

August 16, 2019

Tiffany A. Frazier Regulatory Affairs Specialist Public Service Commission of the District of Columbia 1325 G Street, N.W., Suite 800 Washginton, D.C. 20005

RE: Formal Case No. EA 2019-10, In the Matter of the Application of Inspire Energy Holdings, LLC for an Electricity Supplier License

Response to the Commission's August 9, 2019 Deficiency Letter

Dear Ms. Frazier,

Inspire Energy Holdings, LLC ("Inspire") received and reviewed the Public Service Commission of the District of Columbia's ("Commission") August 9, 2019 deficiency letter. Attached is the requested supplemental documentation. Specifically, the following documents are provided:

- 1. The Commission requests further evidence to support Inspire's showing of financial integrity. Here, attached as Exhibit A, Inspire provides credible evidence that demonstrates it meets the standard under 4605.1(c) for not posting an Integrity Bond. The documentation provided shows an unused line of credit that is large, and backed by a creditworthy entity.
- 2. The Commission requests copies of Inspire's customer contracts and a sample bill. Attached as Exhibit B, Inspires provides copies of its subscription, fixed, and variable rate contracts, which will be used for all customer classes Inspire serves. Inspire will be relying on utility consolidated billing, thus, attached as Exhibit C is a copy of a Pepco bill.
- 3. The Commission requests proof that Inspire registered with the District of Columbia Office of Tax and Revenue. Attached as Exhibit D is evidence in the form of a "Notice of Business Tax Registration."

Please do not hesitate to contact me if you have any questions regarding Inspire's application.

Thank you,

Aaron Jacobs-Smith Corporate Counsel (831) 359-5444

ajacobs-smith@helloinspire.com

EXHIBIT A
Financial Integrity Credible Evidence that Demon trate In pire Meet the Standard under 4605 1(c)



EXHIBIT B In pire Sub cription, Fi ed, and Variable Rate Energy Contract

District of Columbia Subscription Contract Summary

	Inspire Energy Holdings, LLC ("Inspire") [Insert DC license number once received] 866-403-2620
Electric Supplier	www.helloinspire.com
Information	membersupport@helloinspire.com
	1200 Ferry Avenue Camden NJ 08104
	Inspire is responsible for your electric supply.
Price Structure	Subscription. A fixed monthly supply price.
Supply Price	\$[amount] / month for the Initial Term.
Statement Regarding Savings	The supply price may not always provide a savings.
	[Incentive details populated based on plan specifics]
Incentives	Inspire ensures that electricity equal to 100% of your electricity usage is produced by clean energy generation facilities located in the United States.
Contract Start Date	Your contract will begin on the date your utility processes your enrollment with Inspire.
Contract Term / Length	[number of months] months ("Initial Term").
Cancellation / Early Termination Fees	If you terminate after the three-day rescission period, but before the end of the Initial Term, you will be charged an early termination fee of \$[amount] for each remaining month of the Initial Term.
Rescission Policy	You may rescind this contract without incurring any charge from Inspire if you cancel within (3) business days of the date you sign this contract, submit your enrollment electronically, or the date of mailed enrollment confirmation. See section 2 of the Terms and Conditions for details.
Renewal Terms	We will send you an end of term or renewal notice forty-five (45) days prior to expiration of the Initial Term. You may respond at any time prior to the end of your Initial Term to request that your contract not be renewed, in which case you will be returned to standard offer service if you have not selected another retail
	electricity supplier.

For additional information, please refer to your Terms and Conditions. Please retain this document for your records. If you have any questions regarding this agreement, contact your competitive supplier using the information above.

Inspire Energy Holdings, LLC Terms and Conditions

These Terms and Conditions, the Contract Summary, and your enrollment authorization, whether written, verbal, electronic, or otherwise ("Enrollment Authorization"), and any amendments to these documents from time to time, are an agreement (collectively, the "Agreement") for electric generation service between you ("Customer" or "you") and Inspire Energy Holdings, LLC ("Inspire," "we," or "us"). Your electric distribution company ("EDC") and provider of last resort is your local utility.

1. Background.

Inspire is a retail electricity supplier licensed by the Public Service Commission of the District of Columbia ("Commission" or "PSC") to offer and supply electric generation services in Delaware. The PSC does not regulate Inspire's generation prices and charges but does regulate your EDC's distribution rates and services. You will receive a single bill from your EDC that will contain your EDC charges and Inspire charges

2. Your Right to Rescind.

You may rescind this Agreement at any time within three (3) business days after the start of the rescission period. The rescission period begins on one of the following dates, as applicable:

- (1) when you sign the contract with Inspire;
- (2) when you submit your electronic enrollment to Inspire online; or
- (3) if you receive the contract by mail, the postmarked date of the mailing.

You may rescind this Agreement by contacting Inspire by phone at (866) 403-2620, email at membersupport@helloinspire.com, or mail to Inspire Energy Holdings, LLC, 1200 Ferry Avenue Camden NJ 08104.

3. Definitions.

"Generation Charge" means the charge for production of electricity.

"PJM" means PJM Interconnection, LLC (or its successor), which operates an electronic transmission system in all or part of Delaware, Illinois, Indiana, Kentucky, Maryland, Michigan, New Jersey, North Carolina, Ohio, Pennsylvania, Tennessee, Virginia, West Virginia and the District of Columbia ("PJM Region").

"kWh" means kilowatt hour, which is a measurement of your electricity usage.

"Transmission Charge" means the charge for moving high voltage electricity from a generation facility to the distribution lines of an electric distribution company.

4. Contract Overview.

Electric Supplier Information	Inspire Energy Holdings, LLC ("Inspire") [Insert DC license number once received] 866-403-2620 www.helloinspire.com membersupport@helloinspire.com 1200 Ferry Avenue Camden NJ 08104
	Inspire is responsible for your electric supply.
Price Structure	Subscription. A fixed monthly supply price.
Supply Price	\$[amount] / month for the Initial Term.
Statement Regarding Savings	The supply price may not always provide a savings.
Incentives	[Incentive details populated based on plan specifics] Inspire ensures that electricity equal to 100% of your electricity usage is produced by clean energy generation facilities located in the United States.
Contract Start Date	Your contract will begin on the date your utility processes your enrollment with Inspire.
Contract Term / Length	[number of months] months ("Initial Term").
Cancellation / Early Termination Fees	If you terminate after the three-day rescission period, but before the end of the Initial Term, you will be charged an early termination fee of \$[amount] for each remaining month of the Initial Term.
Rescission Policy	You may rescind this contract without incurring any charge from Inspire if you cancel within (3) business days of the date you sign this contract, submit your enrollment electronically, or the date of mailed enrollment confirmation. See section 2 of the Terms and Conditions for details.

5. Subscription Price.

Your flat monthly supply price is fixed for the Initial Term and will not change during this period. This monthly price will be charged regardless of actual usage. If you call Inspire at (866) 403-2620 within twelve (12) days of the end of your current billing cycle, we can provide you with rate information for the following billing cycle. The flat monthly supply price may be higher than what you would be charged under your electric utility's Standard Offer Service rate. Inspire does not guarantee any savings over the electric utility's rates for any particular month or over the entire term of this Agreement. The price is not the total monthly amount for electric service and does not include the electric utility's charges, including, but not limited to electric utility delivery and distribution charges, which are separate amounts that you must pay your electric utility.

To learn more about subscription pricing, please contact us at (866) 403-2620, membersupport@helloinspire.com, or by chat at www.helloinspire.com.

6. Duration of Agreement.

You will buy your electricity generation service for the street address specified in your Enrollment Authorization from Inspire beginning on the date set by your EDC and service will continue for the length of the Agreement as specified in the Contract Summary above. If you do not enter into a new agreement with Inspire, you do not take action to switch to another supplier, or you do not move back to default service with your EDC at the end of the Initial Term, any further service will be governed by the terms of your renewal, if any, described in Section 10 below.

7. Cancellation Provisions.

You may cancel your service under this Agreement at any time. If you cancel this Agreement during the Initial Term, you are subject to a cancellation fee. You authorize us to debit the credit card or debit card you provided to us at the time of enrollment or as otherwise provided to us (the "Payment Method") for an amount equal to the cancellation fee on or after the date you cancel this Agreement during the Initial Term, unless you cancel this Agreement at any time during the three-day rescission period. If you update the Payment Method, you authorize us to debit the updated Payment Method. If the Payment Method is cancelled or a request to debit the Payment Method is rejected, you shall remain liable for the cancellation fee. You represent and warrant that you have the right to authorize any debit to the Payment Method and are either an owner of the Payment Method or an authorized user of the Payment Method.

Cancellation is effective on the date your EDC switches your account from Inspire.

To cancel this Agreement, please contact Inspire by phone at (866) 403-2620, email at membersupport@helloinspire.com, or mail to Inspire Energy Holdings, LLC, 1200 Ferry Avenue Camden NJ 08104. If your EDC terminates your service, this Agreement will be automatically cancelled. Inspire reserves the right to cancel this Agreement, in whole or with respect to any particular account(s) covered by this Agreement, at any time for any reason and we will follow applicable rules in providing you notice of this intent. Inspire will provide written notice (by email or U.S. Mail) at least thirty-five (35) days prior to cancellation. Cancellation occurs on the date it is deemed effective by the EDC, after any applicable notice period, and you will be responsible for unpaid balances as of the cancellation date, until your account is paid in full, and we will not assess a cancellation fee if Inspire cancels this Agreement. Upon cancellation, if you do not select a new supplier, your will be returned to your EDC's default service.

Cancellation of Existing Service. You are responsible for canceling any agreements with other electric suppliers from whom you are purchasing electric service as of the date of this Agreement.

8. Special Terms and Conditions: Rewards Program.

Please refer to your Rewards Terms and Conditions regarding your rewards program, if applicable. If you cancel this Agreement prior to the end of your second billing cycle, you may forfeit some or all of the rewards.

9. Environmental Disclosure.

Typical grid power in your region is produced mostly from dirty fuels like coal, oil, and gas. Inspire ensures that electricity equal to 100% of your electricity usage is produced by clean power generation facilities located in the United States.

Electricity is the product of a mix of generation energy sources that is delivered over a system of wires. You will not have electricity from a specific generation facility delivered directly to your service address. However, Inspire ensures that the applicable percentage of your electricity usage is offset by the generation of energy from clean resources on an annual basis. Inspire does so by purchasing and retiring "renewable energy attributes" or "renewable energy certificates" representing the environmental attributes associated with the applicable amount of renewable energy generation from the renewable sources specified for your product. Your purchase helps support the development and operation of clean energy in the areas specified for your product. Inspire may take up to three months following the close of a calendar year to make up any deficiency in the clean resource content for this product. Information on generation energy sources for your product, energy efficiency, environmental impacts or historical billing data is available upon request.

10. Renewal Provision/Agreement Expiration.

Inspire will send you a notice at least forty-five days (45) days before the end of the Initial Term (the "Notice"). If Inspire is not offering to renew your contract, the Notice will provide final bill payment instructions, a notice that if you do not select a new supplier you will be returned to your EDC, and the PSC's contact information.

If Inspire wishes to offer service after the expiration of the Initial Term, the Notice will be a notice of renewal, in which case the Notice will include: (1) any changes to the material terms and conditions, including the electricity price, of this Agreement; (2) information on how you can terminate this Agreement at the conclusion of the term without penalty, (3) a statement that terminating the Agreement without selecting another supplier will return you to your EDC's standard offer service, and (4) an advisement that the PSC can provide you with additional information on the energy supply choices available to you, as well as the telephone number and website for the PSC.

If you receive a Notice with renewal terms, this Agreement will automatically renew with the revised offer and Terms and Conditions unless you cancel the renewal of this Agreement by notifying Inspire not later than 15 days prior to the end of the term. If you cancel the renewal, then this Agreement will terminate at the end of the then-current term and you will remain responsible for any unpaid balance as of the termination date, but we will not assess a cancellation fee.

11. Billing and Payment.

You will receive one consolidated bill from your EDC each billing cycle for the electric and related services provided by Inspire, as well as charges for the distribution and other services provided by your EDC. You will make payment for all of these services directly to your EDC according to the payment terms stated in your EDC's tariffs. Past-due charges may incur late fees as set forth in your EDC's tariffs. In the event your EDC charges Inspire for services related to your account, Inspire reserves the right to bill you for these charges. You acknowledge that your billing and payment information may be provided to Inspire.

12. Title and Taxes.

Each party will indemnify and hold the other party harmless from any and all claims (including claims for personal injury, death, or property damage), losses, fees, taxes, damages, suits, causes of actions and judgments of any kind arising hereunder while title and risk of loss are vested in the indemnifying party. You will be responsible for the payment of all transfer, sales or other taxes related to Inspire's service under this Agreement. If you are exempt from any such taxes, you are responsible for identifying and requesting such exemption from the collection of taxes by filing appropriate documentation with Inspire and/or your EDC, as applicable.

13. Contact Information/Customer Complaints/Dispute Procedure.

If you have a question about your bill or service, you may contact Inspire at 866-403-2620, membersupport@helloinspire.com, or by chat at www.helloinspire.com. If you are not satisfied with the response from Inspire's customer care representative, you may ask that your questions be referred to an Inspire supervisor, who will respond promptly.

If you remain unsatisfied with our attempts to resolve the issue, you may seek assistance from the PSC or the Office of People's Counsel using the below contact information:

Public Service Commission of the District of Columbia Office of Consumer Services 325 G Street, NW, Suite 800 Washington DC 20005 https://dcpsc.org/ 202-626-5120

Office of the People's Counsel 1133 15th Street N.W., Suite 500, Washington, DC 20005 http://www.opc-dc.gov/ (202) 727-3071 You will be responsible for payment as required during the dispute, and such payment shall be refunded if warranted by the dispute's resolution.

14. Limitation of Liability.

Inspire's aggregate liability arising out of or related to this Agreement shall not exceed the amount of your largest monthly invoice for electric service during the twelve (12) months immediately preceding cancellation of this Agreement. The Parties agree to the extent permitted by law that the statute of limitations with respect to all claims arising out of or related to this Agreement shall be reduced to the lesser of (x) two years from the event giving rise to the claim or (y) the minimum period permitted by law and any action not brought within such time period shall be barred without regard to any other limitations period. TO THE MAXIMUM EXTENT PERMITTED BY LAW AND EXCEPT WHEN A REMEDY OR MEASURE OF DAMAGES IS EXPRESSLY HEREIN PROVIDED, INSPIRE'S LIABILITY SHALL BE LIMITED TO ONLY THE DIRECT ACTUAL DAMAGES AND SUCH DIRECT ACTUAL DAMAGES SHALL BE THE SOLE AND EXCLUSIVE REMEDY AND ALL OTHER REMEDIES OR DAMAGES AT LAW OR IN EQUITY ARE WAIVED INCLUDING, BUT NOT LIMITED TO, ANY CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES, LOST PROFITS, BY STATUTE, IN TORT OR CONTRACT, UNDER ANY INDEMNITY PROVISION OR OTHERWISE. IT IS THE INTENT OF THE PARTIES THAT THE LIMITATIONS HEREIN IMPOSED ON REMEDIES AND THE MEASURE OF DAMAGES BE WITHOUT REGARD TO THE CAUSE OR CAUSES RELATED THERETO, INCLUDING THE NEGLIGENCE OF ANY PARTY, WHETHER SUCH NEGLIGENCE BE SOLE, JOINT OR CONCURRENT, OR ACTIVE OR PASSIVE. TO THE EXTENT ANY DAMAGES REQUIRED TO BE PAID HEREUNDER ARE LIQUIDATED, THE PARTIES ACKNOWLEDGE THAT THE DAMAGES ARE DIFFICULT OR IMPOSSIBLE TO DETERMINE, OTHERWISE OBTAINING AN ADEQUATE REMEDY IS INCONVENIENT AND THE LIQUIDATED DAMAGES CONSTITUTE A REASONABLE APPROXIMATION OF THE HARM OR LOSS.

15. Binding Effects; Assignment.

This Agreement shall extend to and be binding upon Inspire's respective permitted successors and permitted assigns. You may not assign this Agreement, in whole or in part, without Inspire's prior written consent and any attempted assignment shall be void. Inspire may, without your consent, sell, transfer, pledge, encumber or assign the accounts receivable and revenues derived from this Agreement (or any proceeds thereof). In addition, Inspire may assign the rights and obligations hereunder consistent with applicable law.

16. Force Majeure.

YOU AGREE THAT EVENTS OF FORCE MAJEURE MAY RESULT IN INTERRUPTIONS IN SERVICE AND THAT WE WILL NOT BE RESPONSIBLE FOR SUPPLYING ELECTRICITY TO YOU AND WE WILL NOT BE LIABLE FOR THOSE INTERRUPTIONS. YOU AGREE THAT INSPIRE'S LIABILITY NOT EXCUSED BY REASON OF FORCE MAJEURE OR OTHERWISE WILL BE LIMITED TO DIRECT

ACTUAL DAMAGES ONLY; AND NEITHER OF US IS LIABLE TO THE OTHER FOR CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES. WE MAKE NO REPRESENTATIONS OR WARRANTIES AND WE EXPRESSLY DISCLAIM ALL OTHER WARRANTIES, WRITTEN OR ORAL, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

17. Severability.

Each provision of this Agreement is made subject to the maximum extent permitted by law and if any of the provisions, or portions or applications hereof are held to be unenforceable or invalid by any court of competent jurisdiction, Inspire and Customer shall negotiate an equitable adjustment to or amendment of the affected provisions with a view toward effecting the purpose of this Agreement, and the validity and enforceability of the remaining provisions, or portions or applications hereof or thereof, shall not be affected thereby.

18. Application of the UCC.

THE PARTIES AGREE THAT TO THE MAXIMUM EXTENT POSSIBLE UNDER LAW, ARTICLE 2 OF THE UNIFORM COMMERCIAL CODE SHALL APPLY TO ENERGY SOLD HEREUNDER AND IF ANY TOPIC OR MATTER ADDRESSED HEREIN IS ALSO ADDRESSED IN SUCH ARTICLE 2, THEN THIS AGREEMENT SHALL CONTROL AS TO SUCH TOPIC OR MATTER. CUSTOMER HEREBY WAIVES ANY RIGHTS IT MAY HAVE PURSUANT TO SECTION 2609 OF THE UCC, OR ANY OTHER SIMILAR DOCTRINE UNDER LAW OR STATUTE WHEREBY CUSTOMER MAY DEMAND ADEQUATE ASSURANCE OF PERFORMANCE FROM INSPIRE.

19. WAIVER OF JURY TRIAL.

TO THE FULLEST EXTENT PERMITTED BY LAW, ANY DISPUTE ARISING OUT OF OR RELATING TO THIS AGREEMENT, INCLUDING CLAIMS ARISING IN CONTRACT, TORT, STATUTORY OR OTHERWISE, SHALL BE SETTLED EXCLUSIVELY AND FINALLY BY ARBITRATION IN ACCORDANCE WITH THE RULES AND PROCEDURES OF THE AMERICAN ARBITRATION ASSOCIATION. ANY ARBITRATION PROCEEDING HEREUNDER SHALL BE CONDUCTED EXCLUSIVELY IN DOVER, DELAWARE. NEITHER PARTY MAY ALTER, AMEND, OR OTHERWISE CHANGE THE BINDING OBLIGATION TO ARBITRATE DISPUTES SET FORTH IN THIS PROVISION WITHOUT THE EXPRESS CONSENT OF THE OTHER PARTY, PROVIDED HOWEVER, INSPIRE MAY CHANGE THE TIME, PLACE, MANNER, PROCESS OR PROCEDURE OF THE BINDING OBLIGATION TO ARBITRATE IN COMPLIANCE WITH THE FOLLOWING SECTION.

20. Other Provisions.

This Agreement and any amendments to these documents constitute your entire Agreement between you and Inspire with regard to your purchase of electric generation and other related services from Inspire. This Agreement supersedes all prior agreements between us, either written or oral. This Agreement is subject to any Law enacted during the term of this Agreement. "Law" means any law, legislation, statute, regulation, rule, tariff, decision, writ, order, decree or judgment, or any interpretations by any court, agency or instrumentality that has jurisdiction. This Agreement is binding upon the parties and their respective successors and assigns. There are no third-party beneficiaries to this Agreement. This Agreement will be governed by the laws of the State of Delaware without regard to the application of its conflicts of law principles. Venue for any lawsuit brought to enforce any term or condition of this Agreement will lie exclusively in the State and Federal courts located in Wilmington, Delaware.

21. Customer Information Release Authorization.

By entering into this Agreement, you agree that your EDC may release to us certain information that we need to provide service to you, including your address, telephone number, account number(s), future and historical electricity consumption, meter readings including smart meter data, payment history, billing determinants, rate classifications, and peak electricity demand. You further agree that Inspire may share information about your account with any designated rewards partner to the extent necessary to administer the rewards program consistent with the privacy policy of Inspire, which can be found at https://www.helloinspire.com/policies/privacypolicy. We reserve the right to share information with Inspire affiliates, subsidiaries, your utility, and any service vendor or others Inspire uses to our business — including third party entities with we have relationships, to the extent permitted by law. We will not distribute or sell your personal information to any unaffiliated party without your consent unless we are required to do so by law or it is necessary to enforce the terms of this Agreement or to allow you to receive any rewards. This authorization will remain in effect for the duration of this Agreement. You may rescind this authorization at any time by providing written notice thereof to Inspire, at 1200 Ferry Avenue Camden NJ 08104 or by calling Inspire at 866-403-2620. Inspire reserves the right to cancel this Agreement on thirty (30) calendar days' notice in the event Customer rescinds such authorization.

22. Use of Information.

You agree that Inspire may share your information with Inspire's subsidiaries and/or affiliates, your utility, and any service vendor or others Inspire uses to support our business, including any third-party entities with whom we have relationships. You may rescind these authorizations and restrict the release of your information by contacting us by phone at (866) 403-2620. Inspire reserves the right, to the extent permitted by law, to reject your enrollment or terminate this Agreement and cancel your service in accordance with this Agreement in the event these authorizations are rescinded.

23. Regulatory Changes.

If there is a future change in any applicable law, rule, regulation, order, filed tariffs, market rules or pricing structure whereby Inspire is prevented, prohibited or frustrated from carrying out the terms of this Agreement, in its sole discretion Inspire will have the right to cancel this Agreement by giving notice to you as required under applicable law. If there is a future change in

any applicable law, rule, regulation, order, filed tariffs, market rules or pricing structure, or in charges or new charges, imposed by your EDC, PJM, the Commission or any governmental agency, whereby Inspire incurs additional charges or costs as a result of such changes, then Inspire will have the right in its sole discretion to (i) propose to adjust your price to reflect such additional charges or costs to Inspire by providing you with 45 days' notice before the proposed effective date, and (ii) if you do not accept such proposed price change, cancel this Agreement by giving notice to you as required under applicable law.

24. Amendments.

If after execution of this Agreement, Inspire changes any of its material terms, you will be notified of such changes and you will be provided a copy of or website link to access the updated terms. We will send you notice forty-five (45) days in advance of the effective date of the amendment that will explain your options. However, in no event shall Inspire be permitted to change the waiver of jury trial provision contained herein with respect to Customer or Inspire. The amendment will become effective unless you notify Inspire not later than 15 days before the effective date that you do not accept the amendment. If you send such a notice, then Inspire, in its sole discretion, may terminate this Agreement at the end of the then-current term and you will remain responsible for any unpaid balance as of the termination date but we will not assess a cancellation fee. Upon termination, you will be switched to your EDC's standard offer service unless you choose another electricity provider. For the avoidance of doubt, in no event shall any such updated version of the Agreement change, alter, amend or otherwise be construed to mean that the mandatory nature of the waiver of jury trial provision contained herein is changed.

25. Notices.

Unless otherwise required by law, you agree that Inspire may transmit to you all notices electronically, including via electronic mail ("e-mail") to the e-mail address you have provided to Inspire. You shall notify Inspire within seven (7) calendar days in the event your e-mail address changes by calling Inspire at (866) 403-2620.

26. Contact Information.

Electric supplier name: Inspire Energy Holdings, LLC Mailing address: 1200 Ferry Avenue Camden NJ 08104

Phone number: (866) 403-2620

Internet address: www.helloinspire.com

If you have an electric outage, service interruption or other emergency, you can contact your utility, Pepco, at (800) 643-3768.

To contact the PSC: Public Service Commission of the District of Columbia Office of Consumer Services 325 G Street, NW, Suite 800 Washington DC 20005

https://dcpsc.org/ 202-626-5120

To contact the Office of People's Counsel: Office of the People's Counsel 1133 15th Street N.W., Suite 500, Washington, DC 20005 http://www.opc-dc.gov/ (202) 727-3071

YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TIME PRIOR TO MIDNIGHT OF THE THIRD BUSINESS DAY AFTER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED NOTICE OF CANCELLATION FORM FOR AN EXPLANATION OF THIS RIGHT.

Signature:	Date:
I have read and agree to these contractual terms and	I am authorized to approve this change in
utility service to Inspire.	

District of Columbia Electricity Sales Agreement Sales Ambassador Name Sales Ambassador ID # Date of Sale

NOTICE OF CANCELLATION

Date of Transaction:
You may cancel this transaction, without any penalty or obligation, within 3 business days from the above date.
If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instrument executed by you will be returned within 10 business days following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be cancelled.
If you cancel, you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale; or you may if you wish comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk.
If you do not return the goods available to the seller or if the seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods without any further obligation.
To cancel this transaction, mail or deliver a signed and dated copy of this cancellation notice or any other written notice, or send a telegram to Inspire Energy Holdings, LLC at Inspire Energy Holdings, LLC, 1200 Ferry Avenue Camden NJ 08104 not later than midnight of
I hereby cancel this transaction.
(date)
(Buyer's Signature)

NOTICE OF CANCELLATION

Date of Transaction:
You may cancel this transaction, without any penalty or obligation, within 3 business days from the above date.
If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instrument executed by you will be returned within 10 business days following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be cancelled.
If you cancel, you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale; or you may if you wish comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk.
If you do not return the goods available to the seller or if the seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods without any further obligation.
To cancel this transaction, mail or deliver a signed and dated copy of this cancellation notice or any other written notice, or send a telegram to Inspire Energy Holdings, LLC at Inspire Energy Holdings, LLC, 1200 Ferry Avenue Camden NJ 08104 not later than midnight of
I hereby cancel this transaction.
(date)
(Buyer's Signature)

District of Columbia Fixed Rate Contract Summary

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Information	membersupport@helloinspire.com
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	Inspire is responsible for your electric supply.
	Fixed. Your supply price is fixed for the Initial Term and includes
Price Structure	costs associated with the generation and transmission of your
	electricity supply.
Supply Price	\$[amount] per kWh for the Initial Term.
Statement Regarding	The supply price may not always provide a savings.
Savings	The supply price may not always provide a savings.
	[Incentive details populated based on plan specifics]
Incentives	Inspire ensures that electricity equal to 100% of your electricity usage is produced by clean energy generation facilities located in the United States.
Contract Start Date	Your contract will begin on the date your utility processes your enrollment with Inspire.
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Renewal Terms	We will send you an end of term or renewal notice forty-five (45)
	days prior to expiration of the Initial Term. You may respond at any
	time prior to the end of your Initial Term to request that your
	contract not be renewed, in which case you will be returned to
	standard offer service if you have not selected another retail
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1. Background.

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2. Your Right to Rescind.

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- (1) when you sign the contract with Inspire;
- (2) when you submit your electronic enrollment to Inspire online; or
- (3) if you receive the contract by mail, the postmarked date of the mailing.

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3. Definitions.

"Generation Charge" means the charge for production of electricity.

"PJM" means PJM Interconnection, LLC (or its successor), which operates an electronic transmission system in all or part of Delaware, Illinois, Indiana, Kentucky, Maryland, Michigan, New Jersey, North Carolina, Ohio, Pennsylvania, Tennessee, Virginia, West Virginia and the District of Columbia ("PJM Region").

"kWh" means kilowatt hour, which is a measurement of your electricity usage.

"Transmission Charge" means the charge for moving high voltage electricity from a generation facility to the distribution lines of an electric distribution company.

4. Contract Overview.

	Inspire Energy Holdings, LLC ("Inspire")
	[Insert DC license number once received] 866-403-2620
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	1200 Ferry Avenue Camden NJ 08104
	Inspire is responsible for your electric supply.
	Fixed. Your supply price is fixed for the Initial Term and includes
Price Structure	costs associated with the generation and transmission of your electricity supply.
Supply Price	\$[amount] per kWh for the Initial Term.
Statement Regarding Savings	The supply price may not always provide a savings.
	[Incentive details populated based on plan specifics]
Incentives	Inspire ensures that electricity equal to 100% of your electricity
	usage is produced by clean energy generation facilities located in the United States.
Contract Start Date	Your contract will begin on the date your utility processes your enrollment with Inspire.
Contract Term / Length	[number of months] months ("Initial Term").
Cancellation / Early Termination Fees	If you terminate after the three-day rescission period, but before the end of the Initial Term, you will be charged an early termination fee of \$[amount] for each remaining month of the Initial Term.
Rescission Policy	You may rescind this contract without incurring any charge from Inspire if you cancel within (3) business days of the date you sign this contract, submit your enrollment electronically, or the date of mailed enrollment confirmation. See section 2 of the Terms and Conditions for details.

5. Fixed Price.

You agree to pay the price per kWh described in the Contract Summary. This price includes Generation Charges and Transmission Charges. If you call Inspire at 866-403-2620 within twelve (12) days of the end of your current billing cycle, we can provide you with rate information for the following billing cycle. The price may be higher than your EDC's supply rate. Inspire does not guarantee any savings over the EDC's rates for the term of this Agreement. The price does not include EDC charges, including, but not limited to, EDC delivery and distribution charges, which are separate amounts that you must pay your EDC. To learn more about your fixed price, please call us at 866-403-2620.

To learn more about your fixed price, please contact us at (866) 403-2620, membersupport@helloinspire.com, or by chat at www.helloinspire.com.

6. Duration of Agreement.

You will buy your electricity generation service for the street address specified in your Enrollment Authorization from Inspire beginning on the date set by your EDC and service will continue for the length of the Agreement as specified in the Contract Summary above. If you do not enter into a new agreement with Inspire, you do not take action to switch to another supplier, or you do not move back to default service with your EDC at the end of the Initial Term, any further service will be governed by the terms of your renewal, if any, described in Section 10 below.

7. Cancellation Provisions.

You may cancel your service under this Agreement at any time. If you cancel this Agreement during the Initial Term, you are subject to a cancellation fee. You authorize us to debit the credit card or debit card you provided to us at the time of enrollment or as otherwise provided to us (the "Payment Method") for an amount equal to the cancellation fee on or after the date you cancel this Agreement during the Initial Term, unless you cancel this Agreement at any time during the three-day rescission period. If you update the Payment Method, you authorize us to debit the updated Payment Method. If the Payment Method is cancelled or a request to debit the Payment Method is rejected, you shall remain liable for the cancellation fee. You represent and warrant that you have the right to authorize any debit to the Payment Method and are either an owner of the Payment Method or an authorized user of the Payment Method.

Cancellation is effective on the date your EDC switches your account from Inspire.

To cancel this Agreement, please contact Inspire by phone at (866) 403-2620, email at membersupport@helloinspire.com, or mail to Inspire Energy Holdings, LLC, 1200 Ferry Avenue Camden NJ 08104. If your EDC terminates your service, this Agreement will be automatically cancelled. Inspire reserves the right to cancel this Agreement, in whole or with respect to any particular account(s) covered by this Agreement, at any time for any reason and we will follow applicable rules in providing you notice of this intent. Inspire will provide written notice (by email or U.S. Mail) at least thirty-five (35) days prior to cancellation. Cancellation occurs on the date it is deemed effective by the EDC, after any applicable notice period, and you will be responsible for unpaid balances as of the cancellation date, until your account is paid in full, and we will not assess a cancellation fee if Inspire cancels this Agreement. Upon cancellation, if you do not select a new supplier, your will be returned to your EDC's default service.

Cancellation of Existing Service. You are responsible for canceling any agreements with other electric suppliers from whom you are purchasing electric service as of the date of this Agreement.

8. Special Terms and Conditions: Rewards Program.

Please refer to your Rewards Terms and Conditions regarding your rewards program, if applicable. If you cancel this Agreement prior to the end of your second billing cycle, you may forfeit some or all of the rewards.

9. Environmental Disclosure.

Typical grid power in your region is produced mostly from dirty fuels like coal, oil, and gas. Inspire ensures that electricity equal to 100% of your electricity usage is produced by clean power generation facilities located in the United States.

Electricity is the product of a mix of generation energy sources that is delivered over a system of wires. You will not have electricity from a specific generation facility delivered directly to your service address. However, Inspire ensures that the applicable percentage of your electricity usage is offset by the generation of energy from clean resources on an annual basis. Inspire does so by purchasing and retiring "renewable energy attributes" or "renewable energy certificates" representing the environmental attributes associated with the applicable amount of renewable energy generation from the renewable sources specified for your product. Your purchase helps support the development and operation of clean energy in the areas specified for your product. Inspire may take up to three months following the close of a calendar year to make up any deficiency in the clean resource content for this product. Information on generation energy sources for your product, energy efficiency, environmental impacts or historical billing data is available upon request.

10. Renewal Provision/Agreement Expiration.

Inspire will send you a notice at least forty-five days (45) days before the end of the Initial Term (the "Notice"). If Inspire is not offering to renew your contract, the Notice will provide final bill payment instructions, a notice that if you do not select a new supplier you will be returned to your EDC, and the PSC's contact information.

If Inspire wishes to offer service after the expiration of the Initial Term, the Notice will be a notice of renewal, in which case the Notice will include: (1) any changes to the material terms and conditions, including the electricity price, of this Agreement; (2) information on how you can terminate this Agreement at the conclusion of the term without penalty, (3) a statement that terminating the Agreement without selecting another supplier will return you to your EDC's standard offer service, and (4) an advisement that the PSC can provide you with additional information on the energy supply choices available to you, as well as the telephone number and website for the PSC.

If you receive a Notice with renewal terms, this Agreement will automatically renew with the revised offer and Terms and Conditions unless you cancel the renewal of this Agreement by notifying Inspire not later than 15 days prior to the end of the term. If you cancel the renewal, then this Agreement will terminate at the end of the then-current term and you will remain responsible for any unpaid balance as of the termination date, but we will not assess a cancellation fee.

11. Billing and Payment.

You will receive one consolidated bill from your EDC each billing cycle for the electric and related services provided by Inspire, as well as charges for the distribution and other services provided by your EDC. You will make payment for all of these services directly to your EDC according to the payment terms stated in your EDC's tariffs. Past-due charges may incur late fees as set forth in your EDC's tariffs. In the event your EDC charges Inspire for services related to your account, Inspire reserves the right to bill you for these charges. You acknowledge that your billing and payment information may be provided to Inspire.

12. Title and Taxes.

Each party will indemnify and hold the other party harmless from any and all claims (including claims for personal injury, death, or property damage), losses, fees, taxes, damages, suits, causes of actions and judgments of any kind arising hereunder while title and risk of loss are vested in the indemnifying party. You will be responsible for the payment of all transfer, sales or other taxes related to Inspire's service under this Agreement. If you are exempt from any such taxes, you are responsible for identifying and requesting such exemption from the collection of taxes by filing appropriate documentation with Inspire and/or your EDC, as applicable.

13. Contact Information/Customer Complaints/Dispute Procedure.

If you have a question about your bill or service, you may contact Inspire at 866-403-2620, membersupport@helloinspire.com, or by chat at www.helloinspire.com. If you are not satisfied with the response from Inspire's customer care representative, you may ask that your questions be referred to an Inspire supervisor, who will respond promptly.

If you remain unsatisfied with our attempts to resolve the issue, you may seek assistance from the PSC or the Office of People's Counsel using the below contact information:

Public Service Commission of the District of Columbia Office of Consumer Services 325 G Street, NW, Suite 800 Washington DC 20005 https://dcpsc.org/ 202-626-5120

Office of the People's Counsel 1133 15th Street N.W., Suite 500, Washington, DC 20005 http://www.opc-dc.gov/(202) 727-3071

You will be responsible for payment as required during the dispute, and such payment shall be refunded if warranted by the dispute's resolution.

14. Limitation of Liability.

Inspire's aggregate liability arising out of or related to this Agreement shall not exceed the amount of your largest monthly invoice for electric service during the twelve (12) months immediately preceding cancellation of this Agreement. The Parties agree to the extent permitted by law that the statute of limitations with respect to all claims arising out of or related to this Agreement shall be reduced to the lesser of (x) two years from the event giving rise to the claim or (y) the minimum period permitted by law and any action not brought within such time period shall be barred without regard to any other limitations period. TO THE MAXIMUM EXTENT PERMITTED BY LAW AND EXCEPT WHEN A REMEDY OR MEASURE OF DAMAGES IS EXPRESSLY HEREIN PROVIDED, INSPIRE'S LIABILITY SHALL BE LIMITED TO ONLY THE DIRECT ACTUAL DAMAGES AND SUCH DIRECT ACTUAL DAMAGES SHALL BE THE SOLE AND EXCLUSIVE REMEDY AND ALL OTHER REMEDIES OR DAMAGES AT LAW OR IN EQUITY ARE WAIVED INCLUDING, BUT NOT LIMITED TO, ANY CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES, LOST PROFITS, BY STATUTE, IN TORT OR CONTRACT, UNDER ANY INDEMNITY PROVISION OR OTHERWISE. IT IS THE INTENT OF THE PARTIES THAT THE LIMITATIONS HEREIN IMPOSED ON REMEDIES AND THE MEASURE OF DAMAGES BE WITHOUT REGARD TO THE CAUSE OR CAUSES RELATED THERETO, INCLUDING THE NEGLIGENCE OF ANY PARTY, WHETHER SUCH NEGLIGENCE BE SOLE, JOINT OR CONCURRENT, OR ACTIVE OR PASSIVE. TO THE EXTENT ANY DAMAGES REQUIRED TO BE PAID HEREUNDER ARE LIQUIDATED, THE PARTIES ACKNOWLEDGE THAT THE DAMAGES ARE DIFFICULT OR IMPOSSIBLE TO DETERMINE, OTHERWISE OBTAINING AN ADEQUATE REMEDY IS INCONVENIENT AND THE LIQUIDATED DAMAGES CONSTITUTE A REASONABLE APPROXIMATION OF THE HARM OR LOSS.

15. Binding Effects; Assignment.

This Agreement shall extend to and be binding upon Inspire's respective permitted successors and permitted assigns. You may not assign this Agreement, in whole or in part, without Inspire's prior written consent and any attempted assignment shall be void. Inspire may, without your consent, sell, transfer, pledge, encumber or assign the accounts receivable and revenues derived from this Agreement (or any proceeds thereof). In addition, Inspire may assign the rights and obligations hereunder consistent with applicable law.

16. Force Majeure.

YOU AGREE THAT EVENTS OF FORCE MAJEURE MAY RESULT IN INTERRUPTIONS IN SERVICE AND THAT WE WILL NOT BE RESPONSIBLE FOR SUPPLYING ELECTRICITY TO YOU AND WE WILL NOT BE LIABLE FOR THOSE INTERRUPTIONS. YOU AGREE THAT INSPIRE'S LIABILITY NOT EXCUSED BY REASON OF FORCE MAJEURE OR OTHERWISE WILL BE LIMITED TO DIRECT ACTUAL DAMAGES ONLY; AND NEITHER OF US IS LIABLE TO THE OTHER FOR CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES. WE MAKE NO REPRESENTATIONS OR WARRANTIES AND WE EXPRESSLY

DISCLAIM ALL OTHER WARRANTIES, WRITTEN OR ORAL, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

17. Severability.

Each provision of this Agreement is made subject to the maximum extent permitted by law and if any of the provisions, or portions or applications hereof are held to be unenforceable or invalid by any court of competent jurisdiction, Inspire and Customer shall negotiate an equitable adjustment to or amendment of the affected provisions with a view toward effecting the purpose of this Agreement, and the validity and enforceability of the remaining provisions, or portions or applications hereof or thereof, shall not be affected thereby.

18. Application of the UCC.

THE PARTIES AGREE THAT TO THE MAXIMUM EXTENT POSSIBLE UNDER LAW, ARTICLE 2 OF THE UNIFORM COMMERCIAL CODE SHALL APPLY TO ENERGY SOLD HEREUNDER AND IF ANY TOPIC OR MATTER ADDRESSED HEREIN IS ALSO ADDRESSED IN SUCH ARTICLE 2, THEN THIS AGREEMENT SHALL CONTROL AS TO SUCH TOPIC OR MATTER. CUSTOMER HEREBY WAIVES ANY RIGHTS IT MAY HAVE PURSUANT TO SECTION 2609 OF THE UCC, OR ANY OTHER SIMILAR DOCTRINE UNDER LAW OR STATUTE WHEREBY CUSTOMER MAY DEMAND ADEQUATE ASSURANCE OF PERFORMANCE FROM INSPIRE.

19. WAIVER OF JURY TRIAL.

TO THE FULLEST EXTENT PERMITTED BY LAW, ANY DISPUTE ARISING OUT OF OR RELATING TO THIS AGREEMENT, INCLUDING CLAIMS ARISING IN CONTRACT, TORT, STATUTORY OR OTHERWISE, SHALL BE SETTLED EXCLUSIVELY AND FINALLY BY ARBITRATION IN ACCORDANCE WITH THE RULES AND PROCEDURES OF THE AMERICAN ARBITRATION ASSOCIATION. ANY ARBITRATION PROCEEDING HEREUNDER SHALL BE CONDUCTED EXCLUSIVELY IN DOVER, DELAWARE. NEITHER PARTY MAY ALTER, AMEND, OR OTHERWISE CHANGE THE BINDING OBLIGATION TO ARBITRATE DISPUTES SET FORTH IN THIS PROVISION WITHOUT THE EXPRESS CONSENT OF THE OTHER PARTY, PROVIDED HOWEVER, INSPIRE MAY CHANGE THE TIME, PLACE, MANNER, PROCESS OR PROCEDURE OF THE BINDING OBLIGATION TO ARBITRATE IN COMPLIANCE WITH THE FOLLOWING SECTION.

20. Other Provisions.

This Agreement and any amendments to these documents constitute your entire Agreement between you and Inspire with regard to your purchase of electric generation and other related services from Inspire. This Agreement supersedes all prior agreements between us, either written or oral. This Agreement is subject to any Law enacted during the term of this Agreement. "Law" means any law, legislation, statute, regulation, rule, tariff, decision, writ, order, decree or

judgment, or any interpretations by any court, agency or instrumentality that has jurisdiction. This Agreement is binding upon the parties and their respective successors and assigns. There are no third-party beneficiaries to this Agreement. This Agreement will be governed by the laws of the State of Delaware without regard to the application of its conflicts of law principles. Venue for any lawsuit brought to enforce any term or condition of this Agreement will lie exclusively in the State and Federal courts located in Wilmington, Delaware.

21. Customer Information Release Authorization.

By entering into this Agreement, you agree that your EDC may release to us certain information that we need to provide service to you, including your address, telephone number, account number(s), future and historical electricity consumption, meter readings including smart meter data, payment history, billing determinants, rate classifications, and peak electricity demand. You further agree that Inspire may share information about your account with any designated rewards partner to the extent necessary to administer the rewards program consistent with the privacy policy of Inspire, which can be found at https://www.helloinspire.com/policies/privacypolicy. We reserve the right to share information with Inspire affiliates, subsidiaries, your utility, and any service vendor or others Inspire uses to our business — including third party entities with we have relationships, to the extent permitted by law. We will not distribute or sell your personal information to any unaffiliated party without your consent unless we are required to do so by law or it is necessary to enforce the terms of this Agreement or to allow you to receive any rewards. This authorization will remain in effect for the duration of this Agreement. You may rescind this authorization at any time by providing written notice thereof to Inspire, at 1200 Ferry Avenue Camden NJ 08104 or by calling Inspire at 866-403-2620. Inspire reserves the right to cancel this Agreement on thirty (30) calendar days' notice in the event Customer rescinds such authorization.

22. Use of Information.

You agree that Inspire may share your information with Inspire's subsidiaries and/or affiliates, your utility, and any service vendor or others Inspire uses to support our business, including any third-party entities with whom we have relationships. You may rescind these authorizations and restrict the release of your information by contacting us by phone at (866) 403-2620. Inspire reserves the right, to the extent permitted by law, to reject your enrollment or terminate this Agreement and cancel your service in accordance with this Agreement in the event these authorizations are rescinded.

23. Regulatory Changes.

If there is a future change in any applicable law, rule, regulation, order, filed tariffs, market rules or pricing structure whereby Inspire is prevented, prohibited or frustrated from carrying out the terms of this Agreement, in its sole discretion Inspire will have the right to cancel this Agreement by giving notice to you as required under applicable law. If there is a future change in any applicable law, rule, regulation, order, filed tariffs, market rules or pricing structure, or in charges or new charges, imposed by your EDC, PJM, the Commission or any governmental agency, whereby Inspire incurs additional charges or costs as a result of such changes, then

Inspire will have the right in its sole discretion to (i) propose to adjust your price to reflect such additional charges or costs to Inspire by providing you with 45 days' notice before the proposed effective date, and (ii) if you do not accept such proposed price change, cancel this Agreement by giving notice to you as required under applicable law.

24. Amendments.

If after execution of this Agreement, Inspire changes any of its material terms, you will be notified of such changes and you will be provided a copy of or website link to access the updated terms. We will send you notice forty-five (45) days in advance of the effective date of the amendment that will explain your options. However, in no event shall Inspire be permitted to change the waiver of jury trial provision contained herein with respect to Customer or Inspire. The amendment will become effective unless you notify Inspire not later than 15 days before the effective date that you do not accept the amendment. If you send such a notice, then Inspire, in its sole discretion, may terminate this Agreement at the end of the then-current term and you will remain responsible for any unpaid balance as of the termination date but we will not assess a cancellation fee. Upon termination, you will be switched to your EDC's standard offer service unless you choose another electricity provider. For the avoidance of doubt, in no event shall any such updated version of the Agreement change, alter, amend or otherwise be construed to mean that the mandatory nature of the waiver of jury trial provision contained herein is changed.

25. Notices.

Unless otherwise required by law, you agree that Inspire may transmit to you all notices electronically, including via electronic mail ("e-mail") to the e-mail address you have provided to Inspire. You shall notify Inspire within seven (7) calendar days in the event your e-mail address changes by calling Inspire at (866) 403-2620.

26. Contact Information.

Electric supplier name: Inspire Energy Holdings, LLC Mailing address: 1200 Ferry Avenue Camden NJ 08104

Phone number: (866) 403-2620

Internet address: www.helloinspire.com

If you have an electric outage, service interruption or other emergency, you can contact your utility, Pepco, at (800) 643-3768.

To contact the PSC:
Public Service Commission of the District of Columbia
Office of Consumer Services
325 G Street, NW, Suite 800
Washington DC 20005
https://dcpsc.org/
202-626-5120

To contact the Office of People's Counsel: Office of the People's Counsel 1133 15th Street N.W., Suite 500, Washington, DC 20005 http://www.opc-dc.gov/ (202) 727-3071

YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TIME PRIOR TO MIDNIGHT OF THE THIRD BUSINESS DAY AFTER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED NOTICE OF CANCELLATION FORM FOR AN EXPLANATION OF THIS RIGHT.

Signature:	Date:
I have read and agree to these contractual	terms and I am authorized to approve this change in
utility service to Inspire.	

District of Columbia Electricity Sales Agreement Sales Ambassador Name Sales Ambassador ID # Date of Sale

NOTICE OF CANCELLATION

Date of Transaction:
You may cancel this transaction, without any penalty or obligation, within 3 business days from the above date.
If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instrument executed by you will be returned within 10 business days following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be cancelled.
If you cancel, you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale; or you may if you wish comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk.
If you do not return the goods available to the seller or if the seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods without any further obligation.
To cancel this transaction, mail or deliver a signed and dated copy of this cancellation notice or any other written notice, or send a telegram to Inspire Energy Holdings, LLC at Inspire Energy Holdings, LLC, 1200 Ferry Avenue Camden NJ 08104 not later than midnight of
I hereby cancel this transaction.
(date)
(Buyer's Signature)

NOTICE OF CANCELLATION

Date of Transaction:
You may cancel this transaction, without any penalty or obligation, within 3 business days from the above date.
If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instrument executed by you will be returned within 10 business days following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be cancelled.
If you cancel, you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale; or you may if you wish comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk.
If you do not return the goods available to the seller or if the seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods without any further obligation.
To cancel this transaction, mail or deliver a signed and dated copy of this cancellation notice or any other written notice, or send a telegram to Inspire Energy Holdings, LLC at Inspire Energy Holdings, LLC, 1200 Ferry Avenue Camden NJ 08104 not later than midnight of
I hereby cancel this transaction.
(date)
(Buyer's Signature)

District of Columbia Variable Rate Contract Summary

	Inspire Energy Holdings, LLC ("Inspire") [Insert DC license number once received] 866-403-2620
Electric Supplier	www.helloinspire.com
Information	membersupport@helloinspire.com
Information	1200 Ferry Avenue Camden NJ 08104
	1200 1 111 111 011110 0111110 0010 1
	Inspire is responsible for your electric supply.
	Variable. Variable price shall each month reflect the cost of
	electricity obtained from all sources (including energy, capacity,
	settlement, ancillaries), related transmission and distribution charges
	and other market-related factors, plus all applicable fees, charges or
Price Structure	other assessments and Inspire's costs, expenses and margins. There
Thee Structure	is not a limit on how much the variable price may change from one
	billing cycle to the next. You can call us at (866) 403-2620 to access
	historical pricing information and your upcoming price 12 days
	before your next billing cycle. Historical pricing is not indicative of
	present or future pricing.
Supply Price	An introductory price of [amount] per kWh for your first month of
11.7	service, then a variable price for each subsequent month.
Statement Regarding	The supply price may not always provide a savings.
Savings	
	[Incentive details populated based on plan specifics]
Incentives	Inspire ensures that electricity equal to 100% of your electricity usage is produced by clean energy generation facilities located in the United States.
Contract Start Date	Your contract will begin on the date your utility processes your enrollment with Inspire.
Contract Term / Length	Month-to-month.
Cancellation / Early Termination Fees	No cancellation or early termination fees.
Rescission Policy	You may rescind this contract without incurring any charge from
_	Inspire if you cancel within (3) business days of the date you sign
	this contract, submit your enrollment electronically, or the date of
	mailed enrollment confirmation. See section 2 of the Terms and
	Conditions for details.
Renewal Terms	This is a month-to-month contract. Inspire will continue to supply
Kenewai Tellis	your electricity until cancelled by either you or Inspire.
	Joses refer to your Terms and Conditions Please retain this document for your

For additional information, please refer to your Terms and Conditions. Please retain this document for your records. If you have any questions regarding this agreement, contact your competitive supplier using the information above.

Inspire Energy Holdings, LLC Terms and Conditions

These Terms and Conditions, the Contract Summary, and your enrollment authorization, whether written, verbal, electronic, or otherwise ("Enrollment Authorization"), and any amendments to these documents from time to time, are an agreement (collectively, the "Agreement") for electric generation service between you ("Customer" or "you") and Inspire Energy Holdings, LLC ("Inspire," "we," or "us"). Your electric distribution company ("EDC") and provider of last resort is your local utility.

1. Background.

Inspire is a retail electricity supplier licensed by the Public Service Commission of the District of Columbia ("Commission" or "PSC") to offer and supply electric generation services in Delaware. The PSC does not regulate Inspire's generation prices and charges but does regulate your EDC's distribution rates and services. You will receive a single bill from your EDC that will contain your EDC charges and Inspire charges

2. Your Right to Rescind.

You may rescind this Agreement at any time within three (3) business days after the start of the rescission period. The rescission period begins on one of the following dates, as applicable:

- (1) when you sign the contract with Inspire;
- (2) when you submit your electronic enrollment to Inspire online; or
- (3) if you receive the contract by mail, the postmarked date of the mailing.

You may rescind this Agreement by contacting Inspire by phone at (866) 403-2620, email at membersupport@helloinspire.com, or mail to Inspire Energy Holdings, LLC, 1200 Ferry Avenue Camden NJ 08104.

3. Definitions.

"Generation Charge" means the charge for production of electricity.

"PJM" means PJM Interconnection, LLC (or its successor), which operates an electronic transmission system in all or part of Delaware, Illinois, Indiana, Kentucky, Maryland, Michigan, New Jersey, North Carolina, Ohio, Pennsylvania, Tennessee, Virginia, West Virginia and the District of Columbia ("PJM Region").

"kWh" means kilowatt hour, which is a measurement of your electricity usage.

"Transmission Charge" means the charge for moving high voltage electricity from a generation facility to the distribution lines of an electric distribution company.

4. Contract Overview.

	Inspire Energy Holdings, LLC ("Inspire") [Insert DC license number once received] 866-403-2620
Electric Supplier	www.helloinspire.com
Information	membersupport@helloinspire.com
anio macion	1200 Ferry Avenue Camden NJ 08104
	Inspire is responsible for your electric supply.
	Variable. Variable price shall each month reflect the cost of
	electricity obtained from all sources (including energy, capacity,
	settlement, ancillaries), related transmission and distribution charges
	and other market-related factors, plus all applicable fees, charges or
Price Structure	other assessments and Inspire's costs, expenses and margins. There
	is not a limit on how much the variable price may change from one
	billing cycle to the next. You can call us at (866) 403-2620 to access
	historical pricing information and your upcoming price 12 days
	before your next billing cycle. Historical pricing is not indicative of
	present or future pricing.
Supply Price	An introductory price of [amount] per kWh for your first month of
	service, then a variable price for each subsequent month.
Statement Regarding	The supply price may not always provide a savings.
Savings	
	[Incentive details populated based on plan specifics]
Incentives	Inspire ensures that electricity equal to 100% of your electricity
	usage is produced by clean energy generation facilities located in the
	United States.
Contract Start Date	Your contract will begin on the date your utility processes your enrollment with Inspire.
Contract Term / Length	[number of months] months ("Initial Term").
Canadlatian / E - 1	If you terminate after the three-day rescission period, but before the
Cancellation / Early	end of the Initial Term, you will be charged an early termination fee
Termination Fees	of \$[amount] for each remaining month of the Initial Term.
Rescission Policy	You may rescind this contract without incurring any charge from Inspire if you cancel within (3) business days of the date you sign this contract, submit your enrollment electronically, or the date of mailed enrollment confirmation. See section 2 of the Terms and
	Conditions for details.

5. Variable Price.

The price is subject to change each month. If you call Inspire at (866) 403-2620 within twelve (12) days of the end of your current billing cycle, we can provide you with rate information for the following billing cycle. Your price for the initial month is the price per kWh described in the Contract Summary. After the first month, but not more frequently than monthly, and with no

advance notice we may increase or decrease your price based on the following factors: the cost to supply electricity in the PJM market (including energy, capacity, settlement, ancillary services, renewable energy, charges for delivering electricity over a distribution system to the home or business from the transmission system and other PJM market-related factors); applicable fees, charges, costs and expenses; expected margins; competitive prices and other market and business conditions. The price per kilowatt-hour for this product, as modified from time to time, shall be all-inclusive of energy, capacity, congestion, settlement, ancillaries, and all other charges we incur to provide electric generation service to you. There are no extra charges except sales tax, if applicable. The price may be higher than your EDC's supply rate in any month, and there is no limit on price variability from month to month. Inspire does not guarantee any savings over the EDC's rates in any month or for the entire term of this Agreement. The price does not include your EDC distribution charges and other EDC fees and charges, which are separate amounts that you must pay your EDC. There is not a limit on how much the variable price may change from one billing cycle to the next.

To learn more about your variable price, including accessing your upcoming price 12 days before your next billing cycle, please call us at 866-403-2620.

6. Duration of Agreement.

You will buy your electricity generation service for the street address specified in your Enrollment Authorization from Inspire beginning on the date set by your EDC and service will continue on a month-to-month basis.

7. Cancellation Provisions.

You may cancel your service under this Agreement at any time with no cancellation fee. Cancellation is effective on the date your EDC switches your account from Inspire.

To cancel this Agreement, please contact Inspire by phone at (866) 403-2620, email at membersupport@helloinspire.com, or mail to Inspire Energy Holdings, LLC, 1200 Ferry Avenue Camden NJ 08104. If your EDC terminates your service, this Agreement will be automatically cancelled. Inspire reserves the right to cancel this Agreement, in whole or with respect to any particular account(s) covered by this Agreement, at any time for any reason and we will follow applicable rules in providing you notice of this intent. Inspire will provide written notice (by email or U.S. Mail) at least thirty-five (35) days prior to cancellation. Cancellation occurs on the date it is deemed effective by the EDC, after any applicable notice period, and you will be responsible for unpaid balances as of the cancellation date, until your account is paid in full, and we will not assess a cancellation fee if Inspire cancels this Agreement. Upon cancellation, if you do not select a new supplier, your will be returned to your EDC's default service.

Cancellation of Existing Service. You are responsible for canceling any agreements with other electric suppliers from whom you are purchasing electric service as of the date of this Agreement.

8. Special Terms and Conditions: Rewards Program.

Please refer to your Rewards Terms and Conditions regarding your rewards program, if applicable. If you cancel this Agreement prior to the end of your second billing cycle, you may forfeit some or all of the rewards.

9. Environmental Disclosure.

Typical grid power in your region is produced mostly from dirty fuels like coal, oil, and gas. Inspire ensures that electricity equal to 100% of your electricity usage is produced by clean power generation facilities located in the United States.

Electricity is the product of a mix of generation energy sources that is delivered over a system of wires. You will not have electricity from a specific generation facility delivered directly to your service address. However, Inspire ensures that the applicable percentage of your electricity usage is offset by the generation of energy from clean resources on an annual basis. Inspire does so by purchasing and retiring "renewable energy attributes" or "renewable energy certificates" representing the environmental attributes associated with the applicable amount of renewable energy generation from the renewable sources specified for your product. Your purchase helps support the development and operation of clean energy in the areas specified for your product. Inspire may take up to three months following the close of a calendar year to make up any deficiency in the clean resource content for this product. Information on generation energy sources for your product, energy efficiency, environmental impacts or historical billing data is available upon request.

10. Renewal Provision/Agreement Expiration.

This is a month-to-month Agreement that will continue until cancelled/terminated by you or by Inspire in accordance with Section 7 (Cancellation Provisions) above.

11. Billing and Payment.

You will receive one consolidated bill from your EDC each billing cycle for the electric and related services provided by Inspire, as well as charges for the distribution and other services provided by your EDC. You will make payment for all of these services directly to your EDC according to the payment terms stated in your EDC's tariffs. Past-due charges may incur late fees as set forth in your EDC's tariffs. In the event your EDC charges Inspire for services related to your account, Inspire reserves the right to bill you for these charges. You acknowledge that your billing and payment information may be provided to Inspire.

12. Title and Taxes.

Each party will indemnify and hold the other party harmless from any and all claims (including claims for personal injury, death, or property damage), losses, fees, taxes, damages, suits, causes of actions and judgments of any kind arising hereunder while title and risk of loss are vested in the indemnifying party. You will be responsible for the payment of all transfer, sales or other

taxes related to Inspire's service under this Agreement. If you are exempt from any such taxes, you are responsible for identifying and requesting such exemption from the collection of taxes by filing appropriate documentation with Inspire and/or your EDC, as applicable.

13. Contact Information/Customer Complaints/Dispute Procedure.

If you have a question about your bill or service, you may contact Inspire at 866-403-2620, membersupport@helloinspire.com, or by chat at www.helloinspire.com. If you are not satisfied with the response from Inspire's customer care representative, you may ask that your questions be referred to an Inspire supervisor, who will respond promptly.

If you remain unsatisfied with our attempts to resolve the issue, you may seek assistance from the PSC or the Office of People's Counsel using the below contact information:

Public Service Commission of the District of Columbia Office of Consumer Services 325 G Street, NW, Suite 800 Washington DC 20005 https://dcpsc.org/ 202-626-5120

Office of the People's Counsel 1133 15th Street N.W., Suite 500, Washington, DC 20005 http://www.opc-dc.gov/ (202) 727-3071

You will be responsible for payment as required during the dispute, and such payment shall be refunded if warranted by the dispute's resolution.

14. Limitation of Liability.

Inspire's aggregate liability arising out of or related to this Agreement shall not exceed the amount of your largest monthly invoice for electric service during the twelve (12) months immediately preceding cancellation of this Agreement. The Parties agree to the extent permitted by law that the statute of limitations with respect to all claims arising out of or related to this Agreement shall be reduced to the lesser of (x) two years from the event giving rise to the claim or (y) the minimum period permitted by law and any action not brought within such time period shall be barred without regard to any other limitations period. TO THE MAXIMUM EXTENT PERMITTED BY LAW AND EXCEPT WHEN A REMEDY OR MEASURE OF DAMAGES IS EXPRESSLY HEREIN PROVIDED, INSPIRE'S LIABILITY SHALL BE LIMITED TO ONLY THE DIRECT ACTUAL DAMAGES AND SUCH DIRECT ACTUAL DAMAGES SHALL BE THE SOLE AND EXCLUSIVE REMEDY AND ALL OTHER REMEDIES OR DAMAGES AT LAW OR IN EQUITY ARE WAIVED INCLUDING, BUT NOT LIMITED TO, ANY CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT

DAMAGES, LOST PROFITS, BY STATUTE, IN TORT OR CONTRACT, UNDER ANY INDEMNITY PROVISION OR OTHERWISE. IT IS THE INTENT OF THE PARTIES THAT THE LIMITATIONS HEREIN IMPOSED ON REMEDIES AND THE MEASURE OF DAMAGES BE WITHOUT REGARD TO THE CAUSE OR CAUSES RELATED THERETO, INCLUDING THE NEGLIGENCE OF ANY PARTY, WHETHER SUCH NEGLIGENCE BE SOLE, JOINT OR CONCURRENT, OR ACTIVE OR PASSIVE. TO THE EXTENT ANY DAMAGES REQUIRED TO BE PAID HEREUNDER ARE LIQUIDATED, THE PARTIES ACKNOWLEDGE THAT THE DAMAGES ARE DIFFICULT OR IMPOSSIBLE TO DETERMINE, OTHERWISE OBTAINING AN ADEQUATE REMEDY IS INCONVENIENT AND THE LIQUIDATED DAMAGES CONSTITUTE A REASONABLE APPROXIMATION OF THE HARM OR LOSS.

15. Binding Effects; Assignment.

This Agreement shall extend to and be binding upon Inspire's respective permitted successors and permitted assigns. You may not assign this Agreement, in whole or in part, without Inspire's prior written consent and any attempted assignment shall be void. Inspire may, without your consent, sell, transfer, pledge, encumber or assign the accounts receivable and revenues derived from this Agreement (or any proceeds thereof). In addition, Inspire may assign the rights and obligations hereunder consistent with applicable law.

16. Force Majeure.

YOU AGREE THAT EVENTS OF FORCE MAJEURE MAY RESULT IN INTERRUPTIONS IN SERVICE AND THAT WE WILL NOT BE RESPONSIBLE FOR SUPPLYING ELECTRICITY TO YOU AND WE WILL NOT BE LIABLE FOR THOSE INTERRUPTIONS. YOU AGREE THAT INSPIRE'S LIABILITY NOT EXCUSED BY REASON OF FORCE MAJEURE OR OTHERWISE WILL BE LIMITED TO DIRECT ACTUAL DAMAGES ONLY; AND NEITHER OF US IS LIABLE TO THE OTHER FOR CONSEQUENTIAL, INCIDENTAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES. WE MAKE NO REPRESENTATIONS OR WARRANTIES AND WE EXPRESSLY DISCLAIM ALL OTHER WARRANTIES, WRITTEN OR ORAL, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

17. Severability.

Each provision of this Agreement is made subject to the maximum extent permitted by law and if any of the provisions, or portions or applications hereof are held to be unenforceable or invalid by any court of competent jurisdiction, Inspire and Customer shall negotiate an equitable adjustment to or amendment of the affected provisions with a view toward effecting the purpose of this Agreement, and the validity and enforceability of the remaining provisions, or portions or applications hereof or thereof, shall not be affected thereby.

18. Application of the UCC.

THE PARTIES AGREE THAT TO THE MAXIMUM EXTENT POSSIBLE UNDER LAW, ARTICLE 2 OF THE UNIFORM COMMERCIAL CODE SHALL APPLY TO ENERGY SOLD HEREUNDER AND IF ANY TOPIC OR MATTER ADDRESSED HEREIN IS ALSO ADDRESSED IN SUCH ARTICLE 2, THEN THIS AGREEMENT SHALL CONTROL AS TO SUCH TOPIC OR MATTER. CUSTOMER HEREBY WAIVES ANY RIGHTS IT MAY HAVE PURSUANT TO SECTION 2609 OF THE UCC, OR ANY OTHER SIMILAR DOCTRINE UNDER LAW OR STATUTE WHEREBY CUSTOMER MAY DEMAND ADEQUATE ASSURANCE OF PERFORMANCE FROM INSPIRE.

19. WAIVER OF JURY TRIAL.

TO THE FULLEST EXTENT PERMITTED BY LAW, ANY DISPUTE ARISING OUT OF OR RELATING TO THIS AGREEMENT, INCLUDING CLAIMS ARISING IN CONTRACT, TORT, STATUTORY OR OTHERWISE, SHALL BE SETTLED EXCLUSIVELY AND FINALLY BY ARBITRATION IN ACCORDANCE WITH THE RULES AND PROCEDURES OF THE AMERICAN ARBITRATION ASSOCIATION. ANY ARBITRATION PROCEEDING HEREUNDER SHALL BE CONDUCTED EXCLUSIVELY IN DOVER, DELAWARE. NEITHER PARTY MAY ALTER, AMEND, OR OTHERWISE CHANGE THE BINDING OBLIGATION TO ARBITRATE DISPUTES SET FORTH IN THIS PROVISION WITHOUT THE EXPRESS CONSENT OF THE OTHER PARTY, PROVIDED HOWEVER, INSPIRE MAY CHANGE THE TIME, PLACE, MANNER, PROCESS OR PROCEDURE OF THE BINDING OBLIGATION TO ARBITRATE IN COMPLIANCE WITH THE FOLLOWING SECTION.

20. Other Provisions.

This Agreement and any amendments to these documents constitute your entire Agreement between you and Inspire with regard to your purchase of electric generation and other related services from Inspire. This Agreement supersedes all prior agreements between us, either written or oral. This Agreement is subject to any Law enacted during the term of this Agreement. "Law" means any law, legislation, statute, regulation, rule, tariff, decision, writ, order, decree or judgment, or any interpretations by any court, agency or instrumentality that has jurisdiction. This Agreement is binding upon the parties and their respective successors and assigns. There are no third-party beneficiaries to this Agreement. This Agreement will be governed by the laws of the State of Delaware without regard to the application of its conflicts of law principles. Venue for any lawsuit brought to enforce any term or condition of this Agreement will lie exclusively in the State and Federal courts located in Wilmington, Delaware.

21. Customer Information Release Authorization.

By entering into this Agreement, you agree that your EDC may release to us certain information that we need to provide service to you, including your address, telephone number, account number(s), future and historical electricity consumption, meter readings including smart meter data, payment history, billing determinants, rate classifications, and peak electricity demand. You further agree that Inspire may share information about your account with any designated rewards partner to the extent necessary to administer the rewards program consistent with the

privacy policy of Inspire, which can be found at https://www.helloinspire.com/policies/privacy-policy. We reserve the right to share information with Inspire affiliates, subsidiaries, your utility, and any service vendor or others Inspire uses to our business — including third party entities with we have relationships, to the extent permitted by law. We will not distribute or sell your personal information to any unaffiliated party without your consent unless we are required to do so by law or it is necessary to enforce the terms of this Agreement or to allow you to receive any rewards. This authorization will remain in effect for the duration of this Agreement. You may rescind this authorization at any time by providing written notice thereof to Inspire, at 1200 Ferry Avenue Camden NJ 08104 or by calling Inspire at 866-403-2620. Inspire reserves the right to cancel this Agreement on thirty (30) calendar days' notice in the event Customer rescinds such authorization.

22. Use of Information.

You agree that Inspire may share your information with Inspire's subsidiaries and/or affiliates, your utility, and any service vendor or others Inspire uses to support our business, including any third-party entities with whom we have relationships. You may rescind these authorizations and restrict the release of your information by contacting us by phone at (866) 403-2620. Inspire reserves the right, to the extent permitted by law, to reject your enrollment or terminate this Agreement and cancel your service in accordance with this Agreement in the event these authorizations are rescinded.

23. Regulatory Changes.

If there is a future change in any applicable law, rule, regulation, order, filed tariffs, market rules or pricing structure whereby Inspire is prevented, prohibited or frustrated from carrying out the terms of this Agreement, in its sole discretion Inspire will have the right to cancel this Agreement by giving notice to you as required under applicable law. If there is a future change in any applicable law, rule, regulation, order, filed tariffs, market rules or pricing structure, or in charges or new charges, imposed by your EDC, PJM, the Commission or any governmental agency, whereby Inspire incurs additional charges or costs as a result of such changes, then Inspire will have the right in its sole discretion to (i) propose to adjust your price to reflect such additional charges or costs to Inspire by providing you with 45 days' notice before the proposed effective date, and (ii) if you do not accept such proposed price change, cancel this Agreement by giving notice to you as required under applicable law.

24. Amendments.

If after execution of this Agreement, Inspire changes any of its material terms, you will be notified of such changes and you will be provided a copy of or website link to access the updated terms. We will send you notice forty-five (45) days in advance of the effective date of the amendment that will explain your options. However, in no event shall Inspire be permitted to change the waiver of jury trial provision contained herein with respect to Customer or Inspire. The amendment will become effective unless you notify Inspire not later than 15 days before the effective date that you do not accept the amendment. If you send such a notice, then Inspire, in its sole discretion, may terminate this Agreement at the end of the then-current term and you will

remain responsible for any unpaid balance as of the termination date but we will not assess a cancellation fee. Upon termination, you will be switched to your EDC's standard offer service unless you choose another electricity provider. For the avoidance of doubt, in no event shall any such updated version of the Agreement change, alter, amend or otherwise be construed to mean that the mandatory nature of the waiver of jury trial provision contained herein is changed.

25. Notices.

Unless otherwise required by law, you agree that Inspire may transmit to you all notices electronically, including via electronic mail ("e-mail") to the e-mail address you have provided to Inspire. You shall notify Inspire within seven (7) calendar days in the event your e-mail address changes by calling Inspire at (866) 403-2620.

26. Contact Information.

Electric supplier name: Inspire Energy Holdings, LLC Mailing address: 1200 Ferry Avenue Camden NJ 08104

Phone number: (866) 403-2620

Internet address: www.helloinspire.com

If you have an electric outage, service interruption or other emergency, you can contact your utility, Pepco, at (800) 643-3768.

To contact the PSC:
Public Service Commission of the District of Columbia
Office of Consumer Services
325 G Street, NW, Suite 800
Washington DC 20005
https://dcpsc.org/
202-626-5120

To contact the Office of People's Counsel: Office of the People's Counsel 1133 15th Street N.W., Suite 500, Washington, DC 20005 http://www.opc-dc.gov/ (202) 727-3071

YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TIME PRIOR TO MIDNIGHT OF THE THIRD BUSINESS DAY AFTER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED NOTICE OF CANCELLATION FORM FOR AN EXPLANATION OF THIS RIGHT.

Signature:	Date:
I have read and agree to these contractual terms and I	am authorized to approve this change in

utility service to Inspire.

PUBLIC

District of Columbia Electricity Sales Agreement Sales Ambassador Name Sales Ambassador ID # Date of Sale

PUBLIC

NOTICE OF CANCELLATION

Date of Transaction:
You may cancel this transaction, without any penalty or obligation, within 3 business days from the above date.
If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instrument executed by you will be returned within 10 business days following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be cancelled.
If you cancel, you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale; or you may if you wish comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk.
If you do not return the goods available to the seller or if the seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods without any further obligation.
To cancel this transaction, mail or deliver a signed and dated copy of this cancellation notice or any other written notice, or send a telegram to Inspire Energy Holdings, LLC at Inspire Energy Holdings, LLC, 1200 Ferry Avenue Camden NJ 08104 not later than midnight of
I hereby cancel this transaction.
(date)
(Buyer's Signature)

PUBLIC

NOTICE OF CANCELLATION

Date of Transaction:
You may cancel this transaction, without any penalty or obligation, within 3 business days from the above date.
If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instrument executed by you will be returned within 10 business days following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be cancelled.
If you cancel, you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale; or you may if you wish comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk.
If you do not return the goods available to the seller or if the seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods without any further obligation.
To cancel this transaction, mail or deliver a signed and dated copy of this cancellation notice or any other written notice, or send a telegram to Inspire Energy Holdings, LLC at Inspire Energy Holdings, LLC, 1200 Ferry Avenue Camden NJ 08104 not later than midnight of
I hereby cancel this transaction.
(date)
(Buyer's Signature)

EXHIBIT C Pepco Bill



Your electric bill - Jul 2019 for the period June 14, 2019 to July 12, 2019

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WAYS TO SAVE: FIND TIPS AND PROGRAMS THAT HELP

Learn more at pepco.com/WaysToSave

PEPCO CUSTOMER

Account number: 1234 5678 900 Your service address: 123 MAIN ST

WASHINGTON DC 20002

Bill Issue date: Jul 15, 2019

Summary of your charges

Balance from your last bill	\$130.17
Your payment(s) - thank you	\$130.17-
Balance forward as of Jul 15, 2019	\$0.00
New electric distribution charges - Pepco	\$26.9
New electric supply charges - SOS Provider	\$39.89
Penco	

Total amount due by Aug 5, 2019

After Aug 5, 2019, a Late Payment Charge of \$0.67 be added, increasing the amount due to \$67.47.

Visit pepco.com/dctariffs and click "DC Terms and Condition for information on how payments are applie balances from and any competitive supplier.

Your smart electric meter is read wir Visit unt at pepco.com to view your daily and hourly gy usag

If you are moving or discontinuing service, p ontact Pep least three days in advan e

Residential customer redit on their bills 8/15/2017. The Exe it a benefit fro ase merger with Exelon, ffsets a l customer r e increase for two years.

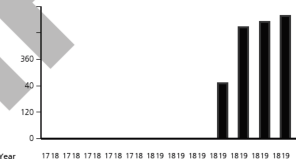
How to contact us

Customer Service (Mon-Fri, 7a m). 202-833-7500 TTY English 1-800-643-3768 TTY Spanish 1-800 -7111 ¿Problema con la factura? 833-7500 7-737-2662 Electric em cies & outages (24 hours) service, billing and corresp ence information. Visit pepco.

DC Public Service ommission, dcpsc.org Pepco is regulat 20005, 202-626-5100 NW, Sui Washingto

Consum ocate - O e s Counsel, opc-dc.gov 1133 Fift St NW, Wa DC 20005, 202-727-3071

Your m thly Electricity use in kWh perature averages: Jul 2019: 79° F



Aug Sep Oct Nov Dec Jan Feb Mar Apr May Jun Jul

Information regarding rate schedules and how to verify the accuracy of your bill will be mailed upon request.

Follow us on Twitter at twitter.com/PepcoConnect. Like us on Facebook at facebook.com/PepcoConnect.

Please tear on the dotted line below. Invoice Number: 200021128437 Page 1 of 3

urn this upon h your payment

m epco Account number

1234 5678 900

Total amount due by Aug 5, 2019

\$66.80

Total amount due after Aug 5, 2019

\$67.47

Amount Paid:

PO BOX 13608 PHILADELPHIA PA 19101

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7377 1 AV 0.380 2DR06813

<u> Աբալ|||-աՄ-իկ-իկ-իլակ-իլիսի-իկ-իկ-իկ-ի</u>

PEPCO CUSTOMER 123 MAIN ST WASHINGTON DC 20002-4183



PEPCO CUSTOMER

Account number: 1234 5678 900

PUBLIC Your electric bill for the period June 14, 2019 to July 12, 2019

Details of your Electric Charges

Residential-R - service number 0123 4567 8900 1111 1111 11 Electricity you used this period

Meter Number Energy Type	Current Reading	Previous Reading	Difference	Multiplier	Total <u>Use</u>
1ND22222222	Jul 12	Jun 14			
Use (kWh)	004185	003629	556	1	556
	(actual)	(actual)			

Your next meter reading is scheduled for August 13, 2019

Delivery Charges: These charges reflect the cost of bringing electricity to you. Current charges for 29 days, **summer rates in effect.**

Type of charge	How we calculate this charge	Am
Distribution Services:		
Customer Charge		15.09
Exelon Base Rate Credit		1.37-
Energy Charge	First 400 kWh X \$0.0095580 per Wh	82
Energy Charge Residential Aid Discount	Last 156 kWh X \$0.0243880	
Surcharge	556 kWh X \$0.0007650 per k	0.43
Administrative Credit Underground Project	556 kWh X \$0.0008151- per k	0.45–
Charge	556 kWh X \$0 00200 per kWh	
Subtotal (Set by DC PSC)		2
EDIT Credit 5 Year - KWH	First 400 kW 0.00 r kW	0.06-
EDIT Credit 5 Year - KWH	Last 156 kWh X 03900- p	0.06-
EDIT Credit 10 Year - KWH	First 400 kWh X \$0 700- per kW	0.19–
EDIT Credit 10 Year - KW Energy Assistance Trus	t 156 kWh X \$0.00 per kWh	0.21–
Fund	556 0002322 pe	0.13
Sustain Energy Trust Fun Public Space Occupancy	56 kWh X 20 per kWh	0.90
Surcharge	kWh 0.0021 er kWh	1.17

Page 2 of 3

Customer Service Centers

Washington DC

701 Ninth St NW

(Mon - Fri) 8:30am - 5:15pm
2300 Martin Luther King Jr Ave SE (Mon - Fri) 9:00am - 5:00pm

8300 Old Marlboro Pk, Forestville (Mon, Wed, Fri) 10:00am - 2:00pm

Any inquiry or complaint about this bill should be made prior to the due date, in order to avoid late charges.

Electronic Check Conversion - When you provide a check as payment, you authorize us either to use information from your check to make a one-time electronic fund transfer from your account or to process the payment as a check transaction.

PEPCO CUSTOMER

Account number: 1234 5678 900

PUBLIC Your electric bill for the period

June 14, 2019 to July 12, 2019



Delivery Tax 556 kWh X \$0.0070000 per kWh 3.89 Subtotal (Not set by DC PSC) 5.57 **Total Electric Delivery Charges** 26.91

Supply Charges: These charges reflect the cost of producing electricity for you. You can compare this part of your bill to offers from competitive suppliers. Your electricity is supplied by the standard offer service (SOS) administered by Pepco - call 202-833-7500 or visit pepco.com.

Based on billed use, your average annual price to compare is 7.01 cents per kwh.

How we calculate this charge	Amount(\$)
Includes First 30 kWh	0.12
526 kWh X \$0.0079000 per kWh	4.16
Includes First 30 kWh	
526 kWh X \$0.0605700 per kWh	31.86
556 kWh X \$0.0034657 per kWh arges	1.93 89
	Includes First 30 kWh 526 kWh X \$0.0079000 per kWh Includes First 30 kWh 526 kWh X \$0.0605700 per kWh 556 kWh X \$0.0034657 per kWh

Total Electric Charges - Residential-R

	LITE	Usa	9	UI y					
	Nov 18	D 8	Jan	eb 19	Mar 19	Apr 19	May 19	Jun 19	Jul 19
		43	37°	41°	47°	55°	65°	73°	79 °
1	20	7	134	20	24	20	22	74	20

Jul 18 Aug 18 Sep 18 80° 80° 75° Temp 31 31 30 Days 252 529 556 0 0 0 506 kWh

Your daily electricit this bill period My Account at pepco.com to see your hourly electricity use.



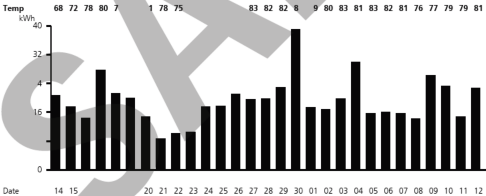


EXHIBIT D

Proof of Regi tration with the Di trict of Columbia Office of Ta and Revenue A Notice of Bu ine Ta Regi tration



Government of the District of Columbia Office of the Chief Financial Officer Office of Tax and Revenue

1101 4th Street, SW Washington, DC 20024

Date of Notice:

July 24, 2019

Notice Number: L0003346186

INSPIRE ENERGY HOLDINGS, LLC 3402 PICO BLVD STE 215 SANTA MONICA CA 90405-2091 FEIN: **-***9472 Customer ID: 00010-57221

NOTICE OF BUSINESS TAX REGISTRATION

You have been registered for the tax(es) shown below. Your filing basis has been determined as shown. It is important that the Employer Identification Number (FEIN) or Social Security Number (SSN) referenced above be used on all correspondence and returns.

If you registered for an Employer Withholding account, please include the associated Account ID Number listed below on all returns and payments.

Tax Type	Account ID	Filing/Payment Frequency	Tax Year End
Partnership	210-001093562	Annual	
Sales & Use	350-001093563	Monthly	

For tax forms or to register to file or pay electronically, please visit our website at MyTax.DC.gov

If applicable you will also be registered for an Employer Use Tax (Form FR800A Sales & Use tax return). The Employer Use Tax Return Act of 2012 requires a use tax to be imposed on any employer required to file a DC withholding tax return, which is not otherwise required to collect and remit sales tax.

If applicable you will also be registered for Unemployment Compensation Taxes and will be contacted by the DC Department of Employment Services Office of Unemployment Compensation regarding your filing requirements. Any questions concerning your liability for Unemployment Compensation may be answered by calling (202) 698-7550.

