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27

AMENDS:

Residential Solar Panel Consumer Protection Amendments

2025 GENERAL SESSION

STATE OF UTAH
Chief Sponsor: Colin W. Jack
Senate Sponsor: Scott D. Sandall
LONG TITLE
General Description:
This bill establishes additional protections for residential solar panel customers.
Highlighted Provisions:
This bill:
defines terms;
 creates additional disclosure language;
 mandates that a solar retailer's good faith estimate of energy production be within a
specified percentage of the actual energy production;
• requires the solar retailer repair the solar panels if the actual energy production is not
within a specified percentage of the good faith estimate of energy production;
• creates a registration and security requirement for a solar retailer to do business in Utah;
 provides an exception to the background check for a publicly traded corporation
registered with the Securities and Exchange Commission;
• requires a solar retailer sales representative be employed by the solar retailer as a W-2
employee;
 delays a customer's financial obligation on a residential solar energy system until the
system is active and producing usable energy; and
 makes technical changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:

13-2-1, as last amended by Laws of Utah 2024, Chapter 132
13-52-102, as enacted by Laws of Utah 2018, Chapter 290
13-52-202, as last amended by Laws of Utah 2024, Chapter 136
13-52-206, as enacted by Laws of Utah 2018, Chapter 290
ENACTS:
13-52-302, Utah Code Annotated 1953
13-52-401, Utah Code Annotated 1953
13-52-501, Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 13-2-1 is amended to read:
13-2-1 . Consumer protection division established Functions.
(1) There is established within the Department of Commerce the Division of Consumer
Protection.
(2) The division shall administer and enforce the following:
(a) Chapter 10a, Music Licensing Practices Act;
(b) Chapter 11, Utah Consumer Sales Practices Act;
(c) Chapter 15, Business Opportunity Disclosure Act;
(d) Chapter 20, New Motor Vehicle Warranties Act;
(e) Chapter 21, Credit Services Organizations Act;
(f) Chapter 22, Charitable Solicitations Act;
(g) Chapter 23, Health Spa Services Protection Act;
(h) Chapter 25a, Telephone and Facsimile Solicitation Act;
(i) Chapter 26, Telephone Fraud Prevention Act;
(j) Chapter 28, Prize Notices Regulation Act;
(k) Chapter 32a, Pawnshop, Secondhand Merchandise, and Catalytic Converter
Transaction Information Act;
(1) Chapter 34, Utah Postsecondary School and State Authorization Act;
(m) Chapter 41, Price Controls During Emergencies Act;
(n) Chapter 42, Uniform Debt-Management Services Act;
(o) Chapter 49, Immigration Consultants Registration Act;
(p) Chapter 51, Transportation Network Company Registration Act;
(q) Chapter 52, Residential Solar Energy [Disclosure] Consumer Protection Act;
(r) Chapter 53, Residential, Vocational and Life Skills Program Act;

62	(s) Chapter 54, Ticket Website Sales Act;
63	(t) Chapter 56, Ticket Transferability Act;
64	(u) Chapter 57, Maintenance Funding Practices Act;
65	(v) Chapter 61, Utah Consumer Privacy Act;
66	(w) Chapter 63, Utah Social Media Regulation Act;
67	(x) Chapter 64, Vehicle Value Protection Agreement Act;
68	(y) Chapter 65, Utah Commercial Email Act;
69	(z) Chapter 67, Online Dating Safety Act;
70	(aa) Chapter 68, Lawyer Referral Consultants Registration Act;
71	(bb) Chapter 70, Automatic Renewal Contracts Act; and
72	(cc) Chapter 71, Utah Minor Protection in Social Media Act.
73	(3) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
74	division may make rules to establish:
75	(a) a public list that identifies a person who:
76	(i) violates a chapter described in Subsection (2);
77	(ii) without proper legal justification, fails to comply with an order, subpoena,
78	judgment, or other legal process issued by:
79	(A) the division; or
80	(B) a court of competent jurisdiction; or
81	(iii) breaches a settlement agreement, stipulation, assurance of voluntary compliance,
82	or similar instrument signed by the person and the division; and
83	(b) a process by which a person may be removed from the list the division establishes as
84	described in Subsection (3)(a).
85	Section 2. Section 13-52-102 is amended to read:
86	CHAPTER 52. RESIDENTIAL SOLAR ENERGY CONSUMER PROTECTION
87	A COMP
	ACT
88	13-52-102 . Definitions.
89	As used in this chapter:
90	(1) "Actual energy production" means the average kilowatt-hours produced and measured
91	by the residential solar energy system during the 12 consecutive months immediately
92	following the residential solar energy system's activation.
93	(2) "Customer" means a person who, for primarily personal, family, or household purposes:

94	(a) purchases a residential solar energy system under a system purchase agreement;
95	(b) leases a residential solar energy system under a system lease agreement; or
96	(c) purchases electricity under a power purchase agreement.
97	[(2)] (3) "Division" means the Division of Consumer Protection, established in Section
98	13-2-1.
99	(4)(a) "Employee" means an individual whose compensation for federal income tax
100	purposes is reported, or is required to be reported, on a W-2 form the employer issues.
101	(b) "Employee" does not include an independent contractor whose manner and means of
102	work performance are not subject to direction, supervision, or instruction from the
103	person who employed the independent contractor.
104	(5) "Estimated energy production" means the solar retailer's estimate, measured by
105	kilowatt-hour, of how much energy the residential solar energy system will produce.
106	(6) "Nameplate capacity" means the sum of the maximum rated outputs of all electrical
107	generating equipment under specific conditions designated by the manufacturer, as
108	indicated on the nameplate physically attached to the equipment.
109	(7) "Participant" means an owner, officer, director, member or manager of a limited liability
110	company, principal, trustee, general or limited partner, sole proprietor, or an individual,
111	with a controlling interest in an entity.
112	[(3)] (8) "Power purchase agreement" means an agreement:
113	(a) between a customer and a solar retailer;
114	(b) for the customer's purchase of electricity generated by a residential solar energy
115	system owned by the solar retailer; and
116	(c) that provides for the customer to make payments over a term of at least five years.
117	[(4)] (9)(a) "Residential solar energy system"[:] means a solar energy system that:
118	[(a) means a solar energy system that:]
119	(i) is installed in the state;
120	(ii) generates electricity primarily for on-site consumption for personal, family, or
121	household purposes;
122	(iii) is situated on no more than four units of residential real property; and
123	(iv) has an electricity delivery capacity that exceeds one kilowatt[; and] .
124	(b) "Residential solar energy system" does not include a generator that:
125	(i) produces electricity; and
126	(ii) is intended for occasional use.
127	(10) "Sales representative" means an individual who:

128	(a)(i) enters into a business relationship with a solar retailer to sell or attempt to sell a
129	residential solar energy system through direct contact with customers and
130	potential customers; and
131	(ii) as part of the business relationship described in Subsection (10)(a), is
132	compensated, in whole or in part, by commission; or
133	(b) sets appointments or discusses the benefits of solar energy with a potential customer
134	on behalf of a solar retailer.
135	[(5)] (11) "Solar agreement" means a system purchase agreement, a system lease agreement,
136	or a power purchase agreement.
137	[(6)] (12) "Solar energy system" means a system or configuration of solar energy devices
138	that collects and uses solar energy to generate electricity.
139	[(7)] <u>(13)</u> "Solar retailer" means a person who:
140	(a) sells or proposes to sell a residential solar energy system to a customer under a
141	system purchase agreement;
142	(b) owns the residential solar energy system that is the subject of a system lease
143	agreement or proposed system lease agreement; or
144	(c) sells or proposes to sell electricity to a customer under a power purchase agreement.
145	[(8)] <u>(14)</u> "System lease agreement" means an agreement:
146	(a) under which a customer leases a residential solar energy system from a solar retailer;
147	and
148	(b) that provides for the customer to make payments over a term of at least five years for
149	the lease of the residential solar energy system.
150	[(9)] (15) "System purchase agreement" means an agreement under which a customer
151	purchases a residential solar energy system from a solar retailer.
152	Section 3. Section 13-52-202 is amended to read:
153	13-52-202. Contents of disclosure statement for any solar agreement.
154	If a solar retailer is proposing to enter any solar agreement with a potential customer, the
155	disclosure statement required in Subsection 13-52-201(1) shall include:
156	(1) a statement indicating that operations or maintenance services are not included as part
157	of the solar agreement, if those services are not included as part of the solar agreement;
158	(2) if the solar retailer provides any written estimate of the savings the potential customer is
159	projected to realize from the <u>residential solar energy</u> system:
160	(a)(i) the estimated projected savings over the life of the solar agreement; and
161	(ii) at the discretion of the solar retailer, the estimated projected savings over any

162	longer period not to exceed the anticipated 20-year useful life of the residential
163	solar energy system;
164	(b) any material assumptions used to calculate estimated projected savings and the
165	source of those assumptions, including:
166	(i) if an annual electricity rate increase is assumed, the rate of the [increase] assumed
167	increase, which may not be greater than 3%, and the solar retailer's basis for the
168	assumption of the rate increase;
169	(ii) the potential customer's eligibility for or receipt of tax credits or other
170	governmental or utility incentives;
171	(iii) residential solar energy system production data, including production
172	degradation;
173	(iv) the residential solar energy system's eligibility for interconnection under any net
174	metering or similar program;
175	(v) electrical usage and the residential solar energy system's designed offset of the
176	electrical usage;
177	(vi) historical utility costs paid by the potential customer;
178	(vii) any rate escalation affecting a payment between the potential customer and the
179	solar retailer; and
180	(viii) the costs associated with replacing equipment making up part of the residential
181	solar energy system or, if those costs are not assumed, a statement indicating that
182	those costs are not assumed; and
183	(c) [two-] three separate statements in capital letters in close proximity to any written
184	estimate of projected savings, with substantially the following form and content:
185	(i) "THIS IS AN ESTIMATE. UTILITY RATES MAY GO UP OR DOWN AND
186	ACTUAL SAVINGS, IF ANY, MAY VARY. HISTORICAL DATA ARE NOT
187	NECESSARILY REPRESENTATIVE OF FUTURE RESULTS. FOR
188	FURTHER INFORMATION REGARDING RATES, CONTACT YOUR
189	LOCAL UTILITY OR THE STATE PUBLIC SERVICE COMMISSION.";[-and
190	(ii) "ESTIMATES OF ENERGY PRODUCTION GENERATED BY A
191	RESIDENTIAL SOLAR ENERGY SYSTEM MAY VARY. THE
192	RESIDENTIAL SOLAR ENERGY SYSTEM MAY PRODUCE MORE OR
193	LESS THAN THE ESTIMATED ENERGY PRODUCTION."; and
194	[(ii)] (<u>iii)</u> "TAX AND OTHER FEDERAL, STATE, AND LOCAL INCENTIVES
195	VARY AS TO REFUNDABILITY AND ARE SUBJECT TO CHANGE OR

196 TERMINATION BY LEGISLATIVE OR REGULATORY ACTION, WHICH 197 MAY IMPACT SAVINGS ESTIMATES. CONSULT A TAX PROFESSIONAL 198 FOR MORE INFORMATION."; 199 (3) [a notice with substantially the following form and content: "Legislative or regulatory 200 action may affect or eliminate your ability to sell or get credit for any excess power 201 generated by the system, and may affect the price or value of that power.";] a notice 202 stating: "Legislative or regulatory action may affect or eliminate your ability to sell or 203 get credit for any excess power generated by the solar energy system, and may affect the 204 price or value of that power."; 205 (4) [a notice describing any right a customer has under Section 13-52-207, and any other 206 applicable law to cancel or rescind a solar agreement;] the notice described in Subsection 207 13-11-4(2)(m) or Subsection 13-26-5(2)(a), if applicable; 208 (5) a statement describing the solar energy system and indicating the solar energy system 209 design assumptions, including the make and model of the solar panels and inverters, 210 solar energy system size, positioning of the panels on the customer's property, estimated 211 first-year energy production, and estimated annual energy production degradation, 212 including the overall percentage degradation over the term of the solar agreement or, at 213 the solar retailer's option, over the estimated useful life of the solar energy system; 214 (6) a description of any warranty, representation, or guarantee of energy production of the 215 solar energy system; 216 (7) the approximate start and completion dates for the installation of the solar energy 217 system; 218 (8) [a statement that the solar retailer may not begin installation of the system until at least 219 four business days after the day on which the solar retailer and customer enter into a 220 contract; the statement: "The solar retailer may not begin installation of the system until 221 at least four business days after the day on which the solar retailer and customer enter 222 into a contract."; 223 (9)(a) [a statement indicating whether any warranty or maintenance obligations related 224 to the system may be transferred by the solar retailer to a third party and, if so, a 225 statement with substantially the following form and content] a statement indicating 226 whether the solar retailer may transfer any warranty or maintenance obligations 227 related to the solar energy system to a third party; and 228 (b) if the solar retailer may transfer any warranty or maintenance obligations related to

the solar energy system, the statement: "The maintenance and repair obligations

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230	under your contract may be assigned or transferred without your consent to a third
231	party who will be bound to all the terms of the contract. If a transfer occurs, you will
232	be notified of any change to the address, email address, or phone number to use for
233	questions or payments or to request solar energy system maintenance or repair.";
234	(10) if the solar retailer will not obtain customer approval to connect the solar energy
235	system to the customer's utility, a statement to that effect and a description of what the
236	customer must do to interconnect the solar energy system to the utility;
237	(11) a description of any roof penetration warranty or other warranty that the solar retailer
238	provides the customer or a statement, in bold capital letters, that the solar retailer does
239	not provide any warranty;
240	(12) a statement indicating whether the solar retailer will make a fixture filing or other
241	notice in the county real property records covering the solar energy system, including a
242	Notice of Independently Owned Solar Energy System, and any fees or other costs
243	associated with the filing that [may be charged to] the solar retailer may charge the
244	customer;
245	(13) a statement in capital letters with [substantially-]the following form and content: "NO
246	EMPLOYEE OR REPRESENTATIVE OF [name of solar retailer] IS AUTHORIZED
247	TO MAKE ANY PROMISE TO YOU THAT IS NOT CONTAINED IN THIS
248	DISCLOSURE STATEMENT CONCERNING COST SAVINGS, TAX BENEFITS,
249	OR GOVERNMENT OR UTILITY INCENTIVES. YOU SHOULD NOT RELY
250	UPON ANY PROMISE OR ESTIMATE THAT IS NOT INCLUDED IN THIS
251	DISCLOSURE STATEMENT.";
252	(14) a statement in capital letters with substantially the following form and content: "[name
253	of solar retailer] IS NOT AFFILIATED WITH ANY UTILITY COMPANY OR
254	GOVERNMENT AGENCY. NO EMPLOYEE OR REPRESENTATIVE OF [name of
255	solar retailer] IS AUTHORIZED TO CLAIM AFFILIATION WITH A UTILITY
256	COMPANY OR GOVERNMENT AGENCY.";[-and]
257	(15) a statement with the name and contact information of the person that will perform the
258	installation;
259	(16) a notice that the solar retailer may not sell the contract to another solar company
260	without express customer approval;
261	(17) a conspicuous list of:
262	(a) finance fees, including those not charged directly to the customer; and
263	(b) solar energy system operation and maintenance that the customer is obligated to

264	perform to comply with the terms of the guarantee of the minimum energy
265	production; and
266	[(15)] (18) any additional information, statement, or disclosure the solar retailer considers
267	appropriate, as long as the additional information, statement, or disclosure does not have
268	the purpose or effect of obscuring the disclosures required under this part.
269	Section 4. Section 13-52-206 is amended to read:
270	13-52-206 . Good faith estimate Obligation to repair.
271	(1) A solar retailer that does not have, at the time of providing a disclosure statement
272	required [in] by Subsection 13-52-201(1), [have-]information required under Section
273	13-52-202, 13-52-203, 13-52-204, or 13-52-205 to be included in the disclosure
274	statement may make a good faith estimate of that information to the customer, if the
275	solar retailer clearly indicates that the information is an estimate and provides the basis
276	for the estimate.
277	(2) For 18 months after the day on which a residential solar energy system begins
278	producing usable power, a customer may notify the solar retailer that the residential
279	solar energy system is producing less than 80% of the solar retailer's good faith estimate
280	of energy production.
281	(3)(a) A solar retailer that receives a notification described in Subsection (2) shall repair
282	or improve a residential solar energy system's performance so that the residential
283	solar energy system produces 90% or more of the original estimated energy
284	production.
285	(b) A solar retailer shall make the repairs or improvements described in Subsection (3)(a)
286	within six months after the day on which the solar retailer receives notification from
287	a customer.
288	(4)(a) A customer that notifies the solar retailer in accordance with Subsection (2) may
289	pursue any other available remedies or rights authorized under the laws of this state.
290	(b) A solar retailer may offer warranty terms that exceed the protection offered by this
291	section.
292	Section 5. Section 13-52-302 is enacted to read:
293	13-52-302 . Registration and security required.
294	(1)(a) On or after July 1, 2026, a solar retailer may not operate in this state without being
295	registered with the division.
296	(b) The registration is valid for one year except as provided in Subsection (1)(c).
297	(c) The division may extend the period for which a solar retailer's registration is

298	effective by up to six months so that expiration dates are staggered throughout the
299	<u>year.</u>
300	(2)(a) A solar retailer shall submit an application for registration to the division in a
301	manner the division establishes by rule in accordance with Title 63G, Chapter 3, Utah
302	Administrative Rulemaking Act, if:
303	(i) the solar retailer's sales representative communicates with customers or potential
304	customers in the state; or
305	(ii) the solar retailer, or the solar retailer's sales representative, conducts any business
306	operations in the state.
307	(b) The application for registration shall designate an agent residing in this state who is
308	authorized by the solar retailer to receive service of process in any action this state or
309	a resident of this state brings to the court.
310	(c) If a solar retailer fails to designate an agent to receive service or fails to appoint a
311	successor to the agent, the division shall deny the solar retailer's application for
312	registration.
313	(d) For purposes of this section only, the registered agent of a solar retailer shall provide
314	the division the registered agent's proof of residency in the state in the form of:
315	(i) a valid Utah driver license;
316	(ii) a valid governmental photo identification issued to a resident of this state; or
317	(iii) other verifiable identification indicating residency in this state.
318	(e) As a part of the registration, each solar retailer shall submit proof of obtaining and
319	maintaining the following security in a form approved by the division:
320	(i) a performance bond issued by a surety authorized to transact surety business in
321	this state; or
322	(ii) a certificate of deposit in a financial institution authorized under the laws of this
323	state or the United States to accept deposits from the public.
324	(3)(a) The division shall impose an annual registration fee set in accordance with
325	Section 63J-1-504 that shall include the cost of the criminal background check
326	described in this Subsection (3).
327	(b) To register as a solar retailer, the solar retailer and the solar retailer's participants:
328	(i) may not have been convicted of a felony or misdemeanor involving theft, fraud, or
329	dishonesty, in the 10-year period immediately before the day on which the solar
330	retailer files the application; and
331	(ii) shall submit to the division:

332	(A) the participant's fingerprints, in a form acceptable to the division, for purposes
333	of a criminal background check;
334	(B) consent to a criminal background check by the Bureau of Criminal
335	Identification created in Section 53-10-201; and
336	(C) payment for the cost of the fingerprint card and criminal background check
337	described by Subsections (3)(b)(ii)(A) and (B).
338	(c) A solar retailer shall update registration information within 30 days after the day on
339	which information provided on the application becomes incorrect or incomplete.
340	(d) A solar retailer that is a publicly traded corporation registered with the Securities and
341	Exchange Commission is exempt from the requirements described in Subsection
342	<u>(3)(b).</u>
343	(4)(a)(i) The division may claim a solar retailer's bond or certificate of deposit for the
344	benefit of any customer who incurs damages as the result of the solar retailer's
345	failure to comply with this chapter.
346	(ii) For purposes of this section, damages incurred by a customer include:
347	(A) labor and materials necessary to complete the installation of a residential solar
348	energy system that is partially installed; and
349	(B) damage to a customer's home caused during installation or repair of the
350	residential solar energy system.
351	(b) After the customer recovers full damages, the division may recover from the bond or
352	certificate of deposit any administrative fines, civil penalties, investigative costs,
353	attorney fees, and other costs of collecting and distributing funds under this section.
354	(c) The solar retailer shall post a bond or certificate of deposit in the amount of:
355	(i) \$100,000 if:
356	(A) the solar retailer or any affiliated person has not violated a chapter enforced
357	by the division, as described in Section 13-2-1, the three-year period
358	immediately before the day on which the solar retailer files the application;
359	(B) the solar retailer has fewer than ten employees; and
360	(C) the solar retailer sells fewer than 500 kilowatts nameplate capacity annually;
361	(ii) \$200,000 if:
362	(A) the solar retailer or any affiliated person has not violated a chapter enforced
363	by the division, as described in Section 13-2-1, the three-year period
364	immediately before the day on which the solar retailer files the application;
365	(B) the solar retailer has ten or more employees; or

366	(C) the solar retailer sells more than 500 kilowatts nameplate capacity annually; or
367	(iii) \$300,000 if the solar retailer or any affiliated person has violated a chapter
368	enforced by the division, as described in Section 13-2-1, the three-year period
369	immediately before the day on which the solar retailer files the application.
370	(d) Beginning July 1, 2026, a solar retailer that operates in this state violates this chapter
371	each time the solar retailer sells a residential solar energy system without first
372	registering with the division.
373	(5) The division director may deny, suspend, or revoke a solar retailer's registration if:
374	(a) a solar retailer or a solar retailer's participant:
375	(i) violated a statute enforced by the division within the preceding five years; or
376	(ii) fails to pay a fine or comply with a term of settlement with the division;
377	(b) the division claims the solar retailer's bond or certificate of deposit; or
378	(c) the division receives ten or more complaints from consumers about the solar retailer
379	related to the solar energy system's energy production and finds substantial evidence
380	that the solar retailer has provided good faith estimates for residential solar energy
381	systems that do not produce 80% or more of the solar retailer's estimated energy
382	production.
383	Section 6. Section 13-52-401 is enacted to read:
384	Part 4. Sales Representative
385	13-52-401 . Sales representative relationship.
386	A sales representative shall be an employee of the solar retailer.
387	Section 7. Section 13-52-501 is enacted to read:
388	Part 5. Financial Obligations
389	13-52-501 . Customer financial obligations.
391	(1) A customer shall pay, on the date provided in the solar agreement, the costs of the solar
392	energy system's:
393	(a) design, not to exceed the greater of \$1,500 or 3% of the total cost of the solar
394	agreement;
395	(b) equipment procurement, not to exceed 25% of the total cost of the solar agreement;
396	<u>and</u>
397	(c) installation, not to exceed 80% of the total cost of the solar agreement inclusive of
398	payments due in accordance with Subsections (1)(a) and (1)(b).
399	(d) A solar retailer may not collect the remaining balance of the solar agreement from a

100	customer until the residential solar energy system is producing usable energy
4 01	Section 8. Effective Date.
102	This bill takes effect on May 7, 2025.