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JCC FINANCING STATEMENT OLLOWINSTRUCTIONS Recorded at 1 Vivint Solar I	Request of: Developer, LLC	Doc# 201	*20195331 9533182	82* Fee \$93.00	
A. NAME & PHONE OF CONTACT AT FILER (optional) 877-404-4129 (option 7)		RHSP FFF:S	9.00 RPRF FI	"F: \$1 AA	
B. E-MAIL CONTACT AT FILER (optional)		EDHARD M. I		31.00	
filings@vivintsolar.com			Y RECORDER (NE BEERG	·
C. SEND ACKNOWLEDGMENT TO: (Name and Address)					
Vivint Solar Developer, LLC		DHIE: 87713	3/2020 02:49	7 PM PG: 1 OF 4	
P.O. Box 4589					
Portland, OR 97.207	11-	-		t e ve	
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	full name; do not omit, mod ride the Individual Debtor in	dify, or abbreviate any formation in item 10 o	part of the Debtor of the Financing St	's name); if any part of the I atement Addendum (Form L	ndividual Debtor's ICC1Ad)
1a. ORGANIZATION'S NAME 1b. INDIVIDUAL'S SURNAME					
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3849 W 64TH PL	CHICAGO		STATE	POSTAL CODE 60629-4712	COUNTRY
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UCC FINANCING STATEMENT ADDENDUM

OLLOWINSTRUCTIONS						
NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing St	tatement; if line 1b was left blank					
because Individual Debtor name did not fit, check here					~ .	
9a. ORGANIZATION'S NAME						
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APN: 19231130040000 Service No.:

EXHIBIT A

This NOTICE (this "Notice") is provided by VIVINT SOLAR DEVELOPER, LLC, a Delaware limited liability company ("Company") with reference to the following facts:

- 1. Martin Medina ("Homeowner") and Company entered into that certain Residential Solar System Lease Agreement, dated as of March 11, 2020 (the "Agreement"). Any capitalized term used but not defined herein shall have the meaning ascribed to such term in the Agreement. To request a copy of the Agreement, please contact Company by calling 1.877.404.4129, or by writing at 1800 W. Ashton Blvd., Lehi, UT 84043.
- 2. The Agreement commenced on March 11, 2020 and will terminate on approximately November 08, 2040 (the "Term"). At the and of the Term, Homeowner may elect to continur, with the Agreement on a year-to-year basis, enter into a new agreement, request removal of the System, or purchase the System. If Homeowner elects removal, then Company shall remove the System within ninety (90) days.
- 3. Pursuant to the Agreement, Homeowner granted to Company a right to access, enter into, and use the Property for the installation, operation, and maintenance of a solar photovoltaic energy system (the "System") at Homeowner's residential property located at 3849 W 64TH PL, CHICAGO, County of Cook, IL, 60629-4712 (the "Property").
- 4. Pursuant to the terms and conditions of the Agreement, the Company has agreed to lease the System to Homeowner and Homeowner has agreed to pay monthly rent to the Company.
- 5. Company owns the System, collectively with all associated rights, privileges, assets, incentives, rebates, and benefits arising from, relating to, or attributable to the System (the "System Interests"). At all times during the Term, the System and the System Interests shall remain Company's sole personal property and shall not be deemed or characterized as

a "fixture" or any part of the "realty" as those terms may be defined by applicable law. THIS NOTICE SHALL NOT IN ANY WAY MODIFY THE CHARACTER OR CLASSIFICATION OF THE SYSTEM. THE SYSTEM IS NOT A FIXTURE.

- 6. COMPANY DOES NOT HAVE A SECURITY INTEREST OR LIEN ON THE PROPERTY. THIS NOTICE SHOULD NOT BE CONSTRUED AS AN ENCUMBRANCE AFFECTING TITLE TO THE PROPERTY.
- 7. Pursuant to the terms and conditions of the Agreement, if the Homeowner proposes to sell or transfer the Property, it must provide Company with thirty (30) days' prior written notice of such sale or transfer, including the name of the proposed purchaser or transferee ("Property Transferee"). If Property Transferee will not assume the obligations under the Agreement, or if Company determines that Property Transferee does not qualify, then Homeowner will be required to purchase the System at Four Dollars (\$4) per watt installed, subject to reduction pursuant to the terms of the Agreement.
- 8. If Homeowner defaults under the Agreement and Company elects to terminate the Agreement, then Homeowner may be responsible to purchase the System at Seven Dollars (\$7) per watt installed, subject to reduction pursuant to the terms of the Agreement. Alternatively, Company may elect to terminate the Agreement and remove and retake the System.
- 9. If Company defaults under the Agreement and Homeowner elects to terminate the Agreement, then Company shall remove the System within ninety (90) days.
- 10. The Agreement is binding upon Homeowner's and Company's respective heirs, legal representatives, successors, and permitted assigns.
- 11. This Notice shall not, under any circumstances, be deemed to modify or change any provision of the Agreement. In the event of any conflict between the terms of this Notice and the Agreement, the Agreement shall control.

2019533182 Page: 4 of 4

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Exhibit B

LOT 8 AND THE EAST 1/2 OF LOT 9 IN BLOCK 4 IN FRANK REED'S SUBDIVISION OF THE WEST 1/2 OF THE EAST 1/2 OF THE NORTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 23, TOWNSHIP 38 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

Parcel ID Number: 19-23-113-004-0000

The proper.

Cook, IL – Medina

Clark's Office