



Customer Battery Storage-Operator\*

Name: Account #: Meter#: Email Address: Service Address: Solar Contractor and Email: Reason for Termination (optional):

Notice of Termination and Acknowledgments

By signing this form, I hereby acknowledge and agree:

- Either (1) this form, dated below, constitutes my notice to the Company of my intent to terminate that certain Battery Bonus Program Agreement (Agreement No. \_\_\_\_\_) (the "Battery Bonus Agreement") prior to the expiration of such agreement's 10-year term; or (2) I previously provided to the Company separate notice, dated \_\_\_\_\_, of my intent to terminate the Battery Bonus Agreement prior to the expiration of such agreement's 10-year term (a copy of which is attached hereto). In accordance with applicable Company tariff, the effective date of the Battery Bonus Agreement's termination shall be 60 days from the date I provided such notice.
• I shall either:
\* remove the Battery Storage Facility, as defined in the Battery Bonus Agreement, including associated solar panels, or
\* transfer the Battery Storage Facility to an available DER program through an amendment submitted via CIT.
• Until I either remove or transfer my Battery Storage Facility as provided above, I will ensure that my Battery Storage Facility remains non-operational.
• I shall return (by check) a prorated portion of the incentive payment I received for participating in the Battery Bonus Program ("Prorated Incentive Amount"), as billed by the Company, to Hawaiian Electric (AL18-SG), P.O. Box 2750, Honolulu, HI 96840. Such Prorated Incentive Amount shall be based on the length of the remaining term of the Battery Bonus Agreement, calculated from the date of termination as a fraction of the Battery Bonus Agreement's 10-year term.
• If my termination occurs during a period of non-compliance with the requirements of the Battery Bonus Agreement, the non-compliance charges imposed and required to be paid by me pursuant to such agreement and applicable Company tariff will be applied towards the Prorated Incentive Amount.
• If I do not promptly return the Prorated Incentive Amount to the Company in a single lump sum payment, such Prorated Incentive Amount shall be returned in twelve (12) equal monthly installments.
• Notwithstanding anything herein to the contrary, if I am not a direct customer of the Company, I must return the Prorated Incentive Amount in a single lump sum payment.
• The Company will not charge interest in connection with the return of the Prorated Incentive Amount if final payment of the same is made within one year of the date of termination.

Customer Battery Storage-Operator Signature

Date

COMPANY USE ONLY

Effective Date of Termination: Underlying Program While Participating in Battery Bonus Program: Original Incentive Amount: Date 10-Year Term Commenced: Prorated Incentive Amount Customer Check received by Company

\*The Customer Battery Storage-Operator printed name must be that of the same person or entity as on the Battery Bonus Program Agreement being terminated.