# Terms of Service

#### Terms of Service

### 1. User Rights and Responsibilities

- Acceptance of Terms: You agree to abide by all the rules and regulations of the company.
- Compliance with Laws: You must perform all services and use the product in accordance with applicable local, state, and federal laws, rules, and regulations.

## 2. Content and Intellectual Property

- Ownership: The company owns all rights, title, and interest in its technology, including the mobile app, materials, and associated intellectual property. Any "Design Documents" or "Work Product" created while performing services are the property of the company.
- Confidentiality: You must keep information about the company's business affairs, pricing, and customers confidential. This includes not disclosing "Confidential Information" or trade secrets to any third party.

## 3. Limitation of Liability

- "As Is" Basis: The company does not guarantee that the service will be sufficient to meet your requirements or that it will operate without error or interruption. The service is provided "as is," and the company disclaims all other warranties.
- Financial Liability: The company may not be held responsible for any delays, data loss, or other damages resulting from the use of its service.

#### 4. Termination of Service

- Termination: The company may terminate a contract with two days' written notice, and you may terminate a contract with seven days' written notice.
- Return of Property: Upon termination, you are required to return all company property, including keys, records, notes, data, and equipment.

If you have any questions or concerns about our Terms of Service or Privacy Policy or our data practices, please contact us at:

Rundle Enterprises LLC, DBA "Rundle Solar" 6135 Park South Dr. Suite 510 Charlotte, NC 28210

Email: appointments@rundlesolar.com

Phone: 619-204-2885