



Residential Community Solar Service Agreement

This Residential Community Solar Service Agreement ("Agreement") applies to any residential Customer ("You" or "Your") of the Omaha Public Power District ("OPPDP", "We", "Our" or "Us") who participates in the OPPDP Community Solar Program ("Program") pursuant to OPPDP Rate Schedule No. 500: Community Solar-Rate Rider ("Schedule No. 500").:

1. By enrolling in the Program pursuant to Schedule No. 500, and being accepted for the Program by OPPDP, You agree to be bound by this Agreement.
2. You agree to comply with Schedule No. 500 and the OPPDP Service Regulations. Unless otherwise noted, capitalized terms used herein shall have the meaning defined in Schedule No. 500.
3. You have enrolled in the Program for the Subscription Level of Community Solar Shares set forth on Your enrollment form. You agree to pay OPPDP monthly a Community Solar Charge for Your Community Solar Shares as invoiced by OPPDP. You further agree that We will charge You a refundable enrollment deposit of \$100 in order to participate in the Program, and You agree to pay that deposit. The deposit cannot be applied against Your electric service bill, except as provided in the following sentence. If You participate in the Program for five (5) consecutive years, We will refund the deposit, by applying it as a credit on your OPPDP electric service account. After the completion of the consecutive five (5) year period, You will continue to pay OPPDP a Community Solar Charge for Your Community Solar Shares as invoiced by OPPDP, unless You provide written notice to Us of your withdrawal from the Program. If You do not participate in the Program for five (5) consecutive years, You will forfeit Your \$100 deposit, unless You no longer are an OPPDP customer or OPPDP approves a hardship exception. Examples of hardship include but are not limited to death, military deployment, and loss of residence due to natural disaster (fire, flood, and tornado).
4. In February of each year, in accordance with Schedule No. 500, OPPDP will adjust the Community Solar Charge for Community Solar Shares based on the Market Based Value of Solar, and will post the new Charge on its website. In March of each year, after OPPDP posts the new Community Solar Charge, You may notify OPPDP in writing that You wish to change the amount of Your Community Solar Shares, and OPPDP will then charge You, and You will pay, on a monthly basis, the applicable Community Solar Charge for the revised amount of Your Community Solar Shares. Absent such notice to OPPDP, You will continue to pay for Your Community Solar Shares at the established Community Solar Charge until the next annual adjustment.
5. You will continue to be bound by this Agreement if You relocate to another service address within the OPPDP service territory.
6. You may not assign this Agreement, or any rights or obligations under the Agreement, to any other person without written Consent from OPPDP.
7. Notices required under this Agreement must be in writing and mailed to OPPDP at 444 S. 16th Street Mall, Customer Care (E/AR/EP2), Omaha, NE 68102.
8. The Community Solar array generates "Renewable Energy Certificates" (also known as RECs) along with the solar energy it produces. A renewable energy certificate is a market-based instrument that represents the property rights to the environmental, social, and other non-power attributes of renewable electricity generation. The RECs generated from the Community Solar array are not included as part of the Community Solar program. Community Solar shareholders/participants do not receive ownership or the rights from these RECs.

9. This Agreement shall be governed by the law of the State of Nebraska.

[May 2025]