



# The photovoltaic contract was signed but the goods were not the same as the ones shown

This PDF is generated from: <https://www.makhwanegranite.co.za/02-03-22-15354.html>

Title: The photovoltaic contract was signed but the goods were not the same as the ones shown

Generated on: 2026-06-13 07:35:11

Copyright (C) 2026 Makhwane PowerTech. All rights reserved.

For the latest updates and more information, visit our website: <https://www.makhwanegranite.co.za>

---

EPC Contracts and their use on solar projects has recently attracted negative publicity, particularly in contracting circles.

What you can do: The first and most critical step in any contract dispute is to thoroughly review your written contract and gather all related documents and communications before taking any other action.

If one party claims that the contract wasn't signed, this does not automatically mean it cannot be enforced. Both international and domestic legal practice allow for a contract to be deemed ...

Buyers are generally entitled to a refund for goods that fail to match the contract, provided they follow proper rejection procedures.

Convinced by the sales talk, Kalik signed a form contract that clearly stated the terms of the agreement. After adding credit charges, insurance, and tax, the total price came to more than \$1,200.

We'll explain how solar leases and power purchase agreements (PPAs) work, what a UCC-1 filing really is (and why it's usually nothing to panic about), and how to spot red flags in solar ...

Although the court ultimately decided that the solar system was not a fixture, it noted that some of the language in the purchaser's contract provided indications to the contrary.

Sometimes parties may decide that their contract is not the one they want. They may want to replace it with another contract. If they do, the original contract is discharged by substitution. It is not necessary ...

This contract typically specifies details such as the type and quantity of solar panels, pricing, delivery



## **The photovoltaic contract was signed but the goods were not the same as the ones shown**

schedules, payment terms, and any warranties or maintenance obligations.

Acceptance is a legal trigger, not just a casual nod: UCC 2-606 defines the specific actions (or inactions) that legally bind a buyer to the goods they've received.

Web: <https://www.makhwanegranite.co.za>

