READ THIS TO MAKE FILLING IT OUT EASIER

DEALER APPLICATION INSTRUCTIONS

First, we'd like to thank you for your interest in becoming an Authorized SunRotor, Dankoff Solar, and Wright Morgan dealer. We have designed the application process in a manner that, if followed correctly, should be fairly pain-free and quick.

This form includes three important sections: The Dealer Application, the Bank Reference Authorization Form, and the Dealer Contract. All fields are editable and can be digitally signed, so we recommend using Adobe Acrobat Online, which is free, to fill it out, print a PDF copy, and then email us the PDF. Each section has key factors that may delay or completely stall Dealer status approval. If you follow these steps, your application could be approved as quickly as 3-5 business days. Once approved you’ll find your business listed as a dealer on the SunRotor and Dankoff Solar websites.

AS IS STANDARD, YOU SHOULD NOTIFY BANK AND BUSINESS REFERENCES PRIOR TO SUBMITTING THE APPLICATION.

1. DEALER APPLICATION
   a. The first two parts are standard company information sections. Fill the General Business Information section as fully as possible. Accounts that do not fill this section out or submit their exemption MAY be charged sales tax.
   b. If the company is a sole-proprietorship or self-owned, only one person is needed on the Owner/Officer Information; otherwise, please add the three highest percentage owners.
   c. At least one bank reference is required. If only one company bank account is used, it may affect credit terms or credit limit, depending on the returned information. A fax number and/or email address MUST be provided for all references. An authorization form will also be necessary for each bank reference; see Section 2 for more.
   d. Two business trade references are REQUIRED. Other vendors and/or suppliers are standard, and are acceptable. Again, a fax number and/or email address MUST be provided for all references. For security purposes, SPPS staff will not look up these numbers if left blank on the form.

2. BANK REFERENCE AUTHORIZATION FORM
   a. An authorization form will need to be filled out, signed, and submitted for each bank reference. Most banks are unwilling to release any information on your account without account owner approval. Providing this form allows for a speedier response, and may cut down the application approval process significantly.

3. DEALER CONTRACT
   a. The Dealer Contract provides the guidelines and requirements to not only become an Authorized Dealer, but to also maintain that status. Please read through each section thoroughly, and once satisfied, sign the last page of the contract.

Once all parts are complete, you may scan or email the application, bank reference authorization forms, and the last page of the contract to the contacts provided below. If you would prefer to mail it, please make a copy of these same pages to keep for your records, and mail the originals to the address provided. We want to thank you again, and hope that we can grow together in this new, exciting business relationship.
## GENERAL BUSINESS INFORMATION

<table>
<thead>
<tr>
<th>Company Name:</th>
<th>DBA, if applicable:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type of Business:</td>
<td>EIN/Tax Exemption # (required):</td>
</tr>
<tr>
<td>Phone:</td>
<td>Fax:</td>
</tr>
<tr>
<td>Email Address:</td>
<td>Website:</td>
</tr>
<tr>
<td>Billing Address:</td>
<td>City:</td>
</tr>
<tr>
<td>State/Country:</td>
<td>Zip:</td>
</tr>
<tr>
<td>Shipping Address (if different):</td>
<td>City:</td>
</tr>
<tr>
<td>State:</td>
<td>Zip:</td>
</tr>
</tbody>
</table>

## OWNER/OFFICER INFORMATION:

<table>
<thead>
<tr>
<th>Name:</th>
<th>Title:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Phone:</td>
<td>Email:</td>
</tr>
<tr>
<td>Name:</td>
<td>Title:</td>
</tr>
<tr>
<td>Phone:</td>
<td>Email:</td>
</tr>
<tr>
<td>Name:</td>
<td>Title:</td>
</tr>
<tr>
<td>Phone:</td>
<td>Email:</td>
</tr>
</tbody>
</table>

## BANK REFERENCE: (Fax or Email Required. Do not submit blank.)

<table>
<thead>
<tr>
<th>Bank:</th>
<th>Customer Since:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Last 4 digits of Acct#:</td>
<td>Phone:</td>
</tr>
<tr>
<td>Fax/Email:</td>
<td>City:</td>
</tr>
<tr>
<td>State:</td>
<td>Country:</td>
</tr>
</tbody>
</table>

## BUSINESS TRADE REFERENCES: (Fax or Email Required. Do not submit blank.)

<table>
<thead>
<tr>
<th>Company:</th>
<th>Customer Since:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fax/Email:</td>
<td>Phone:</td>
</tr>
<tr>
<td>Address:</td>
<td>City:</td>
</tr>
<tr>
<td>State:</td>
<td>Zip:</td>
</tr>
<tr>
<td>Company:</td>
<td>Customer Since:</td>
</tr>
<tr>
<td>Fax/Email:</td>
<td>Phone:</td>
</tr>
<tr>
<td>Address:</td>
<td>City:</td>
</tr>
<tr>
<td>State:</td>
<td>Zip:</td>
</tr>
</tbody>
</table>
DEALER CONTRACT

Upon execution, this Dealer Application (hereafter, the "Application") will constitute a binding contract (an "Agreement") between the "Applicant" and Solar Power & Pump, LLC to represent the SunRotor and Dankoff Solar brands. By its execution of the Agreement, Applicant agrees to the terms and conditions contained herein. Applicant must submit completed Application with signed Agreement to commence application process.

TERMS & CONDITIONS

1. These terms and conditions govern the sale of SunRotor and Dankoff Solar brand pumps and accessories ("Products") by Solar Power and Pump Supply ("SPPS") via telephone, facsimile, email, or other means to Dealers.

2. "DEALER" shall mean any person or business entity engaged in the wholesale or retail sale, or installation of these Products, including but not limited to the Products. This does not include reselling these goods online; Online Resellers will need to obtain the separate Online Reseller Contract.

3. APPLICANT STATUS. SPPS reserves the right, in its sole discretion, to determine whether an applicant hereunder is qualified as a Dealer; and to change the status of and/or to terminate a Dealer.

4. INITIAL ORDER MINIMUM. Dealer agrees that its first order under this Agreement will be for Products in a sum of no less than $5,000.00, exclusive of shipping charges. SPPS reserves the right to modify the Initial Order Minimum upon Dealer request and at its sole discretion.

5. PRODUCT TECHNICAL SUPPORT. By entering into this Agreement, Dealer recognizes and accepts its obligation to provide both pre-sale and post-sale Product Technical Support. This includes, but is not limited to, proper pump sizing per application and general troubleshooting. Dealer's failure to provide Product Technical Support constitutes a material breach of this Agreement and grounds for termination thereof at the discretion of SPPS.

6. WARRANTY CLAIMS. Dealer is responsible for facilitating the return of their customers' potentially defective products for warranty inspection, and as such, accepts that SPPS will require Dealer's customers to contact Dealer if SPPS is contacted directly.

7. NON-EXCLUSIVITY. Nothing express or implied in this Agreement shall restrict Dealer's right to offer for sale any product manufactured and distributed by any entity other than those Products offered by SPPS.

8. PRODUCT LABELS. Dealer and/or the Dealer's customers will not, in part or whole, obstruct, destruct, alter, cover, or tamper with, in any manner, the integrity of the label(s) affixed to Products at time of shipment. Violation of this restriction by Dealer and/or the Dealer's customers constitutes both a material breach of this Agreement and shall void any expressed and/or implied Product warranty, its sub-contractors and/or material suppliers.

9. DEALER USE OF TRADE NAMES. A Dealer may employ the following SunRotor trade names (the "Trade Names") in its hard copy or electronic marketing materials: Dankoff Solar, SunRotor®SR (including all of the current SR series-4, 6, 10, 12, 16, 26-and any future model), and SunRotor® XR, but must do so in a manner in which the phrase "SunRotor® Solar Products" and the SunRotor Logo (as shown in "Exhibit A" below) also appear prominently in the materials in such proximity that a viewer of said materials would reasonably understand that SunRotor is the manufacturer of the Products represented by the Trade Names. Any use of the
Trade Names in a manner deemed, in SPPS’s sole discretion, to intentionally deceive customers, potential customers, and the general public, as to the maker of Products, will result in the termination of this Agreement by SPPS.

10. ORDER PROCEDURE.
   a. Dealer purchase orders will include item numbers or a complete description of the Products, as well as quantities, delivery dates, shipping methods, and locations.
   b. All orders placed by Dealer will be binding on Dealer even if SPPS does not provide an express written order confirmation.
   c. SPPS reserves the right in its sole discretion to charge a cancellation fee of up to twenty percent (20%) for orders that:
      i. Dealer changes more than 48 hours after placing the order; or,
      ii. Products have already been shipped.
   d. SPPS reserves the right in its sole discretion to require a 50% NON-REFUNDABLE down payment for orders deemed specialty orders due to the quantity or custom nature, and have already been placed with part suppliers.

11. TAX. Applicable sales taxes will be charged on all orders until a valid resale certificate is on file. Charges for sales taxes will not be refunded on any orders placed prior to receipt of Dealer's resale certificate.

12. PAYMENT AND CREDIT POLICY.
   a. All Products must be paid for ("Payment") prior to shipment (unless terms are agreed otherwise, specifically and in writing).
   b. Acceptable forms of Payment:
      1. Automatic Clearing House("ACH") payments made via an ACH network operating in accordance with the rules and regulations established by the NACHA - The Electronic Payments Association and the Federal Reserve System;
      11. Standard company checks written on the Dealer account;
      iii. VISA, MasterCard, or American Express; or
      iv. Wire transfer.
   c. Any fees incurred by SPPS in the processing of any Payment will be charged to the Dealer.
   d. Where SPPS has specifically agreed to extend credit to a Dealer, the following terms apply:
      i. No credit order in excess of credit limit will be honored;
      ii. SPPS reserves the right to amend or withdraw credit terms in its sole discretion;
      111. A late payment charge of 2% per month will be assessed on all delinquent or past due orders;
      iv. SPPS reserves the right to place a credit hold on all delinquent or defaulted accounts;
      v. Dealer agrees to pay reasonable attorney fees incurred in collection of delinquent accounts;
      vi. SPPS acceptance of a partial payment does not constitute an accord and satisfaction on any account, regardless of any notation on the instrument used to affect payment.
   e. All orders in excess of $15,000 will require a 50% down-payment no matter the credit limits and may have a 4-6 week lead time, unless otherwise agreed upon, specifically and in writing.
13. **SHIPPING AND HANDLING FEES.** Unless otherwise agreed, all Product shipments to locations within the contiguous United States will be shipped FOB point of origin, with costs and handling fees charged to Dealer.

14. **DEALER RECEIPT AND ACCEPTANCE OF PRODUCTS.** If in direct receipt of Products, Dealer shall inspect, and accept or reject, each shipment upon receipt. Such acceptance or rejection shall only apply to:
   a. The completeness of the shipment, and/or
   b. Reasonably apparent visible damage to the Products (or the packaging for such Products).
   - Dealer must notify the shipping carrier as soon as possible of any reasonably apparent problems with the shipment or Products, and notify SPPS in writing of nonconforming shipments or Products within 72 hours of receipt. Pictures will be required.
   - Failure to notify both the shipper and SPPS shall be deemed an unqualified acceptance of the contents and condition of the shipment.

15. **INTERNATIONAL ORDERS.** Orders for Products to be shipped outside of the United States must be paid for **IN FULL** with United States currency prior to shipment, including any and all applicable fees. Shipping method may vary and will be at the discretion of SPPS. Dealer may be required to use a freight forwarder, and all duties will be paid by Dealer.

16. **DISCLAIMER OF TERRITORIAL EXCLUSIVITY.** Nothing in this Agreement constitutes an explicit or implied restriction on SPPSs right to reach Dealer Agreements with other dealers, regardless of their geographic proximity to Dealer. Furthermore, SPPS reserves the right to direct customer orders, requests or other inquiries to any SPPS Dealer, regardless of that dealer's geographical proximity to Dealer.

17. **STATUTE OF LIMITATIONS.** No action by Dealer may be brought at any time more than twelve (12) months after the facts occurred, upon which the cause of action arose.

18. **LIMITATIONS OF LIABILITY.** The liability of SPPS hereunder for any and all claims arising from this Agreement shall not exceed the sum of Dealer's payments for the Products that are the subject of the dispute. SPPS shall not be liable for the consequential damages, anticipated or lost profits, incidental damages, loss of time, or other losses incurred by Dealer or any third-party in connection with this agreement or products sold hereunder.

19. **GOVERNING LAW; VENUE.** The construction, interpretation and performance of this Agreement and all transactions under it shall be governed by the laws of the State of Oklahoma. The parties hereto agree that any suits, actions or proceedings arising out of this Agreement that may be instituted by any party hereto shall be instituted only in the state or federal courts serving the city of Elk City, Oklahoma, and the parties hereto do hereby consent to the jurisdiction of those courts and waive any objection which they may now or hereafter have to venue of those suits, actions or proceedings.

20. **FORCE MAJEURE.** Except for the payment of amounts due, neither party shall be held responsible for any delay or failure in performance of any part of this Agreement to the extent that delay or failure is caused by circumstances beyond its control (a "Force Majeure"), including, but not limited to, fire, flood, explosion, war, strike, embargo, government requirement, civil or military authority, act of God, act or omission of carriers or other similar causes. If any Force Majeure occurs, the party delayed or unable to perform (the "Delayed Party") shall give immediate notice to the other party (the "Affected Party"), and the Affected Party, upon giving prompt notice to the Delayed Party, shall be excused from performance under this Agreement for the duration of the
Force Majeure; provided, however, that the Affected Party shall take all reasonable steps and cooperate with the Delayed Party to avoid or remove the cause of nonperformance and shall promptly resume performance hereunder when the Delayed Party resumes performance. If the Delayed Party cannot remove the cause of nonperformance within sixty (60) days, the Affected Party may terminate this Agreement.

21. NON-WAIVER. No course of dealing or failure of either party to strictly enforce any term, right or condition of this Agreement shall be construed as a waiver of that term, right or condition.

22. ORDER OF PRECEDENCE. This Agreement supersedes any additional or different terms and conditions asserted or provided by Dealer, including but not limited to different terms and conditions in Dealer's form of purchase order.
   • SPPS acceptance of purchase orders is conditioned upon Dealer's acceptance of these terms and conditions, irrespective of whether Dealer accepts these terms and conditions by a written acknowledgment, by implication, or acceptance and payment of goods ordered hereunder.
   • SPPS failure to object to provisions contained in any communication from Dealer varying the terms herein shall not be deemed a waiver of the provisions herein.
   • Neither commencement of performance nor delivery shall be deemed or constituted as acceptance of any additional or different terms and conditions of Dealer.
   • SPPS reserves the right to modify any aspect of this Agreement in its sole discretion, provided that orders placed with SPPS will be governed by the Agreement as it existed at the time that such order was placed.

23. ANNUAL REVIEW. Accounts will be reviewed on an annual basis. SPPS reserves the right, in its sole discretion, to cancel or revoke Dealer status on accounts with no activity for more than twelve (12) months.

24. ENTIRE AGREEMENT. This Agreement, including the SPPS documents and policies incorporated herein by reference, shall constitute the entire Agreement between the parties with respect to the subject matter of this Agreement and shall not be modified or rescinded. The provisions of this Agreement supersede all prior oral and written quotations, communications, agreements, and understandings of the parties with respect to the subject matter of this Agreement.
PLEASE SIGN AND RETURN THIS PAGE, APPLICATION, & BANK AUTHORIZATION FORMS TO BILLING@SPP.SOLAR

APPLICANT COMPANY NAME:___________________________________________________________

SIGNED:__________________________________________________________________________

PRINT NAME:_______________________________________________________________________

TITLE: ___________________________________________________________________________

PHONE: ___________________________________________________________________________

DATE: ___________________________________________________________________________

SOLAR POWER AND PUMP SUPPLY

SIGNED: ___________________________________________________________________________

Neil M Bacoski, General Manager

AGREEMENT EXECUTION DATE:________________________

NOTES:
BANK REFERENCE AUTHORIZATION FORM

I __________________________ hereby authorize __________________________ to

(NAME) (NAME OF BANK)

provide a credit reference to Solar Power & Pump Co. regarding __________________________

(COMPANY)

____________________________________
SIGNATURE

____________________________________
PRINTED SIGNATURE

____________________________________
TITLE

____________________________________
DATE