



## Return completed and signed application to: ar@sunwizepower.com

SunWize Power and Battery, LLC, has sales tax nexus established in Washington, California, Utah, Colorado, and New York and is required to collect and remit sales tax unless a valid resale certificate is provided. If applicable, please attach a valid resale certificate to this form. A resale certificate is attached to this form:				
Date: SunWize Sales	s Executive:			
Business Name:	D&B#:			
Email Address:				
Business Address:				
City:	State:	Zip:		
Business Telephone Number:				
MANDATORY INFORMATION				
Invoices are sent electronically via email. Please provide below the email address(es) to which invoices should be sent:				
	:Email:			
Name: Phone	:Email:	Title:		
AUTHORIZED SIGNATURES (MUST BE OWNERS OR OFFICERS OF APPLICANT'S COMPANY) Terms and Conditions are listed on Page 2 and on Sunwize.com				
Name:	Signature	Title;	Date;	
Name:	Signature	Title:	Date:	
Name:	Signature	Title:	Date:	
REQUESTED TERMS				
No Terms; 100% Payment in Advance  N30 Terms, Amount \$5,000.00 or Less For expedited approval  N30 Terms, Amount Greater Than \$5,000.00:  Approval may take 2-3 business days				



## REFERENCES (FOR AMOUNTS GREATER THAN \$5,000.00)

\*PLEASE NOTE: ONLY LIST ACTIVE REFERENCES. PLEASE INCLUDE EMAIL ADDRESS. DO NOT COMPLETE IF REQUESTING \$5,000.00 OR LESS.

Company Name:	Telephone Number:
Address:	
Contact:	
Products:	Years Associated:
Company Name:	Telephone Number:
Address:	
Contact:	
Products:	
Company Name:	Telephone Number:
Address:	
Contact:	Email Address:
Products:	Years Associated:

## TERMS AND CONDITIONS OF SUNWIZE POWER & BATTERY

his agreement is between SunWize Power & Battery, an Arizona company, or its assignees (hereinafter "the Company"), and the parties named below. By signing this document, the undersigned agrees to all terms, conditions and language stated herein, as well as any additional terms and conditions stated in any and all writings hereafter by the Company.

Service charges of 1.5% (or maximum amount permitted by applicable state laws) will be charged to all delinquent balances not paid within fourteen (14) days after the due date and will continue to accrue on delinquent balances remaining every thirty (30) days thereafter until paid. Any account past due shall be considered to be in default. Any litigation concerning any receivable hereunder may be brought in the name of the credit grantor or assignee at the Conpany's sole discretion. This agreement is governed by the laws of the State of Arizona and jurisdiction for any suit or related action shall, at the Company's sole discretion, take place in Maricopa County, Arizona. The undersigned agrees to pay all costs, including, but not limited to, attorneys or collections fees, lien fees as well as court costs incurred in collecting balances past due. Should a dispute arise, the undersigned acknowledges that taxable court costs and any attorney's fees a Judge may determine to be reasonable in any litigation shall bear interest at the rate of 1.5% per month from the date judgment is entered until paid as allowed by applicable law.

The undersigned understands, acknowledges, and accepts all terms and conditions as stated in this agreement and certifies that the information given is herein true and correct.

Applicant authorizes the Company to obtain credit and financial information concerning the Applicant and its principals at any time and from any source.