

Request for listing as an Authorized Dealer of

# SOLTEQ Solar Roof Tiles

**SOLTEQ USA INC., 4430 Orchid BLVD STE 202 Cape Coral FL, FLORIDA 33904**

- Please fill in completely and send to info@SOLTEQ.us -

Company:

Last name:

First name:

Address:

City, State, Zip:

Phone:

Mobile:

E-mail:

Website:

Lic. no:

**Business** (check all that apply)

- PV-Installer     Roofer     Architect     Building materials dealer     Developer  
 Other:

Annual sales in the previous year: \$

Number of employees in Installation:

Solar sales previous year \$

Number of employees in sales:

**Products** (check all that apply)

- Building products     Construction service  
 Photovoltaics already in the program     No photovoltaics available yet     Photovoltaic experience

**Desired type of cooperation** (check all that apply)

- As a dealer, only resale     As a dealer and installer  
 As a roofer partner     We would like to include SOLTEQ solar roofs in our program  
 I want exclusivity for my region:    circle:

Exclusivity will have minimum sales goals varying by region.

- I would like leads for my area     I don't want leads  
 I will be registering for the next specialist partner training and certification. Number of participants:  
Estimated amount of solar roofs per year :

**Sample materials**

- One Quad 58 Premium Plus Black  
One Quad 100cmX54cm Premium Plus Black  
One 27" Interlocking Premium Plus Black (triple tile)  
One 18" Interlocking Premium Plus Black (double tile)  
One 9" Interlocking Premium Plus Black  
One 13" Interlocking Premium Plus Black  
One 13" Interlocking Premium Black  
One 26" Interlocking double tile Premium Plus Black  
One 13" interlocking in each Premium Plus color  
One passive glass 13" interlocking in each Premium Plus color  
One passive aluminum 13" interlocking in each Premium Plus color  
10 Brackets and screws  
Brochures for customers (free of charge)

**Total \$950 plus shipping**

The nominal charge is fully credited back with the first order over \$60,000. Exhibition material remains the property of SOLTEQ. All prices exclude freight.

**I agree that my data may be saved and used for internal purposes in the interests of cooperation. I ask for regular information, news and newsletters by email and post. Price lists and offers are intended exclusively for you and may only be used internally and may not be passed on to third parties or published on the Internet.**

**Customer protection:**

Any lead generated by SOLTEQ will be shown only SOLTEQ products.

**Training and certification**

For our SOLTEQ Dealers we offer trainings and workshops in our nationwide training centers.

I am interested in a training, please contact me. \_\_\_\_\_

**SOLTEQ Dealers / partner conditions**

The SOLTEQ Dealer (SD) insures that it operates a business and plans to sell SOLTEQ products on its own account.

The SD buys at the appropriate price list and sets up its own margin and sells at its selling price.

For the installation and execution of SOLTEQ solar roofs, dealer training is mandatory. Only after a SOLTEQ dealer training course is the DP considered authorized and considered an Authorized Dealer and Installer.

Apart from these points, the SD does not enter into any obligations or minimum quantity obligations.

This agreement can be terminated by either party at any time. This does not apply to the confidentiality agreement.

Part of the agreement is the following confidentiality declaration, including the severability clause.

**SOLTEQ Dealer conditions**

	Price list / discount	previous year sales
<b>New Partner</b>	List Price	--
Bronze	5% discount	\$ 500,000-10 million
Silver	10% discount	\$ 10 million-20 million
Gold	15% discount	\$ 20 million-

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SOLTEQ USA INC., Headquarters: 4430 Orchid BLVD STE 202, Cape Coral, FLORIDA 33904, (+1) 239 230 2880, [info@solteq.us](mailto:info@solteq.us)

## Confidentiality

1. The SD (SOLTEQ Dealer) shall maintain confidentiality towards third parties about all business transactions, data and all internal matters and information that he has become aware of in connection with SQ (SOLTEQ) This applies to all product information, prices and all connections with SQ.
2. The SD undertakes to protect the company's trade and business secrets and to keep the documents relating to these and the contractual relationship in such a way that they are not accessible to third parties. He must maintain silent about all knowledge acquired during the term of the contract, about business processes and internal, in particular confidential matters, even after the end of the contract.
3. The parties undertake to disclose all ideas, information, technical drawings and documents, materials, goods, samples, samples, equipment, devices, technical processes and other technical knowledge ( Items of confidentiality) to be kept strictly confidential and to take all necessary measures to prevent them from becoming accessible to third parties. The same applies to all industrial property rights and other legal positions, in particular manuscripts, texts, technical statements, photographs, films, videos, recordings, software, sound recordings as well as similar rights and objects.
4. The parties undertake to impose the same obligations on their employees, other persons and other companies who become aware of the information exchanged and the items of confidentiality, as entered into in this agreement. The parties undertake not to analyze, change or otherwise exploit the documents, circuits or products that have become known. If one party should consult or commission third parties within the scope of the project with the consent of the other party, the party concerned undertakes to commit these third parties to confidentiality to an extent in accordance with this agreement. Proof of this obligation of the third party must be provided to the other party upon request.
5. This agreement does not contain any transfer of rights or licenses, nor does it oblige the parties to enter into further contracts. The parties undertake not to use the mutually communicated information themselves without the express written consent of the information provider and not to register any property rights.
6. Representation is assigned to the SD personally. He is not entitled to transfer the commercial agency to a third party without the express consent of the company or to tacitly tolerate commercial agency by a third party; he can, however, use auxiliary persons to carry out his work after consultation and approval with the company. If the SD's sole proprietorship is transferred to other hands, this does not simultaneously lead to a transfer of the contract to the new company owner in the absence of the express consent of the representing company.
7. The same applies if the SD, as the contractual partner of this contract, converts his sole proprietorship into a company. In such cases, the contractual relationship does not automatically pass to the company without the express consent of the company.
8. The SD hereby declares his consent to the use of object and other images, which are in connection with the business relationship, on which he or his employees may be included, for unrestricted use for advertising and marketing.
9. The SD undertakes to never bypass SQ, to contact suppliers, to copy products, ideas or parts thereof, to exploit them in whole or in a modified form in any form, either himself or through third parties, and to sell them himself or through third parties, no research on products, ideas, purchase prices and no product details.
10. The parties have agreed not to disclose the content of this contract.
11. This also applies to all employees or partners of the SD
12. The non-disclosure clause applies to all existing and future companies from the SQ Group and business activities.
13. This paragraph also applies beyond the contractual relationship without any time restriction.
14. The contracting parties mutually confirm irrevocably and legally binding full source and customer protection, commission and brokerage protection for all mutual brokerage transactions of any kind with natural and legal persons, which are mutually announced. This agreement does not include those contacts that are demonstrably known to the other party. The notification of this must be made in writing to the other party within four working days.
15. The parties further undertake to treat the addresses and information made known to each other with strict confidentiality and not to disclose them to third parties without the written consent of the other party. You also undertake not to conduct any business, either directly or indirectly, through or through third parties with mutually disclosed contact addresses. This also includes all follow-up business that can result from the addresses that have become known. The contracting parties expressly undertake not at any time to contact the investors who have become known or disclosed about the other party or to mediate others
16. To get involved in contact (broker involved) without the knowledge of the partner.
17. Any brokerage fees or commissions that may arise from all transactions that come about through the cooperation can be regulated between the contracting parties in a separate commission contract. Separate written agreements are made between the contracting parties and any third parties involved in each individual case about the amount of brokerage / commission from all transactions.
18. The parties involved guarantee complete secrecy and non-circumvention of all persons, connections and other know-how for their employees. The contracting parties will agree to release direct contact to the customer in the interest of faster and better processing of the transaction, provided that the other party is fully informed.
19. This contract is effective immediately and cannot be unilaterally revoked as long as the cooperation exists.
20. When the cooperation is terminated, this point "customer and Source Protection Agreement ", the non-disclosure agreement remains in effect without any time restriction even after termination and is valid worldwide.
21. Customer protection of SQ generated leads:
22. In the event that the SQ customer decides on a conventional roof installed by the SD after several offer phases, SOLTEQ receives a commission of 10% of the final total order value.
23. Final provisions / severability clause (also applies to the cooperation agreement)
24. Jurisdiction. The parties hereto do hereby consent and submit to the venue and jurisdiction of the state and federal courts sitting in the State of Florida as the sole and exclusive forum for such matters of dispute. US law applies. With regard to matters relating to property rights, technologies, products, ideas or parts thereof, know-how and the like, US law and the place of jurisdiction apply. In all matters relating to normal business transactions, invoices or payments, the place of jurisdiction of SOLTEQ USA INC. based in Florida.
25. Should individual provisions of this contract be ineffective or unenforceable or become ineffective or unenforceable after conclusion of the contract, the validity of the rest of the contract remains unaffected. The ineffective or unenforceable provision should be replaced by an effective and enforceable provision whose effects come closest to the economic objective pursued by the contracting parties with the ineffective or unenforceable provision. The above provisions apply accordingly in the event that the contract turns out to be incomplete.
26. The content of emails has no legal effect; both parties agree on this. Only what has been set out in writing in contracts or amendment contracts applies.
27. There are no side agreements to this contract. Supplements to the contract must be in writing and signed by both contractual partners in order to be effective. An email is not sufficient for this and is not valid. This form requirement can only be waived by written agreement.

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Company Name, Authorized signator (printed)

Signature

Date