

Solar Cutters Terms and Conditions - February 2024

Parties

“We”, “Us” and “Our” refer to Solar Cutters Pty Ltd (ABN 60 622 166 705)

“You” and “Your” refer to the individual or company referred to in the Solar Cutters Membership Application, Membership Portal and Website

Definitions

Company refers to Solar Cutters Pty Ltd (ABN 60 622 166 705)

Website refers to www.solarcutters.com and other affiliated web pages including private social media groups

Member refers to an individual or business that has authorized access on our website that has a paid subscription

Users refers to applicants for the membership including members and website customers

Membership refers to the Solar Cutters Membership

Membership Application refers to form completed by you to become a member

Partner Benefits and Entitlements refer to discounted offers and promotions made available exclusively for members of the company

Cutter Commandments refer to the principles all Solar Cutters’ Members need to adhere to, which can be found at <https://solarcutters.com/commandments>

Solar Cutters Committee refer to a group of selected individuals from all over Australia who represent and advise the company, who can be found here <https://solarcutters.com/committee>

Intellectual Property refers to everything relating to the membership application and the company. This is including but not limited to any logos, images, symbols and trademarks

Membership

Your membership is non-transferable, and you must not share your username and password with anyone else. You are responsible for every use of your username and password on our website. If any unauthorized use of your membership has been undertaken by someone other than yourself, you must notify us immediately

Membership Application

The lodgment of the application creates no rights for the applicant and imposes no obligations for the company. No contract is thereby created. Acceptance of the application will be evidenced only by the written acknowledgement from us via email

Membership Fee

Your membership fee covers annual membership from the company that has an anniversary date 12 months from approved application which is payable in advance annually. Once the application has been approved a tax invoice will be generated and sent to you via email. Membership will renew automatically for 12 months on the anniversary date unless its cancelled or terminated prior

Changes to Membership

We may from time to time elect to change the membership fees and/or terms but if we do members will be notified before doing so. We reserve the right to change the benefits and entitlements associated with the membership at our sole and unfettered discretion. You will then be given the opportunity to cancel your membership if you do not wish to accept the changes

Inactive Member

A member may become inactive and ineligible for any member benefits or entitlements if they do not pay their membership fee when due. This may include but not limited to exclusion from any Solar Cutters' Member events, their membership being re-assigned and any other reciprocal benefits from any partners of Solar Cutters

AUS/NZS Solar and Battery Standards

Solar Cutters provides each member access to an online library via Standards New Zealand that is for the exclusive use of each authorized user. A user may download or print a single copy of a document and retain that copy for their internal purposes only. Any document may not be downloaded on to any portable devices or used to build up a hard copy reference collection. All downloaded and printed documents must be deleted upon your Solar Cutters Membership subscription expiring when you become and inactive member. The documents in the online library are owned by Standards New Zealand whether they are in electronic or hard copy form. You agree not to modify, merge with other software or documents without the written permission of Standards New Zealand. You acknowledge that the right of access to the online library is personal to you and to each authorized user and cannot be transferred, sold, leased, licensed or otherwise transferred without written consideration

Termination

We may terminate your membership without notice if you:

- Fail to pay any fees or are overdue in payment for over one (1) month
- Breach any of the Cutter Commandments as determined by us and/or the Solar Cutters Committee
- Bring our name and reputation into disrepute
- Provide any false information, impersonate others or misrepresent yourself
- Redistribute, transfer or sell any content and/or benefits to any individual/company who is not a member
- Are convicted of an indictable offence or serious (in our opinion) breach of law

If your membership is terminated, you agree that there will be no entitlement to claim or receive any damages or monies resulting from the termination of your membership

Intellectual Property

If the applicant is accepted in becoming a member of the company, you are entitled to use our intellectual property but:

- Acknowledge we are the legal and beneficial owner of them
- Agree to only use as directed by the company
- Will notify us if you become aware of any infringement by any third party or existing member
- Will not use any logos, images, symbols, trademarks and so forth like the company that is possible to cause confusion or deception
- Will cease to use upon cancellation or termination of your membership

Miscellaneous

The Solar Cutters website and membership portal is managed and operated from our offices in Melbourne and governed by the laws of Victoria and Australia

Contact Details

Solar Cutters Pty Ltd

Unit 1/95 Wellington Street, St Kilda, VIC, 3182

ABN 60 622 166 705

info@solarcutters.com

