

Thank you for your application to establish an account with The Trident Company.

Our Credit Policy:

- 1. A line of credit will be given to accounts upon satisfactory review of credit references and a signed application acknowledging our selling terms. Standard terms are .5% 10 Net 30 Days
- 2. Accounts will be considered past terms when specific invoices are not paid within the stated selling terms.
- 3. Accounts with past due invoices must receive credit approval before additional charges may be made using the available credit line.
- 4. Accounts with invoices that routinely age more than 30 days beyond the due date are at risk for delayed shipments and will be considered for possible "COD Terms" only.

Completed applications may be submitted to:

Jessica Gilby

Phone: 972.699.3262 Fax: 972.699.3295

Email: JGilby@trident-metals.com (preferred method for submission)

The Trident Company

ATTN: Jessica Gilby – Credit Department

PO Box 853900 Richardson, TX 75085

<u>ATTENTION</u>: It is important that we receive all of the requested information in order to efficiently review your application for terms.

A few items to note:

- 1. Completed application must be signed by an Officer, Director, or Controller of the Company. (Required for approval)
- 2. Export and Buyer(s) Name(s) section must be completed. (Please include the names of all Purchasing employees that will be authorized to submit PO's to Trident.)
- 3. Specify the dollar amount of the credit line you are requesting.
- 4. A copy of your Resale Tax License or Tax Exemption Certificate must be provided, if applicable. If a form is not provided, the account will be marked taxable.

Please contact Jessica Gilby, using the contact information above, should you have any questions or concerns in regards to your application.



*Required for Processing

Terms: One half percent (.5%) discount if paid in 10 days, Net balance due 30 days from Invoice date. Any amount not received within 30 days from Invoice date may be subject to a daily interest charge of .0493% (Annual Percent Rate 18.00%). If suit is commenced to collect any past due amounts, prevailing party shall be entitled to reasonable attorney fees and costs. All sales shall be subject to The Trident Company's Terms and Conditions.

Company Name*		President*				
Street/Ship* To Address	(Area Code) – Telephone*	Vice Presiden	ice President			
City/State/Zip*	Fax	Controller	Controller			
Billing Address*			Authorized Buyer(s)* (Full Name)			
City/State/Zip*			uyer(s) (Full Name)			
Dollar Amount of Credit Line Requested* Tax ID Number*		Accounts Payable Contact*				
Nature of Business (In Detail)			Accounts Payable Telephone Number*			
Will you be exporting our Raw material outside of the US?*			Accounts Payable Email Address*			
Are you a Parent Name			Accounts Payable Fax Number			
□ Subsidiary □ Division Dun & Bradstreet number (DUNS)			How many years in business?*			
Bank Reference*						
Bank Name			Checking Account #			
Address		Loan Account #				
City/State/Zip	(Area Code) - Telephone	Account Officer				
	Trade Reference	<u>'</u>				
Name*	Contact	Email				
Address*	(Area Code) – Telephone*					
City/State/Zip*	Fax					
Name*	Contact	Email	nail			
Address*	(Area Code) – Telephone*					
City/State/Zip*	Fax					
Name*	Contact	Email				
Address*	(Area Code) – Telephone*					
City/State/Zip*	Fax					
Name	Contact	Email				
Address	(Area Code) - Telephone					
City/State/Zip	Fax					
	Office Use Only	<u>'</u>				
Comments			Credit Limit			
		Terms				
Credit Manager Signature		Salesman				
☐ Approved ☐ COD Remit payments to: P.O. Box 846	5196, Dallas, Texas 75284-6196					
NOTICE-BY SIGNING THIS APPLICATION THE COMPANY AGREES TO THE FOLLOWING:						
The Company understands and agrees that the above information is being providing for the purpose of obtaining credit. The Company represents and warrants that all information is true and correct and agrees to promptly inform The Trident Company in writing of any changes in the information, including a change of the Company's principal place of business or billing address.						
The Company hereby consents to and authorizes The Trident Company to obtain information and investigate all information provided including contacting the references listed. The Company releases The Trident Company, and all references listed above from any and all claims, demands or liabilities arising out of or related to such investigation or disclosure.			Must be signed by Owner, Officer, Controller or Company Principal			
disclosure.		Date				



Company Name:	Date:
	ully. If this form is not completed and on file with us, pping specifications", will not be automatic grounds for
Max Skid Weight Max Bundle Receiving Hours Receiving Days	
Do you receive during the lunch hour? □ Yes □ N	o If no, what is your lunch hour?
Receiving Contact Name: Phone Number:	
Certification or Material Test Reports	
Required with every shipment On an As-Required basis only	
Please note below any special delivery requirement printed on each order.	ts not covered above. These will be added to your file and

 $\frac{\text{ANY CHANGES TO THIS INFORMATION MUST BE PROMPTLY COMMUNICATED IN WRITING TO THE }{\text{TRIDENT COMPANY.}}$

KANSAS DEPARTMENT OF REVENUE

RESALE EXEMPTION CERTIFICATE

The undersigned purchaser certifies that the tangible personal property or service purchased from:

Seller:					
		Business Name			
Address:					
	Street, RR, or P. O. Box	City	State	Zip + 4	
will be resold	by me in the form of tangible perso	nal property or repair service	. I hereby certify that I hold	valid Kansas sales	
tax registratior	n number(May attach a copy of registration	, and I am in the busi on certificate)	ness of selling		
Description of	(Descrip	tion of product(s) sold; food cloth	. ,		
	r tangible personal property or s	civious paronasca.			
	and agree that if the items purchase being held for sale in the regular e of the items.				
Purchaser:					
		Name of Kansas Retaile	er		
Address:					
	Street, RR, or P. O. Box	City	State	Zip + 4	
Signature:			Date:		

THIS CERTIFICATE MUST BE COMPLETED IN ITS ENTIRETY.

WHO MAY USE THIS CERTIFICATE? Only those businesses and organizations that are registered to collect Kansas sales tax and provide their Kansas sales tax registration number on this form may use it to purchase inventory without tax. For additional information see Publication KS-1520, Kansas Exemption Certificates.

Nonprofit groups or organizations exempt by law from collecting tax on their retail sales of tangible personal property (such as a PTA or a nonprofit youth development organization) should use the exemption certificate issued to it by the Department of Revenue when buying items for resale.

Wholesalers and buyers from other states not registered in Kansas should use the Multi-Jurisdiction Exemption Certificate, Form ST-28M, to purchase their inventory. HOWEVER, if the inventory item purchased by an out-of-state retailer who has sales tax nexus with Kansas is drop shipped to a <u>Kansas</u> location, the out-of-state retailer must provide to the third party vendor a <u>Kansas</u> sales tax registration number, either on this certificate or the Multi-Jurisdiction Exemption Certificate, for the sale to be exempt. If the out-of-state retailer DOES NOT have sales tax nexus with Kansas, it may provide the third party vendor a resale exemption certificate evidencing qualification for a resale exemption, *regardless* of the state in which the retailer is registered for sales tax.

Contractors, subcontractors, or repairmen may not use this certificate to purchase their materials, parts, or tools. Retailer/ Contractors should use a Retailer/Contractor Exemption Certificate, Form ST-28W, to purchase their resale inventory.

WHAT PURCHASES ARE EXEMPT? Only goods or merchandise intended for resale (inventory) are exempt. Tools, equipment, fixtures, supplies, and other items purchased for business or personal use are TAXABLE since the buyer is the final consumer of the property.

The items purchased with this certificate must correspond to the type of business buying them. For example, a retail clothing store may only reasonably purchase items of wearing apparel and accessories with this certificate. All other kinds of items are not usually sold by a clothing store to their customers and, therefore, cannot be purchased with this certificate.

LABOR SERVICES. This certificate applies <u>ONLY</u> to items of tangible personal property. A contractor may not use an exemption certificate to purchase the labor services of another contractor or subcontractor. Taxable labor services performed by a contractor can ONLY be purchased without tax with a Project Exemption Certificate issued by the department or its authorized agent.

RETAINING THIS CERTIFICATE: Sellers should retain a completed copy of this certificate in their records for at least three years from the date of sale. A seller is relieved of liability for the tax if it obtains a completed exemption certificate from a purchaser with which the seller has a recurring business relationship. A certificate need not be renewed or updated when there is a recurring business relationship between the buyer and seller. A recurring business relationship exists when a period of no more than 12 months elapses between sales transactions.

ST-28A (Rev. 6/09)