

Credit Application Form

			Dat	e:	
egistered Business Name:					(the "Applicant")
usiness Structure: 🗌 Limited Liability	y Company(LLC)	Partnership	Sole Proprieto	orship 🔲 Corporation	n 🗌 Others
Full Business Address					
City			State/Prov	Zip/Postal Code	Country
Billing Address (if Different from above)					
îity			State/Prov	Zip/Postal Code	Country
Telephone	Fax			Web Address	
Accounts Payable Contact		Accounts Pc	ayable Telephone	Accounts Pay	able Fax
Accounts Payable Email (for Statements)		Emo	ail address for Invoice	e Receipt	
illing Requirements (for example: PO# on inv	voice, required doci	umentation, etc re	equired for invoice pro	ocessing)	
				ocessing) hange) Capabilities	s: 🗌 Yes 🗌 N
				-	s: 🗌 Yes 🗌 No
N/SSN:	Social Security Number.	EDI (Elect	ronic Data Interc	hange) Capabilities	s: 🗌 Yes 🗌 No
N/SSN:	Social Security Number.	EDI (Elect	ronic Data Interc D&B Number: _	hange) Capabilities	
N/SSN:	Social Security Number.	EDI (Elect	ronic Data Interc D&B Number: _ low Long in Busir	hange) Capabilities	
IN/SSN:	Social Security Number.	EDI (Elect	ronic Data Interc D&B Number: _ low Long in Busir Title:	hange) Capabilities	Months
IN/SSN:	Social Security Number.	EDI (Elect	ronic Data Interc D&B Number: _ low Long in Busir Title:	hange) Capabilities	Months
illing Requirements (for example: PO# on inv IN/SSN:	Social Security Number.	EDI (Elect	ronic Data Interc D&B Number: _ low Long in Busir Title: Title:	hange) Capabilities	Months

Major Trade References

1.	Supplier Name	Telephone	Email	Contact Name
2.				
3.				
	ure (Standard Terms and Conditions)			

Signature (Standard Terms and Conditions)

١,		_ am a duly authorized representative of _	
	Please Print Name		Company Name

I hereby verify that I have read and agree to Tranco Global's Terms and Conditions* and Credit Application, as published on www.trancoglobal.com/resources (collectively, the "Agreement") that shall be binding upon Applicant and shall apply to, govern, and control all dealings and transactions between and among Applicant and Tranco Global, LLC, its affiliates, agents, subsidiaries, and assigns (collectively "Tranco"), including, but not limited to, all credit extended by Tranco to or on behalf of Applicant.

Date

Signature (Signing Officer)

Name and Title (Signing Officer, Please Print)

* The applicable mode of transportation, e.g., land, air, ocean, and/or warehousing will determine the applicable contract (Terms and Conditions) applicable to the business relationship as found on the Tranco Global website at trancoglobal.com/resources. Applicant's tender of goods/cargo constitutes Applicant's acceptance of the applicable Terms and Conditions. The parties acknowledge the applicable limitation of liability including damages associated with lading/goods/cargo as identified in the applicable Terms and Conditions.

Terms of Credit Agreement – Credit Line and Terms of Payment

- Effective: Applicant shall pay all invoices issued by Tranco to Applicant ("Invoices") when due and shall pay interest accruing on all overdue Invoices issued by Tranco at the rate set forth herein. Standard payment terms for all Invoices are Net 30 from the date of invoice. Tranco reserves the right to modify or alter such payment terms from time to time. Any billing dispute must be presented by Applicant to Tranco within sixty (60) days of invoice. In the event Applicant fails to make payment in a timely manner, Tranco reserves the right to enforce its general lien as applicable.
- Change in Terms: Applicant agrees that Tranco may revoke or terminate this Agreement at its sole discretion and without notice. Furthermore, Applicant agrees to supply additional information
 or documentation as may be required by Trnco to warrant further extensions of credit and Tranco reserves the right to discontinue shipping goods should it come to Tranco's attention that in its
 opinion, warrant the termination of credit sales.
- 3. Reports: Applicant hereby authorizes Tranco to obtain credit reports concerning Applicant and further authorizes Applicant's bank to provide to Tranco with financial information concerning Applicant, its line(s) of credit and accounts. Applicant expressly authorizes its bank to act upon a copy of this Agreement as its written permission to release financial information concerning Applicant to Tranco.
- 4. Changes in Contact Information: Applicant shall notify Tranco in writing of any change of physical mailing address, phone number and/or email address associated with Applicant in a timely manner. All Invoices, correspondence and/or notices sent by Tranco to any physical address and/or email address provided by Applicant in the Agreement, which has not been amended or updated by written notice from the Applicant shall be deemed effective and received by Applicant for all purposes.
- 5. Group: Tranco, at its sole and exclusive discretion, may extend credit to and engage in business with any person or entity affiliated with Applicant, including, but not limited to, any subsidiary, parent or affiliate (collectively "Affiliates"). To the extent that Tranco extends any credit to and/or engages in any business with any Affiliate, Applicant hereby agrees to by jointly liable for and shall guaranty the payment of any and all sums, monies and obligations of any nature an amount that become due and/or owing to Tranco by any Affiliate. Tranco may elect to withhold and/or not extend credit at its sole discretion at any time.
- 6. Enforcement: In the event that it becomes necessary for Tranco to enforce any of its rights under this Agreement or to otherwise collect any debt owed to Tranco by Applicant or any Affiliate, Tranco shall be entitled to recover from Applicant, and Applicant shall be obligated to pay, all costs, expenses and attorneys' fees incurred by Tranco. The Agreement and any dispute arising out of or in connection with the Agreement or the relationship among Tranco, Applicant and any Affiliate shall be interpreted, enforced and governed by the laws of the State of Tennessee, excluding its choice of law rules. The exclusive forum for any dispute related in any way to this Agreement or the Parties' relationship shall lie in the courts, state or federal, of Tennessee, and venue shall lie in the courts of Hamilton County, Tennessee. Tranco and Applicant hereby consent to personal jurisdiction in the above courts.
- 7. Interest. All financial obligations of Applicant and any Affiliate, including, but not limited to, all monies owed by Applicant or any Affiliate pursuant to any Invoice, which are not timely paid shall be deemed immediately in default and shall bear interest at a rate of 3.0% per month, or the highest rate allowable by applicable law, whichever is less, beginning on the date immediately following the date on which such payment obligation was due.
- 8. Currency: Payment to be received will be in the same currency that Applicant is invoiced, errors and omissions excepted. If payment is received in a currency other than the invoiced currency, all associated costs, including charges, fees, and differences or fluctuations in exchange rate, will be calculated in accordance with Tranco policies and applied to Applicant's account on the usual commercial terms. Acceptance of payment in a currency other than invoiced does not constitute waiver of this requirement.

INITIAL:

9. I hereby agree to Tranco Global's Terms and Conditions as published on trancoglobal.com/resources.

Election of Cargo Insurance

Tranco offers cargo insurance that can provide certain protection to Applicant's financial interests in the event of a loss, damage, or claim by the carrier occurring in transit subject to the universally recognized exceptions from cargo liability.



We would like more information about Cargo Insurance

We decline Cargo Insurance

In the event Applicant wishes to receive additional information regarding cargo insurance please note that coverage is will only be bound upon signed acknowledgement by both parties and is subject to an additional charge.

FOR INTERNATIONAL USE ONLY

TO BE COMPLETED BY TRANCO CREDIT REPRESENTATIVE

Credit Limit Requested: \$	ISD STANDARD CREDIT TERMS: NET 30 OTHER:
First Shipment Expected:	
Comments:	
Salesperson Name:	

Credit Representative:	



Tranco Global, LLC Corporate Office 5901 Shallowford Road Ste 110 Chattanooga, TN 37421