Credit Application

KGP Logistics

Please return with Current Financial Statement.

Please return with Cur	rent Financial Sta	itement.				600 New Century Parkway
Date of Application						New Century, KS 66031-8000 800-755-1950
Company Name						800-776-3952 (fax)
treet Address		City		State	Country	ZIP Code
	- N		1.1			
hone No.	Fax No.	E-mail Ac	dress		Web Site	
rior name(s) under which you egistered trade names of style lame		previous years, including	g (1) all prior coi	rporations w	ith which applicant has	merged, and (2) any prior
Principals Owners, F	Partners or Officers	Title			Social Security No.	% of Ownership
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omposition: Individ	Nature of Business	nip Sub-Chapte	er S Corporation	LLC	Corporat	tion State of
C Code	NAICS		Duns No		Amou	ınt of credit desired
arent Company			Relationshi	p to Parent C	ompany	
			E	Branch	Division	Subsidiary
reet Address		City		State	Country	ZIP Code
				J <u>L</u>	_	
your company is a subsidiary re you exempt from sales tax /ill you be shipping to any otl	? See Paragraph 5, Term	ns and Conditions.	npany?	Yes Yes Yes	No If yes, ple	ease complete attach copy. ease complete attached certificate. ditional forms may be required for on. See Paragraph 5, Terms and Cor
current Financial Statement	included?			Yes		nen may we expect it?
low often are financial statem	nents available?		Monthly	Quart		

Names of Bai	nks								
Bank Name		Bank	Contact Officer		Branch	n Name			
Street Address		City			State			ZIP Code	
Phone	Fax		Credit Line	Unse	ecured	Secured	Secure	d by	
Type of Account			Account Number						
Bank Name		Bank (Contact Officer		Branch	n Name			
Street Address		City			State			ZIP Code	
Phone	Fax		Credit Line	Unse	ecured	Secured	Secure	d by	
Type of Account			Account Number						
List of Princip			Account Number						
Street Address		City			State			ZIP Code	
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KGP Logistics Terms and Conditions of Sale

1. Scope

The following Terms and Conditions of Sale (the "Agreement") cover any sale of equipment or materials ("Products") by KGP Logistics ("KGP") to Purchaser (the "Customer").

2. Definitions

"Order" means a Customer request for purchase of Products, either orally or in written or electronic format.

"Force Majeure" means any delay, interruption or other failure to perform under this Agreement due to acts beyond the control of KGP, including without limitation: acts of God (e.g., natural disasters, lightening); wars, riots, terrorist activities, and civil commotions; inability to obtain product from Vendors, cable cuts by third parties, other acts of third parties; explosions and fires; embargoes, strikes, and labor disputes; and laws: orders, rules, regulations, directions, or action of any governmental authority.

"International Shipments" means a shipment to Canada, Mexico, Puerto Rico, Guam or the United States Virgin Islands. KGP will ship within the United States and to these countries only, as permitted by its Vendor agreements.

"Products" means the equipment, services, or other materials as generally offered for sale by KGP, including documentation, firmware or software as provided with equipment, and maintenance packages offered by the Vendor.

"KGP Affiliate" means any entity, directly or indirectly, Controlling, Controlled by or under common Control with KGP or Customer, as applicable. The term "Control" means (i) the power to vote 20% or more of the voting interests of an entity or (ii) ownership of 20% or more of the beneficial interests in income or capital of an entity.

"Vendor" means the supplier of the Product of KGP.

3. Credit Approval

KGP's sale of Products is subject to KGP's credit approval of Customer. KGP may require at any time that Customer submit a deposit or other form of security. Customer hereby authorizes all banks and suppliers listed in the Credit Application to release information necessary to assist KGP in the establishment of a line of credit for Customer. Consideration for an increase or establishment of an open line of credit will be given upon the receipt of this completed and signed application, accompanied by a current financial statement. KGP's credit review will commence upon receipt of an initial order.

4. Orders

The submission of an Order by the Customer and its acceptance by KGP is KGP's agreement to provide, and Customer's agreement to accept and pay for, Products in accordance with the most current version of KGP's Terms and Conditions of Sale found at www.KGPLogistics.com. All Sales are subject to acceptance by KGP at its principal place of business, identified on the first page of the credit application. Orders may be cancelled by Customer without penalty up to 10 days prior to shipment. Orders cancelled after that time are subject to a restock fee and any actual shipping charges incurred by KGP. Drop Shop Orders and special order items may be cancelled according to the Vendor's policies, and restock or cancellation fees may apply.

5. Taxes

All prices are exclusive of taxes. Except for taxes on KGP's income, Customer will pay all taxes, including, but not limited to sales, use, property, gross receipts, excise, VAT, bypass or other local, state, or federal taxes or charges imposed on the provision of Products or Services. Customer will provide KGP with a tax exemption certificate acceptable to the taxing authorities. A valid tax exemption, resale, or tax nexus must be provided for tax exemption based on the tax requirements of the ship-to state. In the absence of a tax exemption certificate, taxes will be charged and payable until a valid tax exemption certificate is on file.

6. Payment Terms

Customer will pay KGP's invoices in full in U.S. currency within 30 days of the invoice date. Failure to make payment of amounts past due within 10 days following KGP's written notice of non-payment may, at KGP's option, result in immediate termination of the Agreement or Order. If Customer fails to pay charges for Products when due, Customer will pay interest on those charges equal to the lesser of 1.5% per month or the maximum rate allowed by law. Delinquent account balances are subject to placement for collection, and Customer will pay any reasonable expenses incurred by KGP for such collection activities including fees for returned NSF checks.

7. Delivery

Deliveries are subject to and contingent on timely receipt of an Order by KGP. KGP is not liable for failure to meet a required delivery date due to credit clearance requirements or an event of Force Majeure, or in the event of a drop shipment from the Vendor. Products are shipped FOB-origin. Title and risk of loss pass to Customer upon KGP's delivery of the Products to the freight carrier at KGP's shipping dock. Customer will be invoiced by KGP for prepaid shipping charges for premium transportation, accessorials, and for all shipping charges on drop shipments. Customer may be invoiced for ground shipments out of KGP's inventory, dependent upon purchase order value. If International shipments are requested by Customer, Customer hereby grants KGP the irrevocable right to list the Customer as the Import of Record for such shipment. Early order completions or deliveries are considered to have met the delivery date unless contracted terms state otherwise.

8. Delivery Claims

All claims for damage or shortages will be made by Customer upon receipt of Product and will be filed with the carrier handling the shipment. Claims resulting from discrepancies between invoiced quantities and actual Product quantities received by Customer due to error by KGP must be made by Customer in writing within 60 days of invoice date. Any such claim not presented by Customer within 60 days of invoice date is waived and delivery of invoiced quantities is conclusively presumed.

9. Disputes to Invoices

All disputes to invoices or invoiced items will be made by Customer in writing within 60 days of the invoice date. Disputes could include, but not limited to: incorrect pricing, material discrepancies, freight, handling, cut cable and restocking charges, rebates not received, returned material, and incorrect account number or purchase order number. Any such dispute not presented by Customer within 60 days of the invoice date is waived and payment of invoice is expected in full.

Please Initial	Date

10. Product Installation and Operation

Customer assumes all responsibility for the proper selection, installation, operation, and maintenance of all Products purchased from KGP.

11. Returns

Products may not be returned without prior approval and specific shipping instructions from KGP. Unless waived by KGP in writing, a restock charge will be assessed upon the return of Products because of Customer ordering error, when the Product has suffered damage while in Customer's possession, late cancellation of order, or when assessed by the Vendor. Contact your Customer Service representative for approval to return a Product.

12. Right to Offset

KGP may offset (i) any amount owed by Customer to KGP or a KGP Affiliate under this Agreement or any other agreement against (ii) any amount owed by KGP or any KGP Affiliate to Customer under this Agreement.

13. Limited Warranty and Disclaimer

KGP makes no warranty of its own as to the Products, but will provide to Customer the Product warranty to the extent legally permissible. If a Product fails to conform to the warranty, KGP may assist Customer in notifying the Vendor of such defect. KGP disclaims all warranties, express or implied, not explicitly stated in this Agreement and in particular disclaims all warranties of infringement, merchantability fitness, for a particular purpose, and warranties related to the Products. Except as expressly provided in this Agreement, all Products are supplied "as is," to the full extent permitted by law.

14. Damage

KGP's liability for damages arising out of or relating to this Agreement will in no event exceed the price Customer paid for the Product that is the subject of the claim. In no event will KGP be liable for any consequential, incidental, or indirect damages for any cause of action, whether in contract or tort. Consequential, incidental, and indirect damages include, but are not limited to, lost profits, lost revenues, and loss of business opportunity, whether or not the other party was aware or should have been aware of the possibility of these damages.

15. Termination

KGP may immediately terminate this Agreement or discontinue acceptance of Orders if Customer fails to cure its breach of the payment terms in Section 6 within ten days after written notice from KGP or fails to cure any other material breach of this Agreement within 30 days after written notice from KGP.

16. Trademarks

Customer may not use the service marks, trademarks, trade secrets, name, or logos KGP or any of the KGP Affiliates for any purpose, without KGP's prior written consent.

17. Waiver of Jury Trial

Each party waives its right to a jury trial in any court action arising among the parties, whether under this Agreement or otherwise related to this Agreement, and whether made by claim, counterclaim, third-party claim or otherwise.

18. Governing Law

This Agreement is governed by the laws of the State of Kansas without regard to choice of law principles.

19 Presumption of Authority

KGP assumes and is entitled to rely upon the apparent authority of all Customers' employees and agents in placing orders under Customer's account.

20. Change of Customer's Name or Address; Reorganization

Customer agrees to notify KGP's Credit Department in writing of any changes of name or address, or of any corporate reorganization or change of ownership which results in a change of name or principle place of business of Customer.

21. Software Agreement

Customer agrees to comply with the requirements of any Software license accompanying the Products and will not reverse assemble, reverse compile or reverse engineer the Software. KGP does not sublicense any Software. Title to the Software will at all times remain with the Vendor.

22. Credit Card

KGP will process Customer's order upon obtaining a valid authorization for the sale amount. Settlement will occur when the Product is shipped. All returned materials will be credited to the Customer's credit card.

23. Entire Agreement; Conflicts

This Agreement constitutes the entire agreement and understanding between the parties. It supersedes all prior or contemporaneous negotiations or agreements, whether oral or written, relating to its subject matter. No amendment to or waiver of the terms contained herein is effective unless such amendment or waiver is in writing and is signed by a duly authorized KGP officer. Any preprinted terms contained on Customer's Order are void and will have no force and effect.

Signed:		
Signature	Date	Name of Company (Please print or type)
Name and Title (Please print or type)		Company Address (Please print or type)

Signature required, unless waived at the option of KGP Logistics.

Please FAX ALL PAGES to (800) 776-3952 or mail original to: NEW ACCOUNTS, KSNCAA0300 KGP Logistics 600 NEW CENTURY PKWY, NEW CENTURY, KS 66031-8000

UNIFORM SALES & USE TAX CERTIFICATE - MULTI JURISDICTION

The below-listed states have indicated that this form of certificate is acceptable, subject to the notes on pages 2-4. The issuer and the recipient have the responsibility of determining the proper use of this certificate under laws in each state, as these may change from time to time.

6	KGP Logistics 500 New Century Parkway New Century, KS 66031-8000		Account Number (For Office Use Only)		
I certify that: Name of Firm	(Danis D		DBA Name	(0.53)	die die
is engaged as a regi	(Required) (Stered: (Required - Please check all that apply) Lessor (See Notes) Manufact	urer Retaile	er Seller (Califo	rnia) Wholesaler	Other
Street Address			City, State & ZI		
resale, ingredients,	(Required) th the below listed states and cities we or components of a new product or ng, manufacturing, leasing (renting)	service to be resold, lea			chases are for wholesale,
Description of busin	ness (Required)				
General description	of property or taxable services to be	e purchased from the s	eller (Required)		
outlined below. State Registratio	to complete the following for t n, Seller's Permit, or ID Number nce notes on pages 2-4.)	_		cated in unless a state spe	cific form is required as
Alabama 2		Kentucky 24		North Dakota	
Alaska	*	Louisiana 28	***	Ohio 26	***
Arizona 22	***	Maine 9		Oklahoma 16	
Arkansas		Maryland 10		Oregon	*
California:	3	Massachusetts	***	Pennsylvania 27	***
Colorado 1		Michigan 11		Rhode Island 17	
Connectic	ut 4	Minnesota 12		South Carolina	
Delaware	*	Mississippi	***	South Dakota 18	
Dist. of Co	lumbia 5	Missouri 13		Tennessee	
Florida 23	**	Montana	*	Texas 19	
Georgia 6		Nebraska 14		Utah	
Hawaii 1, 7	,	Nevada		Vermont	
Idaho		New Hampshire	*	Virginia 29	***
Illinois 1, 8		New Jersey		Washington 20	***
Indiana	***	New Mexico 1, 15		West Virginia	***
lowa		New York	***	Wisconsin 21	
Kansas		North Carolina 25	***	Wyoming 30	***
due directly to the pro we may hereafter give Under penalties of per	any property or service so purchased per taxing authority when state law to you, unless otherwise specified, a jury, I swear or affirm that the inform	so provides or inform to and shall be valid untiled to the control on this form is treation on this form is treation on this form is treation.	the seller for added tax canceled by us in writin	billing. This certificate shall be g or revoked by the city or sta	a part of each order, which
Title (Required)			Telephone Numb	per	

^{*} No state sales tax

^{**}For a Florida DR-13 Annual Resale Certificate, please contact the Florida Dept. of Revenue at (850) 488-6800. A DR-13 must be submitted annually.

^{***}To request state specific forms for Arizona, Indiana, Louisiana, Massachusetts, Mississippi, New York, North Carolina, Ohio, Pennsylvania, Virginia, West Virginia, Washington, Wyoming, or if you have questions, please contact the KGP Logistics Credit Dept. at (913) 791-7000.

INSTRUCTIONS REGARDING UNIFORM SALES & USE TAX CERTIFICATE

To Seller's Customers:

In order to comply with the majority of state and local sales tax law requirements, the seller must have in its files a properly executed exemption certificate from all of its customers who claim a sales tax exemption. If the seller does not have this certificate, it is obliged to collect the tax for the state in which the property or service is delivered. If the buyer is entitled to sales tax exemption, the buyer should complete the certificate and send it to the seller when the first order is placed. If the buyer purchases tax free for a reason for which this form does not provide, the buyer should send the seller its special certificate or statement.

Caution to Seller:

In order for the certificate to be accepted in good faith by the seller, seller must exercise care that the property or service being sold is of a type normally sold wholesale, resold, leased, rented or incorporated as an ingredient or component part of a product manufactured by buyer and then resold in the usual course of its business. A seller failing to exercise due care could be held liable for the sales tax due in some states or cities. Misuse of this certificate by seller, lessor, buyer, lessee, or the representative thereof may be punishable by fine, imprisonment or loss of right to issue certificate in some states or cities.

Notes:

- 1. The states of Colorado, Hawaii, Illinois, and New Mexico do not permit the use of this certificate to claim a resale exemption for the purchase of a taxable service for resale.
- 2. Alabama: Each retailer shall be responsible for determining the validity of a purchaser's claim for exemption.

3. California:

- a. This certificate is not valid as an exemption certificate. Its use is limited to use as a resale certificate subject to the provisions of Title 18, California Code of Regulations, Section 1668 (Sales and Use Tax Regulation 1668, Resale Certificates).
- b. By use of this certificate, the purchaser certifies that the property is purchased for resale in the regular course of business in the form of tangible personal property, which includes property incorporated as an ingredient or component part of an item manufactured for resale in the regular course of business
- c. |When the applicable tax would be sales tax, it is the seller who owes that tax unless the seller takes a timely and valid resale certificate in good faith.
- d. A valid resale certificate is effective until the issuer revokes the certificate.
- 4. Connecticut: This certificate is not valid as an exemption certificate. Its use is limited to use as a resale certificate subject to Conn. Gen. Stat. §§12-410(5) and 12-411(14) and any regulations and administrative pronouncements pertaining to resale certificates.
- 5. District of Columbia: This certificate is not valid as an exemption certificate. It is not valid as a resale certificate unless it contains the purchaser's D.C. sales and use tax registration number.
- 6. Georgia: The purchaser's state of registration number will be accepted in lieu of Georgia's registration number when the purchaser is located outside Georgia, does not have nexus with Georgia, and the tangible personal property is delivered by drop shipment to the purchaser's customer located in Georgia.
- 7. Hawaii allows this certificate to be used by the seller to claim a lower general excise tax rate or no general excise tax, rather than the buyer claiming an exemption. The no tax situation occurs when the purchaser of imported goods certifies to the seller, who originally imported the goods into Hawaii, that the purchaser will resell the imported goods at wholesale. If the lower rate or no tax does not in fact apply to the sale, the purchaser is liable to pay the seller the additional tax imposed. See Hawaii Dept. of Taxation Tax Information Release No. 93-5, November 10, 1993, and tax information Release No. 98-8, October 30, 1998.
- 8. Use of this certificate in Illinois is subject to the provisions of 86 Illinois Adm. Code Ch I, Sec. 130.1405. Illinois does not have an exemption on sales of property for subsequent lease or rental, nor does the use of this certificate for claiming resale purchases of services have any application in Illinois. The registration number to be supplied next to Illinois on page 1 of this certificate must be the Illinois registration or resale number; no other state's registration number is acceptable.
 - . "Good faith" is not the standard of care to be exercised by a retailer in Illinois. A retailer in Illinois is not required to determine if the purchaser actually intends to resell the item. Instead, a retailer must confirm that the purchaser has a valid registration or resale number at the time of purchase. If purchaser fails to provide a certificate of resale at the time of sale in Illinois, the seller must charge the purchaser tax.
 - . While there is no statutory requirement that blanket certificates of resale be renewed at certain intervals, blanket certificates should be updated periodically, and no less frequently than every three years.
 - . If purchasing items for resale, complete Form CRT-61 Certificate of Resale.
- 9. Maine does not have an exemption on sales of property for subsequent lease or rental.
- 10. Maryland: This certificate is not valid as an exemption certificate. However, vendors may accept resale certificates that bear the exemption number issued to a religious organization. Exemption certifications issued to religious organizations consist of 8 digits, the first two of which are always "29."
- 11. Michigan: Effective for a period of three years unless a lesser period is mutually agreed to and stated on this certificate. Covers all exempt transfers when accepted by the seller in "good faith" as defined by Michigan statute.

12. Minnesota:

- a. Does not allow a resale exemption for purchases of taxable services for resale in most situations.
- b. Allows an exemption for items used only once during production and not used again.

13. Missouri:

the above instructions.

- a. Purchaser who improperly purchase property or services sales tax free using this certificate may be required to pay the tax, interest, additions to tax or penalty b. Even if property is delivered outside Missouri, facts and circumstances may subject it to Missouri tax, contrary to the second sentence of the first paragraph of
- 14. Nebraska: A blanket certificate is valid three years from the date of issuance.

- 15. New Mexico: For transactions occurring on or after July 1, 1998, New Mexico will accept this certificate in lieu of a New Mexico nontaxable transaction certificate and as evidence of the deductibility of a sale of tangible personal property provided:
 - a. This certificate was not issued by the State of New Mexico;
 - b. The buyer is not required to be registered in New Mexico; and
 - c. The buyer is purchasing tangible personal property for resale or incorporation as an ingredient or component part of a manufactured product.
- 16. Oklahoma would allow this certificate in lieu of a copy of the purchaser's sales tax permit as one of the elements of "properly completed documentation" which is one of the three requirements which must be met prior to the vendor being relieved of liability. The other two requirements are that the vendor must have the certificate in his possession at the time the sale is made and must accept the documentation in good faith. The specific documentation required under OAC 710:65-7-6 is: a. Sale tax permit information may consist of:
 - (1) A copy of the purchaser's sales tax permit: or
 - (2) In lieu of a copy of the permit, obtain the following:
 - (a) Sales tax permit number; and
 - (b) The name and address of the purchaser;
 - b. A statement that the purchaser is engaged in the business of reselling the articles purchased;
 - c. A statement that the articles purchased are purchased for resale;
 - d. The Signature of the purchaser or a person authorized to legally bind the purchaser; and
 - e. Certification on the face of the invoice, bill or sales slip or on separate letter that said purchaser is engaged in reselling the articles purchased.

Absent strict compliance with these requirements, Oklahoma holds a seller liable for sales tax due on sales where the claimed exemption is found to be invalid, for whatever reason, unless the Tax Commission determines that purchaser should be pursued for collection of the tax resulting from improper presentation of a certificate.

- 17. Rhode Island allows this certificate to be used to claim a resale exemption only when the item will be resold in the same form. They do not permit this certificate to be used to claim any other type of exemption.
- 18. South Dakota: Services which are purchased by a service provider and delivered to a current customer in conjunction with the services contracted to be provided to the customer are considered to be for resale. Receipts from the sale of a service for resale by the purchaser are not subject to sales tax if the purchaser furnishes a resale certificate which the seller accepts in good faith. In order for the transaction to be a sale for resale, the following conditions must be present:
 - a. The service is purchased for or on behalf of a current customer;
 - b. The purchaser of the service does not use the service in any manner; and
 - c. The service is delivered or resold to the customer without any alteration or change.
- 19. Texas: Items purchased for resale must be for resale within the geographical limits of the United States, its territories and possessions.

20. Washington:

- a. Blanket resale certificates must be renewed at intervals not to exceed four years;
- b. This certificate may be used to document exempt sales of "chemicals to be used in processing an article to be produced for sale."
- c. Buyer acknowledges that the misuse of the resale privilege claimed on the certificate is subject to the legally prescribed penalty of fifty percent of the tax due, in addition to the tax, interest, and any other penalties imposed by law.
- 21. Wisconsin allows this certificate to be used to claim a resale exemption only. It does not permit this certificate to be used to claim any other type of exemption. For Sales & Use Tax Exemption use Form S-211.
- 22. Arizona: This certificate is not valid as an exemption certificate. This certificate is for use when making sales of tangible personal property for resale in the ordinary course of business, pursuant to A.R.S. §42-1328. Burden of proving sale not at retail.
- 23. Florida: This certificate is not valid as an exemption certificate. It is valid as a resale certificate only if it contains the purchaser's Florida sales and use tax registration number. A purchaser cannot extend this certificate to sellers for transactions occurring prior to the date of the purchaser's registration in Florida. The effective date of the purchaser's registration in Florida must be noted on the face of the certificate. Seller requires that purchaser provide a copy of their Form DR-13 for every year.
- 24. Kentucky:
 - a. Kentucky does not permit the use of this certificate to claim a resale exclusion for the purchase of a taxable service.
 - b. This certificate is not valid as an exemption certificate. Its use is limited to use as a resale certificate subject to the provisions of Kentucky Revised Statute 139.270 (Good Faith).
 - c. The use of this certificate by the purchaser constitutes the issuance of a blanket certificate in accordance with Kentucky Administrative Regulation 103 KAR 31:111.
- 25. North Carolina: This certificate is not valid as an exemption certificate or if signed by a person such as a contractor who intends to use the property. Its use is subject to G.S. 105-164.28 and administrative rules or directives pertaining to resale certificates.
- 26. Ohio:
 - a. The buyer must specify which one of the reasons for exemption on the certificate applies. This may be done by circling the appropriate reason or writing it on the form above the state registration section. Failure to specify the exemption reason will, on audit, result in disallowance of the certificate.
 - b. In order to be valid, the buyer must sign and deliver the certificate to the seller before or during the period for filing the return.
- 27. Pennsylvania: This certificate is not valid as an exemption certificate. It is valid as a resale certificate only if it contains the purchaser's Pennsylvania Sales and Use Tax eight-digit license number, subject to the provisions of 61 PA Code §32.3.
- 28. Louisiana: This certificate is not valid as an exemption certificate. Go to state Web site or contact the KGP Logistics Credit Dept. for a copy of the resale and/or exemption form.
- 29. Virginia: This certificate is not valid as an exemption certificate. Go to state Web site or contact the KGP Logistics Credit Dept. for a copy of the resale and/or exemption form.
- **30. Wyoming:** This certificate is not valid as an exemption certificate. Go to state Web site or contact the KGP Logistics Credit Dept. for a copy of the resale and/or exemption form.

Nexus Certificate

The states listed below allow you to use your home state sales tax number for resale purposes in their respective state. The conditions are:

- 1. You do not own physical property in their state (taxable nexus).
- 2. You do not have personnel in their state selling and/or installing your property.

If you are able to claim this exemption, please complete the following:

loes not have physical presenc	e (taxable nexus) in the state(s) checked	(Compand d below and that we are reselling the product
ve have purchased from KGP L	ogistics to our customer in the subject	state(s).
	operty so purchased tax free is used or due direct to the proper taxing authorit	consumed by our firm (making it subject to Sa ty when state law so provides.
Home State	Tax Number	Federal ID Number
Company Address		
Products Purchased		
ignature of Purchaser	Title	Date
PLEASE CHECK THE APPLICAB	LE STATES BELOW	
PLEASE CHECK THE APPLICAB	☐ Kansas	☐ Ohio
☐ Alabama ☐ Arizona	☐ Kansas ☐ Kentucky	Oklahoma
☐ Alabama ☐ Arizona ☐ Arkansas	☐ Kansas ☐ Kentucky ☐ Louisiana	=
☐ Alabama ☐ Arizona	☐ Kansas ☐ Kentucky	☐ Oklahoma ☐ Pennsylvania
☐ Alabama ☐ Arizona ☐ Arkansas ☐ Colorado	☐ Kansas ☐ Kentucky ☐ Louisiana ☐ Maine ☐ Michigan ☐ Minnesota	☐ Oklahoma ☐ Pennsylvania ☐ S. Carolina ☐ Texas ☐ Utah
☐ Alabama ☐ Arizona ☐ Arkansas ☐ Colorado ☐ Connecticut ☐ Florida (See Below) ☐ Georgia	☐ Kansas ☐ Kentucky ☐ Louisiana ☐ Maine ☐ Michigan ☐ Minnesota ☐ Missouri	Oklahoma Pennsylvania S. Carolina Texas Utah Vermont
☐ Alabama ☐ Arizona ☐ Arkansas ☐ Colorado ☐ Connecticut ☐ Florida (See Below) ☐ Georgia ☐ Idaho	☐ Kansas ☐ Kentucky ☐ Louisiana ☐ Maine ☐ Michigan ☐ Minnesota ☐ Missouri ☐ New Jersey	Oklahoma Pennsylvania S. Carolina Texas Utah Vermont Virginia
☐ Alabama ☐ Arizona ☐ Arkansas ☐ Colorado ☐ Connecticut ☐ Florida (See Below) ☐ Georgia ☐ Idaho ☐ Illinois	☐ Kansas ☐ Kentucky ☐ Louisiana ☐ Maine ☐ Michigan ☐ Minnesota ☐ Missouri ☐ New Jersey ☐ New Mexico	Oklahoma Pennsylvania S. Carolina Texas Utah Vermont Virginia Washington
☐ Alabama ☐ Arizona ☐ Arkansas ☐ Colorado ☐ Connecticut ☐ Florida (See Below) ☐ Georgia ☐ Idaho	☐ Kansas ☐ Kentucky ☐ Louisiana ☐ Maine ☐ Michigan ☐ Minnesota ☐ Missouri ☐ New Jersey	Oklahoma Pennsylvania S. Carolina Texas Utah Vermont Virginia

- contact the KGP Logistics Credit Dept. at (913) 791-7000.
 Florida only allows the exemption for shipments from outside state into the state.
- All other states not on this list will allow an exemption if the end user is a reseller and passes his or her resale certificate through the purchaser to KGP Logistics.