NEW ACCOUNT APPLICATION





Q: How long will it take to set up my account and place an initial order?

A: Once a new account application is submitted and approved, you will generally be able to begin ordering within 48 hours.

Q: How quickly will I receive my order?

A: Once we have received your order, standard shipping time is 3-5 business days.

Q: What are my payment options when placing an order?

A: We accept payment by credit card, cashiers check, or C.O.D.

Q: What is the minimum order amount to receive free shipping?

A: Minimum Order - One case (12 bottles). Net orders over \$500 will receive free shipping.

Q: What type of order discounts are available?

A: Your assigned sales representative will be able to provide specific details on all available discount programs.

Q: What type of sales support do you provide for my account?

A: We provide online training, SWAG, conference calls and in-store demos to encourage a greater understanding of Atrantil. Of course, our Retail Partner Assistance is available to assist you Mon-Fri, 8AM - 5PM (CST). Call us for more information about or Retail Training program.

Q: Can I download the New Account Application packet online?

A: Yes, please visit our website at www.atrantil.com/account. Once completed, please submit via email or mail.

Q: Can I sell Atrantil in locations other than what is stated on my application or online?

A: No, all locations in which Atrantil will be sold must be recorded on the Application. Retailer is NOT authorized to sell Atrantil on any online site.





Thank you for your recent inquiry to become a retail partner with KBS Research, LLC. We look forward to doing business with you and for the opportunity to provide you with the most effective treatment for the relief of bloating, abdominal discomfort and constipation.

In order to establish your account, please complete and submit the New Account Application form via email or mail to KBS Research, LLC, as follows:

Email: sales@atrantil.com

Mail: KBS Research, LLC

Attn: Distribution

15660 N. Dallas Parkway Suite 700

Dallas, TX 75248

Once we have reviewed and confirmed your application, a member of our sales team will contact you to advise which products you are eligible to purchase and to assist in placing your initial order. During the account set up process, please review the Terms and Conditions of Sale as well as the Frequently Asked Question (FAQ) sections of the New Account Application packet.

We welcome you to contact our Customer Service Department at 214.984.3724 should you have questions or require additional assistance.

Sincerely,

KBS Research, LLC

UNIFORM SALES & USE TAX CERTIFICATE

Applicant Options	Online: sales@atrantil.com	Phone: 1-214-984-3724	
		Who I is a second with the second sec	
This Tax Certificate is issued to	o KBS Research, LLC (seller), 15660 N. Dallas Park	way Suite 700 Dallas, TX 75248	
Applicant Information			
Account Name (buyer):			
DBA (If Any):			
Address:			
<u> </u>			
City:	State:	Zip:	
		NATION TO ANNUAL INCIDENCE OF THE PROPERTY OF	
Application Certification			
I certify that the buyer listed ab	pove is engaged as a (check all that apply):		
Wholesaler Cother (specify):			
wholesale or resale, to be resold in the normal course of business and that buyer is in the business of wholesaling or retailing dietary supplements, cosmetics, foods or similar products, which are the types of tangible property to be purchased from the seller.			
	y in which you have a registration i.e. Dallas, TX)	State Registration, Seller Permit or ID Number of Buyer (i.e. State Registration #C218355082)	
pay the tax due directly to the order which we may hereafter	proper authority when state law so provides or	I or consumed by us as to make it subject to a Sales or Use Tax, we will inform the seller for added tax billing. This certificate shall be a part of each nall be valid until canceled by us in writing or revoked by the city or state.	
(Owner, Partner or Corporate Officer)			
Title	·		

NEW ACCOUNT APPLICATION

Phone: 1-214-984-3724 **Applicant Options** Online: sales@atrantil.com Account Name: EIN: DBA (If Any): **Billing Address:** City: State: Zip: Phone: Fax: **Email:** Selling Address(es): City: State: Zip: Phone: Fax: Email: **Account Information** Yes ☐ No ☐ Do you sell from a retail space which is a self contained or physically separate business space? Yes ☐ No ☐ Does your account post a visible sign, have regular business hours, and its own staff and cash register? Yes \(\bigcup \) No \(\bigcup \) Is your store attached to or part of a residence? Yes 🛘 No 🗘 Does your account derive a majority of gross revenues from the sale of natural, nutritional products and consumer products? Yes 🖵 No 🖵 Does your account operate or have an affiliation with a website through which you sell your products? Yes 🛘 No 🗘 Does your account operate or have an affiliation with any of the following in which you sell your products? (Mark all that apply) Medical Office Therapeutic Clinic Gym / Sports Club Salon / Spa Yes \(\simega\) No \(\simega\) Does your account operate as one of the following? (Mark all that apply) Wholesaler Distributor Buying Club Yes ☐ No ☐ Is your account a previously existing store under new ownership? Yes \(\bigsir \) No \(\bigsir \) Do you currently own other health and natural food stores? **Payment Options** We accept payment by credit card, cashiers check, or C.O.D. **Retailer Certification** Retailer certifies Product will be sold for it's intended purpose at the MAP and will ONLY be sold in the physical location as noted in this application. Disclaimer: KBS Research, LLC reserves the right, in its sole discretion, to determine which customers or potential customers may purchase its products, and what selection or combination of products, if any, are available to each approved customer. KBS Research, LLC also reserves the right, in its sole discretion, to sell to any party, to refuse to sell to any party, or to cease selling to any party. I certify that I have read and accept the above Disclaimer and that the information provided in the sections above is complete and accurate. Signed: Date: Title: Name:

TERMS AND CONDITIONS OF SALE

- 1. Terms of Sale. Customer's orders are submitted to KBS Research (Company) with respect to products to be purchased hereunder (the Products) governed by these terms and conditions (the Terms and Conditions). Nothing contained in any purchase order or other correspondence will in any way modify these Terms and Conditions or add any additional terms or conditions, all of which are hereby expressly rejected by Company. By placing an order or accepting Products, Customer will be deemed to have: (i) accepted and agreed to these Terms and Conditions, and (ii) certified that Customer meets and will continue to meet Research's Standards. These Terms and Conditions may be revised at any time by Company, and orders submitted after such revisions will be governed by the revised Terms and Conditions. The most current Terms and Conditions are available at www.atrantil.com. Company has the right at any time to revise the prices of the Products without notice. Such revisions will apply to all orders received thereafter.
- 2. Order and Acceptance. No order will be binding upon Company until accepted in writing by Company at Company's offices in Texas, and Company will have no liabil ity to Customer with respect to purchase orders that are not accepted. Shipment of an order will be deemed to constitute Company's acceptance thereof. Products pur chased from Company are not for sale or resale outside the United States without Company's prior written consent.
- 3. Payment. Unless credit terms have been established, Company requires payment in advance by Visa, MasterCard, American Express, Discover or C.O.D. (C.O.D. orders under \$500 will incur C.O.D. fees but may be paid with a Customer check; if equal to or greater than \$500, a credit card or a cashier's check is required). To establish credit, a completed credit application is required. Upon approval after two orders and as to orders within credit limits, terms are net 30 days from date of invoice, unless a different period is stated on the invoice. Company will not be required to make any shipment until payment is made consistent with the terms hereof. Unless otherwise agreed to by Company, all payments hereunder will be in U.S. dollars. Any amounts owing hereunder and not paid on a timely basis will bear interest at a rate of 1.5% per month, which is an annual percentage rate of 1.8% per annum, or at the highest rate permitted by law, whichever is lower. Returned checks may be submitted for collection and are subject to a \$25 returned check fee. Failure to pay the invoiced amount in full on the terms specified herein will void any and all discounts given and Customer will be liable for Company's standard wholesale pricing. Customer will pay all of Company's costs and expenses (including attorneys' fees, court costs and collection costs) incurred to collect any amounts owing Company. The Company reserves the right to apply interest charges retroactively, whether or not they are shown on individual statements or invoices.
- 4. Shipping. For retailer orders, unless special promotions apply, there are no shipping charges for net orders of \$500 or more shipped by ground via UPS or Fed Ex or other common carrier. However, Customer is responsible for shipping costs for net orders under \$500, and for the cost of special shipping arrangements (such as 2 day, 3 day and overnight delivery by Air) or packaging requested by Customer. Different pricing may apply to distributor orders or in specific cases. Subject to the foregoing, all Products will be packed in Company's standard shipping cartons and delivered to Customer F.O.B. company's shipping dock, with passage of title occurring upon delivery to the carrier.
- 5. Delivery. Shipping and delivery dates are approximate only. Company will not be liable for any loss or expense (consequential, incidental or otherwise) Customer (or any of its customers) if Company fails to meet such dates for any reason. Customer will be billed for the freight costs if a package is refused, and for a 20% restocking charge.
- 6. Taxes. Customer's purchase price does not include any federal, state, provincial, local or other taxes or fees that may be applicable to the sale or shipment of the Products, all of which will be the sole responsibility of Customer. Company may either require prepayment of such taxes or fees, or add them as a line item on its invoice, and Customer will reimburse Company for the same within 15 days of the date of the invoice. If a taxing authority later determines such taxes are owing, Customer shall promptly pay or reimburse Company for the same.
- 7. Inspection of Products. Customer will inspect all Products promptly upon receipt. Any Products that fail in a material way to meet applicable specifications must be rejected in writing within 30 calendar days of receipt of Products by Customer or they will be deemed accepted.
- 8. Returns and Credits. No Products may be returned for credit or refund without prior authorization of Company. A 20% restocking charge will be assessed on shipments refused or returned within 30 days of shipment date, unless the return is for properly rejected Products. If Company decides at its sole discretion to accept a return of any Products more than 30 days after the shipment date, a 40% handling and return charge will be assessed on all such returns. No expired Products may be returned under any circumstances. Customer will be responsible for all shipping charges for any returned Products, except those that are properly rejected within 30 days and returned with prior authorization. In no event will Company be liable for replacement of Products (or for shipping charges) which have been damaged or abused by Customer or its agents, or which have additional labels or price tags applied. No credits may be taken by Customer without the express written consent of Company. Company will not authorize credit for any products that have been destroyed or discarded by Customer.
- 9. Warranty and Disclaimer. Customer's sole remedy for defective product shall be a refund of the purchase price. COMPANY HEREBY DISCLAIMS ALL EXPRESS OR IMPLIED, REGARDING THE PRODUCTS, THEIR FITNESS FOR ANY PARTICULAR PURPOSE, THEIR QUALITY OR THEIR MERCHANTABILITY. IN NO EVENT WILL COMPANY BE LIABLE FOR ANY LOST PROFITS OR OTHER CONSEQUENTIAL OR INCIDENTAL DAMAGES OR FOR THE COST OF PROCUREMENT FROM THIRD PARTIES OF ANY SUBSTITUTE GOODS. THE MAXIMUM LIABILITY OF COMPANY HEREUNDER SHALL NOT EXCEED THE AMOUNTS PAID BY CUSTOMER TO COMPANY.
- 10. Security Interest. Customer hereby grants, and Company hereby reserves, a security interest in the Products until the purchase price has been paid, accordance with applicable law.
- 11. Contingencies. Company will not be liable for any delay in performance or for nonperformance in whole or in part caused by the occurrence of any contingency beyond the control either of Company or Company's suppliers.
- 12. Content. Approved wholesale customers who choose to use trademarks, artwork, photographs and trade dress found on the labeling of the Products or on Company's websites (the "Content") agree that such use is under a revocable, non-transferable, non-sublicenseable, non-exclusive license and is only permitted in the normal course of advertising and selling the Products. Company retains the exclusive right, title and interest in and to the Content as well as, at its option, to any modifications and all use thereof shall inure to Company. All use of Content is at Customer's sole risk and Company is under no obligation to monitor any customer's use or notify customers of changes or deletions. Company expressly disclaims any representation or warranty that the Content is valid, that it complies with applicable laws and regulations or that the Content does not infringe the intellectual property rights of third parties. Company may withdraw or terminate this license at any time or may disapprove the use of the Content on or as the URL of particular website(s), in which case such customer shall immediately cease use and transfer ownership upon company's demand. All promotional and advertising materials bearing the Content shall include appropriate legal notices as established from time to time by Company, including "Atrantil is a trademark of KBS Research, ILC" or "Atrantil is owned by KBS Research, ILC" The rights accruing to Company hereunder will be deemed for the benefit of Company and its affiliates and subsidiaries.
- 13. Governing Law. The validity, construction and performance of this contract and the transactions to which it relates will be governed by the laws of the State of Texas with out regard to conflict of law principles. All actions, claims of legal proceedings in any way pertaining to this contract or such transactions will be commenced and main tained in the courts of Texas or in a federal court of the United States physically situated in Texas.

0516

PARTNER SERVICE – ORDER PROCESSING INFORMATION
PHONE: 1-214-984-3724





HOURS: MON-FRI, 8:00 AM - 5:00 PM

FREE SHIPPING ON NET ORDERS OVER \$500