

Veterinary Purchase Agreement and Credit Application

Hill's Pet Nutrition Sales, Inc. and Subsidiaries
P.O. Box 148
Topeka, Kansas 66601-0148
800-354-4557 • Fax 800-523-7054



New Account Update Existing Account Account # _____

Business Information	Corporation Name/DBA _____	Date _____
	Mailing Address _____	
	Shipping Address _____	Date Business Est. _____
	Telephone _____	Fax _____ Email Address _____

Is the product for resale? Yes No Is the business inside or attached to another business? Yes No

Is your business located on home property? Yes No Is this a mobile vet service? Yes No

Taxable Purchases: Yes No If no, a completed and signed state resale or exemption certificate required.

Practice is Located: Inside City Limits Outside City Limits County Name: _____

Legal Business Form: Incorporated LLC Proprietorship LLP Partnership Not-for-Profit Org. Other

Date of Incorporation _____ State of Incorporation _____

Primary Vet Contact _____ Veterinary License # _____

Social Security Number _____ Fed ID Number _____

Hill's will automatically display your retail information on our websites for consumers to locate businesses in their neighborhood.
Mark the box if you do NOT wish to participate. Opt out

Ordering Information	Purchasing Agent _____	Phone _____	Fax _____	Email _____
	Accounts Payable Contact _____	Phone _____	Fax _____	Email _____

Terms and Conditions

1. Resale of Products by Clinic: It is understood and agreed that the Veterinary practice must comply with the Hill's Pet Nutrition Distribution Policy. This policy prohibits re-distribution of the products to another entity for further resale. Purchaser shall take all necessary actions to ensure that products are not being purchased for resale purposes and shall provide Hill's with any and all information that it acquires regarding the resale of its products. A breach of this provision shall be immediate grounds for termination of this Agreement.
2. Payment is due and payable in accordance with the payment terms displayed on each Hill's invoice. Standard payment term is N20Prox.
3. If credit is extended by Hill's, it is contingent upon prompt payment in accordance with the agreed upon payment terms and will be restricted by a credit limit determined solely by Hill's Credit Department. The approval of this credit application by Hill's does not imply its agreement to sell or continue to sell to Buyer. Open credit may be withdrawn at any time. All credit terms are subject to periodic review and modification by Hill's.
4. If payment is not received by the due date, a late charge will be added at a rate of 1.5% per month (up to 18% per year) or the maximum legal rate, whichever is less, to unpaid invoices from the due date thereof.
5. If Buyer is delinquent in payment of any amount owed to Hill's, then without limiting any other rights and remedies available to Hill's under the law, in equity, or under this Agreement, Hill's may suspend or cancel shipments or deliveries of products purchased by Buyer until the account is fully paid.
6. Should Hill's be required to file litigation or collection action to enforce the payment of Buyer's overdue account balance, all legal fees, court expenses, collection costs and other related expenses incurred by Hill's or its authorized agent in doing so will be paid by Buyer.
7. Returned checks are subject to return check fees, in addition to any other charge permitted under Kansas laws.
8. This Agreement will be governed by and construed in accordance with the laws of the State of Kansas, excluding conflicts of law provisions. The exclusive jurisdiction and venue for any legal proceedings related to this Agreement will be the appropriate state or federal courts in Shawnee County, Kansas, and Buyer consents to such jurisdiction and venue and waives all objections to such courts based on jurisdiction, venue and inconvenience of the forum.
9. Buyer waives all terms and conditions contained in its purchase order that are different from or additional to the terms and conditions stated above, and such different or additional terms and conditions shall have no legal effect.
10. In no event shall Hill's be liable to Buyer or third parties seeking damages under this Agreement for punitive, indirect, incidental, special or consequential damages or expenses arising out of this Agreement even if it has been advised of the possible existence of such liability.

