

#### Sales and Use Tax Resale Certificate Forms/Documentation

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Updated: 02/18/2022



# Arizona Form 5000A

#### **Arizona Resale Certificate**

- Use this form to purchase tangible personal property for resale in the ordinary course of business.
- Wholesalers must have a Transaction Privilege Tax ("TPT") or other state's Sales Tax License to purchase tangible personal property for resale.

This Certificate is prescribed by the Department of Revenue pursuant to A.R.S. § 42-5022. Certificate is to document the purchase of tangible personal property for resale in the purchaser's regular course of business. It is to be filled out completely by the purchaser and furnished to the vendor. The vendor shall retain this Certificate for single transactions or for specified periods as indicated below. This Certificate shall be obtained from the purchaser at the time of the sale. Incomplete Certificates are not considered to be accepted in good faith. A. Business Name and Address: B. Check Applicable Box: \*TPT/Sales Tax License No **Business Name** ☐ Single Transaction Certificate ☐ Period From Through Address (You must choose specific dates for which the certificate will be valid. You are encouraged not to exceed a 12 month period. However, a certificate will be considered to be accepted in good faith for a period not to exceed 48 months if the City State **7IP** Code vendor has documentation the TPT license is valid for each calendar year covered Business Email (Optional) BusinessTelephone Number (Optional) Vendor's Name C. Precise Nature of Purchaser's Business: D. Description of Property Being Purchased: E. The following sales of tangible personal property do not require the purchaser to provide a TPT or other Sales Tax License (check appropriate box): Sales to the U.S. government or its departments or agencies for resale (purchased directly by the Federal Government). Sales to an unlicensed Arizona School District for resale (purchased directly by the school district). Sales to a nonprofit charitable I.R.C. § 501(c)(3) organization for resale. (Attach I.R.S. determination letter to this form.) Sales to a nonprofit charitable I.R.C. § 501(c)(3), (c)(4), or (c)(6) organization associated with a major league baseball team or a national professional golfing association for resale. (Attach I.R.S. determination letter to this form.) Sales to a nonprofit charitable I.R.C. § 501(c)(3), (c)(4), (c)(6), (c)(7), or (c)(8) organization that sponsors a rodeo featuring farm and ranch animals for resale. (Attach I.R.S. determination letter to this form). Sales to a nonprofit charitable I.R.C. § 501(c)(6) organization that produces, organizes, or promotes a cultural or civic related festival or event - for

#### F. Certification

resale. (Attach I.R.S. determination letter to this form).

A seller that has reason to believe that this Certificate is not accurate, complete, or applicable to the transaction may not accept the Certificate in good faith and the seller will not be relieved of the burden of proving entitlement to the exemption from tax. A seller that accepts a Certificate in good faith will be relieved of the burden of proof and the purchaser may be required to establish the accuracy of the claimed exemption from tax as provided in A.R.S. § 42-5009. Subsequent use or consumption of the tangible personal property by the purchaser other than sale in the ordinary course of business will subject the purchaser to the Arizona use tax. Willful misuse of this Certificate will subject the purchaser to criminal penalties of a felony pursuant to A.R.S. § 42-1127(B).

I, (print full name)	, hereby certify that these purchases are for resale in the
ordinary course of	business and that the information on this Certificate is true, accurate and complete. Further, if purchasing
as an agent or offi	icer, I certify that I am authorized to execute this Certificate on behalf of the purchaser named above.

TITLE

DATE

SIGNATURE OF PURCHASER

# OF THE STATE OF TH

#### **Arizona Department of Revenue**

**ARIZONA FORM** 

6015

License & Registration Section

PO Box 29032 • Phoenix AZ 85038-9032 Phoenix: (602) 716-6056

#### Solar Energy Devices Registration

This registration allows the business identified below to take a specific deduction from their transaction privilege tax base for qualified solar energy devices. The law allows retailers and lessors to deduct the amount received from the sale or lease of the devices.

Qualified solar devices are defined in the law to be either "solar daylighting" or "solar energy" devices. A solar daylighting device is one which is specifically designed to capture and redirect the visible portion of the solar beam, while controlling the infrared portion, for use in illuminating interior building spaces in lieu of artificial lighting. Solar energy devices are defined as a system or series of mechanisms designed primarily to provide heating, cooling, electrical power, mechanical power, solar daylighting or any combination thereof by means of collecting and transferring solar energy by active or passive means including wind generator systems that produce electricity. Solar energy systems may also have the capacity of storing solar energy for future use. Passive systems shall clearly be designed as a solar energy device, such as a trombe wall, and not merely as a normal structure, such as a window.

This Registratio	n do	es not Constitute Endorseme	ent of the S	Solar Energy Devices.
		Solar Energy Retailer	☐ So	lar Energy Lessor
Owner/Corporat	ion l	Name		
Doing Business	s As"	Name	<u>,</u>	
g				
Street Address,	City	, State, Zip		
		•		
Telephone				
AZ transaction p	rivil	ege tax license number	Fe	deral taxpayer identification number
By signing below that books and ribe made availab Registration a	w, the ecor ecor ole to nd	ne applicant affirms that the rds relating to sales or leases to the Department of Revenue	above is to s of solar ender e for examination is effec-	ses qualified solar energy devices. The and correct and acknowledges hergy devices will be kept and must ination.  The area of the date the Arizona
Signature			Title	Date
		FOR DEPARTME	NT LIGE O	NIV
		FOR DEPARTME	NI USE U	INLI
Receint				Receipt
TCOCIPI			_	TCCCIpt
DOD 40447 (40/40)				

#### California Resale Certificate

### I HEREBY CERTIFY: 1. I hold valid seller's permit number: 2. I am engaged in the business of selling the following type of tangible personal property: This certificate is for the purchase from of the item(s) I have listed in paragraph 5 below. [Vendor's name] 4. I will resell the item(s) listed in paragraph 5, which I am purchasing under this resale certificate in the form of tangible personal property in the regular course of my business operations, and I will do so prior to making any use of the item(s) other than demonstration and display while holding the item(s) for sale in the regular course of my business. I understand that if I use the item(s) purchased under this certificate in any manner other than as just described, I will owe use tax based on each item's purchase price or as otherwise provided by law. 5. Description of property to be purchased for resale: 6. I have read and understand the following: For Your Information: A person may be guilty of a misdemeanor under Revenue and Taxation Code section 6094.5 if the purchaser knows at the time of purchase that he or she will not resell the purchased item prior to any use (other than retention, demonstration, or display while holding it for resale) and he or she furnishes a resale certificate to avoid payment to the seller of an amount as tax. Additionally, a person misusing a resale certificate for personal gain or to evade the payment of tax is liable, for each purchase, for the tax that would have been due, plus a penalty of 10 percent of the tax or \$500, whichever is more. NAME OF PURCHASER SIGNATURE OF PURCHASER, PURCHASER'S EMPLOYEE OR AUTHORIZED REPRESENTATIVE B PRINTED NAME OF PERSON SIGNING ADDRESS OF PURCHASER TELEPHONE NUMBER DATE



# Form ST-4 Sales Tax Resale Certificate

Rev. 8/16

Massachusetts

Department of

Revenue

Name of purchaser		Account ID n	Account ID number or Federal ID number	
Address				
City/Town		State	Zip	
Type of business in which purchase	r is engaged:			
Type of tangible personal property o	r service being purchased (be as specifi	ic as possible):		
Name of vendor from whom tangible	e personal property or services are being	g purchased:		
Address	City/Town	State	Zip	
Laws, Chapter 64H, section 7, and t	assachusetts Vendor's Registration, issue hat I am in the business of selling the kil uch property or services in the regular co	nd of tangible personal property or servi		
Signed under the penalties of per	jury.			
Signature of purchaser	Title	Date		
Check applicable box: Single p	urchase certificate Blanket certificate	)		

#### **Notice to Vendors**

- 1. Massachusetts General Laws assume that all gross receipts of a vendor from the sale of tangible personal property and services are from sales subject to tax, unless the contrary is established. The burden of proving that a sale of tangible personal property or service by any vendor is not a retail sale is placed upon the vendor unless he/she accepts from the purchaser a certificate declaring that the property or service is purchased for resale.
- **2.** A resale certificate relieves the vendor from the burden of proof only if it is taken in good faith from a purchaser who is engaged in the business of selling tangible property or services and who holds a valid Massachusetts sales tax registration.
- 3. The good faith of the vendor will be questioned if he/she has knowledge of facts which give rise to a reasonable inference that the purchaser does not intend to resell the property or services. For example, knowledge that a purchaser of particular merchandise is not engaged in the business of selling the kind of merchandise or service he/she is purchasing under this certificate would constitute grounds to question the good faith of the vendor.
- **4.** The vendor must make sure that the certificate is filled out properly and signed before accepting it.
- **5.** The vendor must retain this certificate as part of his/her permanent tax records.

If you have any questions about the acceptance or use of this certificate, please contact: Massachusetts Department of Revenue, Customer Service Bureau, PO Box 7010, Boston, MA 02204, or call (617) 887-MDOR or toll-free, in-state 1-800-392-6089.

#### **Notice to Purchasers**

- 1. This certificate is to be used when the purchaser intends to resell the tangible personal property or service in the regular course of business. Manufacturers claiming an exempt use of the materials, tools and fuel which will be used in the manufacture, processing or conversion of tangible personal property should use Form ST-12, Exempt Use Certificate. Tax-exempt organizations making purchases for other than resale are to use Form ST-5, Exempt Purchaser Certificate.
- 2. The purchaser must hold a valid Massachusetts vendor registration. If you need to apply for a registration, go to mass.gov/dor and click on MassTaxConnect to complete an online application for registration.
- 3. This certificate must be signed by and bear the name and address of the purchaser and his/her Account ID number or Federal Identification number. This certificate must also indicate the type of tangible personal property purchased and resold by the purchaser.
- **4.** If a purchaser who gives a certificate makes any use of the property other than retention, demonstration or display while holding it for sale in the regular course of business, such property will be subject to the Massachusetts sales or use tax, as of the time the property is first used by him/her.
- **5.** If you are engaged in a service activity, and are unsure as to the eligibility of the tangible personal property being purchased for resale, see the regulation on Service Enterprises, 830 CMR 64H.1.1.
- 6. For further information about the use of resale certificates, see the regulation on Resale and Exempt Use Certificates, 830 CMR 64H.8.1.

Warning: Willful misuse of this certificate may result in criminal tax evasion sanctions of up to one year in prison and \$10,000 (\$50,000 for corporations) in fines.



# Form ST-12 **Exempt Use Certificate**

Massachusetts
Department of
Revenue

Rev. 11/13

NTO	Exell	ipi use cer illicate		nevellue
Vendor's name				
Address		City/Town	State	Zip
	nusetts General Laws (MGL), (	nased or leased for the following indica Chapter 64H, section 6(i), (j), (r), (s) or (		•
A ☐ The materials, tools B The machinery, and/or 1 ☐ agricultural productio 2 ☐ commercial fishing 3 ☐ industrial plant in the 4 ☐ publishing a newspa 5 ☐ operation of commer 6 ☐ furnishing power to a 7 ☐ furnishing gas, water 8 ☐ research and develor	or fuel will be consumed and us replacement parts thereof, will be on eactual manufacture, conversion aper reial radio broadcasting or televian industrial manufacturing plant, steam or electricity when delivorment by a manufacturing or re	t vered to consumers through mains, lines of search and development corporation und	erty to be sold or pipes er MGL, Ch. 63, sec. 380	C or 42B
10 other (explain)		ourposes to promote human or animal we		
dence in the Commonweal  4 ☐ The fuel will be used in  5 ☐ The heating fuel will be premises is used for the ac  6 ☐ Gas ☐ Steam ☐ Elector property to be sold or in the facturing or heating of the in  7 ☐ The tangible personal property in the facturing or heating of the infacturing or heating or heating of the infacturing or heating or heatin	Ith. the operation of aircraft or railro consumed or used directly and ctual manufacture of tangible pe tricity (check one) will be consule heating of the industrial plant manufacturing area.	ads. exclusively in heating an industrial plant v rsonal property to be sold. med and used directly and exclusively in t provided at least 75% of the metered ene directly incurred in the production of a mo	where at least 75% of the the actual manufacture o rgy is used for the combi	e building, location or of tangible personal ination of such manu-
8 ☐ The tangible personal pr	roperty is a production expense	directly incurred in the production of a mount and related to a school film project	tion picture by an accred	ited film school student,
<b>9</b> ☐ Multiple Points of Use C chaser agrees to remit app	Certificate. The prewritten compu cortioned use tax to Massachuse	uter software will be concurrently available etts.		
·	or any exemption claimed in line 1 or	as a pesticide applicator by the Dept. of Ar 2; attach statement if necessary)		idei MGL, CII. 1325.
Service location(s) of qualified prop	perty (complete for any exemption cla	aimed in line 6)		
Account number(s)				
	cate shall be considered a part of empt use purchases.	use tax due in the event that the property of each order unless revoked in writing. All		
Signature Signature	, porjuly.	Title		
Name of company				
Address		City/Town	State	Zip
Date		Federal Identification number (i	f applicable)	

Check applicable box: ☐ Single purchase certificate ☐ Blanket certificate

### Michigan Sales and Use Tax Certificate of Exemption

This exemption claim should be completed by the purchaser, provided to the seller, and is not valid unless the information in all four sections is complete. Do not send a copy to Treasury unless one is requested.

SECTION 1: TYPE OF PURCHASE Check one of the following:		
A. One-Time Purchase	C. Blanket Certificate	
Order or Invoice Number:	Expiration Date (maximum of fo	ur years):
B. Blanket Certificate. Recurring Business Relationship		
The purchaser completing this form hereby claims exemption from tax on t seller named below. This claim is based upon: the purchaser's proposed us		
Seller's Name and Address		
SECTION 2: ITEMS COVERED BY THIS CERTIFICATE		
Check one of the following:		
1. All items purchased.		
2. Limited to the following items:		
<b>SECTION 3: BASIS FOR EXEMPTION CLAIM</b>		
Check one of the following:		
<ol> <li>For Lease. Purchaser will lease the property and elects to p based on rental receipts. Enter sales tax license or use tax r</li> </ol>	,	
2. For Resale at Retail. Enter Sales Tax License Number:		
3. Direct Pay - Authorized to pay use tax on qualified transactio	ns directly to Michigan Treasury under acco	unt number:
The following exemptions DO NOT require the purchaser to pro	ovide a number:	
4. Agricultural Production. Enter percentage:%		
5. Government Entity (U.S. or its instrumentalities, State of Mic Church or House of Religious Worship (circle type of organization)		fit School, Nonprofit Hospital,
6. Contractor (provide Michigan Sales and Use Tax Contractor	Eligibility Statement (Form 3520)).	
7. For Resale at Wholesale.		
8. Industrial Processing. Enter percentage:%		
9. Nonprofit Internal Revenue Code Section 501(c)(3), 501(c)(4)	4), or 501(c)(19) Exempt Organization.	
10. Nonprofit Organization with an authorized letter issued by M June 13, 1994 (use tax).	ichigan Department of Treasury prior to Ju	ly 17, 1998 (sales tax) or
11. Rolling Stock purchased by an Interstate Motor Carrier.		
12. Other (explain):		
OFFICIAL A SEPTIFICATION		
SECTION 4: CERTIFICATION  I declare, under penalty of perjury, that the information on this certificate is	a true that I have consulted the statutes of	dministrative rules and other
sources of law applicable to my exemption, and that I have exercised reas	sonable care in assuring that my claim of e	xemption is valid under Michigan
law. In the event this claim is disallowed, I accept full responsibility for the reimbursement to the vendor for tax and accrued interest.	payment of tax, penalty and any accrued i	interest, including, if necessary,
Business Name		Type of Business (see codes on page 2)
Dasinice Name		Type of Business (odd soudd on page 2)
Business Address	City, State, ZIP Code	
Business Telephone Number (include area code)	Name (Print or Type)	
Dusiness reiebnotic truttiber (include area code)	Traine (Fillit Or Type)	
Signature	Title	Date Signed



# MISSOURI DEPARTMENT OF

#### **Sales and Use Tax Exemption Certificate**

Caution to seller: In order for the certificate to be accepted in good faith by the seller, the seller must exercise care that the property being sold is exempt. When a purchaser is claiming an exemption for purchases of items that qualify for the full manufacturing exemption and other items that only qualify for the partial manufacturing exemption, the seller must make certain the correct amount of tax is charged for each item purchased.

	Name	Telephone Numbe	<u>r</u>	Missouri Tax	I.D. Number
eľ	Contact Person	Doing Business As	Name (DBA)		
Purchaser	Address	City		State	ZIP Code
Pu	Describe product or services purchased exempt from	m tax			
	Type of business				
	Name	Telephone Numbe	r 	Contact Pers	son
Seller	Doing Business As Name (DBA)		Address		
	City	State	ZIP Code		
Resale - Exclusion From Sales or Use Tax	Purchases of Tangible Personal Property for r (Missouri Retailers must have a Missouri Tax  Purchases of Taxable Services for resale (see Retailer's Missouri Tax I.D. Number	I.D. Number) e list of taxable servi n good faith unless t Wholesale: Home i Dealer License Nui	ces in instructions)  he purchaser is registere  State: (M  mber	lissouri Tax I.D. Nun	
ring tions	These	e apply to state ar	nd local sales and use		
Manufacturing Full Exemptions	☐ Ingredient or Component Part ☐ Manufacturing Machinery, Equipment, and Parts ☐ Material Recovery Processing ☐ Plant Expansion ☐ Research and Development of Agricultural Biotechnology Products and Plant Genomics Products and Prescription Pharmaceuticals			f Agricultural Biotechnology Products and Prescription	
J ns	These only apply to state tax (4.225%) and I		not sales tax. The se itical subdivisions.	ller must collect a	nd report local sales taxes
Manufacturing Partial Exemptions	Research and Development  Manufacturing Chemicals and Materials  Machinery and Equipment Used or Consumed in Manufacturing  Materials, Chemicals, Machinery, and Equipment Used or Consumed in Material Recovery Processing Plant  Utilities or Energy and Water Used or Consumed in Manufacturing (Must complete below)  Purchaser's Manufacturing Percentage				
Other	Agricultural Common Carrier (Attach Form 5095)  Commercial Motor Vehicles or Trailers Greater Pounds (Attach Form 5435)	Locomotive Fuel than 54,000	Air and Water Po Appliances and D Other		ninery, Equipment,
ıre	Under penalties of perjury, I declare that the above it	information and any	attached supplement is	true, complete, and	correct.
Signature	Signature (Purchaser or Purchaser's Agent)	Title		•	Date (MM/DD/YYYY)
Šić					

If you have questions, please contact the Department of Revenue at:

Phone: (573) 751-2836

TTY: (800) 735-2966 E-mail: salestaxexemptions@dor.mo.gov

Fax: (573) 522-1271

Visit http://www.dor.mo.gov/business/sales/sales-use-exemptions.php for additional information.



# The seller must collect the tax on a sale of taxable property or services unless the purchaser gives him a fully completed New Jersey exemption certificate.

# State of New Jersey DIVISION OF TAXATION

## SALES TAX FORM ST-3

### RESALE CERTIFICATE

P	URCH.	ASER'S	NEW .	JERSEY	
TAXPA	AYER	REGIST	RATIO	N NUMB	ER*

To be completed by purchaser and given to and retained by seller. See instructions on back. Seller should read and comply with the instructions given on both sides of an exemption certificate.

				Date	
		(Name of Seller)			
	Address		City	State	Zip
The u	ındersigned cer	tifies that:			
(1)	He holds a val	id Certificate of Authority (nu	mber shown above)	to collect State of New Jerse	y Sales and Use Tax
(2)	He is principal	ly engaged in the sale of (inc	licate nature of mer	chandise or service sold):	
(3)	The merchand	dise or services being herein	purchased are desc	ribed as follows:	
(4)		dise described in (3) above in the same in its present form.	s being purchased:	(check one or more of the bi	locks which apply)
	(b) □ For re	esale as converted into or as	a component part of	a product produced by the	undersigned.
	subje	se in the performance of a tact of this Certificate become aser of the service in conjunc	s part of the prope	erty being serviced or is lat	
(5)	The services of	described in (3) above are be	ing purchased: (che	eck the block which applies)	
	(a) 🗆 By a s	seller who will either collect th	ne tax or will resell th	ne services.	
	(b) ☐ To be	performed on personal proper	erty held for sale.		
x Act weet ax c	vith respect to the on the transaction	er, have read and complied with use of the Resale Certificate, an or transactions covered by this that all of the information shown	nd it is my belief that the Certificate. The und	ne seller named herein is not rece ersigned purchaser hereby swe	quired to collect the sal
		NAME OF PURCHASER*		(as registered with the New Jers	ey Division of Taxation)
		(Address of Purchaser)*			
		Type of Business*			
		Ву			
		(Signature of owner, partner, office	cer of corporation, etc.)*	(Title)	

ST-3NR (03-17)

# State of New Jersey DIVISION OF TAXATION SALES TAX

#### Form ST-3NR

#### RESALE CERTIFICATE FOR NON-NEW JERSEY SELLERS

For use **ONLY** by out-of-state sellers not required to be registered in New Jersey

#### [THIS FORM IS NOT VALID UNLESS FULLY COMPLETED]

Please read and comply with instructions on both sides of this certificate.

r lease read and compty with instructions on both sides of this certificate.
<u>SELLER</u>
Name
Address
New Jersey Tax Registration Number
<u>PURCHASER</u>
Name*
Business Location*
State(s) of Registration
Out-of-State Registration Number(s)*
Type of Business* (e.g., retailer, wholesaler, manufacturer, repair shop)
Description of Item(s) Sold, Serviced or Leased:
Description of Item(s) Purchased:
This merchandise or service is being purchased for (check applicable item)
Resale in its present form
Resale as a physical component of a product produced or repaired by the purchaser
☐ Lease (outside New Jersey)
The purchaser certifies it has no place of business, employees, independent contractors, service activities, or leased tangible personal property in New Jersey, is not required to be registered with the New Jersey Division of Taxation, and in fact is not registered with the New Jersey Division of Taxation.
The purchaser further certifies that if any property purchased tax free is used or consumed by the purchaser in New Jersey making it subject to New Jersey sales and use tax, the purchaser will pay the proper tax to the Division of Taxation.
Under penalties of perjury I swear or affirm that the information on this form is true and correct to the best of my knowledge.
Print Name
Authorized Signature
(Owner, Partner, Corporate Officer)
Title Date
Address (if different from above)

**ST-4** (09-16, R-16)

ELIGIBLE NONREGISTERED PURCHASER: SEE INSTRUCTIONS \*\*

### State of New Jersey DIVISION OF TAXATION

#### **SALES TAX**

F۸	R	М	SI	Γ_⊿

PURCHASER'S NEW JERSEY
TAXPAYER REGISTRATION NUMBER

EXEMPT	USE	<b>CERTIFICATE</b>

·	70		Date				
	(Name of Seller)						
Address		City	State	Zip			
r purchases covered by		e the tangible person		Use Tax on the purchas ourchased will be used fo			
The tangible persona	al property or services w	rill be used for the foll	owing exempt purpose*:				
·	• .			•			
ourpose is provided in su	ubsection N.J.S.A. 54:32	2B-		isting for principal exemp			
ourpose is provided in su	ubsection N.J.S.A. 54:32	2B-	See reverse side for I	e above described exemp isting for principal exemp ion).			
surpose is provided in surpose is provided in surposes of tangible personal.  I, the undersigned purchaser, Act with respect to the use of tax on the transaction or transaction or transaction.	ubsection N.J.S.A. 54:32 all property or services are have read and complied with the Exempt Use Certificate, a	2B- and fill in the block with the instructions and rules p and it is my belief that the se ficate. The undersigned po	See reverse side for I	isting for principal exemption).  ew Jersey Sales and Use Tax red to collect the sales or use			
urpose is provided in some ses of tangible personate, the undersigned purchaser, Act with respect to the use of tax on the transaction or transaction or transaction or transaction.	have read and complied with the Exempt Use Certificate, a sactions covered by this Certi	2B- and fill in the block with the instructions and rules p and it is my belief that the se ficate. The undersigned po	(See reverse side for In proper subsection citation citat	isting for principal exemption).  ew Jersey Sales and Use Tax red to collect the sales or use the penalties for perjury and			
urpose is provided in so ses of tangible personal, the undersigned purchaser, Act with respect to the use of tax on the transaction or trans	have read and complied with the Exempt Use Certificate, a sactions covered by this Certification shown in this Certifications.	2B- and fill in the block with the instructions and rules p and it is my belief that the se ficate. The undersigned po	(See reverse side for In proper subsection citation proper subsection citation citation promulgated pursuant to the New Jurchaser hereby swears under	isting for principal exemption).  ew Jersey Sales and Use Tax red to collect the sales or use the penalties for perjury and			
ses of tangible personal, the undersigned purchaser, Act with respect to the use of tax on the transaction or transaction or transaction or transaction or transaction.	have read and complied with the Exempt Use Certificate, a sactions covered by this Certinformation shown in this CertinAME OF PURCHASER*	2B- and fill in the block with the instructions and rules p and it is my belief that the se ficate. The undersigned po	(See reverse side for In proper subsection citation proper subsection citation citation promulgated pursuant to the New Jurchaser hereby swears under	isting for principal exemption).  ew Jersey Sales and Use Tax red to collect the sales or use the penalties for perjury and			



Department of Taxation and Finance

#### New York State and Local Sales and Use Tax

### **Resale Certificate**

ST-120

Name of seller	Name of purchaser				
Street address	Street address				
City State ZIP code	City	State ZIP code			
Mark an <i>X</i> in the appropriate box:  Single-use certificate  Temporary vendors must issue a single-use certificate.	Blanket certificate				
To the purchaser:  You may not use this certificate to purchase items or services that are not for resale. If you purchase tangible personal property or services for resale, but use or consume the tangible personal property or services yourself in New York State, you must report and pay the unpaid tax directly to New York State. Any misuse of this certificate will result in tax liabilities and substantial penalty and interest.					
Purchaser information — please type or print  I am engaged in the business of  (Contractors may not use this certifical)	and principally sell	(e)			
		3.)			
Part 1 – To be completed by registered New York State sales tax I certify that I am:	vendors				
a New York State vendor (including a hotel operator or a dues or a valid <i>Certificate of Authority</i> number is a New York State temporary vendor. My valid <i>Certificate of Author</i>		•			
<ul> <li>A. Tangible personal property (other than motor fuel or diesel motor fuel)</li> <li>for resale in its present form or for resale as a physical component part of tangible personal property;</li> <li>for use in performing taxable services where the property will become a physical component part of the property upon which the services will be performed, or the property will actually be transferred to the purchaser of the taxable service in conjunction with the performance of the service; or</li> <li>B. A service for resale, including the servicing of tangible personal property held for sale.</li> <li>C. Restaurant-type food, heated food, or heated drink for resale.</li> </ul>					
Part 2 – To be completed by non-New York State purchasers	Part 2 – To be completed by non-New York State purchasers				
I certify that I am not registered nor am I required to be registered as tax or value added tax (VAT) in the following state/jurisdiction been issued the following registration number required and a registration number is not issued by your home jurisdict the line requesting the registration number.)	(If	and have sales tax or VAT registration is not			
<ul> <li>I am purchasing:</li> <li>D. Tangible personal property (other than motor fuel or diesel motor fuel) for resale, and it is being delivered directly by the seller to my customer or to an unaffiliated fulfillment services provider in New York State.</li> <li>E. Tangible personal property for resale that will be resold from a business located outside New York State.</li> </ul>					
Certification: I certify that the above statements are true, complete, and correct, and that no material information has been omitted. I make these statements and issue this exemption certificate with the knowledge that this document provides evidence that state and local sales or use taxes do not apply to a transaction or transactions for which I tendered this document and that willfully issuing this document with the intent to evade any such tax may constitute a felony or other crime under New York State Law, punishable by a substantial fine and a possible jail sentence I understand that this document is required to be filed with, and delivered to, the vendor as agent for the Tax Department for the purposes of Tax Law section 1838 and is deemed a document required to be filed with the Tax Department for the purpose of prosecution of offenses. I also understand that the Tax Department is authorized to investigate the validity of tax exclusions or exemptions claimed and the accuracy of any information entered on this document.					
Type or print name and title of owner, partner, or authorized person of purchas	er				
Signature of owner, partner, or authorized person of purchaser		Date prepared			



New York State Department of Taxation and Finance

#### New York State and Local Sales and Use Tax

### **Exempt Use Certificate**

**ST-121** 

Pages 1 and 2 must be completed by the purchaser and given to the seller

The purchase I am making is exempt from state and local sales and use taxes because the property or service(s) will be used for the exempt purpose indicated below and as explained in the instructions.

or serv	ice(s) will be used for the exempt purpose indicated b	elow and	as explained in the in	istructions. Lu	o trie sellel
Name of	seller	Name of p	ırchaser		
Street address		Street address			
City	State ZIP code	City		State	ZIP code
This fo	n X in the appropriate box: Single-purchase certains and selections for item U on page 4.		Blanket certificate		lescribed in the
	read the instructions on pages 3 and 4 for more in able box(es) next to the exemption(s) you are claim		on on each exemptio	n, and mark	an X in the
Purcha	Exemptions related to production  ases described in items A through F are exempt fro  bed in item C, you must have a Certificate of Author				
Α.	Machinery and equipment, parts, tools, and supplies used or consumed in the production of tangible personal property for sale or in the production of gas, electricity, refrigeration, or steam, for sale. Enter <i>Certificate of Authority</i> number here	F.	Purchases of the follo the production of tang film, regardless as to to conveyed) for sale (magnetic fuel)	gible personal the means by	property (or a which the film is
В.	Tangible personal property used or consumed in the production of a film for sale. Enter <i>Certificate of Authority</i> number here		refrigeration gas, electric, refri	steam	team service
C.	Tangible personal property used or consumed in providing telecommunications or Internet access services for sale. Enter <i>Certificate of Authority</i>		Enter Certificate of A	uthority numb	er here
	number here  If you are engaged exclusively in providing Internet access services for sale, a <i>Certificate of Authority</i> is not required when claiming this exemption; however, if you have a <i>Certificate of Authority</i> , enter the number in the space provided.	sta or Yo us	rchases described in ate and local sales an used outside New Yo rk City local sales and ed in New York City.	nd use taxes work City, but s d use tax wh	when delivered subject to New en delivered or
D.	Machinery, equipment, or other tangible personal property (including parts, tools, and supplies) used or consumed by television or radio broadcasters in	G.	Purchases of the follo the production of gas steam for sale (mark	s, electricity, re	efrigeration, or
	the production or transmission of live or recorded programs which are used by the broadcaster for specified purposes. Enter <i>Certificate of Authority</i> number here		fuel refrigeration	gas steam	electricity
E.	Purchases of gas or electricity or gas or electric service used to provide gas or electric service consisting of operating a gas pipeline, an electric transmission line, or a gas or electric distribution		gas, electric, refri		

line. Enter Certificate of Authority number here

Part 2 — Services exempt from tax (exempt from all state and local sales and use taxes)					
Enter Certificate of Authority number here (if applicable)					
H. Installing, repairing, maintaining, or servicing qualifying property listed in Part 1, items A through D. Please indicate the type of qualifying property being serviced by marking an <i>X</i> in the applicable box(es):  A B C D					
	<ul> <li>□ I. Producing, fabricating, processing, printing, and imprinting, including editing, dubbing, and mixing, qualifying property listed in Part 1, items B and D. Please indicate the type of qualifying property being serviced by marking an <i>X</i> in the applicable box(es):</li> </ul>				
☐ J.	J. Removal of waste material from a facility regulated by the Department of Environmental Conservation (DEC) as either a transfer station or as a construction and demolition debris processing facility.				
Part 3 — Other exemptions A Certificate of Authority is not required when claiming the exemptions described below. However, if you have a Certificate of Authority, enter the number here					
K.	Tangible personal property used in research and development.		Q.	Commercial fishir property).	ng vessels (including certain
L.	Purchases of the following used in research and development (mark an <b>X</b> in one or more boxes):		R.	Pollution control	equipment.
	gas electricity refrigeration steam		S.	used in the service repair, or installation	property (including lubricants) es of maintenance, service, on performed on any aircraft by iding such service.
	gas, electric, refrigeration, or steam service			rchases describe rk City local sales	d in item T are subject to New stax.
M.	Cartons, containers, and other wrapping and packaging materials and supplies that are actually transferred to the purchaser.		T.	predominantly in	quipment used directly and loading, unloading, and a qualified marine terminal rk City.
■ N.	Certified enhanced emissions inspection equipment for testing and inspecting motor vehicles. <b>Enter</b> your inspection station license number here		U. _		e exempt use and identify the Law covering this exemption
o.	Commercial vessels (including certain property and services).				
P.	Commercial aircraft (including certain machinery and equipment) and flight simulators purchased by commercial airlines.				
Certification: I certify that the above statements are true, complete, and correct, and that no material information has been omitted. I make these statements and issue this exemption certificate with the knowledge that this document provides evidence that state and local sales or use taxes do not apply to a transaction or transactions for which I tendered this document and that willfully issuing this document with the intent to evade any such tax may constitute a felony or other crime under New York State Law, punishable by a substantial fine and a possible jail sentence. I understand that this document is required to be filed with, and delivered to, the vendor as agent for the Tax Department for the purposes of Tax Law section 1838 and is deemed a document required to be filed with the Tax Department for the purpose of prosecution of offenses. I also understand that the Tax Department is authorized to investigate the validity of tax exclusions or exemptions claimed and the accuracy of any information entered on this document.  Type or print name and title of owner, partner, or authorized person of purchaser					
	re of owner, partner, or authorized person of purchaser				Date prepared
1	· · · · · · · · · · · · · · · · · · ·				1

#### Instructions

#### To the purchaser

If you have a valid *Certificate of Authority*, you may use Form ST-121 to purchase, rent, or lease tangible personal property or services exempt from tax to the extent indicated in these instructions. Complete all required entries on the form and give it to the seller.

You may use Form ST-121 as a blanket certificate covering the first and subsequent purchases of the same general type of property or service. However, each subsequent sales slip or purchase invoice (excluding utility bills) based on this blanket certificate must show your name, address, and *Certificate of Authority* identification number.

If you make further purchases from the seller that do not qualify for the exemption, you must pay the appropriate sales tax at the time of purchase.

As used in this document, the term *predominantly* means that the property or service(s) is used more than 50% of the time directly for the purpose stated in the particular section. The term *exclusively* means that the property or service(s) is used 100% of the time directly for the purpose stated in the particular section. The term *primarily* means that the property or service(s) is used 50% or more of the time directly for the purpose stated in the particular section.

#### Part 1 — Exemptions related to production

Except as described in item C, you must have a *Certificate of Authority* to claim the exemptions listed in Part 1.

- A You may purchase, exempt from tax, machinery and equipment, including parts, tools, and supplies, used or consumed **directly** and **predominantly** in the production of tangible personal property, gas, electricity, refrigeration, or steam for sale by manufacturing, processing, generating, assembling, refining, mining, or extracting. For more information on these various production exemptions, see Publication 852, Sales Tax Information for: Manufacturers, Processors, Generators, Assemblers, Refiners, Miners and Extractors, and Other Producers of Goods and Merchandise.
- **B** You may purchase, exempt from tax, tangible personal property used **directly** and **predominantly** in the production (including editing, dubbing, and mixing) of a film for sale regardless of the medium by which the film is conveyed to the purchaser. (For purposes of this exemption, the term *film* means feature films, documentary films, shorts, television films, television commercials, and similar productions.)
- **C** You may purchase, exempt from tax, tangible personal property used **directly** and **predominantly** in the receiving, initiating, amplifying, processing, transmitting, retransmitting, switching, or monitoring of switching of telecommunications services for sale, or Internet access services for sale, or any combination of the two services. If you are engaged exclusively in providing Internet access services for sale, a *Certificate of Authority* is not required when claiming this exemption; however, if you have a *Certificate of Authority*, enter the number in the space provided on page 1.
- **D** You may purchase, exempt from tax, machinery, equipment, or other tangible personal property (including parts, tools, and supplies) used or consumed by television or radio broadcasters directly and **predominantly** in the production (including post-production) of live or recorded programs which are used or consumed by a broadcaster predominantly for the purpose of broadcast over the air by the broadcaster or for transmission through a cable television or direct-broadcast satellite system by the broadcaster. You may also purchase, exempt from tax, machinery, equipment, and other tangible personal property (including parts, tools, and supplies) used or consumed directly and predominantly in the transmission of live or recorded programs over the air or through a cable television or direct-broadcast satellite system by the broadcaster. Tangible personal property purchased by a broadcaster (lessor) for lease to another person (lessee) for that person's use or consumption directly and predominantly in the production (including post production) of live or recorded programs by the person will be deemed to be used or consumed by the lessor broadcaster for purposes of determining whether the lessor broadcaster has met the direct and predominant use requirement of the exemption described in the above sentence. (For more information concerning this exemption, see TSB-M-00(6)S, Summary of the 2000 Sales and Compensating Use Tax Budget Legislation.)
- **E** You may purchase, exempt from tax, gas or electricity or gas or electric service used or consumed **directly** and **exclusively** to provide

gas or electric service of whatever nature consisting of operating a gas pipeline, a gas distribution line, or an electric transmission or distribution line or to ensure the necessary working pressure in an underground gas storage facility.

- **F**—You may purchase, exempt from tax, fuel, gas, electricity, refrigeration, and steam and gas, electric, refrigeration, and steam service used or consumed **directly** and **exclusively** in the production of tangible personal property (or a film, regardless as to the means by which the film is conveyed) for sale, by manufacturing, processing, assembling, generating, refining, mining, or extracting. You must pay any state and local taxes due on any part of any fuel or utility service not used directly and exclusively for an exempt purpose. For example, electricity purchased solely to light a factory must be purchased tax paid, but electricity used for both an exempt purpose and a taxable purpose may be purchased exempt from tax. However, you must report the tax due on the electricity used for the taxable purpose on your sales and use tax return as a purchase subject to tax.
- **G**—You may purchase, exempt from tax (except for the local tax imposed on sales and uses in New York City), fuel, gas, electricity, refrigeration, and steam and gas, electric, refrigeration, and steam service used or consumed **directly** and **exclusively** in the production of gas, electricity, refrigeration, and steam for sale by manufacturing, processing, assembling, generating, refining, mining, or extracting. You must pay any state and local taxes due on any part of any fuel or utility service not used directly and exclusively for an exempt purpose.

#### Part 2 — Services exempt from tax

- **H** You may purchase the services of installing, repairing, maintaining, and servicing qualifying property listed in Part 1, items A through D, exempt from tax.
- I You may purchase the services of producing, fabricating, processing, printing, and imprinting, including editing, dubbing, and mixing, qualifying property listed in Part 1, items B and D, exempt from tax.
- J If you are a facility regulated by the DEC as either a transfer station or construction and demolition debris processing facility, you may purchase the service of waste removal exempt from tax, provided that the waste is not generated by your facility. Under the DEC regulations, a transfer station is defined generally as a solid waste management facility other than a recyclables handling and recovery facility, used oil facility, or a construction and demolition debris processing facility, where solid waste is received for the purpose of subsequent transfer to another solid waste management facility for further processing, treating, transfer, or disposal. A construction and demolition debris processing facility is a processing facility that receives and processes construction and demolition debris by any means.

#### Part 3 — Other exemptions

A *Certificate of Authority* is not required when claiming the exemptions described in Part 3 on page 2. However, if you have a *Certificate of Authority*, enter the number in the space provided on page 2.

- K Tangible personal property used or consumed directly and predominantly in research and development in the experimental or laboratory sense is exempt from tax.
- L Gas, electricity, refrigeration, and steam, and gas, electric, refrigeration, and steam service used or consumed directly and exclusively in research and development in the experimental or laboratory sense may be purchased exempt from tax.

Research and development does not include the ordinary testing or inspection of materials or products for quality control, efficiency surveys, management studies, consumer surveys, advertising, promotions, or research in connection with literary, historical, or similar projects.

- **M**—Vendors may purchase, exempt from tax, cartons, containers, and other wrapping and packaging materials and supplies and components thereof used to package tangible personal property for sale if the property is actually transferred by the vendor to the purchaser of the property.
- N Enhanced emissions inspection equipment certified by the DEC for use in testing and inspecting motor vehicles as part of the enhanced emissions inspection and maintenance program required by the Federal Clean Air Act and the New York State Clean Air Compliance Act may be purchased without payment of tax. To qualify for the exemption, the equipment must be purchased and used by an official inspection station which is licensed by the Department of Motor Vehicles and authorized to conduct enhanced emissions inspections. (For more

information about enhanced emissions inspection equipment, see TSB-M-97(8)S, Enhanced Emissions Inspection Equipment.)

- **O** Commercial vessels, including property used by or purchased for the use of these vessels for fuel, provisions, supplies, maintenance, and repairs, and the services of installing, maintaining, servicing, or repairing these vessels or property, may be purchased exempt from tax. To qualify for the exemption, the commercial vessel must be **primarily** engaged in interstate or foreign commerce. The exemption does **not** apply to property purchased for or used in the original equipping of a new ship, or to the services of installing this property in the equipping of a new ship. (For the definition of commercial vessels and other information concerning this exemption, see TSB-M-96(14)S, *Tax Law Defines Commercial Vessels and Commercial Aircraft*.)
- **P** Commercial aircraft and machinery or equipment to be installed on this aircraft, property used for maintenance or repair of this aircraft, and flight simulators purchased by commercial airlines may be purchased exempt from tax. To qualify for the exemption, the commercial aircraft must be **primarily** engaged in intrastate, interstate, or foreign commerce. (For the definition of commercial aircraft and other information concerning this exemption, see TSB-M-96(14)S.)
- **Q** Commercial fishing vessels used **directly** and **predominantly** in the harvesting of fish for sale (other than sport fishing vessels), including property used by or purchased for the use of these vessels for fuel, provisions, supplies, maintenance, and repairs may be purchased exempt from tax. (For the definition of commercial fishing vessels and other information concerning this exemption, see TSB-M-85(17)S, 1985 Legislation Chapter 799 Sales Tax Exemption for Commercial Fishing Vessels.)
- R If not otherwise exempt, machinery and equipment used directly and predominantly in the control, prevention, or abatement of pollution or contaminants from manufacturing or industrial facilities may be purchased exempt from tax.
- **S** Tangible personal property purchased and used in the services of maintenance, service, repair or installation performed on any aircraft, where such property is purchased by the person providing such services and it becomes a physical component part of the aircraft or is a lubricant applied to the aircraft, is exempt from tax.
- T Machinery and equipment used at qualified marine terminal facilities located in New York City. The machinery and equipment must be used directly and predominantly in loading, unloading, and handling cargo at marine terminal facilities located in New York City which handled more than 350,000 twenty foot equivalent units (TEUs) in 2003. For purposes of this exemption, the term *TEU* means a unit of volume equivalent to the volume of a twenty-foot container. This exemption does **not** apply to the local tax in New York City.
- U Use this line to claim exemption from all sales and use taxes on qualified tangible personal property or services not otherwise specified in this certificate. Describe the exempt use of the tangible personal property or service being purchased, and identify the applicable section of the Tax Law under which you claim exemption.

If you are purchasing motor fuel or diesel motor fuel eligible to be taxed on a cents-per-gallon basis, write *Tax Law section 1111(m) qualified fuel taxed using the cents-per-gallon method* in the space provided. See TSB-M-06(8)S, *New Guidelines on the Sales of Motor Fuel and Diesel Motor Fuel Subject to the Cents-Per-Gallon Sales Tax*, for additional information.

Line access services purchased by an Internet Service Provider (ISP) and used for transmission between the ISP point of presence and the public Internet for the purpose of connecting the ISP's customers to the Internet are purchases of interstate or international telephony and thus are not subject to sales tax. If you are an ISP purchasing line access services to use in this manner, write telecommunications services used by an ISP to provide Internet access originating with the ISP point of presence (Tax Law section 1105 (b)(1)) in the space provided. See TSB-M-07(2)S, Sales Tax Treatment of Telecommunications Services Purchased By an Internet Service Provider, for additional information

Certain military decorations, including ribbons, medals, mini-medals, and lapel pins, are exempt from sales tax when sold to an active member or a veteran of the United States military. If you are purchasing tax-exempt military decorations, write *military decoration – Tax Law* section 1115 (a)(11-a) in the space provided. The Tax Law provides

that you must also show the vendor your military identification or other documentation (such as discharge papers) as proof of current military service or veteran status. However, the vendor is not required to retain a copy of this proof.

#### To the seller

The purchaser must give you Form ST-121 with all entries completed no later than 90 days after delivery of the property, or the sale will be deemed to have been taxable at the time of the transaction. If you receive the certificate after the 90-day period, both you and the purchaser assume the burden of proving the sale was exempt, and additional substantiation may be required.

In addition, if you fail to collect tax as a result of accepting an improperly completed exemption certificate, you become personally liable for the tax plus any penalty and interest charges due, unless the certificate is corrected within a reasonable period of time or you otherwise prove that the transaction was not subject to tax. You must keep any exemption certificate you receive for at least three years after the due date of the last return to which it relates, or the date the return is filed, if later. You must also maintain a method of associating an exempt sale made to a particular customer with the exemption certificate you have on file for that customer.

If the *Blanket certificate* box is marked on page 1, you may consider this certificate part of any order received from the purchaser during the period that the blanket certificate remains in effect. However, each subsequent sales slip or purchase invoice based on this blanket certificate must show the purchaser's name and address. A blanket certificate remains in effect until the purchaser gives you written notice of revocation, or you have knowledge that the certificate is false or was fraudulently presented, or until the Tax Department notifies you that the purchaser may not make exempt purchases.

#### Misuse of this certificate

Misuse of this exemption certificate may subject you to serious civil and criminal sanctions in addition to the payment of any tax and interest due. These include:

- A penalty equal to 100% of the tax due;
- A \$50 penalty for each fraudulent exemption certificate issued;
- Criminal felony prosecution, punishable by a substantial fine and a possible jail sentence; and
- Revocation of your Certificate of Authority, if you are required to be registered as a vendor. See TSB-M-09(17)S, Amendments that Encourage Compliance with the Tax Law and Enhance the Tax Department's Enforcement Ability, for more information.

#### **Privacy notification**

The Commissioner of Taxation and Finance may collect and maintain personal information pursuant to the New York State Tax Law, including but not limited to, sections 5-a, 171, 171-a, 287, 308, 429, 475, 505, 697, 1096, 1142, and 1415 of that Law; and may require disclosure of social security numbers pursuant to 42 USC 405(c)(2)(C)(i).

This information will be used to determine and administer tax liabilities and, when authorized by law, for certain tax offset and exchange of tax information programs as well as for any other lawful purpose.

Information concerning quarterly wages paid to employees is provided to certain state agencies for purposes of fraud prevention, support enforcement, evaluation of the effectiveness of certain employment and training programs and other purposes authorized by law.

Failure to provide the required information may subject you to civil or criminal penalties, or both, under the Tax Law.

This information is maintained by the Manager of Document Management, NYS Tax Department, W A Harriman Campus, Albany NY 12227; telephone (518) 457-5181.

#### Need help?



Internet access: www.tax.ny.gov

(for information, forms, and publications)

查

Sales Tax Information Center: (518) 485-2889

To order forms and publications: (518) 457-5431



Text Telephone (TTY) Hotline (for persons with hearing and

speech disabilities using a TTY): (518) 485-5082

#### TENNESSEE DEPARTMENT OF REVENUE

### TENNESSEE SALES AND USE TAX BLANKET CERTIFICATE OF RESALE



TO: Vendor's Name					
Vendor's Address					
The undersigned hereby certifies that the merchandise purchase bought when no Sales or Use Tax is to be collected):	ed on each order is purchased for (Indicate the purpose for which the property is				
<ul> <li>) Resale as tangible personal property, or resale of a service subject to tax.</li> <li>) A component part of an article to be produced for sale by manufacturing, assembling, processing, or refining.</li> <li>) Rental or leasing of tangible personal property.</li> <li>) Use in accordance with the provisions of Rule No. 68. (A copy of the Direct Pay Permit must be given to the vendor with this form.)</li> <li>) Other (indicate reason):</li> </ul>					
	Name of Business				
Sales Tax Registration Number	Name of Authorized Purchaser:				
of Purchaser	Signature of Authorized Purchaser:				
Effective Date of Registration:	Address				

#### **NOTICE**

This Certificate must be fully completed and signed before it is valid. Certificate remains in effect until revoked in writing by purchaser. Once a valid certificate is on file, it is not necessary to obtain additional copies for subsequent purchases.

Any merchandise obtained upon this resale certificate is subject to the Sales and Use Tax if it is used or consumed by the vendee in any manner and must be reported and the tax paid thereon directly to the Department of Revenue.

TENNESSEE CODE ANNOTATED SECTION 67-6-607 MAKES IT A MISDEMEANOR TO MISUSE A CERTIFICATE OF REGISTRATION WITHOUT PAYING THE SALES AND USE TAXES, AND SUBJECTS THE CERTIFICATE TO REVOCATION.

RV-F1300701 INTERNET (8-08)



#### **Texas Sales and Use Tax Resale Certificate**

		DI (A )			
Name of purchaser, firm or agency as shown on permit		Phone (Area code and number)			
Address (Street & number, P.O. Box or Route number)					
City, State, ZIP code					
Texas Sales and Use Tax Permit Number (must contain 11 digits)					
Out-of-state retailer's registration number or Federal Taxpayers Registry	(RFC) number for retailers based in Mexico				
(Retailers	based in Mexico must also provide a	a copy of their Mexico registration form to the seller.)			
I, the purchaser named above, claim the right to items described below or on the attached order of		e (for resale of the taxable			
Seller:					
Street address:					
City, State, ZIP code:					
Description of items to be purchased on the attached	d order or invoice:				
Description of the type of business activity generally engaged in or type of items normally sold by the purchaser:					
The taxable items described above, or on the at geographical limits of the United States of America Mexican States, in their present form or attached to describe the control of the state	, its territories and possessions				
I understand that if I make any use of the items other th I must pay sales tax on the items at the time of use period of time used.					
I understand that it is a criminal offense to give a resale certificate to the seller for taxable items that I know, at the time of purchase, are purchased for use rather than for the purpose of resale, lease or rental, and depending on the amount of tax evaded, the offense may range from a Class C misdemeanor to a felony of the second degree.					
sign here	Title	Date			

This certificate should be furnished to the supplier.

Do <u>not</u> send the completed certificate to the Comptroller of Public Accounts.