

Resale Certificate for California Purchases

GENERAL RESALE CERTIFICATE

California Resale Certificate

STATE OF CALIFORNIA **BOARD OF EQUALIZATION**

1. I hold valid seller's permit number:	
2. I am engaged in the business of selling the following type of tangible personal property:	
3. This certificate is for the purchase from	of the item(s) I have listed in paragraph 5 below.
my business operations, and I will do so prior	[Vendor's name] hich I am purchasing under this resale certificate in the form of tangible personal property in the regular course of to making any use of the item(s) other than demonstration and display while holding the item(s) for sale in the lat if I use the item(s) purchased under this certificate in any manner other than as just described, I will owe use tax erwise provided by law.
5. Description of property to be purchased for res	sale:
that he or she will not resell the purchased iten a resale certificate to avoid payment to the sel	of a misdemeanor under Revenue and Taxation Code section 6094.5 if the purchaser knows at the time of purchase in prior to any use (other than retention, demonstration, or display while holding it for resale) and he or she furnishes ler of an amount as tax. Additionally, a person misusing a resale certificate for personal gain or to evade the payerax 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 EM	PLOYEE OR AUTHORIZED REPRESENTATIVE
PRINTED NAME OF PERSON SIGNING	TITLE
ADDRESS OF PURCHASER	
TELEPHONE NUMBER	DATE
()	
Resale Certificate for Ten TENNESSEE DEPARTMENT OF REVENUE	nessee Purchases
Resale Certificate for Ten TENNESSEE DEPARTMENT OF REVENUE	
Resale Certificate for Ten	nessee Purchases
Resale Certificate for Ten TENNESSEE DEPARTMENT OF REVENUE	nessee Purchases
TO: Vendor The undersigned hereby certifies the purchased for () Resale as tangible personal property, or not an article to be produced by the purchased of the purchased for the purchased f	BLANKET CERTIFICATE OF RESALE at the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. acced for sale by manufacturing, assembling, processing, or refining.
TO: Vendor The undersigned hereby certifies the purchased for () Resale as tangible personal property, or not an article to be produced by the purchased of the purchased for the purchased f	BLANKET CERTIFICATE OF RESALE at the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. acced for sale by manufacturing, assembling, processing, or refining. Derty. Rule No. 68. (A copy of the letter must be given to the vendor.) Bought when no Sales or Use Tax is to be collected.)
TENNESSEE DEPARTMENT OF REVENUE TO: Vendor The undersigned hereby certifies the purchased for () Resale as tangible personal property, or re () A component part of an article to be produced in the purchased of the purchased for personal property of the provisions of the provisions of the purchased for the purpose for which the property is the purpose for which the purpose for which the property is the purpose for which the	BLANKET CERTIFICATE OF RESALE at the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. Indeed for sale by manufacturing, assembling, processing, or refining. Indeed, it is noticed for sale by manufacturing assembling, processing, or refining. Indeed, it is noticed for sale by manufacturing assembling, processing, or refining. Indeed, it is noticed for sale by manufacturing assembling, processing, or refining. Indeed, it is noticed for sale by manufacturing assembling, processing, or refining. Indeed, it is noticed for sale by manufacturing assembling, processing, or refining. The process of the letter must be given to the vendor.) The process of the letter must be given to the vendor.) The process of the letter must be given to the vendor.)
TENNESSEE DEPARTMENT OF REVENUE TO: Vendor The undersigned hereby certifies the purchased for () Resale as tangible personal property, or recommended in the purchased for purchased	BLANKET CERTIFICATE OF RESALE at the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. acced for sale by manufacturing, assembling, processing, or refining. Derty. Rule No. 68. (A copy of the letter must be given to the vendor.) Bought when no Sales or Use Tax is to be collected.) Name of Business Name of Dealer
TENNESSEE DEPARTMENT OF REVENUE TO: Vendor The undersigned hereby certifies the purchased for () Resale as tangible personal property, or re () A component part of an article to be produced in the purchased of the purchased for personal property of the provisions of the provisions of the purchased for the purpose for which the property is the purpose for which the purpose for which the property is the purpose for which the	BLANKET CERTIFICATE OF RESALE at the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. Indeed for sale by manufacturing, assembling, processing, or refining. Indeed, it is not to be given to the vendor.) But the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. Indeed, or refining. But the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. Indeed, or refining. But the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. But the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. But the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. But the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. But the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. But the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. But the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. But the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. But the merchandise purchased on each order we shall give, and until this notice is revoked by us in writing, is esale of a service subject to tax. But the merchandise purchased on each order we shall give, and until

This Certificate must be completed and signed before it is valid.

The vendor must know, within the use of ordinary care, that the merchandise obtained upon this certificate of resale is that normally sold by the vendee in his usual course of business. Vendors failing to exercise such care will be held liable for the Sales Tax due upon such 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 direct to the Department of Revenue.

SECTION 67-3041 OF THE "TENNESSEE CODE ANNOTATED" 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 (10-00)



