

NEW CUSTOMER PROFILE AND INFORMATION PACKET

Specialty Chemicals looks forward to supplying you with our products.

We request your assistance in furnishing information about your company and any applicable <u>tax exemptions</u>. This information is required to avoid delays in processing your orders. Forms included are:

CUSTOMER PROFILE:

The "Customer Profile Information" form must be completed and returned in order to allow our customer service department to properly handle incoming orders. If you have special delivery or equipment needs please include this information.

CREDIT APPLICATION:

- 1. Complete the top portion of the Application Form with your Company Information.
- 2. You must complete the Bank Reference portion of the form or attach the information.
- 3. You must complete the Trade Reference portion of the form or attach the information.
- 4. An Authorized Officer MUST sign form. We cannot check your Bank References without an "Authorized" signature.

MULTI-STATE TAX EXEMPTION CERTIFICATE (FOR STATE EXEMPTIONS):

Chevron Phillips Chemical Company LP has a business presence in every state. We are subject to unannounced Sales Tax Audits at any time, and must be able to show evidence of Taxes collected or Exemptions. If you plan to process payments as tax exempt, we must have a signed tax exemption on file. Please note that we cannot process your order without charging tax unless the necessary tax exemption forms have been submitted.

1. Please use the multi-state exemption form and select the states appropriate for you business.

PURCHASE OF GASOLINE BLENDSTOCK (FOR FEDERAL EXEMPTIONS if applicable):

For use other than in the production of gasoline. Federal Exemption should be submitted annually with current year included.

SUBMIT THE COMPLETE PACKET IN ITS ENTIRETY WITH ATTACHED EXEMPTIONS BY CLICKING THE "SUBMIT"BUTTON AT THE BOTTOM OF THE FORM.

PLEASE SEND ANY QUESTIONS VIA EMAIL TO YOUR CHEVRON PHILLIPS SALESPERSON OR (sc@cpchem.com)

Thank you for assisting with this information. Please feel free to contact us if you have any questions.

Phone:1-800-858-4327 Email: sc@cpchem.com

Sincerely,

Specialty Chemicals Customer Service



IP	NTERNAL USE
SOLD TO:	
BILL TO:	
SHIP TO:	

CHEVRON PHILLIPS CHEMICAL COMPANY CUSTOMER PROFILE PLEASE FILL OUT ELECTRONICALLY

SOLD TO INFORMAT	TON							
Company Name:								
Address:								
City:	State:	Zip:	Country:					
Contact Name:								
Phone:		Fax (if applicable)	:					
Email								
Payment Method: ACI	H/Wire Transfer	_Check	_					
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Invoice	Fax email	Email address:						
ADDITIONAL INFORM		Email address.						
Sales Representative:								
Products:								
Tax Exemption: INTERAL USE ONLY	Federal Exemption	Yes State Exe	emption No Yes					
Payment Terms:	Sales District:	Sales Org:	Sales Group:					

Chevron Phillips Chemical Company, LP

SPECIALTY CHEMICALS



CREDIT APPLICATION

Product:

Please complete and click "submit" at the bottom of the form

CAC: Broker (for Canadian Rail Only)

NOTE: IF YOU ARE TA											
A COPY OF EXEMPTION	ON CERTIFIC	ATE!									
DATE CREDIT LIMIT NEEDED											
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Signature of Authori			utton at th	ne botto						Date	

Chevron Phillips Chemical Company, LP

SPECIALTY CHEMICALS



- TERMS AND CONDITIONS OF SALE ("Contract") with Chevron Phillips Chemical Company LP ("Seller")

 Unless otherwise specified on the face hereof, all prices for goods covered hereunder (the "Goods") are on an F.O.B. shipping point basis. Delivery occurs, and title and risk of loss to the Goods passes, from Seller to Buyer at the shipping point. Prices are those contained in Sellers price list in effect as of the date of shipment unless specified by Seller otherwise. Freight will be prepaid and allowed only upon express agreement of the parties. Where freight is not allowed, the amount will be added to the net amount of the invoice or will be charged separately. Buyer agrees to reimburse Seller for all taxes, excises or other charges that Seller may be required to pay to any government (federal, state or local) upon the sale, production or delivery of the Goods. Buyer hereby (i) agrees to comply with U.S. export control and economic sanctions laws and will not export, re-export or otherwise transfer the Goods, or any technical information disclosed to Buyer concerning the Goods, in violation of these laws, and (ii) covenants that these Goods are not specifically intended for shipment to, transshipment through, or incorporation into products to be shipped to Iran, Sudan, or Cuba, the governments of those respective countries, or to entities established under the laws of those s.

 All Goods are payable in U.S. currency at the address designated in writing by Seller. Sellers credit terms require payment of each invoice be received by the applicable due date or a delinquency charge may be imposed on the unpaid amount.

- All coods are symble in U.S. currency at the address designated in writing by Seller. Sellers rewitters require payment of each invoice be received by the applicable due date or a delinquency charge may be imposed on the unpaid amount. Seller will use commercially reasonable efforts to ship within time indicated, and Buyer agrees that no claim will be made for delays in shipment where Buyer, upon receipt of the Goods accepts them. In the event Buyer fails to unload and release to the carrier any railroad car furnished or arranged by Seller within seven (7) days, Buyer agrees to any detention things the content of the Goods and the Goods and of the Goods, shortfail in delivery, or non-receipt of Goods. Seller will not be responsible for any variation in quality or quantity unless Buyer gives seller written notice of a claim of such variation within 100 days after receipt of the shipment or, in the case of non-delivery, from the date fixed for delivery. Buyers failure to give notice of any such claim will constitute an unqualified acceptance of the Goods and awaiver by Buyer of all claims with respect thereto. All claims without first obtaining the prior written authorization of Seller, the carrier. Goods will not be accepted for return without first obtaining the prior written authorization of Seller, to the carrier. Goods will not be accepted for return without first obtaining the prior written authorization of Seller, to the carrier and the good of the delivery of the Goods and sold of the delivery of the Goods to Buyer, the House of the Goods will not be accepted for return for the carrier and the good of the delivery of the Goods to Buyer the first the right, even on such canceptant to the order. Seller warrants that, at the time of delivery of the Goods to Buyer, the Goods will either: (i) be representative of Seller warrants that, at the time of delivery of the Goods to Buyer, the Goods will either: (i) be
- - foreseeable.

 Notwithstanding anything contained in this Contract to the contrary, whe never (in the sole but reasonable judgment of Seller) (i) Sellers performance is made substantially more expensive by a contingency or (ii) Seller is unable to acquire from its then contemplated source of supply, on terms it deems reasonable, any material necessary for the manufacture of Goods, Seller may (aa) reduce or stop deliveries of the Goods and apportion as provided above and/or (bb) continue deliveries and immediately increase prices. If Seller increases the price of the Goods under this Section, Buyer need not purchase the Goods at the increased price. Quantities not purchased or sold due to the provisions of this Section meed not be made up later. If any law, regulation, or other governmental action requires Seller to reduce any price in effect under this Contract or prevents Seller from increasing any price to the extent it wishes pursuant to its rights under this Contract. Seller may cancel the affected quantities of Goods from this Contract. Nothing in this Section will excuse Buyer from its obligations to make payments when due.

 This Contract is governed as to all matters whatsoever, whether of validity, interpretation, obligation, or otherwise, exclusively by the laws of the State of Texas without regard to any principles regarding conflicts of law. Any action commenced regarding this Contract or the Goods must be brought in the state or federal courts of Montgomery or Harris County, Texas.
- County, Texas
- County, Texas.
 Seller's acceptance of Buyer's order is expressly made conditional on Buyer's assent to the terms and conditions set forth herein, notwithstanding the provisions contained in any purchase order, acknowledgment, acceptance or other document of Buyer. The terms and conditions contained in this Contract constitute the entire agreement regarding the sale and purchase of the Goods and may not be amended or otherwise altered, except by written instrument signed by the parties. In the event the terms in this Contract conflict with any competitive writing, the terms of this Contract govern. Notwithstanding any terms and conditions that may be contained in any purchase order, acknowledgment, acceptance, or other form of Buyer, and notwithstanding Sellers manufacture and delivery of the Goods, each delivery of Goods is deemed to be only on the terms and conditions contained in this Contract except as they may be amended or otherwise altered in accordance with the preceding sentence.

 Notwithstanding any of the other indemnities or releases contained in this Contract.
- preceding sentence.
 Notwithstanding any of the other indemnities or releases contained in this Contract, Buyer will indemnify, defend and hold Seller, its parents, subsidiaries, affiliates, partners, co-venturers, and their respectivedirectors, officers, employees and agents, harmless from and against anyand all claims, demands, costs and expenses (including without limitation court costs, litigation expenses, and attorneys fees) for infringement of any patent, copyright, or trademarks as a result of Buyers, its subcontractors or agents use of any patented Goods or copyrighted processes, compositions, machines or articles of manufacture, provided, that any indemnified party has the right to be represented by its own counsel and to participate in the defense of any action relating to the infringement in which the indemnified party may be a defendant.



- Determination of the suitability of the Goods furnished hereunder for any use by the Buyer is the Buyer*s sole responsibility and Seller shall have no responsibility in connection therewith. Buyer acknowledges that it is familiar with proper procedures for the safe handling and use of the Goods, and that there may be hazards associated with the use of the Goods, and that it will take all steps necessary to warn and/or inform its employees, contractors, agents and customers of the procedures and hazards. BUYER AGREES TO INDEMNIFY SELLER FROM ANY CLAIM OR LIABILITY WHATSOEVER STEMMING FROM, OR RELATED TO, BUYERES FAILURE TO WARN OR EMPLOY PROPER PROCEDURES, OR OTHERWISE TO COMPLY WITH THIS SECTION.
 ANY TECHNICAL ADVICE OR ASSISTANCE FURNISHED BY SELLER TO BUYER WITH RESPECT TO THE SELECTION OR USE OF THE GOODS DELIVERED TO THE BUYER HEREUNDER WILL BE GIVEN AND ACCEPTED A BUYER'S SOLE RISK, AND SELLER WILL HAVE NO LIABILITY WHATSOEVER FOR THE USE OF, OR RESULTS OBTAINED FROM SUCH ADVICE OR ASSISTANCE.
 BUYER SHALL COMPLY WITH ALL FEDERAL, STATE OR LOCAL LANS, ORDINANCES, RULES AND REGULATIONS APPLICABLE TO ITS PERFORMANCE UNDER THIS ORDER, INCLUDING WITHOUT LIMITATION, ALL U.S. EXPORT CONTROL AND U.S. ECONOMIC SANCTIONS LAWS, AND SHALL INDEMNIFY CPCHEM AGAINST ANY LIABILITY BY REASON OF SELLER*S FAILURE TO SO COMPLY.

IF THIS CONTRACT INVOLVES THE SALE OF PROPANE ODORANT AND/OR NATURAL GAS ODORANT (INCLUDING, WITHOUT LIMITATION, SCENTINEL® #A# PROPANE ODORANT) (COLLECTIVELY OR INDIVIDUALLY REFERRED TO AS #ODORANT#), THE FOLLOWING PROVISIONS WILL SCENTINEL® #A# PROPANE ODORA ALSO GOVERN SAID ODORANT SALES:

PRODUCT HAZARD WARNINGS

- 15. BUYER warrants that BUYER is knowledgeable about the properties of odorized propane and/or natural gas, and the properties of the Odorant, and of the methods for safely using and handling Odorarant and, as applicable, odorized propane and/or odorized natural gas. BUYER agrees to educate BUYER's employees, contractors, shippers, consignees, and customers of the properties, hazards and risks of Odorant and, as applicable, odorized propane and/or odorized natural gas. including the smell of the odorized propane and/or odorized natural gas.
 16. BUYER acknowledges the receipt of SELLER's current MSDS and, where applicable, Safety Information Folder for Odorants. BUYER agrees to use the materials in the folder, and other materials that BUYER may receive from SELLER or others, to warn and educate all its employees, contractors, shippers, consignees, and customers, of the hazards and risks associated with the handling and use of Odorant and, as applicable, odorized propane and/or odorized natural gas. If BUYER is not a final consumer of Odorant, then BUYER also will require all persons or entities receiving odorized propane, odorized natural gas, and/or Odorant from it to distribute warning materials down the chain of distribution (especially to end users and consumers).
- Consumers). With respect to Scentinel® "A" propane odorant, SELLER will furnish BUYER with the "Safety and Warning Information Booklet for Propane Users" and the "Propane Users Safety Guide" in leaflet, camera-ready artwork, or electronic form. BUYER will distribute (or print and distribute) both periodically to all who receive odorized propane and/or Scentinel® "A" propane odorant from it (and document distribution) so that all final users of the Scentinel® "A" propane odorant may be informed of the means for the safe handling and use of odorized propane and/or Scentinel® "A" propane odorant and know the smell of the stench (odorant) used in the odorized propane. If the BUYER either publishes (or acquires from others) safety and warning information materials that are the equivalent of those furnished by SELLER, BUYER may satisfy its obligation to distribute SELLER's materials by distributing BUYERs own (or the acquired) materials.

BUYER hereby agrees that all the propane stenched with Odorant will be odorized with the Odorant mixed in a ratio of not less than one and one-half pounds (1.5 lbs.), plus or minus 10%, per 10,000 U.S. gallons of propane. BUYER also warrants to SELLER that BUYER's procedures for odorizing propane and/or natural gas will satisfy all applicable legal requirements and all the customary industry safety standards.

WARNING

The intensity of the odor (stench) of Odornant in gaseous propane or natural gas may fade due to a chemical oxidation, adsorption or absorption of the mercaptans that are the principal chemical components of the stench. Some people have nasal perception problems and may not be able to smell the stench. Other odors may mask or hide the stench. Long exposure to the stench may cause nasal fatigue (a person no longer notices the odor). While a stench may not signal the warning of the presence of propane or natural gas to every person in every instance, it is generally effective in a majority of situations. Gas detectors, listed by the Underwriter Laboratories (UL) and others, can be used as an extra measure of safety for detecting leaks. Detectors that emit a loud, shrill horn sound are on the market at a reasonable price. Educate yourself, your employees, and your customers, with this warning, and other facts associated with the so-called "odor-fade phenomenon." These and other issues associated with the use of an ethyl mercaptan in propane are discussed in the Propane Users Safety Guide and the Safety and Warnings Information Booklet. If you would like a copy of either or both of these pamphlets, or if you do not believe you already know all the facts about the odor of propane or natural gas, please write to Chevron Phillips Chemical Company IP, 10001 Six Pines Drive, The Woodlands, Texas 77380, Attn. Specialty Chemicals, and ask for more information about the odor of propane stenched with Scentinel® "A" or natural gas stenched with natural gas odorant and the other considerations associated with the safe use and handling of odorized propane and/or natural gas. natural gas.

CERTIFICATE OF PERSON BUYING GASOLINE BLENDSTOCKS FOR USE OTHER THAN IN THE PRODUCTION OF FINISHED GASOLINE

(To support tax-free sales (other than LUST) under section 4081 of the Internal Revenue Code.)

SELLER: CHEVRON PHILLIPS CHEMICAL COMPANY LP 10001 Six Pines Drive, Suite 7120C ADDRESS: The Woodlands TX 77380 FEIN: 73-1587712 The undersigned buyer ("Buyer") hereby certifies the following under penalties of perjury: The gasoline blendstocks to which this certificate relates will not be used to produce finished gasoline. This certificate applies to the following (complete as applicable): If this is a single purchase certificate, check here and enter: 1. Invoice or delivery ticket number 2. _____of (type of gasoline blendstocks) If this is a certificate covering all purchases under a specified account or order number, check here_____and enter: 1. Effective date: January 1, 2019 2. Expiration date **December 31, 2019** (period not to exceed 1 year after the effective date)
3. Type (or types) of gasoline blendstocks 4. Buyer's account or order number __ Buyer will not claim a credit or refund under section 6427(h) of the Internal Revenue Code for any gasoline blendstocks covered by this certificate. Buyer will provide a new certificate to the seller if any information in this certificate changes. If Buyer resells the gasoline blendstocks to which this certificate relates, Buyer will be liable for tax unless Buyer obtains a certificate from the purchaser stating that the gasoline blendstocks will not be used to produce finished gasoline and otherwise complies with the conditions of §48.4081-4(b)(3) of the Manufacturers and Retailers Excise Tax Regulations. Buyer understands that if Buyer violates the terms of this certificate, the Internal Revenue Service may withdraw Buyer's right to provide a certificate. Buyer has not been notified by the Internal Revenue Service that its right to provide a certificate has been withdrawn. In addition, the Internal Revenue Service has not notified Buyer that the right to provide a certificate has been withdrawn from a purchaser to which Buyer sells gasoline blendstocks tax-free. Buyer understands that the fraudulent use of this certificate may subject Buyer and all parties making such fraudulent use of this certificate to a fine or imprisonment, or both, together with the costs of prosecution. Signature and date signed Printed or typed name of person signing Title of person signing Name of Purchasing Company **Employer Identification Number** Address of Purchasing Company Phone Fax Contact Name Contact Email



UNIFORM SALES & USE TAX CERTIFICATE MULTIJURISDICTION

The below-listed states have indicated that this form of certificate is acceptable, subject to the notes on pages 5 - 7. The issuer and the recipient have the responsibility of determining the proper use of this certificate under applicable laws in each state, as these may change from time to time.

Issued to Seller	r:	Chevron Phillips Chemical Company Ll	•						
Address:		10001 Six Pines Drive, The Woodlands Texas 77380							
l certify that: Name of Firm (i Address	Buyer):		is engaged as a registered Who he is a registered						
wholesale, resa	ale, ingreo olesaling	dients or components of a new product or sen, retailing, manufacturing, leasing (renting) the	h your firn	n would deliver purchases to us and that any such purchases at resold, leased, or rented in the normal course of business. We are	re for in the				
General descrip	otion of ta	angible property or taxable services to be purc	hased from	the seller:					
Sta	te St	ate Registration, Seller's Permit, or ID	State	State Registration, Seller's Permit, or ID Number of Purchaser					
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MN			WI						
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onder penallies	s or perju			de and correct as to every material matter.					
		Title: Date:							

Please sign digitally and click the "submit" button at the bottom of the form



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 at its earliest convenience. 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, lesser, 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.
- 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.
- Hawaii allows this certificate to be used to claim a lower general excise tax rate rather than an exemption. If the lower rate 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.
- Use of this certificate in Illinois is subject to the provisions of 86 Ill. 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.

 (Continued next page)



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 a 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.

- 9 Maine does not have an exemption on sales of property for subsequent lease or rental.
- 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".
- 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.
- Missouri: A. Purchasers who improperly purchase property or services sales tax free using this certificate may be required to pay he 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 the above instructions.
- 14 Nebraska: A blanket certificate is valid 3 years from the date of issuance.
- 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 into a manufactured product.
- 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) Sales tax permit information may consist of:
 - (i) A copy of the purchaser's sales tax permit; or
 - (ii) In lieu of a copy of the permit, obtain the following:
 - (I) Sales tax permit number; and
 - (II) 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.

(Continued next page)



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.
- South Dakota: Services that 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:
 - (1) The service is purchased for or on behalf of a current customer;
 - (2) The purchaser of the service does not use the service in any manner; and
 - (3) 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.
- 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.
- 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.
- 24. Kentucky: 1. Kentucky does not permit the use of this certificate to claim a resale exclusion for the purchase of a taxable service.
 - 2. 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).
 - 3. 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 any 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 or underlining the appropriate reason or writing it on the form above the state
 - 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.

registration section. Failure to specify the exemption reason will, on audit, result in disallowance of the

27. Pennsylvania: This certificate is not valid 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.