

# P.O. BOX 1019 WARETOWN, NJ 08758 609-693-0094

#### FAX 609-693-6911

Name of Business:				
	_ Business Fax:			
	_ Cell Phone:			
Personal Guarantee: I understand that I am responsible for any debts incurred				
by the above named party.				
Print Name:				
Date:				



P. O. BOX 1019

#### WARETOWN, NJ 08758

609-693-0094

#### FAX 609-693-6911

#### **CREDIT CARD AUTHORIZATION FORM**

I authorize the use of my credit card by Merlin's Magic Pet.
On all invoices incurred by my business. The card may be kept on file.
On all invoice to invoice basis. My card is to be used only after my authorization.
I understand I am responsible for all purchases made in my business's name.

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I understand I am responsible for	r all purchases made in my busine	ess's name.	
Signed:			
Print:			
Business Name:			
Address:			
City:	State:	Zip:	
Phone:	Fax:		
Email:			_
Billing Address:			
City:			
Credit Card Information:			
Type:	Number:		
Expiration Date:	Security Code:		

Full Name on Card: \_\_\_\_\_

ST-3 (4-08, R-11)

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

## State of New Jersey DIVISION OF TAXATION

## SALES TAX FORM ST-3

PURCHASER'S NEW JERSEY
TAXPAYER REGISTRATION NUMBER

### RESALE CERTIFICATE

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

		(Name of Seller)		Date	
	Address		City	State	Zip
7					
he i	undersigned certifies that:				
(1)	He holds a valid Certificate	of Authority (num	ber shown above)	to collect State of New Jersey	Sales and Use Tax
(2)	He is principally engaged				
			Tatalo of mon	orialidise of service sold).	
(3)	The merchandise or service	ces being herein p	urchased are desc	ribed as follows:	
				nibod do follows.	
(4)	The merchandise describ	ed in (3) above is	being purchased:	(check one or more of the blo	cks which apply)
	(a) For resale in its pr	esent form.		,	one which apply)
	(b) For resale as conv	verted into or as a	component part of	a product produced by the un	ndersigned.
	(c) For use in the per subject of this Ce	rformance of a tax ertificate becomes	able service on pe	ersonal property, where the party being serviced or is late nance of the service.	roporty which is the
(5)	The services described in	(3) above are bein	g purchased: (che	eck the block which applies)	
	(a) By a seller who wi	Il either collect the	tax or will resell th	ne services.	
	(b) To be performed o	n personal proper	ty held for sale.		
es o		transactions covere	ed by this Certificate	rules promulgated pursuant to the that the seller named herein is no The undersigned purchaser her Certificate is true.	
	NAME OF	PURCHASER		(as registered with the New Jers	ey Division of Taxation)
	(Address	of Purchaser)			

#### INSTRUCTIONS FOR USE OF RESALE CERTIFICATES - ST-3

Good Faith - To act in good faith means to act in accordance with standards of honesty. In general, registered sellers who
accept exemption certificates in good faith are relieved of liability for the collection and payment of sales tax on the
transactions covered by the exemption certificate.

In order for good faith to be established, the following conditions must be met:

- (a) Certificate must contain no statement or entry which the seller knows is false or misleading;
- (b) Certificate must be an official form or a proper and substantive reproduction, including electronic;
- (c) Certificate must be filled out completely;
- (d) Certificate must be dated and include the purchaser's New Jersey tax identification number or, for a purchaser that is not registered in New Jersey, the Federal employer identification number or out-of-State registration number. Individual purchasers must include their driver's license number: and
- (e) Certificate or required data must be provided within 90 days of the sale.

The seller may, therefore, accept this certificate in good faith as a basis for exempting sales to the signatory purchaser and is relieved of liability even if it is determined that the purchaser improperly claimed the exemption.

- 2. Improper Certificate Sales transactions which are not supported by properly executed exemption certificates are deemed to be taxable retail sales. In this situation, the burden of proof that the tax was not required to be collected is upon the seller.
- Correction of Certificate In general, sellers have 90 days after date of sale to obtain a corrected certificate where the
  original certificate lacked material information required to be set forth in said certificate or where such information is
  incorrectly stated.
- 4. Additional Purchases by Same Purchaser This certificate will serve to cover additional purchases by the same purchaser of the same general type of property. However, each subsequent sales slip or purchase invoice based on this Certificate must show the purchaser's name, address and New Jersey, Federal, or out of state registration number for purpose of verification.
- 5. Retention of Certificates Certificates must be retained by the seller for a period of not less than four years from the date of the last sale covered by the certificate. Certificates must be in the physical possession of the seller and available for inspection on or before the 90th day following the date of the transaction to which the certificate relates.

#### EXAMPLES OF PROPER USE OF RESALE CERTIFICATE

- a. A retail household appliance store owner issues a Resale Certificate when purchasing household appliances from a supplier for resale.
- b. A furniture manufacturer issues a Resale Certificate to cover the purchase of lumber to be used in manufacturing furniture for sale.
- c. An automobile service station operator issues a Resale Certificate to cover the purchase of auto parts to be used in repairing customer cars.

#### EXAMPLES OF IMPROPER USE OF RESALE CERTIFICATE

In the examples below, the seller should not accept Resale Certificates, but should insist upon payment of the sales tax.

- A lumber dealer can not accept a Resale Certificate from a tire dealer who is purchasing lumber for use in altering his premises.
- b. A distributor may not issue a Resale Certificate on purchases of cleaning supplies and other materials for his own office maintenance, even though he is in the business of distributing such supplies.
- c. A retailer may not issue a Resale Certificate on purchases of office equipment for his own use, even though he is in the business of selling office equipment.
- d. A supplier can not accept a Resale Certificate from a service station owner who purchases tools and testing equipment for use in his business.

REPRODUCTION OF RESALE CERTIFICATE FORMS: Private reproduction of both sides of Resale Certificates may be made without the prior permission of the Division of Taxation.

#### FOR MORE INFORMATION:

Call the Customer Service Center (609) 292-6400. Send an e-mail to nj.taxation@treas.state.nj.us. Write to: New Jersey Division of Taxation, Information and Publications Branch, PO Box 281, Trenton, NJ 08695-0281.

ST-3NR (4-08, R-3)

# 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 COMPLETED IN ITS ENTIRETY.

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

SELLER Name
Address
New Jersey Tax Registration Number
PURCHASER 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)
Address (if different from above)

## INSTRUCTIONS FOR USE OF RESALE CERTIFICATES FOR NON-NEW JERSEY SELLERS ST-3NR

1. Good Faith - To act in good faith means to act in accordance with standards of honesty. In general, registered sellers who accept exemption certificates in good faith are relieved of liability for the collection and payment of sales tax on the transactions covered by the exemption certificate.

In order for good faith to be established, the following conditions must be met:

- (a) Certificate must contain no statement or entry which the seller knows is false or misleading;
- (b) Certificate must be an official form or a proper and substantive reproduction, including electronic;
- (c) Certificate must be filled out completely;
- (d) Certificate must be dated and include the purchaser's New Jersey tax identification number or, for a purchaser that is not registered in New Jersey, the Federal employer identification number or out-of-State registration number. Individual purchasers must include their driver's license number; and
- (e) Certificate or required data must be provided within 90 days of the sale.

The seller may, therefore, accept this certificate in good faith as a basis for exempting sales to the signatory purchaser and is relieved of liability even if it is determined that the purchaser improperly claimed the exemption.

- Improper Certificate Sales transactions which are not supported by properly executed exemption certificates are
  deemed to be taxable retail sales. In this situation, the burden of proof that the tax was not required to be collected
  is upon the seller.
- 3. **Retention of Certificates** Certificates must be retained by the seller for a period of not less than four years from the date of the sale covered by the certificate.

#### EXAMPLES OF PROPER USE OF RESALE CERTIFICATE FOR NON-NEW JERSEY SELLERS

- (a) A craftsman registered in Pennsylvania as a retail and wholesale seller of furniture comes to New Jersey to purchase lumber which he will use in making furniture.
- (b) A merchant registered as a retail seller of books in Connecticut purchases books for his inventory from a New Jersey dealer and sends his employee to pick up the merchandise.
- (c) A computer store owner registered as a retailer in Wisconsin purchases canned software for her inventory while attending a trade show in New Jersey, and carries it away from the show herself.

#### EXAMPLES OF IMPROPER USE OF RESALE CERTIFICATE FOR NON-NEW JERSEY SELLERS

- (a) A lumber dealer may not accept an ST-3NR from a contractor who intends to use it in working on his customers' real property, because under New Jersey law, contractors are considered to be the retail purchasers of the construction materials that they use.
- (b) A bookseller may not accept an ST-3NR from a doctor who is purchasing books for patients to read in her waiting room, because this would not be a purchase for resale.
- (c) A candy wholesaler may not accept an ST-3NR from a purchaser who shows a New Jersey store address on the form, because this information would give the seller reason to believe that the purchaser should be registered in New Jersey.
- (d) A plant nursery may not accept an ST-3NR from a New York florist who requests delivery of the plants by common carrier to his New York location, because this would not be a New Jersey sale.

**REPRODUCTION OF RESALE CERTIFICATE FORMS**: Private reproduction of both sides of resale certificates may be made without the prior permission of the Division of Taxation.

#### FOR MORE INFORMATION:

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