

BLACK RIVER TRADERS, INC.

UNIT B, 25 IRONIA ROAD • FLANDERS, NJ 07836 • PHONE (973) 927-7474 • Fax (973) 927-7477

New Account Requirements

Licensee:							
D.B.A. name:							
Street:							
City:		State:	Zip:				
County:		Salesman:	_				
Phone:		Fax:					
Billing info if different:							
Street:							
City:		State:	Zip:				
License #	<u> </u>		Exp. Date:				
On/Off Premise:		Chain/Independe	nt:				
Buyer:		Co-Op #:		4.5			
Tax ID#		mı	ust have to op	en acct			
Terms:	Business Open Date:						
Sell day: Monday	Tuesday	Wednesday	Thursday	Friday			
**Special Instructions:							
THIS FORM MUST E		T COMPLETLEY A					
Account #		(Will be entered who	en account is o	pened)			

ST-3 (9-97, R-9)

State of New Jersey DIVISION OF TAXATION

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

SALES TAX FORM ST-3

PURCHASER'S NEW JERSEY CERTIFICATE OF AUTHORITY NUMBER

RESALE CERTIFICATE

						Date			
				(Name of Seller)					
			Address		Сігу	Scarc	Zip		
he t	under	sigr	ed certilies	s that:					
(1)	He	holo	s a valid C	ertificate of Authority (num	ber shown above) to	collect State of New Jersey	Sales and Use Tax		
(2)				ngaged in the sale of (indic					
(3)	The merchandise or services being herein purchased are described as follows:								
	The	me	rchandise	described in (3) above is	being purchased; (d	theck one or more of the blo	cks which apply)		
	(a)		For resale	in its present form.					
		- 1570				a product produced by the u			
	(c)		subject of	the performance of a tax this Certificate becomes of the service in conjuncti	part of the proper	sonal property, where the p ty being serviced or is late ance of the service.	roperty which is the r transferred to the		
(5)	The	The services described in (3) above are being purchased: (check the block which applies)							
	(a)		By a vend	or who will either collect th	e tax or will resell t	ne services.			
	(b)		To be perf	ormed on personal proper	ty held for sale.				
				A Part of the Part					
e Ta	x Act or use	with tax	respect to the	ne use of the Resale Certificat	e, and it is my belief the d by this Certificate.	les promulgated pursuant to the lat the seller named herein is no The undersigned purchaser her Certificate is true.	I required to collect th		
				NAME OF PURCHASER		(as registered with the New Jers	sey Division of Taxation)		
				(Address of Purchaser)	-				
				Ву					

INSTRUCTIONS FOR USE OF RESALE CERTIFICATES - ST-3

Good Faith - In general, a seller or lessor who accepts an exemption certificate in "good faith" is relieved of liability for
collection or payment of tax upon transaction covered by the certificate. The question of "good faith" is one of fact and
depends upon a consideration of all the conditions surrounding the transaction. A vendor is presumed to be familiar with
the law and the regulations pertinent to the business in which he deals.

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

- (a) The certificate must contain no statement or entry which the seller or lessor knows, or has reason to know, is false or misleading.
- (b) The certificate must be an officially promulgated certificate form or a substantial and proper reproduction thereof.
- (c) The certificate must be dated and executed in accordance with the published instructions, and must be complete and regular in every respect.

The vendor may, therefore, accept this "good faith" Resale Certificate as a basis for exempting sales to the signatory purchaser provided that:

- (d) The purchaser's Certificate of Authority number, indicating that the purchaser is registered with the New Jersey Division of Taxation, is entered on the face of the Certificate
- (e) The purchaser has entered all other information required on the form.
- (f) The vendor has no reason to believe that the property to be purchased is of a type not ordinarily used in the purchaser's business for the purpose described in this Certificate.
- Improper Certificate Sales transactions which are not supported by properly executed exemption certificates are deemed to be taxable retail sales. The burden of proof that the tax was not required to be collected is upon the seller.
- Correction of Certificate In general, sellers have 60 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 Certificate of Authority number for purpose of verification.
- 5. Retention of Certificates Certificates must be retained by the seller for a period of not less than three years from the date of the last sale covered by the certificate. Certificates must be in the physical possession of the vendor and available for inspection on or before the 60th 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.
- 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 to customer cars.

EXAMPLES OF IMPROPER USE OF RESALE CERTIFICATE

In the examples below, the vendor 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.

Have a question? Write:

DIVISION OF TAXATION, Taxpayer Information Service, PO Box 269, Trenton, NJ 08646-0269.