

Arizona Department of Revenue Transaction Privilege Tax Exemption Certificate

ARIZONA FORM 5000

This form replaces earlier forms: 5000, 5001, 5002.

This exemption Certificate is prescribed by the Department of Revenue pursuant to ARS § 42-5009. The purpose of the certificate is to document tax-exempt transactions with qualified purchasers. 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. Incomplete Certificates are not considered to be accepted in good faith. Only one form of exemption can be claimed on a certificate.

Purchaser's Name and Address	Check Applicable Box:	
Lin Williams		
Milestone Advisors/Walnut Creek	Single Transaction Certificate	
412 Kings Hwy. Lewes, DE 19958	Period From: 6/28/2022	Through: 6/27/2023
Vendor's Name Walnut Creek Antiques	(You must choose specific dates for w	hich certificate will be valid)
Choose one transaction type per Certificate		
Transactions with a Business (Please check appropriate item from numbers 1 - 19) Arizona Transaction Privilege Tax License Number SSN / EIN Other Tax License Number Tax number for another tax agency	Name of Tribe	Transactions with nonresidents (Please check appropriate item from numbers 25 - 26) State of residence DE Driver's License# 167363534 Driver's License State VA
Precise Nature of Purchaser's Business	Government entity or certain Health Care Institutions (Please check appropriate item from numbers 1 - 23)	SSN/ID 2021713979 30 day Drive out permit #
Reason for Exemption - check as applicable 1. Tangible personal property to be resold in the ordinary course 2. Tangible personal property to be leased or rented in the ordinary course 3. Tangible personal property to be incorporated into a taxable of 4. Food, drink, or condiments purchased by a restaurant busine 5. Motor vehicle fuel and use fuel subject to tax under ARS § 28 6. Use fuel to a holder of a valid single trip use fuel tax permit is 7. Aviation fuel subject to the tax imposed under ARS § 28-834 8. Pipes or valves four inches in diameter or greater to be used 9. Neat animals, horses, asses, sheep, ratites, swine or goats used 10. Aircraft, navigational and communication instruments and relicational informational process of the convenience of the conv	contracting project. 25. 26.5606 or 5708. 26. 27. 28. 28. 29. 29. 30. 30. 30. 30. 30. 30. 30. 30. 30. 30	nership shares in such animals). ir carrier permit for air transportation; or emoving such property from this state. ire. ernment mass transit program. nent and carrier. systems sold or leased to cultural crops and lines, and machinery

 □ 17. Machinery or equipment used directly in the following processes: □ Manufacturing, processing or fabricating. □ Job printing. □ Refining or metallurgical operations. □ Extraction of ores or minerals from the earth for commercial purposes. □ Extraction of, or drilling for, oil or gas from the earth for commercial purposes. □ 18. Printed, photographic, electronic media or digital media materials purchased by or for publicly funded libraries including school district
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libraries, charter school libraries, community college libraries, state university libraries or federal, state, county or municipal libraries for use by the public.
19. Other: Cite specific statutory authority for the exemption of the tangible personal property.
Exemptions based on the purchaser being a government entity, public school, or a qualifying health care institution.
20. Food, drink or condiments for consumptions within the premises of any prison, jail or other institution under the jurisdiction of the state department of
corrections, the department of public safety, the department of juvenile corrections or a county sheriff. Food, drink, condiments or accessories purchasely a school district for consumption at a public school within the district during school hours.
21. Tangible personal property sold or leased directly to the United States Government or its departments or agencies by a manufacturer, modifier, assem or repairer.
22. Fifty percent of the gross proceeds or gross income from the sale of tangible personal property directly to the United States Government or its departments or agencies, which is not deducted under number 21 above. This exemption does not apply to leases.
Tangible personal property sold or leased directly to a qualifying non profit hospital, health care organization, community health center, or rehabilitation program for mentally or physically handicapped persons (an exemption letter for these entities must accompany this form).
Transactions with Native Americans & Native American Businesses
24. Sale or lease of tangible personal property including Motor Vehicles to affiliated Native Americans if the solicitation for the sale, signing of the contract delivery of the goods and payment for the goods all occur on the reservation.
24a. Sale of a Motor Vehicle to an enrolled member of a tribe who resides on the reservation established for that tribe.
Transactions with nonresidents 25. Sales of tangible personal property to nonresidents of Arizona who are temporarily within Arizona, for their use outside of Arizona, when the vendor shappened to
the property out of Arizona by common carrier or United States mail or delivers such property out of Arizona via the vendor's own conveyance.
NOTE: The vendor shall retain adequate documentation substantiating the shipment of the property out of Arizona.
26. Sale of a motor vehicle (vehicle must be self-propelled) to a nonresident of Arizona whose state of residence does not allow a use tax exemption for transaction privilege taxes paid to Arizona and who has secured a special 30-day nonresident registration for the vehicle (please see Arizona Form 50
Describe the tangible personal property or service purchased or leased and its use below. (Use additional pages if needed)
Certification
Certification Certificate is not accurate or complete will not be relieved of t
A vendor that has reason to believe that the certificate is not accurate or complete will not be relieved of the burden of proving entitlement to the exemption. A vendor 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 if the purchaser cannot establish the accuracy and completeness of the information provided in the certificate
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