STATE OF CONNECTICUT DEPARTMENT OF REVENUE SERVICES

SALES & USE TAX RESALE CERTIFICATE

issued to (Sel	ler)	` Addre	SS	
I certify that	Name of Firm (Buye	r)	is engaged as a re	egistered
			Д	Wholesaler
	Street Address or P.	O. Box No.	_	Retailer Manufacturer Lessor
	City	State Zip	_ 🗆	Other (specify)
he business of	s and that any such purion to be resold, leased, wholesaling, retailing,	or rented in the norn manufacturing, leasi	ng (renting) the followi	ess. We are in
City or State	State Registration or I.D. No.	on City or State	State Re or I.D. N	gistration o.
City or State	State Registration or I.D. No.	City or State	Registrati or I.D. No	
ity or State	State Registratio	n City or State	Ct-t- D	
	or i.b. 140.	ony or charc	or I.D. No	sistration o.
hen state law s ach order which ancelled by us	hat if any property so p to a sales or use tax we to provides or inform th n we may hereafter giv in writing or revoked by ion of products to be p	ourchased tax free is e will pay the tax due he seller for added tax e to you, unless othe y the city or state.	or I.D. No used or consumed by t direct to the proper tax t billing. This certificate wise specified, and sh	he firm as to king authority
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hen state law s ach order which ancelled by us eneral descript	hat if any property so p to a sales or use tax we to provides or inform the n we may hereafter give in writing or revoked by tion of products to be p the penalties of false start knowledge and belief	purchased tax free is a will pay the tax due to seller for added tax to you, unless other to you, unless other that the city or state. The city or state at the seller from the seller from the seller from the seller from that this cert is a true, correct and	or I.D. No used or consumed by t direct to the proper tax billing. This certificate wise specified, and sh ller:	he firm as to king authority shall be part of all be valid until

STATE OF CONNECTICUT DEPARTMENT OF REVENUE SERVICES

REGULATIONS 1 & 23

Regulation No. 1

RESALE CERTIFICATES

Section 12-426-1

(a) The burden of proving that the sale, lease or rental of tangible personal property pursuant to Regulation 12-426-25 or a sale of a service taxable pursuant to Regulations 12-426-26 and 12-426-27 is not a sale at retail is upon the seller/lessor unless he takes a certificate from the purchaser that the property or service is purchased for resale.

The certificate shall be taken in good faith from a person engaged in selling or leasing tangible personal property or taxable services, who, at the time of purchase, intends to sell the property or services in the regular course of business or cannot then ascertain whether it will be so sold or not.

The certificate shall be substantially in the form prescribed in subsection (b). It shall in all cases be signed by the purchaser, bear his name and address and indicate the general character of the property or service sold by the purchaser in the regular course of his business. It shall also bear the number of the seller's permit held by the purchaser, but, if he is not required to hold a permit because he sells only property of a kind the sale of which is not taxable, e.g., food products for human consumption, or because he makes no sales in this state, he should make an appropriate notation to that effect on the certificate in lieu of his seller's permit number.

(b) The form of the resale certificate* is prescribed by the Commissioner of Revenue Services and copies of the same may be made and used by any seller of tangible personal property or services in accordance with this section:

Under "General Description of products to be purchased from the seller" there may appear (1) Either an itemized list of the particular property/service(s) to be purchased or leased for resale or (2) A general description of the kind of property to be purchased for resale. This certificate may be used for the purpose of a single purchase of commodities/services for resale; in such case (1) above applies, or it may be used as a blanket certificate for the purpose of a continuing line of purchases of commodities for resale in the regular course of business; in the latter case (2) above applies, and the certificate should be plainly marked "Blanket Certificate".

- (c) The good faith of the seller will be questioned if he has knowledge of facts which give rise to a reasonable inference that the purchaser does not intend to resell the property, as, for example, knowledge that a purchaser of particular merchandise is not engaged in the business of selling that kind of merchandise.
- (d) Resale certificates shall be valid only for the period in which the purchaser is a reseller of the items covered in such certificate but should be renewed at least every three years from the date of issue.
- (e) The terms "selling" and "purchasing" of tangible personal property or commodities also encompass leases or rentals of tangible personal property or commodities.
- (f) Services may only be "sold" or "purchased" and not rented or leased.

Regulation No. 23

RECORDS

Section 12-426-23

- (a) Each seller and retailer as defined in Chapter 219 of the General Statutes shall keep adequate and complete records of his business in this State showing:
- (1) The gross receipts from the sale or lease of tangible personal property o from sale of services, including both taxable and nontaxable items and any services that are a part of a sale.
- (2) All deductions allowed by law and claimed in filing return.
- (3) Total purchase price of all tangible personal property or services purchased or leased for resale or sublease, and the total purchased or leased for use and consumption in this State.

Such records shall include the norma books of account ordinarily maintained by the average prudent business man engaged in the activity in question, togethe with all bills, receipts, invoices, cash register tapes or other documents of origina entry supporting the entries in the books of account as well as all schedules of working papers used in connection with the preparation of tax returns.

Failure to maintain such records will be considered evidence of negligence o intent to evade the tax and will result in the imposition of appropriate penalties.

- *(b) In the case of meals under one dollar, the retailer shall maintain such records to prove the actual sales of individual meals costing less than one dolla to support his clai m for exemption otherwise he will have to pay the tax or the gross receipts from all such meals.
- (c) All such records shall be maintained for the Department of Revenue Services audits for a period of at least three years unless the destruction or othe disposal of the sale is authorized by the Commissioner of Revenue Services, ohis authorized representative in writing.

^{*} The text of the certificate is reprinted in its entirety on the reverse side.

^{*} There is no longer an exemption from Sales and Use Tax for meals under \$1.00.

Department of Revenue Services State of Connecticut 25 Sigourney Street Hartford CT 06106-5032

(Rev. 01/05)

CERT-113

Purchases of Tangible Personal Property and Services by a Nonprofit Charitable Hospital, Nonprofit Nursing Home, Nonprofit Rest Home, or Nonprofit Residential Care Home

General Purpose: A nonprofit charitable hospital, nonprofit nursing home, nonprofit rest home, or nonprofit residential care home must issue this certificate to retailers when purchasing tangible personal property or taxable services to be used by the institution exclusively for the purposes for which it was established.

The term **hospital** is defined in Conn. Gen. Stat. §19a-490(b) as an establishment for the lodging, care, and treatment of persons suffering from disease or other abnormal physical or mental conditions and includes inpatient psychiatric services in general hospitals.

The terms nursing home, rest home, and residential care home are defined in Conn. Gen. Stat. §19a-490(c) as an establishment that furnishes, in single or multiple facilities, food and shelter to two or more persons unrelated to the proprietor and in addition, provides services that meet a need beyond the basic provisions of food, shelter, and laundry.

Under Conn. Gen. Stat. §12-412(5), a qualifying nonprofit charitable hospital, nonprofit nursing home, nonprofit rest home, or nonprofit residential care home is:

- An institution that holds a valid and active license issued by the Department of Public Health under Conn. Gen. Stat. §19a-491 of Chapter 368v; and either
- An institution issued an exemption permit before July 1, 2002, by the Department of Revenue Services (DRS) that has not been cancelled or revoked by DRS; or
- An institution that is exempt from federal income tax under I.R.C. §501(a) and has been issued a determination letter by the Internal Revenue Service (IRS) as an organization described in I.R.C. §501(c)(3) or (4), and that has not been revoked by IRS.

A qualifying nonprofit charitable hospital, nonprofit nursing home, nonprofit rest home, or nonprofit residential care home that is not, and is not required to be, registered as a retailer with DRS may use this certificate to purchase any tangible personal property for resale at one of the five fundraising or social events of a day's duration during any calendar year. The event must be exempt from tax under Conn. Gen. Stat. §12-412(94). Otherwise, these nonprofit institutions may not purchase tangible personal property for resale with this certificate.

This certificate may not be used for purchases of taxable services for resale. This certificate may not be used for the purchase of meals or lodging, unless a qualifying nonprofit charitable hospital, nonprofit nursing home, nonprofit rest home, or nonprofit residential care home that is not, and is not required to be, registered as a retailer with DRS is purchasing meals for resale at one of the five fundraising or social events per year that is exempt from tax under Conn. Gen. Stat. §12-412(94). (See Special Notice 98(11), Exemption From Sales and Use Taxes of Sales by Nonprofit Organizations at Fundraising or Social Events or Informational Publication 2002(11), Nonprofit Hospitals, Nonprofit Nursing Homes, Nonprofit Rest Homes, and Nonprofit Residential Care Homes.)

If the purchaser is not a qualifying nonprofit charitable hospital, nonprofit nursing home, nonprofit rest home, or nonprofit residential care home or does not use the property or services purchased exclusively for the purposes for which the institution was established, the purchaser owes use tax on the total purchase price of the property or services.

Statutory Authority: Conn. Gen. Stat. §12-412(5) and (94), and Chapter 368v of the Connecticut General Statutes.

Instructions for the Purchaser: An officer of a qualifying nonprofit charitable hospital, nonprofit nursing home, nonprofit rest home, or nonprofit residential care home must issue and sign this certificate to advise the selfer of tangible personal property or taxable services that sales and use taxes do not apply to the purchase. Keep a copy of the certificate, the documents attached, and records that substantiate the information entered on this certificate for at least six years from the date this certificate is issued.

The purchaser must attach to this certificate a copy of the:

- License issued by the Department of Public Health under Chapter 368v of the Connecticut General Statutes and either;
- Exemption permit issued to the organization by DRS prior to July 1, 2002;
 or
- Determination letter issued by the IRS that establishes the organization is an exempt organization as described in I.R.C. §501(c)(3) or (4).

Instructions for the Seller: Acceptance of this certificate, when properly completed, relieves the seller from the burden of proving that the sale and storage, use, or other consumption, of the tangible personal property or taxable services are not subject to sales and use taxes. The certificate is valid only if taken in good faith from a qualifying nonprofit charitable hospital, nonprofit nursing home, nonprofit rest home, or nonprofit residential care home. For example, the good faith of the seller will be questioned if the seller knows of facts that suggest the purchaser is not a qualifying nonprofit charitable hospital, nonprofit nursing home, nonprofit rest home, or nonprofit residential care home.

Keep this certificate, the documents attached, and bills or invoices to the purchaser for at least six years from the date the items or services were purchased. The bills, invoices, or records covering the purchases made under this certificate must be marked "Exempt Under CERT-113" to indicate that the purchases were exempt.

This certificate may be used for a single exempt purchase, in which case the box marked "Certificate for One Purchase Only" must be checked. This certificate may also be used for a continuing line of exempt purchases, in which event the purchaser must check the box marked "Blanket Certificate." A blanket certificate remains in effect from the date CERT-113 is issued until the date the institution's license with the Department of Public Health expires unless the purchaser revokes CERT-113 in writing before the date the license with the Department of Public Health expires.

A nonprofit charitable hospital, nonprofit nursing home, nonprofit rest home, or nonprofit residential care home must pay for its exempt purchases by a check drawn on its checking account or by a credit card issued in its name (and not in the name of any of its members or officers). A nonprofit charitable hospital, nonprofit nursing home, nonprofit rest home, or nonprofit residential care home may make a purchase of \$10 or less using cash from the institution's own funds. However, a blanket CERT-113 may not be used for a cash purchase, and a properly completed CERT-113, with the appropriate documents attached, must be issued to the retailer at the time of each cash purchase.

Name of Purchaser	Address	CT Tax Registration Number	Exemption Permit Number
			Federal Employer ID#
Name of Seller	Address	CT Tax Registration Number	Federal Employer ID#
Check One Box Blanket Certific	cate	Purchase Only	
Check Appropriate Box and Provide W	ritten Description of Each Item	Purchased	
☐ Tangible Person	nal Property	s)	
Description		***	
property or taxable services described abunless the purchase of tangible personal public institution is not, and is not required Public Health attached to this certificate ibeen cancelled or revoked. According to Conn. Gen. Stat. §12-412(5) Declaration: I declare under penalty of	ofit nursing home, nonprofit response will be used exclusively for property or meals are for resale at to be, a registered retailer with I is active and valid and the state exposed or Conn. Gen. Stat. §12-412(9) law that I have examined this reterm, complete, and correct. I use the strue, complete, and correct. I use the strue, complete, and correct.	st home, or nonprofit residential care home the purposes for which the organization was one of the five fundraising or social events p DRS. The organization further declares that comption permit or federal determination letters, the purchase of the item(s) is exempt frourn or document (including any accompanying expears, or both.	is established and will not be resold er year that are exempt from tax and the license with the Department of er attached to this certificate has not im sales and use taxes. In schedules and statements) and, to
Name of Purchasing Institution		-	
Ву:			
Authorized Signature of Owner or C	Officer	Title	Date
		state) or 860-297-5962 (from anywhere). TT	

CERT-113 (Back) (Revised 01/05) Department of Revenue Services State of Connecticut Taxpayer Services Division 25 Sigourney Street Hartford CT 06106-5032

(Rev. 05/04)

CERT-119

Purchases of Tangible Personal Property and Services by Qualifying Exempt Organizations

General Purpose: A qualifying exempt organization must issue this certificate to retailers when purchasing items to be used by the organization exclusively for the purposes for which it was established. Under Conn. Gen. Stat. §12-412(8), a qualifying exempt organization is either:

- An organization issued an exemption permit by the Department of Revenue Services (DRS) under Conn. Agencies Regs. §12-426-15, if the permit has not been canceled or revoked by DRS; or
- An organization that is exempt from federal income tax under I.R.C. §501(a) and has been issued a determination letter by the U.S. Treasury Department as an organization described in I.R.C. §501(c)(3) or (13), if the determination letter has not been revoked by the Internal Revenue Service (IRS).

A qualifying exempt organization may use this certificate to purchase any tangible personal property for resale at one of five fundraising or social events of a day's duration during any calendar year. The event must be exempt from tax under Conn. Gen. Stat. §12-412(94). Otherwise, exempt organizations are not allowed to purchase tangible personal property for resale with this certificate. See Special Notice 98(11), Exemption From Sales and Use Taxes of Sales by Nonprofit Organizations at Fundraising or Social Events.

Purchases of Meals and Lodging: In general, qualifying exempt organizations may not use this certificate to purchase meals and lodging, but must get preapproval from DRS for these purchases, and use CERT-112. Exempt Purchases of Meals and Lodging by Exempt Entities, or CERT-123, Blanket Certificate for Exempt Qualifying Purchases of Meals or Lodging by an Exempt Entity.

However, a qualifying exempt organization may purchase meals tax exempt using this certificate, without prior approval from DRS, when it will resell the meals at one of five fundraising or social events per year exempt under Conn. Gen. Stat. §12-412(94). See **Policy Statement 2003(4)**, Purchases of Meals of Lodging by Exempt Entities.

If the purchaser is not a qualifying exempt organization or does not use the property or services purchased exclusively for the purposes for which the organization was established, the purchaser owes use tax on the total purchase price of the property or services.

Statutory Authority: Conn. Gen. Stat. §12-412(8) and (94).

Instructions for the Purchaser: An officer of a qualifying exempt organization must issue and sign this certificate to advise the seller of tangible personal property or taxable services that sales and use taxes do not apply to the purchase. Keep a copy of this certificate, the documents attached, and records that substantiate the information entered on this certificate for at least six years from the date this certificate is issued.

The purchaser must attach to this certificate a copy of the:

- Exemption permit issued to the organization by DRS under Conn. Agencies Regs. §12-426-15; or
- Determination letter or group exemption letter issued by the IRS which establishes that the organization has been determined to be an exempt organization described in I.R.C. §501(c)(3) or (13).

For purchases made on or after January 1, 1996, a qualifying exempt organization covered by a group exemption letter, and that was **not** issued an exemption permit by DRS under Conn. Agencies Regs. §12-426-15, must attach to this certificate a copy of:

- The group exemption letter issued by the IRS to subordinate organizations (including the qualifying exempt organization) on whose behalf a central organization applied for recognition of exemption;
- The organization's written consent to the central organization to be covered by the group exemption letter; and
- The central organization's written notification to the IRS that the organization consents to be covered by the group exemption letter.

Instructions for the Seller: Acceptance of this certificate, when properly completed, relieves the seller from the burden of proving the sale and the storage, use, or consumption of the tangible personal property or taxable services are not subject to sales and use taxes. This certificate is valid only if taken in good faith from a qualifying exempt organization. The good faith of the seller will be questioned if the seller knows of facts that suggest the purchaser is not a qualifying exempt organization.

Keep this certificate, the documents attached, and bills or invoices to the purchaser for at least six years from the date the items or services were purchased. The bills, invoices or records covering the purchase made under this certificate must be marked "Exempt Under CERT-119" to indicate the purchase was exempt.

This certificate may be used for a single exempt purchase, in which case the box marked "Certificate for One Purchase Only" must be checked. This certificate may also be used for a continuing line of exempt purchases, in which case the box marked "Blanket Certificate" must be checked. A blanket certificate remains in effect for three years unless the purchaser revokes it in writing before the expiration of the three-year period. CERT-119 may not be used as a blanket certificate for purchases of tangible personal property for resale at any one of five fundraising or social events per calendar year exempt under Conn. Gen. Stat. §12-412(94).

An exempt organization must pay for its exempt purchases by a check drawn on its checking account or by a credit card issued in its name (and not in the name of any of its members or officers). An exempt organization may make a purchase of \$10 or less using cash from the organization's own funds. However, a blanket CERT-119 may not be used for a cash purchase, and a properly completed CERT-119, with the appropriate documents attached, must be issued to the retailer at the time of each cash purchase.

For More Information: Call Taxpayer Services at 1-800-382-9463 (in-state) or 860-297-5962 (from anywhere). TTY, TDD, and Text Telephone users only may transmit inquiries 24 hours a day by calling 860-297-4911. Preview and download forms and publications from the DRS Web site at www.ct.gov/DRS

Name of Purchaser	Address	CT Tax Registration Number (If none, explain)	Exemption Permit # (If any)
			Federal Employer ID #
Name of Seller	Address	CT Tax Registration Number (If none, explain)	Federal Employer ID #
Check one box:	(CERT-119 may not be used	as a blanket certificate for purchases of tangible p	ersonal property for resale at any one of five
		empt under Conn. Gen. Stat. §12-412(94). See bek	
☐ Certificate for one	purchase only		
		n. Gen. Stat. §12-412(94) . Indicate the number of under Conn. Gen. Stat. §12-412(94):	prior fundraising or social events during this
Check the appropriate box a	and provide a written descripti Property	•	
Description:			
		Declaration by Purchaser	
purposes for which the organ social events per year exemp	nization was established, inclu	gible personal property or taxable services descr ding the purchase of tangible personal property or arther declares the exemption permit, determination for revoked.	meals for resale at one of five fundraising or
According to Conn. Gen. Sta	at. §12-412(8) or Conn. Gen.	Stat. §12-412(94), the purchase of the item(s) is early	xempt from sales and use taxes.
knowledge and belief, it is to	aw that I have examined this rue, complete, and correct. It not more than five years, or	s certificate (including any accompanying schedunderstand the penalty for willfully delivering a factorial for the control of	ules and statements) and, to the best of my alse return to DRS is a fine of not more than
Name of Purchaser			
By:	D	92.1	D
Signature of Authorized	rerson	Title	Date

Department of Revenue Services State of Connecticut Taxpayer Services Division 25 Sigourney St Ste 2 Hartford CT 06106-5032

(Rev. 07/09)

CERT-134

Exempt Purchases by Qualifying Governmental Agencies

General Purpose: Qualifying governmental agencies must issue this certificate to retailers when purchasing tangible personal property or enumerated services. For purposes of this certificate, qualifying governmental agencies include:

- · The United States and its agencies:
- The State of Connecticut or its political subdivisions or their agencies;
- · Certain other entities exempt under Connecticut law; and
- Persons acting as agents for any of these entities.

A qualifying governmental agency may use this certificate to purchase any tangible personal property for resale at any one of five fundraising or social events of a day's duration during any calendar year. The event must be exempt from tax under Conn. Gen. Stat. §12-412(94). Otherwise, governmental agencies are not allowed to purchase tangible personal property for resale with this certificate. See Special Notice 98(11), Exemption From Sales and Use Taxes of Sales by Nonprofit Organizations at Fundraising or Social Events.

Statutory Authority: Conn. Gen. Stat. §12-412(1)(A)

Instructions for the Purchaser: An authorized person acting on behalf of a qualifying governmental agency must issue and sign this certificate to advise the seller of tangible personal property or taxable services that sales and use taxes do not apply to the purchase. The purchases must be made by the qualifying governmental agency using the agency's own funds.

Purchases made by individual employees who will be reimbursed by a qualifying governmental agency **do not** qualify for exemption under any circumstances, even if the purchases are made in the employee's official capacity.

If a purchaser other than an agency of the U.S. or the State of Connecticut, not named on the reverse of this certificate, is expressly exempted from state sales and use taxes by a federal or Connecticut statute, the purchaser must identify the exempting statute on the reverse of this certificate. If a purchaser is not expressly exempted by a federal statute, but believes it is exempt by reason of federal law, it must request a letter from the Department of Revenue Services (DRS) (address above) acknowledging the exempt status and attach a copy of the letter to this certificate.

Purchases of Meals and Lodging: In general, qualifying governmental agencies may not use this certificate to purchase meals and lodging, but must get preapproval from DRS for these purchases, and use CERT-112, Exempt Purchase of Meals and Lodging by Exempt Entities, or CERT-123, Blanket Certificate for Exempt Qualifying Purchases of Meals or Lodging by an Exempt Entity.

However, a qualifying governmental agency may purchase meals tax exempt using this certificate, without prior approval from DRS, when it will resell the meals at one of five fundraising or social events per year exempt under Conn. Gen. Stat. §12-412(94). See Policy Statement 2003(4), Purchases of Meals or Lodging by Exempt Entities.

Federal Government Purchases Not Requiring This Certificate: The federal government has implemented the "GSA SmartPay" program, which uses four categories of cards: Fleet, Purchase, Travel, and Integrated Cards. Federal employees may purchase tangible personal property and services, including meals and lodging, tax exempt when using GSA SmartPay cards, if the purchases are billed to and paid by the federal government. U.S. government agencies making tax-exempt purchases using GSA SmartPay cards are not required to use any DRS certificates or to get preapproval for purchases. Some GSA SmartPay purchases do **not** qualify for exemption. See **Policy Statement 2009(2)**, Retailer's Acceptance of U.S. Government "GSA SmartPay 2" Charge Cards for Exempt Purchases.

Instructions for Agents Making Purchases for Qualifying Governmental Agencies: A person acting as the agent of a qualifying governmental agency making purchases of tangible personal property or enumerated services must issue this certificate to notify the seller sales and use taxes do not apply to the charges for the purchases.

The agent must:

- Complete and sign this certificate as the purchaser;
- Attach a copy of the document from the qualifying governmental agency that expressly designates the person as the agent for purchasing the types of goods or services being purchased; and
- Claim an exemption only on purchases of goods or services used exclusively by the qualifying governmental agency.

Keep a copy of this certificate, the documents attached, and records that substantiate the information entered on this certificate for at least six years from the date this certificate is issued.

Instructions for the Seller: Acceptance of this certificate, when properly completed and accompanied by any other required documents, relieves the seller from the burden of proving the sale and the storage, use, or consumption of the tangible personal property or taxable services are not subject to sales and use taxes. This certificate is valid only if taken in good faith from a person who is authorized to furnish it to the seller on behalf of a qualifying governmental agency. The good faith of the seller will be questioned if the seller has knowledge of facts that give rise to a reasonable inference the purchaser is not a qualifying governmental agency or an agent of a qualifying governmental agency or the items purchased will not be used exclusively by or on behalf of the qualifying governmental agency.

Keep this certificate, the documents attached, and bills or invoices to the purchaser for at least six years from the date the items or services were purchased. The bills, invoices, or records covering the purchase made under this certificate must be marked "Exempt Under CERT-134" to indicate an exempt purchase has occurred.

This certificate may be used for a single exempt purchase, in which case the box marked "Certificate for One Purchase Only" must be checked. This certificate may also be used for a continuing line of exempt purchases, in which case the box marked "Blanket Certificate" must be checked. It remains in effect for three years unless the purchaser revokes it in writing before the three-year period expires. CERT-134 may not be used as a blanket certificate for purchases of tangible personal property for resale at any one of five fundraising or social events per calendar year exempt under Conn. Gen. Stat. §12-412(94).

A qualifying governmental agency must pay for its exempt purchases with a check drawn on its own account or with a credit card issued in its own name (and not in the name of any of its members or officers). An exempt purchase of \$10 or less may be made using cash, as long as the purchase is made with the qualifying governmental agency's own funds, except a blanket certificate may not be used for cash purchases.

For More Information: Call Taxpayer Services at 1-800-382-9463 (Connecticut calls outside the Greater Hartford calling area only) or 860-297-5962 (from anywhere). TTY, TDD, and Text Telephone users only may transmit inquiries 24 hours a day by calling 860-297-4911. Visit the DRS website at www.ct.gov/DRS to preview and download forms and publications.

Purchaser is:			
United StatesName of		☐ State of Connecticut	Name of agency (List exemption number, if any
			Name of agency (List exemption number, if any
Federal credit union	credit union	Connecticut municipa	ality Town or district and agency
			lown or district and agency
☐ Other entity exempted by Connection	out law	Name of entity	Exempting Connecticut statute
☐ Other entity exempted by federal la	w	•	
		Name of entity	Exempting federal statute
☐ Connecticut Development Authority	<i>,</i>	or check box if acknowledgmer	ent letter from DRS is attached.
		ve (Attach documentation of appointmen	•
Agent's CT Tax Registration Number	er:	Agent's Federal Employ	oyer ID Number:
Name of qualifying governmental a	gency:		
Appointed agent for making the foll		and a second	
A.1.1 C. 1 8			
Address of purchaser:		-	<u></u>
Name of seller	Address		CT Tax Registration Number (If none, explain.)
			Federal Employer ID Number
Check one box:			
fundraising or social events per of Certificate for one purchase only Purchases that qualify for exempt	calendar year exen	npt under Conn. Gen. Stat. §12-412(94). Gen. Stat. §12-412(94). Indicate the num.	uber of prior fundraising or social events during this
Check the appropriate box(es) and provid Tangible personal property		** F6 U. *	
	raxable se	rvices	
Description:			
		Declaration by Dumbaca	
The item(s) described above are tangible n		Declaration by Purchaser or services being nurchased under the exe	temption provided in Conn. Gen. Stat. §12-412(1)(/
or other applicable statute. The purchase of			iomption provided in Com. Och, Stat. §12-412(1)()
	t. I understand the		lules and statements) and, to the best of my knowledge return to DRS is a fine of not more than \$5,000
Name of purchaser			
Ву:			
Signature of authorized person		Title	Date
If the purchaser is an entity exempted under above. If the purchaser is an entity exempt authority, I have attached a copy of the letter	ed under federal la	aw, I have entered the citation of the exer	(A), I have entered the citation of the exempting la empting law above, or, if there is no specific statutor

If the purchaser is an agent of a qualifying governmental agency, I have attached a copy of the document from the qualifying governmental agency expressly designating the purchaser as agent.