

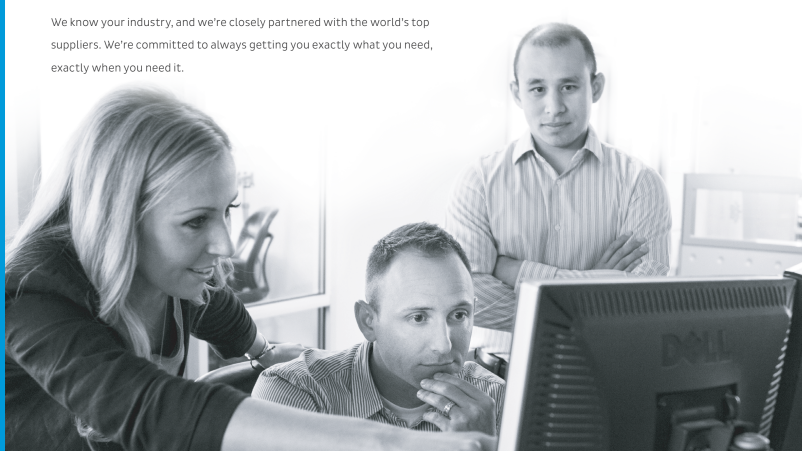


CHANGING THE FACE OF CHEMISTRY

We want to put our passion, curiosity, and energy to work for you. We approach every challenge with a fresh perspective, and we believe that true success can only be achieved through true partnerships.

That's why our team works as an extension of yours—with success that is achieved together, not independently. By working hand in hand, we can help you uncover new opportunities—and give you market intelligence that keeps you ahead of changing conditions.

A COMPREHENSIVE APPROACH





OUR APPROACH



Genuine Partnership

We strive to understand your unique business, to create a true partnership. Our dedicated product and industry experts help you identify new approaches.

- Influential partner of industryleading fine and specialty chemical manufacturers
- Assisted in bringing 800+ formulations to market
- Expertise in over 18 industries



Business Agility

Our market intelligence and flexible logistics help give you a competitive edge. In a marketplace that's constantly shifting, we give you the insight and agility to avoid disruptions and capitalize quickly on new opportunities.

- Real-time market intelligence—so you have the right inventory in the right place at the right time
- · Automated confirmations and tracking
- · Versatile ordering and delivery options
- Flexible MOQ, lead time, and packaging
- · 24-hour emergency response



Fresh Perspective

Passionate, curious, and motivated—that's how our partners describe our team. We approach your business with energy and a creative outlook.

- A team dedicated to continuous improvement based on customer feedback
- Highly responsive application and formulation expertise
- Your team is staffed with people degreed in science, business, and engineering

CURIOUS INNOVATORS PASSIONATE ENGINEERS MOTIVATED PARTNERS

TALK TO US

NORTH AMERICA

PHONE: 425.378.8600 TOLL FREE: 800.485.9569

MAKE AN ONLINE INQUIRY AT CHEMPOINT.COM

EMEA

PHONE: +31.43.711.0100 TOLL FREE: +800.2436.7646



RELIABILITY AND COST MATTER

With service levels of 97%, our team of shipping and logistics experts will provide the visibility and peace of mind you need to ensure your products arrive safely and on time, allowing you to focus on what's really important - growing your business.

44

By switching to ChemPoint Freight, our delivery time was cut in half. We also saved approximately 55% in overall freight costs.

77

WHY CHEMPOINT FREIGHT?

- Reliability 97% service levels
- Highly competitive regional and national pricing
- Insured shipments
- · Priority shipment options
- End-to-end tracking and visibility
- Single invoice, easy payment terms
- Easy return authorization (RMA) generation
- On-call claim management and dedicated support team
- Seamless transition to LTL, intermodal, air, etc. to meet your needs
- International and special handling



EMAIL: CHEMPOINTFREIGHT@CHEMPOINT.COM **PHONE**: 800.485.9569, PRESS OPTION 4



GENERAL REFERENCE GUIDE

GENERAL INFORMATION

CHEMPOINT INFORMATION:

Corporate Address: 411 108th AVE NE

Suite 1050

Bellevue, WA 98004

Phone: 800.485.9569 Fax: 425.378.8675

Email: orders@chempoint.com

Federal Tax ID: 91-1971926

Date of Incorporation: May 27, 1999

State of Incorporation: Nevada

Parent Corporation: Univar USA

DNB ID: 12-293-2978

UBI#: 601-957-427

GST: 862244498RT0001

US BANKING INFORMATION:

Bank: Bank of America

Branch: Atlanta, GA
Account Number: 334025806357
Routing Number: 061000052

Address: 6000 Feldwood Road

College Park, GA 30349

Contact: Commercial Account

Service Center

Telephone: 800.874.4421

CANADIAN BANKING INFORMATION

USD(\$) ACCT: 46666104 CPA Routing #: 024156792

CAD(\$) ACCT: 46666203 Bank #: 241 SWIFT: BOFACATT Transit #: 56792

REMIT TO ADDRESS

Orders shipped within US and invoiced in (\$)USD

ChemPoint.com, Inc. 13727 Collection Center Dr.

Chicago, IL 60693

Orders shipped within CAN and invoiced in (\$)CAD

ChemPoint.com, Inc.

C/O 911400

PO Box 4090 STN A Toronto, ON M5W-0E9

Orders shipped from US to CAN and invoiced in (\$)USD

ChemPoint.com, Inc.

C/O 911401

PO Box 4090 STN A Toronto, ON M5W-0E9

For Remit to Reference, Please See Product Invoice

We are a paperless company please provide an email address for electronic invoicing

WIRE TRANSFER INFORMATION

Bank of America

 Wire Transfer:
 ABA:
 0260-0959-3

 ACCT:
 334025806357

 SWIFT:
 BOFAUS3N

CONTACT INFORMATION

Customer SolutionsPhone: 800.485.9569Fax: 425.378.8675Email: orders@chempoint.com

CreditPhone: 425.378.8678Fax: 425.378.8684Email: creditspecialists@chempoint.com

Accounts Receivable / EFT Contact

Phone: 800.485.9569 Fax: 425.378.8651
Email: accounts receivable@chempoint.com



STANDARD TERMS AND CONDITIONS OF SALE

1. TERMS

These Terms and Conditions of Sale ("T&Cs") are the exclusive contract between Buyer and Seller, there are no terms, understandings, agreements, other than those stated herein. Seller's commencement of work on the Products subject to Buyer's order, shipment of the Products, or performance of all or a portion of the services subject to an order, whichever occurs first, shall constitute an acceptance of Buyer's purchase order and these Terms and Conditions without any additional or different terms. These Terms and Conditions may not be altered amended, nor waived except in writing signed by an officer of the party to be bound thereby. Acceptance of Buyer's purchase order is subject to acceptance of the express Terms and Conditions contained herein. If any provisions of Buyer's purchase order or other writings are different from or are otherwise in conflict with these Terms and Conditions, these Terms and Conditions shall govern and the terms contained in Buyer's purchase order or other writings are expressly rejected by Seller.

2. PRICE

Quoted prices are based upon present taxes (other than sales taxes or consumption taxes), freight rates, any Tariff classifications and import or export duties. Buyer shall pay any increased costs resulting from such changes or from Buyer's selection of means of transportation. Buyer shall reimburse Seller for all taxes or other charges by any national, state or municipal government upon the sale, use, production, or transportation of Product, which Seller is required to pay.

3. PRICE ADJUSTMENTS

Seller may adjust Product prices at any time. Buyer may suspend orders immediately upon notice of a price increase. In the event price protection is stated in a written agreement between the parties, Seller may temporarily suspend such Product's price protection in extraordinary market conditions as determined by Seller in its discretion. Seller shall reinstate the Product's price protection upon Seller's determination that the market condition for the Product is no longer extraordinary.

4. PAYMENT

Payment terms are net 30 days from date of invoice. Past due balances are subject to a late payment charge of 11/2% per month, or the maximum amount permitted by applicable law, whichever is less. Buyer shall pay all charges, costs and legal fees incurred in collecting amounts owed.

5. CONTAINERS

Seller retains ownership of all returnable containers. Buyer may use the containers only for the storage of original contents. Buyer shall return the containers to Seller empty and in good condition within 90 days from the date of delivery. Buyer shall pay a deposit on all returnable containers. Seller shall credit the deposit, less handling fee, to Buyer's account if Buyer returns the containers F.O.B. Seller's return point in good condition within 90 days. If not returned within 90 days, Seller may reject the containers and retain the full amount of the deposit.

6. TITLE AND RISK OF LOSS

Title and risk of loss for Products transfers to Buyer at Seller's shipping point, unless Products are shipped in Seller's vehicles in which case title and risk of loss transfers to Buyer when the vehicle first enters Buyer's property. Buyer shall unload railroad tank cars within 48 hours (Sundays and holidays excepted). Shipping terms used in these T&Cs shall be as defined in Incoterms® 2010.

7. WARRANTY

Seller warrants that Seller branded Products conform to Seller's published specifications at the time of delivery. Seller warrants that services provided by Seller will be consistent with Seller's standard specifications or, if none, with Seller's

standard practices. Buyer acknowledges that Seller acts as a distributor for Products not branded by Seller (Resale Products) and that matters relating to the quality of the Products are not within Seller's control. Accordingly, SELLER MAKES NO WARRANTIES WHATSOEVER CONCERNING RESALE PRODUCTS. THE FOREGOING WARRANTIES ARE IN LIEU OF AND EXCLUDE ALL OTHER WARRANTIES EXPRESS OR IMPLIED. SELLER EXPRESSLY EXCLUDES WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE AND MERCHANTABILITY.

8. REMEDIES

Seller's liability for nonconforming Products is exclusively limited, at Seller's option, to replacement of the defective Products or refund of the purchase price of such Products. Seller's liability for any defective or negligent service is limited to Seller reperforming the service or a refund of an amount not to exceed the amount paid for the service, or, if the services were provided free of charge, to pay an amount not to exceed the amount paid for the Products to which the services related in the 12 months prior to the event of the liability.

9. LIMITATION ON LIABILITY

IN NO EVENT WILL SELLER BE LIABLE FOR INCIDENTAL, SPECIAL OR CONSEQUENTIAL, INDIRECT, EXEMPLARY OR PUNITIVE DAMAGES FROM ANY CAUSE OR FOR ANY REASON WHATSOEVER, IRRESPECTIVE OF WHETHER THE CLAIM ARISES FROM ACTUAL OR ALLEGED BREACH OF WARRANTY, INDEMNIFICATION, BREACH OF CONTRACT, PRODUCT LIABILITY, CONTRIBUTION OR ANY LEGAL THEORY AND IN NO EVENT WILL SELLER BE LIABLE FOR LOST PROFITS, COSTS OR LOSSES NOT ASSOCIATED WITH DIRECT PHYSICAL DAMAGE TO PROPERTY FOR ANY CLAIMS MADE UNDER OR RELATED TO THE SALE OF PRODUCTS OR SERVICES TO BUYER. IN NO EVENT SHALL SELLER'S LIABILITY EXCEED THE PURCHASE PRICE OF THE PRODUCTS OR SERVICES THAT ARE THE SUBJECT OF ANY CLAIMS MADE BY BUYER.

10. INDEMNITY

Buyer agrees to defend, indemnify and hold Seller, its officers, directors, agents, and employees harmless from all claims, demands, actions and causes of action relating to personal injury or property damage to third parties, including attorney's fees and actual costs ("Claims") incurred as a result thereof, to the extent of its negligence or arising after delivery of the Products to Buyer. Seller agrees to defend, indemnify and hold Buyer, its officers, directors, agents, and employees harmless from Claims to the extent of its negligence.

11. CLAIMS

Any claim for shortage or non-conforming Products must be made in writing to Seller within 30 days after Buyer's receipt of the Product. Any claim for non-delivery of Product must be made within 30 days after the date upon which the Product was to be delivered. As to any claim not reasonably discoverable within such 30 day period (including claims discoverable only in processing, further manufacture, other use or resale), such claim must be in writing and received by Seller within 180 days after Buyer's receipt of the Products. Failure of Seller to receive written notice of any such claim within the applicable time period shall be deemed an absolute and unconditional waiver by Buyer of such claim. Products may not be returned without Seller's permission and transportation for return will not be paid by Seller unless authorized in advance. Amounts owing to or payable by either party hereunder these Terms and Conditions shall be deemed finally reconciled on the first anniversary of the final delivery under these Terms and Conditions and any outstanding rights of either party to receive overpayments or under payments including rights to unclaimed credits or refunds shall expire on such date.

12. FORCE MAJEURE

Seller is not liable for nonperformance or delay in performance caused by circumstances beyond Seller's control ("Force Majeure Event"). A Force Majeure Event includes, without limitation, (a) acts of God, war, riots, fire, explosions, floods, strikes, lockouts, injunctions, accidents, Product short supply, unforeseen shutdown of major sources of supply, breakage of machinery or apparatus, or national emergency, (b) Seller's inability to obtain at prices Seller deems in its discretion to be commercially reasonable, the Product, fuel, power, raw materials, labor, containers or transportation facilities, (c) the occurrence of any unforeseeable contingency making performance impracticable, or (d) compliance in good faith with any applicable governmental statute, regulation, or order. Any delivery so suspended shall be cancelled without liability, but these Terms and Conditions shall otherwise remain unaffected. This section does not apply to payment obligations.

13. QUANTITY

Seller is not obligated to deliver in any month more than a proportionate part of the maximum quantity specified, determined

by dividing such maximum quantity by the total number of months included in the period of performance. When in the opinion of Seller there is a period of shortage of supply of said products for any reason, Seller may allocate its available supply among any or all of its various customers upon such basis as it shall deem fair and practicable, with no liability on its part for failure to deliver the quantity or any portion therein specified.

14. PRODUCT STEWARDSHIP

Buyer agrees that Products will be used, handled, stored, transported and disposed of in such a manner as is necessary for the safety and protection of persons, property and the environment, and in accordance with the manufacturer's recommendations and applicable laws and regulations. Buyer agrees to instruct its employees with respect to, and to make certain that they know and understand; procedures necessary to enable them to comply with the requirements set forth herein and make certain that they are adequately trained in the use, handling, storage, transportation and disposition of the Products. Buyer further agrees to deliver the most recent edition of Product literature, including MSDSs, to its employees and customers and to maintain a written record of such deliveries. Buyer shall only sell to those who can handle, use, store, transport and dispose of Products safely.

15. TERMINATION

Any order or delivery may be terminated or suspended, (a) by either party if any proceeding under bankruptcy is brought by or against the party, (b) by a party if the other party defaults in its material obligations and such default is not cured within a reasonable time if such default is curable, or (c) by Seller if it has reason to doubt the ability or willingness of Buyer to pay for the Products.

16. ARBITRATION

The parties will submit any dispute related to this Agreement to arbitration in Seattle, Washington before one arbitrator under the American Arbitration Association's Commercial Arbitration Rules. A party may seek interim relief from any court having jurisdiction without waiving any remedy under this Agreement. The arbitrator may not award punitive damages or other damages not measured by actual damages, or limit, expand or otherwise modify the terms of this Agreement. A party may enter a judgment on an award in any court having jurisdiction. The prevailing party is entitled to an award of reasonable attorney fees. This Agreement is governed by the laws of the state of Washington and shall not be governed by the United Nations Convention on Contracts for the International Sale of Goods.

17. LANGUAGE

The official language of these T&Cs shall be in English, and all communications in connection with these T&Cs shall be in English. Any translation of these T&Cs or other forms of communication shall be for convenience only and shall not govern any interpretation.

By entering your name below, the applicant states that it has read, understands and agrees to the terms and conditions set forth herein, and further certifies that he/she is authorized to execute this Application on behalf of applicant.

SIGNATURE	TITLE	
PRINT NAME		DATE
BUSINESS NAME		TAX ID
ADDRESS		BUSINESS PHONE
CITY	STATE	ZIP

Form V-9

(Rev. October 2018) Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

▶ Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

	1 Name (as shown on your income tax return). Name is required on this line	do not leave this line blank.				-							
	ChemPoint.com Inc.												
	2 Business name/disregarded entity name, if different from above												
page 3.	Check appropriate box for federal tax classification of the person whose n following seven boxes.	_				(certa	emption: in entitie ictions o	s, no	t ind	ividua		
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typ.	Limited liability company. Enter the tax classification (C=C corporation,	S=S corporation, P=Partner	rship) ▶			1					_		
Print or type. Specific Instructions on page	Note: Check the appropriate box in the line above for the tax classifica LLC if the LLC is classified as a single-member LLC that is disregarded another LLC that is not disregarded from the owner for U.S. federal tax is disregarded from the owner should check the appropriate box for the	tion of the single-member of from the owner unless the operation of the purposes. Otherwise, a sing	wner. Do owner of t gle-memb	the L	LC is			ption fro (if any)	m F/	ATC/	A repo	orting	
eci	☐ Other (see instructions) ►					(4	Applies	to account	s main	tained	outside	the U	.S.)
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See	411 108th Avenue NE Suite 1050												
	6 City, state, and ZIP code												
	Bellevue, WA, 98004												
	7 List account number(s) here (optional)				÷								
Bur Stone	T 1 1/2 1 1 1 /TIAN												
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	,			9	1	-	1	9 7	1	9	2	6	
Part	II Certification		1		L1				l				
AND DESCRIPTION OF THE PARTY OF	penalties of perjury, I certify that:									·····			
1. The 2. I am Serv	number shown on this form is my correct taxpayer identification nur not subject to backup withholding because: (a) I am exempt from b rice (IRS) that I am subject to backup withholding as a result of a fail onger subject to backup withholding; and	ackup withholding, or (b)	I have n	ot b	been	noti	fied	by the	Inte				
3. I am	a U.S. citizen or other U.S. person (defined below); and												
4. The	FATCA code(s) entered on this form (if any) indicating that I am exer	npt from FATCA reportin	g is corre	ect.									
you ha acquisi	cation instructions. You must cross out item 2 above if you have been we failed to report all interest and dividends on your tax return. For real eation or abandonment of secured property, cancellation of debt, contribution in the certification, an interest and dividends, you are not required to sign the certification,	state transactions, item 2 itions to an individual retire	does not ement ari	t ap	ply. F geme	or n	nort(RA),	gage int and ger	eres ieral	t pai ly, p	d, ayme	ents	use
Sign Here	Signature of Lisas award		Date ►	1	12	12	20	19					
Ger	eral Instructions	• Form 1099-DIV (div	vidends,	incl	ludin	g th	ose	from st	ocks	or	mutu	ıal	
Section	n references are to the Internal Revenue Code unless otherwise	• Form 1099-MISC (various t	ype	s of i	nco	me,	prizes,	awa	ırds,	or g	ross	3
related	developments. For the latest information about developments to Form W-9 and its instructions, such as legislation enacted	proceeds) • Form 1099-B (stocitransactions by broking)		ual	fund	sale	es ar	nd certa	iin o	ther			
aπer tr	ey were published, go to <i>www.irs.gov/FormW9.</i>	• Form 1099-S (proc	-	m re	eal e	state	e tra	nsactio	ns)				
Purp	ose of Form	• Form 1099-K (merc	chant car	rd a	ınd th	ird	part	y netwo	rk tı	ans	actio	ns)	
	vidual or entity (Form W-9 requester) who is required to file an ation return with the IRS must obtain your correct taxpayer	 Form 1098 (home r 1098-T (tuition) 	mortgage	e int	teres	:), 10	098-	-E (stud	ent l	loan	inte	rest)	,
	cation number (TIN) which may be your social security number	• Form 1099-C (cand	celed del	bt)									

Form **W-9** (Rev. 10-2018)

• Form 1099-A (acquisition or abandonment of secured property)

alien), to provide your correct TIN.

later.

Use Form W-9 only if you are a U.S. person (including a resident

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding,

(SSN), individual taxpayer identification number (ITIN), adoption

returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other

amount reportable on an information return. Examples of information

By signing the filled-out form, you:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
 - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
- 4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting*, later, for further information.

Note: If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien;
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
- · An estate (other than a foreign estate); or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States.

- In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;
- In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and
- In the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items.

- The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
 - 2. The treaty article addressing the income.
- 3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
- 4. The type and amount of income that qualifies for the exemption from tax.
- 5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 24% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

- 1. You do not furnish your TIN to the requester,
- 2. You do not certify your TIN when required (see the instructions for Part II for details),
 - 3. The IRS tells the requester that you furnished an incorrect TIN,
- 4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or
- 5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See *Exempt payee code*, later, and the separate Instructions for the Requester of Form W-9 for more information.

Also see Special rules for partnerships, earlier.

What is FATCA Reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See Exemption from FATCA reporting code, later, and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

UNIFORM SALES & USE TAX EXEMPTION/RESALE CERTIFICATE — MULTIJURISDICTION

The below-listed states have indicated that this certificate is acceptable as a resale/exemption certificate for sales and use tax, subject to the notes on pages 2—4. The issuer and the recipient have the responsibility to determine the proper use of this certificate under applicable laws in each state, as these may change from time to time.

of Firm (Buyer): s: Retailer Manufacturer Seller (California) Lessor (see notes on pages 2—4) Other (Specify) egistered with the below-listed states and cities within which your firm would deliver purchases to us and that any such product, resale, or ingredients or components of a new product or service to be resold, leased, or rented in the normal course of usiness of wholesaling, retailing, manufacturing, leasing (renting) selling (California) the following: tion of Business: description of tangible property or taxable services to be purchased from the Seller:	Wholesaler Retailer Manufacturer Seller (California) Lessor (see notes on pages 2—4) Other (Specify) es within which your firm would deliver purchases to us and that any such purchases are new product or service to be resold, leased, or rented in the normal course of business. Wing, leasing (renting) selling (California) the following: ervices to be purchased from the Seller: ermit, or ID State State Registration, Seller's Permit, or ID Number of Purchaser MO16 NE17 NV NJ NM NM NM NC19 ND OH	firm (Buyer): State State Registration, Seller's Permit, or ID Number of Purchaser	Firm (Buyer):	If Firm (Buyer): Wholesaler Retailer Retailer Retailer Seller (California) Lessor (see notes on pages 2—4) Other (Specify) Other (Specify) Iteratives Other (Specify) I	s:			
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Revised 1/22/2018 1