

## Arizona Form 5000

## **Transaction Privilege Tax Exemption Certificate**

- Do not use Form 5000 to claim sale for resale. Use Form 5000A.
- Do not use Form 5000 if you are a non-TPT licensed contractor. Use Form 5000M.

This Certificate is prescribed by the Department of Revenue pursuant to A.R.S. § 42-5009. The purpose of the Certificate is to document and establish a basis for state and city tax deductions or exemptions. It is to be filled out completely by the purchaser and furnished to the vendor at the time of the sale. The vendor shall retain this Certificate for single transactions or for the specified period as indicated below. Incomplete Certificates are not considered to be accepted in good faith. Only one category of exemption may be claimed on a Certificate.

A. Purchaser's Name and Address:	B. Check Applicable Box:
Name	
	☐ Single Transaction Certificate
Address	
	Period From Through
City State ZIP Code	(You must choose specific dates for which the certificate will be valid. You
	are encouraged not to exceed a 12 month period. However, a certificate will be
Vendor's Name	considered to be accepted in good faith for a period not to exceed 48 months if the vendor has documentation the TPT license is valid for each calendar year covered
	in the certificate.)
C. Choose one transaction type per Certificate:	
	☐ Transactions with Native Americans, Native American
☐ Transactions with a Business	Businesses and Tribal Governments (See reason #12.)
Arizona Transaction Privilege Tax (TPT) License Number	Tribal Business License Number OR Tribal Number
SSN / EIN	Name of Tribe Tribal Government
Other Tax License Number	☐ Transactions with a U.S. Government entity
	(See reasons #9 and #10.)
If no license, provide reason:	
	☐ Transaction with a Foreign Diplomat (See reason #13.)
Precise Nature of Purchaser's Business	
D. Reason for Exemption:	
Check the box indicating one of the more common exemptions	provided below, or use Box 14 or 15 to cite the appropriate
authority for another exemption (deduction). Refer to www	
complete list of state and city exemptions (deductions) and the	
$\square$ 1. Tangible personal property to be leased or rented in the ordinar	y course of the purchaser's licensed business.
2. Tangible personal property to be incorporated into a taxable conf	
project.	rading project, or a maintenance, repair, replacement or alteration
☐ 3. Food, drink, or condiments purchased by a restaurant business	
4. Pipes or valves four inches in diameter or greater to be used for	transportation of oil, flatural gas, artificial gas, water of coal sturry.
5. Railroad rolling stock, rails, ties, and signal control equipment.	
6. Machinery or equipment used directly in the following business	
$\square$ Manufacturing, processing or fabricating. $\square$ Job print	
☐ 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.	
7. Other income producing capital assets. (Cities only.)	
$\square$ 8. Food, drink or condiments for consumption 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,	
	for consumption at a public school within the district during school
hours.	
9. Tangible personal property sold or leased directly to the United States Government or its departments or agencies by a manufacturer, modifier, assembler or repairer. (Retail, personal property rental and mining classifications only.)	
□10. 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. (Retail classification)	

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Your Name (as snown on page 1)	Arizona Transaction Privilege Tax License Number
<ul> <li>□ 11. Electricity, natural gas or liquefied petroleum gas sold to a qualified manufacturing or smelting business. A manufacturing or smelting business that claims this exemption authorizes the release by the vendor of the information required to be provided to the Department of Revenue pursuant to A.R.S. §42-5063(C)(6). (Utilities classification only.)</li> <li>□ 12. Sale or lease of tangible personal property to affiliated Native Americans if the solicitation for sale, signing of the contract, delivery of the goods and payment for the goods all occur on the reservation.</li> <li>NOTE: The vendor shall retain adequate documentation to substantiate the transaction.</li> </ul>	
☐ 13. Foreign diplomat. <b>NOTE:</b> Limited to authorization on the U.S. Exemption Card. The vendor shall retain a copy of the U.S. Departs Card and any other documentation issued by the U.S. Department leases must be pre-authorized by the Office of Foreign Missions ('at www.state.gov/ofm/tax/	of State. Motor vehicle purchases or
☐ 14.*Other Deduction: Cite the Arizona Revised Statutes authority for the deduction.  Description:	A.R.S. §
☐ 15.*Other Cities Deduction: Cite the Model City Tax Code authority for the deduction Description:	. M.C.T.C §
*Refer to www.azdor.gov/TransactionPrivilegeTax(TPT)/RatesandDeductionCodes. exemptions (deductions) and the business classes (codes) under which the deduct	•
E. Describe the tangible personal property or service purchased or leased and its use below.  (Use additional pages if needed.)	
F. Cartification	
F. Certification  A vendor that has reason to believe that this Certificate is not accurate or comproving entitlement to the exemption. A vendor that accepts a Certificate in good and the purchaser may be required to establish the accuracy of the claimed exert the accuracy and completeness of the information provided in the Certificate, the the transaction privilege tax, penalty and interest which the vendor would have be accepted the Certificate. Misuse of this Certificate will subject the purchaser to pay to any tax, penalty or interest. Willful misuse of this Certificate will subject the pursuant to A.R.S. § 42-1127(B).	faith will be relieved of the burden of proof inption. If the purchaser cannot establish purchaser is liable for an amount equal to een required to pay if the vendor had not ment of the A.R.S. § 42-5009 amount equal
A vendor that has reason to believe that this Certificate is not accurate or comproving entitlement to the exemption. A vendor that accepts a Certificate in good and the purchaser may be required to establish the accuracy of the claimed exert the accuracy and completeness of the information provided in the Certificate, the the transaction privilege tax, penalty and interest which the vendor would have be accepted the Certificate. Misuse of this Certificate will subject the purchaser to pay to any tax, penalty or interest. Willful misuse of this Certificate will subject the pursuant to A.R.S. § 42-1127(B).	faith will be relieved of the burden of proof imption. If the purchaser cannot establish purchaser is liable for an amount equal to seen required to pay if the vendor had not rement of the A.R.S. § 42-5009 amount equal burchaser to criminal penalties of a felony ereby certify that these transactions are certificate is true, accurate and complete.

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