TENNESSEE SALES OR USE TAX BLANKET CERTIFICATE OF RESALE



se purchased on each order we shall give, and until this notice is revoked by us in writing, is
district the Account
ubject to tax.
anufacturing, assembling, processing, or refining.
by of the letter must be given to the vendor.)
Sales or Use Tax is to be collected.)
Name of Business
Name of Dealer
By:
Address

WARNING

This Certificate must be completed and signed before it is valid.

The vendor must know, within the use of ordinary care, that the merchandise obtained upon this certificate of resale is that normally sold by the vendee in the usual course of business. Vendors failing to exercise such care will be held liable for the Sales Tax due upon such purchases.

Any merchandise obtained upon this resale certificate is subject to the Sales and Use Tax if it is used or consumed by the vendee in any manner and must be reported and the tax paid thereon directly to the Department of Revenue.

TENNESSEE CODE ANNOTATED SECTION 67-6-607 MAKES IT A MISDEMEANOR TO MISUSE A CERTIFICATE OF REGISTRATION WITHOUT PAYING THE SALES AND USE TAXES, AND SUBJECTS THE CERTIFICATE TO REVOCATION.

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