

VISITOR INFORMATION AND EXPORT DECLARATION / INFORMACION Y DECLARACION DE EXPORTACION

First name / Nombre _____		Last Name / Apellido _____	
Passport or VISA # / # de Pasaporte o VISA _____		IFE o INE Number / Numero de IFE o INE _____	
Address/ Direccion _____			
City / Ciudad _____	State / Estado _____	Postal Code / Codigo Postal _____	Country / Pais _____

Departure Port / Puerto de Salida _____	Departure Date (MM/DD/YYYY) Fecha de Salida (Mes/Dia/Año) _____	Departure Time (HH:MM) Hora de Salida (HH:MM) _____	Transportation Information Informacion de medio de transporte _____
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PASSPORT / PASAPORTE _____	VISA / VISA AMERICANA _____	ESTA / I-94 / PERMISO MIGRATORIO _____	IFE/ INE (BORDER COUNTIES only) / CREDENCIAL PARA VOTAR _____	Credit Card Number (ONLY the last 4 Digits) and Expiration Date _____
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State of Texas

Limited Power of Attorney/Right of Assignment

KNOW ALL MEN BY THESE PRESENTS that I, (Assignor/Taxpayer/Visitor/Customer) Hereby make, constitute and appoint a licensed United States Customs Broker or an authorized agent of a Customs Broker (Taxpayer representative as per Export Certificate Customs Broker name), as my true and lawful attorney in fact for me and in my name, place and stead; for the purpose of seeking a refund of Texas sales taxes. This includes the right to request and receive any documentation on file with the Comptroller of Public Accounts in order to prove my right to a refund, to amend and sign any tax return(s) originally filed during these time periods, and to receive any and all information pertaining to my refund request. Modes of communication for requesting and receiving information may include telephone, e-mail, fax or mail. Also included is the right for Licensed United States Customs Broker or an authorized agent of a Customs Broker (Taxpayer representative as per Export Certificate Customs Broker name), to receive all refunds due to me. By executing this Assignment, the Assignor affirms that the Assignor/Taxpayer/Visitor/Customer has neither previously claimed a refund nor taken a credit on a return for taxes that are subject of this Assignment, and further affirms that the Assignor/Taxpayer/Visitor/Customer will not claim a refund or a credit for those taxes in the future. Furthermore, the Assignor/Taxpayer/Visitor/Customer understands that the Comptroller may require both parties to provide documents or information necessary for the Comptroller to verify the validity of the refund claim and/or to transfer any verified amount to the Assignee. The Assignor/Taxpayer/Visitor/Customer assigns all rights and interest to the tax refund herein described that the Assignor/Taxpayer/Visitor/Customer may have to a licensed United States Customs Broker or an authorized agent of a Customs Broker (Taxpayer representative as per Export Certificate Customs Broker name). Assignor/Taxpayer/Visitor/Customer hereby assigns the Assignee (a licensed United States Customs Broker or an authorized agent of a Customs Broker (Taxpayer representative as per Export Certificate Customs Broker name) the right to file a request for a refund and to receive the refund. Refund to be sent to my agent, as per W9 information previously provided by Assignee (a licensed United States Customs Broker or an authorized agent of a Customs Broker (Taxpayer representative as per Export Certificate Customs Broker name)).

Agent Agreement

I hereby represent that all the merchandise for which I am requesting a Texas sales tax refund were purchases for export only. No goods were purchased for use in the United States. I hereby appoint a licensed United States Customs Broker or an authorized agent of a Customs Broker (Taxpayer representative as per Export Certificate Customs Broker name), its officers or representatives as my agents and attorneys-in-fact for the purpose of obtaining Texas Sales Tax refunds. I understand that any receipt more than 30 days old when export certifications are issued will not be processed or retained by a licensed United States Customs Broker or an authorized agent of a Customs Broker (Taxpayer representative as per Export Certificate Customs Broker name). Licensed United States Customs Broker or an authorized agent of a Customs Broker (Taxpayer representative as per Export Certificate Customs Broker name) is not liable for refunds that expire due to the passage of time.

I, the Purchaser/Assignor/Taxpayer/Visitor/Customer, have provided the following information and documentation required by law: passport, laser visa identification card, or foreign voter registration picture identification indicating foreign residency; produced the property and the original receipt for the property, the name and address of the place at which the property was purchased; the sales price, and quantity of the property; description of the property; tax paid on the property; date and time the property was purchased; the foreign country destination of the property (must be the foreign country in which the Purchaser/Assignor/Taxpayer/Visitor/Customer resides); location where the export will occur; and date and time of export and date and time the property is expected to arrive in the foreign country.

I understand that tangible property not exported is subject to taxation under this chapter for which the purchaser is liable, in addition to other possible civil liabilities and criminal penalties, for payment of an amount equal to the value of the merchandise if the purchaser improperly obtained a refund of taxes. I further understand that tangible personal property that has been previously worn or otherwise used in Texas prior to export is also subject to taxation, and the purchaser is liable in the same manner as above. I understand that providing false information to a Customs Broker is a Class B misdemeanor.

CUSTOMER SIGNATURE _____ DATE _____

VERIFYING EMPLOYEE _____ EMPLOYEE NAME _____