

Tax Incentive Purchasing Agent Appointment and Certification

FORM **312C**

CAUTION: This Purchasing Agent Appointment and Certification should only be used by applicants for Nebraska tax incentive programs and contractors performing work at a qualified tax incentive location. This appointment DOES NOT EXEMPT the purchase of building materials from Nebraska and local sales and use taxes.

Nepraska	and local sales and use taxes.	ject Information an	d Designation	ae Durobasin	na Aacat		
		<u> </u>				i to	
Name and Mailing Address of Prime Contractor			Name and Location of Construction Site				
Street or Oth	er Mailing Address		Street Address				
	0.1	710.0	0.0		01.1	715.0	
City	State	ZIP Code	City		State	ZIP Code	
		Tax Incentive Apr	│ blicant Information				
Name of Tax	Incentive Applicant		Nebraska ID Number		Tax Incentive Project or	Application Number	
		1=		1=			
Application D	pplication Date Ending Date of Year Levels N		et Tax Incentive Ap		plicant's Year End (MM/DD)		
Describe Cor	nstruction Activity						
20001.20 00.							
Contract in fo	or the following property types:						
	orated into real estate Annexed, but not in	ncorporated into real estate	Combination of incorpor	ated into real estate ar	nd annexed but not income	orated into real estate	
	entive Program and Computation		_ comandacii oi inco.poi	aioa into roai octato a i	·• a.moxoa, zarmormoorp		
Comput	tation Method A						
	☐ ImagiNE Nebraska Act or						
	☐ Nebraska Advantage Act (LB						
	es and use tax refund process uses						
property	rincorporated into real estate (for exar	ripie, buildings) and prope	erty annexed, but not	incorporatedinic	rearestate (for exam	ipie, equipment).	
Comput	tation Method B						
	Nebraska Advantage Act (LB : or	312) using Computatio	n Method B (see ir	nstructions)			
	Employment and Investment	Growth Act (LB 775)					
	es and use tax refund process use						
	for example, buildings). The refund e, equipment) requires the contract						
	The undersigned applicant for the Nebr						
	agents. All contractors and subcontractors r	nust pay or remit the applicable	Nebraska and local sale	s or use taxes on all t	angible personal property	as required	
	under Nebraska Sales and Use Tax Regula and use taxes. This appointment exists sole						
	right to file a refund claim for the sales and	use taxes paid by the contracto	or or subcontractors on the	e purchases under thi	is construction contract.		
sign							
here	Authorized Signature of Applicant	Title		Date	Phone Nu	mber	
	Print Name	Ema	il Address				
		Section 2 — Dele	gation of Autho	rity			
		Delegation of Prime	Contractor's Autho	prity			
	Name and Mailing Address of Sub		Description of Subcontr		Activity		
Name							
01 1 011	M. W. A. I.		_				
Street or Oth	ner Mailing Address						
City	State	Zip Code	_				
. • .	The undersigned prime contractor deleg					applicant.	
sign	appointment DOLO NOT EXEMPT II	to paronage or building mate	nalo nom nebiaska and	. 100ai daice and uec	, шлоо		
here	Authorized Signature of Delegating Contract	etor Title		 Date	Phone Nu	mber	
	Print Name	Ema	il Address				

Name of Tax Incentive Applicant		Nebraska ID Number		Project or Application Number	
				Form 312C, Page 2	
Section 3 — Certificati	on of Completion I	Porcontago by Co	atractor or S		
Attach a copy of page 1 and page 2 of the each date listed in the table below.	<u> </u>				
Construction Project Name	Construction Start Date		Construction Completion Date		
Enter the tax incentive application date, th completion. The definition of year depends the project dates other than the date of applications.	on the tax incentive prog	gram and application da	te. For application		
	Project Dates		Cumulative Percentage Completed to Date		
Date of application					
1st - Year end during construction project					
2nd – Year end during construction project					
3rd - Year end during construction project					
4th - Year end during construction project					
5th - Year end during construction project					
Section 4 — Contractor	's or Subcontracto	r's Certification of	Sales and U	se Taxes Paid	
Nebraska ID Number		Nebraska Contactor Option			
Based on the review of sales tax paid on complete the table below, indicate the loca was paid.			d the percentage	e of materials upon which tax	
	Tax Ra	te Paid		centage of Materials Which Tax Was Paid	
Nebraska			Opon		
Nebraska	5.5	5%	Opon		
Nebraska City or County	Tax Ra		Pero	centage of Materials Which Tax Was Paid	
			Pero	centage of Materials	
	Tax Ra	te Paid	Pero	centage of Materials Which Tax Was Paid	
City or County	on of Materials Per	rcentage – Propert	Pero Upon	centage of Materials Which Tax Was Paid D Real Estate exed, but not incorporated into	
City or County Section 5 — Certificati Provide the following table information to re real estate. The cost of materials must not do not remain a part of the project (for exal 1 Cost of direct material purchases 2 Cost of taxable property purchased from 3 Total cost of materials (add lines 1 and 4 Total contract price 5 Materials percentage (divide line 3 by	on of Materials Per port the percentage of m include any mark-up or c mple, tools, meals, etc.). m Option 1 contractors 1 2)	te Paid centage – Propert aterials in the contract overhead costs. Exclude	Pero Upon	Presentage of Materials Which Tax Was Paid Presentage of Materials Which Tax Was Paid Presentage of Materials Presenta	
City or County Section 5 — Certificati Provide the following table information to re real estate. The cost of materials must not do not remain a part of the project (for exal 2 Cost of direct material purchases 2 Cost of taxable property purchased from 3 Total cost of materials (add lines 1 and 4 Total contract price	on of Materials Per port the percentage of m include any mark-up or c mple, tools, meals, etc.). m Option 1 contractors 2)	rcentage — Propertion atterials in the contract overhead costs. Exclude secretify that the contractor or settion at this project location. It is lof sales or use taxes to the tax	Percupon ty Annexed to for property anner the cost of equi	centage of Materials Which Tax Was Paid Description Real Estate Exed, but not incorporated into pment rental and items which 1 2 3 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	
Section 5 — Certificati Provide the following table information to re real estate. The cost of materials must not do not remain a part of the project (for exal 1 Cost of direct material purchases 2 Cost of taxable property purchased from 3 Total cost of materials (add lines 1 and 4 Total contract price	on of Materials Per port the percentage of m include any mark-up or c mple, tools, meals, etc.). m Option 1 contractors 2)	rentage – Propertivaterials in the contract overhead costs. Exclude secretify that the contractor or sition at this project location. It is of sales or use taxes to the tatements in this certification, it	Percupon ty Annexed to for property anner the cost of equi	centage of Materials Which Tax Was Paid Description Real Estate Exed, but not incorporated into pment rental and items which 1 2 3 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	

Instructions

Who May Issue a Tax Incentive Purchasing Agent Appointment and Certification. The Tax Incentive Purchasing Agent Appointment and Certification is issued by a tax incentive applicant to appoint a contractor as a designated purchasing agent. The purchasing agent completes the form to delegate authority to any subcontractors and to certify sales and use taxes paid for a construction contract, which includes both labor and materials, at a Nebraska tax incentive project.

The Nebraska Department of Revenue (DOR) will rely on the certification made in calculating the refund of sales or use taxes to the tax incentive applicant or to the owner of the building. The contractor is jointly liable with the applicant for misstatements in this certification, including statements made by subcontractors, which result in DOR refunding sales and use taxes that were not paid.

Terms

Building materials. Building materials are any property, including fixtures, that will be annexed to the land, or annexed to an improvement on the land. Building materials do not include tools, supplies, or any items that will not be annexed.

Contractor. A contractor is any person who annexes property to real estate by attaching building materials to the annexed property or to an improvement being built or repaired, or who arranges for annexation of property. A contractor also includes any person who repairs annexed property.

Fixture. A fixture is a piece of equipment that must be annexed to the building or structure in order to properly function, yet remains identifiable as a separate item. Examples include central air conditioners, water heaters, garbage disposals, and furnaces.

Property annexed, but not incorporated into real estate. Property annexed, but not incorporated into real estate is property that is attached to, but does not become real estate, where the installation or removal of the property requires specialized skills or tools and is performed or supervised by a recognized trade professional. Property annexed, but not incorporated into real estate includes items such as manufacturing equipment and tanks that meet the requirements stated above for installation or removal.

Property incorporated into real estate. Property incorporated into real estate are items included in the valuation of a parcel for property tax purposes, including buildings, fixtures, and structures.

Recognized trade professional. A recognized trade professional is any person required to be licensed to practice a trade, such as a plumber or electrician.

Structure. A structure is any construction composed of building materials arranged and fitted together in some way and annexed to land, such as a television tower, fence, sewer, water line, or billboard.

Year

Tax Incentive Project Applications Dated Before September 6, 2013. The year is the federal taxable year of the taxpayer.

Tax Incentive Project Applications Dated on or After September 6, 2013. The year is a calendar year.

Computation Methods

An ImagiNE Nebraska Act applicant must use Computation Method A.

A Nebraska Advantage Act applicant with an application date on or after July 15, 2010 must use Computation Method A.

A Nebraska Advantage Act applicant with an application date on or before July 14, 2010 must make a one-time election (see Nebraska Advantage Act Election of Contractor's Computation Method, Form 312E) to compute all sales and use tax refunds for transactions with contractors at the project under Computation Method A or Computation Method B. The computation method selected is binding and applies to refund calculations for all property acquired by the applicant from a contractor for the life of the project.

An Employment and Investment Growth Act (LB 775) applicant must use Computation Method B.

The Contractor's Calculation Guide below summarizes the calculation methods for various types of property acquired by the applicant from an Option 2 or 3 contractor. The information required from the contractor and the calculation of the refund differs for Computation Method A and Computation Method B.

Contractor's Calculation Guide							
Property Type	Computation Method A	Computation Method B					
Incorporated into real estate	Contractor's calculation using 50%	Contractor's calculation using 50%					
Annexed, but not incorporated into real estate	Contractor's calculation using materials percentage	Contractor's verified tax paid					
Single contract including both property incorporated into real estate and property annexed, but not incorporated into real estate	Contractor's calculation using 50%	Contractor's verified tax paid					

Contractor's Calculation Using 50% (Computation Methods A and B).

- The statutory presumption is that 50% of a construction contract, which includes labor and materials, is the cost of materials, including sales or use taxes.
- The contractor must provide certification of tax paid (Section 4 of this form) that states the taxed percentage, which is the percentage of building materials upon which Nebraska and local sales and use taxes were paid.

Contractor's Calculation Using Materials Percentage (Computation Method A).

- The general contractor's certification of the materials percentage (Section 5 of this form) for property annexed to, but not incorporated into real estate at the project, is used to determine the cost of materials, including sales or use tax.
- The contractor must provide certification of tax paid (Section 4 of this form) that states the taxed percentage, which is the percentage of building materials upon which sales and use taxes were paid.
- [Contract price x Materials Percentage (Section 5)] X Tax Rate X Taxed Percentage (Section 4)

Contractor's Verified Tax Paid (Computation Method B).

The actual sales and use taxes paid by the contractor on purchases of building materials or annexed property is refunded. The contractor and subcontractor must provide detailed evidence of the sales or use taxes paid (for example, the contractor's invoice copies and listings supporting the <u>Business Nebraska and Local Use Tax Return, Form 2</u>).

Completion of Form 312C. Sections 1, 3, and 4 must be completed for each contract completed for the tax incentive applicant at the project. Section 2 must be completed if the contractor who is acting as purchasing agent for the tax incentive applicant delegates this authority to any subcontractor. Section 5 is only required for a contract for property annexed, but not incorporated into real estate, completed for an ImagiNE Nebraska Act applicant or a Nebraska Advantage Act applicant using Computation Method A.

Section 1. The tax incentive applicant must complete this section to designate the contractor as a purchasing agent for purposes of Neb. Rev. Stat. §§ 77-4106(3), 77-5726(3), and 77-6831, or the provisions of the contract must include the information for this section.

This section must be signed by the applicant's owner, partner, member, corporate officer, or other individual authorized to sign by a <u>power of attorney</u> on file with DOR or attached to this form.

Section 2. The prime contractor may delegate to its subcontractors the authority to act as a purchasing agent of the tax incentive applicant. The subcontractors must provide the contractor information for the sales or use taxes paid on materials incorporated into or annexed, but not incorporated into real estate. This section must be signed by an owner, officer, or an authorized power of attorney for the delegating contractor.

Section 3. Enter the cumulative percentage of the contract completed on each date. The contractor must certify the percentage of completion at those points in time which are critical to the determination of tax benefits under the tax incentive program. The date of application is the starting point for a tax incentive project. The end of the tax incentive applicant's project year is used to calculate tax investment for the project.

Section 4. State the percentage of materials upon which Nebraska sales or use taxes and any applicable local sales or use taxes were paid by an Option 2 or 3 contractor.

Section 5. Calculate the portion of the labor and materials contract upon which Nebraska or local sales or use taxes were paid by an Option 2 or 3 contractor.

Line 1. Enter the cost of materials before mark-up. Only include materials purchased by the contractor that remain with the tax incentive project. Items such as equipment rental and meal reimbursements should not be included.

Line 2. Enter the total costs for which taxes were paid to an Option 1 contractor. This would include labor cost for periods in which contractor labor was subject to tax.

Sections 3, 4, or 5 must be signed by an owner, officer, or an authorized power of attorney for the contractor or subcontractor.