## KANSAS DEPARTMENT OF REVENUE

## INGREDIENT OR COMPONENT PART EXEMPTION CERTIFICATE

The undersigned purchaser certifies that the tangible personal property purchased from:

Seller:	JEDWARDS INTERNATIONAL INC				
		Business Name			
Address:_	141 CAMPANELLI DRIVE	BRAINTREE	MA	02184	
	Street, RR, or P. O. Box	City	State	Zip + 4	
is exempt	from Kansas sales and compensating use t	tax for the following reason:			
of tan	. 79-3606(m) exempts all sales of tangible ր gible personal property or services produce nout the state of Kansas.				
Desci	ription of tangible personal property or s	ervices purchased: ra\	v materials /	ingredients	
	rsigned understands and agrees that if the purpose that is not exempt from sales or con				
Purchaser	r:				
		Business Name			
Kansas Ta	ax Registration Number: Kansas Sa	ales Tax Number or Kansas Manufacturers'	or Processors' Exemp	otion Number	
Address:					
_	Street, RR, or P. O. Box	City	State	Zip + 4	
Authorized	d Signature:		Date:		

## THIS CERTIFICATE MUST BE COMPLETED IN ITS ENTIRETY.

**WHO MAY USE THIS CERTIFICATE?** Any business registered with the Kansas Department of Revenue buying raw materials or parts that meet the definition of an ingredient or component part may use this certificate. The buyer must have either a Kansas sales tax number <u>or</u> a Kansas Manufacturers' or Processors' Sales Tax Exemption Certificate Number. Buyers from other states that are not registered in Kansas should use the Multi-Jurisdiction Exemption Certificate, Form ST-28M, to buy ingredient or component parts.

**WHAT PURCHASES ARE EXEMPT?** Only items that meet the definition of an ingredient or component part are exempt. Whether or not the item qualifies for exemption depends on **how it is used** in production or processing. An item may be taxable for one use and exempt for another use, even though purchased by the same consumer. Each item and its use must be separately measured against the definition to determine whether the sale is taxable or exempt.

**CONTAINERS AND SHIPPING CASES:** Included as ingredient or component parts are containers, labels, and shipping cases used to distribute property manufactured or produced for sale. To be exempt, the container or other shipping or handling material <u>must actually accompany</u> the product sold, and <u>must NOT be returned for reuse</u> to the manufacturer or producer. Containers, wrappers and other similar materials are TAXABLE when purchased by a business providing a nontaxable service or when used for any purpose other than the distribution and sale of taxable property.

**EXAMPLES:** The following items are exempt as ingredient or component parts when used in these industries or applications.

- Clay, paints, & glazes used to make pottery or china.
- Frames, springs, foam, & fabric used to make mattresses or furniture.
- · Gold, silver, gems and beads used to make jewelry.
- · Paper and ink used in the publication of newspapers.
- Styrofoam plates, cups, paper napkins, plastic silverware and take-out containers purchased by a restaurant.

**PROVIDING OF SERVICES:** The term "service" refers only to TAXABLE services. Businesses providing nontaxable services (accountants, doctors, lawyers, day care centers, etc.) must pay sales tax on all property used to provide their services.

**CONTRACTORS:** Contractors, subcontractors, and repairmen may NOT use this certificate to purchase their materials. Materials and parts purchased by contractors are TAXABLE unless purchased or removed from a tax-exempt inventory with a Project Exemption Certificate.

**RETAINING THIS CERTIFICATE:** Sellers should retain a completed copy of this certificate in their records for at least three years from the date of sale. A seller is relieved of liability for the tax if it obtains a completed exemption certificate from a purchaser with which the seller has a recurring business relationship. A certificate need not be renewed or updated when there is a recurring business relationship between the buyer and seller. A recurring business relationship exists when a period of no more than 12 months elapses between sales transactions.