

MC# 857946 EIN# 82-0885310 Phone: 916-835-4332 Fax: 916-706-3874

Web: www.fortexbrokerage.com Email: logistics@fortexbrokerage.com Address: 3250 Laurelhurst Dr #242

Rancho Cordova, CA 95670

ABOUT US

Fortex Brokerage Inc. provides cost effective solutions for shippers across the nation for various freight needs. We work with motor carriers which are equipped with 48ft and 53ft, dry van, temperature controlled refrigerated, flatbed and step deck trailers. In today's freight marketplace the biggest dilemma a shipper will face is continued carrier capacity. We understand that shippers need reliable service at competitive freight rates. Fortex Brokerage Inc. provides our shippers with motor carriers that have met the highest safety standards as set forth by the FMCSA.

SURETY BOND

HCC Surety Group

Phone: (916) 568-7818 Ext. 1502 Address: 1610 Arden Way Ste 273

Sacramento, CA 95815

Web: www.hccsurety.com



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Address: 3250 Laurelhurst Dr #242
Rancho Cordova, CA 95670

ATTN: ACCOUNTS PAYABLE DEPT

Please take time to fill out this form with your choice of one of the following payment options below.

COMPANY NAME:			
COMPANY NAME:			
PHONE:	EXT: _		
EMAIL:	DATE: _		
PLEASE CHECK ONE OF THE FOL	LOWING PA	YMENT OPT	IONS BELOW
	LUWING PA	YMENI UPI	IUNS BELUW
☐ Mail (original paperwork via UPS, USPS, FedEx, Etc)			
☐ E-Mail (Invoice and Scanned Originals)			
☐ Fax (Invoice and Scanned Originals)	Fax #:		



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Rancho Cordova, CA 95670

SHIPPER-BROKER TRANSPORTATION SERVICES AGREEMENT

THIS AGREEME	ENT ("Agreement") IS MADE THIS:
DATE:	, 20
BETWEEN:	FORTEX BROKERAGE INC.
	9449 Roseport Way
	Sacramento, CA 95826
	"SHIPPER"
AND:	

RECITALS

- **A.** Fortex Brokerage Inc. is licensed as a Property Broker by the Federal Motor Carrier Safety Administration (FMCSA) in Docket Number MC-857946 and, as a licensed broker, arranges for freight transportation.
- **B.** SHIPPER, to satisfy some of its transportation needs, desires to utilize the services of Fortex Brokerage Inc. to arrange for transportation of SHIPPER's freight.

AGREEMENT

1. <u>TERM.</u> Subject to Section 11, the term of this Agreement shall be one (1) year, commencing on the date first mentioned above, and shall automatically renew for successive one year periods; provided, however, that either Party may terminate this Agreement on 30 days written notice to the other Party, with or without cause, or as otherwise provided in this Agreement.

- 2. SERVICE. Fortex Brokerage Inc. agrees to arrange for transportation of SHIPPER's freight pursuant to the terms and conditions of this Agreement and in compliance in all material respects with all federal, state and local laws and regulations relating to the brokerage of the freight covered by this Agreement. SHIPPER is not restricted from tendering freight to other brokers, or directly to motor carriers. Fortex Brokerage Inc. is not restricted from arranging transportation for other parties. SHIPPER shall be responsible to Fortex Brokerage Inc. for timely and accurate delivery instructions and description of the cargo, including any special handling requirements, for any shipment. Fortex Brokerage Inc's responsibility under this Agreement shall be limited to arranging for, but not actually performing, transportation of SHIPPER's freight.
- 3. FREIGHT CARRIAGE. Fortex Brokerage Inc. warrants that it has entered into, or will enter into, bilateral contracts with each carrier it utilizes in the performance of this Agreement. Fortex Brokerage Inc. further warrants that those contracts comply with all applicable federal and state regulations and shall include the following provisions:
 - a. Carrier shall be at all times a motor carrier under 49 USC 13102(14) and be duly registered with the Department of Transportation pursuant to 49 USC 13902 and 13905.
 - **b.** Carrier shall agree to defend, indemnify and hold Fortex Brokerage Inc. and SHIPPER harmless from all damages, claims or losses arising out of its performance of the Agreement, including cargo loss and damage, theft, delay, damage to property, and personal injury or death to the extent allowed by law.
 - c. Carrier shall agree that its liability for cargo loss or damage shall be no less than that of a Common Carrier as provided for in 49 USC 14706 (the Carmack Amendment). Exclusions in Carrier's insurance coverage shall not exonerate Carrier from this liability.
 - **d.** Carrier shall agree to maintain at all times during the term of the contract, insurance coverage with limits not less than the following:

General Liability / Property Damage \$1,000,000
Auto Liability \$1,000,000
Cargo Liability \$100,000
Worker's Comp. as req. by law.

Fortex Brokerage Inc. shall verify that each carrier it utilizes in the performance of this Agreement has insurance coverage as defined above.

- **e.** Carrier shall agree that the provisions contained in 49 CFR Part 370 shall govern the processing of claims for loss, damage, injury or delay to property and the processing of salvage.
- f. Carrier shall authorize Fortex Brokerage Inc. to invoice SHIPPER for services provided by the Carrier. Carrier shall further agree that Fortex Brokerage Inc. is the sole party responsible for payment of its invoices and that, under no circumstance, will Carrier seek payment from the SHIPPER, consignee or Fortex Brokerage Inc. customer.
- g. Carrier shall agree that, at no time during the term of its contract with Fortex Brokerage Inc, shall it have an "Unsatisfactory" safety rating or otherwise be placed "out of service" or prohibited by the FMCSA or USDOT from legally transporting the shipment. If Carrier receives an

"Unsatisfactory" safety rating or is otherwise placed "out of service" or is prohibited by the FMCSA or USDOT from legally transporting the shipment, it shall immediately notify Fortex Brokerage Inc. Fortex Brokerage Inc. shall not knowingly utilize any carrier with an "Unsatisfactory" safety rating or that is otherwise placed "out of service" or prohibited by the FMCSA or USDOT from legally transporting the shipment in the performance of this Agreement.

- h. Carrier shall agree that the terms and conditions of its contract with Fortex Brokerage Inc. shall apply on all shipments it handles for Fortex Brokerage Inc. Any terms in a tariff that are referenced in the carrier contract which are inconsistent with the contract shall be subordinate to the terms of the contract.
- i. Carrier shall expressly waive all rights and remedies under Title 49 U.S.C., Subtitle IV, Part B to the extent they conflict with the contract.
- j. Fortex Brokerage Inc. further warrants it will require proof of insurance and operating authority from each Carrier and, should Fortex Brokerage Inc. utilize the services of any Carrier on SHIPPER's behalf, which Carrier does not have proof of insurance and/or operating authority, Fortex Brokerage Inc. agrees to indemnify and hold harmless SHIPPER from all legitimate claims not paid by Carrier, including but not limited to cargo loss and damage claims.
- 4. RECEIPTS AND BILLS OF LADING. All shipments for which Fortex Brokerage Inc. arranges transportation shall move under and be governed by the terms and conditions of the Standard Truckload Bill of Lading, regardless of any other form or receipt which may be issued by the consignor, and whether or not signed by a driver or agent of the carrier. Non-conforming bills of lading shall be a receipt for goods only. Carrier, not Fortex Brokerage Inc, is to be named on the bill of lading as "carrier of record" and any designation of Fortex Brokerage Inc. as the "carrier" shall be of no effect. Customer's or carrier's insertion of Fortex Brokerage Inc. name on the bill of lading shall be for Customer convenience only and shall not change Fortex Brokerage Inc's status as a property broker.
- 5. PAYMENTS. Fortex Brokerage Inc. shall invoice SHIPPER for its services in accordance with the rates, charges and provisions set forth in the Service Order, and any written supplements or revisions that are mutually agreed to between the Parties. If rates are negotiated between the Parties and not otherwise confirmed in writing, such rates shall be considered "written," and shall be binding, upon FBI's invoice to SHIPPER and SHIPPER's payment to FBI. SHIPPER agrees to pay Fortex Brokerage Inc's invoice within 30 days of invoice date without deduction or setoff. Fortex Brokerage Inc. shall apply payment to the amount due for the specified invoice, regardless whether there are earlier unpaid invoices. Payment of the freight charges to Fortex Brokerage Inc. shall relieve SHIPPER, Consignee or other responsible party of any liability to the carrier for non-payment of its freight charges; and Fortex Brokerage Inc. hereby covenants and agrees to indemnify SHIPPER, Consignee or other responsible party against such liability.

6. **CLAIMS.**

a. <u>Freight Claims:</u> SHIPPER must file claims for cargo loss or damage with Fortex Brokerage Inc. within one hundred eighty (180) days from the date of such loss, shortage or damage, which for purposes of the Agreement shall be the delivery date or, in the event of non-delivery, the scheduled delivery date. SHIPPER must file any civil action againstFortex Brokerage Inc. in a Court of Law within two (2) years from the date the carrier or Fortex Brokerage Inc. provides written notice to

SHIPPER that the carrier has disallowed any part of the claim in the notice. Carriers utilized by Fortex Brokerage Inc. shall agree in writing with Fortex Brokerage Inc. to be liable for cargo loss or damage as outlined in Section 3.c. above. The carriers' cargo liability for any one shipment shall not exceed Any amount over (\$ 100,000) unless Fortex Brokerage Inc. is notified by SHIPPER in writing of the increased value prior to shipment pickup, with reasonable advance notice to allow Fortex Brokerage Inc. and/or the carrier to procure additional insurance coverage, and Fortex Brokerage Inc. accepts in writing the shipment and increased liability. It is understood and agreed that Fortex Brokerage Inc. is not a Carrier and that Fortex Brokerage Inc. shall not be held liable for loss, damage or delay in the transportation of SHIPPER's property unless caused by Fortex Brokerage Inc's negligent acts or omissions in the performance of this Agreement. Fortex Brokerage Inc. shall assist SHIPPER in the filing and/or processing of claims with the Carrier. If payment of claim is made by Fortex Brokerage Inc. to SHIPPER, SHIPPER automatically assigns its rights and interest in the claim to Fortex Brokerage Inc. so as to allow Fortex Brokerage Inc. to subrogate its loss. In no event shall Fortex Brokerage Inc. or Fortex Brokerage Inc's Carrier be liable to SHIPPER or anyone else for special, incidental, or consequential damages that relate to loss, damage or delay to a shipment, unless SHIPPER has informed Fortex Brokerage Inc. in written or electronic form, prior to or when tendering a shipment or series of shipments to Fortex Brokerage Inc, of the potential nature, type and approximate value of such damages, and Fortex Brokerage Inc. specifically agrees in written or electronic form to accept responsibility for such damages.

b. All Other Claims: The Parties shall notify each other within sixty (60) days of learning of any claims other than cargo loss or damage claims, and shall file any such claims with the other Party within one hundred eighty (180) days from the date of notice. Civil action, if any, shall be commenced in a Court of Law within two (2) years from the date either Party provides written notice to the other Party of such a claim.

- **8.** <u>SURETY BOND.</u> Fortex Brokerage Inc. shall maintain a surety bond or trust fund agreement as required by the Federal Motor Carrier Safety Administration in the amount of \$75,000 and furnish SHIPPER with proof upon request.
- 9. TEMPERATURE CONTROLLED FREIGHT. Fortex Brokerage Inc. understands and acknowledges that a portion of SHIPPER's freight may need to be temperature controlled (generally, but not always, refrigerated) and that the temperature maintenance requirements specified by SHIPPER for a shipment are mandatory and will be strictly enforced by SHIPPER, its customers, and the consignees receiving the shipment. The specific temperature requirements for a shipment must be set forth on the Service Order and SHIPPER prepared bill of lading for that shipment. Fortex Brokerage Inc. will require the carrier to maintain the freight at the temperature specified in the Service Order and SHIPPER prepared bill of lading at all times while the freight is in the carrier's possession or control.
- 10. <u>DEFAULT.</u> Both parties will discuss any perceived deficiency in performance and will promptly endeavor to resolve all disputes in good faith. However, if either party materially fails to perform its duties under this Agreement, the party claiming default may terminate this Agreement on ten (10) days written notice to the other Party. SHIPPER shall be responsible to pay Fortex Brokerage Inc. for any services performed prior to the termination of this Agreement and for shipments not yet completed and/or not yet invoiced to SHIPPER.
- **11.** <u>INDEMNIFICATION.</u> Subject to the insurance limits in Section 7, Fortex Brokerage Inc. and SHIPPER shall defend, indemnify and hold each other harmless against any claims, actions or damages,

including, but not limited to, cargo loss, damage, or delay, and payment of rates and/or accessorial charges to Carriers, arising out of their respective performances under this Agreement, provided, however, the indemnified party shall not offer settlement in any such claim without the agreement of the indemnifying party which agreement shall not be unreasonably withheld. If the indemnified party offers or agrees to a settlement for such a claim without the written agreement of the indemnifying party, the indemnifying party shall be relieved of its indemnification obligation. Neither party shall be liable to the other party for any claims, actions or damages due to the negligence of the other party. Although Section 7 only imposes insurance requirements upon Fortex Brokerage Inc, for purpose of this Section 12, those amounts also shall limit the scope of SHIPPER's indemnification obligations. The obligation to defend shall include all costs of defense as they accrue.

- 12. <u>ASSIGNMENT/MODIFICATIONS OF AGREEMENT.</u> Neither party may assign or transfer this Agreement, in whole or in part, without the prior written consent of the other party. No amendment or modification of the terms of this Agreement shall be binding unless in writing and signed by the Parties.
- 13. <u>SEVERABILITY/SURVIVABILITY.</u> In the event that the operation of any portion of this Agreement results in a violation of any law, or any provision is determined by a court of competent jurisdiction to be invalid or unenforceable, the Parties agree that such portion or provision shall be severable and that the remaining provisions of the Agreement shall continue in full force and effect. The representations and obligations of the Parties shall survive the termination of this Agreement for any reason.
- 14. <u>INDEPENDENT CONTRACTOR.</u> It is understood between Fortex Brokerage Inc. and SHIPPER, that Fortex Brokerage Inc. is not an agent for the Carrier or SHIPPER and shall remain at all times an independent contractor. SHIPPER does not exercise or retain any control or supervision over Fortex Brokerage Inc, its operations, employees, or carriers.
- 15. NO AUTHORITY TO BIND SHIPPER. Fortex Brokerage Inc. is not and at no time shall be an agent or employee of SHIPPER, and at no time shall Fortex Brokerage Inc. represent itself to be an agent or employee of SHIPPER. Fortex Brokerage Inc. has no authority whatsoever to act for or on behalf of SHIPPER or to bind SHIPPER in any regard.
- 16. NONWAIVER. Failure of either party to insist upon performance of any of the terms, conditions or provisions of this Agreement, or to exercise any right or privilege herein, or the waiver of any breach of any of the terms, conditions or provisions of this Agreement, shall not be construed as thereafter waiving any such terms, conditions, provisions, rights or privileges, but the same shall continue and remain in full force and effect as if no forbearance or waiver had occurred.

17. <u>NOTICES.</u> Unless the Parties notify each other in writing of a change of address, any and all notices required or permitted to be given under this Agreement shall be in writing (or fax with machine imprint on paper acknowledging successful transmission) and shall be addressed as follows

Fortex Brokerage Inc.	"SHIPPER"
Irina Lungu, President	
3250 Laurelhurst Dr #242	
Rancho Cordova, CA 95670	
Phone: (916) 835-4332	
Fax: (916) 706-3874	Phone:
	Fax:

- 18. FORCE MAJEURE. Neither Party shall be liable to the other for failure to perform any of its obligations under this Agreement during any time in which such performance is prevented by fire, flood, or other natural disaster, war, embargo, riot, civil disobedience, or the intervention of any government authority, or any other cause outside of the reasonable control of the SHIPPER or Fortex Brokerage Inc, provided that the Party so prevented uses its best efforts to perform under this Agreement and provided further, that such Party provide reasonable notice to the other Party of such inability to perform.
- 19. <u>CHOICE OF LAW.</u> All questions concerning the construction, interpretation, validity and enforceability of this Agreement, whether in a court of law or in arbitration, shall be governed by and construed and enforced in accordance with the laws of the State of California, without giving effect to any choice or conflict of law provision or rule that would cause the laws of any other jurisdiction to apply.
- **20.** <u>VENUE.</u> Any action or proceeding seeking to enforce any provision of, or based on any right arising out of, this Agreement must be brought against any of the parties in Superior Court of California county of Sacramento or, subject to applicable jurisdictional requirements, in the United States District Court for the District of California, Sacramento Division, and each of the parties consents to the exclusive jurisdiction of such courts (and the appropriate appellate courts) in any such action or proceeding and waives any objection to such venue.
- 22. ATTORNEY FEES. If any arbitration, suit, or action is instituted to interpret or enforce the provisions of this Agreement, to rescind this Agreement, or otherwise with respect to the subject matter of this Agreement, the party prevailing on an issue will be entitled to recover with respect to such issue, in addition to costs, reasonable attorney fees incurred in the preparation, prosecution, or defense of such arbitration, suit, or action as determined by the arbitrator or trial court, and if any appeal is taken from such decision, reasonable attorney fees as determined on appeal.
- 23. <u>CONFIDENTIALITY.</u> Fortex Brokerage Inc. shall not utilize SHIPPER's name or identity in any advertising or promotional communications without written confirmation of SHIPPER's consent and the Parties shall not publish, use or disclose the contents or existence of this Agreement except as necessary to conduct their operations pursuant to this Agreement. Fortex Brokerage Inc. will require its carriers and/or other brokers to comply with this confidentiality clause.
- **24. ENTIRE AGREEMENT:** This Agreement, including all Appendices and Addenda, and any Service Order or Load Confirmation with respect to a shipment, constitutes the entire agreement intended by and between the Parties and supersedes all prior agreements, representations, warranties, statements,

respect	to the subject matter hereof.	
respect		hereto have caused this Agreement to be executed in their esentatives as of the dates first above written.
	FORTEX BROKERAGE, INC.	"SHIPPER"
Signatu	ıre:	Signature:
	Irina Lungu	Name Printed:
Name P	Printed:	
	Irina Lungu	Title:
Title:	Admin of Operations	

APPLICATION FOR CREDIT

COMPANY INFORMATION

COMPANY NAME:					
STREET ADDRESS:					
CITY:		STATE:	ZIP CC	DDE:	
PHONE:	FAX		E-M	1AIL:	
ESTIMATED ANNU	IAL SALES:		YEAR ESTABLISH	HED:	
BUSINESS IS: SC	LE PROPRIETOR	SHIP	☐ PARTNERSHIP	□ CORPO	RATION
etc?if yes, pl	ease explain:				
		skruptcy?			
BANK NAME:					
Checking \Box	Savings 🛚				
Address:			(2) Name:		
			DBA:		
Phone:	Fax:		Account#:	Contact:	
			Address:		_
T D (City:	States:	Zip:
Trade References			Phone:	Fax	
(1) Name:			(3) Name:		
DBA:					
Account#:	Contact:			Contact:	
Address:					
City:	States:	Zip:			
Phone:	Fax				

TERMS AND CONDITIONS

I understand and agree that should credit be extended, all payments are due next 30 days. Accounts that are in arrears will not be extended additional credit. A finance charge will be applied to all unpaid balance on bills that are 45 days from date of service. That rate will be applied at 1.50 per month. Any disputed charges must be brought to our attention within 10 business days upon receipt of freight bills for immediate resolution. I further agree to pay all cost including collection fees and / or reasonable attorney fees should this become a credit default. I hereby certify that all my statements made herein are correct and authorized you to obtain any information you require concerned statements herein.

Signature:	Title:			
Printed Name:				



1200 New Jersey Ave., S.E. Washington, DC 20590

SERVICE DATE April 18, 2017

LICENSE

MC-857946-B

U.S. DOT No. 2994090 FORTEX BROKERAGE INC SACRAMENTO, CA

This License is evidence of the applicant's authority to engage in operations, in interstate or foreign commerce, as a broker, arranging for transportation of freight (except household goods) by motor vehicle.

This authority will be effective as long as the broker maintains insurance coverage for the protection of the public (49 CFR 387) and the designation of agents upon whom process may be served (49 CFR 366). The applicant shall also render reasonably continuous and adequate service to the public. Failure to maintain compliance will constitute sufficient grounds for revocation of this authority.

Jeffrey L. Secrist, Chief

Affy t. Swit

Information Technology Operations Division

FMCSA Motor Carrier

USDOT Number: 2994090 DOCKET Number: MC857946

Legal Name: FORTEX BROKERAGE INC

DBA (Doing-Business-As) Name



ADDRESSES

Business Address: 3250 Laurelhurst Dr #242

Rancho Cordova, CA 95670

Business Phone: 916-835-4332

Mail Address:

Mail Phone: Mail Fax: Undeliverable Mail: NO

Business Fax:

AUTHORITIES

Common Authority:NONEApplication Pending:NOContract Authority:NONEApplication Pending:NOBroker Authority:ACTIVEApplication Pending:NO

Property: YES Passenger: NO Household Goods: NO

Private: NO Enterprise: NO

INSURANCE REQUIREMENTS

BIPD Exempt: NO **BIPD Waiver: NO BIPD Required:** \$0 BIPD on File: \$0 Cargo Exempt: NO Cargo Required: NO Cargo on File: NO BOC-3: YES **Bond Required:** YES Bond on File: YES

Blanket Company: TRUCK PROCESS AGENTS OF AMERICA, INC

COMMENTS

Active/Pending Insurance:

Form: 84 Type: Surety Posted Date: 03/14/2018

Policy/Surety Number: 100384989 Coverage From: \$0 To: \$75000

Effective Date: 03/13/2018 Cancellation Date:

Insurance Carrier: AMERICAN CONTRACTORS INDEMNITY COMPANY

Attn: ICC BROKER - RENEWAL DEPARTMENT Address: 801 S. FIGUEROA STREET, SUITE 700

LOS ANGELES, CA 90017 US

* If a carrier is in compliance, the amount of coverage will always be shown as the required Federal minimum (\$5,000 per vehicle, \$10,000 per occurrence for cargo insurance, \$75,000 for bond/trust fund insurance for brokers and freight forwarders). The carrier may actually have higher levels of coverage.

FMCSA Motor Carrier

USDOT Number: 2994090 DOCKET Number: MC857946

Legal Name: FORTEX BROKERAGE INC

DBA (Doing-Business-As) Name



REJECTED INSURANCES

Form: Type:

Policy/Surety Number: Coverage From: 0\$ To: \$0

Received: Rejected:

Rejected Reason:

INSURANCE HISTORY:

Form: 84 Type: SURETY

Policy/Surety Number:615995811Coverage From:0\$To:\$75,000*Effective Date From:04/03/2017To:03/13/2018Disposition:Replaced

Insurance Carrier: UNITED STATES FIRE INSURANCE CO.

Attn: TO REPORT A CLAIM CALL 888-890-1500

Address: 305 MADISON AVE.

MORRISTOWN, NJ 07962-1973 US

Telephone: 973-490-6000 **Fax:** 973-490-6448

* If a carrier is in compliance, the amount of coverage will always be shown as the required Federal minimum (\$5,000 per vehicle, \$10,000 per occurrence for cargo insurance, \$75,000 for bond/trust fund insurance for brokers and freight forwarders). The carrier may actually have higher levels of coverage.

		AUTHORITY HISTORY		
Sub No.	Authority Type	Original Action		Disposition Action
	PROPERTY BROKER	GRANTED	04/18/2017	
	PROPERTY BROKER	DISMISSED	04/07/2014	

PENDING APPLICATION						
Authority Type Filed Status Insurance BOC-3						

PENDING APPLICATION						
Authority Type	1 st Serve Date	2 nd Server Date	Insurance	BOC-3		

Form W-9

(Rev. October 2018)
Department of the Treasury
Internal Revenue Service

Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information

Give Form to the requester. Do not send to the IRS.

memu	Name (as shown on your income tax return). Name is required on this line; do			_	_	_		_	_	
	FORTEX BROKERAGE INC	Hot reave this line blank.								
	2 Business name/disregarded entity name, if different from above									
age 3.	3 Check appropriate box for federal tax classification of the person whose name following seven boxes.	on of the person whose name is entered on line 1. Check only one of the			4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):					
s on p	☐ Individual/sole proprietor or ☐ C Corporation ☑ S Corporation single-member LLC	☐ Partnership ☐ Trust/estate			Exempt payee code (if any)					
tion	Limited liability company. Enter the tax classification (C=C corporation, S=	S corporation, P=Partner	rship) ►							
Print or type. Specific Instructions on page	Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check					Exemption from FATCA reporting code (if any)				
eci	☐ Other (see instructions) ►				(Applies to	account	s maintain	ed out	tside t	he U.S.)
Sp	5 Address (number, street, and apt. or suite no.) See instructions.	N.	Requester's nan	ne a	nd addre	ss (op	tional)			
See	3250 Laurelhurst Dr #242		(A)							
	6 City, state, and ZIP code			1						
	Rancho Cordova CA 95670			_					_	- 1
	7 List account number(s) here (optional)									
Par	Taxpayer Identification Number (TIN)				_	_	_	_	_	
	your TIN in the appropriate box. The TIN provided must match the name	e civen on line 1 to a	roid Social	sec	urity nu	mber		_	_	_
backu	up withholding. For individuals, this is generally your social security num	ber (SSN), However, 1	for a	T	7 [T	1 [T	\neg	
reside entitie	ent alien, sole proprietor, or disregarded entity, see the instructions for F es, it is your employer identification number (EIN). If you do not have a n	Part I, later. For other	at a		-	1	-		- I	
TIN, la	ater.	umber, see now to ge	or	-					_	
	If the account is in more than one name, see the instructions for line 1.	Also see What Name	and Emplo	yer	identific	ation	numbe	er .		
Numb	per To Give the Requester for guidelines on whose number to enter.		8 2	٦.	- 0	8 8	5	3	1	0
		1.52	0 2		1 0	٥	٦	3	٠,	0
Par										
	r penalties of perjury, I certify that: e number shown on this form is my correct taxpayer identification numb									
2. I ar Ser	m not subject to backup withholding because: (a) I am exempt from bac rvice (IRS) that I am subject to backup withholding as a result of a failur longer subject to backup withholding; and	kup withholding, or (t	o) I have not bee	n n	otified b	y the	Interr	nal F	e th	nue at I am
3. I ar	m a U.S. citizen or other U.S. person (defined below); and									
4. The	e FATCA code(s) entered on this form (if any) indicating that I am exemp	ot from FATCA reporti	ng is correct.							
you h acqui other	fication instructions. You must cross out item 2 above if you have been not ave failed to report all interest and dividends on your tax return. For real estistion or abandonment of secured property, cancellation of debt, contribution than interest and dividends, you are not required to sign the certification, but the contribution of the certification of the certification of the certification.	tate transactions, item ons to an individual ret	2 does not apply frement arranger	. Fo	r mortg	age in	terest	paid	i,	ante
Sign		Charles !	Date ► / -	- [ο.	20	0/9	7		
Ge	neral Instructions	• Form 1099-DIV (cfunds)	dividends, includ	ding	those f	rom s	stocks	orr	nut	ual
Secti	ion references are to the Internal Revenue Code unless otherwise d.	Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)								
relate	re developments. For the latest information about developments ad to Form W-9 and its instructions, such as legislation enacted	Form 1099-B (sto transactions by bro		nd s	sales ar	d cer	tain of	ther		
	they were published, go to www.irs.gov/FormW9.	• Form 1099-S (pro	oceeds from rea	l es	tate tra	nsact	ions)			
Pur			Form 1099-K (merchant card and third party network transactions)						ons)	
inform	adividual or entity (Form W-9 requester) who is required to file an mation return with the IRS must obtain your correct taxpayer	• Form 1098 (home 1098-T (tuition)	e mortgage inter	rest	, 1098-	E (stu	ident l	oan	inte	erest),
(SSN	ification number (TIN) which may be your social security number I), individual taxpayer identification number (ITIN), adoption	• Form 1099-C (ca		10						
taxpa	ayer identification number (ATIN), or employer identification number	• Form 1099-A (acc								
amou	, to report on an information return the amount paid to you, or other unt reportable on an information return. Examples of information as include, but are not limited to, the following.	Use Form W-9 o alien), to provide y	our correct TIN.				-			
	rm 1099-INT (interest earned or paid)	If you do not reto be subject to back later.	um Form W-9 to up withholding.	See	e reque What	ster w	kup w	//////////////////////////////////////	you oldi	might ng,