

### Thank you for choosing ACamera!

The application for establishing a Rental Account to rent equipment from ACamera is on the following pages.

Here are a few notes about completing the Rental Contract and information on renting from ACamera:

- Please fill out all sections completely, initial each page that requires initialing on the lower right and sign each section where it asks for a signature to complete the application.
- Please use your computer to type in your information if possible so there is less chance of misinterpreting your information.
- Once you have typed your information in all sections of the form, please print it out and sign, then scan and email it to the representative at ACamera that is working with you.
- We require a credit card to be on file. You do not have to use the credit card you put on file with us to pay for your rental unless you wish to. We will not automatically charge invoices to the credit card on file unless you instruct us to. All credit card transactions are subject to a 5% convenience transaction fee. To avoid this fee you may pay by check or use the link on the invoice to pay online.
- Please pay the invoice by the due date on the invoice or any discounts if applicable will be forfeit.
- Payment in advance of equipment being prepped or released may be required for first time customers.
- ACamera's W9 is included in this group of documents for your records.



### YOU MUST INSURE ALL THE EQUIPMENT.

You must at all times during the rental maintain in full force and effect insurance covering all equipment rented from ACamera and all sources for full replacement cost.

You must deliver to ACamera evidence of the insurance coverage in the form of a Certificate of Insurance satisfactory to ACamera prior to taking possession of equipment. Such insurance shall be written by reputable insurers acceptable to ACamera; your insurers shall agree to be the primary insurers of such Equipment during the rental period.

Lapse or cancellation of the required insurance shall be an immediate and automatic default of the Rental Contract and the insurance requirements of ACamera by you. Should you fail to procure or pay the cost of maintaining in force the insurance specified in the Rental Contract or to provide to ACamera at any time upon request satisfactory evidence of the required insurance, ACamera may do any or all of the following:

- 1) Procure insurance to cover your rental of equipment through ACamera and you shall reimburse on demand ACamera for its cost.
- 2) Require you to immediately return the equipment to ACamera.
- 3) Take equipment from you without warning and ACamera will not be held liable in any way for doing so.

On the following page is a sample insurance certificate for your and your insurance agent's reference as to what is required.



## CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) MM/DD/YYYYY

THIS CERT IFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AF FIRMATIVELY OR NEGAT IVELY AMEND. EXT END OR ALITER THE COVERAGE AF FORDED BY THE POLICIES BELOW. THIS CERT IFICATE OF INSURANCE DOES NOT CONST. ITUTE A CONTRACT. BETWEEN THE ISSUING INSURER(S), AUT. HORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the

certificate holder in lieu of such en	idorsement(s).						
PRODUCER		CONTACT Account Representative					
Your Insurance Company Name		PHONE (A/C, No, Ext): 123-555-1234	FAX (A/C, No): 123-55	5-4321			
123 Insurance Street.		E-MAIL accountrep@yourinsurancecompany	.com				
City, ST. 00000		PRODUCER CUSTOMER ID #:					
		INSURER(S) AFFORDING COVERAGE		NAIC#			
INSURED		INSURER A: ABC INSURANCE COMPANY		12345			
		INSURER B:					
YOUR PRODUCTION COMPANY	NY	INSURER C:					
123 MAIN STREET		INSURER D :					
CITY, ST. 00000		INSURER E :					
		INSURER F:					
COVERAGES	CERTIFICATE NUMBER:	REVISION NUM	/IBER:				
		VE BEEN IS SUED TO THE INSURED NAMED A BOV OF A NY CONTRACT OR OTHER DO CUMENT WITH					

CERTIFICATE MAY BE IS SUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS,

E	EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.									
INSR LTR			SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS			
	GENERAL LIABILITY				MM/DD/YY	MM/DD/YY	EACH OCCURRENCE	\$ 1,000,000		
	X COMMERCIAL GENERAL LIABILITY				,22,	IVIIVI/DD/111	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 50,000		
lΑ	CLAIMS-MADE X OCCUR	Χ		11111			MED EXP (Any one person)	\$ 5,000		
							PERSONAL & ADV INJURY	\$ 1,000,000		
							GENERAL AGGREGATE	\$ 2,000,000		
1	GEN'L AGGREGATE LIMIT APPLIES PER:						PRODUCTS - COMP/OP AGG	\$ 1,000,000		
	X POLICY PRO- JECT LOC							\$		
	AUTOMOBILE LIABILITY				MM/DD/YY	MM/DD/YY	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000		
1	ANY AUTO						BODILY INJURY (Per person)	\$		
А	ALL OWNED AUTOS			22222			BODILY INJURY (Per accident)	\$		
	SCHEDULED AUTOS HIRED AUTOS			* If Hired Auto Physical Damage is included under the Misc. Equipment, it			PROPERTY DAMAGE (Per accident)	\$		
1	NON-OWNED AUTOS			should read as follows: "Misc. Equipment			PHYSICAL DAMAGE LIMIT	\$ INCLUDED*		
	HIRED AUTO PHYSICAL DAMAGE*			includes Physical Damage to Automobiles & Production Vehicles"			PHYSICAL DAMAGE DEDUCT	*		
	UMBRELLA LIAB OCCUR						EACH OCCURRENCE	\$		
1	EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$		
1	DEDUCTIBLE							\$		
	RETENTION \$							\$		
1	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY				MM/DD/YY	MM/DD/YY	X WC STATU- OTH- TORY LIMITS ER			
Α	ANY PROPRIETOR/PARTNER/EXECUTIVE N/A			33333			E.L. EACH ACCIDENT	\$ 100,000		
1	(Mandatory in NH)						E.L. DISEASE - EA EMPLOYEE	\$ 500,000		
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 100,000		
	MISCELLANEOUS EQUIPMENT THIRD PARTY PROPERTY DAMAGE (Special Form, Replacement Cost or Legal Liability*.	World	dwide)	44444	MM/DD/YY	MM/DD/YY	LIMIT: \$1,000,000 DEDUCTIBI LIMIT: \$1,000,000 DEDUCTIBI (*Actual Cash Valuation on Auton	LE: \$1,500		
DES	DESCRIPTION OF OREDATIONS / OCATIONS / VEHICLES (Attack) ACORD 101 Additional Powerles School in the response is required.									

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)

Certificate Holder is included as Additional Insured and Loss Payee. Includes a Waiver of Subrogation on the Workers Compensation.

Coverage is Primary and Non-contributory.

Miscellaneous Equipment does not include an Unattended Vehicle Theft Exclusion.

CERTIFICATE HOLDER	CANCELLATION
ACamera Corporation 8269 E. 23rd Ave., Suite 101	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
Denver, CO. 80238	AUTHORIZED REPRESENTATIVE



This AGREEMENT is made and entered into this date \_\_\_\_\_\_\_between ACamera

Corporation (hereinafter "ACamera"), 8269 E. 23 <sup>rd</sup> Ave., Suite 101, Denver, CO 80236 Corporation and (hereinafter "You or You						
	TERMS & CONDITIONS					
ACa	These terms and conditions form the Rental Contract (the "Rental Contract") between You and amera and apply to all the equipment and/or vehicles (the "Equipment") rented by You.					
1)	<b>Inspection.</b> Customer (You) acknowledge(s) that s/he has examined and tested the items of equipment listed herein and/or listed on the rental order form or quote (the "Equipment") and that the same are in good working condition and accept the same as is, and without any rental reductions or claim therefore. You acknowledge that this Equipment is rented to You without warranty or guarantee of any kind express or implied and that ACamera assumes no responsibility, implied in fact or law, for the performance or non-performance of said Equipment. You shall return to ACamera, at Your expense, for exchange for other Equipment, any listed item which, subsequent to delivery, becomes inoperable.					
2)	<b>Delivery and Storage.</b> You agree that You take delivery of the Equipment and assume all risk of loss from the time that the Equipment is set aside from ACamera's rental inventory at its facility for Your use and/or it leaves a sub-rental facility that ACamera has acquired equipment from. You are responsible for any and all damage caused to the Equipment, property and person(s) during testing and for this entire Agreement term and until the Equipment is returned to ACamera or any sub-rental facility, in the same condition and working order as when it left such facility.					

You are also responsible for damage to the equipment while, as a courtesy to You, it is stored by ACamera and during the camera check out procedure. ACamera shall be acting as an agent for You for any property stored or transported on behalf of You and shall be free from any responsibility for damage to such property.

- 3) **Use.** The Equipment or any part thereof, may not be removed from the United States, and shall not be subleased or assigned, without ACamera's prior written consent. Any unpermitted attempt to assign or sublease without ACamera's written permission shall be null and void. The Equipment shall be used only by Your duly qualified employees and/or agents. You shall keep the Equipment in Your sole care, custody and control and shall not permit it to be used in violation of any federal, state or municipal statues, rules or regulations.
- 4) **Return, Repair, Maintenance.** If any item of Equipment is returned in a damaged, destroyed or non-working condition, or if any such item is not returned for any reason (including, but not limited to, destruction, confiscation, theft or act of God), You shall pay to ACamera, the cost to replace the



same item, equivalent, or better new model if more immediately available, at current retail price without deduction for depreciation. The Vendor for such repair or replacement shall be identified by ACamera at its sole discretion. In determining whether Equipment shall be replaced or repaired, ACamera's judgment shall be conclusive upon You. Notwithstanding anything to the contrary in this Agreement and regardless of when You pay ACamera, in the event of loss or damage to the Equipment, You shall be liable to pay rent at full rental rate for the Equipment item(s) irrespective of any package or others discounts agreed to at the inception of this Rental Contract, until all of the Equipment has actually been repaired and/or replaced, returned to ACamera's rental inventory and ACamera's invoice to You for loss and damages has been paid in full. If requested, You shall immediately advance the money to pay for the repair or replacement of missing or damaged Equipment. You acknowledge that there may be delays in repair or replacement attributed to causes beyond ACamera's control. The acceptance of the return of the Equipment is not a wavier by ACamera of any claims that it may have against You, or a waiver of any claims by ACamera for latent or patent damage to the Equipment.

5) Rates and Late Charges. The terms of payment are based upon Your credit information at the time of rental. Should there be any change in such information, You agree that ACamera may, at its sole discretion and without necessity of notice to You, revise the amount and terms of payment for this Rental Contract.

The first rental day shall be the day after delivery to You or the first day the Equipment is used by You, whichever comes first. The last rental day shall be the last day the equipment is used, if returned between 8:00-10:00 AM the next business day. If the equipment is not returned between 8:00-10:00 AM, then the day the equipment is returned shall be the last rental day. When the Rental Agreement is on a daily schedule, daily rate will be charged for Saturdays, Sundays and Holidays if any piece of Equipment is used on Saturdays, Sundays, or Holidays.

Rent is payable upon receipt of invoice and no later than 30 days later. All invoices not paid within 30 days from invoice date will accrue late charges at the rate of 2% per month (24% annually) starting retroactively from the due date of 10 days after being invoiced and calculated on a per diem basis. If ACamera places the account with a 3<sup>rd</sup> Party (Attorney and/or Collection agency for collection, You agree to pay all reasonable collection attorneys' and costs which may accrue. Rental rates or late charges paid will not be applied to the purchase price of any Equipment listed herein under any circumstances.

All credit card transactions are subject to a 5% convenience transaction fee.

6) **Title and Ownership.** You specifically acknowledge ACamera's superior title and ownership of the Equipment and shall keep it free of all liens, levies and encumbrances. You acknowledge that You



shall be responsible for all taxes, transportation charges, duties, customs brokers' fees, bonds, and all costs imposed upon the leasing or use of said Equipment. You agree not to remove, damage, or cover over any serial numbers, tags, nameplates or logos on Equipment showing ACamera's or its affiliates' ownership.

- 7) Right of Entry. ACamera shall have the right to inspect the Equipment at anytime, anywhere during the rental term. In the event of any of the following, including but not limited to, termination of the lease period, non-payment of any rental charges, breach of any provision hereof, the filing of a proceeding in bankruptcy against You involuntarily or by You voluntarily, or the levying of any legal process upon any item of Equipment, or upon any use of Equipment in derogation or violation of ACamera's or its affiliates superior title and ownership, ACamera and its agents shall have the unconditional right to declare the entire amount due under this Agreement and to remove all the Equipment without demand or notice to You, without any liability for trespass or other damage caused by any such entry, and without prejudice to ACamera's right to receive rent due or accrued to and including the later of the date of removal of the Equipment, or the date this Agreement expires, plus any and all additional costs, fees, damages and loss of rents which ACamera incurs in the course of repossession of the Equipment.
- 8) Indemnity and Liability. During and continuing after the term of this Agreement, You agree to indemnify, defend and hold ACamera, its agents, affiliates and employees, harmless from any and all claims, actions, suits, proceedings, costs, expenses, damages and liabilities, including attorneys' fees, arising out of or connected with, or resulting from the Equipment or the personnel provided hereunder during the term of this Agreement, including without limitation, manufacture, selection, delivery, possession, condition, use, operation, conduct, or return of said Equipment and for any violation of any statue, law, ordinance, rule or regulation of any duly constituted public authority.

ACamera shall not be liable for any loss or damage of any kind, whether caused by negligence, or otherwise resulting from any delay, detention, late delivery, non-delivery, defect or deficiency in the Equipment or other materials supplied, handled, sored, repaired, transported, received or processed, or the services of technicians, drivers, or any other personnel or service provided by ACamera.

9) **Insurance.** You shall, at Your expense, at all times, provide and maintain in full force and effect insurance covering rented, borrowed or owned property consisting of but not limited to: camera(s), generator(s), crane(s), lighting equipment, grip equipment, vehicle(s) and any other items rented hereunder. You shall provide and maintain Miscellaneous Equipment Insurance, Third Party Property Damage Insurance, Commercial General Liability Insurance, Workers Compensation Insurance, Employer Liability Insurance, Vehicle Physical Damage Coverage which shall include the



perils ("Comprehensive" and "Collision"), Non-Owned and Hired Automobile Liability Insurance. Generators, which have been mounted to vehicles, shall be considered to be personal property, separate and apart from the vehicle and insured for the full replacement value. Insurance shall cover all Equipment rented for full replacement cost without deduction for depreciation and for loss of use (rents) of the Equipment in amounts and with insurance companies ACamera approves. Property Insurance shall be on an "All Risk" or "Special" form basis, on a worldwide basis, including unnamed locations, breakage, theft from unattended vehicles, and transit of property with ACamera named as Loss Payee for loss or damage to Equipment. ACamera shall be named as Additional Insured as respects to all of Your liability insurance which shall be deemed primary and noncontributory in the event of any claim or suit. All policies shall provide for 30 days written notice to ACamera before any policy shall be modified or canceled. You shall deliver to ACamera, two days before delivery of Equipment is scheduled or upon request at any time, evidence of insurance coverage satisfactory to ACamera. Lapse or cancellation of the required insurance shall be an immediate and automatic default by You under this Agreement. In the event this conflicts with any other or paragraph herein, this Agreement shall be controlled to include the broadest insurance coverage.

You assume all risk of loss from the moment the equipment and/or vehicle(s) are set aside on ACamera's premises until the vehicle(s) and/or equipment have been returned to the rental facility or the termination date in this Contract; whichever is later and You assume all risk of loss for property brought to the premises. The responsibility includes but is not limited to transit, location coverage, unnamed location coverage, coverage while on Your owned premises and use or storage on ACamera's premises. Equipment and vehicle(s) which have been rented to You for a period of time, but are stored or inspected and tested at ACamera's facility for Your convenience, shall be the responsibility of You until the termination date in this Contract or the equipment and/or vehicle(s) have been returned to ACamera's inventory.

For any equipment which are picked up or stored by ACamera, or are leased or rented by ACamera from another supplier, for ultimate use by You, ACamera shall be acting as sole agent for You. All physical loss for property of others which is transported or stored by ACamera shall remain with You at all times and for all purposes, including, without limitation, equipment being delivered by another supplier to ACamera for use by You, or equipment being returned by ACamera to the supplier following use thereof by the You.

10) **Foreign Use.** You must notify ACamera in advance of all Equipment that is due to leave the United States in writing and You must obtain Insurance that meets, to ACamera sole satisfaction, the



requirements listed under section 9 (Insurance) in this agreement, on a foreign/worldwide basis and additionally You must obtain Political Risk Insurance including Confiscation, Expropriation and Nationalization and You must obtain in writing approval from ACamera which shall be granted or w/held at its sole discretion to take the equipment out of the United States. You must register it with U.S. Customs prior to departure. At Your request, ACamera will furnish You with a statement including serial number, country or origin and replaced value of Equipment. Adequate bonds, all customs fees and taxes are to be provided by and prepaid by You prior to shipment. Any delay due to shipping, Customs, broker, Your failure to register Equipment and any other cause shall be charged at normal daily rental rates with no deductions for any discounts until all Equipment is returned to ACamera.

- 11) Aircraft use. No equipment provided by ACamera is approved or certified for any aircraft use. The Customer agrees to save and hold harmless, indemnify and defend ACamera against any and all claims and/or causes of action which arise out of improper use of the rented Equipment.
- 12) **Shipping Costs.** All air or surface shipments of Equipment by ACamera for You shall be invoiced to You by ACamera, and You shall pay such charges as they become due or, upon ACamera's demand at ACamera's sole discretion. All Equipment You return to ACamera must be shipped, pre-paid and insured. You are responsible for all rental charges, costs, fees, and taxes incurred once the Equipment is set aside for the Carrier.
- 13) **Severability.** The provisions of this Rental Contract shall be severable so that invalidity, unenforceability or waiver of any of the provisions shall not affect the remaining provisions.
- 14) **Miscellaneous.** This Agreement shall be deemed to have been entered into in Colorado and governed by Colorado State law. Should any legal proceedings arise out of this Agreement, ACamera, in addition to any other recovery, shall be entitled to recover all reasonable expenses including attorneys' fees, and such shall be awarded to ACamera as a part of its final judgment. Jurisdiction and venue for all purposes are proper only in state or federal courts in Denver County, Colorado.

Customer agrees that Customer has read and fully understood all product manuals and literature supplied with Rental equipment. Customer is deemed to know the law regarded to permitted uses of equipment.

15) **Screen Credit.** Customer agrees to include "Camera Equipment Provided by: ACamera" in the end titles of a film or anything but a commercial less than 5 minutes in length and to use ACamera's official logo, which will be provided upon request.



- 16) **Cancellation Policy.** In the event of cancellation, charges may apply in consideration of the rental company's preparing, holding in reserve or sub-renting equipment on Your behalf. Cancellation notice must be given to ACamera a minimum of two full business days before the scheduled pickup day of the rented equipment to avoid cancellation charges. By keeping ACamera informed of Your shooting schedule, You can either minimize or avoid cancellation fees. Irrespective, any shipping charges incurred by ACamera shall be paid by You.
- 17) **Entire Agreement.** The Rental Contract and these Terms and Conditions express the entire agreement between the parties and any change thereto must be in signed writing.
- 18) **Authority**. If You are a corporation, the person signing this Agreement on behalf of such corporation hereby warrants that s/he has full authority of such Entity to sign this Agreement and obligate the Entity to the rights and obligations hereunder. Said natural person and the entity shall be jointly and severally liable for all rents and all other sums that may be due and owing to ACamera at any time under the terms of this Agreement. You certify that You have read and fully understand all of the above provisions prior to executing this Agreement.
- 19) **Duration**. The Rental Contract shall remain in force until ACamera receives written notice that You wish to end the contract. Sixty days after receipt of final payment and return of all rented equipment, or the date that notice by You wishing to end the contract was received, ACamera will terminate the Rental Contract.



I, the undersigned, on behalf of	hereby rent	
ACamera equipment subject to the conditions conditions. I have received a price list and agr charges incurred and invoiced to me as provided	ree to pay the rates as quoted, and any a	
Business Name	Business Phone Number	
Business Street Address		
City	State Zip Code	
Authorized Agent Signature	Date	
Authorized Agent Printed Name	Title	
Email Address	Phone Number	



# **CONTINUING GUARANTY**

For valuable consideration, including the exe ACamera Corporation as Lessor and			by and betweer as Lessee, the
undersigned, jointly and severally, promise a under each such Rental Contract prior to the re	orm all ob		
The undersigned has waived the rights to all Lessor to proceed against any other person or	• •		rights to require
The undersigned agree to pay reasonable col incurred by the Lessor in the enforcement o Continuing Guaranty, or both.	·		
The undersigned understand and intend that receipt by the Lessor of written notice from Guaranty, provided any such withdrawal shall Rental Contracts entered into prior to receipt	n the undersigned of the w not affect the liability of the	ithdrawal c	of this Continuing
to the due and timely payment of rents but also Conditions without limiting the generality of the item of equipment is either not returned to the returned to the Lessor in a damaged condition replacement value of the equipment without Lessor's discretion, the cost of repairs, in any the Equipment item(s) irrespective of any page Rental Contract, until all of the Equipment Inventory and ACamera's inventory and ACAMERA inventory and	he foregoing, the undersigned be Lessor (whether because or ition, the undersigned are lead to deduction for depreciation and the liable to exempt the counts agree that actually been repaired as	d agree tha f loss, theft iable to pa on, or, alto pay rent at red to at the and/or repla	t in the event and or destruction) or destruction) or the Lessor the ernatively, in the full rental rate for e inception of the aced, returned to
Guarantor Name	Home Phone		
Home Street Address	City	State	Zip Code
Driver's License State & Number	Email Address		
Signature	 Date		



# **Authorization to Use Credit Card**

Name on Credit Card		Company Nan	ne on Credit Car	d	
Billing Address on Card		City		State	Zip Code
Phone Number		Email	Address		
Credit Card Type:	Visa	MasterCard	AMEX		
Credit Card Type:	Individual	Corporate			
Credit Card Number			Expiration Da	te	_
 V-Code Number (MC/Vis	a Last 3 number	s on back, AMEX 4 Dig	gits on front abo	ve Credit	Card Number)
Customer Name on Rent	:al Agreement Co	ontract			
I hereby authorize ACa captioned credit card at other fees or charges re customer.	ny rental f <b>e</b> es, s	ecurity deposit, miss	ing and damage	d equipr	ment fees, <b>o</b> r any
I was given an opportun further agreed that any conditions.					
I also agree that any be charged to the above ACamera reserves all rig	credit car <b>d</b> . In tl	he event the Issuer			•
Agreed and Accepted Sig	gnature:		Date:		
Driver's License Number	and State				
- Please attach a copy o	f the front <b>a</b> nd bo	ack of the credit card	and driver's lice	ıse.	

Department of the Treasury

### **Request for Taxpayer Identification Number and Certification**

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

Interna	Revenue Service											
	1 Name (as shown	n on your income ta	ıx return). Name is re	quired on this line; do	not leave this line blank.							
page 2.	2 Business name/disregarded entity name, if different from above  ACamera Corporation											
s on	3 Check appropriate box for federal tax classification; check only one of the following seven boxes:  ☐ Individual/sole proprietor or ☐ C Corporation ☐ S Corporation ☐ Partnership ☐ Trust/estate								4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):			
챯	Limited liabilit	y company. Enter t	he tax classification (	C=C corporation, S=S	Scorporation, P=partners	ship) 🏲 _			Exempt payee code (if any) 5			
single-member LLC  Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership)  Note. For a single-member LLC that is disregarded, do not check LLC; check the appropriate box in the line above for the tax classification of the single-member owner.  Other (see instructions)									Exemption from FATCA reporting code (if any)			
P -	Other (see ins							100				side the U.S.)
cifi		er, street, and apt. o	or suite no.)			Reque	ster's nar	ne and ad	dress	(optional	1)	
Spe	8269 E. 23rd A											
96	6 City, state, and	ZIP code										
Ø	Denver, CO. 80	0238										
	7 List account nur	mber(s) here (option	ıal)									
Par	t I Taxpa	yer Identifica	ation Number	(TIN)								
Enter	your TIN in the ap	propriate box. T	ne TIN provided m	ust match the name	e given on line 1 to av	oid /	Social	security i	numbe	er		
backu reside	p withholding. Fo nt alien, sole prop	or individuals, this prietor, or disrega	s is generally your s arded entity, see th	social security number ne Part I instructions	ber (SSN). However, f s on page 3. For other umber, see <i>How to ge</i>	for a r		_				
TIN or	n page 3.						or					
			name, see the inst	tructions for line 1 a	and the chart on page	4 for	Emplo	yer identi	ficatio	n numb	er	
guidei	ines on whose nu	mber to enter.					2 7	- 5	4	4 5	0 8	3 0
Par	II Certifi	ication										
Under	penalties of perju	ury, I certify that:										
1. Th	e number shown o	on this form is m	y correct taxpayer	identification numb	er (or I am waiting for	r a num	ber to be	e issued	to me	); and		
Se	m not subject to b vice (IRS) that I a longer subject to	m subject to bac	kup withholding as	n exempt from bac a result of a failure	kup withholding, or (be to report all interest	o) I have or divid	e not bee lends, o	en notifie r (c) the II	d by t RS ha	he Inte	rnal Re ed me	evenue that I am
3. I a	n a U.S. citizen o	r other U.S. perse	on (defined below):	; and								
4. The	FATCA code(s) e	entered on this fo	rm (if any) indicatir	ng that I am exemp	t from FATCA reportin	ng is co	rrect.					
Certif becau interes genera instruc	ication instructionse you have failed st paid, acquisitionally, payments other tions on page 3.	ons. You must cred to report all intended in or abandonme	oss out item 2 abo erest and dividends nt of secured prop	ove if you have beer s on your tax return erty, cancellation o	n notified by the IRS the incomment in notified by the IRS the incomment in notified by the IRS the incomment in notified by	hat you actions to an ind	are curr , item 2 dividual	does not retiremer	apply	y. For mangeme	nortga ent (IR/	ige A), and
Sign Here		A AI	beck - Pre	esidenT	Da	ate ►	01/	101/	17			
Gen	eral Instru	ctions			• Form 1098 (home mo	ortgage ii	nterest), 1	098-E (stu	udent I	oan inte	rest), 1	098-T
Section	references are to the	ne Internal Revenue	e Code unless otherw	ise noted	- F 1000 O /							

Future developments. Information about developments affecting Form W-9 (such as legislation enacted after we release it) is at www.irs.gov/fw9.

#### **Purpose of Form**

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)

- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2.

By signing the filled-out form, you:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number
- 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
- 4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting?* on page 2 for further information.