(10) A purchaser of printed sales messages may act as the agent of the seller of the printed sales messages to purchase form a third party supplier envelopes or other printed matter which become incorporated by the seller into the printed sales message and are sold together with the printed sales message. The purchaser must clearly establish with respect to any acquisition of printed matter that it is acting as agent for the seller of printed sales messages. To establish that a particular acquisition was made as an agent, the purchaser must (1) clearly disclose to the supplier the name of the seller for whom the purchaser is acting as agent, and (2) obtain, prior to acquisition, and retain written evidence of agent status with the seller of printed sales messages. The purchaser (agent) may not charge the seller, exclusive of any agency fee, an amount in excess of the amount paid to the third party supplier for the purchase of the envelopes or other printed matter (see Regulation 1540). The sale by the seller (third party supplier) under this agency relationship is a sale for resale to the seller of the printed sales message. Accordingly, the agent should provide the supplier with a resale certificate, purchase order, or other such document containing the principal/seller's name, address, permit number, signature of the agent or principal/seller, date of execution, and a statement that the property is purchased “for resale” (see Regulation 1668). Unless the resale certificate, purchase order, or other such document is given on behalf of the seller of printed sales messages pursuant to the agency agreement, it will be presumed that the purchaser is acting on its own behalf. At no time will the purchaser of the printed sales messages act as an agent of the seller with regards to the delivery of the printed sales messages.

(c) SUPPORTING DOCUMENTATION. Any seller claiming an exemption for the sale of printed sales messages must obtain and retain supporting evidence of the delivery of the property.

(1) Delivery by the Seller. A seller who mails exempt printed sales messages through the United States Postal Service or by common carrier, should obtain and retain U.S. Postal receipts or bills of lading and obtain and retain a timely exemption certificate, taken in good faith, from the purchaser. The exemption certificate should be similar to the following:

"I hereby certify that the items purchased are printed sales messages and that the printed sales messages described herein which I shall purchase from will be delivered by the seller or the seller’s agent through the U.S. Postal Service or by common carrier at no cost to another person who becomes the owner of the printed material. If any of such printed material is determined not to be a printed sales message or is delivered other than as specified above, I understand that I am required by the Sales and Use Tax Law to report and pay tax, measured by the purchase price of such property. Description of property to be purchased: ____________________________

Date ______________, ______

Purchaser: ________________

Address: ________________

Signature ________________

Title: ____________________

Seller’s Permit No. of Purchaser (if any) ____________________

(2) Delivery by Mailing House as Agent for Purchaser. When the seller of printed sales messages delivers the property to a mailing house acting as agent for the purchaser, the contract of sale should specify to whom the property was delivered, and the seller should obtain and retain a timely exemption certificate, taken in good faith from the purchaser, similar to the following:

"I hereby certify that the items purchased are printed sales messages and that the printed sales messages described herein which I shall purchase from will be delivered by the seller to the mailing house designated below, will be delivered by the mailing house, acting as my agent, through the United States Postal Service or common carrier at no cost to another person who becomes the owner of the printed material. If any such printed material is delivered other than as specified above, I understand that I am required by the Sales and Use Tax Law to report and pay tax, measured by the purchase price of such property. Description of property to be purchased: ____________________________

Mailing House ____________________

(Name)

(Address)
Regulation 1541.5. (Continued)

Date ______________, ______
Purchaser: __________________________________________________________
Address: ____________________________________________________________
Signature: ____________________________________________________________________(Signature of Authorized Person)
Title: __________________________________________________________________________

Seller’s Permit No. of Purchaser (if any) ______________________________________________

(3) A copy of the exemption certificate described in subdivision (c)(1) or (c)(2), accepted in good faith, shall re-
lieve the seller from liability for the sales tax for the sale of printed sales messages delivered in accordance with
subdivisions (b)(2), (b)(3), and (b)(10) of this regulation. If the seller fails to deliver the printed sales messages in
such a manner, the seller will not be relieved from liability for the sales tax, on the ground that an exemption certifi-
cate was obtained with respect to the transaction.

(4) If a purchaser certifies in writing to a seller that the printed matter is a printed sales message or that the
printed sales messages purchased will be delivered in a manner entitling the seller to regard the gross receipts
from the sale as exempt from the sales tax and it is determined that the printed matter is not a printed sales mes-

sage or the purchaser arranges for the delivery of the printed sales messages in some other manner, the purchaser
shall be liable for payment of sales tax as if the purchaser were a retailer making a retail sale of the printed matter
at the time of such use and the sales price of the printed matter to the purchaser shall be deemed the gross re-
ceipts from such retail sale.

(5) If a purchaser wishes to designate on each purchase order that the property is an exempt printed sales
message, the seller should obtain a qualified exemption certificate, i.e., one that states “see purchase order” in the
space provided for a description of the property to be purchased. Each purchase order must then specify whether
the property covered by the order constitutes an exempt printed sales message within the provisions of this regula-
tion or whether tax applies to the order. If each purchase order does not so specify, it will be assumed that the prop-
erty covered by that purchase order is not an exempt printed sales message. If the purchase order includes both
exempt printed sales messages and printed matter subject to tax, the purchase order must specify which items are
exempt printed sales messages and which items are subject to tax.

(6) When the purchaser and seller of printed sales messages enter into an agency agreement for the purchase
of envelopes or other printed matter, pursuant to subdivision (b)(10), the purchaser must clearly disclose to the third
party supplier the name of the seller for whom the purchaser is acting as an agent prior to, or at the time of pur-
chase. This condition will be met by including on all purchase orders provided to the third party supplier a statement
containing the elements noted on the following example:

“This order is placed for an on behalf of __________________________ (printer/principal’s name)
seller’s permit No. __________________________ (printer/principal’s permit number)
located at __________________________ (address of printer/principal)
for whom __________________________ (purchaser/agent’s name)
is acting as agent.
The order is for ______________ (number of envelopes) envelopes to be used as containers for printed sales
messages. The envelopes are to be delivered to __________________________ (mailing house name)
for inclusion of the printed sales message.
Date: __________________________ (Signature of Purchaser or Authorized Agent)”
(7) Pursuant to subdivision (b)(10), prior to the acquisition of the envelopes or other printed matter, the purchaser and seller of the printed sales messages must agree that the purchaser is acting as an agent for the seller with respect to the purchase of envelopes or other printed matter which become incorporated by the seller into the printed sales message sold. This condition will be met by including a statement in a letter of agreement or other such document similar to the following example:

"You are hereby authorized to act as our agent in the procurement on our behalf of _______ (number of envelopes) envelopes purchased for resale under seller’s permit number _______ (printer/seller’s permit number) from _______ (third party supplier’s name), located at _______ (address of third party supplier), for inclusion of printed sales messages to be sold and delivered pursuant to Regulation 1541.5.

Date: ___________________________ 19 _____ (Signature of Printer/Seller)"

(8) The fact that the seller/principal of the printed sales messages may not formally reimburse the purchaser/agent with respect to the acquisition of envelopes or other printed matter from the third party supplier will not invalidate the agency relationship between the seller and purchaser of printed sales messages when all other provisions of this regulation are met.

(d) Examples of the Application of Tax Under Specific Circumstances.

(1) A real estate company contracts with a printer to design and prepare a brochure describing homes for sale in an area. The brochures are delivered by the seller to a mailing house for redelivery by common carrier to local merchants at no charge to the merchants. The merchants voluntarily display on the store premises the brochures which are available to the public free of charge. The merchants may dispose of the brochures in any manner they see fit. Tax does not apply to the charges for the brochures by the printer since the mailing house delivered the brochures by common carrier to a person other than the purchaser.

(2) The same real estate company in Example 1 requests the printer to prepare a second distribution of the same brochures in the same manner one month later. Tax does not apply to the charges for the second distribution, since the original printed matter was prepared to the special order of the purchaser and met the other conditions of the exemption.

(3) A manufacturer of automotive oil contracts with a printer to design and prepare a brochure describing the unique features of the oil. The brochures are delivered by the seller to a mailing house for redelivery by the U.S. Postal Service to automotive parts stores at no charge to the stores. The automotive parts stores voluntarily display on the store premises the brochures which are available to the public free of charge. Although the automobile parts store sells the oil, there is no direct or indirect cost to the store for displaying the brochures, that is, the wholesale cost is not determined by the distribution of the brochures. Tax does not apply to the charges for the brochures by the printer since the mailing house delivered the brochures by the U.S. Postal Service to a person other than the purchaser and all other conditions of the exemption were met.

(4) A fast-food franchiser contracts with a printer to prepare and deliver by a common carrier to the franchisee, coupons for a free soft drink. The franchisee distributes the coupons to its patrons at the premises. The franchisee pays a flat monthly fee to the franchiser for general expenses incurred by the franchiser for promotion of the products sold by the franchise. Although no specific charge was made by the franchiser to the franchisee, an indirect charge was made by way of the monthly fee, and, accordingly, tax applies to the charge for the printed matter.

(5) A company contracts with an advertising agency, who is acting as a seller, to prepare and deliver printed sales messages. The advertising agency contracts with a third party to do the printing and mailing. When the advertising agency separately bills the printed material to the company, and all other requirements for exemption are met, tax does not apply to the advertising agency’s charges for the printed matter, since the seller need not be the actual printer to qualify for an exemption from the tax.

(6) A department store contracts with a printer to prepare sales catalogs. The printer delivers the catalogs through the U.S. Postal Service to the department store where the catalogs are available at no charge to the store’s patrons. Tax applies to the charges made by the printer since delivery was made to the purchaser.