

Your online resource for quality stamping foils, glitter and makeready supplies at a significant savings.

(913) 888 7340 (877) 932 3645 Fax: (913) 888 7397 9090 Nieman Road Overland Park, Kansas 66214 USA infinityfoils.com

Thank you for your interest in Infinity Foils, Inc. and we are excited to have you as a customer.

Infinity Foils, Inc. is the premier supplier of quality stamping foils, decorative glitter and makeready supplies. We're proud to be a company that has the unmatched vision and the experience of the UEI Group behind it. We have compiled generations of talent, knowledge, understanding and innovation into Infinity Foils, Inc.

Infinity Foils, Inc. is proud to offer a unique approach to ordering products – you can order what you need, when you need it, 24/7 online at **www.infinityfoils.com**. In addition, we don't require minimums. When you purchase from Infinity Foils, Inc. you know you're purchasing a proven, high-quality product at a very competitive price.

Interested in trying a new product? Have questions? Need technical support? Infinity is here to help! Looking for great offers on the products that you use most frequently? Join our FREE Foil Club! Being a member of the Infinity Foil Club has many advantages — you can be the first to know about new products or services, receive informational updates, have access to special sales, and qualify for great discounts and offers!

To complete the customer set-up process, please fill out the attached Credit Application and Applicable Sales Tax Exemption* forms and return them to us in one of the following ways:

- Send a digital PDF copy of your form to accounting@ueigroup.com
- Fax your form to: 913 599 1963, attn: Accounting Department
- Mail your form to: Infinity Foils, Inc., Attn: Accounting Department, PO Box 14275, Lenexa, KS 66285

Kansas • California • Georgia • New Jersey • Illinois

Thank you again for your interest in Infinity Foils, Inc. and we look forward to a building a strong business relationship.

^{*}If you are conducting business in one or more of the states listed below, please fill out the attached sales tax exemption form or provide your own exemption form and return it with your credit application. In the event that we do not receive a Sales Tax Exemption Certificate or official notice from you that your firm is tax-exempt, we will collect the appropriate State Sales Tax with your orders.

UNIFORM SALES & USE TAX EXEMPTION/RESALE CERTIFICATE — MULTIJURISDICTION

The below-listed states have indicated that this certificate is acceptable as a resale/exemption certificate for sales and use tax, subject to the notes on pages 2—4. The issuer and the recipient have the responsibility to determine the proper use of this certificate under applicable laws in each state, as these may change from time to time.

ertify that: me of Firm (Buyer): dress:		- -	is engaged as a registered Wholesaler Retailer Manufacturer	
		- - -	Seller (California) Lessor (see notes on pages 2—4) Other (Specify)	
sale, resale, o		rvice ¹ to be re	I deliver purchases to us and that any such purchases are sold, leased, or rented in the normal course of business. Valifornia) the following:	
intion of Rus	iness:			
ai descriptior	n of tangible property or taxable services to be purch	iased from the	Seller:	
State	State Registration, Seller's Permit, or ID Number of Purchaser	State	State Registration, Seller's Permit, or ID Number of Purchaser	
AL^1	Transer of Farenaser	MO ¹⁶	1 tumber of 1 til chaser	
AR		NE ¹⁷		
AZ^2		NV		
CA ³		NJ		
CO ⁴ CT ⁵		NM ^{4,18} NC ¹⁹		
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$\frac{\mathrm{DC}^6}{\mathrm{FL}^7}$		OH ²⁰		
GA ⁸		OK ²¹		
HI ^{4,9}		PA^{22}		
ID		RI ²³		
$IL^{4,10}$		SC SC		
IA		SD ²⁴		
KS KY ¹¹		TN TX ²⁵		
ME^{12}		UT		
MD^{13}		VT		
		WA^{26}		
MI^{14}		WI^{27}		
MI ¹⁴ MN ¹⁵		***1		

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Please fax complete to 913-599-1963



UEI Group International

P.O. Box 15090 • Lenexa, KS 66285-5090 USA 800 221 9059 • 913 599 0600 • Fax: 913 599 1963

Website: ueigroup.com

Please initial that you have received page 2: _____

UEI Group USA Companies

Universal Engraving, Inc. 913 541 0503 UEI Systems 913 541 0503 Infinity Foils, Inc. 913 888 7340

1 of 2

	CREDIT	INFORMATION				
Company name:	y name:Trade name if different (DBA):					
Contact name:	Email:					
Billing address:						
Phone:		Fax:				
Website:						
If you would like to receive y	your invoices electronically, p	lease provide Email:				
Years in business:	Doing business as: ☐ Co	orporation	☐ Sole Proprietorship			
Full names & titles of corpor	rate officers, partners or prop	rietor:				
Authorization to furnish cred	dit information upon request:	☐ Any request ☐ Upon s	signed written approval			
Credit limit required:						
Major trade references cont	act with this approval (list thr	ee) Also must submit Fax	Numbers with ALL references.			
Name		Address				
Phone	Acct. #	Contact	Fax			
Name		Address				
Phone	Acct. #	Contact	Fax			
Name		Address				
Phone	Acct. #	Contact	Fax			
Bank Reference:						
Name		Address				
Phone	Acct. #	Contact	Fax			
The undersigned, on behalf	of the Applicant, acknowledg	ges that the above informati	on is true and correct.			
Signature		Title	Date			
By executing this credit app		of the extension of credit, a	s and will be held in strict confidence. applicant agrees to be bound by back.			

STANDARD TERMS AND CONDITIONS OF SALES OF PRODUCTS MADE BY INFINITY FOILS, INC. ("SELLER")

All orders for "Products" and/or "Services" accepted by "Seller" are conditioned on the Buyer's assent to these Standard Terms and Conditions ("Terms and Conditions") and will constitute the agreement between the Seller and Buyer ("Agreement"), unless Seller agrees in writing to the contrary. The terms and conditions and other statements (oral and written) appearing in any catalog or other materials that Seller may furnish to Buyer are not binding on Seller and do not constitute an offer or quotation by Seller.

- Terms of Payment: For all sales to customers with prior credit approved by Seller, payment is due in U.S. funds, by due date shown on invoice. Any extension of the payment period must be approved in writing by an officer of Seller.
- 2. Taxes: The Seller's prices do not include sales, use, excise or similar taxes. Consequently, in addition to the prices specified herein, the amount of any present or future sales, use, excise or other similar tax applicable to the sale or use of the Product hereunder shall be paid by the Buyer, or in lieu thereof the Buyer shall provide Seller with a tax exemption certificate acceptable to the taxing authorities.
- 3. **Delivery Terms:** Risk of loss shall transfer to Buyer upon acceptance of Products by shipper. All shipments are FOB Seller's shipping point.
- 4. Warranty: Seller expressly warrants that the Products will be free from defects in material and workmanship. This express warranty expires and may not be availed after 90 days from initial date of sale. THIS EXPRESS WARRANTY IS GIVEN IN LIEU OF ALL OTHER WARRANTIES. ALL OTHER WARRANTIES AND SPECIFICALLY THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR PARTICULAR PURPOSES ARE EXCLUDED. Any claim pursuant to this warranty must be made in writing prior to the expiration period or is waived.
- 5. Orders: An order may be canceled prior to shipment only upon payment to Seller for losses incurred in reliance on that order. Once shipped, no product may be returned unless request for return is made prior to expiration of warranty and unless written authorization to return is given by Seller. Buyer must pay transportation charges (and insurance if desired) and carefully package Products so that they reach Seller without damage. If Seller determines that the Products are properly returned under Seller's warranty, then Seller will reimburse Buyer for transportation charges and, at Seller's option, make replacement at Seller's expense or issue a credit for the full invoice price. If Seller determines that the Products are not properly returned under Seller's warranty, then Seller will so notify Buyer and, absent further instructions, will repackage the Products and return them to Buyer at Buyer's expense.
- 6. Limitation of Remedies: In all events, Seller's liability for proven breach of its express warranty or for proven negligence (whether patent or latent) in connection with the sale of the Products or any other proven breach of any duty whatsoever and howsoever arising in connection with the Products is limited to one of the following remedies, which are the sole and exclusive remedies available against Seller: (1) replacement; or (2) return of the purchase price. Seller shall in no event be liable for special consequent damages to any person, firm or corporation. Buyer shall be liable for all of Seller's collection and other costs (including reasonable attorneys' fees and costs) in enforcing its rights against Buyer. In the event that Buyer breaches any term or condition of this Agreement, Seller may seek all available remedies at law or in equity.
- 7. Delays: Neither party shall be liable for incidental delays, or other acts beyond its control disrupting performance under this contract, including Acts of God, strikes, fires, threatened or actual, patent or trademark infringement action, prohibition on exportation or importation and the like, but each party shall be bound to use its best efforts to mitigate the adverse effects of the other party arising out of such disruptive acts.
- 8. **Quotations:** Quotations by Seller are firm, if in writing, for sixty (60) days from the date they are given.
- 9. Limitation of Liability for Short or Incorrect Shipment: On claims for shortages or the shipment of products different from those ordered. Buyer must given written notice to Seller specifying such claims within fifteen (15) days from the receipt of shipment or be barred from any remedy with respect to such claims.

- 10. Returned Checks: The Seller will apply a \$40.00 service charge to the Buyer's account for each invoice wherein the Buyer's check is returned for non-sufficient funds.
- 11. Creative Work: Any creative, experimental, engineering, or other preliminary work requested by Buyers will be charged for at current rates and will not be released until paid for by Buyer.
- 12. Indemnification: Buyer shall indemnify and hold harmless Seller from all losses, expenses, claims or damages (including court costs and reasonable attorney's fees) that may arise from a claim that any artwork, creative design, logo, or trademark reproduced by Seller for Buyer, violates any copyright, trademark or other proprietary right.
- 13. **Advice:** Buyer acknowledges that any advice by Seller is given gratis; all such advice is given at Buyer's own risk.
- 14. Security Interest: As security for Buyer's payment obligations under the Purchase Order attached hereto and of which this Agreement is a part of, Buyer grants to Seller a continuing security interest in the goods sold by Seller to Buyer as described in the Purchase Order and all proceeds of the same as well as any specifications, blueprints, films or drawings furnished by Buyer to Seller (the "Collateral"), as now owned or hereafter acquired. Buyer will execute and deliver to Seller any instrument, financing statement, assignment or other writing or electronic communication to attach and perfect Seller's security interest in the Collateral and appoints Seller its attorney in fact to execute any and all documents to protect Seller's security interest in the Collateral, and authorizes Seller to file financing statements evidencing such security interest in the Collateral. By assenting to these Terms and Conditions, Buyer acknowledges its intent to create a security agreement under Article IX of the Uniform Commercial Code, and where applicable, assents to the compliance with other applicable law when necessary to create a valid security interest for Buyer in Buyer's jurisdiction of formation. Should Buyer's financial responsibility become unsatisfactory to Seller, Seller may also suspend future deliveries and/or require COD payment or CREDIT CARD payment.
- 15. Trade Secrets: Buyer acknowledges that the technology and manufacturing process used by Seller to produce the Product is confidential and propriety. Buyer agrees not to divulge any information about Seller's business that may become available to Buyer as a result of its course of dealings with Seller.
- 16. Applicable Law/Choice of Forum: The sale of the Products shall be controlled by the laws of the State of Kansas and the parties hereby agree to submit themselves to the personal jurisdiction of the State of Kansas for the purpose of resolving any dispute arising under or related to the sale of the Products or these Standard Terms and Conditions.
- 17. Binding Agreement: The terms of this Agreement, or any Purchase Order executed in connection with this Agreement, may be set forth, accepted, rejected or modified by the parties by a written document, facsimile, electronic signature, or other form of electronic communication permitted by law, including but not limited to e-mail. Buyer hereby certifies that the information in the Terms and Conditions and Purchase Order received from Infinity Foils in connection with this Agreement is true and correct, and by an authorized representative of Buyer typing his/her signature below, on the Purchase Order or in an e-mail wherein the Terms and Conditions and/or Purchase Order have been received/attached form Seller by mail, facsimile, e-mail or other means of communication and Buyer acknowledges his/her acceptance of said Terms and Conditions and the Purchase Order via one of the above-described means, Buyer agrees and consent to be legally bound by said terms and Conditions and Purchase Order(s) and understands that any typed electronic signature of Buyer shall have the same legal effect as an original signature and is being accepted by Infinity Foils as such.