Holder Reporting Manual

Office of Nevada State Treasurer Zach Conine

Fiscal year 2020 Unclaimed Property Division

DISCLAIMER: The information contained herein remains subject to change at anytime without prior notice. Holders are encouraged to check back frequently for updates.
The Nevada State Treasurer’s Office Unclaimed Property Division is committed to assisting holders maintain compliance with reporting requirements.

Please do not hesitate to reach out should you have any questions or comments:

Phone: (702) 486-4140

Fax: (702) 486-4177

Website: http://www.nevadatreasurer.gov/

Email: nvholder@nevadatreasurer.gov
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**QUICK REFERENCE GUIDE**

| Remit and report due date | Non-insurance businesses must report and pay before November 1 for property presumed abandoned as of June 30 of the previous year.  
Insurance businesses must report and pay before May 1 for property presumed abandoned as of December 31 of the previous year.  
Reports are filed by fiscal year; it is currently FY 20. Nevada’s fiscal year begins July 1st and ends June 30th. |
|--------------------------|--------------------------------------------------------------------------------------------------|
| Negative reports         | If your business is incorporated or you are a licensed business owner in Nevada, you must file an annual negative report of unclaimed property if you have no property to report.  
Negative reports must be filed through the Nevada Unclaimed Property Division’s (“the Division”) online holder reporting portal (“the Portal”). Reports received by any other method than through the Portal will not be accepted.  
EFFECTIVE JULY 1, 2019 — Three consecutive years of negative report filing is no longer required for out-of-state holders that have Nevada property to report but are not incorporated or licensed to do business in Nevada. |
| Due diligence            | Must be performed within 60 —— 120 days prior to submitting a report. See page 10 for details. |
| Remittances              | Payments are legally required to be remitted to the Division via ACH debit. Prior to remitting payment, be sure to contact your bank to provide them with the Division’s company code (D886000022) to allow ACH debit transactions. Failure to do so will cause a payment to reject.  
ACH credit, wire transfers, checks, or other payment methods are not accepted unless prior written has been received from this office. An exception form (UP 10) and the attachment (UP10A) may be accessed via the following link: [Holder Reporting Information](#) [See also, Appendix C] |
| Aggregate reporting      | Aggregate reporting is not accepted. Holders must list all abandoned property owner detail for all properties, regardless of the amount being reported. There is no minimum threshold to report. |
| NEW! - Fees              | Payment by ACH debit is mandatory. A holder who fails to make a payment as required will be assessed a fee by the Division. **The fee will be the greater of $50 or 2 percent of the amount of the payment.** Written authorization is required from the Division for a holder to file a report or submit payment other than by electronic means through the Portal. |
| Penalties and interest   | See page 13 for information. |
| Safe-deposit boxes       | See page 19 for information. |
| Stock registration and delivery | See page 15-17 for instructions. |
| Mutual funds             | See page 16 for instructions. |
| Divided reinvestment plans | See page 15 for instructions. |
WHAT’S NEW – 2019 CHANGES AND UPDATES

Senate Bill 44
Senate Bill 44 (SB44) of the 2019 Nevada Legislative Session made several changes to Nevada’s unclaimed property laws and became effective on July 1, 2019. The current online version of Nevada Revised Statute (NRS) 120A does not yet reflect these changes. Please refer directly to the bill to ensure compliance with new or changed holder requirements. The full text of the enrolled bill may be found online at: https://www.leg.state.nv.us/Session/80th2019/Bills/SB/SB44_EN.pdf.

SB44 - Fees
Payment by ACH debit is mandatory. A holder who fails to make a payment as required will be assessed a fee by the Nevada Unclaimed Property Division (“the Division”). The fee will be the greater of $50 or 2 percent of the amount of the payment. Written authorization is required from the Division for a holder to file a report or submit payment other than by electronic means through the Division’s online reporting portal (“the Portal”).

SB44 - Virtual (Crypto) Currency
This definition provides additional clarity that “virtual currency or interest” is “property” and as such, subject to unclaimed property laws. Prior to July 1, 2019, virtual currency was deemed property under the NRS 120A.113 definition of property as “a fixed and certain interest in intangible property that is held, issued or owed in the course of a holder’s business”. The presumption of abandonment for virtual currency is covered under NRS 120A.500(1)(n), through June 30, 2019 and SB44 (2019) Section 11(1)(o) as of July 1, 2019. For reporting purposes, the property-type code for virtual currency is MS17 “Miscellaneous Currency”. As Nevada does not currently have the capability to receive virtual currency in native form, it must be liquidated prior to submitting a report, with the cash value on the date of liquidation included on, and remitted with, the report. As reports are due before November 1 of each year, it is recommended that the liquidation be no earlier than one month before remitting the report and that the date for liquidation remain consistent from year-to-year.

SB44 - NRS 120A.080
“Holder” has been amended to include “business” or “assumed to be obligated” to be holding property for a business or individual.

Definitions for “Payroll card” and “Stored-value card” have been added to the statute.

The definition of “Money order” has been amended to include, “an order for payment of a specified amount of money”.

The definition of “Property” has been amended to include “all income from or increments to the property”. This includes money, virtual currency or interest, or a payroll card, dividend, check, draft, or deposit, stored-value card, unused ticket for which the issuer has an obligation to provide a refund, a security, except for a security that is subject to a lien, legal hold or restriction restricts the holder’s or owner’s ability to receive, transfer, sell or otherwise negotiate the security, a security, and a distribution or payment of a dividend. The term does not include property held in an ABLE account, game-related digital content, or a loyalty card.

SB44 - NRS 120A.500
A provision was added to determine when an account of funds established to meet the costs of burial are considered abandoned.
SB44 - NRS 120A.560

This section has been amended to include provisions regarding holders utilizing third party reporters to submit reports to the Division. Doing so does not alleviate the responsibility of the holder for submitting complete, timely, and accurate reports of property presumed abandoned, for paying or delivering the property described in the report, and for any penalties, interest, and fees due pursuant to NRS 120A.730.

If the apparent owner has previously agreed in writing to receive communication via email, the holder must send due diligence notification both by US mail and email, unless the holder believes the address and/or email address are invalid.

**Reporting and payment requirements**

Please be aware that Senate Bill 44 explicitly codified the requirement that holders must submit reports and payments through the Portal. Previously, the requirement to submit reports and payments online was authorized by statute and confirmed via a published industrywide notice. As before, paper reports, CD ROMS, USB flash drives, spreadsheets, report files, and diskettes submitted by US mail, email, or online, will not be accepted unless prior written authorization has been granted by the Division.

As a reminder, holder reports and payments submitted through the Portal are encouraged to be submitted simultaneously. **Holders must contact their financial institutions to authorize ACH debit PRIOR to sending payments through the Portal by providing them with Nevada’s company code (D886000022) or the payment will reject.** Be aware that a rejected payment cannot be resubmitted until the initial error has been corrected. Rejected payments may be subject to penalty and interest if the resubmitted payment is received after the reporting due date pursuant to NRS 120A.730.

**Payment / report exceptions**

Requests to pay by any other means than by ACH debit require the completion of an ACH Debit Payment Exception Form. [ACH Debit Payment Exception Form UP-10 – Appendix C] The request must provide a detailed explanation for the need to submit payment outside of the standard process and requires specific information from the reports that the payment will apply to. Accordingly, reports must be prepared prior to submitting an exception request. Scan and attach additional documentation, if required, to support an exception request. Sending an email request without the required exception forms and report documentation will not be accepted.

Requests to file a holder report by any other means than through the Portal require the completion of an Online Report Filing Exception Form UP-12. [Appendix C] The form must provide a detailed explanation for the need to submit a report outside of the standard process. Scan additional documentation, if required, to support your request.

GENERAL INFORMATION

What is unclaimed property?

Unclaimed property can be any financial asset owed to another business or individual. Property is considered abandoned when there has been no activity or contact with an owner for a specific period. The property type will determine the abandonment period; however, it is typically three years. When a holder’s attempts to locate the rightful owner have been unsuccessful, the assets must be remitted to the Nevada State Treasurer’s Unclaimed Property Division. The Division will hold the assets in perpetuity and publicly advertise the rightful owners’ information in an effort to return the property. Once the assets are reported to the Division, the holder is released from any liability.

Nevada’s Unclaimed Property program is governed by Nevada Revised Statutes (NRS) Chapter 120A, and Nevada Administrative Code (NAC) Chapter 120A.

Reporting requirements

Nevada law requires all governmental entities, business organizations, and individuals (“holders”) to annually review their financial records to determine whether they are holding any funds, securities, other intangible properties, and certain tangible properties that have remained unclaimed for the required dormancy period. Dormancy periods vary by property type. [Appendix A] If holders are holding unclaimed property, they must file a report and remit the property to the state of the owners’ last known addresses. Please note, there is no minimum threshold report amount. Any amount meeting Nevada abandoned property requirements is reportable. Holders of unclaimed property are required to include each property on the appropriate report year as there is not grace period.

Reports and remittances received after the required due date are subject to interest and penalty under the provisions of NRS 120A.730. Requests for waivers of interest and penalty may be submitted for consideration at the time of submitting reports and remittances and must include the reason for the late submission. This, however, will not prevent the Division from initiating audit procedures if it has been determined there is additional property to be reported. If no unclaimed property is found, businesses may still be required to prepare a “negative” report for submission to the Division.

What must be reported?

Property in which no contact from the owner has been received by the holder after performing due diligence, or in which the owner cannot be located after the required statutory period has lapsed, must be reported.

Examples of reportable items include wages, commissions, payroll or salary checks, utility deposits, refunds, checks, money orders, traveler’s checks, safe-deposit box contents, stocks, gift cards/certificates. In addition, Nevada domiciled holders must report items to Nevada that have no owner name or address, as well as all items where the last known address is in a foreign country.

Reportable items and their respective property codes and abandonment periods, as well as dormancy period charts are located in Appendix A.

Who must report?

Any entity or individual in custody of property described above that belongs to a Nevada resident is considered a holder of unclaimed property and is required to report the property to the state via the Division. This includes attorneys, CPAs, medical professionals, and holders of property in other states in custody of property owed to a
Nevada resident. Any entity conducting business within the state of Nevada that has branches, divisions, or other affiliates, is responsible for filing on their behalf, such as those listed below.

**Financial institutions**

Banking and financial organizations including banks, trust companies, savings banks, safe-deposit companies, private banks, savings and loan associations, credit unions, investment companies, whether state or federally chartered.

**Businesses**

Business associations, corporations, sole proprietorships, partnerships, retail, cooperatives, transfer agents, fiduciaries, mutual funds, insurance, limited liability, business trust, or other association for business purposes of two or more individuals, whether or not for profit (including all insurance entities).

**Utilities**

Utilities owned or operated for public use, including any plant, equipment, property, franchise, or licensee for the transmission of communications or the production, storage transmission, sale, delivery, or furnishing of electricity, water, steam, or gas.

**Government**

Any property held by a court, government, governmental subdivision, agency, or instrumentality. Governments are subject to unique dormancy requirements, please see Appendix A.

Note: All holders, including business associations, banking and financial organizations, utilities, and other legal entities, are responsible for filing individual reports on behalf of their branches, divisions, and other affiliated entities.

**Help us help you**

The Division strives to reunite owners with their property within 120 days of the submission of a claim (NRS120A.640). Prior to preparing and remitting holder reports, please make certain all information that provides help in identifying the owners and properties is listed. In doing so, holders will help us help them by eliminating the need to direct claimants back to holders or contact holders for assistance in processing claims. The owners’ complete names, addresses, and social security numbers are essential in verifying the rightful owner during claims processing.

Each year voluntary compliance continues to increase making it more time consuming to add reported detail to our unclaimed property database. It is the Division’s responsibility to maintain the integrity of the data received for ease of use for property owners, timely payment of claims, and to ensure that holders report and remit all unclaimed property in the manner as set forth by Nevada law.
Determined dormancy

Determining dormancy is a challenging topic and dependent on property type. NRS 120A.500 addresses both the occurrence that starts the dormancy clock and the necessary time period that must pass before property is presumed abandoned, and therefore reportable. Occurrences that trigger the dormancy clock include events such as issuance dates, dates an obligation arose, distribution dates, an owner reaching a certain age, and the last time an owner indicated an interest in the property. Various industry terms, such as “last activity date” or “last transaction date” are commonly used to describe these occurrences which start the clock to determine dormancy. When reviewing records, it is necessary to understand the type of property held and review NRS 120A.500 to establish what the applicable occurrence and associated period until the property is deemed abandoned. When preparing a report, the applicable triggering event is the date to be included as the “last activity date”.

Online reporting

Please note, online reporting and payment is mandatory, (see page 6 “Reporting and payment requirements”). Specifically, holder reports and payments are required to be filed and submitted electronically through the Portal. For step-by-step instructions on using the Portal, please review the Holder Module User Manual available at the following link: http://www.nevadatreasurer.gov/uploadedFiles/treasurer.nv.gov/content/Unclaimed_Property/Forms/Holder/Holder_Module_User_Manual.pdf.

Report formatting

All reports must be submitted in NAUPA Standard Electronic File Format (NAUPA). HRS Pro software enables holders to create encrypted secure files to protect all owner-sensitive data. The software is specifically designed to create NAUPA standard formatted reports. This free software is limited to 200 properties per state report. If reporting more than 200 properties, the HRS Pro Enterprise Edition or other software meeting NAUPA requirements may be purchased. The HRS Pro Enterprise Edition provides user support and multi-user capability for an annual fee. There is no user support for the free edition. Both versions are endorsed by the National Association of Unclaimed Property Administrators. For more information, visit https://www.wagers.net/hrs/.

In addition to HRS Pro, there are a variety of other NAUPA report preparation software programs available for purchase. When purchasing electronic reporting software from another vendor, holders must ensure the formatting conforms to state requirements and is in NAUPA format.

When entering owner information into a report, names must be formatted as “last first middle initial”. Do not use commas, asterisks, dashes, or any punctuation; doing so will hinder name searches.

Negative reports

Business entities and sole proprietors who are incorporated or licensed to conduct business in Nevada must still submit a “negative” report to the Division even if no unclaimed property is found. Individuals who require a license to perform a job (e.g., realtor, cosmetologist, nurse, teacher, electrician) are not required to file an annual negative report unless they are a business owner.

NEW! – Out-of-state holders that file a one-time only report in Nevada are no longer required to file three consecutive years of negative reports.
Due diligence requirements

Holders of abandoned property are required by law to send written notice to an apparent owner stating they are in custody of an owner’s property if:

- The value of the property is $50 or more;
- The holder has in its records an address and/or email for the apparent owner that the holder’s records do not disclose to be invalid; and
- The claim of the apparent owner is not barred by a statute of limitations.

Allowing an owner the opportunity to collect funds from a holder relieves the holder of the liability to report and remit funds to Nevada.

Please see Appendix B for a sample due diligence letter.

Due diligence timeline

Holders must wait not less than 60 days after mailing/emailing due diligence letters before submitting reports to the Division by the due date.

Holders must wait not more than 120 days from the date that due diligence letters are mailed/emailed to submit reports to the Division by the due date.

Please do not use the due diligence date as the date of last activity.

Additional due diligence considerations

It is to a holder’s advantage to return funds to an owner rather than to the Division. Owners who still maintain a business relationship or are still employed by a holder become frustrated when property is unnecessarily remitted. If notice is not sent due to the holder’s belief that address/email address is invalid, the holder may be subject to penalties if it is discovered that owner addresses included in a report are valid.

All holders should check their records to determine if owners have additional accounts that may be active which eliminates the need to remit property.

NEW: As mentioned previously, unless the holder believes an email address is invalid, if the apparent owner has previously agreed in writing to receive communications via email, the holder must send due diligence notification both by US mail and email.

Holder reporting requires holders to attest that they have performed due diligence pursuant to NRS 120A.560 and attest submitter is authorized to electronically ‘sign’ on behalf of the reporting entity before a report can be submitted.

Please retain all documents related to due diligence, as it will be used in the event of an audit; however, holders should not submit proof of due diligence with a report.

Submitting reports

When is the earliest reports can be submitted?

For reports that do not require due diligence (as no property values exceeded $50), holders may submit reports beginning on July 1 (Jan. 1 for insurance). Otherwise, determining when holder reports can be submitted is dependent on the date in which due diligence letters were sent. As a reminder, the earliest due diligence letters can legally be mailed is 120 days prior to the date the holder report is filed, and the latest due diligence letters can legally be
mailed is 60 days prior to the date the holder report is filed. For example, if due diligence letters are mailed on July 1st (January 1st for insurance entities), a holder could submit a report beginning on September 1st (March 1st for insurance entities).

Nevada reports are filed by fiscal year which begins annually on July 1st and ends on June 30th. It is currently FY 2020. Nevada’s fiscal year 2021 will begin on July 1, 2020.

Reports submitted with property that has not reached its dormancy period will be rejected unless prior written approval has been obtained by the Division.

When are reports due?

Insurance entities’ reports are due prior to May 1st of each year for property presumed abandoned during the calendar year ending December 31st.

Business entities’ reports are due prior to November 1st of each year for property presumed abandoned during the fiscal year ending June 30th.

Please see the remit year tables in Appendix A to determine when property is due to be reported.

Depending on the type of property, if there has been actual contact with an owner during the remit year, the property may not be reportable to the state, as it is may no longer be considered abandoned.

Dormancy charges

Pursuant to NRS 120A.540, a holder may deduct from “property presumed abandoned”, a charge imposed by reason of the owner’s failure to claim the property within a specified time only if there is a valid and enforceable written contract between the holder and the owner under which the holder may impose the charge and the holder regularly imposes the charge, which is not regularly reversed or otherwise cancelled.

Please do not include fee deductions in a report. Please only report the net amount of each property after fees have been deducted. However, please note that holders must be able to provide the information below and maintain a record of each deduction for at least seven years should there be an audit, or an owner believes there is a discrepancy. Holder reports submitted with deductions to the Division that do not comply to NRS 120A.540 will be returned unprocessed to be correctly resubmitted and may be subject to penalty and interest.

The additional following information shall be retained for deductions stemming from dormancy charges assessed on reported properties to ensure they were made in compliance with NRS 120A.540:

- Copy of the owner’s contract representing consent for such a charge; and
- Copy of the business entity’s policy to not refund or reinstate such charges under any circumstances. Evidence of refunded charges represents a waiver thereby invalidating these charges as being lawful.

Holders in custody of Nevada property may make deductions that have been agreed upon by the property owner in writing at the time the account was initiated, e.g., minimum balance fees charged against a savings account.

Recouping due diligence expenses for costs such as postage and employee hours is NOT permitted.
Out-of-state holders

If an owner has a last known address in Nevada, reporting is required for holders that do not do business in, are not located in, and/or are not incorporated in Nevada, when properties have met the dormancy standards per NRS 120A.500.

Foreign holders / holders without a TIN / FEIN

The Portal requires and verifies certain data contained in a report when it is uploaded, which includes a holder’s FEIN/TIN. If a holder does not have a FEIN/TIN, holders must enter “33-3333333” in the FEIN/TIN field of a holder report.

As a reminder, FEIN/TIN is a mandatory data field for Nevada. Using a fictitious number equates to filing an inaccurate report, which may subject a holder to penalties. If a holder has an assigned FEIN/TIN, it must be provided, do not use 33-3333333.

Early reporting

Pursuant to NRS 120A.660, holders requesting to remit abandoned property prior to the required dormancy period must send an email request to nvholder@nevadatreasurer.gov with the reason for reporting early. The reason for early reporting should be in the owner’s best interest. Property submitted to the Division that has not reached the required abandonment period and has not received approval from this office will be returned. Reports that are submitted that did not receive written approval from the Division will be rejected. Please note, due diligence requirements still apply when remitting property early.

Request for an extension

An extension may be granted beyond the filing due date under certain conditions. If a holder cannot remit a report before November 1st (before May 1st for all insurance entities), the holder must complete a Request for Extension Form UP-7. [Appendix C]. The form must be received at least 30 days prior to the date the property is due.

Late reporting

Unless there is an exception previously approved by the Division, reports received after the due date (prior to November 1 for businesses and government, prior to May 1 for insurance) will be subject to penalty and interest, pursuant to NRS 120A.730.

Remitting payment

Payment is required to be remitted via ACH debit. Holders must contact their financial institutions to authorize ACH debit PRIOR to sending payments through the Portal by providing them with Nevada’s company code (D886000022) or the payment will reject. Be aware that a rejected payment cannot be resubmitted until the initial error has been corrected. Rejected payments may be subject to penalty and interest if the resubmitted payment is received after the reporting due date pursuant to NRS 120A.730

Fees—NEW!

Pursuant to Senate Bill 44 of the 2019 Nevada Legislative Session, holders are required to submit reports and remit payments through the Portal. Remittances are required to be submitted by ACH debit. Any variation from this requirement requires pre-approval. Pre-approval must be requested through the ACH Debit Payment Exception Form UP-10. [Appendix C]. Absent a pre-approval, a holder will be charged a fee in an amount equal to the greater of $50 or 2% of the amount of the payment.
For holders remitting securities or safekeeping contents, please refer to the specific directions in this manual found on pages 15 and 19, respectively.

**Third-party reporting agreements**

Agreements between third-party reporting entities that provide report processing and submission, payroll services, act as transfer agents, etc., are between a holder and the third-party reporting entity only. The State of Nevada and/or the Division is not a party to these agreements, nor do the agreements exempt holders of their legal obligation to report and remit abandoned property.

Be sure to retain these agreements for seven years from the date that a report (utilizing a third-party reporter) was submitted as they may be reviewed during an audit.

**Reimbursements and adjustments**

If an owner comes forward to claim property on a report that has been prepared for remittance but not yet submitted to the Division, the holder must do one of the following:

- Revise the report by deleting the property and adjusting the amount and remittance; or
- Submit the report, as is, and follow the instructions for completing a Request for Holder Reimbursement Form UP-4. [Appendix C]

Prior to reimbursing a claimant, please contact the Division to determine whether a claim has been filed and/or paid on the property in question.

**Records retention**

Holders are required to retain abandoned property records for a period of seven (7) years after filing a report.

Business and financial organizations that provide checks, money orders, or similar instruments other than third-party bank checks, in which the organization is directly liable, must maintain records while instruments remain outstanding for three years after the holder has filed a report.

**Penalties and interest**

The Nevada Unclaimed Property Division’s mission is to serve Nevada. This mission includes reuniting owners with their property. Penalties and interest are assessed to aid in the timely reporting of property, submission of reporting, and associated payment, which ultimately helps the Division achieve that goal. Penalties and/or interest may be waived through various methods. See the Voluntary Disclosure Agreement section below.

**Audits**

The Division’s audit staff conducts examinations of records to ensure holders comply with the state’s unclaimed property requirements (NRS 120A.690).

Late reporting, non-reporting, consumer complaints, no last activity dates, and improper aging, are just a few examples that can trigger an audit.
Voluntary Disclosure Agreement (VDA)

The Voluntary Disclosure Agreement program was established to encourage non-reporters with special circumstances to report and pay past due unclaimed property to attain compliance and qualify for a waiver due to failure to properly report, pursuant to the requirements of NRS 120A.

Holders interested in participating in the VDA program must apply for and receive approval from the Division.

The VDA program requires holders to review their records in the same manner they would be reviewing them for annual reporting, and to report and remit all currently due and past due properties. The VDA program also requires a holder to allow for a review of their policies and procedures to provide the holder with the tools needed to ensure compliance in future reporting periods. If a holder is interested in what kind of information the Division looks for in policies and procedures, or for general information on the VDA program, please contact the Division’s audit staff at: UPAudit@nevadatreasurer.gov.

The Division’s goal is to guide holders to compliance, offer relief from penalties on the current report and to safeguard holders so they are not assessed penalties and interest on future reports. Use the Division’s expertise to your advantage and apply today! [Appendix C]

Note: For holders who wish to participate in the VDA program that are not incorporated, located nor doing business in Nevada, please note that the Division expects the contents of a holder’s policies and procedures to reflect Nevada requirements as if the holder was a Nevada holder. Additionally, as annual reporting is already required of Nevada holders, reporting will be required for 3 years subsequent to the admittance into the program.
SPECIAL PROPERTY TYPES

Delivery and registration of securities and mutual funds

Please note, securities representing underlying shares, stock splits, bonds, etc., must be registered in our nominee name: Nevada Unclaimed Property.

Securities found in safe-deposit boxes must be inventoried and remitted to the Division as is. Do not deposit funds and remit via check or EFT. Instructions for remitting safe-deposit box contents are located on page 19.

DTC transfers

Holders participating in DTC (Depository Trust Company) MUST transfer re-registered securities directly to:

Nominee Name: Nevada Unclaimed Property
FEIN: 88-6000022
DTC Participant #: 901**
Agent Bank #: 26500**
Account #: 822494**

Book entry shares/ Direct Registration Shares (DRS)/Dividend Reinvestments Shares:

Nominee Name: Nevada Unclaimed Property
FEIN: 88-6000022
c/o Avenue Insights & Analytics
100 Hancock St FL 10
Quincy MA 02171

Fed Delivery:
Federal Reserve Bank of New York
ABA# 0210-0001-8
Bk of NYC Trust
FBO—State of Nevada Acct #822494

Dividend Reinvestment Plan

Dividend Reinvestment Plan shares must be registered to Nevada Unclaimed Property, FEIN # 88-6000022 on the day or before the report and remittance are submitted to the Division. Each reported shareowner’s records must include the owner name, last transaction date, number of shares, and cash amount remitted, if applicable.

Corporations may utilize a book entry form of share registration in lieu of issuing physical securities (stock certificates).

Dividends earned should be issued as cash.

All holders must list Dividend Reinvestment Plan accounts with Property ID Code: SC19.

The Division will only accept whole shares for each individual when the physical certificates are issued. Fractional shares must be liquidated at fair market value when reported.

Fractional shares must be sold for each individual when physical certificates are issued and must be reported with Property ID Code: SC09.
Delivery of open-end mutual funds

State Custodian, Avenu Insights & Analytics, will provide an account number for all transfers. Do not establish a new account number without first contacting the custodian. At least three business days prior to attempting delivery, please send an email to the custodian at upch.custody@avenuinsights.com to obtain an account. The registration reference account number (822494**) must accompany the email request to identify it as a State of Nevada fund. Allow approximately one week for receipt of an account number.

Account Re-registration:

MAC & Co 822494
Mutual Fund Operations
500 Grant ST
Room 151-1010
Pittsburgh, PA 15258

Send interested party statements for Open–End Mutual Fund accounts to:

Avenu Insights & Analytics
Custody Department
100 Hancock Street, 10th Floor
Quincy, MA 12171

Dividend Selection—Pay in Cash

Delivery of closed-end mutual funds

Deliver via DTC. Contact state custodian, Avenu Insights & Analytics, 48 hours prior to delivery at upch.custody@avenuinsights.com. Provide security name, CUSIP, shares, state, and your DTC #.

Deliver to:

DTC #901
Account 822494
State of Nevada

Dividend Selection—Pay in Cash

Physical certificates

If a holder is unable to deliver through DTC, DRS or DWAC, register and deliver physical certificates via the following:

Hare & Co/Account # 822494
FEIN 88-6000022
The Depository Trust Company
570 Washington Blvd FL 5
Jersey City NJ 07310
ATTN: BNY Mellon/Branch Deposit Department/Account #822494—State of Nevada

Two days prior to actual delivery, the Division will require an excel list of the securities, including CUSIP numbers,
number of shares, issue names, certificate numbers, and the delivering party’s information. Email the excel list to: upch.custody@avenuinsights.com.

Please note, physical certificates will be returned if DTC, DWAC, or DRS eligible. If physical certificates are returned, penalties will be assessed if not corrected.

**Worthless or non-transferable securities**

The Division will accept all securities. If a security cannot be delivered to the Division’s brokerage account (Avenu Insights & Analytics), the reporting company must provide a statement showing the security in Nevada’s name and tax ID number. Statements should be mailed when the initial report is submitted and then quarterly, unless there is activity in the account. If a holder chooses not to report worthless securities, DO NOT transfer the stock into Nevada’s name and Tax ID number. ALL securities transferred into Nevada’s name and Tax ID number must be reported.

**Foreign securities**

For foreign securities, contact Timothy Woodward at Avenu Insights & Analytics: Timothy.Woodward@avenuinsights.com.

**Court ordered unclaimed property**

Please verify that a court order specifies the funds are to be directed to the Office of the State Treasurer – Unclaimed Property Division. Holders reporting court ordered funds must ensure the funds are to be remitted to the Unclaimed Property Division and not a county treasurer or the State Controller’s Office.

Please contact the Division for instructions for reporting court ordered unclaimed property funds. Court ordered reports cannot be filed online. A copy of the court order must be emailed to nvholder@nevadatreasurer.gov for review, prior to attempting to file a report. Once the court order has been reviewed and approved, report forms, remittance information, and instructions will be provided.

**Escheated estates**

Estates escheated to the State of Nevada pursuant to NRS 154.010 are NOT considered abandoned property and do not remit to the Unclaimed Property Division. Prior to remitting properties, please review the statute below to ensure the property being held does not apply:

**NRS 154.010** An estate escheats to and is vested in the State of Nevada for educational purposes if any person dies or has died, within this State, seised of any real or personal estate, and leaving no heirs, representatives or devisees capable of inheriting or holding the estate, and in all cases where there is no owner of the estate capable of holding it. Any balance remaining in a retired employee’s or beneficiary’s individual account under the Public Employees’ Retirement System or the Judicial Retirement System established pursuant to chapter 1A of NRS is not an estate within the meaning of this chapter.

**Estates**

When reporting ‘estate’ properties, names must be formatted as ‘Jones Tom Estate of’ using owner-type code ‘2’ (Estate) and owner-relationship code ‘PA’.

**Properties with multiple owners**

If there is more than one owner, each name must be listed separately under the same property. Please do not list joint owners’ names on the same line.
Settlement funds

Please contact the Division for instructions for reporting settlement funds at nvholder@nevadatreasurer.gov. Settlement reports cannot be filed online. A copy of the settlement agreement must be emailed prior to attempting to file a report. Upon review the agreement, report forms, remittance information, and instructions will be provided.

Aggregate properties

Nevada does not allow properties to be reported in aggregate.

Business to business exemptions

Any credit memoranda, overpayments, credits balances, deposits, unidentified remittances, non-refunded overcharges, discounts, refunds, and rebates due or owing from a holder that is a business association to another business association shall not be presumed abandoned if the holder and such business association have an ongoing business relationship. Please note, this statement does not apply to outstanding checks, drafts, or other similar instruments and, therefore, must be reported as unclaimed property.

An ongoing business relationship shall be deemed to exist if the holder has engaged in at least one commercial, business, or professional transaction involving the sale, lease, license, or purchase of goods or services with the business association or a predecessor-in-interest of the business association within each three year period that follows the date of the transaction giving rise to the property interest that shall not be presumed abandoned. Once the business relationship ends, the business to business exemption no longer applies.

Individual Retirement Accounts

Traditional IRAs

Traditional IRAs become reportable three years after the later of the dates as determined by A&B below:

A. The date determined as:

(A) The date a second consecutive communication sent by the holder by first-class United States mail to the apparent owner is returned to the holder undelivered by the United States Postal Service; or

(B) If the second communication is sent later than 30 days after the date the first communication is returned undelivered, the date the first communication was returned undelivered by the United States Postal Service;

OR

B. The earlier of the following dates:

(A) The date the apparent owner becomes 70.5 years of age, if determinable by the holder; or

(B) If the Internal Revenue Code requires distribution to avoid a tax penalty, 2 years after the date the holder receives, in the ordinary course of business, confirmation of the death of the apparent owner.

Roth IRAs

Roth IRAs do not have a mandatory payout provision and only become reportable if an owner dies or there has been no activity for three years.
Property and/or reports due to other states

The Division does not accept properties or reports due to other states.

Gaming establishments

Gaming establishments (casinos) in Nevada are subject to the same reporting laws as any other entity conducting business that is required to remit property pursuant to NRS 120A. Gaming establishments are also responsible for reporting and remitting front money, wagering accounts, and other cash deposits held on behalf of a patron.

The following items are NOT considered abandoned property and should not remitted as unclaimed property:

- Underage jackpots
- Unclaimed winnings
- Chip floats
- Ticket in/ticket out payments (TITO)
- Loose money, chips, cameras, eyeglasses, etc.
- Items left in a hotel in-room safe

Safe-deposit boxes

The provisions of NRS 120A only apply to tangible property held in a safe-deposit box or other safekeeping depository which is maintained by:

- A bank or other financial institution; or
- A safe-deposit box company

Please note, safekeeping items must be filed in a report separate from intangible items. Safekeeping contents should be placed in a 9 X 12 inch, or larger, envelope or plastic bag. The owner names and box numbers or other identifying numbers must be clearly marked on the outside of the envelope. Holders should attach a Safekeeping Inventory Form UP-6 [Appendix C] to each envelope/plastic bag. Place the envelopes in alphabetical order by owner last name or business name.

Please do not remit safekeeping for other states to the Division; it will be returned unprocessed.

Please do not report empty boxes. Instead, boxes should be drilled prior to preparing reports to avoid unnecessary labor.

If any of the safekeeping boxes contain firearms (except for antiques), controlled substances, or contents that could be deemed illegal, holders should follow their internal policy regarding contraband. Holders should include a written explanation regarding how the safekeeping in question was handled with the remittance.

Safekeeping inventory must be delivered between January and March of each year. Contact the Division at 702-486-4140 or unclaimedproperty@nevadatreasurer.gov to let the Division know the anticipated delivery date.

Cash and/or securities found in safekeeping boxes must be inventoried and remitted to the Division as is. Do not deposit funds and remit via check or EFT. The responsibility of holders is to report the box contents, not to alter them.

Gift certificates

Gift certificate is defined by and subject to Nevada laws contained in NRS 598.0921 and NRS 120A.520, respectively. The expiration date of a gift certificate will determine its required reporting and remittance.
If a gift certificate was issued on or after October 1, 2007, the following rule applies:

- The gift certificate is reported and remitted in the time period in which it expires. There is no dormancy period. It is reported and remitted at 60% of the remaining face value (businesses can retain 40%). If the certificate has no expiration date, it is not subject to remittance and 100% of the remaining value must be honored indefinitely.

If the gift certificate was issued before October 1, 2007, the following rule applies:

- If the gift certificate has not been used for at least three years, it is subject to reporting and remittance at 100% of the remaining face value. These properties have a three year dormancy period which includes all gift cards/certificates whether they expire or not.

Please note, gift certificates may contain expiration dates and impose service fees that reduce the value only if the expiration dates or fees are printed in 10-point font on the gift certificate or it contains a toll-free number the owner can call to obtain the expiration date, unused balance and or service fee information. If the service fee is based on inactivity, the duration of such inactivity cannot be less than three years, cannot be imposed in the first 12 months after issuance and cannot exceed $1 per month.

**Virtual currency – NEW!**

“Virtual currency or interest” falls under the definition of property and, as such, subject to unclaimed property laws. Prior to July 1, 2019, virtual currency was deemed property under “a fixed and certain interest in intangible property that is held, issued or owed in the course of a holder’s business” under NRS 120A.113 definition of Property as a fixed and certain interest in intangible property that is held, issued or owed in the course of a holder’s business.

The presumption of abandonment for virtual currency is covered under NRS 120A.500(1)(n), through June 30, 2019 and SB44 (2019) Section 11(1)(o) effective July 1, 2019. For reporting purposes, the property-type code for virtual currency is MS17 “Miscellaneous Currency”.

As Nevada does not currently have the capability to receive virtual currency in native form, it is to be liquidated prior to submitting the report, with the cash value on the date of liquidation included on and remitted with, the report. As reports are due before November 1 of each year, it is recommended that the liquidation be no earlier than one month before remitting the report and that the date for liquidation remain consistent from year to year.

**Property from other states / reciprocal agreements**

Nevada does not have active reciprocal agreements with any state; therefore, the following information should be adhered to:

In accordance with the United States Supreme Court decisions in Texas vs. New Jersey, Pennsylvania vs. New York, Delaware vs. New York, and the 1993 NAUPA resolution, property should first go to the state of the owner’s last known address, second should go to the state where the holder is incorporated or domiciled. The state of Nevada does not have current reciprocal agreements with any state; therefore, property must be reported to the state of the owner’s last known address. Under certain circumstances, permission will be granted to report property from other states; however, a state must receive written approval from the Division.

If a state is granted permission to report abandoned property to Nevada; the property must be submitted in NAUPA format and meet Nevada’s statutory requirements. The Division reserves the right to refuse a report if received out of compliance.
All unclaimed money orders, travelers checks or similar instruments that were purchased in Nevada must be reported to Nevada if the owner’s last known address is unknown.

All unclaimed property held for owners whose last known address is unknown or is in a foreign country must be reported to Nevada if the holder is domiciled or incorporated in Nevada.

**Submitting reciprocal reports**

Do not upload reciprocal reports through the Portal. States that do not have a secure website for report retrieval, should send encrypted/password protected files to: nvholder@nevadatreasurer.gov or send encrypted/password protected reports on a CD ROM or USB flash drive to the Division’s mailing address:

State of Nevada  
Office of the State Treasurer  
Unclaimed Property Division  
555 E. Washington Ave. #4200  
Las Vegas, NV 89101
REPORTING CHECKLIST

☑ Report of unclaimed property is in NAUPA format.

☑ Report and remittance balance. If submitted out of balance, report will not be accepted.

☑ Report of unclaimed property and ACH debit payment were submitted through the Division’s online holder reporting portal.

☑ Owner detail is complete and properly formatted in NAUPA file.

1. Valid property, relationship, and owner type codes are correctly posted in NAUPA file (see page 25).

2. All available owner information is included, e.g., names, social security numbers, addresses, etc.

☑ Instructions for remitting securities were properly followed (see pages 15-17).

☑ Securities have been liquidated or transferred into the name of Nevada Unclaimed Property, FEIN 88-6000022, and transferred to the State’s custodial account.

☑ Mutual funds were redeemed or transferred in the name of Nevada Unclaimed Property, FEIN 88-6000022, and transferred to the State’s custodial account.

Contact Information:
Nevada Unclaimed Property
(702) 486-4140—phone
(702) 486-4177—fax

Website: http://www.nevadatreasurer.gov/

Email: nvholder@nevadatreasurer.gov
APPENDICES
APPENDIX A – REFERENCES
### PROPERTY TYPE CODES & ABANDONMENT PERIODS

#### ACCOUNTS BALANCES (3 YEARS)
- AC01 CHECKING ACCOUNTS
- AC02 SAVINGS ACCOUNTS
- AC03 MATURÉD CD OR SAVINGS CERTIFICATE
- AC04 CHRISTMAS CLUB ACCOUNTS
- AC05 MONEY ON DEPOSIT-SECURE FUNDS
- AC06 SECURITY DEPOSITS
- AC07 UNIDENTIFIED DEPOSITS
- AC08 SUSPENSE ACCOUNTS
- AC09 AGGREGATE ACCOUNT BALANCE UNDER $50

#### CHECKS (3 YEARS EXCEPT AS NOTED)
- CK01 CASHIER'S CHECKS
- CK02 CERTIFIED CHECKS
- CK03 REGISTERED CHECKS
- CK04 TREASURER'S CHECKS
- CK05 DRAFTS
- CK06 WARRANTS
- CK07 MONEY ORDERS (7 YEARS)
- CK08 TRAVELER'S CHECKS (15 YEARS)
- CK10 EXPENSE CHECKS
- CK11 PENSION CHECKS
- CK12 CREDIT CHECKS OR MEMOS
- CK13 VENDOR CHECKS
- CK14 CHECK WRITTEN OFF—INCOME/SURPLUS
- CK15 OUTSTANDING—CHECKS/EXCHANGE ITEMS
- CK16 CD INTEREST CHECKS
- CK99 AGGREGATE UNCASED CHECKS UNDER $50

#### EDUCAOTIONAL SAVINGS ACCOUNTS (3 YEARS)
- CS01 CASH
- CS02 MUTUAL FUNDS
- CS03 SECURITIES

#### COURT DEPOSITS (1 YEAR)
- CT01 ESCROW FUNDS
- CT02 CONDEMNATION AWARDS
- CT03 MISSING HEIRS' FUNDS
- CT04 SUSPENSE ACCOUNTS
- CT05 DEPOSITS WITH COURT/PUBL AUTH
- CT06 PUBLIC AID CHILD SUPPORT CHECKS
- CT99 AGGREGATE COURT DEPOSITS

#### HEALTH SAVINGS PLANS (3 YEARS)
- HS01 HEALTH SAVINGS ACCOUNT
- HS02 HEALTH SAVINGS ACCOUNT INVESTMENT

#### INSURANCE (3 YEARS)
- IN01 INDIVIDUAL POLICY BENEFITS OR CLAIM PAYMENTS
- IN02 GROUP POLICY BENEFITS OR CLAIM PAYMENTS
- IN03 DEATH BENEFITS—BENEFICIARIES
- IN04 PROCEEDS—POLICY, ENDOWMENTS, ANNUITIES
- IN05 PREMIUM REFUNDS
- IN06 UNIDENTIFIED REMITTANCES
- IN07 OTHER AMOUNTS DUE UNDER POLICY
- IN08 AGENT CREDIT BALANCES
- IN09 AGGREGATE INSURANCE PROPERTY UNDER $50

#### TRADITIONAL IRA (3 YEARS)
- IR01 CASH
- IR02 MUTUAL FUNDS
- IR03 SECURITIES

#### ROTH IRA (3 YEARS)
- IR05 CASH
- IR06 MUTUAL FUNDS
- IR07 SECURITIES

### PROCEEDS FROM MINERAL INTERESTS (3 YEARS)
- MI01 NET REVENUE INTEREST
- MI02 ROYALTIES
- MI03 OVERRIDING ROYALTIES
- MI04 PRODUCTION PAYMENTS
- MI05 WORKING INTERESTS
- MI06 BONUSES
- MI07 DELAY RENTALS
- MI08 SHUT IN ROYALTIES
- MI09 MINIMUM ROYALTIES
- MI99 AGGREGATE MINERAL PROCEEDS

#### MISC PROPERTY (3 YEARS EXCEPT AS NOTED)
- MS01 WAGES, PAYROLL, SALARY (1 YEAR)
- MS02 COMMISSIONS (1 YEAR)
- MS03 WORKER'S COMPENSATION
- MS04 PAYMENTS FOR GOODS, SERVICES
- MS05 CUSTOMER OVERPAYMENTS
- MS06 UNIDENTIFIED REMITTANCES
- MS07 UN-REFUNDED OVERCHARGES
- MS08 ACCOUNTS PAYABLE
- MS09 CREDIT BALANCES—ACCOUNTS RECEIVABLE
- MS10 DISCOUNTS DUE
- MS11 REFUNDS DUE
- MS13 UNCLAIMED LOAN COLLATERAL
- MS14 SUMS PAYABLE UNDER PENSION AND PROFIT-SHARING PLANS (ERA, KEDUGHO, 401K, ETC)
- MS15 PROPERTY DISTRIBUTABLE IN THE COURSE OF DISSOLUTION OR LIQUIDATION (1 YEAR)
- MS16 MISCELLANEOUS OUTSTANDING CHECKS
- MS17 MISCELLANEOUS INTANGIBLE PERSONAL PROPERTY
- MS18 SUSPENSE LIABILITIES
- MS99 AGGREGATE—MISCELLANEOUS PROPERTY UNDER $50

#### SECURITIES (3 YEARS)
- SC01 DIVIDENDS
- SC02 INTEREST PAYABLE ON REGS BONDS
- SC03 NOT USED
- SC04 EQUITY PAYMENTS
- SC05 PROFITS
- SC06 FUNDS PD—SHARES OR INTEREST
- SC07 BEARER BOND INTEREST/MATURED PRINCIPLE
- SC08 SHARES OF STOCK
- SC09 CASH FOR FRACTIONAL SHARES
- SC10 UN-EXCHANGED STOCK SUCCESSOR CORP
- SC11 OTHER CERTIFICATES OF OWNERSHIP
- SC12 UNDERLYING SHARES OR OTHER OUTSTANDING CERTIFICATES
- SC13 FUNDS FOR LIQUIDATION/REDEMPTION OF UN-SURRENDERED STOCK OR BONDS
- SC14 DEBENTURES
- SC15 US GOVT SECURITIES
- SC16 MUTUAL FUNDS
- SC17 WARRANTS
- SC18 MATURÉD PRINCIPAL REGS BONDS
- SC19 DIVIDEND REINVESTMENT PLANS
- SC20 CREDIT BALANCES
- SC99 AGGREGATE SECURITY PROPERTY UNDER $50

#### SAFE-DEPOSIT BOXES AND SAFEKEEPING (3 YEARS)
- SD01 CONTENTS FROM SAFE-DEPOSIT BOXES
- SD02 CONTENTS OTHER SAFEKEEPING

#### TRUST, INVESTMENT & ESCROW ACCOUNTS (3 YEARS ExCEPT AS NOTED)
- TR01 PAYING AGENT ACCOUNTS
- TR02 UNDELIVERED OR UNCASED DIVIDENDS
- TR03 FUNDS HELD IN A FIDUCIARY CAPACITY FOR GOVT
- TR04 ESCROW ACCOUNTS
- TR05 TRUST VOUCHERS
- TR99 AGGREGATE TRUST PROPERTY UNDER $50

#### UTILITIES (3 YEARS EXCEPT AS NOTED)
- UT01 UTILITY DEPOSITS (1 YEAR)
- UT02 MEMBERSHIP FEES
- UT03 REFUNDS OR REBATES (1 YEAR)
- UT04 CAPITAL CREDIT DISTRIBUTIONS
- UT99 AGGREGATE UTILITY PROPERTIES UNDER $50

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**All government entities (Courts, Governmental Subdivision, Agency, or Instrumentality) regardless of the property type, are legally required to report abandoned property annually.**

**All holders are legally required to report all property types marked (1 YEAR) annually. All other property types are legally required to report as stated above.**

**All utility companies are legally required to report utility deposits, refunds/rebates annually.**
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Individual</td>
</tr>
<tr>
<td>2</td>
<td>Estate</td>
</tr>
<tr>
<td>3</td>
<td>Reciprocal Report</td>
</tr>
<tr>
<td>4</td>
<td>In-state</td>
</tr>
<tr>
<td>5</td>
<td>Multiple State Owner</td>
</tr>
<tr>
<td>6</td>
<td>Stock – No market value</td>
</tr>
<tr>
<td>7</td>
<td>Business / Corporation</td>
</tr>
<tr>
<td>8</td>
<td>Partnership</td>
</tr>
<tr>
<td>9</td>
<td>Aggregate</td>
</tr>
<tr>
<td>10</td>
<td>Not published</td>
</tr>
<tr>
<td>11</td>
<td>Owner unknown</td>
</tr>
</tbody>
</table>
## NEVADA ‘OWNER RELATIONS’ CODES & DEFINITIONS

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>AD</td>
<td>Administrator</td>
<td>A person appointed by the court to handle the estate of someone who died without a will, with a will with no nominated executor, or the executor named in the will has died, has been removed from the case, or does not desire to serve.</td>
</tr>
<tr>
<td>AF</td>
<td>Attorney For</td>
<td>A person who has been qualified by a state or federal court to provide legal services, including appearing in a court and is authorized to act for another.</td>
</tr>
<tr>
<td>AG</td>
<td>Agent For</td>
<td>A person who is authorized to act for another (the agent’s principal) through employment, by contract or apparent authority.</td>
</tr>
<tr>
<td>AN</td>
<td>(AND) Unspecified Joint Relationship</td>
<td>Unspecified joint relationship including ‘AND’.</td>
</tr>
<tr>
<td>BF</td>
<td>Beneficiary</td>
<td>Any person or entity (like a charity) who is to receive assets or profits from an estate, a trust, an insurance policy, or any instrument in which there is a distribution.</td>
</tr>
<tr>
<td>CP</td>
<td>Community Property</td>
<td>Property or earnings received by a husband and wife during marriage, other than by gift, devise, or descent. Separate property is property owned by a spouse before marriage or received during the marriage by gift, devise or descent. In some jurisdictions, earnings from separate property are also separate property and, in some jurisdictions, such earnings are community property. Recognized by California, Arizona, New Mexico, Texas, Nevada, Idaho, Washington, Wisconsin, Louisiana and Puerto Rico.</td>
</tr>
<tr>
<td>CF</td>
<td>Custodian</td>
<td>An individual entrusted with guarding and keeping property or having custody of a person; a person named to manage a child’s property under the UFGTMA; a person or entity appointed by a bankruptcy court to take charge of the debtor’s property for purposes of administration.</td>
</tr>
<tr>
<td>CN</td>
<td>Conservator</td>
<td>A person, official or institution appointed by a court to take over and manage the estate and financial affairs and/or a person’s daily life due to physical or mental limitations or old age; a public official charged with the protection of something affecting public welfare and interests.</td>
</tr>
<tr>
<td>DF</td>
<td>Defendant</td>
<td>The party sued in a civil lawsuit or the party charged with a crime in a criminal prosecution.</td>
</tr>
<tr>
<td>ES</td>
<td>Estate</td>
<td>All the possessions of one who has died and are subject to probate (administration supervised by the court) and distribution to heirs and beneficiaries, all the possessions which a guardian manages for a ward (young person requiring protection and administration of affairs), or assets a conservator manages for a conservatee (a person whose physical or mental lack of competence requires administration of his/her affairs).</td>
</tr>
<tr>
<td>EX</td>
<td>Executor / Executrix</td>
<td>The person appointed to administer the estate of person who has died leaving a will that nominates that person.</td>
</tr>
<tr>
<td>FN</td>
<td>For Benefit Of</td>
<td>A person who is entitled to property that is held by another person (typically a custodian or trustee). FB is typically used in trustee, self-directed, inherited, education and transferred accounts.</td>
</tr>
<tr>
<td>GR</td>
<td>Guardian</td>
<td>A person who has been appointed by a judge to take care of a minor child (called a “ward”) or incompetent adult personally and/or manage that person’s affairs.</td>
</tr>
<tr>
<td>HE</td>
<td>Heir</td>
<td>Anyone who receives property of a deceased person either by will or under the laws of descent and distribution. (Explanation: a devisee under a will is also an “heir”, even though unrelated to the decedent.)</td>
</tr>
<tr>
<td>IN</td>
<td>Insured</td>
<td>The person or entity who will be compensated for loss by an insurer under the terms of a contract called an insurance policy; the person whose life is insured by life insurance, after whose death, the benefits go to others.</td>
</tr>
<tr>
<td>JE</td>
<td>Tenants in Entireties</td>
<td>Joint ownership of property or securities by a husband and wife where, upon the death of one, the property goes to the survivor.</td>
</tr>
<tr>
<td>Code</td>
<td>Description</td>
<td>Definition</td>
</tr>
<tr>
<td>------</td>
<td>-------------</td>
<td>------------</td>
</tr>
<tr>
<td>JT</td>
<td>Joint Tenants</td>
<td>An account held in joint tenancy presumes a right of survivorship, but this presumption can be overcome by evidence that the account was really the property of only one, and the joint tenancy was for convenience. Right of Survivorship is not specifically stated.</td>
</tr>
<tr>
<td>JS</td>
<td>Joint Tenants with Rights of Survivorships</td>
<td>A type of account owned by at least two people where all tenants have an equal right to the account’s assets and are afforded survivorship rights in the event of the death of another account holder. In this type of account, a surviving member will inherit the total value of the other member’s share of account assets upon the death of the other member. All members of the account are afforded the power to conduct investment transactions within the account as well.</td>
</tr>
<tr>
<td>OR</td>
<td>(OR) Unspecified Joint Relationship</td>
<td>Unspecified joint relationship including 'OR'.</td>
</tr>
<tr>
<td>OT</td>
<td>Other Relationship</td>
<td>Relationship other than specified in this list. Additional details should be submitted with the property.</td>
</tr>
<tr>
<td>PA</td>
<td>Payee</td>
<td>The one named on a check or promissory note to receive payment. Each individual named as ‘payee’ shall be paid an equal share of the property.</td>
</tr>
<tr>
<td>PD</td>
<td>Payable on Death</td>
<td>Account is payable on Death to an alternate owner. Upon the original owner’s death, the beneficiary must supply identification and a copy of the original owner’s death certificate.</td>
</tr>
<tr>
<td>PO</td>
<td>Power of Attorney</td>
<td>A written document signed by a person giving another person the power to act for the signer in designated circumstances and with respect to designated property. General powers of attorney give the authorized party broad discretion; Special powers of attorney are limited in capacity.</td>
</tr>
<tr>
<td>RE</td>
<td>Remitter</td>
<td>Used primarily on official checks. The remitter is the person who purchased the official check. This relationship is separate from the holder who turns the property over to the state.</td>
</tr>
<tr>
<td>SO</td>
<td>Sole Owner</td>
<td>Sole Owner is used when there is only a single owner for the property, and that person has all rights to the ownership of the property.</td>
</tr>
<tr>
<td>TC</td>
<td>Tenants in Common</td>
<td>A type of account which is owned by at least two people with no rights of survivorship afforded to any of the account holders. In this type of account, a surviving tenant of the account does not necessarily acquire the rights (and account assets) of the deceased person. Rather, each tenant in the account can stipulate in a written will how his/her assets will be distributed upon his/her death. Generally, the member ownership in the account is determined on a pro rata basis, meaning that if there are two tenants in the account, each will have a 50% claim on the account’s value.</td>
</tr>
<tr>
<td>TE</td>
<td>Trustee</td>
<td>A person or entity who holds the assets (corpus) of a trustee for the benefit of the beneficiaries and manages the trust and its assets under the terms of the trust stated in the Declaration of Trust which created it.</td>
</tr>
</tbody>
</table>
| UF   | Usufruct | Usufruct is a real right in a property owned by another, normally for a limited time or until death. Simply stated, it is the right to use the property, to enjoy the fruits and income of the property, to rent the property out and to collect the rents, all to the
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
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</tr>
</thead>
<tbody>
<tr>
<td>UG</td>
<td>Uniform Gift to Minors Act</td>
<td>Property was gifted to a minor according to the Uniform Gifts to Minor’s Act (Uniform Transfers to Minor’s Act in some states). Regardless whether the minor has reached the age of majority; they should be coded with the UG relation. The custodian on the account should be coded as CU.</td>
</tr>
<tr>
<td>UN</td>
<td>Unknown</td>
<td>Owner’s relationship to the property is not known.</td>
</tr>
<tr>
<td>UT</td>
<td>Uniform Transfer to Minor</td>
<td>Property that is gifted to a minor under the Uniform Gifts to Minors Act – (UGMA). This act allows minors to own property such as securities. Under the UGMA, the ownership of the funds works like it does with any other trust except that the donor must appoint a custodian (the trustee) to look after the account. Regardless of whether the minor has reached the age of majority, they should be coded with the UG relation. The custodian on the account should be coded as CU.</td>
</tr>
</tbody>
</table>

exclusion of the underlying real or naked owner. The usufructuary has the full right to use the property but cannot dispose of the property nor can it be destroyed.
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AMMO</td>
<td>Ammunition</td>
</tr>
<tr>
<td>BARG</td>
<td>Gold Bars</td>
</tr>
<tr>
<td>BARS</td>
<td>Silver Bars</td>
</tr>
<tr>
<td>BOND</td>
<td>Savings Bonds</td>
</tr>
<tr>
<td>CARD</td>
<td>Sports Trading Cards</td>
</tr>
<tr>
<td>CJWL</td>
<td>Costume Jewelry</td>
</tr>
<tr>
<td>COIN</td>
<td>Various Coins</td>
</tr>
<tr>
<td>CURR</td>
<td>Currency</td>
</tr>
<tr>
<td>DEPO</td>
<td>Cash Deposit</td>
</tr>
<tr>
<td>EYES</td>
<td>Eyeglasses</td>
</tr>
<tr>
<td>FCUR</td>
<td>Foreign Currency</td>
</tr>
<tr>
<td>JEWL</td>
<td>Fine Jewelry</td>
</tr>
<tr>
<td>KRUG</td>
<td>Krugerrands</td>
</tr>
<tr>
<td>MISC</td>
<td>Miscellaneous Items</td>
</tr>
<tr>
<td>PAPR</td>
<td>Various Paperwork</td>
</tr>
<tr>
<td>STCK</td>
<td>Stock Certificates</td>
</tr>
<tr>
<td>STMP</td>
<td>Stamps / Postage</td>
</tr>
<tr>
<td>TEET</td>
<td>False Teeth</td>
</tr>
<tr>
<td>TOKE</td>
<td>Tokens</td>
</tr>
<tr>
<td>TOOL</td>
<td>Tools</td>
</tr>
<tr>
<td>WATC</td>
<td>Watch</td>
</tr>
<tr>
<td>WEAP</td>
<td>Weapons</td>
</tr>
<tr>
<td>WILL</td>
<td>Wills / Codicils to Wills</td>
</tr>
</tbody>
</table>
# UNCLAIMED PROPERTY REPORT/REMIT YEAR TABLES

**BUSINESS ENTITIES ONLY (NON-INSURANCE ENTITIES)**

## ONE (1) YEAR PROPERTIES

<table>
<thead>
<tr>
<th>Items that were issued or had a last activity date during the period:</th>
<th>Report and payment must be submitted prior to:</th>
</tr>
</thead>
<tbody>
<tr>
<td>07/01/2017 thru 06/30/2018</td>
<td>November 1, 2019</td>
</tr>
<tr>
<td>07/01/2018 thru 06/30/2019</td>
<td>November 1, 2020</td>
</tr>
<tr>
<td>07/01/2019 thru 06/30/2020</td>
<td>November 1, 2021</td>
</tr>
<tr>
<td>07/01/2020 thru 06/30/2021</td>
<td>November 1, 2022</td>
</tr>
<tr>
<td>07/01/2021 thru 06/30/2022</td>
<td>November 1, 2023</td>
</tr>
<tr>
<td>07/01/2022 thru 06/30/2023</td>
<td>November 1, 2024</td>
</tr>
<tr>
<td>07/01/2023 thru 06/30/2024</td>
<td>November 1, 2025</td>
</tr>
<tr>
<td>07/01/2024 thru 06/30/2025</td>
<td>November 1, 2026</td>
</tr>
</tbody>
</table>

## THREE (3) YEAR PROPERTIES

<table>
<thead>
<tr>
<th>Items that were issued or had a last activity date during the period:</th>
<th>Report and payment must be submitted prior to:</th>
</tr>
</thead>
<tbody>
<tr>
<td>07/01/2015 thru 06/30/2016</td>
<td>November 1, 2019</td>
</tr>
<tr>
<td>07/01/2016 thru 06/30/2017</td>
<td>November 1, 2020</td>
</tr>
<tr>
<td>07/01/2017 thru 06/30/2018</td>
<td>November 1, 2021</td>
</tr>
<tr>
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<td>November 1, 2025</td>
</tr>
<tr>
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<td>November 1, 2026</td>
</tr>
</tbody>
</table>

**Note:** Reports and remittances that are received after the prescribed due date are subject to interest and penalties under the provisions of NRS 120A.730. Requests for waivers of interest may be submitted for consideration with your report/remittance and must include the reason(s) for late submission. Failure to request a waiver may result in the imposition of interest and penalties. Please contact [UPAudit@nevadatreasurer.gov](mailto:UPAudit@nevadatreasurer.gov).
**UNCLAIMED PROPERTY REPORT/REMIT YEAR TABLES**

**INSURANCE ENTITIES ONLY**

### ONE (1) YEAR PROPERTIES

<table>
<thead>
<tr>
<th>Items that were issued or had a last activity date during the period:</th>
<th>Report and payment must be submitted prior to:</th>
</tr>
</thead>
<tbody>
<tr>
<td>01/01/2018 thru 12/31/2018</td>
<td>May 1, 2020</td>
</tr>
<tr>
<td>01/01/2019 thru 12/31/2019</td>
<td>May 1, 2021</td>
</tr>
<tr>
<td>01/01/2020 thru 12/31/2020</td>
<td>May 1, 2022</td>
</tr>
<tr>
<td>01/01/2021 thru 12/31/2021</td>
<td>May 1, 2023</td>
</tr>
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</tr>
<tr>
<td>01/01/2024 thru 12/31/2024</td>
<td>May 1, 2026</td>
</tr>
<tr>
<td>01/01/2025 thru 12/31/2025</td>
<td>May 1, 2027</td>
</tr>
</tbody>
</table>

### THREE (3) YEAR PROPERTIES

<table>
<thead>
<tr>
<th>Items that were issued or had a last activity date during the period:</th>
<th>Report and payment must be submitted prior to:</th>
</tr>
</thead>
<tbody>
<tr>
<td>01/01/2016 thru 12/31/2016</td>
<td>May 1, 2020</td>
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<tr>
<td>01/01/2017 thru 12/31/2017</td>
<td>May 1, 2021</td>
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APPENDIX B – SAMPLES
SAMPLE DUE DILIGENCE LETTER

Acme Funds Corporation
123 Abandoned Lane
Anywhere USA 12345

Date

Owner Name
456 Asset Road
Jackpot USA 67890

Re: Account #
Balance $
Property Type:

Dear Owner:

We are holding unclaimed property with a value of at least $50 for the person listed above. The owner may claim this property by contacting us at the address, phone number or email address listed below.

Holder Information: Company Name
Address:
Phone #:
Email Address:

Failure to respond by (insert the last day property will be available for refund), will result in property being remitted to Nevada Unclaimed Property by October 31st (April 30th for all insurance entities). After that date, the owner may contact the state where the property will be held in perpetuity and can be rightfully claimed.

Sincerely,

Company’s Contact Person’s Name
APPENDIX C – FORMS
Nevada Unclaimed Property

Frequently used forms

**UP4 - Holder Refund Request Form**

- This form shall be used if an owner receives unclaimed property from a holder after the property has previously been remitted it to the Division.

**UP6 - Safekeeping Inventory Form**

- This form shall be used for inventorying safe-deposit box contents.

**UP7 - Holder Request for Extension**

- This form shall be used for holders needing extra time to file. Approval is required.

**UP10 - ACH Debit Payment Exception Form**

- This form shall be used for holders requesting an exception for paying through ACH debit. Approval is required.
- The required excel attachment (UP10A) can be downloaded at [Holder Reporting Information](#).

**UP12 - Online Reporting Exemption Form**

- This form shall be used for holders needing an exemption from reporting via the Portal. Approval is required.

**Form W-9**

- This form shall be used for holders requiring the Division's FEIN/TIN.

**Penalty & Interest Waiver Request**

- This form shall be used for holders seeking waiver of any accrued penalties and interest. Approval is required.

**Voluntary Disclosure Agreement (VDA) and Worksheet**

- This form shall be used for holders seeking to participate in the Division's Voluntary Disclosure / Amnesty Program. Approval is required.