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COMMON UNCLAIMED PROPERTY TERMS

**Activity:** action taken on property by the owner, including making a deposit or withdrawal, or a written memorandum to the holder. It does not include automatic transfers, payments, or charges.

**Aggregate:** a group of related property type items reported as a single line item. The owner names and addresses are not required to be included with the report if the property is valued at $25 or less and reported as an aggregate.

**Claimant:** a person believing he or she is legally entitled to unclaimed property. The claimant is not necessarily the original owner of the property. A claimant could be an heir, or someone who has a legal right to claim the property on the owner's behalf.

**Custodian:** an individual or an entity that holds property for the benefit and care of the rightful owner until the property can be delivered to the rightful owner. The Vermont State Treasurer acts as a custodian until the rightful owners come forward and claim the property.

**Cut-off date:** the date prescribed in the Unclaimed Property Law for the determination of what items of property have met their dormancy thresholds.

**Domicile:** the state of incorporation of a corporation or the state of the principal place of business of an unincorporated person.

**Dormancy Period:** the time period during which an owner of property does not take any action on his or her property.

**Due Diligence:** the degree of effort a holder must use to find the rightful owner of unclaimed property before delivering the property to the state.

**Escheat:** a transfer of property that makes the state the legal owner. The state does not take permanent possession, but acts as custodian of the property in perpetuity on behalf of the rightful owner.

**Holder:** a person obligated to hold for the account of, or deliver or pay to, the owner property that is subject to this chapter.

**Incidental Property:** 10 or fewer properties, totaling $1,000 or less.

**Indemnification:** an agreement that protects a party from loss by transferring the responsibilities to a third party.
**Intangible Property**: property that represents or is negotiable to cash. Items such as a stock certificate that represent ownership interest in a company, or a savings bond that represents an obligation to pay a certain amount. Both are convertible to cash and represent cash values.

**Last Known Address**: a description of the location of the apparent owner sufficient for the purpose of the delivery of mail.

**Lawful Charges**: charges imposed by a holder against property in the holder’s possession that are specifically authorized either by statutes, other than the state’s unclaimed property law, or by a valid, enforceable contract.

**National Association of Unclaimed Property Administrators (NAUPA)**: the national membership organization of state unclaimed property administrators.

**Owner**: the person having legal or equitable claim to the unclaimed property. (See “person”.)

**Person**: any individual, business association, government or public subdivision, public corporation, or authority, estate, trust, two or more persons having a joint or common interest; or any other legal or commercial entity.

**Reciprocity**: an agreement of understanding between states whereby each state agrees to exchange information and collect unclaimed property for others.

**Report**: the forms or documents filed by the holder with the state, listing items of escheated property and applicable owner information as required by the state’s Unclaimed Property Statutes.

**Tangible Personal Property**: personal property presented by itself. Content of a safety deposit box, i.e. coins, jewelry, personal papers.

**Unclaimed Property**: tangible or intangible property unpaid or undelivered to the rightful owner for the time period specified by law.

**Underlying shares**: duplicate shares of stock, which have been issued by a business association, banking or financial organization. The original certificate for these shares is in the possession of the shareholders, who have failed to either cash the dividends checks or correspond with the issuing corporation.
GENERAL OVERVIEW

The Vermont Unclaimed Property Law requires that entities, holding unclaimed property, report such property to the Unclaimed Property Division of the Vermont State Treasurer's Office. Banks, insurance companies and corporations are among the many entities the State of Vermont requires to report such property. The law requires organizations to review their records annually and transfer accounts that have reached specified dormancy thresholds to the State Treasurer, who serves as a custodian of the funds until the rightful owners claim them.

To access the full text of the law via Internet, go to: http://www.leg.state.vt.us/statutes/statutes2.htm. After accessing this site, select Title 27 – Property, Chapter 14 – Unclaimed Property, and the topic of interest (27 V.S.A. §§ 1241 – 1270).

The Vermont Unclaimed Property Law does not apply to land, real estate or any tangible property with the exception of the content of the safe deposit boxes, held by the banks.

The Unclaimed Property Reporting Manual might not provide all the information you need to complete your reporting responsibilities properly. If you cannot find an answer to your question, please contact our office and we would be glad to assist you. Our intent here is to familiarize reporters of unclaimed funds with general reporting requirements, procedures, and present options available for preparing an accurate and timely report. The issues this manual addresses are of interest to all reporting organizations. They include:

- Important General Information
- Review Of The Reporting Requirements And Process
- Reporting Process, Explanation Of The Various Types Of Reports, Format Options, Delivery and Payment, Important Considerations, and Holder Reimbursement
- Overview of the Voluntary Compliance Program
- Reference Tables and Contact Information
- Important Dates
- Forms
GENERAL REPORTING INFORMATION

As a reporter of unclaimed property, holders play an integral role by supplying Unclaimed Property Division with the proper account detail in the prescribed format.

We review each report for accuracy and, on approval, add the reported detail to our database of unclaimed property owners. Using this database - we process and pay claims against reported property. Maintaining the integrity of our data is very important to the proper and timely payment of claims. Adhering to the reporting requirements is critical to the process.

Holder Types
Include, but not limited to:

I. Banking and financial organizations, including:
   - State and Federal Banks;
   - Trust Companies;
   - Savings Banks;
   - Savings and Loan Associations;
   - Credit Unions and Investment Companies.

II. Business associations wherever located, domiciled or incorporated, such as:
   - Corporations;
   - Joint Stock Companies;
   - Partnerships;
   - Business Trusts;
   - Cooperatives;
   - Insurance Companies

III. Utilities owned or operated for public use, including:
   - Communications;
   - Electricity;
   - Gas;
   - Water;
   - Steam;
   - Solid Waste Collection.

IV. Other Legal Entities including:
   - State, County, and City Governments;
   - Public Corporations;
   - Nonprofit Organizations;
   - Estates;
   - Trust or other legal or commercial entities.
**Property Type Codes and Property Description**

Unclaimed property is intangible personal assets and contents of safe deposit boxes owed to an individual or business. Property is considered unclaimed after it is held for an extended period of time with no documented owner contact and an effort was made to locate the owner. Unclaimed property can be divided into two categories:

I. General Ledger Types:
   - Wages
   - Accounts Credits
   - Uncashed Checks
   - Utility Deposits
   - Patients Refunds
   - Insurance Proceeds

II. Securities-Related Types:
   - Stocks
   - Dividend Payments
   - Interest
   - Bonds

**Preparing Your Report:**

Select the property type code that best describes the original property of the missing owner. Use the miscellaneous outstanding check code (MS16) only as a last resort when the nature of the uncashed check is truly unknown.

*Reference: UP Manual, Table 1 “NAUPA Property Code Tables”- Pages 41-44*

**Important Dates**

- **May 1** - date when Vermont unclaimed property reports with remittances are due for the previous calendar year.
- **May 1** - postmark will be accepted.
- **Week-end or Holiday** report due date falls – report is due the following work day.
Uncashed Checks and Amounts Owed

- **CK01 - CK99 - Uncashed Checks** – most are considered unclaimed after three years, with exceptions listed below. **Dormancy commences on the date of the original check issue date.** If an actual check was not issued, use the date the amount was payable to the owner. Reissuing a check does not change the date it should be remitted as unclaimed property.

**EXCEPTIONS and CLARIFICATIONS:**

- **CK07 - Money Orders**, considered unclaimed after **seven years**
- **CK08 - Traveler's Check**, considered unclaimed after **15 years**.
- **CK12 - Credit Checks or Memos**, are considered unclaimed after **three years** and must be reported. Dormancy commences on the date of the original credit or memo issue date. If actual check was not issued, use the date of the amount that was payable to the owner.
- **CK13 - Vendor Checks** and **all other types of accounts payable** have the **three-year** dormancy period.

**CK17 – Bank Money Orders**, payee’s name and address are known - considered unclaimed after **three years**. No known payee name and address, considered unclaimed after **seven years**.

- **MS01 - Wages, Payroll, Salary or other compensation for personal services**, considered unclaimed after **one year** from the original check issue date. The **one-year** period applies to all methods of payroll distribution.

- **MS10, MS11 – Discounts and Refunds Due and UT03 – Rebates**, property with the applicable **three-year** dormancy period. Note, if a customer never submits his/her request for a discount, refund or rebate, these items should not be considered unclaimed property.

- **MS12 - Unredeemed Gift Certificates**, **issued prior to 7/1/2006** are considered unclaimed after **three years** and must be reported. Reporting is not required for certificates issued **after 7/1/2006**.

**NO AMOUNTS MAY BE WRITTEN OFF TO INCOME OR SURPLUS.**

**THERE ARE NO DE MINIMIS AMOUNTS**

**ALL AMOUNTS MUST BE REPORTED**
Property Reported by Financial Institutions

- AC01 – Checking Accounts, AC02 – Savings Accounts, AC03 Matured Certificates of Deposit or Savings Certificates (including automatically renewable) - the property is considered abandoned three years after the statement of account or other associated mailing from the financial institution has been returned as undeliverable, unless the owner during that three years takes any action described in subdivisions (1), (2), (3) or (4) of §1242 (d).

Note: depositing the CD interest in to another account with no previous activity or the non-return of interest checks by the post office does not constitute contact.

- MS13, SD03 - Unclaimed Loan Collateral and Other Tangible Property - has three-year dormancy period. This period begins on the date the loan was paid in full. There are three criteria for collateral to be reported as unclaimed:
  - The loan has been paid in full or charged off and
  - There has been no customer contact for three years and
  - The owner’s whereabouts are unknown.

Each time collateral in the vault is physically inventoried and matched to the collateral file receipts, items that cannot be matched to an unpaid loan should be identified. These items should be audited for the time span from payoff date. Letters should be mailed to the customers, reminding them to collect their collateral. Any items not retrieved are reportable as unclaimed property after the three-year dormancy has passed.

When reporting unclaimed loan collateral, two property type codes are available. Select property type code SD03 for other tangible property set aside for a loan. Examples of tangible property reported as collateral are jewelry, stock certificates, deeds, etc. In this case, please follow all requirements for reporting and remitting safe deposit boxes.

Reference SD01 and SD02 - Page 8

Loan collateral that will be remitted as cash should be coded with property type code MS13. Examples of unclaimed property type, reported as MS13, are savings accounts, certificates of deposit, etc.

The person or entity that pledged the loan collateral should be listed as the owner of property. If the loan was in the name of a person or entity other than the owner of the collateral, enter the loan name in the comment field of the report.

For charged-off or defaulted loans, any amount of money received for the collateral that exceeds the amount of the unpaid loan must be remitted as unclaimed property.
- **MS14 — Sums Payable Under Pension/Profit Sharing Plans (Individual Retirement Accounts)** - have a dormancy period of three years, which begins on the mandatory distribution date. Under federal law, the mandatory distribution date is April 1 of the calendar year following the calendar year in which the owner of the IRA reaches age 70 ½. If some event, such as death of an owner, occurs prior to the owner reaching age 70 ½, commence the dormancy period from the date of the owner's death, if the existence or whereabouts of any beneficiaries are unknown to you.

- **TR01 – TR99 - Corporate Trust Property and Paying Agent Accounts** – have three year dormancy periods. Separate reports must be filed for each issue of stock and each issuing company's Federal Employer Identification Number (FEIN) must be provided. This requirement does not apply to bearer bonds, which may be combined on one report using your institution’s FEIN.

### Safe Deposit Box Contents

- **SD01 – SD02 - Safe Deposit Boxes and Other Safekeeping Items** – the five-year dormancy period commences on the date the last rental payments expired. All boxes should be drilled and inventoried prior to preparing your report. Use special Safe Deposit Box Report Cover Sheet and Inventory Sheet to report safe deposit box content. **Do not send Annual Compliance Report Cover Sheet together with the contents of the safe deposit boxes.**

  **Reference:** Safe Deposit Box Reporting Instructions – Page 15 & 16
  Safe Deposit Box Forms - Cover Sheet & Inventory Report on Website

### Funds Reported by Title Companies

- Any funds, including **TR04 - Escrow Accounts**, that have not been claimed and for which there has been no activity or current contact with the owner for three years, must be reported as unclaimed.

- **TR04 – Escrow Accounts (Earnest Money)** – funds held because of the nonperformance of the conditions of the escrow agreement. In transactions involving earnest money, both the buyer and the seller have an undivided interest in the entire amount. Therefore, both the buyer and the seller are considered the “owner” under the statutes, and both parties’ names should be listed on your report. The person who placed the money in escrow, usually the buyer, should be reported as the primary owner. The other parties should be listed as additional owners. However, if you have communicated with both buyer and the seller within the last three years, and they cannot agree on the disposition of the funds, the account would not be unclaimed and should not be remitted as unclaimed property.

  If the contract stipulates that the seller may claim the funds under the specific conditions, and documenting evidence in your file indicates that those
conditions exist, the seller’s name would then be listed as the owner on your report. The buyer would not be listed as an additional owner.

If you have contact with one party, but a release cannot be secured from missing party, the funds should be reported three years from the date of last contact with the missing party or date of scheduled closing. If one party believes he is entitled to the funds, his claim is not diminished when the funds are remitted as unclaimed property. If you have contact with both, the buyer and the seller, the funds should not be reported.

- **Other Escrow Funds** - amounts placed in escrow at closing should be reported in the name of the party who provided the funds. A portion of the seller’s payoff held to ensure all taxes were paid and repairs were completed, as an example. Once the taxes are paid, repairs are made, or other conditions of the escrow agreement are met and funds remain unclaimed, the seller’s name would be reported as the owner of the unclaimed funds. The buyer would not be entitled to the funds.

Any kind of service charges or fees may not be deducted from funds that are reported as unclaimed property unless stipulated in the contract and acknowledged by the signatures on the contract.

**Escrow funds and earnest funds should be reported using property type TR04.**

**NO AMOUNTS MAY BE WRITTEN OFF TO INCOME OR SURPLUS.**

**THERE ARE NO DE MINIMIS AMOUNTS**

**ALL AMOUNTS MUST BE REPORTED**

**Insurance – Related Property**

Insurance related property has a three-year dormancy period.

- **IN01 - Individual Policy Benefits and Claim Payments** - provide policy numbers and names of insured; claim numbers if applicable;

- **IN02 - All Group Policy Benefits or Claim Payments**, excluding death benefits – provide employer names and policy numbers; names of insured; claim numbers if applicable;

- **IN03 - Death Benefits Due Beneficiaries** on individual or group policies – provide policy numbers and names of insured; claim numbers if applicable; dates of birth of insured if available. When reporting death benefits, the beneficiary should be listed as the owner of the property;

- **IN04 - Matured Policies, Endowments, and Annuities** – provide the policy number and name of insured;

- **IN05 - Premium Refunds on Individual Policies** – provide the policy number and name of insured;

- **IN06 - Unidentified Remittances** or premium payments – provide any information available; owner name will be reported as unknown;
- **IN07 - All Other Amount Due Under Policy Terms** - Insurance-related property not described above – provide a complete description of the property;

- **IN08 – Any Agent Credit Balances** – provide dates of employment and the agent’s social security number;

- **IN99 – Aggregate Insurance Property** - insurance-related properties less than $25;

- **CK10 - Expense Checks or drafts** – provide check number; description of expense, if available;

- **CK13 - Vendor Checks or drafts** – provide invoice number and check number;

- **MS01 - Employee Wages** – provide employee’s social security number.

**Commission checks** - provide agent’s social security number.

**Mutual Funds – Related Property**

Mutual Fund related property has a three-year dormancy period.

- **SC16 - Mutual Fund** shares – dormancy commences when either a sum payable is unclaimed or the first piece of mail is Returned by the Post Office (RPO). At the time the shares become unclaimed, the entire account and any cash proceeds due the owner are also considered unclaimed. The cash proceeds should be reported as dividends with property type code **SC01**.

- **SC01 – Dividends** (income distribution or capital gains distribution) checks. If checks, issued for distribution proceeds, are outstanding or returned by the Post Office, those check should be reported as credit balances, using property type **SC20 – Credit Balances – Security Notes**.

**Property Reportable By Courts, Governments, Governmental Subdivisions, Agencies or Instrumentalities (§1241(12))**

- **CT01- CT99 – Amounts** (Escrow Funds, Condemnation Awards, Missing Heirs’ Funds, Suspense Accounts, Bail or Deposits Made With a Court or Public Authority, VR, and Aggregate Court Deposits) distributable or payable by a Court. Dormancy period is one year.

- **Cities, Towns, Counties, Municipalities** are required to report all unclaimed property items under one year dormancy rule. Those items would include, but not be limited to warrants, uncashed checks, excess proceeds from property tax foreclosures, property tax overpayments or refunds; as well, as unclaimed court monies, trust accounts, unfunded utility deposit, unclaimed debt services payments, unredeemed bonds and coupons.
Securities – Related Property Codes

Securities related property has a three-year dormancy period.

- **SC01** - Cash Dividends - Include the issue name of the security in the description field.

- **SC02** – Interest Payable on Registered Bonds - due an owner of a registered security. *Do not use this code to report interest paid on a bearer bond.*

- **SC07** - Bearer Bond Interest & Matured Principal The owner should be listed as “unknown”. A complete description, including issue name, series, bond number and all outstanding coupon numbers must be provided. The total cash amount of unclaimed interest and principal should be provided in the cash amount remitted field.

- **SC08** – Shares of Stock (Undelivered Shares - i.e. Stock Returned by the Post Office (RPO)). These types of shares are normally the results of stock splits or stock dividends. The issue name of the security must be included in the description field.

- **SC10** - Unexchanged Shares of Successor Corporation - Arising from a merger or buy-out should be reported with this code. Provide the number of shares of the successor corporation in the shares field remitted field. These are the shares that will be remitted to the State Treasury with your report.

- **SC12** - Underlying Shares/Outstanding Certificate Of Owners - These shares are presumed to be in the possession of the shareholder. The certificates must be canceled on the books of the issuer and reissued to the State of Vermont name.

- **SC13** – Liquidation/Redemption/Unsurrendered Stocks/Bonds Proceeds – Report cash only under this property code. The issue name of the liquidated security and number of shares presumed to be in the possession of the shareholder should be listed in the description field. The shares remitted filed should not be completed. The total cash amount due each shareholder should be provided in the cash amount remitted field.

- **SC16** - Mutual Funds - These shares must be reissued to the State of Vermont name. *(Reference: Mutual Funds Reporting section – Page 14)*

- **SC18** - Matured Principal on Registered Bonds - Do not use this code to report matured principal on a bearer bond (use **SC07** – Bearer Bond Interest And Matured Principal).
SC19 - Dividend Reinvestment Plans – Report DRP shares after the Dividend Reinvestment Plan statements have been returned from the post office (after those shares have been subjected to SEC-required due diligence efforts). Review the investment account history from the date of the RPO forward to determine if there was shareholder-generated activity during the state-prescribed dormancy period.

Securities - Physical Delivery

If physically remitting shares, they must first be registered to the State of Vermont Treasurer’s Office.

Certificates must be mailed with the report. Mutual funds and dividend reinvestment plans should be transferred into the State of Vermont Treasurer’s name (see information above). REQUIRED: Confirmation document(s) must be included with the report. When reporting Mutual Funds, please be sure to include the complete fund name and the CUSIP Number for the fund. If you are reporting dividends along with securities, you can put them on the same report. Please include the following information on your report of securities: (Mutual fund reporting instructions: Reference – Page 14)

- Owner’s Name
- Last Known Address
- Social Security Number
- Last Activity Date
- NAUPA Property Type
- CUSIP Number and/or Any Other Identifying Number

The aggregate amount does not apply when securities and dividends are reported together.

Reference: Reporting 10 Items or Less – Schedule B (Securities) Form on Website

IMPORTANT

SECURITIES MAILING INSTRUCTIONS

SECURITIES must be registered to:
Vermont State Treasurer’s Office
Tax ID 03-6000264

Mail your REPORT, SECURITIES, RELATED CASH to:
Vermont State Treasurer’s Office
Unclaimed Property Division
Pavilion Bldg (4th Floor)
109 State Street
Montpelier, VT 05609-6200
Securities - Electronic Remittance

If remitting shares electronically, you must deliver securities to the state’s custodian, the Unclaimed Property Clearinghouse. Securities transaction reports MUST be included with the reporting package.

Before delivering securities electronically, a holder MUST notify the Clearinghouse via fax 617-722-9660 or email upch.custody@xerox.com, at least 48 hours in advance with a list of the securities to be delivered. Attn: Pansy Chan, Account Administrator, Unclaimed Property Clearinghouse, A Xerox Company, 100 Hancock St., 10th Floor Quincy, MA 02171.

The fax or email MUST include the following information:

- Issue name
- Issue CUSIP number
- Share amount per issue
- Holder’s DTC number

REQUIRED: Include your (email or fax) confirmation documentation that the shares are being settled electronically through DTC (Depository Trust Corporation). Report should include at minimum: issue name, CUSIP number, and share amount per issue.

**IMPORTANT**

DTC DELIVERY INSTRUCTIONS

DTC # 0954
Account #: AUZF2000002
Account Name: State of Vermont
Agent bank # 26017


**Worthless or Non-Transferable Securities**

Do not report non-transferable securities to our office. If these do become transferable, or gain value, report and remit the shares at that time. Holder will not be penalized for late reporting in these situations.

**Mutual Fund Securities**

Reporting mutual funds: please use the “Mutual Funds Reporting” instructions listed on page 14 and applicable reporting forms.

**Reference: Reporting 10 Items or Less – Schedule B (Securities) Form on Website**

**Safe Deposit Box Securities**

Reporting securities from a safe deposit box, please use the “Reporting Safe Deposit Box Contents” instructions listed on page 15 and 16 and applicable reporting forms.

**NOTE: May 1 is FILING due date for safe deposit box reporting. Delivery is after Sept 1.**

**Reference: Safe Deposit Box Reporting Forms - Cover Sheet & Inventory Report on Website.**
MUTUAL FUND REPORTING

**Mutual Fund – Related Property Codes**

Mutual Fund related property has a three-year dormancy period.

- **SC16 – Mutual Fund** shares – dormancy commences when either a sum payable is unclaimed or the first piece of mail is “Returned by the Post Office” (RPO). At the time the shares become unclaimed, the entire account and any cash proceeds due the owner are also considered unclaimed. The cash proceeds should be reported with property type code **SC13 – Liquidated/Redemption Unsurrendered Stock/Bonds**.

- **SC01 – Dividends** (income distribution or capital gains distribution) checks. If checks, issued for distribution proceeds, are outstanding or returned by the Post Office, those checks should be reported as credit balances, using property type **SC20 – Credit Balances – Security Notes**.

**Reporting of Mutual Funds**

**Holder remains the custodian of all mutual funds.** These shares must be reissued into the State of Vermont Treasurer’s name. Change the name on the account to the State of Vermont. Submit a confirmation report with the owner’s identification information (see listings below). When owner comes forward to claim funds, the **State of Vermont’s transfer agent ACS, Affiliated Computer Services, A Xerox Company**, will send the required paperwork to the Holder to have funds transferred back to the rightful owner.

**HOLDER REMAINS THE CUSTODIAN OF ALL MUTUAL FUNDS.**

**IMPORTANT:** When reporting Mutual Funds, include the listed identification information. Dividends can also be reported on the same report.

- Owner's Name
- Last Known Address
- Social Security or FEIN Number
- Last Activity Date
- Relationship Code
- NAUPA Property Type
- Security Name
- CUSIP Number and/or Any Other Identifying Number
- Number of Shares
- **MUST** document shares have been remitted and proof is included with report.
  - **REQUIRED:** Confirmation/Transaction Documentation – should include fund name, posted and trade dates, transaction descriptions, number of and price of shares, and total number of shares being remitted.

The aggregate amount does not apply when mutual funds and dividends are reported together.

**Reference:** Reporting 10 Items or Less – Schedule B (Securities) Form on Website
SAFE DEPOSIT BOX REPORTING
DUE ON OR BEFORE MAY 1

Safe Deposit Boxes – Related Property Codes

Safe Deposit Boxes related property has a five-year dormancy period.

- **SD01** – Safe Deposit Box Contents – are considered unclaimed five years after the expiration date of the last rental payment. **Required:** Inventory Reporting Sheet detailing list of box contents - and Cover Sheet.

- **SD02** – Other Safekeeping Items – are considered unclaimed five years after the expiration date of the last rental payment. **Required:** Inventory Reporting Sheet detailing list of box contents - and Cover Sheet.

REPORTING INSTRUCTIONS

**STEP 1** -

- **BOX PREPARATION** – Drill and inventory prior to preparing report.

**STEP 2** – MAY 1st Reporting – MAIL Only These Listed Forms:

- Completed Hard Copies & HDE Reports
  - **ANNUAL** Compliance Report **Cover Sheet**
    - **REQUIRED** - Estimated Delivery Date
  - Summary Report
  - Detail Report
  - NAUPA formatted electronic encrypted **HDE Report**

**DO NOT** MAIL, SEND OR ATTACH BOX FORMS To The **ANNUAL Compliance Report Cover Sheet**

**STEP 3** – BOX Forms Completion

- **BOX Reporting Forms**
  - **Staple** Both Forms Together and **Afix to OUTSIDE** of Box:
    - Box Cover Sheet
      - Complete Holder Information
    - Box Inventory Report
      - Complete Holder & Owner information
      - List **Box CODES**
      - Enter **CLEAR** and **LEGIBLE** detailed itemized **descriptions** of box contents.
      - Form MUST be notarized
      - Optional Page 2 is now available
        - Enter number of pages at bottom of form(s)

*Reference: Table 4 “Safe Deposit Box Codes” – Page 45*
SAFE DEPOSIT BOX - DELIVERY INSTRUCTIONS

AFFIX BOTH BOX FORMS (Cover and Inventory Forms) TO OUTSIDE OF BOX.

STEP 4 - PHYSICAL DELIVERY OF SAFE DEPOSIT BOXES

- Due 120 Days After May 1 Filing Date

- BOX Reporting Forms – Affix BOTH Forms To OUTSIDE of Box
  - “ORIGINAL” Completed BOX Cover Sheet Form
  - “ORIGINAL” Completed BOX Inventory Report Form

- DELIVERY – Schedule Delivery
  - REQUIRED: CALL (802) 828-2884 For FIRM Delivery Date After Sept 1

SAFE DEPOSIT BOX - DELIVERY ADDRESS

Vermont State Treasurer’s Office
Unclaimed Property Division
Pavilion Bldg (4th Floor)
109 State Street
Montpelier, VT 05609-6200

SAFE DEPOSIT BOX PROPERTY CODES

<table>
<thead>
<tr>
<th>CODE</th>
<th>SAFE DEPOSIT BOX PROPERTY CODES</th>
</tr>
</thead>
<tbody>
<tr>
<td>SDO1</td>
<td>SAFE DEPOSIT BOX CONTENTS</td>
</tr>
<tr>
<td>SDO2</td>
<td>OTHER SAFEKEEPING ITEMS</td>
</tr>
<tr>
<td>SDO3</td>
<td>OTHER TANGIBLE PROPERTY</td>
</tr>
</tbody>
</table>

SAFE DEPOSIT TANGIBLE TYPE CODES

<table>
<thead>
<tr>
<th>CODE</th>
<th>SAFE DEPOSIT BOX</th>
</tr>
</thead>
<tbody>
<tr>
<td>BOND</td>
<td>SAVINGS BONDS &amp; OTHERS</td>
</tr>
<tr>
<td>CNS</td>
<td>COINS</td>
</tr>
<tr>
<td>CURR</td>
<td>CURRENCY</td>
</tr>
<tr>
<td>DOC</td>
<td>PAPER DOCUMENTS</td>
</tr>
<tr>
<td>JEWL</td>
<td>JEWELRY</td>
</tr>
<tr>
<td>MISC</td>
<td>OTHER TANGIBLE PROPERTY</td>
</tr>
<tr>
<td>STMP</td>
<td>STAMPS</td>
</tr>
<tr>
<td>WEAP</td>
<td>VARIOUS WEAPONS</td>
</tr>
<tr>
<td>WILL</td>
<td>SIGNED WILLS</td>
</tr>
</tbody>
</table>

Reference: Table 4 “Safe Deposit Box Codes” – Page 45
Reference: Safe Deposit Box Reporting Forms - Cover Sheet & Inventory Report on Website.
Other Tangible Property – Related Property Code

Other Tangible Property has a three-year dormancy period.

- **SD03** – Other Tangible Property – property used as collateral is considered unclaimed three years after:
  - Loan was paid in full or charged off and
  - Item cannot be matched to an unpaid loan
  - No customer contact for three years and
  - Owner whereabouts is unknown: Item cannot be matched to an unpaid loan. **Required:** Inventory Reporting Sheet detailing list of box contents - and Cover Sheet.

Examples of tangible property:
- Jewelry
- Stock Certificates
- Deeds
- Etc.

Physical Delivery of Other Tangible Property

Please follow all requirements for reporting and remitting safe deposit boxes.

**Reference:** Safe Deposit Box Reporting – Page 15-16

REPORTING RESPONSIBILITIES

 Holder Reporting Responsibilities

- Maintain unclaimed property intact until remitted to the Unclaimed Property Division.
- Make a diligent effort to locate owners.
- Report yearly and accurately.
- Retain records for 10 years after filing report.
Process For Reporting Unclaimed Funds:

- **Review the Unclaimed Property Law** to determine which sections of the Law apply to your organization.

- **Review your books and records** to determine which items are dormant. Based on the statute’s provisions, you must determine the types of properties to be examined and their associated dormancy periods. Using this information, review your books and records to establish which properties are subject to reporting. **No amounts may be written off to income or surplus. There are no de minimis amounts. ALL amounts must be reported – even a penny.**

- **Perform due diligence.**
  All reporting organizations are required to perform due diligence prior to remitting any funds to the State of Vermont. According to §1247 (h), a holder now shall file with the report an affidavit stating that the holder has performed due diligence mailing and so forth has complied with §1247 (e). Please review the mandated statutory requirements of the Unclaimed Property Law, considering due diligence timing, accounts value, and affidavit signing.

- **Calculate the number of items to be reported.**
  Report format options are based on the number of items you report. Important considerations in determining this number are: multiple owner accounts, aggregation and account roll up. Each of these considerations is described in detail in the “Report Detail Considerations” – Page 22.

- **Select a format** based on the number of items and allowable parameters.
  Choose a format based on the number of accounts to report. Please note that using an **electronic NAUPA format is REQUIRED** when reporting more than 10 items.

- **Enter data** into chosen format.
  Provide complete owner and account information.

- **Update the report** as required.
  Once you have prepared a report, you should make routine updates that note any account activity, e.g., customer contact, re-activation, etc. You should update reports continually until the report is final.

- **Finalize report.**
  After completing all account adjustments, recalculate the amount being remitted within property type and in total.
Remit cash/securities.
Reference: property type for cash/securities remittance requirements. Depending on the type of property due, arrangements may need to be made prior to remittance delivery.

Jurisdiction to Escheat
The primary right to escheat intangible personal property belongs to the state of the owner’s last known address, as shown on the records of the holder.

If no last known address is shown on the holder’s records, the property is escheatable by the state of holder’s domicile, i.e. the lack of address does not relieve holder from the obligation to report and remit unclaimed property.

Reciprocity
Reciprocity provides holders with the opportunity to file unclaimed property reports for many states through one agent state. Agent state is the state in which the holder’s place of business is located.

The State of Vermont can accept property for other states and countries under the reciprocal agreements as an agent state.

Safe deposit boxes are exceptions from reciprocal reporting and must be reported to the state in which boxes are located.

Reciprocal reporting is not a requirement. It is up to each holder to decide if they want to report directly to each state.

Issues to consider if a holder decides to take advantage of reciprocal reporting:

- Report and remit in accordance with each state’s Unclaimed Property Law;
- Identify and subtotal all accounts by state;
- Do not aggregate out-of-state accounts with Vermont property;
- Notify each reciprocal state of your intent to file unclaimed property report through the state in which you are located.

Important Dates
Vermont’s filing date of the unclaimed property report is May 1. This is the date when reports with remittances are due for the previous calendar year. May 1 postmark will be accepted. Report due date falls on week-end or holiday – report is due the following work day.

Reference: Important Dates – Page 49
**Dormancy Periods**

Applicable dormancy periods for each property type are referenced by statute listed in NAUPA Property Codes. All property types may be combined and grouped by their dormancy periods into the following groups:

1 year -- Wages/Payroll related items (§1242 (a)(12));
  Properties reported by court or governmental entities (§1242 (a) (11)),
  Property Distributable in Dissolution (§1242 (a) (9));
2 years – Demutualization Proceeds (§1244 (a) (1-2), (b) (c));
3 years - All Other Property Types (§1242 (a) (15));
  Includes Bank Money Orders (§1242 (a) (6));
5 years – Safe Deposit Box Contents (§1243);
7 years – Money Orders (§1242 (a) (2));
15 years - Traveler’s Checks (§1242 (a) (1));

Reference: Table 1 “NAUPA Property Codes” – Page 41-44

**Customer Contact or Last Transaction Date**

Customer contact is an owner–generated activity on the dormant account or written correspondence from the customer, in regards of the particular account. The absence of the customer contact is one of the criteria for property to be reported as unclaimed.

If customers respond to your due diligence mailing, you are excused from reporting their property to the State Treasurer’s Office for another two or three years from the date of their responses or the date of the last activity on the account.

The last activity date is the date of the last deposit or withdrawal made by the owner, the date dividends became payable, or the date the check or draft was issued. It may also be the date when property became distributable to the owner or the date of mandatory withdrawal. If the reported property was an instrument payable on demand, the date it was issued should be used.

The date of computer conversion or the check reissue date **shall not** be used as the date of last contact.

Phone contact is not regarded as a customer contact.

Customer **written contact** restarts dormancy clock.

**Due Diligence**

The holder must make an effort to locate the missing owner before the annual Unclaimed Property Report is filed. The holder is obligated under §1247 (e) Chapter
14. V.S.A. Title 27 to attempt to communicate with the owner before property is presumed abandoned, if all of the following apply:

1. The holder has in its records an address for the apparent owner and the records do not indicate that the address is inaccurate.
2. The claim of the apparent owner is not barred by the statutes of limitation.
3. The value of the property is at least $50.00 dollars.

The holder shall send a written notice to the owner advising the owner that the property is about to be turned over to the Unclaimed Property Division. This is to be done at no cost to the owner and not more than 120 days or less than 60 days prior to filing an Unclaimed Property Report. Due diligence is the responsibility of the holder.

**Due Diligence Actions**

Property Considered as Unclaimed Property.

1. Due diligence letter returned as undeliverable.
2. No response from the owner of the property.

Property NOT Considered as Unclaimed Property.

1. Owner replies in writing stating their intentions on how their funds are to be handled.

**Reference:** *Due Diligence Letter Sample on Website*

**Affidavit Completion**

According to §1247(h), a holder now shall file with the report an affidavit stating that the holder has performed due diligence mailing and so forth has complied with §1247(e). Completing the affidavit section, listed on the Annual Compliance Report Cover Sheet, and signing the report will cover your entity against liability on claims for reported property.

**Affidavit of Due Diligence**

The undersigned, (print name) ________________________ declares that the Due Diligence mailing has been performed in accordance with §1247(g) V.S.A. Title 27, Chapter 14 on (indicate number of mailed letters) _______ accounts.

An officer of the reporting organization must:

1. Complete the affidavit section
2. Sign the Annual Compliance Report Cover Sheet
3. Submit report with notarized signature

Affidavit signing responsibility is as follows per statute 27 § 1247(h):

- **Public Corporation**
  - Could designate a specific employee of the third party to sign for the Holder.
- **Privately Held Corporation or Association**
  - There can be no designation, an officer must sign.
- **Partnership** - a partner must sign.
REPORT DETAIL CONSIDERATIONS

THERE ARE NO DE MINIMIS AMOUNTS
ALL AMOUNTS MUST BE REPORTED

Number of Items to Report

If you have more than 10 items to report, it is REQUIRED your report be submitted in electronic NAUPA format on a formatted CD-R or standard high-density, 3.5-inch diskette.

If you have 10 or fewer items to report, you are allowed to report manually, using provided form.

Reference: Reporting 10 Items or Less – Schedule A & Schedule B (Securities) on Website

Aggregating

By law and per statute 27 §1247(b)(3), reporters of unclaimed property need not provide owner or property information for unclaimed accounts valued at $25.00 or less. These items may be aggregated and described on your unclaimed property report as explained below. When aggregating items $25.00 or less, you must group the individual items into one aggregate amount for each property type. The total number of accounts within the aggregate amount must be listed in section 3a on the Unclaimed Property Annual Compliance Report & Verification Checklist - Cover Sheet. This type of record should contain data as follows:

<table>
<thead>
<tr>
<th>Owner’s Last Name</th>
<th>The word “Aggregate”</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property Type</td>
<td>Appropriate code from the Property Type Table that should always end in “99” (e.g., CK99).</td>
</tr>
<tr>
<td>Escheated Amount</td>
<td>Aggregate sum for the property type entered.</td>
</tr>
<tr>
<td>Number of Accounts</td>
<td>List total number of accounts included within the aggregate total.</td>
</tr>
</tbody>
</table>

If a single owner has multiple amounts under $25.00 payable in the same year for the same property type, it is in the best interest of the owner to sum these amounts prior to aggregating. If the sum of the multiple amounts is greater than $25.00, you should exclude them from aggregate reporting and report them as a single item, using the property information from the most recent item and the sum of all items as the escheated value. Refer to the “Rolling Up” section below if the sum is $25.00 or less, you may include the multiple amounts in an aggregate record.

Records containing unclaimed securities cannot be aggregated.

Records with owners’ addresses outside the state of Vermont cannot be aggregated on the Vermont report.
Rolling Up

You may not aggregate amounts greater than $25.00. However, you may combine amounts of $25.01 or greater payable to a single owner in a given year and reportable under the same property type, e.g., quarterly dividend checks. When rolling up dividends, use the last check number and date as a reference for the property. You should use the Comment field to indicate the number of dividends included.

Rolling Up - HRS Pro Record Sample
## NEGATIVE REPORT

A “negative report” is a statement attesting to the fact that you have reviewed your books and records and determined that there are no unclaimed properties to report. Negative reports are not required by Vermont statute; however, companies are requested to file this report with the Treasurer’s Office. Filing of Negative Reports will assist us in updating our internal files for your account. Please use the “Unclaimed Property Annual Compliance Report & Verification Checklist - Cover Sheet” form to file a negative report. An authorized officer of the reporting organization must sign the report, and the signature must be notarized.

*Reference: ANNUAL Report Cover Sheet on Website*
REPORT DELIVERY AND PAYMENT

Annual Reporting Package

The annual reporting package shall include:

1. “Unclaimed Property Annual Compliance Report & Verification Checklist”;
2. Number of accounts under $25.00 reported in Aggregate total - section “3a”.
3. “Affidavit of Due Diligence” – special gray section (mid way) on the Annual Compliance Report & Verification Checklist - Cover Sheet that verifies the number of accounts due diligence mailing have been performed on;
4. Detail of NAUPA formatted report on an encrypted HDE formatted CD-R or on a standard high density 3.5-inch diskette (10 items or less may be manually reported);
5. Hard copy of the report (Annual Report Coversheet, Summary & Detail sheets) detail must accompany the electronic report. When reporting securities – transaction report must also be included in the package.
6. Check payable to “Vermont State Treasurer’s Office” for the total amount of the report. ACH. And EFT payments are also acceptable forms of payment.
7. May 1st postmark date will be accepted as an “On Time” filing. Report due date falls on week-end or holiday – report is due the following work day.

In accordance with V.S.A. 27, Ch 14, §1247 (h) verification and affidavit shall be executed by:
   a. Chief fiscal officer or his/her designee, in case of a public corporation;
   b. Partner, in case of a partnership;
   c. Officer, in case of unincorporated association or private corporation.

REQUIRED TOTAL PAYMENT AMOUNT MUST ACCOMPANY EACH REPORT

ACH or EFT Payments:

ACH (automated clearing house) and EFT (electronic fund transfers) payments are acceptable forms of payment. ACH and Wire instructions can be obtained by emailing: UPCompliance@state.vt.us or calling: (802)828-2407 your request. Please provide your fax number and contact information.

Payment by Check:

Make payable to the Vermont State Treasurer’s Office for the total amount of report and deliver to the following address:

Vermont State Treasurer’s Office
Unclaimed Property Division
Pavilion Bldg (4th Floor)
109 State Street
Montpelier, VT 05609-6200
ANNUAL COMPLIANCE REPORT COVER SHEET - INSTRUCTIONS

After the manual unclaimed property report has been completed, the holder is required to complete and include the Annual Compliance Report Cover Sheet with their manual report. This form is automatically generated when reporting electronically but must be manually completed when manually reporting less than ten (10) accounts.

Annual Compliance Report – Form Completion

Top of Form:
Submission Date – Date report is mailed.
Holder Name – Business Name
Report Due Date: May 1 – Enter Current Filing Year
Report Time Period – End date of previous calendar year. Ex: 12-31-2012
Federal ID Number – company’s seven digit EIN number

1. Holder Information:
   a. Enter business address, city, state, zip, contact name, telephone number, state and date of business incorporation.
   b. Company Criteria - Gray Box Section - reference example below
      i. Characteristics - choose “one” characteristic for your company.
      ii. Range – choose “one” amount that identifies the characteristic selected.
      iii. Employees – choose range for number of employees

| Check Characteristics - Applicable to your Business | Total Assets | Premiums Written | Yearly Deposits | Sales/Gross Receipts |
| Check Range (Millions): | X $0 - 10 | $11 – 25 | $26 – 50 | $51 – 100 | $101+ |

2. Last Year’s Filing – select either “yes” or “no”
   If “No” – Explain why.
   a. File negative report? Select either “yes” or “no”

3. Summary and Classification of property reported
   a. Accounts under $25 - Enter # of accounts within aggregate total
      Enter total funds being remitted for this section.
   b. Accounts over $25 – Unknown Owner – Enter total funds being remitted for this section.
   c. Accounts over $25 – Known Owner – Enter total funds being remitted for this section.

Total Remitted – Enter sum of sections a, b, and c.
d. Share Remitted Total – Enter only the **number of shares** being remitted - otherwise leave blank.

**SAFE BOX ESTIMATED DELIVER DATE**

a. Enter your estimated delivery date – Date listed must be September or later.

**Affidavit of Due Diligence**

**Affidavit sections below MUST be completed before filing.**

Enter name of individual in your company that performed the due diligence and how many accounts were mailed due diligence letters.

```
Affidavit of Due Diligence

The undersigned, (print name) JOHNSMITH declares that the Due Diligence mailing has been performed in accordance with §1247(g) V.S.A. Title 27, Chapter 14 on (indicate number of mailed letters) 10 accounts.
```

**Name of Previous Holder** – Enter previous business name and address, if applicable or your Name and/or Address change.

**The Undersigned** - enter name of person who performed the due diligence process and the number of accounts (letters) mailed.

**Authorized Company Representative** – “print” name of the duly authorized company representative, number of pages within report, total remitted amount, and company name.

Print Name – of authorized company representative

Signature – of authorized company representative

Title – of authorized company representative

**Authorized Signer Clarification**

**Public Corporations** - chief fiscal officer signs or the chief fiscal officer can designate someone to sign such as a third-party administrator.

**Privately Held Corporations or Associations** – No designation can be assigned. Company officer must sign.

**Partnership** – Partner must sign.

**Notary**

Subscribed and sworn – enter day, month, and year

Notary information – notary signature and date commission expires
REPORT CONTENT and REPORT FORMATS

Report Content

Regardless of the format, every report should contain the following:

- Owner’s Name (Last, First, Middle)
- Owner’s Last Known Address
- Social Security Number
- Last Activity Date;
- NAUPA Property Type
- Any Supporting Account, Check Numbers or Comments

Electronic Reporting

All holders reporting more than 10 items are required to file their reports electronically and in NAUPA format. The report must be on a formatted CD-R or 3.5 inch standard high density diskette and mailed to: Unclaimed Property Division, 109 State Street, Montpelier, Vermont 05609-6200, along with a hard copy of the report for our backup.

To create the electronic file, there are three on-line options available to choose from, two are available from Wagers & Associates and one is available from Eagle Technology Management, Inc. These options are:

1. Wagers Holder Reporting System - Wagers & Associates
2. NAUPA Standard Electronic format - Wagers & Associates
3. NAUPA II Electronic Reporting Standard – ETM – UPExchange here

HRS Pro Standard Edition may be downloaded at no cost. Prior to downloading the software, you will find the HRS Pro User’s Guide and HRS Pro How To sections on the download page helpful to print and read before you download the software. The guide provides advice in the preparation and filing of your electronic report. Bookmarking the Wagers & Associates page on your browser will enable you to easily download periodic updates in the software.

UPExchange - UPExchange is a web-based application (no software to install or maintain) that automates the management and reporting of unclaimed property to meet regulatory filing requirements. Basic reporting functionality is free to use and endorsed by NAUPA. The help tools include a User Guide, interactive tutorials, pre-recorded videos on the system’s capabilities, a four-minute overview of its optional
models, frequently asked questions (and answers), and training webinars. Click here and register and to obtain access to all these tools at ETM. ETM (Eagle Technology Management, Inc.) also offers complete, ongoing product support, available at uphelp@eagletm.com, or (319) 739-3557.

**Manual Reporting**

A holder with **fewer than ten (10) accounts** may report using Schedule A & B. When reporting on the paper form, all information must be typed or clearly printed in ink.

*Reference: Reporting 10 Items or Less – Schedule A & Schedule B (Securities) on Website*

**Return of Non-Compliant Report**

The report shall be returned to the holder for corrections, if not filed in a prescribed format (§ 1247 (b)):

1. Using wrong form;
2. Fails to identify names, addresses, property types, last transaction dates or other information, as specified by statutes;
3. Illegitimately withholding fees and penalties from owners accounts;
4. Fails to provide electronic version of the reports in required **NAUPA** format.

**REPORT DISK ERRORS – What Now?**

**HRS Pro Reporting Software Used:**

1. Must use the most recent version of the HRS Pro software.
   a. Free software download is available from Wagers & Associates website. Note: May need your IT support to complete software download.
2. Outdated version of HRS Pro software was used:
   a. Download updated HRS Pro software from Wagers & Associates
      i. Data entered into the outdated version of HRS Pro will automatically transfer into the new version of HRS Pro.
   b. Verify report totals from the outdated HRS Pro software match the updated reporting software.
      i. Check ensures all reporting data has been correctly transferred.
   c. Save data reported on the updated HRS Pro software to a newly formatted disk. Follow your IT disk save instructions.
   d. Check disk drive (do not open file on disk) to ensure data file is on disk.
   e. Mail newly formatted disk containing report with hard copy of report.
UPExchange Used:
1. All UPExchange software-as-a-service (SaaS) support is provided by EMT (Eagle Technology Management, Inc.). They can be contacted by:
   a. Email: uphelp@eagletm.com
   b. Phone: (319) 739-3557
   c. Website: http://www.byetm.com/upexchange/

Other Reporting Software Used ex:
- Tracker
- APECS

1. Check to ensure software “Save” procedures have been correctly followed.
   d. Check to ensure roll back procedures were followed correctly.
   e. It is important that the original “Start” report date is the same as what was entered on the original report.
   f. Verify report totals from original report and rerun report match.
      i. Check ensures all reporting data has been captured for the listed reporting time period.
   g. Both reports (original and rerun) totals match.
      i. Save data to newly formatted disk. Follow your IT disk save instruction.
   h. Check disk (do not open file on disk) to ensure data file is on disk.
   i. Mail newly formatted disk containing report with hard copy of report.

2. Still having reporting problems:
   a. Contact your product software support for a resolve:
      Tracker – made by StoneRiver
      (800) 593-0403 tracker.support@stoneriver.com
      APECS MF – made by StoneRiver.
      (877) 527 8475 apecs.support@stoneriver.com
      APECS MT – made by StoneRiver - 12/31/10 System Discontinued
      (877) 527-8475 apecsmt.support@stoneriver.com

3. No product support, consider using HRS Pro Wagers & Associates free reporting software.
   a. Contact your IT support staff to assist with download.

REMINDER: ALL REPORTS ARE DUE “MAY 1” EACH YEAR
HOLDER REIMBURSEMENT - INSTRUCTIONS

After a report is submitted, a holder may choose to repay the owner directly or may determine that items within the report were filed in error. In these cases, the holder may seek reimbursement by submitting the completed “Holder Request for Reimbursement” form along with the required documentation* substantiating the repayment or error.

Content Request – Form Completion

In order for the State of Vermont to process the holder’s reimbursement request all required data must be provided so as to identify property for which the holder is seeking reimbursement.

1. Top of Form:
   a. State of - Vermont
   b. Report Year - year holder reported the property to Vermont.
   c. Report Total - total report amount remitted.

2. PART I – Holder Information:
   a. Enter Holder (business) name, Federal Tax ID number, contact name, contact and fax telephone numbers.

3. PART II – Claim Information: Information provided in this section must be identical to how the property was originally reported.
   a. Property Code: Code property was remitted under.
   b. Account Reference No (if aggregate-specified): the identification number of the property as it was reported.
   c. Date Paid To Owner (Claimant)/Account Reactivated - the date the claim was paid to the owner (or their representative) or the date when the holder reactivated the account.
   d. Dollar Amount/Number of Shares Remitted - the amount transmitted by the holder, to the State, for the property in question.
   e. Owner Name and Address – the full name and address of the owner as it is shown on the report. If “unknown” at time of reporting, indicate that on the request. If the account was reported in the aggregate, please indicate in the “Account/Reference Number” column.
   f. Total Request for Reimbursement – Amount to be returned.

4. PART III – Holder Certification:
   a. Notarized statement must be completed with officer’s signature before reimbursement request can be processed.
   b. Proof claimant was paid must be attached to the reimbursement form.

*Supporting documentation consists of a copy of cancelled check(s)—front and back or proof of account reactivation.

Totals of reimbursement requested cannot be subtracted from subsequent reports.

Reference: Holder Reimbursement Request – Form & Instructions on Website
**IMPORTANT CONSIDERATIONS**

**Extensions**

If Holder is unable to comply with any statutory or regulatory requirement in a timely manner Holder may request an extension of time to file the unclaimed property report (§1247 (f)).

Request for extensions must describe the circumstances that prevent timely compliance and indicate the amount of additional time needed to properly comply. Request for extension can be made by mail, on your company letterhead or by e-mail (UPCompliance@state.vt.us) and should be submitted at least 30 days before the report due date. Please include your FEIN number and company name with your extension request.

**Inactivity Fees and Charges**

In accordance with V.S.A. 27, Chapter 14, § 1248 (e) a holder shall not deduct any fees or cease payment of interest on any demand, savings account or matured certificate of deposit or time deposit unless:

1. There is a written agreement signed by the customer in the consent of future deductions. An agreement shall clearly explain the conditions under which a service charge may be imposed or the payment of interest terminated;
   1.a. A signature card is not a written agreement.

2. The holder regularly imposes inactivity charges and do not regularly reverse or otherwise cancelled them.

3. The holder shall be able to give cost substantiation for charges withheld and the amount of the charge shall be limited to an amount that is not unconscionable;

4. The holder shall have special provisions in its by-laws establishing uniform policy of charging inactive accounts.

**Documentation of Inactivity Fees and Charges – included in holder report**

REOUIRED A copy of the valid and enforceable written agreement, between the holder and the owner, that allows such charges or fees must accompany each report each year for approval by the Unclaimed Property Administrator.
**Early Reporting**

In cases when premature reporting is in the best interest of the owner, the holder may file the report prior to the date of the required reporting, upon the written permission of the Administrator, V.S.A. 27, Chapter 14 § 1257 (b).

**Retention of Records**

Holders are required to maintain the records containing the information required to be included in the report for 10 years after the holder files the report (§1261 (a)). Holders may be contacted by the Division to verify previously reported information.

**Penalties, Interest, & Fees**

A holder who fails to report, pay, or deliver property within the time prescribed by this chapter shall pay the interest assessed at the prime rate, as reported in the Wall Street Journal on the day the invoice is issued (§1264 (a) (1)).

In addition to interest, a civil penalty of $200 per each day the report, payment, or delivery is withheld, or the duty is not performed, up to a maximum of $5,000 (§1264 (a) (2)).

**Willful noncompliance** with the Unclaimed Property Law is subject to interest, civil penalty of $1,000 per day the report, payment, or delivery is withheld, or duty is not performed, up to a maximum of $25,000, plus 25 percent of the property value that should have been reported (§1264 (a) (3)).

**Knowingly makes a false representation** is subject to interest, civil penalty of $1,000. For each, false representation up to a maximum of $25,000., plus 25 percent of the property value that should have been reported (§1264 (a) (4)).

If an examination become necessary and results in the disclosure of reportable property, an **examination fee** of $200 per day for each examiner may also be assess (§1260 (e)).

**Third Party Administrators**

Each business entity is responsible for filing reports on behalf of its branches, divisions or other affiliated entities.

In case of the third party administrators, an entity, providing payroll services, managing account records or serving as a transfer agent, paying agent or registrar and paying agents are not obligated to report unclaimed property on behalf of a company but may enter into agreements with the company to do the reporting. These agreements do not relieve the company of its statutory responsibility.
Scenarios that Do NOT Eliminate the Need to Report

The following scenarios Do Not eliminate the need for reporting property to the State of Vermont:

- Telephone or verbal contact
- Internal activity, such as service charges, crediting of interest and dividends, automatic dividend reinvestment, or automatic withdrawals
- Automatic deposit from one otherwise dormant account into another dormant account, as in the case of a transfer of interest from a time account into another dormant savings account.
- The statement “Void after XXX days” printed on the face of check. Even though the business indicates the check is not valid after a specified period of time, the underlying obligation still exists and funds should be reported as unclaimed property after reaching their dormancy thresholds.
VOLUNTARY COMPLIANCE PROGRAM OVERVIEW

Every business entity is required to report unclaimed property assets to the State of Vermont annually. As an ongoing effort to promote compliance with the Unclaimed Property Law, The State Treasurer's Office has established a Voluntary Compliance Program, which is available for the holders that have not been in compliance with the Unclaimed Property Law, but want to become compliant. The Voluntary Compliance Program is a one-time unique opportunity for Holders to come forward to report their unclaimed property liability without any penalties and interest being assessed.

General Guidelines

- **Eligibility**

  Any Holder who wants to comply with the Vermont Unclaimed Property Law is eligible to file a Voluntary Compliance Agreement, except when:

  - A holder is currently under the Unclaimed Property examination;
  - A holder, which includes any subsidiary and all related parties, has been contacted by the State Treasurer's Office or the third party, acting on behalf of the State Treasurer's Office of its intent to conduct an unclaimed property examination.

- **Look Back Period**

  The Holder shall complete a review of its books and records looking back 10 years, file their report beginning with the calendar year 2001, report year 2004, as well as for all subsequent report years, and pay over all unclaimed property due to the State of Vermont for those years. Should records not be available for the full 10 year period, an extrapolation and statistical sampling methodology must be utilized for the missing years.

- **Duration of Program**

  Under a Voluntary Compliance Agreement, a holder receives six months to complete its review, to perform due diligence and to file the report. Six month period extends from the date the authorized representative of the Division approves and signs the agreement.

- **Examination Provision**

  The State of Vermont reserves the right to audit a Holder issued a Voluntary Compliance Agreement. Interest and penalty may be assessed pursuant to §1264 of the Vermont Unclaimed Property Law on all unclaimed property due for all reporting years, if it is determined that the property reported under a Voluntary Compliance Agreement is materially under-reported. The State of Vermont reserves the right to fully audit the Holder in such case.
- **Enrollment**

1. A holder, considering participation in the Voluntary Compliance Program, must request a “Voluntary Compliance Agreement” by mail, fax or e-mail.

   Vermont Unclaimed Property Division
   109 State Street
   Montpelier, VT 05609-6200
   Fax: 802-828-2884
   E-mail: UPCompliance@state.vt.us

- **Steps In Brief**

1. Holder’s request to participate must contain all of the following information:
   - Business name, type of business, primary address location
   - Mailing address
   - List of all subsidiaries and all related party entities to also be considered for participation in the Voluntary Compliance Program
   - Federal Employer Identification Number for each entity requesting participation
   - Business contact information: name, title, phone number, email address

   *Reference: Voluntary Compliance Agreement – Sample on Website*

2. Upon confirmation of the eligibility of your company to participate in the Voluntary Compliance Program, the Voluntary Compliance Agreement and General Business Questionnaire will be mailed to your designated authorized representative. The original completed agreement and questionnaire must be signed by an authorized officer of your organization.

3. Once the original completed and executed Agreement and General Business Questionnaire are returned to the Vermont Unclaimed Property Division, the Agreement will be reviewed and, if approved, signed by an authorized representative of the Division. The holder will then be furnished the special “VCA Unclaimed Property Annual Compliance Report and Verification Checklist - Cover Sheet” with the report due date printed on the top of the front page. The holder must submit the completed “VCA Unclaimed Property Annual Compliance Report and Verification Checklist – Cover Sheet” with the Holder Report by the indicated due date in order to avoid assessment of any penalties and interest.

   *Reference: VCA - Compliance Report Cover Sheet – Sample on Website*

4. The State reserves the right to assess interest on any liability being reported under this Voluntary Compliance Agreement, if the Agreement has not been received or an extension has not been granted within the six-month period.
**Important Agreement Considerations**

- The Voluntary Compliance Agreement **may not** be altered without written consent of the State.

- The “Original” completed and executed Voluntary Compliance Agreement must be returned with the completed business questionnaire to the Vermont Unclaimed Property Division.

- The State of Vermont reserves the right to audit a holder of a Voluntary Compliance Agreement after the holder has filed their report and paid over property under the Voluntary Compliance Agreement.

- The State of Vermont reserves the right to deny or void the Voluntary Compliance Agreement if a holder does not adhere to the Program policies and procedures.
Checklist

Review checklist before mailing your unclaimed property report:

- Owner notification/due diligence letters mailed.
- Required holder and remittance information entered on the front page of your Holder Report Cover Sheet.
- Enter number of accounts within the Aggregate total - section “3a”.
- Signed Affidavit of Due Diligence and list number of accounts.
- Verification Checklist completed - page 2 of Report Cover Sheet.
- Report Cover Sheet, signed and notarized.
- Check made payable to the Vermont State Treasurer's Office and enclosed.
- ACH (automated clearing house) or EFT (electronic fund transfers) payment. Please email UPCompliance@state.vt.us for wire instructions. Please provide your fax number and contact information.
- Instructions followed for Securities Remittance.


- Report hardcopy and either a formatted CD-R, or standard high-density 3.5-inch diskette containing owner details in NAUPA format are enclosed.
- Recheck CD or diskette to ensure

Reporting Mutual Funds:

- Mutual funds transferred to an account in the name of the Vermont State Treasurer’s Office, Unclaimed Property Division.
- Mutual fund confirmation statements are enclosed.
- Need help – Reference: Page 14
COMPLIANCE TIPS

Tips To Stay In Compliance:

- Follow changes in the Unclaimed Property Law.
  
  Law changes (if any) are posted to the Unclaimed Property web page http://www.vermonttreasurer.gov/unclaimed-property/information-for-holders

- Reference Unclaimed Property Statues
  
  http://www.vermonttreasurer.gov/unclaimed-property/state-statues

- Establish written unclaimed property procedures.

- Establish strong internal controls.

- Keep good records.

- Create an Unclaimed Property liability account.
  
  a. Debit Cash; Credit UP Liability Account

- Research inactive accounts regularly and perform due diligence on an on-going bases.

- Report yearly – May 1st of every year.

- Ask for help.

WORKSHOP INFORMATION

The Unclaimed Property Division offers unclaimed property workshops to educate Vermont holders on the Unclaimed Property Law, rules, and reporting requirements. Whether you are new or experienced in unclaimed property, workshops will provide valuable information to assist your organization with reporting and compliance responsibilities. To access scheduled Workshop Dates and Agenda, Request a Speaker, Register for a Workshop, Review Unclaimed Property History-Reporting slides, or HRS Pro Informational slides, select the appropriate box below. To receive a notification when a workshop is scheduled or need further assistance please e-mail UPCompliance@state.vt.us
REFERENCE TABLES
### NAUPA Property Types
(Dormancy periods listed in parenthesis)

#### ACCOUNT BALANCES DUE
- AC01 (3) Checking Accounts
- AC02 (3) Savings Accounts
- AC03 (3) Matured Certificates of Deposit or Savings Certificates
- AC04 (3) Christmas Club Accounts
- AC05 (3) Money on Deposit to Secure Funds
- AC06 (3) Security Deposits
- AC07 (3) Unidentified Deposits
- AC08 (3) Suspense Accounts
- AC09 (3) 401 Accounts
- AC99 (3) Aggregate Account Balances Due

#### UNCASHED CHECKS
- CK01 (3) Cashier's Checks
- CK02 (3) Certified Checks
- CK03 (3) Registered Checks
- CK04 (3) Treasurer's Check
- CK05 (3) Drafts
- CK06 (3) Warrants
- CK07 (7) Money Orders
- CK08 (15) Traveler's Check
- CK09 (3) Foreign Exchange Checks
- CK10 (3) Expense Checks
- CK11 (3) Pension Checks
- CK12 (3) Credit Checks or Memos
- CK13 (3) Vendor Checks
- CK14 (3) Any Checks Written Off to Income/Surplus
- CK15 (3) Outstanding Official Checks or Exchange Items
- CK16 (3) CD Interest Checks
- CK17 (3) Bank Money Orders
- CK99 (3) Aggregate Uncashed Checks

#### EDUCATIONAL SAVINGS ACCOUNTS
- CS01 (3) Cash
- CS02 (3) Mutual Funds
- CS03 (3) Securities
- CS04 (3) Miscellaneous

#### COURT DEPOSITS
- CT01 (1) Escrow Funds
- CT02 (1) Condemnation Awards
- CT03 (1) Missing Heirs' Funds
### COURT DEPOSITS-Continued
- CT04 (1) Suspense Accounts
- CT05 (1) Bail or Deposits Made With a Court or Public Authority
- CT99 (1) Aggregate Court Deposits

### HEALTH SAVINGS PLANS
- HS01 (3) Health Savings Account
- HS02 (3) Health Savings Account Investment

### INSURANCE
- IN01 (3) Individual Policy Benefits or Claim Payments
- IN02 (3) Group Policy Benefits or Claim Payments
- IN03 (3) Death Benefits Due Beneficiaries
- IN04 (3) Proceeds from Matured Policies/Endowments/Annuities/Limited Age *
- IN05 (3) Premium Refunds on Individual Policies
- IN06 (3) Unidentified Remittances
- IN07 (3) Other Amounts Due Under Policy Terms
- IN08 (3) Agent Credit Balances
- IN10 (2) Demutualization Funds
- IN99 (3) Aggregate Insurance Property
  * Person Outlives Policy Term

### TRADITIONAL IRA, SEP IRA, SARSEP IRA & SIMPLE IRA
- IR01 (3) Cash
- IR02 (3) Mutual Funds
- IR03 (3) Securities
- IR04 (3) Miscellaneous

### ROTH IRA
- IR05 (3) Cash
- IR06 (3) Mutual Funds
- IR07 (3) Securities
- IR08 (3) Miscellaneous

### MINERAL PROCEEDS
- MI01 (3) Net Revenue Interests
- MI02 (3) Royalties
- MI03 (3) Overriding Royalties
- MI04 (3) Production Payments
- MI05 (3) Working Interests
- MI06 (3) Bonuses
- MI07 (3) Delay Rentals
- MI08 (3) Shut-in Royalties
- MI09 (3) Minimum Royalties
MISCELLANEOUS INTANGIBLE PROPERTY
MS01 (1) Wages, Payroll, Salary or other compensation for personal services, including Commissions
MS02 (3) Commissions, other than for personal services
MS03 (3) Worker’s Compensation Benefits
MS04 (3) Payment for Goods and Services
MS05 (3) Customer Overpayments
MS06 (3) Unidentified Remittances
MS07 (3) Unrefunded Overcharge
MS08 (3) Accounts Payable
MS09 (3) Credit Balances/Accounts Receivable
MS10 (3) Discounts Due
MS11 (3) Refunds Due
MS12 (3) Unredeemed Gift Certificates (Prior to 7/1/2006)
MS13 (3) Unclaimed Loan Collateral – Paid in Full's Charged Off
MS14 (3) Sums Payable under Pension/Profit Sharing Plans
MS15 (1) Property Distributable as Result of Dissolution
MS16 (3) Miscellaneous Outstanding Checks
MS17 (3) Miscellaneous Intangible Personal Property
MS18 (3) Suspense Liabilities
MS99 (3) Aggregate Miscellaneous Property

SECURITIES
SC01 (3) Dividends
SC02 (3) Interest Payable on Registered Bonds
SC03 (3) Principle Bond Payments
SC04 (3) Equity Payments
SC05 (3) Profits
SC06 (3) Funds Paid Toward Purchase Shares/Interest in Financial
SC07 (3) Bearer Bond Interest And Matured Principal
SC08 (3) Shares of Stock (Returned by Post Office)
SC09 (3) Cash for Fractional Shares
SC10 (3) Unexchanged Stock of Successor Corporation
SC11 (3) Any Other Certificates of Ownership
SC12 (3) Underlying Shares/Outstanding Certificates of Owners
SC13 (3) Liquidated/Redemption Unsurrendered Stocks/Bonds
SC14 (3) Debentures
SC15 (3) U.S. Government Securities
SC16 (3) Mutual Funds
SC17 (3) Warrants
SC18 (3) Matured Principal on Registered Bonds
SC19 (3) Dividend Reinvestment Plans
SC20 (3) Credit Balances – Security Notes
SC21 (3) Cash in Lieu of Stock
SC22 (3) Stock Split
SC50 (3) Bonds
SC99 (3) Aggregate Securities - Related Cash
TANGIBLE PROPERTY
SD01 (5) Safe Deposit Box Contents
SD02 (5) Other Safekeeping Items
SD03 (3) Other Tangible Property

TRUST, INVESTMENT, AND ESCROW ACCOUNTS
TR01 (3) Paying Agent Accounts
TR02 (3) Undelivered Dividends or Uncashed Dividends
TR03 (3) Funds Held in a Fiduciary Capacity
TR04 (3) Escrow Accounts
TR05 (3) Trust Vouchers
TR99 (3) Aggregate Trust Property

UTILITIES
UT01 (3) Utility Deposits
UT02 (3) Membership Fees
UT03 (3) Rebates
UT04 (3) Capital Credit Distributions
UT99 (3) Aggregate Utility Property

VR (3) Victim’s Restitution

VT01 (3) Cash Assets
VT02 (3) Miscellaneous
VT03 (3) Revenue

Property held by a court, government, or governmental subdivision, agency, or
instrumentality should be reported under the applicable property type, but based on
one year dormancy. For instance, vendor’s check from the municipality would be
reported as CK13 (1).
<table>
<thead>
<tr>
<th>CODE</th>
<th>OWNER RELATIONSHIP</th>
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<tbody>
<tr>
<td>AD</td>
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<td>EX</td>
<td>EXECUTOR OR EXECUTRIX</td>
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<td>FB</td>
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<td>JT</td>
<td>JOINT TENANTS (SURVIVORSHIP)</td>
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<td>PO</td>
<td>POWER OF ATTORNEY</td>
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<td>REMITTER</td>
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<td>UG</td>
<td>UNIFORM GIF MINORS ACT</td>
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<td>FEDERAL, US GOVT</td>
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<td>VERMONT AGENCY</td>
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<tr>
<th>CODE</th>
<th>SAFE DEPOSIT BOX</th>
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<tr>
<td>BOND</td>
<td>SAVINGS BONDS &amp; OTHERS</td>
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<td>CNS</td>
<td>COINS</td>
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<td>DOC</td>
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<td>MISC</td>
<td>OTHER TANGIBLE PROPERTY</td>
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<td>VARIOUS WEAPONS</td>
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<tr>
<td>WILL</td>
<td>SIGNED WILLS</td>
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</table>
CONTACT INFORMATION
HOLDER ASSISTANCE

Contact Information:  Visit our Web site:  www.vermonttreasurer.gov

Inquire via e-mail:  UPCompliance@state.vt.us

Inquire via phone:  (802)-828-2407 or

TOLL-FREE (800)-642-3191 (VT Only)

Mailing Address:  Mail report to:

Vermont State Treasurer’s Office
Unclaimed Property Division
109 State Street, 4th Floor
Montpelier, VT 05609-6200
SCHEDULES
Vermont's filing date of the unclaimed property report is **May 1**. This is the date when reports with remittances are due for the previous calendar year.

<table>
<thead>
<tr>
<th>Holder Type</th>
<th>Property Type</th>
<th>Dormancy Period</th>
<th>Last Activity Date</th>
<th>Reporting Period</th>
<th>Report &amp; Remit Due</th>
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<tr>
<td>All Holders</td>
<td>Wages</td>
<td>1 year</td>
<td>01/01/12-12/31/12</td>
<td>01/01/13-12/31/13</td>
<td>05/01/2014</td>
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<tr>
<td>Courts, Governments, Governmental subdivisions</td>
<td>Any amounts payable or distributable</td>
<td>1 year</td>
<td>01/01/12-12/31/12</td>
<td>01/01/13-12/31/13</td>
<td>05/01/2014</td>
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<tr>
<td>Corporations</td>
<td>Stock, Dividends, Vendor Checks, Credit Memos, Pensions, etc.</td>
<td>3 years</td>
<td>01/01/10-12/31/10</td>
<td>01/01/13-12/31/13</td>
<td>05/01/2014</td>
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<tr>
<td>Banks &amp; Financial Institution</td>
<td>Dormant Accounts, Uncashed checks</td>
<td>3 years</td>
<td>01/01/10-12/31/10</td>
<td>01/01/13-12/31/13</td>
<td>05/01/2014</td>
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<td>Banks</td>
<td>Safe deposit boxes</td>
<td>5 years</td>
<td>01/01/08-12/31/08</td>
<td>01/01/13-12/31/13</td>
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# UNCLAIMED PROPERTY REPORTING SCHEDULE

## PROPERTY SUBJECT TO REPORTING (VCA 10 YEAR PERIOD)

<table>
<thead>
<tr>
<th>ITEMS THAT WERE ISSUED OR HAD A LAST ACTIVITY DATE DURING</th>
<th>REPORT BY</th>
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<tbody>
<tr>
<td>1/1/1995 thru 12/31/2004</td>
<td>May 1, 2005</td>
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<tr>
<td>1/1/1996 thru 12/31/2005</td>
<td>May 1, 2006</td>
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<td>1/1/1997 thru 12/31/2006</td>
<td>May 1, 2007</td>
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<td>1/1/1999 thru 12/31/2008</td>
<td>May 1, 2009</td>
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<td>1/1/2001 thru 12/31/2010</td>
<td>May 1, 2011</td>
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<td>1/1/2002 thru 12/31/2011</td>
<td>May 1, 2012</td>
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<td>1/1/2003 thru 12/31/2012</td>
<td>May 1, 2013</td>
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<td><strong>Current Yr Reporting</strong></td>
<td><strong>May 1, 2014</strong></td>
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<tr>
<td>1/1/2004 thru 12/31/2013</td>
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<td>1/1/2005 thru 12/31/2014</td>
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<td>1/1/2006 thru 12/31/2015</td>
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## WAGES - ONE YEAR DORMANCY PERIOD

<table>
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<th>ITEMS THAT WERE ISSUED OR HAD A LAST ACTIVITY DATE DURING</th>
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<td>1/1/2001 thru 12/31/2010</td>
<td>May 1, 2012</td>
</tr>
<tr>
<td>1/1/2002 thru 12/31/2011</td>
<td>May 1, 2013</td>
</tr>
<tr>
<td><strong>Current Yr Reporting</strong></td>
<td><strong>May 1, 2014</strong></td>
</tr>
<tr>
<td>1/1/2003 thru 12/31/2012</td>
<td></td>
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<tr>
<td>1/1/2004 thru 12/31/2013</td>
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<tr>
<td>1/1/2005 thru 12/31/2014</td>
<td></td>
</tr>
</tbody>
</table>

## MOST PROPERTY - 3 YEAR DORMANCY PERIOD

<table>
<thead>
<tr>
<th>ITEMS THAT WERE ISSUED OR HAD A LAST ACTIVITY DATE DURING</th>
<th>REPORT BY</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/1/1992 thru 12/31/2001</td>
<td>May 1, 2005</td>
</tr>
<tr>
<td>1/1/1993 thru 12/31/2002</td>
<td>May 1, 2006</td>
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<tr>
<td>1/1/1996 thru 12/31/2005</td>
<td>May 1, 2009</td>
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<tr>
<td>1/1/1997 thru 12/31/2006</td>
<td>May 1, 2010</td>
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<tr>
<td>1/1/1998 thru 12/31/2007</td>
<td>May 1, 2011</td>
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<tr>
<td>1/1/1999 thru 12/31/2008</td>
<td>May 1, 2012</td>
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<tr>
<td>1/1/2000 thru 12/31/2009</td>
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</tr>
<tr>
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<tr>
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</tbody>
</table>
GENERAL QUESTIONS / ANSWERS
HOLDER REPORTING

- What is the due date for Vermont Unclaimed Property Reports?

  Vermont’s filing date of the unclaimed property report is May 1. This is the date when reports with remittances are due for the previous calendar year. May 1 postmark will be accepted. Report due date falls on week-end or holiday – report is due the following work day.

- What happens if a holder does NOT report unclaimed property?

  A holder who willfully fails to report and deliver unclaimed property will be assessed a 25% interest penalty and a civil penalty of $1,000 for each day report is withheld up to a maximum of $25,000. (§1264 (a) (3)).

- I have been selected for an unclaimed property audit. How far back will the audit process encompass?

  The State of Vermont has the right to audit as far back as to the date your business was established.

- Can I charge service fees for items that are lost or misplaced?

  No charges or fees may be assessed for failure to present the instrument for payment; however, if there is a valid and enforceable written contract between the holder and the owner that allows such charges or fees, then service charges or fees may be deducted. The amount of the charge shall be limited to a conscionable amount. Also, when reporting, include a copy of the contract with the report. (§1248 (e)).

- What is meant by “Aggregate”?

  The aggregate includes all items that are $25.00 or less, which should be combined together and reported as one lump sum. (§1247 (b) (3)). Total aggregate amount and number of accounts within the aggregate total must be reported in section 3a of the Report Cover Sheet. Remember that you need to summarize aggregate amounts by property type. The aggregate also includes any dollar amount where the owner detail cannot be ascertained or when the owner is “unknown.”

- Do I need to include the detail (names, addresses, social security numbers, and amounts) for aggregate items?

  No, but you should retain a detailed listing or report for your reference. This will save you time and effort later if owners come forward to claim aggregate items. NOTE: You must also list the number of accounts included within the aggregate amount in section 3a on the Cover Report.
• **Are credit checks and memos (CK12) reportable as unclaimed property?**
  Yes, they are considered unclaimed property and have 3 year dormancy periods. Dormancy commences on the date of the original credit or memo date. If actual check was not issued, use the date of the amount that was payable to the owner. Reference page 6 of manual for more information.

• **My business issues checks that have "Void after xxx days" printed on the face of the check. Are these still considered unclaimed property?**
  Yes. The law states that property is payable or distributable even if the owner fails to present the instrument for payment. (§1242 (e)). Even though the business indicates that the check is not valid after a specified period of time, the underlying obligation still exists. These items would need to be held for the requisite abandonment period and then reported as unclaimed property.

• **Are unredeemed Gift Certificates and Cards (MS12) reportable to Vermont.**
  Gift certificates and cards issued prior to 7/1/2006 are considered unclaimed after three years and must be reported. Reporting of these funds are not required for issues after 7/1/2006.

  Gift certificates or cards donated as a prize are never escheatable as no funds have been exchanged for this type of gift.

• **Creditor received payment yet check has not cleared my bank. Is this reportable unclaimed property?**
  No. The creditor has been satisfied; they received payment for their service/product. The fund issue is between your company and your bank.

• **Is there a minimum dollar amount that Vermont exempts from reporting?**
  No. All amounts are reportable to the State of Vermont.

• **CD’s or IRA Accounts - Time Deposits: When should they be remitted to the State as unclaimed property?**
  **CD Reporting:** Report only Matured Account

  Return of post office mailings prior to the maturity time of the account (demand, savings, bank money order or time deposit) **should not trigger the aging of the account for the purposes of the unclaimed property reporting.** Reporting Time Deposits: Section 1242 (6) “…including automatically renewable, three years after the earlier of the maturity or the last indication by the owner of interest in the property; however, a deposit that is automatically renewable is deemed matured for purposes of this section upon its initial date of maturity.”

  A) If the initial maturity is less than one year, start aging for abandonment after one year.

  B) If account notices are returned as undeliverable, start aging on the date of the return.
C) Automatically renewable CDs may become dormant and reportable prior to the next rollover date.

D) If the institution would normally forfeit interest or charge a penalty for closing the CDs prior to rollover, postpone reporting and report the CDs at its next maturity.

**IRA Reporting:** Report only Matured Account

Return of post office mailings prior to the time the account’s owner reaches 70 ½ (IRA) and 59 ½ (Roth IRA) should not trigger the aging of the account for the purposes of the unclaimed property reporting, unless considered together with the abandonment conditions specified by the law. Reporting Time Deposits: Section 1242 (14) “property in an individual retirement account, defined benefit plan, or other account or plan that is qualified for tax deferral under the income tax laws of the United States, three years after the earliest of the following dates:

A) Date of the distribution or attempted distribution of the property;

B) Date of the required distribution as stated in the plan or trust agreement governing the plan; or

C) Date, if determinable by the holder, specified in the income tax laws of the United States by which distribution of the property must begin in order to avoid a tax penalty

- **When should IRA accounts be reported when there is no date of birth or age associated to the account?**

Vermont does not specifically assume an owners age when an account was opened. We allow Holder to determine escheat eligibility per 1242 (a)(14)(c).

- **Bank Money Orders – when are they to be reported?**

Bank has payee’s name and address for their money orders, these fall under Section 1242 (a) (3) and are reportable under the three-year dormancy rule, otherwise (no known name or address) they are to be reported under Section 1241 (10) and are reportable under the seven-year dormancy period.

- **Bank Money Orders, Cashier Checks, Treasurer’s Checks – who are the owners?**

Financial institutions must follow their internal reporting procedures in determining who is the rightful owner of their bank money orders, cashier’s checks, treasurer’s checks, etc. Once owner has been identified, funds are to be reported as unclaimed property.

- **Can the property code SC50-Bonds be used to report both shares and cash?**

No. This code is used for reporting shares only. Use codes SC13 – Liquidated/Redemption Stock/Bond or SC21–Cash in Lieu of Stock.
• **Mutual Funds – How are they reported?**

**Holder remains the custodian of all mutual funds.** Mutual fund accounts must be transferred into the State of Vermont Treasurer’s name (see page 14 of Reporting Manual for reporting instructions). When reporting Mutual Funds, be sure to include the complete fund name and CUSIP Number for the fund. Dividends can also be reported on the same report.

• **Must a “Negative Report” be filed?**

A Negative Report is not required by Vermont statute; however; companies are requested to file this report with the Treasurer’s Office. Filing a Negative Report will assist Vermont in updating our internal files for your account. Please use the “unclaimed Property Annual Compliance Report & Verification Checklist – Cover Sheet form located on our website in the section titled “ANNUAL Report Cover Sheet”.

• **When should Court Ordered Minor Accounts be escheated?**

Three years from the date the court indicated the majority date. Please reference (§1242 (a) (15))

• **Deceased Owners – How is property to be reported when a beneficiary is listed?**

Financial institutions must follow their internal reporting procedures for returning funds to their rightful owner(s). These unclaimed funds will be listed as the Holder reports them to the Unclaimed Property Office.

• **When should Burial Reserves be escheated?**

Three years from the death of the customer. Please reference (§1242 (a) (15))

• **Affidavit Completion – Can a third party representative sign the affidavit if they have entered into an agreement with the Holder?**

Public corporation - can designate a specific employee of the third party to sign for the Holder.

Privately held corporation or association - there can be no designation, an officer must sign.

Partnership - a partner must sign.

• **How do potential owners check for unclaimed property?**

Individuals, businesses, or organizations may check for unclaimed property by contacting the Unclaimed Property Division at 802-828-2407, or by visiting our Web Site at [www.vermonttreasurer.gov](http://www.vermonttreasurer.gov)

• **Reporting to Other States**

*Texas v. New Jersey:* This 1965 Supreme Court decision set the rule for escheatment. It mandated that unclaimed property should go to the State of the
last known address of the owner, (§1245 (1)); however, Vermont now exchanges property with all states, so a Vermont holder can report all unclaimed property to Vermont and we will exchange it with the appropriate state.

- **More Frequently Asked Questions About Unclaimed Property**


  **VOLUNTARY COMPLIANCE PROGRAM**

  - **What is the Voluntary Compliance Program About?**

    Every business entity is required to report unclaimed property assets to the State of Vermont annually. As an ongoing effort to promote compliance with the Unclaimed Property Law, The State Treasurer's Office has established a Voluntary Compliance Program, which is available for the holders that have not been in compliance with the Unclaimed Property Law, but want to become compliant. The Voluntary Compliance Program is a one-time unique opportunity for Holders to come forward to report their unclaimed property liability without any penalties and interest being assessed. More program information can be found in the section labeled “Voluntary Compliance Program” located on the Unclaimed Property web page [http://www.vermonttreasurer.gov/unclaimed-property/information-for-holders](http://www.vermonttreasurer.gov/unclaimed-property/information-for-holders) or on page 35 of the Unclaimed Property Holder Reporting Manual.

  - **Is more in-depth reporting information required with the Voluntary Compliance Program?**

    No, your system generated report is sufficient, however if you extrapolate, the basis for the extrapolation will be required at the time of your report submission. After review of your report, we may ask for additional items.

  - **How far back do I have to review my records if accepted into the Voluntary Compliance Program?**

    The look back period is 10 years. The State of Vermont does reserves the right to audit any Holder issued a VCA Agreement, in which an audit can go back to the date the business was established. Should records not be available for the full 10 year period, an extrapolation and statistical sampling methodology must be utilized for the missing years.

  - **Is there a specific way to calculate estimates and perform the extrapolation for the reporting years with no available records?**

    No, but if your company has been approximately the same size for the last 10 years, the easiest way is to average the amount for unclaimed property that you do have records for and apply that to the years with no records. Check with your accountant for other ways to extrapolate. The lack of records does not relieve the organization of their responsibility to report under V.S.A. 27, Chapter 14.
• Affidavit Completion – Can a third party representative sign the affidavit if they have entered into an agreement with the Holder?

Public corporation - can designate a specific employee of the third party to sign for the Holder.

Privately held corporation or association - there can be no designation, an officer must sign.

Partnership - a partner must sign.

HRS PRO

• Where can I find the link to the HRS Pro software?

HRS Pro software can be downloaded from one of two websites:

1. Wagers & Associates
   a. Scroll to Reporting Sources
   b. Select NAUPA Standard Electronic File Format

NOTE: Will need system administrator rights to load software onto your system.

• How do I download the HRS Pro (Free Addition) software?

Wagers & Associates website provides a step by step “How To Guide” that is extremely helpful in assisting you in accomplishing a successful download of the HRS-Pro software. How To Guide has been designed for those who may not be comfortable or familiar with computers or unclaimed property in general. How To Guide is available at: http://www.wagers.net/hrs/downloads.php

• Are there instructions available on how to use the HRS Pro software?

Wagers & Associates website provides a step by step “HRS-Pro User’s Guide” detailing each step to successfully entering data manually or by importing your preformatted data into the existing HRS-Pro Excel template. User Guide is available at: http://www.wagers.net/hrs/downloads.php

Additional HRS Pro instructions can be referenced on the Unclaimed Property website http://www.vermonttreasurer.gov/unclaimed-property/information-for-holders, “Information for Holders of Unclaimed Property”. Detailed HRS Pro slides are available in the Workshop section at the bottom of the webpage.

• How is an incorrect report removed from HRS Pro system?

Highlight the report to be removed and select the delete key.

• How should aggregate reporting be performed using HRS Pro?

Aggregate amounts must be summarize and entered by each property type. The aggregate includes all items that are less than $25, which should be combined together and reported as one lump sum. (§1247 (b) (3)). Total aggregate amount and number of accounts within the aggregate total must also be reported in section
3a of the Report Cover Sheet. Remember that the aggregate also includes any dollar amount where the owner detail cannot be ascertained or when the owner is “unknown.” Reference page 22 for details and 23 for HRS record reporting samples.

- **Disk Reporting Errors – What Now?**

**Using HRS Pro Reporting Software:**

**Must use the most recent version of the HRS Pro software.** Download the free software from Wagers & Associates website. If data was entered into the older version of HRS Pro it will automatically transfer into the new version of the HRS Pro software. Verify data matches on both the original and new report. Save transferred data on updated software onto a newly formatted disk. Follow your IT disk save instructions. Check disk (do not open file on CD or disk) before mailing to ensure data file is listed. Mail to the Unclaimed Property Office.

**Using Other Reporting Software (ex:Tracker, APECS etc):**

Verify software “Save” and “Roll Back” (reset to original date data was reported) procedures were followed correctly. Verify data matches on both the original and new report. Save new data to newly formatted disk. Follow your IT disk save instructions. Contact product software support to resolve any other reporting problems.

- Tracker – created by FISERV
  - APECS – created by Freedom Group.

No product support, contact your IT support staff for a resolve or consider using HRS Pro Wagers & Associates free reporting software.

**Note:** All reports are due “May 1” each year.

**UPExchange**

- What is UPExchange?

UPExchange is a free web application for creating and submitting unclaimed property reports in the NAUPA II Electronic Reporting Standard. Because it’s a software-as-a-service offering (SaaS), it creates an exchange of functionality that takes location out of the equation. It's accessible from anywhere, with any standard Web browser, and with no software to install or maintain. Because it permits holders to grant access to stakeholders of their choosing, it creates an exchange of information that enables efficient collaboration.

- What hardcopy documentation will Vermont accept from the UPExchange software?

UPExchange produces a Cover Sheet and an Excel file listing all entered accounts. These documents will be accepted by Vermont as your hard copy documentation and must be mailed with your electronic report.