Clearinghouse Rule 97-128

CERTIFICATE

STATE OF WISCONSIN

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DEPARTMENT OF REVENUE)

I, Cate Zeuske, Secretary of the Department of Revenue and custodian of the official records, certify that the annexed rule, relating to sales and use taxes, was duly approved and adopted by this department on September 8, 1999.

I further certify that this copy has been compared by me with the original on file in this department and that it is a true copy of the original, and the whole of the original.

IN TESTIMONY WHEREOF, I have hereunto set my hand at 125 South Webster Street in the city of Madison, this _____ day of _______, 1999.

Cate Zeuske Secretary of Revenue

e:rules\1103 Adopt - Certificate

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11-1-99 7-128

ORDER OF THE DEPARTMENT OF REVENUE REPEALING, RENUMBERING, RENUMBERING AND AMENDING, AMENDING AND CREATING RULES



The Wisconsin Department of Revenue adopts an order to: repeal Tax 11.11(2)(c), renumber Tax 11.03(1)(a)2. and 3 and Tax 11.11(3)(a), (b) and (c); renumber and amend Tax 11.11(3)(d) and (4); amend Tax 11.03(title), (1)(b), (3)(c) and (4)(a) and (c) and Tax 11.11(2)(b); and create Tax 11.03(4)(d) and Tax 11.11(3)(intro.), (a)(title), (b), (c) and (d), relating to schools and related organizations, and industrial and governmental waste treatment facilities.

Analysis by the Department of Revenue

Statutory authority: s. 227.11(2)(a), Stats.

Statutes interpreted: s. 77.54(4) and (26), Stats.

SECTION 1. Tax 11.03(title) is amended, to reflect that the section pertains to schools and school-related organizations other than elementary and secondary.

SECTION 2. Tax 11.03(1)(a)2. and 3. are renumbered, to list the definitions in alphabetical order, per Legislative Council Rules Clearinghouse standards.

SECTION 3. Tax 11.03(1)(b) is amended, to reflect the renumbering of Tax 11.03(1)(a)2. as described in SECTION 2.

Tax 11.03(3)(c) is amended, to remove the terms "vocational and adult education schools" and replace them with "technical college districts," to reflect current terminology.

Tax 11.03(4)(a) is amended, to:

• Remove the term "vocational schools" and replace it with "technical colleges," to reflect current terminology.

• Reflect the requirement that the schools must be located in Wisconsin to qualify for the sales and use tax exemption.

• Permit the exemption from sales and use tax to be claimed by schools by providing either an exemption certificate or a purchase order from the school.

Tax 11.03(4)(c) is amended, to clarify that related organizations of public and private schools which are not subject to the control and supervision of school officials may still be exempt from Wisconsin sales and use tax if they have their own certificate of exempt status.

SECTION 4. Tax 11.03(4)(d) is created, to clarify that related organizations of public and private schools which are subject to the control and supervision of school officials may claim exemption from Wisconsin sales and use tax by providing an exemption certificate or purchase order from the school.

The second note at the end of Tax 11.03 is repealed, because it is obsolete.

SECTIONS 5 AND 6. Tax 11.11(2)(b) is amended and Tax 11.11(2)(c) is repealed, to reflect the department's position that utilities consumed in operating waste treatment facilities qualify as supplies and are exempt from Wisconsin sales and use tax.

The term "supply" is not defined in Ch. 77, Stats. Therefore, when determining what items fall within the definition of "supplies," the common definition of the term as found in a standard dictionary is to be used.

"Supply" is defined in *Webster's Ninth New Collegiate Dictionary* (1991 Edition) to mean "...the quantity or amount (as of a commodity) needed or available...PROVISIONS, STORES...the quantities of goods or services offered for sale at a particular time or at one price...something that maintains or constitutes a supply."

"Provision" is defined in *Webster's Ninth New Collegiate Dictionary* (1991 Edition) to mean "...a measure taken beforehand to deal with a need or contingency...a stock of needed materials or supplies..."

Upon examining the dictionary definition of "supply" and the recent decision in *Cherney Microbiological Services, Ltd. v. Wisconsin Department of Revenue* (April 23, 1996), the department has determined that electricity is a supply that is exempt pursuant to s. 77.54(26), Stats.

The term "utilities" clearly fits within the definition of the word "supply," which includes "...the quantity or amount (as of a commodity) needed or available..." Utilities are clearly an item needed to operate a waste treatment facility.

SECTION 7. Tax 11.11(3)(intro.) is created, to provide a general explanation of the exemption provided in s. 77.54(26), Stats., for waste treatment facilities.

SECTION 8. Tax 11.11(3)(a), (b) and (c) are renumbered Tax 11.11(3)(a)1., 2. and 3. respectively, since they all apply to the title of par. (a) as created in SECTION 9.

Tax 11.11(3)(d) is renumbered Tax 11.11(4) and amended, to:

• Add a title identifying to what the subsection applies.

• Provide that the exemption for the repair, service, alteration, cleaning, painting and maintaining applies to both municipal and certain industrial waste treatment facilities.

• Provide that utilities purchased for municipal and certain industrial waste treatment facilities are exempt from Wisconsin sales and use tax, to reflect the department's position as explained in the analysis for SECTIONS 5 AND 6.

Tax 11.11(4) is renumbered Tax 11.11(5) and Tax 11.11(5)(c) as renumbered is amended, to reflect correct punctuation per Legislative Council Rules Clearinghouse Standards.

The note at the end of Tax 11.11(5)(a) as renumbered is revised, to provide the proper zip code for the mailing address of the Department of Revenue.

SECTION 9. Tax 11.11(3)(a)(title) is created, to identify the type of waste treatment facility to which this paragraph applies.

Tax 11.11(3)(b), (c) and (d) are created, to provide explanations of other types of waste treatment facilities which qualify for the exemption provided in s. 77.54(26), Stats.

The first note at the end of Tax 11.11 is moved to follow the third note, to conform with Legislative Council Rules Clearinghouse standards.

The second note at the end of Tax 11.11 is revised, to reflect proper mailing addresses.

SECTION 1. Tax 11.03(title) is amended to read:

Tax 11.03(title) Elementary and secondary schools Schools and related organizations.

SECTION 2. Tax 11.03(1)(a)2. and 3. are renumbered Tax 11.03(1)(a.)3. and 2.

SECTION 3. Tax 11.03(1)(b), (3)(c) and (4)(a) and (c) are amended to read:

Tax 11.03(1)(b) Elementary and secondary schools include parochial and private schools not operated for profit which offer any academic levels comparable to those described in par.(a) 1 and 2-3, and which are educational institutions having a regular curriculum offering courses for at least 6 months in the year. Elementary and secondary schools also include school districts for purposes of exemption under s. 77.54(4), Stats.

(3)(c) Sales of tangible personal property or taxable services by vocational, technical and adult education schools college districts.

(4)(a) <u>All public Public</u> schools, vocational schools <u>technical colleges</u>, state colleges and universities and public school districts, <u>located in Wisconsin</u>. This exemption may be claimed without use of an <u>An</u> exemption certificate. A <u>or a</u> purchase order shall be acceptable evidence of a sale's exempt status.

(c) Related organizations of private or public schools having which have certificates of exempt status, such as parent-teacher associations and student organizations which are not subject to the control and supervision of school officials.

SECTION 4. Tax 11.03(4)(d) is created to read:

Tax 11.03(4)(d) Related organizations of private or public schools, such as parentteacher associations and student organizations which are subject to the control and supervision of school officials. An exemption certificate completed by the school or a school purchase order shall be acceptable evidence of a sale's exempt status.

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Note to Revisor: Remove the second note at the end of Tax 11.03.

SECTION 5 Tax 11.11(2)(b) is amended to read:

Tax 11.11(2)(b) When any plant or equipment has been approved as exempt from the property tax on January 1, the repair, service, alteration, cleaning, painting and maintenance of the exempt property and the repair parts and replacements related to that property are also exempt through the following December 31. The sales and use tax exemption applies to chemicals and, supplies and utilities used or consumed in operating a waste treatment facility, except as provided in par. (c).

SECTION 6. Tax 11.11(2)(c) is repealed.

SECTION 7. Tax 11 11(3)(intro.) is created to read:

Tax 11.11(3)(intro.) Tangible personal property which becomes a component or ingredient part of the following municipal facilities that treat waste qualifies for exemption from Wisconsin sales and use tax under s. 77.54(26), Stats.:

SECTION 8. Tax 11.11(3)(a), (b), (c) and (d) and (4) are renumbered Tax 11.11(3)(a)1., 2. and 3., (4) and (5), and as renumbered, Tax 11.11(4) and (5)(c) are amended to read:

Tax 11.11(4)(title) REPAIR, SERVICE AND OPERATION. The repair, service, alteration, cleaning, painting and maintenance of <u>an industrial waste treatment facility described</u> <u>in sub.(2) and</u> a municipal central waste treatment facility <u>described in sub.(3)</u>, the repair parts and replacements therefor, for those types of facilities and chemicals and, supplies <u>and utilities</u> used or consumed in operating a waste treatment facility those types of facilities are exempt from the sales and use tax.

(5)(c) *Determining exemptions*. Contractors shall ascertain whether the industrial waste treatment facility they are constructing has been properly approved by the department for a property tax exemption under s. 70.11(21), Stats. If there has been no "approval<u>"</u>," the contractor or subcontractor may be liable for the sales or use tax on its purchases. Approvals are not required for municipal waste treatment facilities and, therefore, contractors may

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purchase without tax construction materials which become a component part of the exempt facility.

Note to Revisor: Change the note following Tax 11.11(5)(a) to read as follows:

Note: Form S-207 may be obtained by writing or calling Wisconsin Department of Revenue, P.O. Box 8902, Madison, WI 53708-8902, telephone (608) 266-2776.

SECTION 9. Tax 11.11(3)(a)(title), (b), (c) and (d) are created to read:

Tax 11.11(3)(a)(title) Wastewater treatment facility.

(b) *Material recovery facility*. 1. A facility constructed by a municipality to meet mandates of ch. 287, Stats., regarding the reuse, recycling and recovery of waste material to reduce the need for waste disposal is exempt if the activities include all of the following:

a. Sorting recyclable materials delivered from municipalities.

b. Processing recyclable materials which may include removing contaminants, baling paper, shredding paper, pelletizing plastics and crushing glass.

c. Storing processed recyclable materials for sale to others.

2. The exemption does not apply if the only activities performed are sorting and storing and no processing of the materials takes place.

(c) *Sanitary landfill*. A sanitary landfill, including the treatment equipment, such as the collection and burner system, laboratory equipment, maintenance buildings, garages, office buildings, fences and gates, qualifies for exemption.

(d) *Groundwater facilities*. 1. A municipal facility constructed to treat hazardous or contaminated groundwater, including oil and water separators, air strippers, aerators, blowers, filters, carbon units, controls, thermal oxidizers and pumps, qualifies for exemption.

2. The collection system used to bring the hazardous or contaminated water to the facility and the distribution system used to carry the treated water away from the facility are not exempt.

Note to Revisor: Move the first note at the end of Tax 11.11, to follow the third note.

Note to Revisor: Replace the second note at the end of Tax 11.11 with the following:

Note: Contractors and others may determine whether an industrial waste treatment

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facility has been approved by the department as follows:

a. Public utility facilities, including railroads, airlines and pipelines: Write or call Wisconsin Department of Revenue, Bureau of Utility and Special Taxes, P.O. Box 8933, Madison, WI 53708-8933; telephone (608) 266-8162.

b. Other commercial and industrial facilities: Write or call Wisconsin Department of Revenue, Bureau of Manufacturing and Telco Assessment, P.O. Box 8933, Madison, WI 53708-8933; telephone (608) 266-1147.

The rules contained in this order shall take effect on the first day of the month following publication in the Wisconsin administrative register as provided in s. 227.22(2)(intro.), Stats.

Final Regulatory Flexibility Analysis

This rule order does not have a significant economic impact on a substantial number of small businesses.

81 Dated:

By:

DEPARTMENT OF REVENUE

Cate Zeuske) Secretary of Revenue

e:rules\1103 Adopt - Order

			1999 Session
			LRB or Bill No./Adm. Rule No.
*			TAX 11.03 and 11.11
			Amendment No. if Applicable
Outlined			
Subject Sales and Use Tax Treatme	ent of Schools and Wa	aste Treatment	t Facilities
	a direct appropriation or affects rease Existing Revenues crease Existing Revenues	a sum sufficient	 Increase Costs - May be Possible to Absorb Within Agency's Budget Yes No Decrease Costs
Local: No Local Government Costs 1. Increase Costs Permissive Mandatory 2. Decrease Costs Permissive Mandatory	3. Increase Revenues Permissive [4. Decrease Revenues Permissive [Mandatory	5. Types of Local Governmental Units Affected: Towns Villages Cities Counties Others School Districts WTCS Districts
Fund Sources Affected	SEG-S	Affected Ch. 20 Ap	propriations

Assumptions Used in Arriving at Fiscal Estimate

Long-Range Fiscal Implications

The rule order updates the Wisconsin Administrative Code with respect to related organizations of public and private schools, and waste treatment facilities. The changes to Tax 11.03 clarify the sales tax exemption as it pertains to related organizations of public and private schools. The changes to Tax 11.11 reflect the Department's current position based on a legal opinion that utilities used in operating a waste treatment facility are "supplies" and thus exempt from the sales and use tax. Because these changes clarify and reflect the Department's current position, they do not have a fiscal effect.

Agency/Prepared by: (Name & Phone No.)	Authorized Signature/Telephone No.	Date
Wisconsin Department Of Revenue	Yeang-Eng Braun (608) 266-2700 Yeans & Jean	5/6/99
John Stott, (608) 266-9706	(608) 266-2700 years	

State of Wisconsin • DEPARTMENT OF REVENUE



125 SOUTH WEBSTER STREET • P.O. BOX 8933 • MADISON, WISCONSIN 53708-8933 PHONE (608) 266-6466 • FAX (608) 266-5718 • http://www.dor.state.wi.us

Tommy G. Thompson Governor *Cate Zeuske Secretary of Revenue*

September 8, 1999

Gary L Poulson Deputy Revisor 131 W Wilson St Ste 800 Madison WI 53703-3233

Re: Clearinghouse Rule 97-128

Dear Mr. Poulson:

Enclosed are a certified copy and an extra copy of an Order of the Department of Revenue promulgating rules relating to sales and use taxes.

These materials are filed with you pursuant to s. 227.20(1), Stats.

The rule order has also been e-mailed to you. If you have any questions regarding the rule order, please contact Mark Wipperfurth at 266-8253 or mwipperf@dor.state.wi.us.

Sincerely.

Cate Zeuske Secretary of Revenue

CZ:MPW:cll e:rules\1103 Adopt - Revisor

Enclosure

cc: Douglas J. La Follette, Secretary of State Commerce Clearinghouse, Inc. Research Institute of America, Inc.

State of Wisconsin • DEPARTMENT OF REVENUE



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Tommy G. Thompson Governor Cate Zeuske Secretary of Revenue

September 8, 1999

Douglas La Follette Secretary of State 30 W Mifflin St 10th Fl Madison WI 53703

Dear Secretary La Follette

Enclosed are a Certificate and an Order of the Department of Revenue adopting Clearinghouse Rule 97-128.

These materials are filed with you pursuant to s. 227.20(1), Stats.

Sincerely, 7euske

Secretary of Revenue

CZ:MPW:cll e:rules\1103 Adopt – Secretary of State

Enclosure

cc: Deputy Revisor