
AN ACT to create 77.51(7h) (a) 4. of the statutes; relating to: including snowmaking in the definition of manufacturing for sales and use tax purposes.

Analysis by the Legislative Reference Bureau

Under current law, the sale of machines and equipment used exclusively and directly by a manufacturer in manufacturing tangible personal property is exempt from the sales and use tax. For sales and use tax purposes, “manufacturing” includes all of the following:

1. Crushing, washing, grading, and blending sand, rock, gravel, and other minerals.
2. Ore dressing.
3. Conveying work in progress directly from one manufacturing process to another in the same plant.
4. Testing or inspecting a new article of tangible personal property that is being manufactured.
5. Storing work in progress in the same plant where the manufacturing occurs.
6. Assembling finished units of tangible personal property.
7. Packaging a new article of tangible personal property.

Under this bill, for sales and use tax purposes, “manufacturing” also includes snowmaking and snow-grooming operations at ski hills, ski slopes, and ski trails.
For further information see the state and local fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 77.51 (7h) (a) 4. of the statutes is created to read:

77.51 (7h) (a) 4. Snowmaking and snow-grooming operations at ski hills, ski slopes, and ski trails.

SECTION 2. Effective date.

(1) This act takes effect on the first day of the 3rd month beginning after publication.