Clearinghouse Rule 98-171

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 construction contractors, was duly approved and adopted by this department on May 3, 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 Zeuške

Secretary of Revenue

e:rules\1168 Adopt - Certificate



98-171 7-1-99

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



The Wisconsin Department of Revenue adopts an order to: repeal Tax 11.68(2)(c); renumber Tax 11.68(1)(title), (a), (b)(intro.) and 2. to 4. and (c), (2)(title), (a) and (b), (3)(title), (a), (b) and (c) to (e), (4), (5), (6) (title) and (a)(intro.), 1. to 5., 7., 8. and 10. to 15., (7), (8)(title) and (a), (9), (10)(title), (a), (b) and (d), (11) and (12)(b); renumber and amend Tax 11.68(1)(b)1., (3)(f), (6)(a) 6. and 9. and (b), (8)(b), (10)(c) and (12)(title), (a) and (c) to (e); and create Tax 11.68(1) and (4)(b)2., relating to construction contractors.

Analysis by the Department of Revenue

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

Statutes interpreted: s. 77.51(2), Stats.

SECTIONS 1 AND 2. Tax 11.68(1) and (2)(title), (a) and (b) are renumbered Tax 11.68(2) and (3)(title), (a) and (b) and new sub. (1) is created, to provide a definition of "real property construction activities," to reflect the amendment of s. 77.51(2), Stats., by 1997 Wis. Act 27. As a result of that amendment, only those activities that take place at a site where tangible personal property is affixed to real property are included in the definition.

Tax 11.68(2)(b)1 as renumbered is amended, to clarify that a contractor is a retailer of certain property that it installs.

SECTION 3. Tax 11.68(2)(c) is repealed, to reflect the amendment of s. 77.51(2), Stats., by 1997 Wis. Act 27.

SECTIONS 4 AND 5. Tax 11.68(3) to (12) are renumbered Tax 11.68(4) to (13), due to the creation of new sub. (1) as explained in SECTION 2.

Tax 11.68 (4)(f) as renumbered is amended, to restore dropped text and to conform punctuation to Legislative Council Rules Clearinghouse standards.

Tax 11.68(7)(a)6. as renumbered is amended, to reflect proper terminology relating to bowling centers.

Tax 11.68(7)(a)9. as renumbered is amended, to clarify language per Legislative Council Rules Clearinghouse standards.

Tax 11.68(7)(b) and (9)(b) as renumbered are amended, and Tax 11.68(4)(b)2. is created, to reflect the department's position that taxable services may be resold by a construction contractor, such as a landscaper.

Tax 11.68(11)(c) as renumbered is amended, to correct a direct quote of statutory language.

Tax 11.68(13)(title), (a) and (c) to (e) as renumbered are amended, to reflect the creation of the stadium tax by 1995 Wis. Act 56.

SECTION 1. Tax 11.68(1) and (2)(title), (a) and (b) are renumbered Tax 11.68(2) and

(3)(title), (a) and (b), and as renumbered Tax 11.68(2)(b)1, is amended to read:

Tax 11.68(2)(b)1. Property <u>it installs</u> which retains its character as personal property after sale and installation.

Note to Revisor: In the notes at the end of sub. (2)(b)1., 2. and 3., change the references from subs. (4), (6) and (10) to subs. (5), (7) and (11), respectively.

SECTION 2. Tax 11.68(1) is created to read:

Tax 11.68(1) DEFINITION. In this section, "real property construction activities" means

activities that occur at a site where tangible personal property that is applied or adapted to the

use or purpose to which real property is devoted is affixed to that real property, if the intent of

the person who affixes that property is to make a permanent accession to the real property.

"Real property construction activities" do not include affixing to real property tangible personal

property that remains tangible personal property after it is affixed.

Note: The definition of real property construction activities was revised effective for sales of property pursuant to contracts entered into on or after December 1, 1997, to:

(a) Reverse the effect of the Wisconsin Supreme Court decision in the case of <u>Wisconsin Department of Revenue vs. Sterling Custom Homes</u> (283 N.W. 2d 573 (1979)) prospectively from the effective date of this revision, and

(b) Provide by statute those criteria that were used by the Supreme Court in the case of <u>Dept. of Revenue vs. A.O. Smith Harvestore Products, Inc.</u> (72 Wis. 2d 60, (1976)), for purposes of determining whether tangible personal property becomes real property. The meaning of each of the criteria is explained in the Supreme Court's decision.

SECTION 3. Tax 11.68(2)(c) is repealed.

SECTION 4. Tax 11.68(3)(title), (a), (b) and (c) to (f) and (4) to (12) are renumbered Tax

11.68(4)(title), (a), (b)1. and (c) to (f) and (5) to (13), and as renumbered Tax 11.68(4)(f),

(7)(a)6. and 9. and (b), (9)(b), (11)(c) and (13)(title), (a) and (c) to (e) are amended to read:

Tax 11.68(4)(f) Under s. 77.54(41), Stats., contractors, subcontractors or builders may

purchase without sales or use tax building materials, supplies and equipment acquired solely for

or used solely in the construction, renovation or development of property that would be exempt

under s. 70.11(36), Stats. <u>Section 70.11(36)</u>, <u>Stats.</u>, exempts property consisting of or contained in a sports and entertainment home stadium, including but not limited to parking lots, garages, restaurants, parks, concession facilities, transportation facilities, and functionally related or auxiliary facilities and structures; including those facilities and structures while they are being built; constructed by, leased to or primarily used by a professional athletic team that is a member of a league that includes teams that have home stadiums in other states, and the land on which that stadium and those structures and facilities are located.

(7)(a)6. Personal property used to carry on a trade or business, including fixtures and equipment installed in stores, taverns, night clubs, restaurants, ice arenas, bowling alleys <u>centers</u>, hotels and motels, barber and beauty shops, figure salons, theaters and gasoline service stations. Underground storage tanks at gasoline service stations are real property.

9. Except as provided in ss. 77.51(4)(b)6. and (15)(b)5. and 77.54(31), Stats., mobile homes located in a mobile home park on land owned by a person other than the mobile home owner. Exemptions are provided by ss. 77.51(4)(b)6. and (15)(b)5. and 77.54(31), Stats., for 35% of the total amount for which a new mobile home that is sold; provided it is a primary housing unit, or that it is transported in 2 unattached sections if and the total size of the combined sections, not including additions and attachments, is at least 984 square feet measured when the sections are ready for transportation, is sold; and the full amount for which a used mobile home that is a primary housing unit is sold or purchased. No credit may be allowed for trade-ins and the exemption does not apply to a lease or rental.

(b) If a few items of tangible personal property <u>or taxable services</u>, minor in cost in relation to the total amount of a contract, are sold as part of a contract which includes construction of a building or other structure and no separate charge is made for the personal property <u>or taxable services</u>, the cost of the property <u>or taxable services</u> to the construction contractor shall be used as the measure of gross receipts subject to sales tax. If a separate charge is made for any of the items, they are subject to the tax, but not less than on their cost.

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Note to Revisor: Replace the example at the end of sub. (7)(b) with the following:

Examples: 1) A refrigerator and drapes are included in the contract to construct a new house. The cost of the refrigerator and drapes to the construction contractor is included in the construction contractor's measure of gross receipts subject to sales tax.

2) Landscaping services, minor in amount, are included in the contract to construct a new house. An amount equal to the charge by the landscaping subcontractor to the general contractor for landscaping services is included in the general contractor's measure of gross receipts subject to sales tax.

(9)(b) A contractor may purchase without tax as property for resale tangible personal property which retains its character as personal property after installation as described in sub. (6) (7) and taxable services, even though the resale of the property or taxable services by the contractor is exempt when the property is sold to a governmental unit or other exempt entity having a Wisconsin certificate of exempt status. This property includes furniture; processing machinery or equipment used in a municipal sewerage or water treatment plant; classroom laboratory sinks, tables and other equipment; and seating for an auditorium. Taxable services include landscaping services. This exemption does not apply to property or taxable services which becomes a part of real property as described in sub. (5) (6) and par. (a).

(11)(c) Section 77.52(2)(a)10., Stats., provides in part that "...the following items shall be deemed to have retained their character as tangible personal property, regardless of the extent to which any such item is fastened to, connected with or built into real property: furnaces, boilers, stoves, ovens, including associated hoods and exhaust systems, heaters, air conditioners, humidifiers, dehumidifiers, refrigerators, coolers, freezers, water pumps, water heaters, water conditioners and softeners, clothes washers, clothes dryers, dishwashers, garbage disposal units, radios and radio antennas, incinerators, television receivers and antennas, record players, tape players, jukeboxes, vacuum cleaners, furniture and furnishings, carpeting and rugs, bathroom fixtures, sinks, awnings, blinds, gas and electric logs, heat lamps, electronic dust collectors, grills and rotisseries, bar equipment, intercoms, recreational, sporting, gymnasium and athletic goods and equipment including by way of illustration, but not of limitation bowling alleys, golf practice equipment, pool tables, punching bags, ski tows and

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swimming pools; office, restaurant and tavern type equipment including by way of illustrations, <u>illustration</u> but not of limitation lamps, chandeliers, and fans, venetian blinds, canvas awnings, office and business machines, ice and milk dispensers, beverage-making equipment, vending machines, soda fountains, steam warmers and tables, compressors, condensing units and evaporative condensers, pneumatic conveying systems; laundry, dry cleaning, and pressing machines, power tools, burglar alarm and fire alarm fixtures, electric clocks and electric signs."

(13)(title) COUNTY AND STADIUM TAXES ON BUILDING MATERIALS.

(a) Section 77.71(3), Stats., imposes an excise tax taxes upon a contractor engaged in construction activities, which includes constructing, altering, repairing or improving real property within a county or special district which has adopted the county or stadium tax. The tax is taxes are measured by the sales price of the tangible personal property used in constructing, altering, repairing or improving real property which becomes a component part of real property in that county or special district, unless the contractor has paid the county or stadium tax of a county or special district in this state or a similar local sales tax in another state on the purchase of that property.

(c) In providing repair services to real property subject to taxation under s. 77.52(2)(a)10., Stats., a contractor may purchase without county <u>or stadium</u> tax for resale the building materials used in providing the taxable services, and the county excise tax <u>and stadium</u> taxes imposed under s. 77.71(3), Stats., does <u>do</u> not apply to those purchases.

(d) Section 77.77(3), Stats., provides that the sales tax under s. 77.71(1), Stats., and the excise tax county and stadium taxes under s. 77.71(3), Stats., on the sale of building materials to contractors engaged in the business of constructing, altering, repairing or improving real estate for others is are not imposed, if the materials are affixed and made a structural part of real estate and the amount payable to the contractor is fixed without regard to the costs incurred in performing a written contract that was irrevocably entered into prior to the effective date of the county ordinance or special district resolution, or that resulted from the acceptance of a formal

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written bid accompanied by a bond or other performance guaranty that was irrevocably submitted before that date.

(e) The excise tax <u>county and stadium taxes</u> under s. 77.71(3), Stats., on building materials used in real property construction activities is <u>are</u> not imposed if the contractor purchased the building materials before the effective date of the county <u>or stadium</u> tax of that county <u>or special district</u> or has paid the sales tax of another county <u>or special district</u> in this state in purchasing the building materials.

SECTION 5. Tax 11.68(4)(b)2. is created to read:

Tax 11.68(4)(b)2. Taxable services which a construction contractor will resell may be purchased without tax for resale.

Note to Revisor: 1) In the note at the end of sub. (4)(b), change the reference from subs. (4) and (6) to subs. (5) and (7), respectively.

2) Replace example 2 at the end of sub. (9)(a) with the following:

2) A contractor shall pay tax on its purchases of equipment for use at a municipal well or pumping station that becomes a part of realty after installation.

3) In the note at the end of sub. (10)(c), change the reference from sub. (9) to sub. (10).

4) In the first note at the end of Tax 11.68, insert periods after subds. 11. and 20. in the reference to s. 77.52(2)(a), Stats.

5) In the second note at the end of Tax 11.68, make the following changes:

a) at the beginning of part (i), replace "Thirty-five percent" with "The exemption of 35%";

b) remove the word "and" before part (n); and

c) add the following at the end of the note:

;(o) The stadium tax on building materials became effective January 1, 1996, pursuant to 1995 Wis. Act 56; and (p) The change to the definition of "real property construction activities" to include only those activities that take place at a site where tangible personal property is affixed to real property became effective for sales of property pursuant to contracts entered into on or after December 1, 1997, pursuant to 1997 Wis. Act 27.

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.

3 Ja Dated: By:

DEPARTMENT OF REVENUE

200 a NR Cate Zeuske

Secretary of Revenue

e:rules\1168 Adopt - Order

			1999 Session	
			LRB or Bill No./Adm. Rule No.	
FISCAL ESTIMATE			TAX 11.68	
DOA-2048 N(R10/98)		SUPPLEMENTAL	Amendment No. if Applicable	
Subject Sales and Use Tax Tre	atment of Cons	truction Contractors		
Fiscal Effect		· · · · ·		
State: X No State Fiscal Effect Check columns below or sum sufficient appropriat	· · · · · · · · · · · · · · · · · · ·	t appropriation or affects a	☐ Increase Costs - May be Possible to Absorb Within Agency's Budget ☐ Yes ☐ No	
Increase Existing Appropriation	Increase Ex	kisting Revenues		
Decrease Existing Appropriatio	n 🔲 Decrease E	Existing Revenues		
Create New Appropriation	•		Decrease Costs	
Local: 🗌 No Local Government C	osts			
1. 🔲 Increase Costs	3. 🗍 Incre	ase Revenues	5. Types of Local Governmental Units Affected:	
🗌 Permissive 🔲 Mandato	ry F	Permissive 📋 Mandatory	Towns 🔲 Villages 🔲 Cities	
2 Decrease Costs	4. 🗌 Decr	ease Revenues	Counties C Others	
Permissive Mandato	ry 🗆 F	Permissive 🛛 Mandatory	School Districts WTCS Districts	
Fund Sources Affected		Affected Ch. 2	0 Appropriations	
GPR FED PRO	PRS SEG S	SEG-S		
Assumptions Used in Arriving at Fi	scal Estimate			

The rule changes reflect changes in the statutes made by 1995 Wisconsin Act 56 and 1997 Wisconsin Act 27, clarify the Department's current policy or conform language and style to Legislative Council Rules Clearinghouse standards. These changes have no fiscal effect.

Long-Range Fiscal Implications

Agency/Prepared by: (Name & Phone No.)	Authorized Signature/Telephone No.	Date
Wisconsin Department of Revenue	Yeang-Eng Braun	4/29/00
Dennis Collier, (608) 266-5773	(608) 266-2700 yeang by Bran	1-114



State of Wisconsin • DEPARTMENT OF REVENUE

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Tommy G. Thompson Governor Cate Zeuske Secretary of Revenue

May 4, 1999

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

Re: Clearinghouse Rule 98-171

Dear Mr. Poulson:

Enclosed are a certified copy and an extra copy of an Order of the Department of Revenue promulgating rules relating to construction contractors.

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

Sincerely,

Cate Zeuske Secretary of Revenue

CZ: MPW:sdd e:rules\1168 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

May 4, 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 98-171

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

Sincerely,

Cate Zeuske

Secretary of Revenue

CZ:MPW.sdd e:rules\1168 Adopt – Secretary of State

Enclosure

cc: Deputy Revisor

