

Illinois Department of Revenue
1500 South Ninth Street
Springfield, Illinois 62708

INFORMATIONAL BULLETIN FY85-1

TO: All Retailers Located Within the Corporate Limits of
Springfield, Illinois

SUBJECT: Illinois Enterprise Zone Act
Public Act 82-1019 (SB 1299)

If your business does not sell building materials, please disregard
this bulletin.

The Illinois Department of Commerce and Community Affairs has certified
an area in the city of Springfield as an enterprise zone in accordance
with the provisions of Public Act 82-1019. As a retailer in
Springfield, you may be entitled to sales tax relief on certain sales
of building material which will be incorporated into real estate in
that enterprise zone.

To be eligible, you (as a Springfield retailer) must:

1. Be located within the corporate limits of the city of Springfield;
2. Make a sale between August 1, 1984 and July 31, 1986 of building
material which will be incorporated into real estate in the
Springfield enterprise zone by remodeling, rehabilitation or new
construction; (the building improvement must be of the nature and
scope for which a building permit is required by the building code
and the permit must have been issued);
3. Report gross receipts from all such sales in Item 1 on your sales
tax return (Form RR-1-A);
4. Pay all taxes due;
5. Unconditionally refund tax to the purchaser or otherwise
demonstrate that you (the retailer) bore the burden of the tax;
and
6. File Claims for Credit (on Form RCR-21 for state tax; RCR-22 for
municipal tax) with the Department of Revenue.

To substantiate the claim, you must provide the Department with the
following documentation:

- A. A copy of the invoice, showing type of material, price, and sales
tax charged;
- B. A statement signed by the purchaser indicating that the material
will be physically incorporated into real estate located in the
Springfield enterprise zone (see reverse side for sample of
Purchaser's Statement);
- C. A copy of the purchaser's building permit stamped "enterprise
zone";
- D. A copy of the cancelled check, credit memorandum, or "instant
refund" showing tax refunded to the purchaser (see reverse side

for the sample of "instant refund").

The statute authorizes the filing of claims for credit. It does not authorize an exemption or deduction. You may not reduce your gross receipts (in Item 1) or take a deduction on your sales tax return.

We will process enterprise zone claims for credit on a first-in, first-out basis. When we approve the claims for credit, we will issue you a separate credit memorandum for each type of tax you are recovering (i.e., state tax and municipal tax). DO NOT attempt to offset any taxes due by the amount of your claim until you receive the credit memoranda. Such an attempt could result in our imposing penalty and interest charges on your account.

If you have any questions regarding claims for credit, please contact us at (217) 782-7517.

J. Thomas Johnson
Director of Revenue

Issued: July, 1984

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