New Mexico Taxation and Revenue Department

FOR YOUR INFORMATION

FYI-275

Tax Information/Policy Office

P.O. Box 630

Santa Fe, New Mexico 87504-0630

Deductions for Certain Sales to Manufacturers

This publication provides information on the deductions for sales to manufacturers in New Mexico, provided under Section 7-9-46 NMSA 1978.

In the 2012 legislative session, the New Mexico Legislature passed, and the Governor signed into law, an expansion to the deduction for the sale of tangible personal property to manufacturers. This amends the current deduction under Section 7-9-46 NMSA 1978, to include tangible personal property that is consumed in the manufacturing process. The new component of this deduction is effective beginning January 1, 2013.

This information is as accurate as possible at time of publication. Subsequent legislation, new state regulations and court cases may affect its accuracy. For the latest information please check the Taxation and Revenue Department's web site at <u>www.tax.newmexico.gov</u>.

CONTENTS

Deductions for Sales to Manufacturers	page 2
Use of NTTCs	page 2
Reporting Deductible Receipts	page 3
Taxpayer Information	page 9
For Further Assistance	page 10

This publication provides general information. It does not constitute a regulation, ruling or decision issued by the Secretary of the New Mexico Taxation and Revenue Department. The Department is legally bound only by a regulation or a ruling [Section 7-1-60, *New Mexico Statutes Annotated, 1978*]. In the event of a conflict between FYI and statute, regulation, case law or policy, statutes, regulations and case law override the information in FYIs. Taxpayers and preparers are responsible for being aware of New Mexico tax laws and rules. Consult the Department directly if you have questions or concerns about information provided in this FYI.

FYI-275 Rev. 11/2015

Deduction for Sales to Manufacturers

Under Section 7-9-46 NMSA 1978, a seller may deduct receipts from sales to a manufacturer of tangible personal property that becomes and ingredient or component part of a manufactured product, or is a consumable and is consumed in the manufacturing process. The deduction for sales of tangible personal property consumed in the manufacturing process is phased-in as follows:

- (1) twenty percent of receipts received in calendar year 2013;
- (2) forty percent of receipts received in calendar year 2014;
- (3) sixty percent of receipts received in calendar year 2015;
- (4) eighty percent of receipts received in calendar year 2016; and
- (5) one hundred percent of receipts received on or after January 1, 2017.

For purposes of the deduction for consumables that are consumed in the manufacturing process, "consumable" is defined to mean tangible personal property that is incorporated into, destroyed, depleted or transformed in the process of manufacturing a product:

(1) including electricity, fuels, water, manufacturing aids and supplies, chemicals, gases, repair parts, spares and other tangibles used to manufacture a product; but
(2) excluding, effective July 1, 2013, tangible personal property used in:

- (a) the generation of power;
- (b) the processing of natural resources, including hydrocarbons; and

(c) the preparation of meals for immediate consumption on- or off-premises.

Each of the deductions offered by Section 7-9-46 NMSA 1978 must be supported by a specific Nontaxable Transaction Certificate (NTTC), and also must be reported separately on the CRS-1 Form. This publication will detail which NTTC is necessary to support each deduction, as well as how the separate reporting is to be done.

Use of NTTCs

Most NTTCs may be obtained on the Taxpayer Access Point (TAP) website, <u>www.tap.state.nm.us</u>. If you do not have a TAP account, you will need to create one to login and access NTTCs. A supplemental application (RPD-41378) is needed to obtain Type 11 and Type 12 NTTCs, which are used for some of the deductible transactions discussed in this publication, so those NTTCs are not available through the normal online process. The supplemental application for these NTTCs may be found on our website at

http://www.tax.newmexico.gov/Businesses/Pages/Manufacturers-Consumables-GRT-Deduction.aspx

Type 2 NTTCs for Sale of Tangible Personal Property (Other Than Utilities) That Becomes an Ingredient or Component Part of a Manufactured Product

Sellers deducting receipts under Section 7-9-46(A) NMSA 1978 for selling tangible personal property (other than utilities) to a manufacturer that will <u>become an ingredient or component part</u> <u>of a manufactured product</u>, must have been executed a Type 2 NTTC by each manufacturer making a purchase for which the deduction is being claimed.

Type 11 NTTCs for Sale of Tangible Personal Property that is Consumed in the Manufacturing Process of a Product

Sellers deducting receipts under Section 7-9-46(B) NMSA 1978 for selling tangible personal property (not utilities) to a manufacturer that will be <u>consumed</u> in the manufacturing process of a product must have been executed a Type 11 NTTC by each manufacturer making a purchase for which the deduction is being claimed.

Type 12 NTTCs for Sale of Utilities Consumed in the Manufacturing Process

Sellers deducting receipts under Section 7-9-46(B) NMSA 1978 for selling utilities to a manufacturer <u>consumed</u> in the manufacturing process must first enter into a *Manufacturers Agreement to Pay Gross Receipts Tax on Behalf of a Utility Company for Certain Utility Sales* (RPD-41377) with the manufacturer. After the manufacturer and the utility company (seller) sign this agreement, as provided by Section 7-1-21.1 NMSA 1978, the manufacturer may apply for a Type 12 NTTC to be executed to the seller of the utility. The application and a copy of the agreement are required to be submitted to the Department for approval, and if approved the seller is issued the Type 12 NTTC. The Type 12 NTTC is then executed to the seller and the seller will then be able to deduct all receipts from sales of utilities to that manufacturer. It is then the responsibility of the manufacturer to report the deductible receipts, as well as any taxable receipts associated with their purchase from that utility (utilities not consumed in the manufacturing process) for the given reporting period.

Reporting Deductible Receipts

Reporting Deductible Receipts from Sales of Certain Tangible Personal Property to Manufacturers (Non-Utility)

The law providing the deductions for certain sales of tangible personal property to manufacturers, both that becomes an ingredient or component part of the product, or is consumed in the process of manufacturing the product, requires the seller to separately report the amount deducted for each deduction provided under Section 7-9-46 NMSA 1978. It is important for all affected parties to report correctly in order for the Department to accurately track the deductions allowed under Section 7-9-46 NMSA 1978 and to fulfill their statutory reporting requirements. Please use the following instructions when reporting your gross receipts tax:

To file a CRS-1 Form or the CRS-1 Long Form to report deductible receipts under Section 7-9-46 NMSA 1978, you must enter those receipts on a separate line from your taxable receipts and receipts deductible under other statutes. Each deduction in Section 7-9-46 NMSA 1978 for non-utility sales must be reported by using a separate line, and a business location code unique to the deduction. To complete the CRS-1 Form for these deductions:

- 1. On the first line for the business location, enter your normal business location, your taxable receipts and receipts deductible under statutes *other than Section 7-9-46 NMSA 1978*.
- On the next line, enter the information for receipts eligible for the ingredient or component part deduction under Section 7-9-46 NMSA 1978 (Subsection A). For receipts eligible for this deduction, for which you have received a Type 2 NTTC, enter location code D0-002 in Column C.
- 3. For receipts deductible under Section 7-9-46 NMSA 1978 (Subsection B), for the sale of

tangible personal property which is consumed in the process of manufacturing a product, for which you have been executed a Type 11 NTTC, enter location code D0-003 in Column C.

Example: For a report period after January 1, 2013, a seller has \$50,000 in total gross receipts for a business location in Albuquerque, \$10,000 of which qualify for the ingredient or component part deduction under Section 7-9-46(A) NMSA 1978, and \$10,000 of which qualify for the consumables deduction under Section 7-9-46(B) NMSA 1978. The seller's CRS-1 Form should be completed this way:

- The seller must separate other deductible sales from sales that carry the special *location codes D0-002 and D0-003*. For the Albuquerque location, the seller counts \$30,000 in sales that do not qualify for the manufacturer's deduction. The seller completes the first line of the CRS-1 Form in the usual way, with the \$30,000 of non-deductible receipts included in Column D instead of \$50,000.
- On a separate line of the CRS-1 Form, the seller enters the information for the receipts deductible under Section 7-9-46(A) NMSA 1978 for sales to a manufacturer that become an ingredient or component part of the manufactured product. The seller must enter "D0-002" as a location code in Column C. Then, in Column D, the seller enters the \$10,000 in receipts that qualify for the Subsection A deduction of Section 7-9-46 NMSA 1978. The seller then enters that same amount in Column E, "Total Deductions", and has zero to enter as taxable gross receipts in Column F.
- On the next line of the CRS-1 Form, the seller enters the information for the receipts deductible under Section 7-9-46 NMSA 1978 for sales to a manufacturer of tangible personal property that is consumed in the manufacturing process of a product. The seller must enter "D0-003" as a location code in Column C. The seller had \$10,000 in receipts that qualify for this part of the Section 7-9-46 NMSA 1978 deduction. For the first year of the phase-in, only 20% of receipts are deductible, so the seller then enters \$2,000 in Column D, "Gross Receipts", and also in Column E, "Total Deductions." The remaining \$8,000 are taxable receipts, which would be added to the receipts on line 1 in Column D, resulting in a total of \$38,000 in taxable receipts for this seller.
- The CRS-1 Form for the seller in this example would be look like this:

A Municipal/County	B Special	C Location	D Gross Receipts	E Total	F Taxable Gross	G Tax		H Gross Receipts
Name	Code	Code	(Excluding Tax)	Deductions	Receipts	Rate		Tax
Albuquerque/Bern.		02-100	\$38,000	\$0	\$38,000	7.1875	%	\$2,731.25
		D0-002	\$10,000	\$10,000	\$0.00	0%		\$0.00
		D0-003	\$2,000	\$2,000	\$0.00	0%		\$0.00
	mns D, E and tions for colun		\$50,000	\$12,000	TOTAL GROSS RECEIP	ROSS RECEIPTS TAX		\$2,731.25
	COMPENSATING TAX			2				
					WITHHOLDING TAX		3	
					TOTAL TAX DUE		4	\$2,731.25
					PENALTY		5	
					INTEREST		6	
					TOTAL AMOUNT DUE		7	\$2,731.25

Reporting Deductible Receipts from Sales of Utilities Consumed in the

Manufacturing Process of a Product

The law providing the deduction for sales of tangible personal property to manufacturers that is consumed in the process of manufacturing a product requires the seller to separately report the amount deducted Section 7-9-46 NMSA 1978. It is important for manufacturers to report correctly in order for the Department to accurately track the deductions allowed under Section 7-9-46 NMSA 1978 and to fulfill their statutory reporting requirements. Where utilities are concerned, the manufacturer itself does the reporting of both the deductible and taxable receipts. Please use the following instructions when reporting your gross receipts tax.

To file a CRS-1 Form or the CRS-1 Long Form, to include the deduction for utilities consumed in the manufacturing process under Section 7-9-46 NMSA 1978, you must enter those receipts on a separate line from your taxable receipts and receipts deductible under other statutes. The deductible receipts must be reported on a separate line for each business location where the manufacturer has a facility. To complete the CRS-1 Form for this deduction:

- 1. On the first line for the business location, enter your normal business location, your taxable receipts and receipts deductible under statutes other than utility receipts deductible under Section 7-9-46(B) NMSA 1978.
- 2. On the next line, enter the total amount billed for electricity for the reporting period at that business location (the location of the utility meter). In Column B, enter special code "E" to differentiate this line from any other utility's receipts that will be reported in this manner. (Special code "G" will be used for gas, "W" for water, and "O" for all other utilities.)

Example: For a report period after January 1, 2013, a manufacturer, who has been certified at 20% consumption of electricity in the manufacturing process, is billed \$3,000 for electricity for a business location in Albuquerque. The manufacturer has also been certified at 40% consumption of natural gas in the manufacturing process, and is billed \$2,000 for natural gas for a business location in Albuquerque. For the first part of the phase-in, only 20% of those receipts are eligible for the deduction. The manufacturer's CRS-1 Form should be completed this way:

- The manufacturer must separate all other receipts from those of each utility for purposes of the deduction under Section 7-9-46 NMSA 1978. On the first line of the CRS-1 Form, the manufacturer would report his own receipts, along with any deductions, in the usual way.
- On a separate line of the CRS-1 Form, the manufacturer enters the total amount that they were billed for electricity in that reporting period. The manufacturer would enter the special code "E" in Column B on that line and then complete the line showing \$120 in deductible receipts (20% phase-in deduction on 20% of consumed electricity). Please see the worksheet below to see an illustration of how the deductible receipts are calculated. The additional \$2,880 would be taxable at the rate in effect in Albuquerque, the location of the electricity meter.
- On the next line of the CRS-1 Form, the manufacturer enters the total amount that they were billed for natural gas in that reporting period. The manufacturer would enter the special code "G" in Column B on that line and then complete the line showing \$160 in deductible receipts (20% phase-in deduction on 40% of consumed natural gas). Please see the worksheet below to see an illustration of how the deductible receipts are calculated. The additional \$1,840 would be taxable at the rate in effect in Albuquerque, the location of the natural gas meter.
- If the manufacturer consumes additional types of utilities in the manufacturing process, he

would complete subsequent lines of the CRS-1 Form in the same way, using the appropriate certified consumption percentages and special codes for those types of utilities.

Sample Worksheet:

Electricity		
Amount billed by the utility for the purchase of the electricity Multiply by 20% (percentage of the electricity consumed in the	=	\$3,000
manufacturing process)		x 20%
Total of receipts that are associated with the electricity consumed in the manufacturing process Multiply by the applicable deduction amount (20% in the 1st	=	\$600
year)		x 20%
Total amount of receipts that are deductible	=	\$120
Natural Gas		
Amount billed by the utility for the purchase of natural gas Multiply by 40% (percentage of the natural gas consumed in the	=	\$2,000
manufacturing process)		x 40%
Total of receipts that are associated with the natural gas consumed in the manufacturing process Multiply by the applicable deduction amount (20% in the 1st	=	\$800
year)		x 20%
Total amount of receipts that are deductible	=	\$160
	=	

The CRS-1 for the manufacturer in this example would be look like this:

A Municipal/County	B Special	C Location	D Gross Receipts	E Total	F Taxable Gross	G Tax		H Gross Receipts
Name	Code	Code	(Excluding Tax)	Deductions	Receipts	Rate		Tax
Albuquerque/Bern.		02-100	\$30,000	\$0	\$30,000	7.1875	%	\$2,156.25
Albuquerque/Bern.	Е	02-100	\$3,000	\$120	\$2,880	7.1875%		\$207.00
Albuquerque/Bern.	G	02-100	\$2,000	\$160	\$1,840	7.1875%		\$132.25
	imns D, E and tions for colun		\$15,000	\$280	TOTAL GROSS RECEIP	OTAL GROSS RECEIPTS TAX 1		\$2,495.50
					COMPENSATING TAX		2	
					WITHHOLDING TAX		3	
					TOTAL TAX DUE		4	\$2,495.50
					PENALTY		5	
					INTEREST		6	
					TOTAL AMOUNT DUE		7	\$2,495.50

Reporting by Utility Companies of Deductible Receipts from the Sale of Utilities Consumed in the Manufacturing Process

The law providing the deduction for sales of tangible personal property to manufacturers that is consumed in the process of manufacturing a product requires the seller to separately report the amount deducted Section 7-9-46 NMSA 1978. It is important for sellers to report correctly in order for the Department to accurately track the deductions allowed under Section 7-9-46 NMSA 1978 and to fulfill their statutory reporting requirements. Where utilities are concerned, the reporting of both the deductible and taxable receipts is done by the manufacturer itself, so the utility reports all receipts from sales to a qualified manufacturer as deductible. Please use the following instructions when reporting your gross receipts tax.

Utility companies deducting receipts under Section 7-9-46(B) NMSA 1978 for selling utilities to a manufacturer that will be consumed in the manufacturing process must first enter into a *Manufacturers Agreement to Pay Gross Receipts Tax on Behalf of a Utility Company for Certain Utility Sales* (RPD-41377) with the manufacturer, pursuant to Section 7-1-21.1 NMSA 1978. Once the agreement has been entered into, the Type 12 NTTC will be executed to the utility company.

To file a CRS-1 Form or the CRS-1 Long Form, to include the deduction for utilities consumed in the manufacturing process under Section 7-9-46 NMSA 1978, you must enter those receipts on a separate line from your taxable receipts and receipts deductible under other statutes. To complete the CRS-1 Form for this deduction:

- The utility must separate all other receipts from those deductible under Section 7-9-46 NMSA 1978. On the first line of the CRS-1 Form, the utility would report his own receipts, along with any deductions, in the usual way.
- On a separate line of the CRS-1 Form, the utility would enter the total receipts billed in that reporting period to manufacturers with whom that utility has entered into a *Manufacturers Agreement to Pay Gross Receipts Tax on Behalf of a Utility Company for Certain Utility Sales,* and from whom they have received a Type 12 NTTC. The utility must enter location code D0-003 in Column C on that line, and would show 100% of those receipts as deductible.

Example: For a report period after January 1, 2013, a utility has \$120,000 in receipts from sales to manufacturers with whom that utility has entered into a *Manufacturers Agreement to Pay Gross Receipts Tax on Behalf of a Utility Company for Certain Utility Sales,* and from whom they have received a Type 12 NTTC. The utility's CRS-1 Form would look like the following:

A Municipal/County	B Special	C Location	D Gross Receipts	E Total	F Taxable Gross	G Tax		H Gross Receipts
Name	Code	Code	(Excluding Tax)	Deductions	Receipts	Rate		Tax
Albuquerque/Bern.		02-100	\$400,000	\$0	\$400,000	7.1875%		\$28,750.00
Santa Fe/Santa Fe		01-123	\$50,000	\$0	\$50,000	8.3125%		\$4,156.25
Bernalillo/Sandoval		29-120	\$50,000	\$0	\$50,000	7.0625	%	\$3,531.25
		D0-003	\$120,000	\$120,000	\$0.00	0%		\$0.00
	Total Columns D, E and H. *See instructions for column B \$620,000 \$120,000 T(TOTAL GROSS RECEIP	RECEIPTS TAX 1		\$36,437.50		
					COMPENSATING TAX		2	
					WITHHOLDING TAX		3	
					TOTAL TAX DUE		4	\$36,437.50
					PENALTY		5	
					INTEREST		6	
					TOTAL AMOUNT DUE		7	\$36,437.50

If you still have questions about the deductions discussed in this publication, or need assistance with reporting, you may also contact your district office using the contact information on the following page.

TAXPAYER INFORMATION

General Information. FYIs and Bulletins present general information with minimum technical language. All FYIs and Bulletins are free of charge and available through all local tax offices and on the Taxation and Revenue Department's website at <u>http://www.tax.newmexico.gov/forms-publications.aspx</u>

Regulations. The Department establishes regulations to interpret and exemplify the various tax acts it administers. Current statutes with regulations can be located on the Departments website for free at http://www.tax.newmexico.gov/statutes-with-regulations.aspx. Specific regulations are also available at the State Records Center and Archives or on its web page at http://www.srca.nm.gov/

The Taxation and Revenue Department regulation book is available for purchase from the New Mexico Compilation Commission. Order regulation books directly from the New Mexico Compilation Commission at https://www.nmcompcomm.us/

Rulings. Rulings signed by the Secretary and approved by the Attorney General are written statements that apply to one or a small number of taxpayers. A taxpayer may request a ruling (at no charge) to clarify its tax liability or responsibility under specific circumstances. The Department will not issue a ruling to a taxpayer who is undergoing an audit, who has an outstanding assessment, or who is involved in a protest or litigation with the Department over the subject matter of the request. The Department's rulings are compiled and available on free of charge at http://www.tax.newmexico.gov/rulings.aspx.

The request for a ruling must be in writing, include accurate taxpayer identification and the details about the taxpayer's situation, and be addressed to the Secretary of the Taxation and Revenue Department at P.O. Box 630, Santa Fe, NM 87504-0630. The taxpayer's representative, such as an accountant or attorney, may request a ruling on behalf of the taxpayer but must disclose the name of the taxpayer. While the Department is not required to issue a ruling when requested to do so, every request is carefully considered.

The Secretary may modify or withdraw any previously issued ruling and is required to withdraw or modify any ruling when subsequent legislation, regulations, final court decisions or other rulings invalidate a ruling or portions of a ruling.

Public Decisions & Orders. All public decisions and orders issued since July 1994 are compiled and available on the Department's web page free of charge at http://www.tax.newmexico.gov/tax-decisions-orders.aspx.

This publication provides general information. It does not constitute a regulation, ruling, or decision issued by the Secretary of the New Mexico Taxation and Revenue Department. The Department is legally bound only by a regulation or a ruling [7-1-60, New Mexico Statutes Annotated, 1978]. In the event of a conflict between FYI and statute, regulation, case law or policy, the information in FYIs is overridden by statutes, regulations and case law. Taxpayers and preparers are responsible for being aware of New Mexico tax laws and rules. Consult the Department directly if you have questions or concerns about information provided in this FYI.

FOR FURTHER ASSISTANCE

Tax District Field Offices and the Department's call center can provide full service and general information about the Department's taxes, taxpayer access point, programs, classes, and forms. Information specific to your filing situation, payment plans and delinquent accounts.

TAX DISTRICT FIELD OFFICES

ALBUQUERQUE

10500 Copper Pointe Avenue NE Albuquerque, NM 87123

SANTA FE

Manuel Lujan Sr. Bldg. 1200 S. St. Francis Dr. Santa Fe, NM 87504

FARMINGTON

3501 E. Main St., Suite N Farmington, NM 87499

LAS CRUCES

2540 S. El Paseo Bldg. #2 Las Cruces, NM 88004

ROSWELL

400 Pennsylvania Ave., Suite 200 Roswell, NM 8820 For forms and instructions visit the Department's web site at http://www.tax.newmexico.gov

Call Center Number: 1-866-285-2996

If faxing something to a tax district field office, please fax to:

Call Center Fax Number: 1-505-841-6327

If mailing information to a tax district field office, please mail to:

Taxation and Revenue Department P.O. Box 8485 Albuquerque, NM 87198-8485

For additional contact information please visit the Department's website at http://www.tax.newmexico.gov/contact-us.aspx

This information is as accurate as possible as of the date specified on the publication. Subsequent legislation, new state regulations and case law may affect its accuracy. For the latest information please check the Taxation and Revenue Department's web site at www.tax.newmexico.gov.

This publication provides general information. It does not constitute a regulation, ruling, or decision issued by the Secretary of the New Mexico Taxation and Revenue Department. The Department is legally bound only by a regulation or a ruling [7-1-60, New Mexico Statutes Annotated, 1978]. In the event of a conflict between FYI and statute, regulation, case law or policy, the information in FYIs is overridden by statutes, regulations and case law. Taxpayers and preparers are responsible for being aware of New Mexico tax laws and rules. Consult the Department directly if you have questions or concerns about information provided in this FYI.