Wayne County Sales and Use Tax Rate Increase
Effective March 1, 2004

Attention:

All persons required to collect sales tax, pay compensating use tax, or both: Wayne County has enacted legislation to increase its local sales and use tax rate. As of March 1, 2004, the combined state and local tax rate imposed in Wayne County is increased to 8¼%. This includes the 4¼% state tax and the 4% Wayne County local tax. This change will affect your tax collections and payments if you make taxable sales or deliveries to customers, or if you make taxable uses, in Wayne County.

Therefore, beginning March 1, 2004, all taxable sales and uses in Wayne County are subject to tax at the 8¼% rate, except as otherwise provided by the special transitional provisions below.

Reporting requirements

All taxable sales made within Wayne County reported on sales and use tax returns Form ST-100, Form ST-101, Form ST-102, and Form ST-810, must be reported on the Wayne County 8¼% entry line.

All Schedule Q filers reporting sales of property or services eligible for exemption to a Qualified Empire Zone Enterprise (QEZE) must enter this information on the Wayne County 4% entry line.

All Schedule FR filers reporting retail sales of motor fuel and diesel motor fuel, and fuel taken from inventory, as explained in the Schedule FR instructions, must enter this information on the Wayne County 8¼% entry line.

Special transitional provisions

All sales and uses occurring on or after March 1, 2004, are taxed at the rate of 8¼%, except as provided below:

(a) Layaway sales
Receipts may be reported at the lower rate of 7¼% only if the following conditions are met:

1. before November 1, 2003, a written agreement was made and the item sold was segregated from other similar property in the possession of the vendor; and
2. before March 1, 2004, the purchaser has paid at least 10% of the sales price.

(b) Utility bills for nonresidential gas and electricity based on meter readings
If the meter is read on or after March 1, 2004, and the number of days from March 1, 2004, to the date of the meter reading is more than half the total number of days covered by the bill, report sales of these services at the higher rate of 8¼%. Wayne County does not impose sales or use tax on residential energy sources and services.

(c) Telephone bills
Report charges for services furnished on or after the date of the first bill dated in March 2004, at the higher rate of 8¼%. Report charges for services furnished before the date of the first bill dated in March 2004, at the lower rate of 7¼%, even though the services may be furnished on or after March 1, 2004.

(d) Telephone answering services
Prorate receipts that cover a period beginning before and ending on or after March 1, 2004. Receipts for the period prior to March 1, 2004, must be reported at the lower rate of 7¼%. Report receipts for the period on and after March 1, 2004, at the higher rate of 8¼%.

(e) Social and athletic club dues
Regardless of the date a bill is mailed, report all bills covering any period that begins on or after March 1, 2004, at the higher rate of 8¼%. Report all bills covering periods that begin before March 1, 2004, at the lower rate of 7¼%.

(f) Admissions
Report taxable admissions to an event occurring on or after March 1, 2004, at the higher rate of 8¼%, whether or not the admission charge was paid before that date, unless the tickets were sold and delivered before March 1, 2004, to the person attending the event.

(g) Hotel occupancy
Report all taxable daily rentals occurring on or after March 1, 2004, at the higher rate of 8¼%. Report all taxable daily rentals occurring before March 1, 2004, at the lower rate of 7¼%. If the rental is on other than a daily basis, prorate the amount of rent between the number of days taxable at the higher rate and the number of days taxable at the lower rate.

(h) Pre-existing lump sum or unit price construction contracts
Contractors purchasing materials in Wayne County for use in construction contracts pay the rate of 7¼% on purchases made before March 1, 2004, and 8¼% on purchases made on or after that date. Contractors who irrevocably entered into a pre-existing lump sum or unit price construction contract
before November 18, 2003 (the date on which the local legislation was adopted), may receive a credit or refund of the additional 1% local sales and use tax paid on or after March 1, 2004. This credit or refund applies only to purchases of tangible personal property used solely in the performance of such contract.