

New Jersey Sales Tax Guide

Tax Topic Bulletin S&U-4

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Introduction

This bulletin has been designed as a guide to New Jersey Sales Tax and the taxability of certain items and services sold at retail. The lists of taxable and exempt items given throughout this publication are not meant to be all-inclusive. If after reading this bulletin you are unsure whether an item is taxable, contact the New Jersey Division of Taxation (see page 31). Information on the taxability of boats is available on the Division's <u>website</u>.

Sales Tax Law

The New Jersey Sales and Use Tax Act imposes a tax on the receipts from every retail sale of tangible personal property, specified digital products, and the sale of certain services, except as otherwise provided in the Act. Tangible personal property can include prewritten computer software delivered electronically. In addition, most services performed on tangible personal property and specified digital products are taxable unless they are specifically exempted by law. Exempt items include most food sold as grocery items, most clothing and footwear, disposable paper products for household use, prescription drugs, and over-the-counter drugs.

Streamlined Sales and Use Tax Agreement (SSUTA)

The Streamlined Sales and Use Tax Agreement affects the New Jersey Sales Tax treatment of certain products and services, including, but not limited to, candy, soft drinks, prepared food, certain clothing and footwear, grooming and hygiene products, and lease transactions.

More information on the Streamlined Sales and Use Tax Agreement is available online.

Urban Enterprise Zones

New Jersey has established Urban Enterprise Zones in a number of economically distressed cities in the State. Within these zones, qualified businesses that have a UZ-2 certificate may charge Sales Tax at half of the regular rate on sales of tangible personal property qualified for the reduced rate. In order for the qualified UEZ seller to offer this reduced rate, the purchaser must place the order in person at the seller's place of business in the zone. In addition, the purchaser must accept delivery at the seller's place of business within the zone, or the seller must deliver the property from its business location in the zone, not from another location.

More information on Urban Enterprise Zones and the benefits available to qualified UEZ businesses is provided on the Division's website.

Salem County Reduced Sales Tax

Certain sales made by businesses located in Salem County are subject to Sales Tax at half of the regular rate. Although there are certain exceptions, the reduced rate applies solely to retail sales of tangible personal property. The following are not eligible for the reduced rate:

- Motor vehicles;
- Alcoholic beverages;
- Cigarettes;

- Mail-order, catalog, or internet sales;
- Sales of services (e.g., maintenance and/or repairs);
- Prepared food, meals, and beverages;
- Telephone and electronically communicated sales;
- Sales made from locations outside the county;
- Charges for admissions or amusements;
- Charges for room occupancy, including hotels and transient accommodations such as short-term rentals of rooms, homes, or other lodging.

To qualify for the reduced rate, the sale must be made in person from a place of business regularly operated by the seller for the purpose of making retail sales. In addition, the purchaser must accept delivery at the seller's place of business in Salem County, or the seller must deliver the property to the purchaser from the seller's location in Salem County.

Transient Accomodations

New Jersey taxes occupancies of certain types of real property, such as hotels and motels. As of October 1, 2018, current law extends similar tax treatment to transient accommodations, which were not previously subject to tax.

Transient accommodations are short-term rentals such as:

- Vacation rentals;
- Houses;
- Rooms;
- Similar lodging for guests on a transient basis.

New Jersey property owners who provide transient accommodations are now required to collect and remit New Jersey Sales Tax, the State Occupancy Fee, the Municipal Occupancy

Tax (if applicable), and in some cases, other municipal taxes, fees, and assessments. They must be registered with the State to collect and remit these taxes and fees.

Certain transient accommodations are exempt from tax. See Publication <u>TB-81R</u>, Taxes Imposed on Charges for the Rental of Transient Accommodations, for exclusions.

Use Tax

Use Tax is due when taxable tangible personal property, specified digital products, or services are purchased for use in New Jersey but Sales Tax is not collected, or is collected at a rate less than New Jersey's rate. This commonly happens when purchases are made online, by phone or mail order, or outside the State. If the items are delivered to a New Jersey address, the purchaser must pay Use Tax based on the purchase price, including any delivery/shipping charges. The Use Tax rate is the same as the Sales Tax rate, which is 6.625%. (The rate decreased to 6.625% on January 1, 2018.)

No Sales Tax Paid. If no Sales Tax is paid on a taxable item or service, the purchaser owes 6.625% Use Tax to New Jersey.

Example: A New Jersey resident buys a pool table for \$3,000 plus \$50 for shipping from a company based in another state. The pool table is delivered to the purchaser's home. The seller does not charge Sales Tax. The purchaser owes Use Tax of $$202.06 ($3,050 \times .06625 = $202.06)$.

Sales Tax Paid to Another State at a Rate Less Than New Jersey's Rate. If Sales Tax is paid to another state (including Sales Tax paid to a city, county, or other jurisdiction within a state) at a total rate less than 6.625% on a purchase that would have been taxed in New Jersey, the purchaser owes Use Tax on the difference between the two rates. No credit is allowed for Sales Tax paid to a foreign country.

Example: On a trip to Maine, Judy Chang buys an antique desk for her office for \$4,000 and pays Maine Sales Tax at the rate of 5.5%. The difference, \$45 (1.125% of the purchase price), is due to New Jersey as Use Tax.

For more information, see publication ANJ-7, Use Tax in New Jersey.

Grocery, Drug, and Household Items

Beginning on page 6 is a list of items commonly found in a retail store, with an indication of whether the item is taxable (T) or exempt (E) from Sales Tax when sold to an individual consumer.

Most items of food and drink purchased in a food store (supermarket, grocery store, produce market, bakery, etc.) are not subject to Sales Tax. Some items found on the list may become taxable if sold as prepared food. See the definition of <u>prepared food</u>. For more information, see the <u>Notice regarding food and food products</u>. Food and beverages that can be purchased with government benefits from the Supplemental Nutrition Assistance program (SNAP) are exempt from Sales Tax. Thus, taxable items such as candy and soft drinks are not subject to tax when purchased with SNAP benefits.

Sales of disposable paper products, such as towels, napkins, toilet tissue, paper plates, and paper cups, are exempt from Sales Tax when purchased "for household use." This exemption does *not* apply to the sale of disposable paper products for industrial, commercial, or other business use.

Food and food ingredients (exempt) means substances, whether in liquid, concentrated, solid, frozen, dried, or dehydrated form, that are sold for ingestion or chewing by humans and are consumed for their taste or nutritional value. This term does not include tobacco and nicotine products, alcoholic beverages, candy, or soft drinks.

Dietary supplements (exempt) are any products required by the federal government to be labeled as a dietary supplement, and that are identifiable by the "Supplement Facts" box on the label. Many items that are commonly marketed as health supplements, energy bars, or meal replacement bars do not fall within the definition of "dietary supplements." These items could be taxable as candy if they meet the definition below.

Candy (taxable) means a preparation of sugar, honey, or other natural or artificial sweeteners in combination with chocolate, fruits, nuts, or other ingredients or flavorings in the form of bars, drops, or pieces. Any preparation containing flour or requiring refrigeration is not considered "candy."

Soft drinks (taxable) are nonalcoholic beverages in liquid form that contain natural or artificial sweeteners. Beverages that contain milk or milk products; soy, rice, or similar milk substitutes; or more than 50% fruit or vegetable juice are not considered "soft drinks" and are not subject to Sales Tax.

Prescription drugs and over-the-counter (OTC) drugs (for human use) also are exempt from Sales Tax if there is a label identifying the product as a drug, such as a "Drug Facts" panel or a statement of active ingredients. The OTC drug exemption does not apply to any grooming and hygiene product, which means a soap or cleaning solution, shampoo, toothpaste, mouthwash, antiperspirant, suntan lotion, or sunscreen.

Diabetic supplies, prosthetic devices, and durable medical equipment for home use are exempt from Sales Tax. Mobility enhancing equipment also is exempt when sold pursuant to a doctor's prescription. Repair and replacement parts for the exempt devices and equipment also are not subject to Sales Tax.

Examples of *prosthetic devices* include:

Artificial Limbs Hearing Aids

Corrective Eyeglasses and Contact Heart Valves

Lenses Pacemakers

Examples of durable medical equipment include:

Bed Pans Heating Pads

Blood Pressure Ice Packs

Machines and Cuffs

Examples of mobility enhancing equipment include:

Canes Wheelchairs

Crutches Wheelchair Lifts

Hand Controls for Vehicles

For more information, see Technical Bulletin <u>TB-63(R)</u>, Health Care Products: Drugs, Grooming and Hygiene Products, Prosthetic Devices, Durable Medical Equipment, and Mobility Enhancing Equipment.

Acne Products:		Allergy Relief Products	E
Creams or Lotions	E		
Cleansers or Soaps			T
Air Fresheners			E
Alcohol, Rubbing	E	Antacids	E
Alcohol, Swabs and Pads		Antibiotics	E
Alcoholic Beverages (prepackaged		Antifungals	E
or by the drink)	Т	Antihistamines	E

Antinauseants	E	Concentrated	E
Antiperspirants	T	Beverage Powders (Kool-Aid,	
Arch Supports	Е	lemonade, iced tea)	Е
Arthritis Relievers	Е	Beverage Syrups:	
Artificial Tears	Е	Flavored	Е
Aspirins and Combinations	Е	Soda	Е
Asthma Preparations	Е	Beverages, Sweetened:	
Astringents	Е	Containing milk, milk products, or	
Athlete's Foot Treatments	Е	milk substitutes (soy, rice, etc.)	Е
Baby Bath Soaps—Liquid, Bar	Т	Containing more than 50% juice	Е
Baby Food	Е	Containing no milk products and	
Baby Formulas	Е	containing 50% or less juice	T
Baby Lotions	Т	Beverages, Unsweetened	Е
Baby Pants	Е	Bibs	Е
Baby Powder	Т	Bird Food	T
Baby Shampoos	Т	Birth Control Preparations	E
Baby Wipes	Е	Biscuits, Crackers	E
Bags:		Blankets (except baby receiving blankets))T
Cloth, Plastic	T	Bleach—Liquid, Dry	T
Paper for household use		Blistex® (medicated)	E
Baked Goods (see <u>Prepared Food</u>)		Blood Pressure Cuffs for home use	E
*Taxability depends on how product		Books (except certain textbooks	
Baking Cups:	15 5014.	approved by the school)	T
•	-	(see also Newspapers, Magazines, and	<u>k</u>
Foil		Books and Specified Digital	
Paper for household use		Products)	
Baking Powder		Bottled Water:	
Baking Soda		Sweetened	T
Balloons		Unsweetened	Е
Bandages		Braces—Ankle, Knee	E
Band Aids	I	Bread and Rolls	
Bar Mixes (liquid):		Breast Cream	T
Sweetened		Breast Pump	E
Unsweetened		*Effective May 1, 2018, sales of br	
Bath Beads, Oils, Sachets	Т	pumps are exempt when sold to	
Bathing Caps	Е	individual purchaser for home use.	
Bathroom Cleaners	Т	Breast Shells, Bra Pads	E
Batteries	Т	Breath Freshener	
Batteries, Hearing aid	Е	Bubble Bath	
Bed Linens	Т	Butane	
Bed Pans for home use	Е	Cake Mixes	
Bee Sting Relievers	Е	Calling Cards, Telephone (prepaid):	
Beverage Flavorings/Enhancers—Liq	uid,	2 , (F F),	

Sale of CardT	CigarsT
Additional MinutesT	Cleaning Liquids, PowdersT
Camera Lens and Eyeglass Cleaner Tissues T	ClotheslinesT
CandlesT	ClothespinsT
Candy (see <u>Candy</u>)T	Clothing (see Clothing and Footwear)
Taxable unless product contains flour	Cocktail Onions, OlivesE
(e.g., Nestle Crunch®) or requires	Cocktail SaucesE
refrigeration.	Cocoa, InstantE
Canes T	Cod Liver OilE
Sold pursuant to doctor's prescription E	Coffee—Beans, Packaged, InstantE
	Coffee Filters—Paper for household useE
Canker Sore Preparations E Canned Goods:	Coffee Pot CleanersT
FruitsE	Cold Preparations and RemediesE
	Cold Sore PreparationsE
Meats, Fish (except pet food)E Milk E	CombsT
	Computers: (see also Services)
SoupE	Computer SystemsT
VegetablesE Car Wash and WaxT	Hardware ComponentsT
	Prewritten Computer Software
Carpot Clanners See Beverages	Condiments (ketchup, mustard, etc.)
Carpet Deaderizers	Condoms
Carpet DeodorizersT Castor OilE	Confections (see <u>Candy</u>)
Cat FoodT	Constipation Products
	Contact Lens Care Products (including
CDs, Cassettes, DVDsT	saline solution)
Cereal Bars (see <u>Candy</u>)*	Contact Lens Cleaner, Solution
*Taxability depends on ingredients. CerealsE	Contact Lenses (prescription)
	Contraceptive Preparations
Chargool Chargool Briguettes	Cooking Wine
Charcoal, Charcoal BriquettesE	Copper Cleaner
Cheese, Cheese SpreadsE	Corn and Callus Pads
Chewing GumT	Corn and Callus Removers
Chewing TobaccoT	Cornstarch
Chips—Chocolate, Butterscotch, etc.	Cosmetics
(for use in baking): SweetenedT	CostumesE
	Cotton Balls
UnsweetenedE	Cough Preparations E
Christman Trans	Cream, Milk, Half and Half
Christmas TreesT	Crepe Paper
Christmas Tree Skirts—Paper, ClothT	Crutches
Cigarette Pagara	Sold pursuant to doctor's prescription. I
Cigarette PapersT	Cups:
CigarettesT	•

Paper for household useE	Electrical SuppliesT
Plastic, FoamT	Energy Bars (see <u>Candy</u>)*
Cuticle RemoveT	*Taxability depends on ingredients.
Dandruff/Seborrhea ShampooT	Epsom Salt:
DecongestantsE	Garden UseT
Decorations—Paper, PlasticT	Medical Use (for humans)E
Dental FlossT	Expectorants E
Dental RinseT	Eye PreparationsE
Denture Adhesives, PreparationsT	Eyeglass Cleaner TissuesT
Deodorants, AntiperspirantsT	Eyeglass Frames (fitted with corrective
Deodorizers—Room, Car, CarpetT	lenses)E
DepilatoriesT	Eyeglasses (corrective) E
DetergentsT	Fabric SoftenersT
Diabetic Supplies (lancets, needles,	Facial Cleansing PadsT
syringes, test strips, wipes, etc.)E	Feminine Napkins, TamponsE
Diapers (including disposable)E	Fever Blister AidsE
Diaper LinersE	Fiberglass CleanerT
Diarrhea AidsE	Film, Film ProcessingT
Digestive AidsE	FirewoodE
Digital Property (see Specified	First Aid KitsT
Digital Products, page 18)T	First Aid Products:
Dinnerware (disposable):	BandagesT
Paper for household useE	Healing Agents, Solutions, etc E
Plastic, FoamT	Fishing BaitT
Dips—Cheese, Onion, etcE	Flags:
Dish DetergentsT	State of New JerseyE
DisinfectantsT	United States of AmericaE
Distilled WaterE	All OthersT
DiureticsE	FlashlightsT
Dog FoodT	FlatwareT
Doilies—Paper, FoilT	Flea CollarsT
Douches:	Floor Cleaners and PolishesT
Antiseptic, Anti-InfectiousE	Floor Coverings, RugsT
Cleaning, DeodorizingT	Floor Finishes (wax)T
Drain Openers, CleanersT	Floor Wax RemoverT
Drawer LinersT	Flowers T
DVDs, CDsT	Food ColoringE
DyesT	Food Wraps:
Ear Preparation, Ache AidsE	Aluminum FoilT
Ear SyringesE	Paper Freezer Wrap for household use E
Eczema PreparationsE	Plastic Storage BagsT
Eggs—Fresh, DriedE	Plastic WrapT

Waxed Paper for household use E	Headache Relief AidsE
Foot Care Preparations E	Health/Fitness Equipment (weights,
Foot DeodorizersT	exercise balls, steps, etc.)
Footwear (see <u>Clothing and Footwear</u>)	Heating PadsE
Freezer Packs (blue ice)T	Hemorrhoid TreatmentsE
Frozen Foods (see also Ice Cream) E	H.I.V. Testing Kits (only when sample is
Fruit E	sent to lab for analysis and report)
Fruit Drinks:	Hosiery, all typesE
Containing 50% or less juiceT	Hot Chocolate, Instant
Containing over 50% juice E	Hypodermic Syringes and Needles:
Fuels:	Diabetic UseE
Charcoal E	Disposable (for nondiabetic use)
Charcoal LighterE	Reusable (for home use)E
Cigarette Lighter Fluid E	IbuprofenE
Fungicides E	IceE
FurnitureT	Ice Buckets, Ice Chests
Furniture Polishes and CleansersT	Ice Cream:
FusesT	Individually wrapped bars, sandwiches
Garbage PailsT	popsicles, cones
Garden SuppliesT	(single item or by the box)l
GatoradeT	By the gallon or part of a gallonl
Gelatin and Gelatin DessertsE	Ice Cream Cones (hand-dipped)
Gift CertificatesE	Iced Tea:
Gift Wrap, Bows, Boxes, TagsT	Liquid, sweetened
GlovesE	Liquid, unsweetenedl
Glucose Meters for home useE	Powdered, sweetened or unsweetened I
Granola Bars (see <u>Candy</u>)*	Icing/Frostingl
*Taxability depends on ingredients.	Ingrown Nail Preparationsl
Greeting CardsT	Insect Bite and Sting Preparations
GrenadineE	Insecticides, Repellents
Grip TapeT	Instant Cocoa, Coffee, Teal
Guest Towels—Paper for household useE	Insulinl
Hair Care Products:	Iodine, Tincture ofl
Brushes, CombsT	Itch, Rash Relieversl
ConditionersT	Jams and Jelliesl
Curler PapersT	Jewelry Cleaners
RinsesT	Juice Drinks:
Shampoos, including Minoxidil-basedT	Containing 50% or less juice
Halloween MasksT	Containing over 50% juice
Hand CleanersT	Keys
Hand LotionT	Laundry Soaps and Detergents
Hay Fever AidsE	Lawn Bags

Laxatives E	Mineral or Herbal Supplements	
Leather Cleaners (saddle soap)T	(in form of pills, capsules, etc.)	Е
Leavening Agents E	Mixes for Soups	Е
Lemonade:	Mixes for alcoholic beverages:	
Liquid, sweetenedT	Liquid, sweetened (see Beverages)	
PowderedE	Liquid, unsweetened	Е
Lice Treatments (for humans)E	Powdered	Е
Light BulbsT	Mops, Mop Handles	Т
Lighter FluidE	Motion Sickness Remedies	Е
LinensT	Mouthwash	Т
Liners—Garbage Can, Shelf, etcT	Movies (see Specified Digital Products)	Т
Lint RemoversT	Muscle Ache Relievers	
Lip Balms (medicated)E	Music (see Specified Digital Products)	T
LipstickT	Nail Biting Deterrents	
Liquid NicotineT	Nail Polish	T
Litter Box LinersT	Nail Polish Remover	T
Lotions:	Napkins, Table—Paper for household use	E
CleansingT	Nasal Sprays, Decongestants	
MoisturizingT	Newspapers	
Lunch Bags:	Nicotine Gum or Patch	T
Paper for household useE	Non-stick Cooking Sprays	E
PlasticT	Nursing Bottles, Nipples, Funnels	
LyeT	Nursing Pads—Paper	
Magazines (or periodicals), qualified:	Nuts:	
(see Newspapers, Magazines, and Books)	Sweetened (see Candy)	
Sold as single copies (hard copies)T	Unsweetened	E
Sold as single copies (electronic)E	Oil—Cooking, Salad	E
Sold by subscriptionE	Olives	
MakeupT	Oral Pain Relievers	E
Makeup RemoverT	Oven Cleaners	T
Maraschino CherriesE	Oven Cooking Bags:	
Marshmallow FluffE	Paper for household use	E
MarshmallowsT	Plastic or Aluminum	T
MatchesT	Ovulation Testing Kits	T
MeatsE	Oxygen	E
Medicines (for pets)T	Paint Remover	
Menstrual Cramp RelieversE	Paper Bags for household use	E
Metal Cleaners and PolishesT	Paper Goods (plates, towels, etc.)	
Mildew RemoverT	for household use	E
Milk (fresh, powdered), Cream,	Paperback Books	T
Half and HalfE	Peroxide, Hydrogen (for medical use)	
Mineral OilE	Pet Foods	

Pet ShampooT	*Taxability depends on how produc	t is
Pet SuppliesT	sold.	
Petroleum JellyE	Salt and Salt Substitutes	Е
PetsT	Sandwich Bags:	
PicklesE	Paper for household use	Е
Pies, Pie Crusts E	Plastic	Т
PillowsT	Sanitary Napkins, Tampons	Е
Place Mats:	Scouring Pads	Т
Cloth and plasticT	Seeds—Flower or Vegetable	Т
Paper for household use E	Shampoos	T
Plants (including fruit, vegetable)T	Shaving Cream	T
Plates:	Shelf Liners	T
Paper for household useE	Shoe Inserts (Odor Eaters)	E
Plastic, FoamT	Shoe Laces	
Poison Ivy and Oak Treatment	Shoe Polish	T
PreparationsE	Shoes (see Clothing and Footwear)	
Polishing Cloths and MittsT	Shower Caps	T
Popcorn:	Sinus Relievers	E
Popped, sweetener addedT	Skin Bleaches	T
Popped, no sweetener addedE	Skin Irritation Relievers	E
Unpopped, any flavorE	Sleep Aids	E
Powdered Beverage MixE	Snuff	T
Pregnancy Testing KitsT	Soap	T
Prescription ContraceptivesE	Soap Pads	T
Prescription Drugs (for human use)E	Soup Mixes	E
Presoaks, LaundryT	Spaghetti	E
PreservesE	Sparklers, Party Poppers, Glow Worms	T
Pretzels (unheated)E	Specified Digital Products (see Specified	
PropaneE	Digital Products)	T
PuddingsE	Spices	E
Pumpkins:	Sponges	T
Used for decorationT	Stain and Spot Remover	
Used for foodE	Starch:	
RainhoodsE	Corn	E
Ringtones (see <u>Specified Digital Products</u>)T	Laundry	T
Rock SaltT	Static Remover	T
Rogaine® Foam/SolutionE	Stationery	T
Rubber GlovesE	Steel Wool	T
Rug Cleaners and ShampoosT	Stirrers—Wood, Plastic	T
Rug DeodorizersT	Straws:	
Salads (potato salad, coleslaw, etc.)*	Paper for household use	E
(see <u>Prepared Food</u>)	Plastic	T

Sugar and Sugar Substitutes	. E	Underpads, Disposable—Paper	E.
Sunburn Relief Products	. E	Upholstery Cleaners	T.
Sunglasses	. T	Vacuum Cleaner Bags:	
Sunscreens		Cloth, Plastic	T.
Surgical Adhesive	Т.	Paper for household use	E.
Table Covers:		Vaporizer Tablets	
Paper for household use		Vaseline®	
Plastic		Vegetables	. E
Tampons (and like products)	. E	Vitamins	. E
Tape		Wart Removers	. E
Tea—Prepackaged, Dry, or Instant		Water:	
Tears, Artificial		Sweetened	. T
Teething Lotions	.E	Unsweetened	. E
Telephone Calling Cards (prepaid):		Water Conditioners	. T
Additional Minutes	.T	Water Pills	. E
Sale of Card	.T	Water Repellent	. T
Tenderizers (spices)		Wax	
Thermometers (reusable) for home use		Wax Remover	. T
Tile Cleaners		Waxed Paper for household use	. E
Tissue—Facial and Toil		Wheelchairs	
for household use	.E	Sold pursuant to doctor's prescription	. E
Tobacco	Т.	Whipped Cream	
Toilet Bowl Cleaners		Whiteners, Laundry	
Toilet Bowl Deodorizers		Wigs	
Tooth Ache Relievers		Window Cleaning Liquids	
Tooth Polish		Windshield Washer Solution	
Toothbrushes		Wipes:	
Toothpaste		Handi Wipes® (rayon)	. T
Toothpicks		Witch Hazel	
Towelettes for household use		Wool Washes	. T
Towels:		Wrapping Paper, Bows	
Cloth		Wraps:	
Paper for household use		Foil, Plastic	. Т
Trashbags and Liners		Paper for household use	
Undergarments, Disposable			_
<u>Services</u>			
-	es, with a	n indication of whether the service is taxab	le
(T) or exempt (E) from Sales Tax.			
Accounting Services:		Professional Services	.E

Electronic Filing Charges	Т	Debt Collection
Admission Charges:		Delivery Charges:
Spectator Sports (baseball games,		On Taxable Items
basketball games, professional		On Nontaxable Itemsl
wrestling events, etc.)	T	Disc Jockeyl
Participant Sports (bowling, fishing,		Dry Cleaning:
swimming, etc.)	E	Clothing
Places of Amusement (movie theaters,		Other
amusement parks, trade shows,		Document Fees Imposed by Motor Vehicle
craft shows, etc.)	T	Dealerships:
Advertising Services (in general)	E	For taxable motor vehicle sales
Alarm Monitoring		For nontaxable motor vehicle sales
Animal Boarding at Seller's Facility		Separately stated fees for title and
Animal Grooming		registration charged by New Jersey
Answering Services, Telephone		Motor Vehicle Commission
Appliance Repairs		Electronic Filing Charges
Appraisals—Jewelry, Real Estate, etc		Employment Agency Feesl
Architectural Services (in general)		Extended Warranty Agreements
Armored Car Services		Facsimile (Fax) Services
Automobile Repairs:		Floor Covering Installation
Inspection Service	E	Garbage Removal:
Labor		Contractual (30 days or more)l
Parts		Noncontractual
Barber Shop Services		Home Repairs (except residential heating
Beauty Parlor Services		systems)
Beeper and Paging Services		Gift Wrapping
Boat Docking Fees:		Information Services
Slip Rentals	E	Insurance PremiumsE
Storage (water or land)		Interior DesignE
Bookkeeping Services		Internet Access ChargesE
Calligraphy		Investigation and Detective Services
Cable or Satellite Television Subscription		Jewelry:
Car Washing		Cleaning
Carpet Cleaning		Engraving
Catering Services		Sizing
Child/Day Care		Landscaping Services
Chimney Sweeping (residential)		Laundry Services:
Cleaning Services (janitorial)		ClothingE
Computer Maintenance/Repair		Other
Credit Check/Report		Lawn Mowing Services
Credit Repair Services		Locker Rentals
Data Processing Services		Mail Processing Services for

Advertising/Promotional Material: Distributed in NJT Distributed outside NJE Maintenance Agreements (in general)T Manufacturer's Rebate (automobile, etc.) T Massage Services	
Moving Services	Security Guard and Patrol Services
Treatment	(landline and wireless telephone, telegraph, pagers, alarm monitoring, etc.)

VideographyT	Website HostingE
Website DesignE	Window WashingT
†Included in rate	•

Delivery Charges for Taxable Property and Services

Sales Tax is imposed on the charges for delivery of property (or services) from a seller directly to a customer if the items sold are subject to tax. Tax is not imposed on delivery charges for nontaxable items like clothing, property purchased for resale, and property covered by any other statutory exemption provision.

Delivery charges are defined as charges by the seller for preparation and delivery to a location designated by the purchaser of personal property or services including, but not limited to, transportation, shipping, postage, handling, crating, and packing. If a shipment includes both exempt and taxable property, the seller should allocate the delivery charge by using:

- A percentage based on the total sales price of the taxable property compared to the total sales price of all property in the shipment; or
- A percentage based on the total weight of the taxable property compared to the total weight of all property in the shipment.

Thus, only the portion of the delivery charge that relates to the taxable property or service is subject to Sales Tax. In these mixed transactions, if the seller does not allocate the delivery charge, the entire delivery charge is taxable.

For information about delivery charges on out-of-state sales, see publication <u>ANJ-10</u>, *Out-of-State Sales & New Jersey Sales Tax*.

Coupons

The following guidelines apply to retail sale transactions involving the use of coupons.

When a manufacturer issues a coupon entitling a purchaser to pay a reduced price on an
item, and the seller is *reimbursed* by the manufacturer, distributor, or other third party, the
tax is due on the full regular price of the item. The sales price is composed of the amount
paid and the amount of the coupon value. The coupon value reflects a payment or
reimbursement by another party to the seller.

Example: A store issues a coupon labeled "mfr." entitling the holder to purchase an item for \$10 less than the regular price.

Regular price	\$	99.95
6.625% Sales Tax	+	6.62
Total before discount	\$	106.57
Manufacturer's coupon	_	10.00
Customer pays	\$	96.57

When a store issues a coupon entitling a purchaser to a discounted price on the item or a
free or reduced price on an additional item, and the seller receives no reimbursement from
the manufacturer or other third party, the Sales Tax is due from the purchaser on only the
discounted price, which is the actual receipt.

Example: A store issues a coupon entitling the holder to purchase a product for 50 cents less than the regular price.

Regular price	\$ 2.37
Store coupon	<u> </u>
Taxable receipt	\$ 1.87
6.625% Sales Tax	+ 0.12
Customer pays	\$ 1.99

- When a store issues a coupon entitling a purchaser to pay a reduced price on an item, and the seller is *reimbursed* by a manufacturer, distributor, or other third party, the tax is due on the full regular price of the item. The sales price is composed of the amount paid and the amount of the coupon value.
- When a manufacturer or a seller issues a coupon involving a third-party reimbursement, but does not disclose that fact to the purchaser on the coupon or in an accompanying advertisement, the seller will collect from the purchaser only the tax due on the reduced price, but will be required to pay the tax based on the entire sales price (i.e., the amount of the price paid and the reimbursement Received from the manufacturer or other third party).

For more information, see publication ANJ-9, Coupons, Discounts & New Jersey Sales Tax.

Prepared Food

Sales of prepared food are subject to Sales Tax. *Prepared food,* which includes beverages, means:

Food sold in a heated state or heated by the seller; or

- Two or more food ingredients combined by the seller and sold as a single item; or
- Food sold with eating utensils provided by the seller.

Food that is only cut, repackaged, or pasteurized by the seller, as well as eggs, fish, meat, poultry, and foods that contain these raw animal foods that require cooking by the consumer are not treated as prepared food.

The following are *not* treated as prepared food, *unless* the seller provides eating utensils with the items:

- Food sold by a seller that is a manufacturer;
- Food sold in an unheated state by weight or volume as a single item; and
- Bakery items sold as such, including bread, rolls, buns, bagels, donuts, cookies, muffins, etc.

Eating utensils include plates, knives, forks, spoons, glasses, cups, napkins, or straws. The sale of prepared food by restaurants, taverns, delicatessens, or other establishments engaged in selling food that fits within the definition of prepared food is subject to Sales Tax.

For more information, see Technical Bulletins <u>TB-70</u>, Sales of Food and Food Ingredients, Candy, Dietary Supplements, and Soft Drinks Sold by a Grocery Store, and <u>TB-71</u>, Sales of Prepared Food by Food Service Providers.

Newspapers, Magazines, and Books

Sales of newspapers are exempt from Sales Tax. Magazines and periodicals sold by subscription are exempt whether or not they are accessed by electronic means. Magazines sold as single copies are taxable when sold in printed form; however, they are exempt when delivered electronically. Membership periodicals also are exempt. A "membership periodical" is any periodical distributed by a nonprofit organization to its members as a benefit of membership in the organization. For more information, see publication ANJ-21, Newspapers, Magazines, Periodicals & New Jersey Sales Tax.

Sales of books, both hardback and softback, including sales of the Bible or other sacred scripture, are taxable whether the book is delivered in hard copy or electronically.

Specified Digital Products

New Jersey imposes tax on retail sales of specified digital products and on charges for installing, maintaining, servicing, or reparing those products, when billed to a New Jersey address.

Specified digital product means an electronically transferred digital audio-visual work, digital audio work, or digital book. A digital code that provides a purchaser with a right to obtain the product is treated the same as a specified digital product. Transferred electronically means obtained by the purchaser by means other than tangible storage media.

Digital audio-visual work means a series of images which, when shown in succession, create the illusion of motion, together with accompanying sounds, if any.

Digital audio work means a series of musical, spoken, or other sounds, including a ringtone. A "Ringtone" is a digital sound file that is downloaded onto the purchaser's device, used to alert the purchaser of communication.

Digital book means a work that is generally recognized in the ordinary and usual sense as a book.

The term specified digital product *does not include* streaming services, video programming services – such as video-on-demand television – or broadcasting services, including content to provide such services.

Receipts from sales of a specified digital product that is streamed or otherwise accessed, but not delivered electronically to the purchaser, are not taxable. Other types of property that are delivered electronically, such as digital photographs, digital magazines, etc., are also not taxable.

Clothing and Footwear

Sales of articles of clothing and footwear for human use are exempt from New Jersey Sales Tax. This exemption **does not** apply to <u>fur clothing</u>; <u>accessories or equipment</u>; <u>sport or recreational equipment</u>, or <u>protective equipment</u> (unless the protective equipment is necessary for the daily work of the user).

Clothing includes footwear, all inner and outer wear, headgear, gloves and mittens, neckwear, and hosiery normally worn on the human body, including baby receiving blankets, bunting, diapers, diaper inserts, and baby pants. Disposable undergarments for adults also are exempt.

Shoe Insoles (e.g., Dr. Scholl's®)

Exempt Clothing and Footwear (not made of <u>fur</u>)

Aprons (household and shop) **Incontinence Briefs**

Lab Coats **Arch Supports**

Athletic Supporters Leotards and Tights

Baby Receiving Blankets **Neckties** Overshoes **Bathing Caps Bathing Suits** Pantyhose Beach Capes and Coats Rainwear

Belts and Suspenders Rubber Gloves (for home or work use)

Bibs Rubber Pants

Boots Safety Clothing (normally worn in

Bowling Shirts (if suitable for ordinary hazardous occupations)

street wear) Sandals

Coats, Jackets, and Wraps (for either Saris

evening or daytime wear)

Costumes (e.g., Halloween, dance: Shoe Laces

whether for adults or children) Shoes (including safety shoes, sneakers

and tennis shoes)

Diapers (including disposable, whether

Shoulder Pads (for dresses, jackets, etc.) for adults or children)

Ski Masks Diellabas Sleepwear Dress Shields Slippers Dresses (including evening wear) Socks Ear Muffs

Steel-Toed Shoes Footlets

Stockings Formal Wear

Thermal Underwear Garters and Garter Belts

Underwear Girdles

Uniforms (athletic, school, scout, work, Gloves and Mittens (for general use)

etc.) Hand Muffs

Wedding Apparel Hats and Caps

Work Clothes, Work Uniforms Head and Neck Scarves and Bandannas Yarmulkes, Turbans, and Fezzes Hosiery and Peds

Protective Equipment

Protective equipment means items for human wear and designed as protection of the wearer against injury or disease, or as protections against damage or injury to other persons or property, but not suitable for general use. Protective equipment necessary for the daily work of the user is specifically **exempt**. However, protective equipment such as goggles or helmets worn for sport or recreational activities is **taxable**. Examples of protective equipment include:

Breathing Masks Protective Goggles

Clean Room Apparel and Equipment Respirators (paint or dust)
Ear and Hearing Protectors Safety Glasses and Goggles

Face Shields Safety Belts
Hard Hats Tool Belts

Helmets Welders' Gloves and Masks

Sport or Recreational Clothing and Footwear/Equipment

Sport or recreational equipment that is worn only in conjunction with a particular sport or recreational activity is taxable. Articles that can be adapted for general use not exclusively connected with a sporting activity are exempt from tax.

Taxable:

Athletic Shoes (cleated or spiked)

Ballet and Tap Shoes

Baseball and Hockey Gloves

Bicycle Shorts (padded)

Bowling Shoes

Fishing Boots (waders)

Gloves (e.g., baseball, bowling, boxing,

hockey, golf)

Goggles (nonprescription)

Golf Shoes

Hand and Elbow Guards

Helmets (sports and motorcycle)

Ice Skates

Life Preservers and Vests

Mouth Guards Protective Masks

Roller Blades

Roller Skates (boot and screw-on)

Shin Guards and Padding

Shoulder Pads

Ski Boots

Skin Diving Suits

Snorkel and Scuba Masks

Sweatbands Swim Fins

Track Shoes and Cleats

Wetsuits and Fins

Exempt:

Athletic Supporters

Children's Sports and Play Uniforms

(e.g.,football, baseball, karate)

Hooded Shirts

Jogging or Running Shoes, Suits

Knitted Caps or Hats

Overshoes, Coats, Mittens, Parkas, and Trousers (sometimes sold in the trade as hunting, skating, and skiing apparel but suitable for general outdoor wear and commonly worn other than in a

particular sport)

Pullovers, Turtlenecks, and Other Ski Masks

Sweaters

Fur Clothing

Sales of fur garments and articles meeting the definition of fur clothing are **taxable**. *Fur clothing* is defined as clothing that is required to be labeled as a fur product and the value of the fur components in the product is more than three times the value of the next most valuable tangible component.

Fur means any animal skin with hair, fleece, or fur fibers attached either in its raw or processed state. It does not include skins that have been converted into leather or suede, or those from which the hair, fleece, or fur fiber has been completely removed. Examples of items that may be taxed as fur clothing include:

Boots Neck Scarves

Capes Jackets
Coats Vests
Collars Wraps

Ear and Hand Muffs For more information, see the Notice to

Hats <u>fur clothing sellers.</u>

Accessories

Clothing accessories or equipment, although worn on the body, are not considered clothing or footwear and are **taxable**. Some examples are:

Backpacks and Fanny Packs

Barrettes

Belt Buckles (sold separately)

Bobby Pins

Headbands

Key Cases

Key Rings

Briefcases Patches and Emblems (sold separately)

Cosmetics Shower Caps

Costume Masks (sold separately)

Sunglasses (nonprescription)

Elastic and Fur Ponytail Holders Sweatbands
Hair Bows Umbrellas

Hairclips Wallets and Cell Phone Cases

Hairnets Watches
Handbags and Shoulder or Tote Bags Watch Bands

Handkerchiefs Wigs and Hair Pieces

Yarn Goods, Yarns, Sewing Equipment, and Supplies

Common wearing apparel materials intended to be used in either making or repairing clothes are **exempt**. These materials include:

Bra and Slip Repair Ribbons

Buttons Seam-Binding and Bias Tape

Denim and Leather Patches Snaps, Hooks, and Eyes

Elastic Thread Fabrics Yarn Lace Zippers

Note: If these items are used on products other than wearing apparel, such as doll clothes and afghans, they are taxable.

Any item that does not become an integral part of the clothing is **taxable**. Some examples are:

Chalk Needles
Fabrics and Yarns (used to make items Patterns
other than apparel such as rugs, pillows, Pins

etc.) Sewing Machines

Instruction Books Scissors

Knitting Needles Tape Measures

Measuring Tapes Thimbles

Leasing

A lessor must collect Sales Tax from the lessee (person who leases or rents property) on a lease or rental transaction. For leases or rentals with a term of *six months or less*, Sales Tax must be collected with each periodic payment. For leases or rentals of *more than six months*, the full amount of tax is due up front in the period in which the lessee takes delivery of the property.

For transactions with a term of more than six months, the tax must be calculated using either the original purchase price of the property, or the total of the periodic payments required under the agreement, including interest charges directly paid by the lessee. When Sales Tax is paid on the purchase price, it does not have to be paid again if the lease is renewed or if the same property is subsequently leased to another party.

For more information, see the <u>Notice regarding leases and rentals</u> and Tax Topic Bulletin <u>S&U-</u>12, *Leases and Rentals*.

Claim for Refund of Sales Tax

Refunds Requested by Individuals From Sellers. If New Jersey Sales Tax was incorrectly charged and collected by the seller, the purchaser can request a refund of the Sales Tax paid directly from the seller. If the purchaser is unable to recover the tax from the seller, the purchaser can request a refund from the Division of Taxation.

Refunds Requested by Individuals From the Division of Taxation. To request a refund from the Division, a purchaser must file a Claim for Refund (Form A-3730) within four years from the date of payment of the Sales Tax. Individuals must provide an explanation and submit supporting documentation to substantiate the claim. Documentation includes items such as copies of invoices or receipts and proof of tax paid.

Refunds Requested by Businesses From the Division of Taxation. Businesses that have improperly collected and/or paid Sales Tax to the State on their monthly remittance statement

(Form ST-51) may correct the error on their quarterly Sales Tax return (Form ST-50) only if the error is discovered within the same calendar quarter. If the error is discovered after the return for that quarter has been filed, the business must file an amended quarterly return for the period in which the error occurred. When filing the quarterly return, the business must take credit for all payments made for the quarter (including payments submitted in error). Quarterly returns can be amended online or by phone through the Business Paperless Telefiling System.

If the amended quarterly return results in an overpayment for the quarter, the business must file a Claim for Refund (Form A-3730) to obtain a refund. Businesses must have records of canceled sales, returns, or uncollectible receipts to substantiate any claim for a refund of Sales Tax remitted to the State.

Special rules apply to qualified Urban Enterprise Zone businesses. See <u>Urban Enterprise Zones</u>.

Businesses Collecting Sales Tax

Registering a Business

Any person or organization engaged in a business, trade, profession, or occupation in New Jersey must register with the State for tax purposes by filing a Business Registration Application, Form NJ-REG, at least 15 business days before starting business or opening an

additional place of business in this State. Registration ensures that the business will receive all the forms and information it needs to comply with New Jersey tax laws.

Form NJ-REG may be filed <u>online</u> through the Division of Revenue and Enterprise Services' NJ Business Gateway Services. A Public Records Filing also is required for corporations, limited liability companies, limited partnerships, and limited liability partnerships. More information on Public Records Filing is available in the *New Jersey Complete Business Registration Package* (NJ REG) or by calling 609-292-9292.

Collecting Sales Tax

In general, every New Jersey business selling taxable items or services must collect and remit New Jersey Sales Tax when sales are completed by delivery to a New Jersey location or performance of the service in this State. Sales Tax **must be separately stated** on any sales slip, invoice, receipt, or other statement of the price payable.

Sales and Use Tax Returns

Every business that is on a reporting basis for Sales Tax purposes must file Sales Tax returns. Information on <u>filing requirements and reporting methods</u> is available on the Division of Taxation's website.

Exemption Certificates

New Jersey has exemption certificates that can be used to purchase property and services without paying Sales Tax under certain conditions. Each exemption certificate has a specific use. The New Jersey seller *accepting* an exemption certificate *must* always be registered with New Jersey. The most common certificates are the Resale Certificate (Form ST-3), Exempt Use Certificate (Form ST-4), and Exempt Organization Certificate (Form ST-5).

The seller should accept an exemption certificate only if it is fully completed. As long as the certificate is completed by the purchaser and provided to the seller, the seller is relieved of responsibility for collecting Sales Tax, even if it is later determined that the purchaser was not eligible for the exemption.

Only one exemption certificate is necessary for additional purchases of the same general type. Keep a record of each sale covered by a blanket certificate. Keep this certificate for at least four years from the date of the last purchase covered by the certificate.

SSUTA Exemption Certificate. The Streamlined Sales and Use Tax Agreement provides for simplification and standardization in the administration of exemptions. There is a uniform exemption certificate, Streamlined Sales and Use Tax Agreement Certificate of Exemption (<u>Form ST-SST</u>), which is accepted by all SSUTA member states.

Sales to Government Agencies

Any New Jersey State agency, political subdivision of the State of New Jersey, federal agency, the United Nations, or any other international organization of which the United States is a member is exempt from paying Sales Tax. In transactions with government agencies, the acceptable proof of exemption from Sales Tax is:

- A copy of a government purchase order, official contract, or order on official government letterhead signed by a qualified officer. When the amount of the transaction is \$150 or less, a fully completed Exempt Use Certificate (Form ST-4) form can be issued instead; and
- Payment must be made by the agency's check or voucher or with a GSA SmartPay 2 credit card that has 0, 6, 7, 8, or 9 as the sixth digit of the account number (credit card charged to and paid directly by the federal government). If payment is made with a GSA SmartPay card having a 1, 2, 3, or 4 as the sixth digit, the transaction is taxable because the card is billed to and paid by the employee.

In addition, certain exemptions are granted to qualified foreign diplomatic and consular personnel who reside in the United States. See Technical Bulletin <u>TB-53</u>, *Diplomat/Consular Sales Tax Exemptions*.

For more information, see Tax Topic Bulletin MISC-3, Tax Treatment of Nonprofit Organizations and Government Entities, and Technical Bulletin TB-53.

Out-of-State Sales

If taxable items are sold and delivered to the purchaser out of State, New Jersey Sales Tax should not be collected. If the property is shipped out of state to a recipient other than the purchaser (e.g., in a gift transaction), the sale also is not subject to New Jersey Sales Tax. The seller must keep a record showing both the out-of-State destination and the method of delivery to that location, such as parcel post receipts, bills of lading, etc.

Sales are taxable, however, if an out-of-state customer picks up the property in New Jersey. They also are taxable if the property is delivered to the customer's location in New Jersey, even though the customer may intend to ship the property out of state at a later date. However,

out-of-state purchasers who are registered with New Jersey and "qualified out-of-state sellers" may make tax-exempt purchases in New Jersey of property and services purchased for resale. For more information, see publication ANJ-10, *Out-of-State Sales & New Jersey Sales Tax.*

Accounting Methods

The accrual method of accounting must be used for Sales Tax records. Under the accrual method, all items of income are included in the gross receipts when they are earned, *although actual payment may not be received until later*.

Example: Frank Smith, owner of Mr. F's Appliance Store, sold a flat-screen television to a customer in March, but did not actually receive full payment until May. He must include the amount of the sale in his gross receipts for March and pay the Sales Tax due with his Sales Tax return due April 20, even though he did not receive payment until May.

Keeping Records

New Jersey retailers are required to keep records and file New Jersey Sales and Use Tax returns. In addition, records must be kept for Income Tax and, depending on the nature of the business, other taxes as well. Maintaining good records will ensure the accuracy of tax returns and will protect the business in the event of an audit or investigation by the State.

Sales Records

Retailers registered to do business in New Jersey are responsible for collecting Sales Tax and remitting it to the State. They also can accept New Jersey exemption certificates. These certificates exempt the purchaser from paying New Jersey Sales and Use Tax on property and/or services. Exemption certificates must be kept by the seller for at least four years from the date of the last transaction covered by the certificate. Certificates must be in the physical possession of the seller and available for inspection by the Division of Taxation. It is essential that businesses maintain clear, accurate records of all sales.

There are two principles to remember when collecting Sales Tax:

- 1. Sellers hold any Sales Tax collected in trust for the State; and
- 2. All receipts are considered to be taxable until the contrary is established.

Keep daily records of the sales made. These records can be used to make monthly totals showing the following information:

Gross receipts from sales;

- Receipts from sales that are not subject to tax;
- · Receipts from taxable sales;
- Purchases that are subject to Use Tax;
- Lease/rental transactions that are subject to tax;
- Amount of Sales Tax due the State (whether collected or billed).

Use the amounts from these totals to complete the monthly and/or quarterly tax returns.

Retention of Records

All books, records, certificates, and other documents necessary to determine the tax liability to New Jersey must be available for inspection by the Division of Taxation for at least four years. If adequate records have not been kept, the State may estimate the tax liability of the business based on any available information, including external indicators.

Photocopies or Electronically Stored Records

Books of account (cash books, ledgers, journals, etc.) must be kept. Photocopies or electronically stored records are not acceptable for audit purposes. However, if certain conditions are met, sales invoices, purchase invoices, credit memoranda, etc., may be photocopied or electronically stored to be kept for inspection. If a business intends to destroy the originals before the four year limit, written permission must be received from the Director of the Division of Taxation.

Data Processing Records

Automatic data processing tax accounting can be used if it:

- Provides a method of producing visible records for verification;
- Traces any transaction back to the original source or forward to a final total;
- Has the ability to reconstruct transactions that do not have detailed printouts made at the time the transactions were processed;
- Provides an audit trail designed to identify underlying documents such as sales invoices, purchase invoices, credit memoranda, etc.; and
- Prepares a written general ledger with source references to coincide with financial reports for the tax reporting periods.

Keep records such as punched cards, magnetic tapes, flash drives and disks for at least four years. A description of the business system must be available and include:

- The application being performed;
- The procedures employed (flow charts, diagrams, etc.); and
- The controls used to ensure accuracy.

Document important changes in the system and their effective dates.

Other Taxes and Fees

Atlantic City Luxury Sales Tax

The Atlantic City Luxury Tax is imposed on certain rentals, sales, and services within Atlantic City. The Luxury Tax rate is 9% with the exception of alcoholic beverages sold by the drink, which are subject to a rate of 3%. If the item is subject to both taxes, the State Sales Tax rate is reduced to the extent that the city rate exceeds 6%, and the maximum combined Atlantic City rate and New Jersey rate cannot exceed 12.625%. In addition, certain room rentals in Atlantic City are subject to a 1% State Occupancy Fee. (See *State Occupancy Fee and Municipal Occupancy Tax* below.) For more information, see publication ANJ-17, Atlantic City: Luxury Tax, New Jersey Sales Tax & Other Fees.

Cape May County Tourism Sales Tax

Certain businesses in Cape May County must collect a 2% Tourism Sales Tax on predominantly tourism-related retail sales in addition to the State Sales Tax. At present, businesses in Wildwood, Wildwood Crest, and North Wildwood are required to collect the Tourism Sales Tax. "Tourism-related sales" include the following (if also taxable under the Sales and Use Tax Act):

- Hotel, motel, and transient accommodations such as short-term rentals of rooms, homes or other lodging*;
- Food and drink sold by restaurants, taverns, and other similar establishments for consumption on or off the premises (including mobile sellers and other sellers of prepared food), or by caterers (but *not* including vending machine sales); and

 Admission charges to any place of amusement, including charges for admission to rides, sporting events and exhibitions, dramatic or musical arts performances, movie theaters, and cover charges to nightclubs and cabarets.

In addition to the Tourism Sales Tax, the rent for every occupancy of a room in a hotel, motel, and transient accommodations such as short-term rentals of rooms, homes or other lodging or similar facility that is subject to the New Jersey Sales Tax also is subject to a Tourism Assessment of 1.85% and a State Occupancy Fee of 3.15%. (See *State Occupancy Fee and Municipal Occupancy Tax* below.)

*As of October 1, 2018, the law authorizes Wildwood, Wildwood Crest, and North Wildwood to adopt or amend an ordinance that imposes the 2% Tourism Sales Tax on charges for the rental of transient accommodations which occur in Wildwood, Wildwood Crest, and North Wildwood. The Cape May County Tourism Tax will apply to charges for the rental of transient accommodations on the first day of the first full month following 90 days after receipt of the ordinance by the State Treasurer.

State Occupancy Fee and Municipal Occupancy Tax

An Occupancy Fee of 5% is imposed on the rent for every occupancy of a room in a hotel, motel, and transient accommodations such as short-term rentals of rooms, homes or other lodging or similar facility in most New Jersey municipalities. The fee is imposed at a lower rate in certain municipalities: 3.15% in Wildwood, Wildwood Crest, and North Wildwood; 1% in Newark, Jersey City, and Atlantic City. The fee applies to room rentals that are subject to New Jersey Sales Tax and is in addition to the Sales Tax.

A Municipal Occupancy Tax of up to 3% also may be imposed by any New Jersey municipality (other than Newark, Jersey City, Atlantic City, Wildwood, Wildwood Crest, and North Wildwood) that adopts an ordinance assessing the tax on occupancies in that municipality.

For more information, see Tax Topic Bulletin <u>S&U-13</u>, *Hotel Occupancies and New Jersey Taxes*.

Meadowlands Regional Hotel Use Assessment

A Meadowlands Regional Hotel Use Assessment of 3% is imposed on the rent for every occupancy of a room in a hotel, motel or similar facility in the Hacksensack Meadowlands District, including any hotels located on State-owned land. The district designated by the New Jersey Meadowlands Commission is a 30.4 square-mile area along the Hackensack River covering portions of 14 municipalities in Bergen and Hudson Counties.

The assessment applies to room rentals that are subject to New Jersey Sales Tax and is in addition to the Sales Tax and any other taxes or fees. For more information, see Tax Topic Bulletin <u>S&U-13</u>, *Hotel Occupancies and New Jersey Taxes*.

Domestic Security Fee

Motor vehicle rental companies doing business in New Jersey are required to pay a \$5 per day Domestic Security Fee for each rental day a motor vehicle is rented under agreements of 28 days or less. The fee is due for the quarter in which the rental agreement ends and is separate from and in addition to any Sales Tax due on the rental transaction. For more information, see the Notice to Motor Vehicle Rental Companies.

Motor Vehicle Tire Fee

A fee of \$1.50 is imposed on the sale of new tires, including new tires that are component parts of a new or used motor vehicle that is either sold or leased, if the transaction is subject to New Jersey Sales Tax. The \$1.50 fee is imposed per tire, including the spare tire sold as part of a motor vehicle, and also applies to sales of new tires in connection with a repair or maintenance service. It does not apply to the sale of recapped tires. The tire fee must be collected from the purchaser by the retail seller and, in general, must be separately stated on any bill, invoice, receipt, or similar document.

Tobacco and Nicotine Products Wholesale Sales and Use Tax

The Tobacco and Nicotine Products Wholesale Sales and Use Tax is imposed on the sale, use, or distribution of tobacco or nictone products, other than cigarettes. The tax paid by the distributor or wholesaler is calculated on the amount paid by the distributor or wholesaler to buy the products from the manufacturer. Cigarettes are exempt from this tax.

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Visit a Regional Information Center;

Call 609-292-6400;

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