Casual Sales and Use Taxes

Sales and Use Tax Division January 16, 2020

Act 2019-444

This Act exempts the gross proceeds of the initial retail sales of adaptive equipment that is permanently affixed to a motor vehicle from any state, county, and municipal sales and use taxes. This Act became effective September 1, 2019.

Act 2019-444

The Act defines adaptive equipment as "equipment not generally used by persons with normal mobility, that is appropriated for use in a motor vehicle and that is not normally provided by a motor vehicle manufacturer."

Act 2019-444

In order to qualify for the exemption provided, the adaptive equipment must be separately stated to the customer on a bill of sale, invoice, or like memorialization of the transaction.

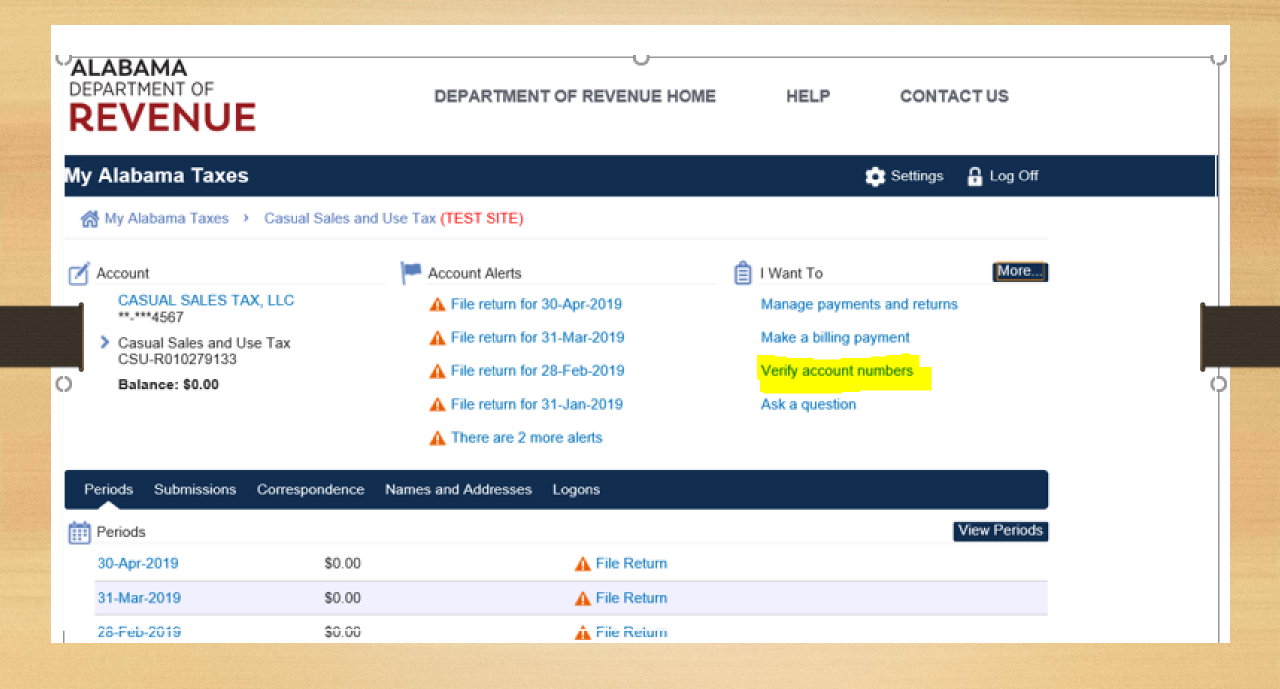
Act 2019-444

The Sales and Use Tax Division policy is that the gross proceeds for adaptive equipment includes the equipment and the labor charge. The equipment and labor charges must be clearly stated on the invoice.

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PURCHASER'S NAME Example											DATE	1	0/25/2019
STREET ADDRESS	3									PHONE			
any Bessem	er		COUNTY Jeff	erson .	075%	STAT	TE	AL Z	P 3	5022	SALESPERSO		
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ENTER MY ORDER F	MAKE	CI NEW		MODEL	CI TRUCK	1	_	WONSTRATOR		TORY OFFIC		TRIM	AS FULLOW
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VIN					TO BE DE							LS039402	
Conversion: B	raunAbility .	Braun AL		_			_	SOUT	-	-	NO		20033402
PRICE OF VEHICLE Chassis:					\$ 40,000,00			ODOMETER MILEAGE STATEMENT THE ODOMETER OF THE PURCHASED VEHICLE NOW READS					
OTHER GOODS 8			_	1			_	-	_4 MI	LES/KILO	METERS AND	IS ACCUP	ATE UNLESS
Conversion/Adaptive Equipment Price:				:	\$27,000.0			CHECKED	ETER MI	LEAGE IS	NOT ACCUR	ATE. REFE	R TO THE
Conversion Labor Price:				:	\$39	9,00	0	FEDERAL MILE		EAGE STATEMENT FOR F		LL DISCLO	SURE.
			_	1			_	TRADE-IN	RECOR	D1			
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Documentary Fee					\$399.00					ECORD 2			
SubTotal			-	67,798		0	YEAR	YEAR MARE MC		MODEL		TYPE	
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Less Trade In Allowance(s)				\$7,00	00000								
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		-					_	Lam awa	re that th	he balanc	TY DISCLO	v trade-in v	vehicle(s) or the
TAX BASE \$ 33,399.00							amount owed on my lease turn in vehicle(s) exceeds the trade in allowance(s) from the dealer. As a result, I have requested that the						
SALES TAX AL 2 %					\$667,98			"Total Due" be increased by the difference, \$ 0 (know					
Jefferson .075%					\$250			as negative equity). (NITIALS:					
Bessemer Cit	y Tax 1%				\$33	3.9	9		_			ACUED	
								DI SEE US	SED VEH	ICLE LIM	REPORT ATT	NTY ATTA	ACHED
TITLE FEE					\$1	6,5	0		ED RIGH	T TO CAN	ICEL APPLIES	: If you h	ave entered int
REGISTRATION FEE				\$0			 Spot Delivery Agreement-Limited Right to Cancel, the sale of th Vehicle is conditioned on the final approval of financing by, or assignment of the Retail Installment Sale Contract to a lender. I final financing approval is not obtained and/or the Contract 						
CREDIT LIFE AND DISABILITY				14									
PLUS: PAYOFF ON TRADE VEHICLE(S)				\$0.00			cannot b	t in acco	rdance w	or the Dealer	ship may	cancel the e Spot Delivery	
TOTAL DUE			\$	\$ 62,066.96			Agreem	ent-Limi	ted Right	to Cancel, a	nd the Rel	tail Installment	
LESS INITIAL PAYMENT/CASH DOWN					\$0.00				SIT REC	EIPT: Dea	ler hereby a	cknowled	ges receipt of t
LESS DUE ON DELIVERY					N/A			□ DEPOSIT RECEIPT: Dealer hereby acknowledges receipt of the sum of \$\$ 30.00_ as a deposit or partial payment for the vehicle described above. If this receipt is for a deposit, Dealer w refrain from selling the described vehicle fordays. This Deposit: □ IS □ IS NOT REFUNDABLE, subject to the conditions on the					
LESS REBATE/FACTORY INCENTIVE					\$0,00								
OTHER					\$0,00								

Proposed New Rule

- A new rule will be forthcoming (April or May) that requires renewal of Annual License. Proposed Rule 810-6-5-.01.01
- Sales Tax Licenses will have an expiration date and taxpayers will have to log into their My Alabama Taxes (MAT) account to renew the license.
- Taxpayers will have to renew their license in October and November.
 - Sales Tax License
 - Sales Tax Direct Pay
 - Rental Tax Account



- Does Alabama allow credit for taxes paid to another state?
 - Yes, Alabama does allow credit for <u>sales</u> tax paid to other states.
 - See Sales and Use Tax Rule 810-6-5-.04, <u>Credit for Taxes in</u> <u>Other States</u>

- Are military personnel exempt from paying sales tax on vehicle purchases?
 - No. (See Sales and Use Tax Rule 810-6-2-.51.05, <u>Members of</u> <u>Armed Services Stationed in Alabama Subject to Sales Tax</u>)

August 1, 2019

To: All License Commissioners, Probate Judges, and Other Local Licensing Officials charged with the registration and collection of sales and use taxes on any automotive vehicle, motorboat, truck trailer, trailer, semitrailer, travel trailer or manufactured home taxed under Code of Alabama 1975, Sections 40-23-101 and 40-23-102

This notice is being issued to provide local officials and taxpayers guidance regarding the taxability of used vehicles brought into the State of Alabama by taxpayers from other states who will now reside in Alabama.

If the vehicle was substantially used in another state, no sales or use tax will be due at the time the vehicle is initially required to be registered with the local licensing official in Alabama. "Substantial use" may be evidenced by the vehicle having been registered, tagged, or titled, as applicable, in another state.

The department's Sales and Use Tax Division will amend Sales and Use Tax Rule 810-6-5-.11.05 (Casual Sales Tax and Use Tax on Automotive Vehicles, Motorboats, Truck Trailers, Trailers, Semitrailers, Travel Trailers, and Manufactured Homes) in order to provide clear guidelines on this issue. Once adopted, this amended rule will supersede this notice.

Please note, the guidance provided in this notice should be followed to determine whether sales or use tax is due to be collected at the time of registration. If it is determined that tax is due to be collected, local licensing officials should refer to the department's "Casual Sales and Use Tax Reciprocity Notice" issued September 11, 2017, for guidance regarding credit for use or sales taxes paid to another state.

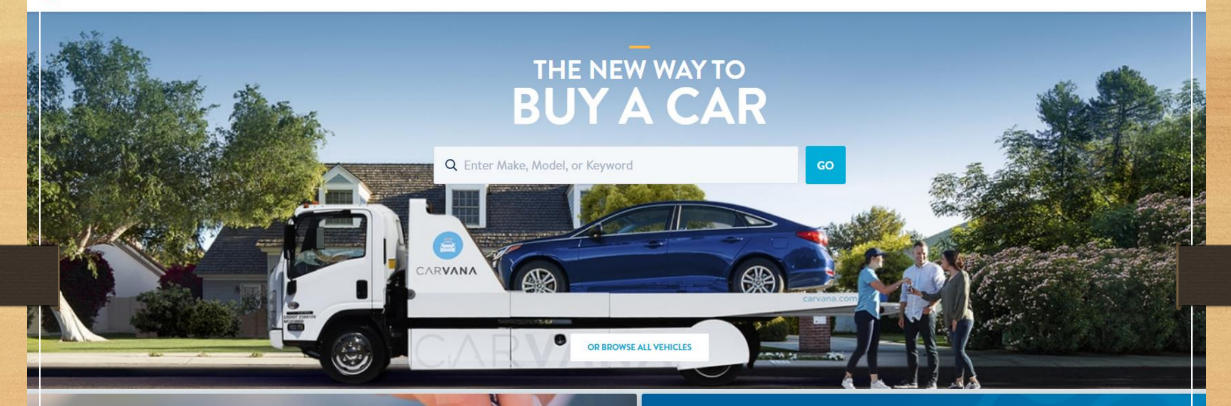
If you have any questions concerning this notice, please contact our office at (334) 353-9350 or (334) 353-9680 or e-mail us at: STExemptionUnit@revenue.alabma.gov.

Policy Clarification

- Local licensing officials in Alabama should allow credit for vehicles registered and substantially used in another state.
- If the vehicle was substantially used in another state, no sales or use tax will be due at the time the vehicle is initially required to be registered with the local licensing official in Alabama. "Substantial use" may be evidenced by the vehicle having been registered, tagged, or titled, as applicable, in another state.



SEARCH CARS SELL/TRADE FINANCING - CAR FINDER



SELL OR TRADE YOUR CAR

Get a real offer in just 2 minutes. We'll even pick up your car.

GET STARTED

CARVANA OFFERS FINANCING

Get pre-qualified for a loan in 2 minutes. No hit to your credit score.

GET PRE-QUALIFIED NOW

- What if a licensed Alabama dealer does not itemize the bill of sale?
 - The purchaser should be sent back to the seller to get a proper bill of sale/invoice which separately lists the amount of state, county, and city tax that was collected. See Code Section 40-23-104 (b), Rule 810-6-5-.11.05 and Rule 810-5-1-.246. Send the Department a copy of the invoice.

Rule 810-6-5-11-.05 (4)

(4) Licensed dealers in Alabama must collect sales tax on their retail sales of automotive vehicles, motorboats, truck trailers, trailers, semitrailers, and travel trailers and must furnish each customer with documentation on the bill of sale showing the sales price and the amounts and rates of any state, county, and city sales taxes collected at the time of purchase. County and city sales taxes collected by said licensed dealers must be identified as to which specific county and city taxes are being collected. (Section 40-23-104(b))

Rule 810-5-1-.246 (3)(j)

• If the vehicle is sold by a licensed dealer, the purchase price upon which any state, county or municipal sales tax was paid, and the amount and rate of sales or gross receipts tax collected at the time of purchase for the state, municipality and county where the sale was made, as provided under Section 40-23-104, Code of Alabama 1975.

Casual Sales and Use Tax Laws

- Code of Alabama 1975, automotive vehicles:
 - Sales tax: Section 40-23-101(a)
 - Use Tax: Section 40-23-102 (a)
- Code of Alabama 1975, manufactured homes:
 - Sales Tax: Section 40-23-101 (b)
 - Use Tax: Section 40-23-102 (b)

Casual Sales and Use Tax Laws

- <u>Code of Alabama 1975</u>, Section 40-23-104 (a) and (b):
 - Paragraph (a) authorizes the licensing official to collect local sales or use tax, as well as, state use tax;
 - Paragraph (b) authorizes the licensing official to require proof of the purchase price; licensed dealers in this state must show the amount of taxes collected on the invoice (state, city, and county)

Casual Sales and Use Tax Laws

- <u>Code of Alabama 1975</u>, Section 40-23-107
 - Licensing official shall be entitled to a fee of five percent (5%) of all revenues collected
 - Fee will be allowed if collections are remitted within the time allowed by law

Casual Sales and Use Return Due Date

- Must be filed on or before the 20th day of the month for the previous month's collections
- EFT payments must be transmitted by 4:00 PM Central Standard Time
- There is not an extra 10 days for filing in October, November, and December

- What items qualify for the automotive rate?
 - Automotive vehicles, motorboats, truck trailers, semitrailers, travel trailers, trailers, and manufactured homes. Nonmotorized boats must be taxed at the general rate.
 - Sales tax on ATVs should be reported directly to the department.
 - (See Sales and Use Tax Rules 810-6-1-.12 <u>Automotive Vehicles</u> & Rule 810-6-1-.180 <u>Truck Trailers & Semitrailers</u>)

- If an individual is giving a family or friend an automotive vehicle as a gift, should the licensing official collect casual sales or use tax?
 - If there is a lien on the vehicle, yes, you should collect tax.
 - If the vehicle is a true "gift" and does not have a lien on it, no tax should be collected. The invoice/bill of sale should indicate it is a gift. (Attorney General Opinion)

- Should a licensing official accept an invoice/bill of sale for a \$1?
 - If you are unable to determine the true value of the vehicle. Yes, you may accept an invoice/bill of sale for a \$1.
 - Have the taxpayer sign an affidavit.
 - Look at the property tax assessment value/loan value

- If the dealer has already collected local Alabama tax should any additional local tax be collected?
 - No, if the dealer collected county and city sales taxes, no additional tax should be collected, regardless of the amount and/or difference in the rate. (See Sales and Use Tax Rule 810-6-5-.04.01, <u>Reciprocity for Municipal and County Sales, Gross Receipts, Use, and Rental Taxes</u> and Section 40-23-2.1)

- Are licensing officials required to collect state, county, and city tax on the casual sale of a manufactured home?
 - No, licensing officials are required to collect the two percent state sales tax on the casual sale of manufactured homes. (Exception to this is Morgan County who passed an ordinance allowing them to assess the county tax on sales of manufactured homes.)

- Is sales tax due on the following charges?
 - Title Fees No
 - Dealer Discount No
 - Document Fee Yes
 - Processing Fee Yes

Finance & Insurance Charge – No

- Title change Death or Divorce No
- Destination Charge Yes
- Manufacturer's Rebate Yes

• Are churches and nonprofit entities exempt from sales and use taxes?

- Rule 810-6-5-.06 Churches and other Religious Organizations and Institutions
- Rule 810-6-5-.02.01 State Sales and Use Tax Certificate of Exemption For Entities Having a Statutory Exemption from the Payment of Sales, Use, and Lodgings Taxes.
- Nonprofits and other entities that are specifically listed in the law are exempt and must have a certificate of exemption.

Questions?

- Vince P. Arnold
- Exemption Unit Manager
- Alabama Department of Revenue
 - Contact No. (334) 353-9680
 - Fax No. (334) 353-1202
- Email: Vince.Arnold@revenue.Alabama.gov

Disclaimer

 This PowerPoint presentation presents the current opinion of the Sales and Use Tax Division. Consequently, it is not legally binding on the Department of Revenue and the State. If you would like to request an official Revenue Ruling based on your situation, please refer to <u>https://revenue.alabama.gov/tax-policy/revenue-rulings/</u>.