

STATE OF INDIANA

DEPARTMENT OF LOCAL GOVERNMENT FINANCE



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TO: County Auditors, County Assessors, and County Treasurers
FROM: Timothy J. Rushenberg, Commissioner *TJR 7/9/09*
SUBJECT: Guidance on exemption for enterprise information technology equipment
DATE: July 9, 2009

Purpose

This memorandum provides guidance on a new section added to the Indiana Code allowing a county or municipality to exempt enterprise information technology equipment from property taxation. Effective July 1, 2009, Senate Enrolled Act 448-2009 added Indiana Code section 6-1.1-10-44 to the list of exemptions in Indiana Code chapter 6-1.1-10. The new section permits a county or municipality (except a consolidated city) to exempt enterprise information technology equipment from property taxation.

Application of the section

Indiana Code 6-1.1-10-44 exempts enterprise information technology equipment purchased after June 30, 2009, from property taxation, under certain conditions, if the county or municipality in which the equipment is located adopts a resolution and enters into an agreement to provide the exemption.

Exemption for enterprise information technology equipment

Definitions and prerequisites

1. A business is eligible for the exemption if it meets each of the following prerequisites:
 - (1) the business is engaged in a business that operates one or more facilities dedicated to computing, networking, or data storage activities;
 - (2) the business is located in a facility or data center in Indiana;
 - (3) the business invests in the aggregate at least \$10,000,000 in real and personal property in Indiana after June 30, 2009; and
 - (4) the average employee wage of the business is at least 125% of the county average wage for each county in which the entity conducts business operations.

2. Among any other applicable exemptions, an eligible business's property that may be exempted from taxation under this section is "enterprise information technology equipment."
3. "Enterprise information technology equipment" means the following:
 - (1) Hardware supporting computing, networking, or data storage function, including servers and routers.
 - (2) Networking systems having an industry designation as equipment within the "enterprise" or "data center" class of networking systems that support the computing, networking, or data storage functions.
 - (3) Generators and other equipment used to ensure an uninterrupted power supply to equipment described in subdivision (1) or (2) above.
4. "Enterprise information technology equipment" does NOT include computer hardware designed for single user, workstation, or departmental level use.
5. "Qualified property" means enterprise information technology equipment purchased after June 30, 2009. In other words, only enterprise information technology purchased after June 30, 2009, qualifies for an exemption.
6. The term "fiscal body" has the meaning set forth in IC 36-1-2-6, and the term "municipality" has the meaning set forth in IC 36-1-2-11.
7. "Designating body" means the fiscal body of a county that does not contain a consolidated city or the fiscal body of a municipality. In the case of a county, only qualified property located in unincorporated territory of the county can be exempted. In the case of a municipality, only the qualified property located in the municipality can be exempted.

Resolution adoption process

8. The designating body must first adopt a declaratory resolution provisionally specifying that qualified property owned by a particular eligible business is exempt from property taxation. The designating body shall file a declaratory resolution adopted under this subsection with the county assessor.
9. After adopting the declaratory resolution, the designating body shall publish notice of the adoption and the substance of the declaratory resolution in accordance with IC 5-3-1 ("Legal Advertising and Publication of Notices") and file a copy of the notice and the declaratory resolution with each taxing unit of the county.
10. The notice must specify a date when the designating body will receive and hear all remonstrances and objections from interested persons.

11. The designating body shall file the notice and declaratory resolution with the officers of the taxing units who are authorized to fix budgets, tax rates, and tax levies under IC 6-1.1-17-5 at least ten (10) days before the date for the public hearing.
12. After the designating body considers the testimony presented at the public hearing, the designating body may adopt a second and final resolution. This second and final resolution may modify, confirm, or rescind the declaratory resolution.
13. If the designating body intends to exempt from property taxation the qualified property owned by a particular eligible business, it must do so by adopting the final resolution before January 1, 2013.

Agreement between the designating body and eligible entity

14. The qualified property can be exempted only if the designating body and the eligible business enter into an agreement.
15. The agreement must specify: (1) the duration of the property tax exemption, and (2) if the ownership of the qualified property is transferred to an eligible business, the transferee is entitled to the property tax exemption on the same terms as the transferor.
16. If the designating body adopts a final resolution and enters into an agreement for a property tax exemption, the property exemption continues for the period specified in the agreement, notwithstanding the January 1, 2013 deadline to adopt a final resolution.

Contact Information

Questions may be directed to Brian Bailey, General Counsel at (317) 234-5720 or bbailey@dlgf.in.gov.

Text of Indiana Code § 6-1.1-10-44

IC 6-1.1-10-44

Enterprise information technology equipment

- Sec. 44. (a) As used in this section, "designating body" means the fiscal body of:
- (1) a county that does not contain a consolidated city; or
 - (2) a municipality.

(b) As used in this section, "eligible business" means an entity that meets the following requirements:

(1) The entity is engaged in a business that operates one (1) or more facilities dedicated to computing, networking, or data storage activities.

(2) The entity is located in a facility or data center in Indiana.

(3) The entity invests in the aggregate at least ten million dollars (\$10,000,000) in real and personal property in Indiana after June 30, 2009.

(4) The average employee wage of the entity is at least one hundred twenty-five percent (125%) of the county average wage for each county in which the entity conducts business operations.

(c) As used in this section, "enterprise information technology equipment" means the following:

(1) Hardware supporting computing, networking, or data storage function, including servers and routers.

(2) Networking systems having an industry designation as equipment within the "enterprise" or "data center" class of networking systems that support the computing, networking, or data storage functions.

(3) Generators and other equipment used to ensure an uninterrupted power supply to equipment described in subdivision (1) or (2).

The term does not include computer hardware designed for single user, workstation, or departmental level use.

(d) As used in this section, "fiscal body" has the meaning set forth in IC 36-1-2-6.

(e) As used in this section, "municipality" has the meaning set forth in IC 36-1-2-11.

(f) As used in this section, "qualified property" means enterprise information technology equipment purchased after June 30, 2009.

(g) Before adopting a final resolution under subsection (h) to provide a property tax exemption, a designating body must first adopt a declaratory resolution provisionally specifying that qualified property owned by a particular eligible business is exempt from property taxation. The designating body shall file a declaratory resolution adopted under this subsection with the county assessor. After a designating body adopts a declaratory resolution specifying that qualified property owned by a particular eligible business is exempt from property taxation, the designating body shall publish notice of the adoption and the substance of the declaratory resolution in accordance with IC 5-3-1 and file a copy of the notice and the declaratory resolution with each taxing unit in the county. The notice must specify a date when the designating body will receive and hear all remonstrances and objections from interested persons. The designating body shall file the notice and the declaratory resolution with the officers of the taxing units who are authorized to fix budgets, tax rates, and tax levies under IC 6-1.1-17-5 at least ten (10) days before the date for the public hearing. After the designating body considers the testimony presented at the public hearing, the designating body may adopt a second and final resolution under subsection (h). The second and final resolution under subsection (h) may modify, confirm, or rescind the declaratory resolution.

(h) Before January 1, 2013, a designating body may after following the procedures of subsection (g) adopt a final resolution providing that qualified property owned by a particular eligible business is exempt from property taxation. In the case of a county, the exemption applies only to qualified property that is located in unincorporated territory of the county. In the case of a municipality, the exemption applies only to qualified property that is located in the municipality. The property tax exemption applies to the qualified property only if the designating body and the eligible business enter into an agreement concerning the property tax exemption. The agreement must specify the duration of the property tax exemption. The agreement may specify that if the ownership of qualified property is transferred by an eligible business, the transferee is entitled to the property tax exemption on the same terms as the transferor. If a designating body adopts a final resolution under this subsection and enters into an agreement with an eligible business, the qualified property owned by the eligible business is exempt from property taxation as provided in the resolution and the agreement.

(i) If a designating body adopts a final resolution and enters into an agreement under subsection (h) to provide a property tax exemption, the property tax exemption continues for the period specified in the agreement, notwithstanding the January 1, 2013, deadline to adopt a final resolution under subsection (h).
As added by P.L.163-2009, SEC.1.