June 24, 2005  
Revised: January 22, 2020  
Pennsylvania Cigarette Tax  
No. CIG-05-001  
Internet Cigarette Purchases  
Requirement to Remit  
Cigarette Tax and Use Tax

ISSUE

Is a resident of Pennsylvania who purchases cigarettes over the Internet required to pay cigarette tax and use tax to the Commonwealth of Pennsylvania, if the Internet cigarette vendor does not collect these taxes at the time the resident purchases the cigarettes?

CONCLUSION

Yes. Any resident who purchases cigarettes either over the Internet or from vendors located outside of Pennsylvania and brings or causes cigarettes to be brought into Pennsylvania, must pay to the Department of Revenue both the Cigarette Tax and Use Tax. Pennsylvania law allows a resident to possess no more than one carton of unstamped cigarettes at any one time. The law imposes criminal fines and penalties for possession of more than one carton of unstamped cigarettes.

FACTS

The Taxpayer purchased cigarettes over the Internet from an American Indian Reservation in New York State. The Taxpayer asks whether an individual that purchases cigarettes from an Internet web site is responsible for paying the Pennsylvania State Sales or Use Tax and the Cigarette Excise Tax on their own, if the Internet vendor does not collect these taxes at the time of purchase.

DISCUSSION

A cigarette excise tax is imposed on the sale or possession of cigarettes within Pennsylvania. Currently, the tax rate is thirteen cents (.13) per cigarette. 72 P.S. § 8206. The total cigarette tax is $2.60 per pack of 20 cigarettes, or $26.00 per carton of cigarettes. Any person who possesses any cigarettes in Pennsylvania that does not have a valid Pennsylvania Cigarette Tax stamp affixed to each pack of cigarettes is required to pay the tax directly to the Department of Revenue. 72 P.S. § 8210.

Additionally, Pennsylvania’s Tax Reform Code of 1971, as amended, imposes a use tax of six percent of the purchase price on each separate sale at retail of tangible personal property purchased outside Pennsylvania, but used within Pennsylvania. 72 P.S. § 7202(b). An additional local sales tax of two percent is imposed in Philadelphia County and one percent in Allegheny County. Cigarettes are considered...
items of tangible personal property and are; therefore, subject to state and local (where applicable) sales and use taxes.

Pennsylvania residents may possess one carton of non-Pennsylvania stamped cigarettes at a time and cannot have more than one carton of non-Pennsylvania stamped cigarettes in their possession at one time. Any person possessing more than 200 cigarettes (1 carton/10 packs) but less than 1,000 cigarettes (5 cartons/50 packs) which do not have the proper Pennsylvania Cigarette Tax stamp may be guilty of a summary offense and on conviction shall pay a fine of $300. Any person possessing more than 1,000 cigarettes, which do not bear the Pennsylvania Cigarette Tax stamp, may be guilty of a misdemeanor and on conviction may be sentenced to a fine up to $15,000 and three years’ imprisonment. 72 P.S. § 8273.

Any person who purchases cigarettes over the Internet or outside of Pennsylvania and brings the cigarettes into Pennsylvania for use must pay the Department of Revenue the Pennsylvania Cigarette Tax and Use Tax. A Pennsylvania resident owes both taxes, even if the Internet site, mail order catalog or other vendor provides conflicting information. This also applies to cigarettes purchased on or from Indian Reservations.

Pennsylvania residents must pay both taxes by the end of the month following the month of purchase. For example: If the cigarettes are purchased after June 28, 2019, the Taxpayer must complete the Consumer Cigarette Use/Excise Tax Return (REV-793) and submit it along with the tax payment by July 31, 2019. Additional copies of Form REV-793 may be downloaded from the Department’s web site.