### NEBRASKA ADMINISTRATIVE CODE

Title 350 - Nebraska Department of Revenue, Property Assessment Division

Chapter 42 - Employment and Investment Growth Act Exempt Personal Property Regulations

Effective Date

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REG 42-001 Purpose

001.01 These regulations govern personal property tax exemptions of certain personal property as authorized by the Constitution and the Nebraska Employment and Investment Growth Act.


REG-42-002 Definitions

002.01 Nebraska adjusted basis shall mean the adjusted basis of depreciable tangible personal property as determined under the Internal Revenue Code of 1986, as amended, as the code exists on the assessment date, increased by the total amount allowed under the code for depreciation or amortization or pursuant to an election to expense depreciable property under section 179 of the code, as amended. Generally, this is the original cost of the item of property and includes any cost incurred in purchasing and placing the item in service such as sales or excise taxes, freight charges, and installation and testing charges.

002.01A The Nebraska adjusted basis for depreciable tangible personal property leased by the taxpayer shall be the lessor’s Nebraska adjusted basis in the property.

002.02 The exempt value of depreciable tangible personal property shall be the net book value of the property.

002.03 Net book value shall be the Nebraska adjusted basis of tangible personal property multiplied by the appropriate Nebraska depreciation factor.

002.04 The Nebraska depreciation factor is the percentage of the Nebraska adjusted basis that is exempt. The following table provides the depreciation factors, based on year acquired and recovery period:
002.04A In the table, the factor shown for year 1 shall be the percentage used for January 1 of the year following the year of acquisition of the property. The factor shown for year two shall be the percentage used January 1 of the second year following the year of acquisition of the property, etc. When tangible personal property becomes depreciable in a year other than the year it is acquired, it shall be subject to taxation on the first assessment date following the date it became depreciable. The net book depreciation factor for such property shall be based on the year acquired.

**NEBRASKA DEPRECIATION FACTORS**

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<thead>
<tr>
<th>Year</th>
<th>Recovery Period (in years)</th>
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<tr>
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<tr>
<td>1</td>
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<tr>
<td>2</td>
<td>37.50</td>
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002.05  Recovery period is the period over which the Nebraska adjusted basis of tangible personal property will be depreciated for property tax purposes. The applicable recovery period shall be determined as follows:

002.05A  Three-year property shall include property with a class life of four years or less;

002.05B  Five-year property shall include property with a class life of more than four years and less than ten years;

002.05C  Seven-year property shall include property with a class life of ten years or more but less than 16 years;

002.05D  Ten-year property shall include property with a class life of 16 years or more but less than 20 years;

002.05E  Fifteen-year property shall include property with a class life of 20 years or more but less than 25 years; and

002.05F  Twenty-year property shall include property with a class life of 25 years or more.

002.06  Class life shall be based upon the anticipated useful life of a class of property and shall be determined by the Property Tax Administrator under the Internal Revenue Code, as the code exists on the assessment date. When necessary, the Property Tax Administrator will establish the appropriate class life for a class of property.

002.07  Purchase shall include taking by sale, discount, negotiation, or any other transaction for value creating an interest in property except liens. Purchase shall not include transfers for stock or other ownership interests upon creation, dissolution, or any other income tax-free reorganization of any corporation, partnership, trust, or other entity.

002.08  Date acquired shall be the date the owner acquired the property, except that for property transferred as a gift or devise or as part of a transaction which is not a purchase, the date acquired shall be the acquisition date of the previous owner.
002.09 Greater portion of the calendar year shall mean 50 percent or more of the tax year for which the property is assessed.

002.10 Omitted property shall mean all depreciable tangible personal property which has not been reported to the Tax Commissioner on the Claim for Personal Property Exemption, Form 775P. Omitted property shall also mean depreciable tangible personal property which was not reported to the county assessor on the personal property return.

002.11 Failure to file shall mean that a taxpayer has failed to timely file a Claim for Personal Property Exemption, Form 775P.

002.12 Qualified personal property shall mean:

002.12A Depreciable turbine powered aircraft purchased or leased after the application date, except when any such aircraft was used for fundraising or the transportation of an elected official during the year prior to the tax year for which an exemption is sought.

002.12B Depreciable computer systems used for business information processing which require environmental controls of temperature and power and which are capable of simultaneously supporting more than one transaction and more than one user, such as the computers in a data center or consolidated processing activity center, plus depreciable peripheral components which require environmental controls of temperature and power connected to such computers.

002.12B(1)(a) Depreciable computer systems shall mean the hardware and software of a computer system made up of equipment that is interconnected, with the following characteristics:

002.12B(1)(a)(1) It is capable of executing many programs concurrently;

002.12B(1)(a)(2) It is capable of supporting multiple users;
002.12B(1)(a)(3) It off loads the input/output processing to peripheral channels;

002.12B(1)(a)(4) It has multiple ports into memory devices;

002.12B(1)(a)(5) It has subsystems of the system’s peripherals that can handle the transaction overhead to free up the central processing unit to do data processing, such as computing balances in customer records, or adding and subtracting amounts from inventory;

002.12B(1)(a)(6) It has additional peripherals designed to detect and correct errors through continuous monitoring for failure; and

002.12B(1)(a)(7) It is highly scalable for expansion by adding processors to systems or by adding systems in clusters.

002.12C Depreciable computer peripheral components shall be limited to additional memory units, tape drives, disk drives, power supplies, cooling units, and communication controllers. These peripherals shall directly communicate with the central processing unit of the qualifying computer system and require environmental controls of temperature, and power.

002.12D Depreciable tangible personal property located in a single project and is involved directly in the manufacture or processing of agricultural products.

002.13 Agricultural products shall mean those products that are grown or raised in an agricultural operation and the products that are further manufactured or processed from such products that are not yet ready for use by the final consumer.

002.14 Environmental controls of temperature and power shall mean that the computer and peripheral components are located in a temperature controlled environment which is capable of being sustained within the manufacturer’s specifications, independent from the ambient conditions of the surrounding work area. The power controls must be designed to maintain controlled levels of voltage within the limits prescribed by the manufacturer.
002.15 Application date shall mean the date the application was filed with the Tax Commissioner for the purpose of utilizing the tax incentives under the Employment and Investment Growth Act.

002.16 Agreement date shall mean the date of the agreement between the taxpayer and the Tax Commissioner wherein the taxpayer is authorized to use the incentives contained in the Employment and Investment Growth Act.

002.17 Form 775P shall mean a form prescribed by the Tax Commissioner, which is used to claim an exemption from property taxes for qualified personal property defined in REG-42-002.12.


REG-42-003 PROCEDURES

003.01 Taxpayer Filing Responsibilities.

003.01A Any taxpayer who has signed an agreement with the Tax Commissioner under the Nebraska Employment and Investment Growth Act, upon qualifying for the exemption from certain personal property taxes, shall file a Claim for Nebraska Personal Property Exemption, Form 775P, and any applicable schedules with the Tax Commissioner.

003.01A(1) The taxpayer shall file the Form 775P and Nebraska Schedule I in order to receive the exemption from personal property tax on turbine powered aircraft. The Form 775P and supporting schedule may be filed after the agreement date and before meeting the required levels of investment and employment pursuant to the agreement. All depreciable turbine powered aircraft used in connection with the project and purchased after the application date may be claimed for exemption in the year following the date of acquisition.

003.01A(2) The taxpayer shall file the Form 775P and the applicable Nebraska Schedules II or III in order to receive the exemption from personal property tax on depreciable computer systems, certain depreciable peripheral components connected to such computer systems.
and depreciable personal property involved directly with the manufacturing or processing of agricultural products. The Form 775P and supporting schedules may be filed after approval by the Tax Commissioner and meeting the required levels of investment and employment pursuant to the agreement. Such depreciable tangible personal property purchased after the application date may be claimed for exemption in the year following of the year in which the required levels of investment and employment were met.

003.01A(3) The qualified property defined in REG-42-002.12 shall be eligible for exemption through the sixteenth December 31 after the filing of the application.

003.01B In order to receive the property tax exemption allowed pursuant to REG-42-003.01A(1) and 42-003.01A(2), the taxpayer shall annually file a claim for exemption on prescribed forms, with the Tax Commissioner on or before May 1. Copies of the forms shall also be filed on or before May 1 with the county assessor of each county in which a project is located. Failure to timely file such forms with the Tax Commissioner, shall constitute a waiver of the exemption for that year.

003.01B(1) A separate claim for exemption must be filed for each project and in each county in which the property is claimed to be exempt.

003.01B(2) Each item of personal property for which an exemption is sought shall be listed on the appropriate forms.

003.01B(3) Each item of personal property acquired for a particular project shall be listed on the Form 775P and supporting schedules for that project.

003.01B(4) All supporting schedules shall be completed using the information and table provided in REG-42-002.

003.01C No extension in time shall be granted for filing the Form 775P and supporting schedules. The Form 775P and supporting schedules shall be considered filed on time if correctly completed, signed, and postmarked by the U.S. Post Office on or before May 1. If May 1 falls on a Saturday, Sunday, or legal holiday, the next business day shall be the final filing date.
003.01D No amendments to the Form 775P and supporting schedules shall be allowed for omitted property not reported by May 1. All amendments to the Form 775P and supporting schedules shall be filed on or before May 1.

003.01E There shall be no changes made in the prescribed forms issued by the Tax Commissioner without first obtaining written permission for such changes from the Tax Commissioner. Changes include, but are not limited to, copy arrangements, spacing, color of ink and order or sort of date. The foregoing does not apply to typeface unless the alteration of the typeface alters the spacing.

003.01F The taxpayer shall on or before May 1, file a personal property return with the assessor for all taxable tangible personal property in a project. See, Personal Property Regulations, Chapter 20. The taxpayer shall on or before May 1, also file the Form 775P and supporting schedules with the county assessor showing the items of tangible personal property for which an exemption is being claimed. The tangible personal property claimed for exemption shall not be listed or commingled with the taxable tangible personal property on the personal property return.

003.02 Tax Commissioners Powers and Duties.

003.02A The contents of any application for benefits filed with the Department of Revenue and all supporting information shall be confidential, except for the name of the taxpayer, the location of the project, the amounts of increased employment and investment, and the information required to be reported by Neb. Rev. Stat. Sections 77-4110 and 77-4113.

003.02B The Tax Commissioner shall determine the qualification of each item claimed for exemption on the Form 775P and supporting schedules. For purposes of determining the eligibility of items of depreciable tangible personal property for exemption, the Tax Commissioner is limited to the question of whether the personal property claimed on the Form 775P and supporting schedules falls within the classes of qualified property pursuant to REG-42-002.12.

003.02B(1) The determination of whether a taxpayer is eligible to receive the exemption for personal property based upon meeting the required levels of investment and employment is the responsibility of the Tax Commissioner.
003.02C The Tax Commissioner shall, on or before August 10, certify to the taxpayer and to the affected assessor his or her determination as to the approval or denial of the exemption for the various items of personal property submitted by the taxpayer. The notice of determination shall be sent to the taxpayer and assessor by certified mail with a return receipt.

003.02D In determining the qualification of property for exemption, the Tax Commissioner or his or her duly authorized representative may administer oaths, compel the attendance of witnesses, and require the production of records as may be necessary for the performance of his or her responsibilities.

003.02E In order to determine the qualification of property for exemption, the Tax Commissioner or his or her duly authorized representative may make an investigation, examination, and inspection of the property at the location of the project as set out in the taxpayer’s claim.

003.03 Assessor’s Responsibilities

003.03A Upon receiving the notice of determination from the Tax Commissioner the assessor shall immediately adjust the taxable value on the personal property tax return filed pursuant to REG-42-003.01F, to reflect each item of tangible personal property disapproved for exemption.

003.03A(1) If it is discovered that personal property which was reported on the Form 775P and supporting schedules was denied an exemption by the Tax Commissioner, such property shall be treated as reported personal property and not subject to the applicable penalties pursuant to REG 20-003.05.

003.03B If after May 1, it is discovered that personal property was not reported on either the personal property return of the taxpayer or the Form 775P and supporting schedules, such property shall be treated as unreported taxable tangible personal property and subject to the applicable penalties pursuant to REG-20-003.05.

003.04 Appeals
003.04A  The taxpayer, assessor, or any affected person may appeal the action taken by the Tax Commissioner in the approval or denial of the exemption of personal property pursuant to REG-42-003.02B.

003.04A(1)  All appeals shall be filed with the Tax Commissioner within 30 days after the date of the notice of determination and pursuant to the Practice and Procedure Regulation, Chapter 90.

003.04A(2)  Upon ten days notice to the taxpayer, assessor, or affected person, the Tax Commissioner shall set a date for hearing the appeal. The Tax Commissioner shall make his or her determination on the appeal within 30 days after the hearing date. The Tax Commissioner shall within seven days after the date of his or her determination of the appeal, send written notice of such determination to the taxpayer, assessor, or affected person.

003.04A(3)  Appeal of the Tax Commissioner’s determination may be taken within 30 days after the mailing date of the notice, to the Tax Equalization and Review Commission pursuant to Neb. Rev. Stat. Section 77-5013.