Note: This publication summarizes the law and applicable regulations in effect when the publication was written, as noted on the cover. However, changes in the law or in regulations may have occurred since that time. If there is a conflict between the text in this publication and the law, the decision will be based on the law and not on this publication.
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INTRODUCTION

The information in this publication explains what you should expect from an audit and how you can prepare to make it easier for you and the auditor. It also discusses how to appeal an audit if you disagree with the results.

In general, accounts are subject to audits in three-year intervals, at the time a permit or license is closed out, or in connection with an audit of another permit or license held by the taxpayer or fee payer. Audits may also be initiated as a result of information received from outside sources.

It is important to remember that the conduct of audits is governed by law and California Department of Tax and Fee Administration (CDTFA) policy. In particular, you should keep in mind that:

- The CDTFA’s auditors will impartially determine whether you have reported the correct amount of taxes or fees. Overpayments, as well as underpayments, are considered during an audit.
- Records are required to be provided according to the provisions of Regulation 1698, Records.
- Our audit program is intended to correct errors that result in underreporting or overreporting and to inform you how to properly report your taxes or fees. During an audit, you may ask any questions you have about the law governing taxes or fees or your reporting requirements.
- Our auditors are expected to conduct audits in a professional, courteous, and helpful manner.
- Frequently, audits do not result in any change in tax or fee amount due.

Audits will vary depending on the type or size of a business and the issues involved. This publication is not intended as a comprehensive guide. For more detailed information, you may visit www.cdtfa.ca.gov, or you may contact the division that administers the tax or fee for which you have questions (see For More Information). If you are scheduled for an audit, you should direct your questions to the auditor assigned to your account. The CDTFA’s staff closely follows the policies and procedures provided in the CDTFA audit and compliance manuals. These manuals, although technical by nature, are available for you to read and may help you follow the audit procedures being used in your audit. Both can be viewed and/or downloaded at www.cdtfa.ca.gov/taxes-and-fees/staxmanuals.htm. CDTFA audit and compliance manuals can also be ordered at www.cdtfa.ca.gov/taxes-and-fees/staxmanuals.htm.

You can also ask your auditor to direct you to one or more of the CDTFA’s publications written for your specific industry or to our industry specific web pages. For your protection, it is best to get tax advice in writing (see For More Information).

When using this publication for tax programs other than sales and use tax, please note that there may be minor differences in some procedures, or that another state agency may be involved in your audit (see Appendix for listing of other programs).
AUDIT OBJECTIVE

The objective of an audit is to verify that you have correctly reported taxes or fees on your returns. The appendix describes what the auditor needs to determine in an audit and the types of records that may be requested for examination based on the type of tax or fee under consideration.

In a sales and use tax audit, for example, the auditor wants to determine the following about the returns you have filed:

- Did you report all gross receipts from sales of tangible personal property and taxable labor and services?
- Did you report the cost of all business equipment and supplies that you purchased without tax either from out-of-state vendors or for resale that would be subject to use tax?
- Did you properly claim deductions?
- Did you properly allocate local tax?
- Did you use the correct rate of tax when reporting sales in special tax districts?
- Did you properly apply tax to your sales and uses of tangible personal property?

The auditor’s goal is to answer these questions as accurately as possible in the minimum amount of time.
PRELIMINARY ARRANGEMENTS

Initial Contact
As a matter of policy, the CDTFA rarely starts an audit without prior notice, and has found that audits tend to be completed more efficiently when businesses have time to prepare.

Initial contact is usually by phone. If unable to reach you by phone, the auditor may write or visit your business location. During the initial contact, the auditor will tell you the audit period (usually three years) and will ask about your business operations, including the type of records that you keep. The auditor will also tell you what business records you should have ready for the audit and will ask about a convenient date and location to begin the audit.

If you have other tax and fee accounts with the CDTFA, these accounts may be separately selected for audit. You may request to have all your accounts audited concurrently. Auditing all your accounts together may save time and resources as some of the same records may be required to audit your different tax or fee accounts. Please inform the auditor before the initial appointment if you are interested in joint audits of your CDTFA accounts.

If you want the audit handled by an authorized representative, such as your accountant or bookkeeper, you should tell the auditor during this initial contact. The auditor can then arrange an appointment with your representative.

If the audit appointment is made by phone, you will be sent a letter confirming the start date of the audit, as well as a copy of publication 70, Understanding Your Rights as a California Taxpayer.

Scheduling an Appointment
Auditors can be flexible about the starting date and location of an audit. Normally, you can have up to two or three weeks to prepare. If you feel more time is needed, you can ask for a longer delay.

Delays and Waivers: The auditor may request that you sign a Waiver of Limitation for significant delays. This is a document extending the legal requirements should additional taxes or fees be determined within a prescribed three-year period. It also permits you to file a claim for refund for the period covered by the waiver. If you request a delay and there is a credit or refund involved, the auditor may also request that you sign a Waiver of Credit Interest. If you have questions about either waiver form, you should discuss them with the auditor.

Although the CDTFA prefers to conduct the audit at your business location, it can be performed elsewhere. For example, the audit can be conducted at an accountant’s office or at any one of the CDTFA’s offices.

If the audit is conducted at your business, you should provide a space with a work surface, an electrical outlet and adequate light. If it is necessary to have the audit at the office, you will be required to leave all the needed records at the office and accept a receipt for them. Even when the audit is not conducted at your business location, the auditor may still request a tour of your premises to get a better understanding of your operations.

Statute of Limitations
In general, for all taxpayers filing returns, other than those taxpayers who do not hold a permit and elect to report use tax on the California income tax return, the statute of limitations is three years. However, for those taxpayers who fail to file returns, the statute of limitations is eight years.

Amounts due and payable for tax reporting periods before January 1, 2003, may be covered by an extended statute of limitations if:

• You did not participate in the 2005 tax amnesty program, or
• Fraud or intent to evade tax is discovered.
Effective January 1, 2009, when issuing a deficiency determination (a billing) to a responsible person of a terminated, dissolved, or abandoned corporation, partnership, limited partnership, or limited liability company, the CDTFA may issue a billing within the earlier of:

1. Three years after the last day of the calendar month following the quarterly period in which we obtain actual knowledge of the entity's termination, dissolution, or abandonment. (Knowledge through its audit activities, compliance activities, or written communication by the business.)

2. Eight years after the last day of the calendar month following the quarterly period in which the entity was terminated, dissolved, or abandoned. If the business files a notice of termination, dissolution, or abandonment of the entity with a state or local agency other than the CDTFA, that filing will not constitute actual knowledge by the CDTFA of the filing.

For more information, please see Regulation 1702.5, Responsible Person Liability, available at www.cdtfa.ca.gov.

Records That Will Be Reviewed

The types of records the auditor will review depend on the tax or fee program for which the audit is being conducted. Please refer to the Appendix for examples of the records the auditor will need to review and for information on what the auditor will try to determine based on his or her examination of those records.

All records, even those you consider confidential, must be made available for review if they have information about your tax or fee amount due. If you refuse to provide your records, we may issue a subpoena. To protect your privacy, CDTFA employees are forbidden by law to divulge confidential information obtained during an audit to any unauthorized persons. CDTFA employees who violate this law are subject to internal discipline and criminal prosecution.

How long should I keep my business records?

You should keep required records for at least four years unless we give you specific, written authorization to destroy them sooner.

If you are being audited, you should retain all records that cover the audit period until the audit is complete, even if that means you keep them longer than four years. In addition, if you have a dispute with the CDTFA about how much tax you owe, you should retain those related records until that dispute is resolved. For instance, if you appeal the result of an audit or another determination (billing), or you file a claim for refund, you should keep your records while that matter is pending.

If you have a point-of-sale system that overwrites data after a period of time less than four years, you should transfer, maintain, and have available, all data that would have been overwritten or otherwise removed from the system for the required time periods indicated above.

For more information, you may obtain a copy of publication 116, Sales and Use Tax Records, or Regulation 1698, Records, from www.cdtfa.ca.gov or the CDTFA’s Customer Service Center.

Common Problems With Records

If you have lost or have not kept all of the records mentioned in the Appendix, tell the auditor what records you do have. The auditor may be able to obtain enough information from the available records. If not, you may be required to reconstruct the missing records or the auditor may need to estimate the missing information (in some cases, records can be reconstructed from information supplied by suppliers or customers). You should also remember that if you are found to owe additional taxes or fees because of inadequate record keeping, you may be charged a ten percent negligence penalty.

CDTFA audits usually cover three years; so you may have some of your records in storage. Whether you should remove the records from storage will depend on the auditor’s need for them. Often, records can be left at the storage location if they can be easily retrieved when requested by the auditor.
**Third-Party Proprietary Data**

For audit purposes, the CDTFA may obtain information about taxpayers from various sources including other state agencies, businesses, wholesalers, and data houses. Some of this information may include third-party proprietary data that cannot be shared with the taxpayer who is under audit.

In many industries, third parties compile data based on the financial transactions from individuals and companies for the purpose of selling the data. “Proprietary data” is the data not owned by the CDTFA and marked by a third-party contractor or provider with restrictive language asserting intellectual property rights. The data, including certain data provided to the CDTFA in a subscription based service, may be copyrighted and distribution is prohibited without the third-party’s prior consent.

When our auditors rely upon third-party proprietary data in an audit, they must inform the taxpayer that they are doing so at the time the audit is being conducted. The auditor must also provide the taxpayer information of where they can obtain the data (that is, the third-party source), when available.

**Discussion With the Auditor**

Before starting the review of your records, the auditor will usually have some questions about your business operations and accounting methods. You should answer these questions as completely as possible. A full understanding of your business and accounting records will enable the auditor to more quickly and accurately complete the audit.

**Managed Audit Program**

The CDTFA’s Managed Audit Program (MAP) allows certain businesses to conduct a type of self-audit with instructions and guidance from a CDTFA auditor. However, the MAP program is not available for all of the CDTFA’s tax and fee programs.

If you qualify for a managed audit and CDTFA approved your participation, you will enter into a managed audit program participation agreement, and conduct many of the audit tasks that would ordinarily be performed by a CDTFA auditor.

If you complete a managed audit and owe additional tax, some of CDTFA’s administered programs have a provision in the law to allow you a reduced interest rate. If you performed a MAP, you will pay interest on the amount due at only one-half the interest rate that would otherwise apply. This may result in significant savings to you.

There are other benefits, too. In a conventional audit, the auditor typically reviews your records at your place of business, during working hours. In a managed audit, you can review your records at a time and location most convenient for your staff, as long as you finish your work within the time specified.

For more information, publication 53, _Managed Audit Program_, provides general information regarding our MAP as well as specific instructions for managed audit procedures. Prepayment accounts may now participate in a MAP and we may grant relief for amounts due under Revenue and Taxation Code section 6596 in cases where taxpayers who have participated in the MAP rely on erroneous advice from CDTFA staff and fail to pay amounts due.
EXAMINATION AND TESTING

The auditor usually starts the audit with a preliminary examination of your records. This examination gives the auditor some idea of what records are available and the procedures you use to record your transactions.

The auditor then performs some tests to determine if a complete audit is needed. For a sales tax audit, for example, the auditor may compare:

- The total sales recorded on your books to the total sales reported on your sales tax returns.
- The total sales recorded on your books to the total sales on your income tax returns.
- The amount for tax you collected to the tax reported on your returns.
- Claimed sales for resale to resale certificates.

The auditor might also check your purchase invoices for equipment or supplies purchased without tax or might test your achieved markup on cost.

Please Note: Amended returns filed after your account is assigned to CDTFA staff for audit are considered additional records for review. Payments made with amended returns are credited to your audit, thus stopping interest accrual on the amount paid.

Please see the Appendix, for examples of the types of documents reviewed for tax and fee programs other than sales and use taxes.

Prior Audits

Written advice provided to you in a prior audit may be relied upon as “written advice from the CDTFA” if the prior audit contains written evidence that demonstrates that the issue in question was examined, either in a sample or actual review.

No Opinion Warranted (NOW)

Accounts that are considered for a routine audit may result in a No Opinion Warranted (NOW) result. A NOW results when the auditor’s cursory review of your records indicates that no further review of your records is warranted. The intent of the NOW is to save time for both you and the auditor when there appears to be no need for an in-depth review of your records. However, a NOW is not an audit report; the auditor may not have examined all of your transactions, which means that there may be transactions that you might not be reporting correctly.

As stated above, the law provides that a person may be relieved from tax and/or fee, penalties, or interest if a person’s failure to report tax and/or fee on a transaction or activity is due to that person’s reasonable reliance on written advice from the CDTFA. In general, due to the limited scope of the NOW review, if a routine audit results in a NOW and the auditor does not prepare any workpapers, schedules, or other written information, you are not considered to have received any “written advice from the CDTFA” for you to rely upon for purposes of relief from liability.

However, there may be instances in which a NOW includes a more thorough review of your transactions and the comments, schedules, and/or work papers prepared during that review indicate that you are reporting taxes or fees on those transactions correctly. As a result of that type of situation, a NOW therefore may contain written advice from the CDTFA. However, whether or not a NOW qualifies as written advice from the CDTFA will be determined on a case by case basis only.

In addition to verifying that you have correctly reported taxes or fees on your returns, the auditor is also available to assist you in understanding the laws and regulations that apply to your business. Therefore, if you have any
questions about the application of tax or fees to a particular transaction or activity, you should ask your auditor before the audit review begins. Further, if you would like a written response from the CDTFA, you may submit your tax or fee questions to the CDTFA in writing for a written response.

For additional information please see CDTFA-8, Get It in Writing.

**Use of prior audit percentages of error in current audits**

At times, under certain circumstances, the CDTFA can use a percentage of error developed from prior audits of your business for the sales or accounts payable portion of the current audit. This allows the CDTFA to be more efficient and reduce the burden on those being audited.

If your audit meets the criteria, the auditor and audit supervisor will contact you and explain the program in detail. Upon your approval for the CDTFA to use the prior percentage, the CDTFA will provide you with a detailed outline that indicates why your audit was eligible for this program.

The use of a prior audit percentage of error can be used in two subsequent audits.

**Computer-assisted audits**

If you keep your records in electronic form, the CDTFA can more readily assess the accuracy of your tax reporting by examining those electronic records. CDTFA calls this a “computer-assisted audit” (CAA). Businesses usually find this method less time-consuming and more convenient than a conventional audit. Among other things, it dramatically reduces the volume of paper documents required.

In a CAA, the CDTFA examines your electronic records in addition to some of your paper records. You will download data that the CDTFA will analyze using specialized software. The CDTFA will provide guidance and work with your information systems staff to make sure they download the data in a format the CDTFA can use.

For more information, please see publication 147, What to Expect in a Computer-Assisted Audit.

**In-Depth Review**

If the tests of your records indicate possible reporting errors, the auditor may decide that a more complete examination is needed. This examination could be on an actual basis (looking at every transaction) or on a sample basis (looking at selected transactions).

For a sample basis audit, the auditor generally tries to use a statistical sample. Under this method, the auditor randomly selects enough transactions to enable him or her to draw a conclusion about all of the transactions under review. For example, an auditor may randomly select invoices for a portion of your sales to determine how accurately you have reported tax on all of your sales. If your records are not suitable for a statistical sample, the auditor may use some other sampling method. In general, if an auditor is going to use a sampling method, he or she should discuss the sampling elements with you before finalizing the plan.

Whether the auditor reviews your records on an actual or sample basis depends on the type, size, complexity, and accounting methods of your business. Sampling is normally used when an actual basis review would take too much time. In many cases, the auditor will use both methods on the same audit. For example, he or she may review your asset purchases on an actual basis and use a sample to review sales.

In addition to sampling, the auditor may use a variety of other methods to review your records. The auditor can answer any questions that you or your authorized representative may have about audit methods and procedures. You may also contact the auditor’s supervisor for answers to your questions if you believe the auditor has not adequately addressed your concerns.

You should let the auditor know about any disagreements you have with the audit findings. In many cases, you can resolve those disagreements by providing the auditor with more information.
**AUDIT FINDINGS**

**Exit Conference**

When the audit is complete, the auditor will arrange to hold an exit conference with you and/or your authorized representative. The auditor’s supervisor may also attend. At this conference, the auditor will explain any proposed refunds or additional taxes or fees or let you know that your returns have been accepted as filed.

Even if you have a representative, you should consider attending the exit conference. It will give you a chance to fully review the audit working papers. You can also ask any additional questions you have about the audit process and obtain information about how the law applies to your business. This information may help you to properly report taxes or fees in the future.

The CDTFA auditors are required to provide you copies of all the audit working papers, and will normally include an indexed set of schedules prepared by the auditor documenting the tests and examination procedures used in the audit. The audit working papers should also include the auditor’s narrative comments describing your records, explaining the purposes of the tests conducted, and interpreting the findings of the tests.

You should let the auditor know if you agree or disagree with the audit findings. As explained later, you will be given an opportunity to discuss your reasons with the auditor’s supervisor or another CDTFA representative.

**Notice of Audit Results**

If it is determined that you do not owe taxes or fees, or you are not entitled to a refund, you will receive a letter stating that your returns have been accepted as filed.

If the auditor determines that you owe taxes or fees, or are entitled to a refund, he or she will prepare a *Report of Field Audit* or a *Report of Investigation* that summarizes those findings. If you have indicated you agree with the audit findings, the report will be reviewed for accuracy and sent to the Sacramento Headquarters for action. Based on the audit findings, you will later receive:

- A *Notice of Determination* (billing), or
- A *Notice of Refund*

See *Billing or Refund Notice*, for more information on each type of notice and your appeal rights.

*Note:* You should keep your copies of the audit report and the audit working papers for at least four years.

**If You Disagree With the Audit Results**

If you indicate you disagree with the audit results, the auditor will generally defer preparing the final audit report and allow you a reasonable amount of time to provide additional information to support your argument. You should clearly explain why you disagree and ask the auditor about the documentation you need to support your position. Once the auditor has considered your reasons and documentation, he or she may:

- Adjust the audit results.
- Request more information and arrange for another discussion, or
- Recommend the next step in resolving the dispute: discussion with the audit supervisor.
Discussion with the Audit Supervisor

The auditor will tell the supervisor that you want to discuss the audit, and the supervisor will call you to schedule a meeting. At this meeting, you may explain why you disagree with the audit results and suggest what should be done to resolve the disagreement. You should also present any documents that support your position.

After considering your reasons, the supervisor will decide whether the audit results should be adjusted and will discuss any proposed adjustments with you. You should let the auditor know if you still disagree with the findings.

Following the meeting, the auditor will prepare the Report of Field Audit or Report of Investigation that summarizes the final audit findings. If the report notes you do not agree with the audit results, you will be given the opportunity to meet with a CDTFA representative to discuss your disagreement.

Discussion with a CDTFA Representative

If the audit report notes that you do not agree with the audit results, you will receive a letter that gives you ten days to make an appointment with the representative identified in the letter.

Please note: If you do not respond within ten days, the CDTFA will assume that you agree with the audit and the Report of Field Audit or Report of Investigation will be sent to the CDTFA Headquarters office in Sacramento for processing, billing or refund.

Since this discussion is the last step before you receive a billing or refund notice, you should present any information that you feel can resolve the disagreement. As with the meeting with the audit supervisor, CDTFA’s representative may recommend a change to your tax refund or tax amount due if the information you provide at that time is found acceptable. Any proposed adjustments will be discussed with you. Next, a representative will review the issues involved to determine whether the audit is correct. Depending on the findings, the representative will then recommend that a Notice of Determination or Notice of Refund be issued as applicable.

Prepaying an Amount Due

Whether you agree or disagree with the audit findings, you may wish to prepay the proposed liability to avoid the additional accrual of interest. For most amounts due, payments are first applied to the amount of tax owed. Interest will continue to accrue on the amount of tax still owed. Once the tax amount is paid in full, interest will stop accruing. However, payments on motor vehicle fuel tax liabilities, including aircraft jet fuel tax, are applied first to interest charges, then penalty charges (if any), and last to the tax amount due. Therefore, for motor vehicle fuel tax liabilities, the entire amount due must be paid to stop interest from accruing. You may prepay the full amount due, or a portion thereof, prior to receipt of a billing notice. CDTFA-1, Audit Payment Information, is available at www.cdtfa.ca.gov, or from your auditor. This form also contains more information on prepayments. Please note, the CDTFA does not presume that prepayment of the amount due indicates your agreement with the audit results.
BILLING OR REFUND NOTICE

Notice of Determination (Billing)
If you receive a Notice of Determination indicating that you owe additional taxes or fees, please note the issue date. Within 30 days of that date, you must either:

- Pay the billed amount, or
- File an appeal (“petition for redetermination”) if you disagree with the billing.

If you do not take either action within that time period, you will be assessed a penalty equal to ten percent of the unpaid taxes or fees due. If you do not pay the billed amount, we may take collection actions, including filing liens or levies. For information on the collection process, please refer to publication 54, Collection Procedures, available at www.cdtfa.ca.gov.

If you miss the 30-day deadline, you cannot file a petition for redetermination and must pay the billed amount. However, you can “appeal” your payment by filing a claim for refund for each payment. For more information, see publication 17, Appeals Procedures: Sales and Use Taxes and Special Taxes.

Note—Interest Charges
If you appeal the Notice of Determination (that is, you file a petition for redetermination), you should consider paying the billed tax or fee amount, or at least the undisputed portion, before your appeal is resolved. This is because interest charges continue to accrue on any unpaid portion of the tax or fee. If you are successful in your appeal, any overpaid tax or fee will be refunded with interest. Although the majority of petitions are decided in less than a year from the date the petition is first acknowledged, some cases may take several years to be resolved. If you think you may have difficulty paying a determination, please contact your local office.

You may call the CDTFA’s Customer Service Center at 1-800-400-7115 or check the website for information on the current interest rates for unpaid amounts due and refunds. You can also call the Customer Service Center for information on the status of your appeal or to request the amount of interest that has accumulated to date or refer to the CDTFA’s online interest calculator at www.cdtfa.ca.gov. Click Taxes & Fees, then click Sales & Use Tax, then look under the Tax & Interest Rates tab to find the Interest Calculator.

Interest and Penalties
For more information regarding audit interest and penalties with regard to sales and use tax audits, please review publication 75, Interest, Penalties, and Fees. You can also order a copy of the publication, please see the For More Information section.

Notice of Refund
Before any refund can be issued, CDTFA staff must first determine whether you have an outstanding tax liability with the CDTFA or any other state agency. If you do have such a liability, we may be required to transfer enough of the refund amount to cover it. A warrant for the refund amount will be issued by the State Controller and sent with the notice. This usually occurs four to eight weeks after receipt of the Report of Field Audit.

If you believe you are entitled to a larger refund, you must file a claim for refund with the CDTFA. For more information, please review publication 17, Appeals Procedures Sales and Use Taxes and Special Taxes.
The steps involved in an appeal after this point are explained more fully in publication 17, Appeals Procedures Sales and Use Taxes and Special Taxes. If you have not already received a copy, you should ask the auditor for one. You may download a copy from www.cdtfa.ca.gov.

If you do appeal, you should carefully read all notices and letters sent by the CDTFA. *Failure to respond within stated time limits can result in denial of your appeal.*

**Proposing a Settlement of a Disputed Amount Due**

While you are pursuing an appeal, you may also propose a settlement of your case. *Publication 17* provides information on our settlement program.

**Offers in Compromise**

The Offers in Compromise (OIC) Program is for tax and feepayers that do not have, and will not have in the foreseeable future the income, assets, or means to pay their amount due in full. It allows a tax or feepayer the ability to offer a lesser amount for payment of a nondisputed final tax amount due on a closed out account.

Effective January 1, 2009, through January 1, 2018, the OIC Program will also entertain offers on qualified open active accounts where they find no evidence that the taxpayer has collected an amount for tax and the taxpayer has not previously received a compromise.

*Publication 56, Offer in Compromise,* available on the CDTFA’s website or from the Customer Service Center, also provides more information on the OIC Program.
For additional information or assistance, please take advantage of the resources listed below.

INTERNET
www.cdtfa.ca.gov
You can log onto our website for additional information—such as laws, regulations, forms, publications, industry guides, and policy manuals—that will help you understand how the law applies to your business.

You can also verify seller’s permit numbers on the CDTFA website (look for Verify a Permit, License, or Account) or call the CDTFA’s toll-free automated verification service at 1-888-225-5263.

Multilingual versions of publications are available on the CDTFA website at www.cdtfa.ca.gov.

Another good resource—especially for starting businesses—is the California Tax Service Center at www.taxes.ca.gov.

TAX INFORMATION BULLETIN
The quarterly Tax Information Bulletin (TIB) includes articles on the application of law to specific types of transactions, announcements about new and revised publications, and other articles of interest. You can find current TIBs on our website at www.cdtfa.ca.gov/taxes-and-fees/tax-bulletins.htm. Sign up for CDTFA updates email list and receive notification when the latest issue of the TIB has been posted to our website.

FREE CLASSES AND SEMINARS
Most of the CDTFA statewide offices offer free basic sales and use tax classes with some classes offered in other languages. Check the Sales and Use Tax Section on our website at www.cdtfa.ca.gov for a listing of classes and locations. You can also call your local office for class information. We also offer online seminars including the Basic Sales and Use Tax tutorial and how to file your tax return that you can access on our website at any time. Some online seminars are also offered in other languages.

WRITTEN TAX ADVICE
For your protection, it is best to get tax advice in writing. You may be relieved of tax, penalty, or interest charges that are due on a transaction if we determine that we gave you incorrect written advice regarding the transaction and that you reasonably relied on that advice in failing to pay the proper amount of tax. For this relief to apply, a request for advice must be in writing, identify the taxpayer to whom the advice applies, and fully describe the facts and circumstances of the transaction.

For written advice on general tax and fee information, please visit our website at: www.cdtfa.ca.gov/email to email your request.

You may also send your request in a letter. For general sales and use tax information, including the California Lumber Products Assessment, or Prepaid Mobile Telephony Services (MTS) Surcharge, send your request to:

Audit and Information Section, MIC:44
California Department of Tax and Fee Administration
PO Box 942879
Sacramento, CA 94279-0044

For written advice on all other special tax and fee programs, send your request to:

Program Administration Branch, MIC:31
California Department of Tax and Fee Administration
PO Box 942879
Sacramento, CA 94279-0031

TAXPAYERS’ RIGHTS ADVOCATE
If you would like to know more about your rights as a taxpayer or if you have not been able to resolve a problem through normal channels (for example, by speaking to a supervisor), please see publication 70, Understanding Your Rights as a California Taxpayer, or contact the Taxpayers’ Rights Advocate Office for help at 1-916-324-2798 (or toll-free, 1-888-324-2798). Their fax number is 1-916-323-3319.

If you prefer, you can write to: Taxpayers’ Rights Advocate, MIC:70; California Department of Tax and Fee Administration; P.O. Box 942879; Sacramento, CA 94279-0070.
Regulations, forms, and publications

*Lists vary by publication*

Selected regulations, forms, and publications that may interest you are listed below. Spanish versions of our publications are also available online.

**Regulations**

- 1698 Records
- 1702 Successor’s Liability
- 1702.5 Responsible Person Liability
- 1702.6 Suspended Corporations
- 1703 Interest and Penalties
- 1705 Relief from Liability
- 1705.1 Innocent Spouse or Registered Domestic Partner Relief from Liability

**Publications**

- 17 *Appeals Procedures Sales and Use Taxes and Special Taxes*
- 53 *Managed Audit Program*
- 54 *Collection Procedures*
- 70 *Understanding Your Rights as a California Taxpayer*
- 75 *Interest, Penalties, and Fees*
- 147 *What to Expect in a Computer-Assisted Audit*

**Division Addresses**

For written advice please write to the appropriate division.

**Business Tax and Fee Division**

**Sales and Use Taxes**

- Audit and Information Section MIC:44
  PO Box 942879
  Sacramento, CA 94279-0044

  Lumber Products Assessment
  Prepaid Mobile Telephony Services Surcharge

**Special Taxes and Fees**

- Program Administration Branch (STFD) MIC:31
  PO Box 942879
  Sacramento, CA 94279-0031
  1-800-400-7115

  Aircraft Jet Fuel Tax
  Alcoholic Beverage Tax
  California Cigarette and Tobacco Products Licensing Act of 2003
  California Tire Fee
  Cannabis Tax
  Childhood Lead Poisoning Prevention Fee
  Cigarette and Tobacco Products Tax
  Diesel Fuel Tax
  Electronic Waste and Recycling Fee
  Emergency Telephone Users Surcharge

  Energy Resources Surcharge
  Fire Prevention Fee
  Hazardous Waste Disposal Fee
  Hazardous Waste Environmental Fee
  Hazardous Waste Facility Fee
  Hazardous Waste Generator Fee
  Integrated Waste Management Fee
  International Fuel Tax Agreement (IFTA)
  Lead-Acid Battery Fees
  Motor Vehicle Fuel Tax
  Natural Gas Surcharge
  Occupational Lead Poisoning Prevention Fee
  Oil Spill Response, Prevention, and Administration Fee
  Timber Yield Tax
  Underground Storage Tank Maintenance Fee
  Use Fuel Tax
  Water Rights Fee
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</table>
Tax or Fee *  
Audit Objective
The following are examples of the types of information the auditor wants to verify:

Aircraft Jet Fuel Tax

- Did you report the total gallons of jet fuel you sold?
- Did you report the gallons of aircraft jet fuel used by you as an aircraft jet fuel user?
- Did you correctly report the number of gallons of aircraft jet fuel sold to the United States Armed Forces?
- Did you correctly report the number of gallons of aircraft jet fuel sold to aircraft manufacturers?
- Did you correctly report the number of gallons of aircraft jet fuel sold to air common carriers?
- Did you correctly report the gallons of aircraft jet fuel exported?
- Did you correctly report the gallons of aircraft jet fuel sold to registered aircraft jet fuel dealers?

Records
The auditor will need to review the following types of records (including records maintained on computer):

- Books of account relating to aircraft jet fuel purchased or produced and sales of aircraft jet fuel; including general ledger accounts, purchase and sales journals, purchase and sales invoices, bills of lading, purchase orders and contracts.
- A record of all imports and exports of aircraft jet fuel.
- Physical inventory records of aircraft jet fuel.
- Copies of common carrier exemption certificates.
- A record of all sales to the United States Armed Forces including supporting purchase orders, sales invoices, and contracts.
- Copies of contract with aircraft jet fuel suppliers on into-plane programs and/or other fueling services of branded aircraft jet fuels.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
Audit Objective

The following are examples of the types of information the auditor wants to verify:

Records

The auditor will need to review the following types of records (including records maintained on computer):

- Books of accounts, including income statements, balance sheets, general ledgers, purchase and sales journals, receiving logs, detailed physical inventory records, and other summary records of your business operations.
- Federal excise tax returns.
- Original documents that support the entries made in the types of records listed above (such as sales and purchase invoices and bills of lading).
- Copies of returns you have filed with us and the working papers and schedules used to prepare the returns.
- Books of account, including income statements, balance sheets, general ledgers, purchase and sales journals, receiving logs, inventory records, and other summary records of your business operations.
- Original documents that support the entries made in the types of records listed above (such as sales and purchase invoices and bills of lading).
- Copies of returns you have filed with us and the working papers and schedules used to prepare the returns.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
Tax or Fee *  
Audit Objective  
The following are examples of the types of information the auditor wants to verify:

California  
Tire Fee  
- Did you report all new retail tires sold?
- Did you properly include all self-consumed tires and company-warranted tires?
- Did you properly exclude wholesale tires sold?
- Did you properly include tires affixed to new or used motor vehicles, trailers, construction or farm equipment?

Records  
The auditor will need to review the following types of records (including records maintained on computer):
- Books of account, including income statements, balance sheets, general ledgers, and other summary records of your business operations, including federal and state income tax returns.
- Original documents that support the entries to your books, such as sales invoices, credit memos, purchase orders, and other documents that result from your business operations.
- Sales or other reports showing the quantity of retail and wholesale tires sold.
- Copies of returns filed with us and the working papers and schedules used to prepare the returns.
- Inventory records and supporting documentation.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
Cannabis Excise Tax

- Did you properly calculate the average market price of the cannabis and cannabis products?
- Did you report the average market price of all cannabis and cannabis products that you supplied to a retailer during the reporting period?
- Did you properly report any excess cannabis excise tax collected from a retailer?
- Did you properly report any credits for excess cannabis excise tax collected, remitted to CDTFA, and subsequently returned to the retailer?

Cultivation Tax

- Did you report all cannabis that entered the commercial market during the reporting period?
- Did you report all cannabis that entered the commercial market in the correct category?
- Did you report in ounces properly?

Records

The auditor will need to review the following types of records (including records maintained on computer and in the California Cannabis Track-and-Trace System):

- Copies of returns filed with the CDTFA and the worksheets and supporting schedules used to prepare the electronic Cannabis Tax Returns.
- Worksheets used to calculate the average market price of the cannabis or cannabis products.
- Books of account, including your income statements, balance sheets, general ledger, and other summary records of your business operations.
- Original documents that support the entries to your books, or example, sales invoices, purchase invoices, purchase orders, bills of lading, cannabis manifests, credit memos for returned product, bank statements, cancelled checks, cash distribution records, credit card statements, and any other documents that result from your business operations.
- All electronic Point of Sale (POS) records that include transactional data.
- Records that support the cultivation tax returned to the cultivator, or cannabis excise tax returned to the retailer.
- Records that support any credits taken for excess cannabis excise tax collected, remitted to CDTFA, and subsequently returned to the retailer.
- Records that support any transactions where the cultivation tax or the cannabis excise tax was not collected or remitted.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
Cannabis Excise Tax

Audit Objective
The following are examples of the types of information the auditor wants to verify:

Records (continued)
The auditor will need to review the following types of records (including records maintained on computer and in the California Cannabis Track-and-Trace System):

- Records that support any volume of destroyed cannabis or cannabis products.
- Inventory records of all cannabis or cannabis products purchased and distributed (inventory entered into the California Cannabis Track-and-Trace System is acceptable).
- Copies of contracts or documents that support any business agreements you may have with other cannabis licensees.
- Copies of contracts or documents that support your other commercial cannabis business activities that you may have, under the same license or under multiple cannabis licenses.
- Copies of your commercial cannabis license(s) and the application(s) you submitted to the applicable state licensing agency.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
### Tax or Fee *

**Audit Objective**

The following are examples of the types of information the auditor wants to verify:

**Cigarette and Tobacco Products Tax**

- **Cigarette Tax**
  - Did you take actual beginning and ending inventories of cigarettes with stamps affixed and unaffixed?
  - Did you properly claim tax-exempt distributions?
  - Did you properly deduct unusable stamps for which you have filed a claim?
  - Did you report purchases of Non Participating Manufacturer (NPM) brands on Schedule F?

- **Records**
  - Books of account, including your income statements, balance sheets, general ledger, and other summary records of your business operations.
  - Original documents that support the entries to your books, for example, sales invoices, purchase invoices, purchase orders, bills of lading, credit memos for return product, bank statements, cancelled checks and cash distribution records, credit card statements, and any other documents that result from your business operations.
  - Physical inventory records for stamped and unstamped cigarettes and for fixed and unaffixed cigarette stamps.
  - Cigarette tax stamp logs and purchasing records.
  - Copies of tax returns and/or reports you have filed with us and the worksheets and supporting schedules used to prepare the returns and/or reports.

*If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
Audit Objective

The following are examples of the types of information the auditor wants to verify:

**Cigarette and Tobacco Products Tax**

- Did you report the wholesale cost of tobacco products distributed (prior to any discounts or trade allowances)?
- Did you properly claim tax-exempt distributions?
- Did you report tobacco products purchased from a supplier outside of California or imported into California from a foreign country?
- Did you report Roll Your Own tobacco product on Schedule T?

**Records**

The auditor will need to review the following types of records (including records maintained on computer):

- Cigarette and Tobacco Products Distributor, Wholesaler, and Tobacco Products Manufacturer/Importer tax returns, supporting schedules and worksheets, and any other documentation used to prepare the returns.
- Worksheets used to determine discounts and trade allowances for Tobacco Products Distributor Return reporting.
- General ledger, chart of accounts, balance sheets, purchase journal, and sales journal, bank statements, credit card statements, cancelled checks and cash distribution records.
- Original documents supporting entries to books and records, such as sales and purchase invoices, bills of lading, etc.
- Schedule of claimed exempt distributions and supporting documents, such as sales invoices, purchase invoices, shipping documents, credit memos for returned products, etc.
- Inventory records of all tobacco products purchases including taxed and untaxed products. Taxed and untaxed tobacco products are to be stored separately. Note: untaxed tobacco products must be segregated and secured separately from tax-paid tobacco away from the retail stock.
- Records supporting imports of tobacco products from outside the United States, including Customs Broker invoices, U.S. Customs import documents, and tobacco vendor purchase invoices including support for transportation charges.
- List of all tobacco products, suppliers and their addresses, including contracts identifying tobacco purchase amounts and any discounts allowed.
- Copies of the Alcohol and Tobacco Tax and Trade Bureau (TTB) return and reports.
- Federal and State income tax returns.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
Audit Objective

The following are examples of the types of information the auditor wants to verify:

**Diesel Fuel Exempt User**
- Did you correctly report the gallons of tax-paid diesel fuel that you used in vessels?
- Did you correctly report the gallons of tax-paid diesel fuel that you used in construction equipment exempt from registration operated off-highway?
- Did you correctly report the gallons of tax-paid diesel fuel that you used in the operation of auxiliary equipment?
- Did you correctly report your purchases of tax-paid diesel fuel and without tax dyed diesel fuel?
- Did you correctly report your sales of dyed and undyed diesel fuel?
- Did you properly apply auxiliary equipment safe harbor percentages?

**Diesel Fuel Tax Supplier**
- Did you report all rack removals of diesel fuel and accountable products?
- Did you report all sales of diesel fuel to unlicensed suppliers above the rack?
- Did you correctly report two-party exchanges?
- Did you report total gallons of imports and exports?
- Did you report sales of biodiesel, straight vegetable oil, and waste vegetable oil?
- Have all below-the-rack purchases been made tax-paid?
- Did you properly claim total deductions in number of gallons and use the correct tax rate, supported with proper documentation?
- Did you report the amount of diesel fuel used?
- Did you use the correct tax rate when reporting?

Records

The auditor will need to review the following types of records (including records maintained on computer):

- Books of account relating to purchases and sales of clear and dyed diesel fuel and accountable products; including general ledger accounts, purchase and sales journals, purchase and sales invoices, bills of lading, purchase orders, and contracts.
- Physical inventory of untaxed and tax-paid gallons of diesel fuel.
- Supporting documentation for exempt gallons for which a refund was claimed including fuel logs, trip reports, a list of on-highway and off-highway diesel-powered vehicles, equipment lists, and exempt fuel usage tests.
- Copies of claims filed with us and the working papers and schedules used to prepare the claims.

- Books of account related to rack removals, purchases, and sales of diesel fuel and accountable products, including general ledger accounts, purchase and sales journals, purchase and sales invoices, bills of lading, pipeline tickets, terminal reports, purchase orders, contracts, and exchange agreements.
- A record of all imports and exports of diesel fuel.
- Physical inventory records of diesel fuel and accountable products.
- Refinery production reports.
- Terminal Operator reports.
- Exemption Certificates, off-highway or usage logs or any documentation to support claimed exemptions and/or credits.
- Copies of returns and claims filed with us and the working papers and schedules used to prepare the returns.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
Tax or Fee

Audit Objective
The following are examples of the types of information the auditor wants to verify:

Diesel Fuel
Ultimate
Vendor

- Did you correctly report your sales of tax-paid gallons of fuel to farmers for use on a farm?
- Did you correctly report your sales of tax-paid gallons of fuel to exempt bus operators?
- Did you correctly report your sales of tax-paid gallons of fuel to the United States Government?
- Did you correctly report your exports of tax-paid gallons of fuel exported from this state?
- Did you correctly segregate and properly report your purchases of tax-paid clear diesel fuel from your purchases on tax free dyed diesel fuel?
- Did you correctly report tax-paid diesel fuel used in your operations for purposes other than to operate motor vehicles on the highway?

Records
The auditor will need to review the following types of records (including records maintained on computer):

- Books of accounts related to diesel fuel purchases and sales of diesel fuel and accountable products; including general ledger accounts, purchase and sales journals, purchase and sales invoices, bills of lading, purchase orders, and contracts of sale.
- A record of all exports.
- Records segregating purchases of untaxed and tax-paid gallons of diesel fuel.
- Physical inventory records of untaxed and tax-paid gallons of diesel fuel and other accountable products.
- Timely exemption certificates from farmers and exempt bus operators.
- A record of all United States Government sales including supporting purchase orders, sales invoices, and contracts.
- Supporting documentation for tax-paid diesel fuel claimed as being used off the highway.
- Copies of reports and claims filed with us and the working papers and schedules used to prepare the returns.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
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<tr>
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<th>Audit Objective</th>
<th>Records</th>
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<td>Diesel</td>
<td>The following are examples of the types of information the auditor wants to verify:</td>
<td>The auditor will need to review the following types of records (including records maintained on computer):</td>
</tr>
<tr>
<td>Interstate</td>
<td>• Did you report all miles traveled?</td>
<td>• Trip distance records such as, Individual Vehicle Distance Reports, driver daily logs, trip reports and/or onboard recording devices.</td>
</tr>
<tr>
<td>User</td>
<td>• Did you report total gallons of fuel used by your qualified vehicles during the reporting period?</td>
<td>• Distance records should include all of the following information: Date of trip (starting and ending), trip origin and destination, beginning and ending odometer readings, odometer readings at the crossing of the border, routes of travel, total trip miles or kilometers, distance by country, vehicle unit and fleet number.</td>
</tr>
<tr>
<td></td>
<td>• Did you correctly report gallons of tax paid fuel used by your qualified vehicles during the reporting period?</td>
<td>• Fuel records and fuel receipts, should contain the following information: Date of purchase, name and address of the seller, number of gallons or liters purchased, type of fuel purchased, price per gallon or liter, or total sale amount, tax amount if included, unit and fleet number of the vehicle into which the fuel was placed, and purchaser’s name.</td>
</tr>
<tr>
<td></td>
<td>• Trip distance records such as, Individual Vehicle Distance Reports, driver daily logs, trip reports and/or onboard recording devices.</td>
<td>• Copies of returns and claims filed with us and the working papers and schedules used to prepare the returns.</td>
</tr>
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* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
Audit Objective
The following are examples of the types of information the auditor wants to verify:

Electronic Waste Recycling Fee

- Did you report all Covered Electronic Devices (CEDs) sold or leased?
- Did you report all sales of self-consumed new or refurbished CEDs in the total number of items sold?
- Did you properly exclude all CEDs sold in interstate or foreign commerce?
- Did you properly exclude all CEDs sold to other retailers for the purpose of resale?
- Did you properly claim number of returned CEDs for a returned merchandise credit?
- Did you properly report CEDs subject to the fee in the appropriate categories?

Records
The auditor will need to review the following types of records (including records maintained on computer):

- Books of account including your income statements, balance sheets, general ledgers, and other summary records of your business operations, including state and federal income tax returns.
- Original documents that support the entries to your books, such as sales and purchase invoices, purchase orders, contracts, bank statements, and any other documents that result from your business operations.
- Resale certificates, exemption certificates, bills of lading, or other documents supporting claimed exempt sales.
- Copies of the returns you have filed with us and the working papers and schedules used to prepare the returns.
- Inventory records and supporting documentation.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
Audit Objective
The following are examples of the types of information the auditor wants to verify:

Records
The auditor will need to review the following types of records (including records maintained on computer):

**Emergency Telephone Users**
- Did you report all charges for intrastate telephone communication service?
- Did you report all charges for intrastate cellular telephone roamer service you provided?
- Did you report all retail sales of prepaid mobile telephony services?
- Did you identify if a billing aggregator was used?
- Did you file the proper supporting schedules?
- Did you collect the prepaid MTS surcharge, and remit the prepaid 911 surcharge portion to the CDTFA?
- Did you correctly calculate the amount subject to the surcharge?
- Did you claim bad debts related to telephone communication service?
- Did you report excess surcharge collected?
- Did you include all CPUC fees, surcharge reimbursements and billing surcharges or credits as charges subject to the surcharge?
- Did you report bad debts related to intrastate telephone communication service (net-of-recoveries)?
- Did you properly exclude interstate cellular airtime charges?
- Did you properly exclude separately stated charges for private communication services?

**Surcharge Service Suppliers and Direct Sellers**
- Copies of returns filed with us and the working papers and schedules used to prepare the returns.
- Books of account, including income statements, balance sheets, general ledgers, and other summary records of your business operations, including federal and state income tax returns.
- Original documents that support the entries to your books, such as invoices, settlement sheets, customer service records, and any other documents that result from your business operations.
- Documents filed with governmental regulatory agencies and other documents describing the telephone communication services provided.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
DECEMBER 2018  |  AUDITS

Tax or Fee *  

Audit Objective

The following are examples of the types of information the auditor wants to verify:

Energy Resources Surcharge

- Did you report all kilowatt hours (kwh) of electrical energy sold?
- Did you properly exclude sales to other electrical utilities?
- Did you properly exclude energy used directly or lost in the process of generation, transmission, or distribution?
- Did you properly exclude bad debt adjustments?
- Did you exempt only service users who qualify as exempt from the energy surcharge?

Environmental Fee

- Did you report the correct number of employees on your return?

Records

The auditor will need to review the following types of records (including records maintained in electric format):

- Books of account, including income statements, balance sheets, general ledgers, and other summary records of your business operations, including federal and state income tax returns.
- Original documents that support the entries to your books, such as billing invoices, settlement sheets, customer service records, and any other documents that result from your business operations.
- Copies of returns filed with us and the working papers and schedules used to prepare the returns.
- Payroll reports and all other documents listing employees, wages, and hours worked.
- Employee agreements or contracts.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
### Tax or Fee *

**Audit Objective**
The following are examples of the types of information the auditor wants to verify:

**Hazardous Substances Generator Fee, Disposal Fee, and Facility Fee**

- Did you report the total amount of hazardous waste and are the wastes properly classified?
- Are all of your locations that generated more than five tons of waste registered with the CDTFA?
- Have you properly documented exempt waste and waste qualifying for the cleanup rate?
- Does the classification reported on the return agree with the permitted size of the facility?
- Is the facility operating within the requirements of the permit?

**Records**
The auditor will need to review the following types of records (including records maintained on computer):

- Copies of returns and reports filed with us, including supporting worksheets.
- A listing of all past and current Environmental Protection Agency numbers assigned for your site locations.
- Hazardous waste manifests, with supporting documentation, such as weight tickets, and waste profile sheets.
- Transporter billings or invoices that support the quantity of waste generated.
- Waste stream analysis reports.
- Conversion factor computation.
- Production reports.
- Correspondence with regulatory agencies and copies of site inspection reports, permits, permit modifications and certifications.
- For disposal fee exemptions or fee rate determinations: written evidence from the generator citing generator name, site address, and specific explanation of the reason the waste is exempt from the fee or subject to another rate like the cleanup rate.
- Unmanifested treated wood waste tonnage reports.

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### Tax or Fee *

**Audit Objective**
The following are examples of the types of information the auditor wants to verify:

**Integrated Waste Management Fee**

- Did you report all tonnage of waste accepted into landfill?
- Did you properly exclude amounts of recycled and inert material waste removed from the waste stream and not disposed of in the solid waste landfill?

**Records**
The auditor will need to review the following types of records (including records maintained on computer):

- Books of account, including income statements, balance sheets, general ledgers, and other summary records of your business operations, including federal and state income tax returns.
- Original documents that support the entries to your books, such as weigh tickets, billing invoices, settlement sheets, customer service records, and any other documents that result from your business operations.
- Copies of returns filed with us and the working papers and schedules used to prepare the returns.
- Reports of waste received.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
Audit Objective
The following are examples of the types of information the auditor wants to verify:

International Fuel Tax Agreement (IFTA)

- Did you correctly report all miles traveled by your IFTA qualified vehicles?
- Did you correctly report total gallons of fuel used by your IFTA qualified vehicles during the reporting period?
- Did you correctly report gallons of tax paid fuel used by your IFTA qualified vehicles during the reporting period?
- Did you correctly report fuel used from your bulk fuel storage?

Records
The auditor will need to review the following types of records (including records maintained on computer):

- Trip distance records such as, Individual Vehicle Distance Reports, driver daily logs, trip reports and/or onboard recording devices.
- Distance records should include all of the following information: Date of trip (starting and ending), trip origin and destination, beginning and ending odometer readings, odometer readings at the crossing of each jurisdictions, routes of travel, total trip miles, distance by jurisdiction, vehicle unit and fleet number.
- Fuel records and fuel receipts, should contain the following information: Date of purchase, name and address of the seller, number of gallons purchased, type of fuel purchased, price per gallon, or total sale amount if included, unit and fleet number of the vehicle into which the fuel was placed, and purchaser’s name.
- Bulk purchase invoices and bulk inventory records showing that tax was paid on your bulk fuel purchases. The records should contain the following information: Date and number of gallons withdrawn, fuel type, unit and fleet number of the vehicle into which the fuel was placed, and location of your storage facility.
- Copies of returns and claims filed with us and the working papers and schedules used to prepare to prepare the returns.
- Records should be retained a minimum of four years.

* If you are registered under a tax or fee program that is not listed here, please contact the appropriate program area for information on the records that program will need to examine. See page 13 for telephone numbers and addresses.
Tax or Fee *  

Audit Objective  
The following are examples of the types of information the auditor wants to verify:

Records  
The auditor will need to review the following types of records (including records maintained on computer):

**Lead-Acid Battery Fees**

*California Battery Fee*
- Did you report the correct number of sales of replacement lead-acid batteries subject to the fee on your return?
- Did you properly apply the dealer/retailer reimbursement rate? (Note: reimbursement is not applicable if the dealer is also the manufacturer.)

*Manufacturer Battery Fee*
- Did you report the correct number of sales of lead-acid batteries subject to the fee on your return?

- Books of account, including income statements, balance sheets, general ledgers, and other summary records of your business operations, including federal and state income tax returns.
- Original documents that support the entries to your books, such as sales invoices, credit memos, purchase orders, and other documents that result from your business operations.
- Sales or other reports showing the quantity of lead acid batteries sold.
- Bills of lading, or other documents supporting claimed exempt sales.
- Copies of returns filed with us and the working papers and schedules used to prepare the returns.
- Inventory records and supporting documentation

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Audit Objective
The following are examples of the types of information the auditor wants to verify:

**Lumber Products Assessment**

- Is your sales and use tax permit correctly coded as a “lumber account?”
- Did you correctly report all sales of lumber products subject to the assessment?
- Did you correctly report any lumber products subject to use tax?
- Did you properly claim deductions for sales not subject to the lumber products assessment?
- If eligible, did you properly claim the start-up costs as an offset against your reported lumber products assessment revenue?

**Records**

The auditor will need to review the following types of records (including records maintained on computer):

- In addition to records required for the sales and use tax account (see above Sales and Use Taxes), summary records of business operations showing lumber sales and purchases.
- Original documents to support lumber products sales entries, such as sales and purchase invoices.
- Copies of resale certificates, exemption certificates, bills of lading, or other documentation to support claimed exempt sales.
- Copies of returns filed with us and working papers and schedules used to prepare returns showing lumber products sales and purchases.

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Audit Objective
The following are examples of the types of information the auditor wants to verify:

Motor Vehicle Fuel Tax
- Did you report all rack removals of motor vehicle fuel and other accountable products?
- Did you report all sales of motor vehicle fuel to unlicensed suppliers above the rack?
- Did you report two-party exchanges?
- Did you report total gallons of imports and exports?
- Have all below-the-rack purchases been made tax-paid?
- Did you correctly claim credits?
- Did you report the amount of motor vehicle fuel used by you?

Natural Gas Surcharge
- Did you report all therms sold or consumed?
- Did you properly report therms exempt from the surcharge?
- Did you properly apply the correct tax rate for the territory the natural gas was sold or consumed?
- Did you properly apply bad debt adjustments?

Records
The auditor will need to review the following types of records (including records maintained on computer):

- Books of account related to all rack removals, purchases, and sales of motor vehicle fuel and accountable products, including general ledger accounts, purchase and sales journals, purchase and sales invoices, bills of lading, pipeline tickets, terminal reports, purchase orders, contracts, and exchange agreements.
- A record of all imports and exports of motor vehicle fuel and accountable products.
- Physical inventory records of motor vehicle fuel and accountable products.
- Refinery production reports.
- Terminal Operator reports.
- Exemption certificates, shipping documents, or any documentation to support claimed exemptions or credits.
- Copies of returns and claims filed with us and the working papers and schedules used to prepare the returns.

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Tax or Fee * Audit Objective
The following are examples of the types of information the auditor wants to verify:

Oil Spill Response, Prevention, and Administration Fees

- Did you report the total crude oil (including condensate and natural gasoline) received at a marine terminal or refinery, from within or outside the state?
- Did you report total petroleum products received at a marine terminal from outside the state?
- Did you report total petroleum products received at a refinery from within or outside the state?
- Were receipts of exempt products properly documented?
- Did you account for all marine terminal and refinery locations?
- Did you use the correct fee rate when reporting?
- Did you correctly report barrels where the fee was previously paid?

Records
The auditor will need to review the following types of records (including records maintained on computer):

- Books of account related to crude oil (including condensate and natural gasoline) and petroleum products received at a marine terminal (including third-party terminals) or refinery.
- Purchase and sales journals, general ledger purchase and sales invoices, bills of lading, shipping and discharge records, and contracts showing title.
- Records identifying all marine terminal and refinery locations owned or operated within the state and all third-party locations where crude oil or petroleum products are received.
- Third-party independent inspection reports (for example, Saybold and Caleb Brett reports), showing loading and discharge of crude and other petroleum products at marine terminals/shipping docks.
- Refinery records showing the origin and receipt of crude oil used for processing.
- Copies of returns filed with us and the working papers and schedules used to prepare the returns.
- Copies of documentation showing the fee was previously paid.
- Product specification sheets.

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Tax or Fee *

Audit Objective
The following are examples of the types of information the auditor wants to verify:

Prepaid MTS
Retailer
SM Accounts

- Are you properly registered as a SM account?
- Did you correctly report all sales of prepaid MTS?
- Did you charge the correct surcharge rate (i.e., for city or county) on all retail transactions of prepaid MTS?
- Did you properly claim deductions?

Records
The auditor will need to review the following types of records (including records maintained on computer):

- In addition to records required for a related sales and use tax account (see above Sales and Use Taxes), summary records of business operations.
- Original documents to support prepaid MTS sales entries, such as sales and purchase invoices.
- Copies of returns filed with the CDTFA and working papers and schedules used to prepare the SM returns.

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Regional Railroad Accident Preparedness and Immediate Response Fee

Audit Objective

The following are examples of the types of information the auditor wants to verify:

• Did you report the correct number of loaded rail cars subject to the fee on your return?
• Is your account registered correctly and does it contain current information, including the correct owner/operator?
• Did you properly apply the fee to the 25 most hazardous material commodities that are transported by rail in this state?
• Did you properly claim the correct number of rail cars for which the fee was previously paid?

Records

The auditor will need to review the following types of records (including records maintained on computer):

• Books of account related to rail cars loaded within this state, or entering this state, carrying hazardous materials.
• Original documents that support the entries to your books, such as billing invoices, purchase invoices, purchase orders, bills of lading, shipping documents, manifests, contracts, and any other documents that result from your business operations.
• Documents filed with governmental regulatory agencies and other documents describing transportation of hazardous materials by rail into or within this state.
• For shipments exempt from the fee: written evidence from Office of Emergency Services stating the shipment is exempt from the fee.
• Copies of the returns you have filed with us and the working papers and schedules used to prepare the returns.

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<table>
<thead>
<tr>
<th>Tax or Fee *</th>
<th>Audit Objective</th>
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<td>The following are examples of the types of information the auditor wants to verify:</td>
<td>The auditor will need to review the following types of records (including records maintained on computer):</td>
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**Sales and Use Taxes**

- Did you report all gross receipts from sales of tangible personal property and taxable labor and services?
- Did you report the cost of all business equipment and supplies that you purchased without tax either from out-of-state vendors or for resale for your business or personal use?
- Did you properly claim deductions?
- Did you properly allocate tax?
- Did you use the correct rate of tax when reporting sales in special tax districts?
- Did you properly apply tax to your sales and uses of merchandise (tangible personal property)?

- Books of account including your income statements, balance sheets, general ledgers, and other summary records of your business operations, including state and federal income tax returns.
- Original documents that support the entries to your books, such as sales and purchase invoices, purchase orders, contracts, bank statements, cash register tapes, and any other documents that result from your business operations.
- Resale certificates, exemption certificates, bills of lading, or other documents supporting claimed exempt sales.
- Copies of the returns you have filed with us and the working papers and schedules used to prepare the returns.

**Timber Yield Tax**

- Did you report all timber volume from each of your timber operations?
- Did you use the correct timber harvest value?
- Did you properly claim deductions?
- Did you allocate volume to the correct county and Timber Value Area?
- Did you correctly determine the size code for each timber operation?

- Books of account, including income statements, general ledger, accounts payable, accounts receivable, depletion reports, and other summary records for your business operations.
- Original documents, including scale tickets and summaries, remittance advices, timber harvest plans, governmental timber contracts, purchase/sales contracts, bank statements, and any other documents that result from your business operations.
- Copies of tax returns and harvest reports and any working papers used to prepare the returns.

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### Tax or Fee *

**Audit Objective**

The following are examples of the types of information the auditor wants to verify:

**Underground Storage Tank Maintenance Fee**

- Is the underground storage tank account correctly registered to the owner of the tank?
- Did you report total gallons of petroleum products placed into your underground storage tanks at each of these sites?
- Did you include fuel grade ethanol and biodiesel (B99.9 or lower) in total gallons of petroleum products placed into the underground storage tanks?
- Did you use the correct fee rate when reporting?

**Records**

The auditor will need to review the following types of records (including records maintained on computer):

- Copies of the returns filed with us and the working papers and schedules used to prepare the returns.
- Purchase invoices for all petroleum products purchased for the audit period, including meter tickets and bills of lading.
- Purchase journals showing gallons of petroleum products purchased.
- Petroleum products inventory records.
- Sales or usage records, including pump meter readings.
- Property tax statements and/or deeds of trust on properties owned where underground storage tanks are located.
- Leases, tank installation contracts, or any other documents that verify ownership of the underground storage tanks.

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Tax or Fee *

Audit Objective

The following are examples of the types of information the auditor wants to verify:

Use Fuel Tax

- Did you correctly report sales of alternative fuels?
- Did you include all self-consumed alternative fuel?
- Did you properly claim and support exemptions?
- Did you use the correct measure, or example, unit or gallon for each type of alternative fuel reported?

Records

The auditor will need to review the following types of records (including records maintained on computer):

- Books of account related to all alternative fuel, including general ledger accounts, purchase and sales journals, purchase and sales invoices, and bills of lading.
- Copies of returns filed with us and the working papers and schedules used to prepare the returns.
- Records of sales to flat rate decal holders.
- Copies of certificates authorizing purchases of fuel without payment of use fuel tax.
- Inventory records and supporting documentation.

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