## THE CITY OF SEATTLE

#### DIRECTOR'S RULE IMPLEMENTING SEATTLE BUSINESS TAX ORDINANCE Rule 5-523

#### Seattle Rule 5-523 Sales of precious metal bullion and monetized bullion.

(1) Introduction. This rule defines the terms "precious metal bullion" and "monetized bullion," explains the business license tax deduction that applies to retail and wholesale sales of these items, and provides examples of those types of sales that qualify for the deduction. This rule also explains the applicability of the business license tax on those who sell precious metal bullion and monetized bullion on a commission basis.

#### (2) Definitions.

- (a) The term, "precious metal bullion," as defined in SMC 5.30.040, means "any precious metal which has been put through a process of smelting or refining, including, but not limited to, gold, silver, platinum, rhodium, and palladium, and which is in such state or condition that its value depends upon its contents and not upon its form."
- (b) The term, "monetized bullion," as defined in SMC 5.30.040, means "coins or other forms of money manufactured from gold, silver, or other metals and heretofore, now, or hereafter used as a medium of exchange under the laws of this state, the United States, or any foreign nation, but does not include coins or money sold to be manufactured into jewelry or works of art.

#### (3) Business License Tax.

- (a) Amounts received as commissions upon sales of precious metals by dealers, brokers, and other selling and/or buying agents who sell or buy precious metal bullion or monetized bullion for the accounts of customers are subject to the service and other activities classification of business license tax.
- (b) Deduction for sales at wholesale or retail. Pursuant to SMC 5.45.100(N), in computing the business license tax, there may be deducted from the measure of the tax amounts derived from the sale at wholesale or retail of precious metal bullion and monetized bullion. This deduction applies equally to sales of precious metal bullion or monetized bullion transferred through documents of ownership, certificates, confirmation slips, or other indicia of ownership.

#### (4) Examples.

- (a) <u>Precious metal bullion</u>.
  - (i) Sales of processed or refined precious metal valued solely upon the content thereof, whatever its form, are not subject to tax. This includes processed nuggets, bars, sticks, dust, and other processed forms of precious metal. For example, sales of gold or silver in raw, refined forms to dentists, laboratories, jewelers, and other persons, for their own consumption or for resale are not taxable.
  - (ii) However, sales of precious metal which has been manufactured or further processed into any form which determines or adds to the value thereof are fully taxable. For example, sales of jewelry items, medallions, artworks, and other items, the value of which is dependent u pon m ore than the m ere c ontent of precious metal therein, are subject to wholesaling or retailing business license tax, whichever is applicable.

#### THE CITY OF SEATTLE Director's Rule Implementing Seattle Business Tax Ordinance Rule 5-523

#### (b) <u>Monetized bullion</u>.

- (i) Sales of metal money, in coined or other form, which is recognized as a medium of exchange in the financial marketplace, are not taxable.
- (ii) However, sales of coin or money, whether or not recognized as a medium of exchange, to jewelers or other persons for the purpose of manufacturing jewelry or artwork therefrom are fully taxable. For example, sales of coins for necklaces or to be used as buttons or in paintings or painting frames are taxable.
- (iii) To receive a deduction for sales of coins or metal money, persons who knowingly sell such things to buyers who are regularly engaged in the business of manufacturing jewelry or works of art must take a written, signed, and dated statement from such buyers that the coins or metal money are not being purchased for use in manufacturing jewelry or works of art.

#### Effective: July 15, 2005

#### THE CITY OF SEATTLE DIRECTOR'S RULE IMPLEMENTING SEATTLE BUSINESS TAX ORDINANCE RULE 5-523

### **DIRECTOR'S CERTIFICATION**

I Kenneth J. Nakatsu, Director of the Department of Executive Administration of the City of Seattle, do hereby certify under penalty of perjury of law, that the within and foregoing is a true and correct copy as adopted by the City of Seattle, Department of Executive Administration.

DATED this 15 1/3 day of July, 2005.

CITY OF SEATTLE, a Washington municipality

Kenneth J. Nakatsu, Director Department of Executive Administration

By:

*i* •

## STATE OF WASHINGTON - KING COUNTY

--ss.

183390 CITY OF SEATTLE:Revenue &

## No.

## **Affidavit of Publication**

The undersigned, on oath states that he is an authorized representative of The Daily Journal of Commerce, a daily newspaper, which newspaper is a legal newspaper of general circulation and it is now and has been for more than six months prior to the date of publication hereinafter referred to, published in the English language continuously as a daily newspaper in Seattle, King County, Washington, and it is now and during all of said time was printed in an office maintained at the aforesaid place of publication of this newspaper. The Daily Journal of Commerce was on the 12<sup>th</sup> day of June, 1941, approved as a legal newspaper by the Superior Court of King County.

The notice in the exact form annexed, was published in regular issues of The Daily Journal of Commerce, which was regularly distributed to its subscribers during the below stated period. The annexed notice, a

3/21/200

CT:RULE MAKING HEARING

was published on

3/21/2005



Notary public for the State of Washington, residing in Seattle

Subscribed and sword to before me on

## State of Washington, King County

### City of Seattle

# NOTICE OF PROPOSED RULE MAKING HEARING AND OPPORTUNITY TO COMMENT

OPPORTUNITY TO COMMENT The Director of Finance, acting under the authority of Seattle Municipal Code Chapters 3.02 and 5.55, proposes to adopt new rules for implementing the Seattle Buisiness and Occupation Tax Ordinance (Seattle, Municipal Code; Chapter. 5.45). Please note that although these rules are applicable to SMC 5.45, the individual rules may also apply to other chapters of the City's Tax Code, including, but not limited to, SMC 5.30 (Definitione), SMC 5.32 (Revenue Code), SMC 5.40 (Admissions Tax), SMC 5.48 (Business Tax - Utilities) and SMC 5.52 (Gambling Tax). The following rules are pro-posed for adoption and will become effective as of April 30, 2005:

Seattle Rule 5-006 -- Tax Returns --Filing and Payment e da maistre a la Seattle Rule 5-007 -- Penalties

Seattle Rule 5-031 -- Measure of Tax --Retailers and Wholesalers

Seattle Rule 5-032 -- Measure of Tax --Service and other business activities

Seattle Rule 5-035 -- Freight and Delivery Charges

Seattle Rule 5-040 -- Corporations, Massachusetts trusts

Seattle Rule 5-043 -- Engaging in Business Seattle Rule 5-063 -- Returned goods,

allowances, cash discounts

Seattle Rule 5-100 -- Extracting natural products

Seattle Rule 5-112 -- Commercial or industrial use

Seattle Rule 5-127 --- Sales to and by the State of Washington, counties, cities, school districts, and municipal subdivi-

sions 1943 en 1987. Seattle Rule 5-130 -- Selling price --Advertised prices including sales tax

Seattle Rule 5-131 -- Trade-ins, selling price, sellers' tax measures

Seattle Rule 5-132 - Leased departments

Page 2 of affidavit

Seattle Rule 5-133 -- Warranties and maintenance agreements

Seattle Rule 5-702 -- Coin operated vending machines; amusement devices and service machines

Seattle Rule 5-404 -- Sales of meals

Seattle Rule 5-405 -- Restaurants, cock-tail bars, taverns and similar business-

Seattle Rule 5-481 -- Motor carriers --Trucking . See

Seattle Rule 5-528 -- Sales of precious metal bullion and monetized bullion

Seattle Rule 5-530 --- Sale or rental of real estate, license to use real estate

Seattle Rule 5.531 - Sales of real prop-erty, standing timber, minerals, natural resources

Seattle Rule 5-532 -- Real estate brokers and salesman

Seattle Rule 5.600 -- Educational insti-tutions, school districts, student organi-zations, and private schools

Seattle Rule 5-700 -- Amusement, Recreation, and Physical Fitness Services

Seattle Rule 5-720 -- Hotels, motels, boarding houses, rooming houses, resorts, summer camps, trailer camps, etc.

Seattle Rule 5-803 - Consignees, bailees, factors, agents, and auctioneers

Seattle Rule 5-806 -- Advertising agen-

Seattle Rule 5-807 -- Outdoor advertis-ing and advertising display services

ing and advertising display services PUBLIC HEARING AND COMMENT: The Department of Executive Administra-tion has scheduled a public hearing on the proposed rule changes for 1:00 p.m. to 3:00 p.m., on Monday, April 4, 2005. The hearing will be held in a conference room on the 40th floor of the Seattle Municipal Tower, Suite 4096, located at 700 5th Avenue. All interest-ed persons are invited to present data, views, or arguments, with regard to the proposed rules, orally at the hearing, or in writing at or before the hearing.

Written comments should be mailed or delivered to:

Department of Executive Adminis-tration, Attn.: Mel McDonald, Director, Revenue and Consumer Affairs, 700 5th Avenue – Suite 4250, Seattle, Washington 98104-5020.

The public may inspect copies of the pro-posed rules at the Revenue and Consumer Affairs offices, 700 5th Avenue, Suite 4200. If you would like a copy of the proposed rules, please call (206) 684-8300 FAX (206) 684-5170, email rea.bizlictx@ci.senttle.wa.us, or submit a written request to the address above.

Dated: March 21, 2005.

DWIGHT D. DIVELY,

Director, Department of Finance. Date of publication in the Seattle Daily Journal of Commerce, March 21, 2005. 8/21 (188890)