CHARITABLE EXEMPTION

The DRMC exempts sales to charitable organizations from sales, use, lodger’s and facilities development admission taxes when the sales are: (1) billed to the charitable organization; (2) are paid directly from funds of the charitable organization; and (3) are used exclusively for the charitable organization’s organizational or operational purposes.

DEFINITION OF CHARITABLE ORGANIZATION
A “charitable organization” means any organization:

A. That has been exempted from federal income tax as a nonprofit organization in good standing under section 501(c)(3) of the United States Internal Revenue Code of 1986, as amended AND
B. That has applied for and received a valid “Denver Letter of Exemption” from the Department of Finance of the City and County of Denver.

DENVER LETTER OF EXEMPTION
Applicants shall apply to the Department of Finance for a Denver Letter of Exemption. Applications shall contain such information as required by the Department of Finance.

IMPORTANT NOTE: There will be a phase-in process for granting applications based upon the applicant’s total gross revenue, as follows:

A. For applications filed between July 1, 2017 and December 31, 2018, the applicant’s total gross revenue from all sources shall be less than 5 million.
B. For applications filed between January 1, 2019 and December 31, 2019, the applicant’s total gross revenue from all sources shall be less than 10 million
C. Beginning January 1, 2020, the applicant’s total gross revenue shall not be considered.

All letters of Denver Letters of Exemption issued on or after July 1, 2017, shall be valid for five years from the date of issuance, unless sooner revoked.

All Denver Letters of Exemption issued before July 1, 2017, shall expire on December 31, 2022.

CHARITABLE TRANSACTIONS
To be exempt, purchases made by a qualifying charitable organization must be billed to the organization and paid directly from the funds of the organization. A "petty cash" purchase must be authorized by an official purchase order of the exempt organization. The purchase order must be maintained by the vendor as a basis for exempting the sale.

The following transactions are not exempt:

A. Sales between the exempt organization and its members;
B. Sales of tangible personal property, products, or services to the public, even though the property, products, or services sold was acquired by the charitable corporation as a gift
or donation or that the proceeds of the sale are to be used for charitable purposes;
C. Banquets or other activities where the participants buy a ticket or reimburse the organization for the meal or lodging;
D. Purchase of a taxable item, such as a room or meal, paid for with the personal funds of an individual (i.e., check, credit card, or cash), even though the funds may be reimbursed by the exempt corporation;
E. Purchases made by an exempt organization that are used outside of its regular organizational or operational purposes.

A construction contractor who performs a construction contract for a charitable organization considered to be the ultimate user of the materials used to fulfill the construction contract. As a result, the materials used to fulfill the construction contract are subject to Denver’s sales and/or use tax taxes.

* DRMC Section 53-24(8). Definitions.
* DRMC Section 53-25. Imposition of sales tax.
* DRMC Section 53-26(2). Exemptions.
* DRMC Section 53-95(8). Definitions.
* DRMC Section 53-96. Imposition of use tax.
* DRMC Section 53-97(2). Exemptions.
* DRMC Section 53-171. Imposition of Lodger’s tax.
* DRMC Section 53-172(3). Exemptions.
* DRMC Section 53-346. Imposition of FDA tax.
* DRMC Section 53-347(4). Exemptions

Rules Regarding The Assessment And Collection Of Sales And Use Tax On Sales And Use On Construction Contractors.

THE ABOVE INFORMATION IS A SUMMARY IN LAYMAN'S TERMS OF THE RELEVANT DENVER TAX LAW FOR THIS INDUSTRY OR BUSINESS SEGMENT. IT IS NOT INTENDED FOR LEGAL PURPOSES TO BE SUBSTITUTED FOR THE FULL TEXT OF THE DRMC AND APPLICABLE RULES AND REGULATIONS.

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