REVENUE DEPARTMENT[701]

Rule making related to sales and use tax for commercial fertilizer


Legal Authority for Rule Making

This rule making is adopted under the authority provided in Iowa Code section 421.17.

State or Federal Law Implemented

This rule making implements, in whole or in part, Iowa Code section 423.3.

Purpose and Summary

The Department received a petition for rule making on April 16, 2018, pursuant to Iowa Code section 17A.7 and rule 701—7.29(17A). The petitioner requested a change to rule 701—17.4(422,423) regarding an exemption from sales and use tax for sales of commercial fertilizer. The petition satisfied the requirements set forth in Iowa Code section 17A.7 and rule 701—7.29(17A). Upon review of the rule at issue, the Department agrees that a change to its rules regarding the sale of commercial fertilizer is needed.

Rule 701—17.4(422,423) is intended to implement Iowa Code section 422.42(3), which is now repealed. The Legislature amended the sales and use tax provisions of the Iowa Code, including section 422.42, in 2003 to conform to the Streamlined Sales and Use Tax Agreement (Streamlined). Subsequently, the Department adopted new rules to reflect the changes brought about by the State’s participation in Streamlined. Included in those new rules is rule 701—226.6(423), Commercial fertilizer and agricultural limestone, which is very similar to rule 701—17.4(422,423). The Department did not rescind or otherwise amend the pre-Streamlined rules at that time.

After considering the petitioner’s suggestion to amend rule 701—17.4(422,423), the Department concluded that rescinding rule 701—17.4(422,423) and amending rule 701—226.6(423) as proposed in ARC 3886C is appropriate to provide accuracy in and clarity to the Department’s rules.

The Department also amended subrule 18.57(1) to update a cross reference to rule 701—17.4(422,423).

Public Comment and Changes to Rule Making

Notice of Intended Action for this rule making was published in the Iowa Administrative Bulletin on July 18, 2018, as ARC 3886C. An Amended Notice of Intended Action was published in the Iowa Administrative Bulletin on September 12, 2018, as ARC 4003C. A public hearing was held on October 9, 2018, at 1 p.m. in Room 430, Hoover State Office Building, Fourth Floor, 1305 East Walnut Street, Des Moines, Iowa. No one attended the public hearing.

A representative of the Iowa Agricultural Limestone Association contacted the Department with a question about the origin of this rule making and requested the public hearing. The individual expressed satisfaction with the Department’s explanation. No changes from the Notice have been made.

Adoption of Rule Making

This rule making was adopted by the Department on October 17, 2018.
**Fiscal Impact**

This rule making has no fiscal impact to the State of Iowa.

**Jobs Impact**

After analysis and review of this rule making, no impact on jobs has been found.

**Waivers**

Any person who believes that the application of the discretionary provisions of this rule making would result in hardship or injustice to that person may petition the Department for a waiver of the discretionary provisions, if any, pursuant to rule 701—7.28(17A).

**Review by Administrative Rules Review Committee**

The Administrative Rules Review Committee, a bipartisan legislative committee which oversees rule making by executive branch agencies, may, on its own motion or on written request by any individual or group, review this rule making at its regular monthly meeting or at a special meeting. The Committee’s meetings are open to the public, and interested persons may be heard as provided in Iowa Code section 17A.8(6).

**Effective Date**

This rule making will become effective on December 12, 2018.

The following rule-making actions are adopted:

ITEM 1. Rescind and reserve rule 701—17.4(422,423).

ITEM 2. Amend subrule 18.57(1) as follows:

18.57(1) Sales of fertilizer, limestone, herbicides, pesticides, insecticides, plant food, and medication for use in disease, weed, insect control, or other health promotion of flowering, ornamental, or vegetable plants to a commercial greenhouse are exempt from tax. For the purposes of this subrule a virus, bacteria, fungus, or insect which is purchased for use in killing insects or other pests is an “insecticide” or “pesticide.” See rules 701—17.4(422,423), 701—226.6(423) and 701—17.9(422,423) for more information regarding these exemptions.

ITEM 3. Amend rule 701—226.6(423) as follows:

701—226.6(423) Commercial fertilizer and agricultural limestone.

226.6(1) Commercial fertilizer. Sales of commercial fertilizer and are exempt from sales and use tax. Plant hormones are considered to be commercial fertilizer.

226.6(2) Agricultural limestone. Sales of agricultural limestone are exempt from sales and use tax only if the purchaser intends to use the fertilizer or limestone for the disease control, weed control, insect control, or health promotion of plants or livestock produced for market as part of agricultural production. See rule 701—211.1(423) for definitions of “agricultural production” and “plants.” Plant hormones are considered to be commercial fertilizer. Sales of commercial fertilizer or agricultural limestone used for other purposes are subject to sales tax. Examples of taxable use include, but are not limited to: commercial fertilizer sold for application on a lawn, golf course, or cemetery.

This rule is intended to implement Iowa Code subsections 423.3(4) and 423.3(5).

[Filed 10/17/18, effective 12/12/18]

[Published 11/7/18]

EDITOR’S NOTE: For replacement pages for IAC, see IAC Supplement 11/7/18.