Chapter 01 Electric Power, Light, Gas and Other Fuel Distributors

- 100 Levy
- Pursuant to Miss. Code Ann. Section 27-65-19(1)(a), sales to consumers of electricity, natural gas, liquefied petroleum gas or other fuels and services related thereto by electric power associations, natural gas districts, municipalities, privately owned businesses or stock companies, or any other persons are taxable on the gross income of the business at the regular retail rate of sales tax, except as otherwise provided. These sales are exempt when sold for residential heating, lighting, or other residential, noncommercial, nonagricultural use.
- Pursuant to Miss. Code Ann. Section 27-65-19(1)(b)(ii), sales of electricity, current, power, steam, coal, natural gas, liquefied petroleum gas or other fuel sold to a producer of oil and gas for use directly in enhanced oil recovery using carbon dioxide and/or the permanent sequestration of carbon dioxide in a geological formation is taxable at the reduced 1 ½% rate.
- 103 (Reserved)
- 200 Residential Usage
- In order to qualify for the residential exemption, the utilities must be sold to, billed to, and paid for by the homeowner or resident of the facility. Residential customers may include, but are not limited to, privately owned hunting and fishing camps, summer homes, cabins, or apartments.
- Hunting or fishing camps that provide hunts and/or accommodations for a fee are not allowed the residential exemption and are subject to the regular retail rate of tax. Vacant apartments with utilities being billed to the apartment complex or manager are not eligible for the residential exemption. Private homes or residences owned by a business or corporation that are used for commercial purposes and that may be used to provide overnight stay on a temporary or transient basis are subject to the regular retail rate of tax. Such common establishments include bed & breakfast facilities.
- Apartments rented to non-transient customers where utilities are sold to, billed to and paid for by the apartment owner are eligible for the residential exemption as long as the utilities are separately metered between residential and commercial use.
- Any apartment or home that has mixed usage (residential/commercial) must be taxed at the regular retail rate unless there is a separate meter for the business (ex. business shop, poultry farm, commercial barn, repair garage, etc.). This provision does not include homes that also contain a home office.
- 205 Charges billed to an apartment owner or homeowner's association for commercial use in common areas such as, but not limited to, street lighting, subdivision entrance lights,

swimming pools, recreational facilities, leasing offices, clubhouses and irrigation sprinkler systems are not residential usage and are taxable at the regular retail rate of tax.

- 206 (Reserved)
- 300 Exemptions
- 301 Sales of electricity, natural gas, liquefied petroleum gas or other fuels and services are not subject to sales tax when sold to a qualified exempt organization described in Mississippi statute.
- Pursuant to Miss. Code Ann. Section 27-65-19(1)(a)(ii), sales of electricity, current, power, natural gas, liquefied petroleum gas or other fuel for heating, lighting, or other use, and sales of potable water to a church exempt from federal income taxation under 26 USCS Section 501(c)(3) shall be excluded from taxable gross income of the business if the exempt sales are utilized on property that is primarily used for religious or educational purposes. Any church purchasing the above utilities may sign an affidavit attesting to the fact that they are exempt from federal taxation and that they qualify to be exempt from sales tax. Utility providers can accept this affidavit or the 501(c)(3) certificate from the Internal Revenue Service as evidence that the church qualifies for the exemption.
- Pursuant to Miss. Code Ann. Section 27-65-107(f), sales of fuel to a manufacturer, custom processor, public service company or technology intensive enterprise meeting the criteria established by the Mississippi Development Authority provided for in Section 27-65-17(1)(f) when used for industrial purposes are exempt from the tax levy.
- 303.01 A manufacturer holding a valid direct pay permit must provide their direct pay permit to its utility providers. The manufacturer will not be charged any tax by the utility provider but will be responsible for remitting the correct retail rate of tax for any non-industrial usage directly to the Department of Revenue on their Use Tax return. The direct pay permit should be used for all utility purchases including electricity, gas, and water. Any business eligible for the exemption that does not hold a direct pay permit must complete the Affidavit for Utility Exemption found on the Department's website and provide a copy to the utility company. Utility companies must keep their customers direct pay permit or affidavit as documentation in order to sell fuel for non-residential purposes exempt.
- 303.02 The exemption is applicable to certain businesses, such as a manufacturer, but is also applicable to certain specific uses, such as cotton ginning. The following provides some examples of the types of businesses or the types of special usage that qualify for the exemption.
 - 1. Commercial Bakeries
 - 2. Shipbuilders
 - 3. Soft drink bottlers
 - 4. Poultry brooders, incubators and hatcheries
 - 5. Cold storage processors
 - 6. Commercial horticulturists and greenhouses

- 7. Pipeline compressor or pumping stations
- 8. Cotton compresses and gins
- 9. Creosoting and treating plants
- 10. Dairy barns
- 11. Electricity generating plants
- 12. Electric power sub-stations
- 13. Feed mixers and processors
- 14. Agricultural irrigation
- 15. Garment plants
- 16. Concrete and asphalt plants
- 17. Laundries and dry cleaners
- 18. Custom meat processors
- 19. Milk processors
- 20. Printing shops
- 21. Sawmills
- 22. Steel fabricators
- The sales of fuel used in the production of electric power by a company primarily engaged in the business of producing, generating, or distributing electric power for sale are exempt from tax, pursuant to Miss. Code Ann. Section 27-65-107(e).
- Pursuant to Miss. Code Ann. Sections 27-65-107(g) and (h) the exemption also applies to agricultural use which includes the sale of fuels to or used directly in:
 - 1. Commercial fishermen
 - 2. Shrimper or oystermen
 - 3. The production of poultry or poultry products
 - 4. The production of livestock and livestock products
 - 5. The production of domesticated fish and domesticated fish products
 - 6. The production of marine aquaculture products
 - 7. The production of plants or food by commercial horticulturists
 - 8. The processing of milk and milk products
 - 9. The processing of poultry and livestock feed
 - 10. The irrigation of farm crops.
- 306 (Reserved)
- 400 Natural and Byproduct Gases
- Pursuant to Miss. Code Ann. Section 27-65-19(1)(b)(i) sales of carbon dioxide, either naturally occurring or man-made, are subject to a reduced 1½% rate when purchased for use in a carbon dioxide enhanced oil recovery operation or for permanent storage in the ground.
- 402 Miss. Code Ann. Section 27-65-101(1)(n) provides that the value of natural gas lawfully injected into the earth for cycling, repressuring or lifting of oil, or lawfully vented or flared in connection with the production of oil is exempt from sales tax. However, the sale of

natural gas for non-industrial use, non-residential use, is taxable at the regular retail rate except as provided in Section 401.

- 403 (Reserved)
- 500 Taxability of Other Income
- All receipts from customers which are not refundable, or which are not investments in a marketable equity are included in gross income, taxable at the appropriate rate applicable to the customer. Examples are:
 - 1. Connection or reconnection charges
 - 2. Contributions to line extensions or relocations (aid to construction)
 - 3. Forfeited membership deposits
 - 4. Membership fees and deposits (non-refundable)
 - 5. Sales of electricity, gas and other fuel
 - 6. Service calls on property of customer (meter test, etc.)
- Contributions to line extensions or relocations (aid to construction) made during construction of a residence when billed to the contractor are taxable at the regular retail rate. All charges billed to the homeowner are residential and exempt. Utilities billed to a contractor for temporary use during construction are taxable at the regular retail rate.
- Sales of appliances and the installation or servicing thereof, as well as sales of any other merchandise to residential consumers are taxable at the regular retail rate of tax. This includes accommodation sales and sales to employees.
- All receipts for the use of electric charging stations including fees for electricity, charging time, idle time, and any other fees are taxable at the regular retail rate of sales tax. These fees are included in gross income related to the purchase of electricity pursuant to Miss. Code Ann. Section 27-65-19(1)(a)(i).
- 505 (Reserved)
- 600 Purchases
- Purchases by utility companies are subject to tax as follows:

	Private or Public	Governmental	EPA's
	Utilities	Utilities	
Automobiles, trucks, etc. (10,000	5%	0%	3%
pounds or less gross weight)			
Automobiles, trucks, etc. (over	3%	0%	1%
10,000 pounds gross weight)			
Electricity or other fuel for use in	0%	0%	0%
operating the generating or			
distribution facility			

Manufacturing machinery and	1 1/2%	0%	1%
machine parts			
Motor Fuel	0%	0%	0%
Office furniture and equipment	Regular retail rate	0%	1%
Other property for use in operating	Regular retail rate	0%	1%
the generating or distribution system			
Tangible personal property and	0%	0%	0%
services for resale in the regular			
course for business			
Telephone, lights and water	Regular retail rate	0%	Regular retail
			rate
Tools and equipment	Regular retail rate	0%	1%

- Rental or lease by utility companies of tangible personal property is taxed at the same rates as sales of the same property.
- 603 Consumers who purchase electric power directly from the Tennessee Valley Authority are liable for use tax on the purchase price. The Use Tax Law applies the same rates as are levied under Sales Tax Law on similar transactions.
- The use or consumption by the producer, manufacturer or distributor of the product or service produced, manufactured, or purchased wholesale is taxable at the rate applicable to the use of the product. The tax due is measured by the cost or value of the product or service.
- 605 (Reserved)
- 700 Filing Requirements
- Any person rendering taxable utility services must complete the Distribution of Sales Tax by Cities Schedule as part of the sales tax return filing. The 2% tax discount does not apply to utility charges by utility service companies. Adequate records must be maintained to substantiate tax classification of sales and purchases.
- 702 (Reserved)

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