BEFORE THE TAX COMMISSION OF THE STATE OF IDAHO

In the Matter of the Protest of)))	DOCKET NO. 1-094-796-288
Petition) ers.)	DECISION

(Notice) issued by the staff of the Sales/Fuels Tax Audit Bureau (Bureau) of the Idaho State Tax Commission (Tax Commission). The Notice proposed sales tax, penalty, and interest for the audit period January 1, 2015, through December 31, 2021, in the amount of \$22,978. The Tax Commission hereby upholds the Notice for the reasons detailed below.

Background and Audit Findings

Petitioner is an indoor/outdoor fireplace retailer. Petitioner uses its sister corporation to install most of its fireplaces sold. Petitioner did not have an Idaho sellers permit for the period reviewed. The Bureau contacted Petitioner February 25, 2021 to begin the audit review process of Petitioner and its sister corporation. To conduct the review, the Bureau requested a copy of Petitioner's general ledger, sales invoices, and purchase invoices, credit card statements, accounting records, supporting documentation for sales and use tax returns, and sales exemption certificates.

The Bureau reviewed all sales made during the review period for proper taxation. The Bureau discovered Petitioner collected Idaho sales tax despite not having an Idaho sellers permit. A Notice was issued on October 6, 2022, to Petitioner for sales taxes owed for the review period. Petitioner responded to the Notice, not with any specific objection, but instead with a request for a 20 percent reduction in the tax owed with interest adjusted accordingly. The Bureau responded

informing Petitioner they intended to forward the file to the Tax Commission's Appeals Unit (Appeals) for administrative review.

Appeals sent Petitioner and their representative a letter outlining the options for redetermining a Notice, but neither responded. Appeals also tried to contact Petitioner's representative by phone in June 2023, but did not receive a response. Therefore, the Tax Commission will decide this matter based on the information presently available.

Relevant Tax Code and Analysis

Petitioner's Notice consisted of sales and use tax issues. The sales tax issues discovered were sales tax collected and not remitted and non-taxed sales not supported by an exemption certificate. Idaho Code section 63-3623A addresses the collection of sales tax by retailers:

63-3623A. TAXES AS STATE MONEY. All moneys collected by retailers in compliance with this chapter shall, immediately upon collection, be state money and every such retailer shall hold such money for the state of Idaho and for payment to the state tax commission in the manner and at the times required in this chapter. Such money shall not, for any purpose, be considered to be a part of the proceeds of the sale to which the tax relates and shall not be subject to an encumbrance, security interest, execution or seizure on account of any debt owed by the retailer to any creditor other than the state tax commission.

In this case, Petitioner collected sales tax from its customers but failed to remit it to the State. The Idaho code is clear, the monies collected by a retailer is state money to be held until payment to the state tax commission in the manner and time required. Petitioner has not disputed that its sales were taxable, nor has it disputed that it collected tax from customers. As an Idaho retailer, Petitioner had a responsibility to collect and remit sales tax on all sales subject to the Sales Tax Act but failed to do so.

Purchases of tangible personal property in Idaho are subject to tax unless an exemption applies. *See* Idaho Code section 63-3619. With regards to exemption and resale certificates, Idaho Code section 63-3622 provides the following, in part:

(a) To prevent evasion of the sales and use tax, it shall be presumed that all sales are subject to the taxes imposed by the provisions of this chapter and the retailer shall have the burden of establishing the facts giving rise to such exemption unless the purchaser delivers to the retailer, or has on file with the retailer, an exemption certificate or resale certificate, in which case the purchaser shall bear the burden of establishing the facts giving rise to the exemption.

Petitioner has not provided any evidence to the Tax Commission that the purchases held taxable should have qualified for an exemption.

Conclusion

On appeal, a deficiency determination issued by the Tax Commission "is presumed to be correct, and the burden is on the taxpayer to show that the Commission's decision is erroneous." See *Parker v. Idaho State Tax Comm'n*, 148 Idaho 842, 845, 230 P.3d 734, 737 (2010) (citing *Albertson's Inc. v. State Dep't of Revenue*, 106 Idaho 810, 814, 683 P.2d 846, 850 (1984)). The Tax Commission requires Petitioner to provide adequate evidence to establish that the amount asserted in the Notice is incorrect. Here, Petitioner did not provide adequate evidence. As a result, the Tax Commission will uphold the Notice.

Absent information to the contrary, the Tax Commission finds the Notice issued by the Bureau to be a reasonable representation of Petitioner's sales and use tax liability for the period January 1, 2015, through December 31, 2021.

The Bureau added penalty and interest to the sales tax deficiency. The Tax Commission reviewed the additions and found them to be applicable per Idaho Code sections 63-3045 and 63-3046. Interest will continue to accrue at the rate set forth in Idaho Code section 63-3045(6) until paid.

THEREFORE, the Notice of Deficiency Determination dated October 6, 2022, is hereby APPROVED, in accordance with the provisions of this decision, and is AFFIRMED and MADE FINAL.

IT IS ORDERED that Petitioner pay the following tax, penalty, and interest:

	\underline{TAX}	PENALTY	<u>INTEREST</u>	<u>TOTAL</u>	
	\$19,159	\$958	\$4,480	\$24,597	
DEMAND for immediate payment of the foregoing amount is hereby made and given.					
An explanation of Petitioner's right to appeal this decision is enclosed.					
DATED th	is c	lay of		2024.	
		ID	OAHO STATE TAX	COMMISSION	

CERTIFICATE OF SERVICE

I hereby certify that on this day of _ a copy of the within and foregoing DECISION was se mail, postage prepaid, in an envelope addressed to:	2024, erved by sending the same by United State
	Receipt No.