Red Tape Review Rule Report

(Due: September 1, 20 23)

Department	Revenue	Date:	September 1, 2023	Total Rule	8
Name:				Count:	
	701	Chapter/	Chapter 204	Iowa Code	421.14,
IAC #:		SubChapter/		Section	422.68,
		Rule(s):		Authorizing	423.42
				Rule:	
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					350-3932

PLEASE NOTE, THE BOXES BELOW WILL EXPAND AS YOU TYPE

What is the intended benefit of the rule?

The chapter contains rules necessary to maintain compliance with the Streamlined Sales and Use Tax Agreement.

Is the benefit being achieved? Please provide evidence.

To the extent rules are being rescinded, the Department determined the rules were unnecessary or obsolete. To the extent the Department proposes to re-promulgate rules, the Department has determined that the rules aid the public in better understanding the terms of the Streamlined Sales and Use Tax Agreement (SSUTA). The evidence for the benefit of the rules is demonstrated from the text of the rules themselves and the greater certainty they provide taxpayers.

What are the costs incurred by the public to comply with the rule?

There is no cost to comply with the rules. Any costs to comply with the rules are associated with the underlying statutes related to the SSUTA.

What are the costs to the agency or any other agency to implement/enforce the rule?

There are no costs to the agency of implementing the rules beyond those that would otherwise be required to administer the statutes. There are tax administration expenses associated with administering any tax statute, including return processing and enforcement program work.

Do the costs justify the benefits achieved? Please explain.

There are no costs of the rules themselves. The cost of inaction would be confusion about the applicability of the described statutes and the requirements of the SSUTA.

Are there less restrictive alternatives to accomplish the benefit?

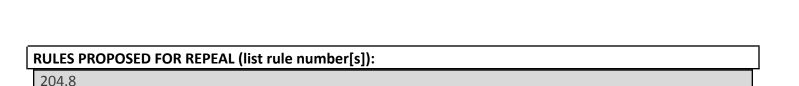
YES NO

If YES, please list alternative(s) and provide analysis of less restrictive alternatives from other states, if applicable. If NO, please explain.

The rules have been revised where possible to rescind statutory text or obsolete language. The rules that will be re-promulgated have been determined to be necessary and reworded to provide clarity. There is no less restrictive alternative to achieve the benefit of additional certainty.

Does this chapter/rule(s) contain language that is obsolete, outdated, inconsistent, redundant, or un-necessary language, including instances where rule language is duplicative of statutory language? [list chapter/rule number(s) that fall under any of the above categories]

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RULES PROPOSED FOR RE-PROMULGATION (list rule number[s] or include rule text if available):

Yes. Chapter 204 contains some rules that include outdated or unnecessary language.

204.1 is re-promulgated in its entirety.

204.2 is re-promulgated in its entirety.

204.3 is re-promulgated in its entirety

204.4 is amended to remove outdated language.

204.5 is amended to remove outdated language.

204.6 is re-promulgated in its entirety.

204.7 is re-promulgated in its entirety.

The text of the proposed rules will be published with the Regulatory Analysis in the Iowa Administrative Code Bulletin in the coming months.

*For rules being re-promulgated with changes, you may attach a document with suggested changes.

METRICS

Total number of rules repealed:	1
Proposed word count reduction after repeal and/or re-promulgation	35
Proposed number of restrictive terms eliminated after repeal and/or re-promulgation	0

ARE THERE ANY STATUTORY CHANGES YOU WOULD RECOMMEND INCLUDING CODIFYING ANY RULES?

No.