State Of Rhode Island Division Of Taxation

Sales and Use Tax

Regulation SU 03-72

Motor Vehicles - Trade-In Allowance

The Rhode Island sales and use tax law provides that the amount of the trade in allowance of a private passenger automobile when given in trade toward the purchase of a new or used private passenger automobile is excluded from the measure of the use tax.

A passenger automobile shall be deemed a motor vehicle carrying passengers other than for hire, if the Registry of Motor Vehicles registers the vehicle as a private passenger automobile. Hearses and other automobiles used chiefly in connection with the conduct of funerals are not considered "automobiles for hire" and therefore qualify for the trade-in allowance.

Rhode Island motor vehicle dealers who are required to add and collect a tax on the sale of motor vehicles to nonresidents are allowed to take into consideration the law of the state of the nonresident as it relates to the trade in of motor vehicles.

A separate or independent sale of an automobile to a third party by the purchaser of a new or used private passenger automobile from a dealer is not a trade in even if the proceeds from the third party sale are immediately applied by the seller to the purchase of a private passenger automobile from a dealer. A sale shall be deemed a separate or independent sale if one or more of the following events occur:

a. the third party buyer of the automobile pays the seller, and not the dealer, for the automobile;

b. the dealer does not take physical possession of the automobile;

c. title does not pass to the dealer.

Notwithstanding the prior paragraph, when a taxpayer "trades in" a private passenger automobile that is used as a capital cost reduction on the lease of a private passenger automobile, the amount of the reduction attributable to said trade in is not subject to the tax.

Any dealer or salesman who wilfully misstates information on a document that is required for the proper computation of the use tax on a motor vehicle is subject to the penalty provisions set forth in section 44-19-31 of the sales and use tax law.

R. GARY CLARK
TAX ADMINISTRATOR