



**BILL HASLAM**  
Governor

**STATE OF TENNESSEE**  
**DEPARTMENT OF REVENUE**  
**ANDREW JACKSON STATE OFFICE BUILDING**  
**NASHVILLE, TENNESSEE 37242**

**RICHARD H. ROBERTS**  
Commissioner

August 1, 2014

Mr. Craig Johnson  
Executive Director  
Streamlined Sales Tax Governing Board, Inc.  
100 Majestic Drive, Suite 400  
Westby, WI 54667

Dear Mr. Johnson:

As an associate member state pursuant Section 801.3.B., Tennessee is submitting the 2014 certificate of compliance and taxability matrix in accordance with Section 801.3.G. of the SSUTA. This letter is submitted to highlight the changes in Tennessee Sales and Use Tax statutes involving areas of compliance and noncompliance with the SSUTA.

In 2007 and 2008 the General Assembly approved numerous Streamlined changes to Tennessee's sales and use tax statutes that became effective January 1, 2008 and July 1, 2008. In 2009 the General Assembly adopted Streamlined definition for computer software maintenance contract. The General Assembly made no changes to Tennessee's Streamlined conforming legislation that became effective in 2008 and 2009 during the 2010 through 2013 legislative sessions. Such Streamlined conforming legislation includes:

- adoption of uniform definitions except the definition of bundled transaction and repeal of the bundling provision in the sales price definition;
- registration of 93,000 farmers for exemption to facilitate repeal of a multiple state tax rate, a threshold, and a non-uniform state and local tax base;
- provisions for the central registration system;
- providing and maintaining a tax rate and jurisdiction boundary data base;
- providing relief of liability for erroneous information on rates, boundaries, jurisdiction assignments and the taxability matrix for sellers, purchasers, and CSPs;
- telecommunications sourcing with the exception of prepaid calling services;
- exemption administration except for drop shipments;
- use of the SER for any Streamlined participating taxpayer with no location in the state;
- uniform remittance procedures;
- uniform recovery of bad debts;
- uniform sales tax holiday definitions and procedures;

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- uniform rounding rule;
- uniform customer refund procedures;
- uniform specified digital products provisions;
- providing amnesty pursuant to the SSUTA;
- providing state review and approval of certified automated systems; and
- providing SSUTA monetary allowances for CSPs and Model 2 sellers.

In 2013 the General Assembly adopted legislation that postponed Tennessee's effective date for additional Streamlined law changes needed to bring Tennessee into compliance with the SSUTA from July 1, 2013 to July 1, 2015. This legislation was originally scheduled to become effective July 1, 2009.

The additional Streamlined law changes now scheduled to become effective July 1, 2015 include the following:

- Section 302 State and Local Tax Base – single article local tax limitation on tangible personal property, video programming services, interstate telecommunications sold to business, and manufacturer's energy fuels;
- Section 305A-C Local Rate and Boundary Changes – effective dates of local rate and boundary changes;
- Section 308 State and Local Tax Rates – video programming services, interstate telecommunications, intrastate telecommunications, manufacturer's energy fuels and water, tangible personal property sold to common carriers for export, specified digital products, additional state tax on single articles of tangible personal property;
- Section 310 General Sourcing;
- Section 311 General Sourcing Definitions;
- Section 313 Direct Mail Sourcing;
- Section 314C(3) Telecommunications Sourcing – sourcing for prepaid calling services;
- Section 317A(8) Exemption Administration – drop shipment;
- Section 318A & C Uniform Tax Returns – one return per entity per reporting period per state, and the option to use the SER by taxpayers that have a location in this state and non-Streamlined participating taxpayers ;
- Section 323 Caps and Thresholds – video programming services, additional state tax rate on single articles of tangible personal property priced in excess of \$1600 to \$3200, single article local tax limitation on tangible personal property priced in excess of \$1600; and
- Section 330A Bundled Transaction – adoption and use of bundled transaction definition.

In 2014, the General Assembly provided an exemption for sales and use tax and imposed the diesel tax on dyed diesel fuel used to power a means of transport. The change in 2014 to Tennessee's Streamlined conforming legislation, scheduled to become effective July 1, 2015, repeals provisions related to locomotive fuel that will no longer be needed to conform.

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Additional items to become a full member of the SSUTA that are not included in Tennessee's Streamlined law changes effective July 1, 2015 include the following SSUTA provisions:

- Section 310.1 Origin-based Sourcing;
- Section 313.1 Origin-based Direct Mail Sourcing;
- 2009 amendments to Section 313 Direct Mail Sourcing;
- 2010 amendments to Section 317 Exemption Administration; and
- 2009 amendments to Section 318 Uniform Tax Returns.

The 2014 Certificate of Compliance and Taxability Matrix are enclosed. The documents will be available on Tennessee's website at [www.Tennessee.gov/revenue](http://www.Tennessee.gov/revenue). If you have additional questions, please contact Sherry Hathaway, Manager, Policy and Development at (615) 532-6021 or [Sherry.Hathaway@tn.gov](mailto:Sherry.Hathaway@tn.gov).

Sincerely,



Richard H. Roberts

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Enclosures