## **OREGON ENTERPRISE ZONE EXEMPTION CLAIM**

DEPARTMENT OF REVENUE USE O	ONL
Date Received	

#### **INSTRUCTIONS**

- File with assessor of county containing property and copy local zone manager.
- File after January 1 and on or before April 1 directly following the year in which qualified property is placed in service. Attach a schedule for such property (form 150-310-076).
- File within same time frame after each year of exemption. Attach a property schedule only for additional new qualified property subject to same authorization.
- Separate claims are required for exemptions subject to different authorizations, including, but not limited to, different investment sites within the enterprise zone.

FOR ASSESSOR'S USE ONLY				
Received By	Filing Fee			
	\$			
Code Area Number		Approved		
		Approved Denied		
Briefly Give Reason for Denial				
	Received By  Code Area Number	Received By Filing Fee \$  Code Area Number		

See page 2 of this form for further filing instructions.				
	FILER/TA	XPAYER		
Enterprise Zone or Rural Renewal Energy Development Zone where business firm and property are located  County where business and property			re business and property are located	
Name of Business Firm			Telephone N	Number
			(	)
Mailing Address		City	State	ZIP Code
Location of Property (street address if different from above)		City	State	ZIP Code
Map and Tax Lot Number of Site	Contact Pers	son	Title	
	AUTHORI	ZATION		
1 Authorization Application				
a. Date Submitted:		b. Date	Approved:	
2 Eligibility I hereby state that my firm is an eligi all qualified property claimed here is if the reason differs from what is indi	used only for su	ch eligible activities. An	attachment is included he	
3 Annual Average Employment as Existing in the Enterprise	Zone at Author	rization (from applicat	ion):	Jobs
		LIFIED PROPERT		
4 Period of Exemption: Years				
5 Property Schedule (form 150-310-076)				
a. Attached? Yes No				
b. If line 5a is "Yes," is this the first property schedule file	ed with an exer	mption claim subject t	to this authorization?	☐ Yes ☐ No
6 Ongoing Exemption (answer only if either line 5a or line 5b is "N	o")			
a. List first year(s) and investment cost of any prior exer	mption subject	to the same authoriza	ation:	
	with respect to	what was listed on the re		alified property included in any such edule. Any change or exception to
	IENT IN THE	ENTERPRISE ZO	NE	
7 Current Number of Employees (as of date with signature* below				oloyees
8 Recent Employment Figures (not relevant if both line 5a and lin				
a. Annual average for previous calendar year:				
b. Number of employees reported on line 7 on previous	exemption clai	m:		
c. Highest number of employees reported on line 7 in ar	ny prior exemp	tion claim:		
9 Previous Calendar Year's Average Annual Compensation for	or Additional Jo	obs (answer only if rece	ving 4- or 5-year extende	d abatement): \$
Certification  I hereby confirm that the information applicable) is accurate and it relates understand that my firm is responsit sponsor or county assessor. Failure report substantial curtailment of empty.	only to jobs held ble for maintaining to produce verific	I by full-time, year-round g records to verify such i cation may itself result ir	employees engaged prim nformation, to be made a forfeiture of exemption.	narily in eligible operations. I vailable upon request by the zone Fo avoid penalties, my firm needs to
	DECLAR	ATION*		
I declare under penalties of false swearing [ORS 305.990(4)] the	at I have exam	ined this document a	nd attachments, and to	the best of my knowledge, they
are true, correct, and complete. I have concluded that my firm				
federal laws that are applicable to my business.				
MUST BE SIGNED BY AN OWNER, COMPANY EX	KECUTIVE, OF		RESENTATIVE OF TH	IE BUSINESS FIRM*
Signature*		Date*		
Title (if not an owner or executive, attach letter attesting to appropriate co	ontractual author	rity)		

# OREGON ENTERPRISE ZONE EXEMPTION CLAIM SPECIAL REQUIREMENTS

Check all items that apply to your firm's authorization application or pre-authorization consultation with the local zone manager. Refer to ap-

plicable statutes (ORS) for further information and include attachments if necessary. ☐ **First-Source Hiring Agreement** is executed for the period of the exemption. (Note: if contact agency or zone manager report otherwise, then property in an attached property schedule does not qualify, except with waiver from Oregon Economic & Community Development director.) Employment of authorized business firm was moved into the enterprise zone from site(s) outside but within 30 miles of zone boundary after authorization. If so, fill in the following figures with the first and second exemption claim, based on employees at the site(s): a. Annual average employment at authorization (see line 3 of this form): \_\_\_\_\_\_\_ b. Current number of employees (see line 7 of this form): \_\_\_\_\_ c. Previous year annual average employment (see line 8a of this form): \_\_ Departions of firm (or commonly controlled firm) have closed or have been permanently curtailed and transferred into the enterprise zone from location in Oregon more than 30 miles form zone boundary, diminishing employment at that location. If so, explain timing and extent. Enterprise zone employment is combined with that of (100 percent) commonly owned firm/corporation(s). Attach signed statement. Local additional requirements are being satisfied. Addendum for enterprise zone sponsor is attached (as applicable), according to: Policy and standards adopted by the sponsor of an urban enterprise zone. Written agreement with the zone sponsor for an extended abatement of four or five years of exemption. Local waiver of hiring requirements as provided by resolution(s) adopted by the zone sponsor. ☐ There is a local waiver of hiring requirements for which alternative employment level is met, and either: ☐ The total cost of investment in qualified property does or will equal \$25 million or more; or

### **ADDITIONAL INSTRUCTIONS**

Productivity has or will rise by at least 10 percent and an amount equal to 25 percent of property tax savings has or will be dedicated to

#### Filer/Taxpayer

This form allows your already authorized business firm to claim the three- to five-year exemption on newly invested qualified property that your firm owns or leases at the specified site in the enterprise zone for the current year. To receive a tax exemption, file your claim with the county assessor after January 1 and no later than April 1.

workforce training fund, subject to monitoring and determinations by the zone sponsor.

For the first year of any such exemption, qualified property must be listed on an *Enterprise Zone Property Schedule* form (150-310-076) and included with this claim.

If this exemption claim relates to any "primary or secondary industrial property" (ORS 307.126), it may be filed with the Oregon Department of Revenue within the time required and will be considered timely filed with the county assessor.

**Late filing of claim with property schedule:** A late claim may be filed with the county assessor after April 1 and on or before June 1. A late **filing fee** equal to the greater of \$200 or  $\frac{1}{10}$  of 1 percent of the real market value of listed property will be charged. After June 1 and on or before the following April 1, an exemption may be granted only for the remainder of the regular period (less the first year).

Late filing of claim without property schedule: A late claim may be filed with the county assessor after April 1 and on or before August 31. A late filing fee equal to the greater of \$200 or the following factor multiplied by the real market value of exempt property, respective to the corresponding filing date, will be charged:

Factor:	On or before:
0.0002	May 1
0.0004	May 31
0.0006	June 30
0.0008	July 30
0.0010	August 29
0.0012	August 31

Failure to file an exemption claim after any year of exemption by the due date or failure to pay the late filing fee may cause the remainder of the exemption period to be terminated.

#### **Authorization**

Refer to your relevant Oregon Enterprise Zone Authorization Application form (150-303-029) and Authorization Approval form (150-303-082). If

your authorization became "inactive" due to failure to claim exemption or failure to furnish the statement of continuing interest every two years, then the initial exemption claim may not be accepted without a **filing fee** equal to the greater of \$200 or  $\frac{1}{10}$  of 1 percent of the real market value of qualified property.

#### **Exemption on Qualified Property**

Continuous period of exemption is three years in length, unless agreed to otherwise with the zone sponsor at authorization.

Property schedule is required to exempt property first placed in service from January 1 to December 31 of the immediate prior year. Property is "placed in service" once it is in use or occupancy, or is ready as such, for intended commercial purposes.

First years of different exemptions cannot cover more than:

- 1. Three successive years if line 5a is "no," or
- 2. Two previous successive years if line 5b is "no."

#### **Employment in the Enterprise Zone**

If property schedule is attached (line 5a is "yes"), then line 7 must be higher than line 3 by the greater of at least 10 percent or one job. (If this is not so, but employment since authorization did reach a high enough level, attach explanation about when this was true.)

After the first year of the (initial) exemption:

- Line 7 and line 8b must be at least 50 percent of line 8c;
- Line 7 (alone) must be at least 15 percent of line 8c; and
- Line 8a must be 110 percent or higher than line 3.

For most enterprise zones, line 9 needs to be 150 percent or higher than the county average annual wage at authorization, if applicable.

If the enterprise zone sponsor or the county assessor doubts the sufficiency and accuracy of job numbers, and reasonably requested corroboration is lacking, the exemption on otherwise qualified property may be denied for current and future years.

Noncompliance with the above employment requirements causes disqualification and the imposition of back taxes (but without additional penalty/interest, subject to timely notice).

Disqualification likewise results if verification is not provided within 60 days, following a formal request sent by or through the county assessor using registered or certified mail.