



Excise 7 Tax Refunds for Exempt Use of Fuel

WHEN ARE REFUNDS ALLOWED?

Colorado tax law allows for a refund of fuel tax paid for gasoline, aviation fuel, and special fuels when the fuel is used for approved commercial purposes off Colorado roads. Refunds are not allowed for fuel taxes paid on fuel used for recreational purposes.

QUALIFIED REFUNDS BY FUEL TYPE

Gasoline and Special Fuels

Fuel used to power motor vehicles over the road is taxable and does not qualify for a fuel tax refund. This includes farm or ranch vehicles driving over public access roads.

A refund may be claimed for fuel tax paid on gasoline or special fuel purchased in Colorado and used for the following purposes [§39-27-103(3)(a), C.R.S.]:

- Operating stationary engines, motor boats or motor vehicles on or over fixed rails for commercial purposes.
- Operating tractors, trucks, or other farm implements or machinery **off-road** when used for agricultural purposes on farms or ranches.
- Cleaning and dyeing.
- Operating any motor vehicle or machine owned or operated by the United States or any of its agencies, the state of Colorado or any of its agencies, any town, city, county, or Colorado school district, and any other political subdivision of Colorado.
- Any other use of equipment or machinery for commercial purposes off public roads.

Aviation Fuels

A refund may be claimed for fuel tax paid on aviation fuels purchased in Colorado and used for the following purposes [§39-27-103(3)(a) C.R.S.]:

- Operating a state licensed agricultural applicator aircraft from a private landing facility used solely and exclusively for agricultural applications. Aviation fuel tax will only be refunded to a maximum of 50 percent of tax paid.
- Aircraft operated by scheduled air carriers or commuter airlines operating flights on a regular schedule.

Motor fuel used for aviation purposes (listed above) on which the gasoline or special fuel tax has been paid qualify for a refund of the motor fuel tax paid to the extent it exceeds the aviation fuel tax due.

Fixed Based Operators (FBOs) at airports may request a fuel tax refund for fuel sold to U.S. government agencies, when the tax is not paid by the government agency (Department of Defense or Military, National Guards and Federal Civilians aircraft). The FBO must comply with the fuel tax refund regulations and processing procedures. To support any request for refund, the following documentation must be retained for a period of at least three years and made available upon request:

- Original invoices showing the sale to the U.S. government entity and invoices for fuel purchased during the period to cover the sales to the government agency. The purchase invoices from the fuel distributor must show that the state fuel tax was paid.
- The FBO's IRS form 637, Ultimate Vendor Registration approval letter showing their registration number with the UA suffix which signifies a "Ultimate Vendor that sells aviation-grade kerosene for a nontaxable use or any use in commercial aviation."
- The Waiver L Certificate (s) of Ultimate Purchasers of Kerosene For Certain Uses In Aviation, signed by the contracting payor, covering all purchases for which fuel tax refunds are being requested.

If sales to the government are from inventory, an inventory report must be retained for audit purposes for three years from the date of filing for the fuel tax refund.

APPLICATION FOR REFUND PERMIT AND ACCOUNT

To apply for a refund permit and account you must complete a Gasoline/Special Fuel Tax Refund Permit Application (DR 7189) and submit it to the Colorado Department of Revenue.

The application may be submitted before or at the time of the first refund claim. Upon approval of the application, the department will issue a refund permit/account number and refund claim forms with the approved exemption percentage to calculate the amount of the refund allowed. Written notification will be sent four to five weeks after the application is received at the Department of Revenue.

The approved exemption percentages are established from the historical average in an industry or from an industry study provided by an industry group. Your application must identify the industry that accurately describes your business, fuel use, and equipment.

If you are licensed for IFTA (the International Fuel Tax Agreement), you must mark the “yes” checkbox in section “V” of the application.

Account Changes

Any changes in the nature of the business, account name, DBA, ownership, address, equipment, storage capacity, or fuel use must be sent in writing to the:
Colorado Department of Revenue
Excise Tax Section, Room 200
PO Box 17087
Denver, CO 80217-0087

Refund permits/accounts are not transferable. A new application must be submitted for new businesses or changes in ownership.

REFUND FILING PROCEDURES

A Fuel Tax Refund Claim (DR 7118) will be mailed for each calendar quarter, the month following the reporting quarter. For example, a claim form for April through June will be mailed in early July.

The refund claim form is preprinted with your name, account number, the quarterly filing period, and the pre-approved industry percentage. This is the only percentage that will be allowed for use to calculate your fuel tax refund.

If you are an IFTA licensee and you are approved for a fuel tax refund permit, you will receive two pre-printed refund claim forms each quarter. One claim form is to be used for filing non-IFTA exempt fuel tax refund requests. The second claim form is to be used for filing exempt fuel refund requests associated with the taxpayer’s IFTA vehicles; the taxpayer must attach a copy of the IFTA tax report filed for the corresponding calendar quarter to this claim form.

When submitting a fuel tax refund claim, you may file only once per quarter. However, you are not required to file a claim each quarter if no exempt purchases were made in the quarter. Fuel purchases claimed must be filed no later than 12-months from the date of purchase. Any claim for refund for purchases exceeding the 12-month statute of limitations will be denied.

Refunds **are not allowed** on purchases of fuel in quantities of less than twenty gallons, **unless included with a refund claim on which the total refundable gallons exceed 20 gallons**. This limitation does not apply to governmental agencies or political subdivisions.

The Fuel Tax Refund Claim may be submitted without fuel purchase invoices. However, these invoices must be retained for a period of three years from the date of purchase or the date of the refund claim filing, whichever is later. The invoices must be made available upon request by the Colorado Department of Revenue. Invoices must show the following information:

- Dealer’s name and address, and address of delivery.
- Purchaser’s name and address.
- Correct date of sale and delivery; month, day, and year.
- The kind and quantity of fuel sold.
- Price per gallon of fuel, the total amount of Colorado tax and total amount paid.
- Notation showing payment and signature of dealer.

Electronic invoices are acceptable if the information items (above) are included on the electronic invoice.

Fuel purchases must support exempt and non-exempt fuel usage of the account's vehicles and equipment.

If your fuel purchase invoices do not meet the specific requirements and you are audited your claims will be disallowed and your permit/account can be closed.

Allow four to five weeks for the processing of your refund claim. For refund inquiries have your permit/account number, FEIN or social security number, the type of fuel claimed, gallons, and amount of your claim readily available.

Change in Business Operations Affecting Fuel Use and the Exempt Percentage

If you have a change in business operations, which affects your business' fuel use on an established account, provide the Fuel Tax Unit with information to support the change for review and approval. Documentation must be submitted to show the business change, change in equipment, and the change in operations to include exempt, non-exempt, and total fuel usage. The documentation must include actual records for a year to account for cyclical or seasonal change affecting the business. Suggested data might include equipment and vehicle records and fuel use, actual mileage over the road, miles per gallon, and include inventory records of fuel and equipment. Any request for a change without supporting documentation will be disallowed.

Protest Procedures of Industry Percentages Assigned to an Account and Rejection of Claims

If you wish to protest an assigned industry percentage, you must submit data to support an alternative percentage. Suggested data to support the protest might include actual data for total fuel purchased and used, total mileage over the road, miles per gallon, equipment and vehicle fuel use, and inventory records of fuel and equipment. The data must be accurate information for a year to account for cyclical or seasonal operations when applicable. The data must support the alternative percentage. Protests submitted without supporting documentation will be disallowed.

Protests may be submitted to the:
Colorado Department of Revenue
Excise Tax Section, Room 200
PO Box 17087
Denver, CO 80217-0087