SENATE BILL 6266

State of Washington 60th Legislature 2008 Regular Session

By Senators Eide, Zarelli, Schoesler, Shin, Stevens, and Roach Read first time 01/14/08. Referred to Committee on Ways & Means.

- 1 AN ACT Relating to the excise taxation of the sale of metals for 2 investment purposes; amending RCW 82.04.062; and creating new sections.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

NEW SECTION. Sec. 1. When the legislature enacted chapter 471, Laws of 1985, it intended to tax the business of making sales of precious metal bullion the same as sales of other investment products. The business and occupation tax was to be imposed on commissions, not on the value of the investment product traded. Other activities involving precious metal bullion, including reforming precious metal bullion into smaller units, were not taxable.

However, the method of calculating business and occupation tax for taxpayers engaged in both manufacturing and selling activities changed after chapter 471, Laws of 1985 was enacted. In the judgment of the department of revenue, this change caused the reforming of precious metal bullion into smaller units in this state to be taxable under the manufacturing business and occupation tax classification. It is the intent of this act to reimplement the original intention of the legislature and limit the business and occupation tax imposed on the business of making sales of precious metal bullion to a tax on amounts

p. 1 SB 6266

received as commissions and not to tax the activity of reforming precious metal bullion into different shapes or sizes. It is also the intent of the legislature that the business and occupation tax apply to the markup on the sale of precious metal bullion, where the taxpayer is

- 5 selling its own precious metal bullion. The legislature further
- 6 intends to accord the same tax treatment to investment purchases of
- 7 rare earth metals.

10

11

12

13

1415

16

17

18

19 20

23

24

2526

27

2829

30

31

32

3334

- 8 **Sec. 2.** RCW 82.04.062 and 1985 c 471 s 5 are each amended to read 9 as follows:
 - (1) For purposes of this chapter, "wholesale sale," "sale at wholesale," "retail sale," and "sale at retail" do not include the sale, for investment purposes, of precious metal bullion ((or)), monetized bullion, or rare earth metals.
 - (2) ((In computing tax under this chapter on the business of making sales of precious metal bullion or monetized bullion, the tax shall be imposed on the amounts received as commissions upon transactions for the accounts of customers over and above the amount paid to other dealers associated in such transactions, but no deduction or offset is allowed on account of salaries or commissions paid to salesmen or other employees.
- 21 (3)) The tax imposed by this chapter does not apply to the melting 22 and reforming of precious metal bullion into different units.
 - (3) The sale, for investment purposes, of precious metal bullion, monetized bullion, or rare earth metals is taxable under RCW 82.04.290(2) on amounts received:
 - (a) Over and above the market price for the bullion or rare earth metals sold on the date that the order for the bullion or rare earth metals is received, regardless of whether this markup is referred to as a commission, premium, spread, or some other term. A deduction is allowed from the measure of tax for amounts derived from charges to the buyer for shipping, handling, and insurance, but only to the extent that the deduction does not exceed the seller's actual expenditures to third parties for delivery of, and insurance for, the bullion or rare earth metals sold; and
- 35 <u>(b) As commissions upon transactions for the accounts of customers</u> 36 <u>over and above the amount paid to other dealers or mints associated in</u>

SB 6266 p. 2

such transactions. No deduction or offset is allowed on account of salaries or commissions paid to salespersons or other employees.

- (4)(a) The sale of precious metal bullion and monetized bullion is presumed to be for investment purposes. The presumption may be rebutted only if the seller knew at the time of sale that the buyer purchased the precious metal bullion or monetized bullion for other than investment purposes.
- (b) The sale of rare earth metals is presumed to be a sale for investment purposes except when the rare earth metals are physically delivered to the buyer or a person designated by the buyer. However, for purposes of determining the seller's tax liability only, the sale of rare earth metals physically delivered to the buyer or a person designated by the buyer will nonetheless be deemed a sale for investment purposes if the seller receives a declaration from the buyer. The declaration must be in the form designated by the department, signed by the buyer, and state that the buyer's purchase of rare earth metals is for investment purposes. The seller must retain the declaration as provided in RCW 82.32.070. A buyer who provides the seller with a false declaration is subject to any applicable taxes under chapters 82.08 and 82.12 RCW and penalties and interest on such taxes.
 - (5) For purposes of this section, the following definitions apply:

 (a) "Market price" means the seller's highest publicly stated price during a particular date for which the seller is willing to buy precious metal bullion, monetized bullion, or rare earth metals. If no such publicly stated price is available, current market price means the closing price for the bullion or rare earth metals on the New York mercantile exchange if the bullion or rare earth metals are traded on that exchange. If the bullion or rare earth metals are not traded on the New York mercantile exchange, market price may be determined by any reasonable method approved by the department. For purposes of this subsection (5)(a), "seller" means a person taxable under subsection (3)(a) of this section.
 - (b) "Monetized bullion" means coins or other forms of money manufactured from gold, silver, or other metals and that have been or are used as a medium of exchange under the laws of this state, the United States, or any foreign nation. "Monetized bullion" does not

p. 3 SB 6266

include coins or money sold to be manufactured into jewelry or works of
art.

(c) "Precious metal bullion" means any precious metal ((which)) 3 that: (i) Has been put through a process of smelting or refining, 4 including, but not limited to, gold, silver, and platinum group metals, 5 ((rhodium, and palladium,)) and ((which)) (ii) is in such state or 6 condition that its value depends upon its contents and not upon its 7 8 form. ((For purposes of this section, "monetized bullion" means coins 9 or other forms of money manufactured from gold, silver, or other metals 10 and heretofore, now, or hereafter used as a medium of exchange under the laws of this state, the United States, or any foreign nation, but 11 12 does not include coins or money sold to be manufactured into jewelry or 13 works of art.))

(d) "Rare earth metals" means:

14

- (i)(A) Elements with the atomic numbers twenty-one (scandium),
 thirty-nine (yttrium), fifty-seven (lanthanum) through seventy-one
 (lutetium); and
- 18 <u>(B) Compounds containing an element listed in (d)(i)(A) of this</u>
 19 <u>subsection (5)(d) that, due to its instability, is commonly held as a</u>
 20 <u>compound containing any other element;</u>
- 21 (ii) Where such element or compound:
- (A) Has been put through a process of smelting or refining; and
- 23 (B) Is in such state or condition that its value depends upon its content and not upon its form.
- NEW SECTION. Sec. 3. This act applies both retroactively and prospectively.

--- END ---

SB 6266 p. 4