

I hereby affirm that the raw materials used in processing per the location(s) referenced above contain at least twenty-five percent (25\%) recovered materials in each product as defined in Section 260.200 RSMO. No significant product type or ingredient changes have occurred for the reporting period. Recovered Materials Qualifying Product \% (If multiple product lines, attach percentage information for each.)
Select applicable box: $\square 25 \%-30 \%$ recovered material - obtain vendor declaration statements, fill out Part B, Recovered Material Calculations $-15 \%-30 \%$ recovered material - obtain vendor declaration statements, fill out Part B, Recovered Material Calculations
$30 \%$ or higher with last audit and $30 \%$ or higher for current period in recovered material content In accordance with Section 144.030.2(13) RSMO, rebuttable presumption that the raw materials used in the primary manufacture of automobiles contain at least twenty-five percent recovered materials.
This declaration statement must be signed and dated by an authorized official of the company.
Signature
Title
Date (MMDDYYYY)

Product or Products Produced

## Complete Section B only if you checked the first check box in Part A (25-30\% recovered material)

List all raw material suppliers and percentage of recovered material content necessary to qualify for the exemption.



Please calculate the hours used on each piece of taxable equipment for the full calendar year. The calculations in Part C are for the purpose of calculating the exemption under Section 144.030.2(13), RSMO, and should not take into account the additional exempt electricity under Section 144.054.2, RSMo.
Section 144.030.2(13), RSMo, exempts from state and local sales tax "electrical energy used in the actual primary manufacturing, processing, compounding, mining or producing of a product, or electrical energy used in the actual secondary processing or fabricating of the product, or a material recovery processing plant as defined in subdivision (4) of this subsection, in facilities owned or leased by the taxpayer, ... if the raw materials used in such processing contain at least twenty-five percent recovered materials as defined in Section 260.200, RSM0."
Section 144.054.2, RSMo, effective August 28, 2007, exempts from state sales tax "electrical energy used or consumed in the manufacturing, processing, compounding, mining, or producing of any product or used or consumed in the processing of recovered materials ...." If total exempt electricity after taking into account the additional exempt usage per Section 144.054.2, RSMO, is at least $76 \%$ of total usage, the electricity is $100 \%$ exempt from state tax. Therefore, electricity that does not qualify for the state and local sales tax exemption under Section 144.030.2(13), RSM0, is subject to local sales tax only.


Final Return: If this is your final return, enter the close date below and select the reason for closing your account. The Sales Tax law requires any person selling or discontinuing business to make a final sales tax return within fifteen (15) days of the sale or closing Date Business Closed:
$\square$ Out of Business $\square$ Sold Business
$\square$ Leased Business

Complete Part E, Page 3, prior to signing the return.

If you do not qualify, it is your responsibility to notify your utility provider, withdraw your exemption, and remit the appropriate tax to the state. Under penalties of perjury, I declare that I have direct control, supervision or responsibility for completing this return. I attest that | have no taxable utility purchases to report for locations left blank.

If you pay by check, you authorize the Department of Revenue to process the check electronically. Any check returned unpaid may be presented again electronically.

Sign and Date Return: This must be signed and dated by the taxpayer or by the taxpayer's authorized agent.
Signature of Taxpayer or Agent Print Name

Title $\quad$ Date Signed (MM/DD/YYYY) Tax Period (MMDDYYYY) Thru (MMDDYYYY)
Thru

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