Form OR-AP-CIPEZ

Application for Construction-In-Process Enterprise Zone Exemption,

as provided by ORS 285C.170 and OAR 123-674-6000

			•								
Filed with the Oregon De	partment of R	evenue f	or 20								
Filed with the	with the County assessor for 20						Account #				
File this application with the county assessor on or before April 1.											
• If this is for state-appraised industrial property (ORS 306.126), you											
file this application with the Oregon Department of Revenue by A						Received by	Date	A	oproved by	Date	
(The Oregon Department of Revenue will forward the application to the county											
assessor for processin							Assesse	d value	cancelled		
This exemption applies to						Building or ad	dition				
personal property maching to receive exemption und						Personal or real pro					
Form OR-EZ-AUTH, Ore						machinery and equip					
• See other side for appl				11011, 130-	303-029.		Total				
							1				
Name of authorized business firm				Code		Phone					
							(170		
Address				City			State		ZIP code		
Account number(s)			Descrip	otion of p		x lot number(s)					
, 1000 unit mumber(3)					wap and la	rv ior iidilipel(2)					
You affirm that the facility											
• Will, upon completion,					kemption;						
Will be owned or lease											
Has been exempt from				tax year;	i						
• Isn't in use or occupan				+0 0404	aa inaama	a a of language	4.				
Is in the process of beiIsn't centrally assessed			ed, or installed	to produ	ce income	e as or January	1,				
 Isn't centrally assessed Isn't to be operated as 			nation recort:* a	nd							
 All demolition has beer 		or destil	ialion resort, a	iiiu							
*If authorization approval is si		e case of h	otel/resort, file Form	n OR-AP-C	ACFC, Appli	cation for Cancellati	on of Asse	essment	on Commercial	Facilities	
Under Construction, 150-310											
Owner of land (if different from owner of structure)								Pr	none		
									()		
Street address					City			State			
					0''						
Address of improvement (street	:)				City			St	ate		
Starting data of construction	Thata of domolitic	n if any a	amplated at building	a oito Est	timated com	platian data of cons	truction	Coot o	f building stru	oturo or	
Starting date of construction Date of demolition, if any, completed				a at ballaring site Est		imated completion date of construction		n Cost of building, structure, or addition \$			
Describe use of building, struct	Liro or addition:							additio	π φ	· ·	
Describe use of building, structi	are, or addition.										
Attach a list of all persor	al and roal re-	norte m	achinon, and as	u inmort	loogtod a	t the construct	on citc	on lo	nuony 1 of the	2 VOOL 25	
above, that is or will be in											
				1				1	_		
Personal property/ machinery/ Serial equipment. Make/model/type number				Purchase date		Purchase			Date		
			r			price			installed		
Was the above-named mac	hinery and equip	ment incl	uded on your per	sonal pro	perty returr	1?					
☐ No ☐ Yes, the re	eport was made	in the nar	ne of								
				a a la rati							
				eclarati							
I declare under the penal						nined this docur	nent (in	cludin	g any accom	panying	
statements) and to the be	est of my knov	vledge, i	t is true, correct	, and co	mplete.						
Signature of owner or officer of	authorized busines	ss firm	Name (print or typ	oe)		Title			Date)	
Χ											

Oregon Revised Statute (ORS) and Oregon Administrative Rule (OAR)

ORS 285C.170,

Construction-in-process exemption

- (1) Property shall be exempt from ad valorem property taxation under this section if:
 - (a) The property is located in an enterprise zone;
- (b) The property is owned or leased by an authorized business firm or the business firm is contractually obligated to own or lease the property upon the property's being placed in service;
- (c) The property is or, upon completion of the construction, addition, modification or installation of the property, will be qualified property;
- (d) The authorization of the business firm remains active under ORS 285C.140 or 285C.165;
- (e) The property has not been subject to exemption under ORS 307.330 at the location;
- (f) The property is not and will not be centrally assessed under ORS 308.505 to 308.665;
- (g) The property is not to be operated as all or a part of a hotel, motel or destination resort; and
- (h) There is no known reason to conclude that the property or the firm will not satisfy any applicable requirements for the property to be exempt under ORS 285C.175 upon being placed in service.
- (2) Property may be exempt under this section for no more than two tax years, which must be consecutive.
- (3) In determining whether property is exempt under this section, the county assessor:
- (a) Shall adhere to the same procedures as apply under ORS 285C.175 (6) and (7); and
- (b) May require the submission of additional evidence by the authorized business firm or zone sponsor showing that the property qualifies for exemption under this section. If required, the additional evidence must be submitted on or before April 1 of the assessment year.
- (4) The exemption under this section does not depend on the property or the authorized business firm receiving the exemption under ORS 285C.175 or satisfying requirements applicable to the exemption under ORS 285C.175.
- (5) A year in which property is exempt under this section shall be considered a year in which the property is exempt under ORS 307.330 for purposes of determining the maximum number of years for which the property may be exempt under this section or ORS 307.330. [2003 c.662 §34b].

123-674-6000

Exemption Prior to Property Being 'In Service'

Under ORS 285C.170 qualified property of an actively authorized business firm in the enterprise zone is exempt from ad valorem taxation for up to two years, such that:

- (1) Consistent with OAR 123-674-6100(4), this exemption precedes and complements the one under ORS 285C.175, in that
- (a) It applies only to property that is not yet placed in service before the (January-1) assessment date; and
- (b) The property is thus not qualified to start the three- to five-year exemption period in the present assessment year.
- (2) This exemption is largely interchangeable with the one under ORS 307.330 and 307.340 (Commercial Facilities Under Construction); common elements are that:
- (a) The firm must file with the county assessor, as described in section (3) of this rule, no later than April 1 of each assessment year when the property exists in the zone/county;
- (b) Any (utility) property subject to central assessment by the Department of Revenue is disallowed;
- (c) Exemption is permissible for not more than two consecutive years; and
- (d) The relationship to ORS 285C.175 as described in section (1) of this rule is the same in terms of the property being in service or not.
- (3) The firm shall file the latest revision of the Department of Revenue form 150-310-021, Application for Construction-in-Process 150-310-021 (Rev. 10-17)

Enterprise Zone Exemption. An eligible business firm that instead files form 150-310-020, Application for Cancellation Of Assessment On Commercial Facilities Under Construction, will:

- (a) Receive only the treatment allowed under ORS 307.330; but
- (b) It needs to do so in any case for situations described in section (5) and (6) of this rule.
- (4) The following may be exempt in the zone, but would not be under ORS 307.330:
- (a) Property at a project site where there is no construction of or additions to a building or structure;
 - (b) Mere modifications to a building or structure;
- (c) A nonmanufacturing facility with re/construction taking less than a year's time to complete and to put the facility in service;
- (d) Additional property that is not yet placed in service, even though a portion or element of the project, facility or structure has been completed, consistent with OAR 123-674-5300(2); or
 - (e) Machinery & equipment, even if it will:
- (A) Not be installed in or affixed to a building, structure or addition thereto; or
 - (B) Remain personal property after installation.
- (5) Irrespective that property might qualify under ORS 285C.175, the following situations may not use this exemption, although exemption under ORS 307.330 is possible:
- (a) Property had been exempt already at the same site in the zone under ORS 307.330 even if for only one year;
- (b) The business firm is a hotel, motel or destination resort, regardless of the zone;
- (c) The authorized business firm does not or will not necessarily own or lease the property;
- (d) The business firm has applied but is not yet authorized, consistent with OAR 123-674-3000 by the April-1 filing deadline in this rule; or
 - (e) As of the January 1 assessment date:
- (A) Authorization is inactive under ORS 285C.165 unless also renewed by April 1;
- (B) Property is not yet located inside the boundary of the designated zone; or
 - (C) The zone has terminated.
- (6) Pending approval of the Application, the firm may file and have property exempted as allowed under ORS 307.330, such that:
- (a) After approval/authorization, the assessor may extend exemption under ORS 285C.170 to other qualified property subject to this rule; but
- (b) The ongoing exemption of property may continue only under ORS 307.330.
- (7) The county assessor shall not exempt property specifically under ORS 285C.170, if the assessor has a reasonable and definitive reason to believe that:
- (a) The property is or will not be qualified property when placed in service;
- (b) The authorized business firm will not qualify under ORS 285C.200; or
- (c) Other applicable requirements under ORS 285C.175 will not be met
- (8) In the face of significant doubts about conformance with the requirements of ORS 285C.170, the assessor may depend on reasonably requested information or confirmation from the firm or zone sponsor, before determining to the grant the exemption.
- (9) Consistent with subsection (2)(c) of this rule, property exempted under ORS 285C.170 may not receive further exemption under ORS 307.330 beyond the cumulative two-year period.
- (10) In the event that the anticipated exemption under ORS 285C.175 is unclaimed under ORS 285C.220, denied, or disqualified under ORS 285C.240, the exemption as described in this rule is not necessarily jeopardized in any way, even for such property that would not normally be exempt under ORS 307.330.

Stat. Auth.: ORS 285A.075 & 285C.060(1)Stats. Implemented: ORS 285C.165, 285C.170 & 307.330Hist.: OBDD 27-2010, f. & cert. ef. 6-14-10