# READ INSTRUCTIONS ON THE BACK BEFORE COMPLETING FORM

0004							
2024			OFFICIAL USE ONLY				
TOWNSHIP OF HAVERFORD			D. 175 DE 015				
BUSINESS PRIVILEGE AND MERCANTILE TAX RETURN			DATE RE	C'D		AMT REC'D	
FINAL RETURN FOR CALENDAR YEAR ENDED DECEMBER 31, 2024 ESTIMATED RETURN FOR CALENDAR YEAR ENDED DECEMBER 31, 2025			CHECK N	IO		BATCH NO	
Due Date April 15, 2025			01120111			2711011110	
	T						
	BUSINESS ACCOUNT NUMBER:				EIN/SSN:		
	BUSINESS LOCATION:						
	DID YOU TERMINATE / MOVE THIS BUSINESS					IF MOVED, WHE	RE?
	□ YES □ NO □ MOVED DATE:					- ,	
	□ NON-PRO	OFIT 🗆 MANU	FACTURER				NO
ENTER WHOLE DOLLAR AI	MOUNT:	S ONLY			DOI	LARS	NO CENTS
A return must be filed even if you have r	no gross rece	eipts					
1. Sales or Gross Receipts (January to December only)					1.		00
2. Exclusions (Must attach written proof)					2.		00
8. Taxable Gross Receipts (Line 1 Less Line 2) Check if Amended Return					3.		00
FINAL RETURN FOR YEAR ENDED DECEMBER 31, 2024	RECEIPTS FROM LINE ABOVE				TAX COMPUTATIONS		
4. Wholesale	<u> </u>	4.		x .001	4.		00
5. Retail	<u> </u>	5.		x .0015	5.		00
6.Service		6.		x .0015	6.		00
7. Rental / Other Income	<u> </u>	7.		x .0015	7.		00
8. Total (add Lines 4, 5, 6, & 7)	8.				8.		00
9. Deduct 2024 Estimated Tax (Paid with 2023 Return)						9. 0	
10. Total Tax Due, or Credit (Line 8 Less Line 9)							00
ESTIMATED TAX RETURN FOR YEAR ENDING DECEMBER 31, 2025							
11. 2025 Estimated Tax (Must use amount shown on Line 8)							00
TOTAL TAX DUE IF PAID BY APRIL 15, 2025							
12. Add Line 10 and Line 11					12.		00
PENALTY AND INTEREST IF TAX PAID AFTER APRIL 15, 2025							00
13. Add: 10% Penalty if paid after April 15, 2025 (multiply Line 12 x 10%)					13.		00
14. Add: 1.5% Interest per month or part thereof (multiply Line 12 x 1.5% x No. of months)					14. 15.		00
15. TOTAL TAX, PENALTY AND INTEREST (Add Lines 12,13, & 14)							00
LICENSE FEE							00
16. 2025 Business License Fee (a separate License is required for each location, \$10 per location)					16. 10 x	=	00
17. Total Amount Due (Add Lines 15 & 16)						00	
Any Work Papers containing calculations used to determine Gross Receipts and copies of Federal Returns shall be attached to this return.  Tax returns will not be considered complete unless such documents are attached.  1040 - SCH C;   1040 - SCH E;   1065;   1120;   11205;   P&L STATEMENT;   4797;   8824							
Make Check Payable to: HAVERFORD TOWNSHIP Mail Return and Payment to: TRI-STATE FINANCIAL GROUP							

SEND ORIGINAL WITH PAYMENT - MAKE A COPY FOR YOUR RECORDS

I declare under penalty of law that all statements made here and/or in supporting schedules are true, correct and complete to the best of my knowledge and belief.

**PO BOX 38** 

**BRIDGEPORT, PA 19405** 

610-270-9520

Print Name	Telephone Number
Signature	Date
Signature of Person Preparing Return (if other than taxpayer)	Date
Address of Preparer	Telephone Number

"As required by Pennsylvania law, Haverford Township will provide upon request a disclosure statement explaining to the taxpayer their rights in certain tax proceedings involving the Township."

FORM MUST BE PREPARED IN ITS ENTIRETY, SIGNED AND DATED. IF NOT THE FORM WILL BE RETURNED AND PENALTY AND INTEREST ADDED UNTIL COMPLETED FORM IS RECEIVED.

#### INSTRUCTIONS

#### **BUSINESS PRIVILEGE TAX**

The Business Privilege Tax of 1.5 mills (\$1.50 per \$1,000.00 of receipts) is to be paid on all gross receipts. The term "gross receipts" includes the gross amount of cash, credits or property which is attributable to the Township by reason of any service rendered or commercial or business transaction in connection with any business, trade, occupation or profession. Generally, receipts are attributable to the Township when business activity is managed, directed or controlled from a base of operations in the Township, even if the customer or a significant portion of the business activity is outside the Township. "Gross Receipts" includes, but is not limited to, all commissions, fees, reimbursements, rents and any other compensation received, as well as interest, dividends, capital gains and other income, whether considered "passive" or "active".

It is the taxpayer's burden to claim and prove any exemption or exclusion. Taxpayer must disclose the entire gross receipts prior to exclusion and provide worksheets, tax returns, or other documents supporting the claimed exclusion. "Gross Receipts" does not include:

- 1. Any receipts which are already included in the calculation of the Mercantile Tax paid by the taxpayer.
- 2. In general, receipts generated by IRC 501 (c)(3) non-profit organizations meeting the criteria for "institutions of purely public charity" as set forth in the Institutions of Purely Public Charity Act, 1997, P.L. 508, No. 55; 10 P.S. §371 et seq. are not included in gross receipts. However, gross receipts derived by such non-profit organizations from unrelated trade of business are included in gross receipts.
- 3. In the case of financial business, the cost of securities and other property sold, exchanged, paid at maturity or redeemed, and moneys or credits received in repayment of advances, credits and loans (not to exceed the principal amount of such advances, credits and loans), and deposits.

### MERCANTILE TAX

The Mercantile Tax of 1.5 mills on receipts from retail sales and 1.0 mill on receipts from wholesale sales is to be paid on the gross volume of business of wholesale and/or retail vendors or dealers in goods, wares and merchandise of every kind, and all persons engaged in conducting restaurants or other places where food, drink or refreshments are sold. "Gross volume of business" includes all receipts, whether cash, credit or other property.

It is the taxpayer's burden to claim and prove any exemption or exclusion. Taxpayer must disclose the entire gross volume of business prior to exclusion and provide worksheets, tax returns or other documents supporting the claimed exclusion. Receipts included in gross volume of business shall not include:

- 1. <u>Manufacturers:</u> Persons engaged in manufacturing may exclude receipts from the sale of goods manufactured by them. For purposes of the Mercantile Tax, "manufacturing" means the making of something new and different, involving a substantial (not superficial) change in material, form, composition of character, resulting in different goods and articles having a distinctive name, character and use, different from the materials from which the article is made.
- 2. <u>Interstate Commerce:</u> See Township Regulations, available from the Township upon request.
- 3. <u>Institutions of Purely Public Charity:</u> In general, receipts generated by IRC (c)(3) non-profit organizations meeting the criteria for "institutions of purely public charity" as set forth in the institutions of Purely Public Charity Act, 1997, P.L. 508, No. 55; 10 P.S. §371 et seq. are not included in the measurement of tax. However, receipts derived by such non-profit organizations from unrelated trade or business are included in gross receipts.

### PARTIAL YEAR

New Businesses: Taxpayers filing for the Business Privilege Tax must file a tax return within (40) days from the date of commencing business. Taxpayers filing for the Mercantile Tax must file a tax return within (60) days from the date of commencing business. The estimated gross receipts or gross volume of business for such taxpayer shall be computed by multiplying the actual gross receipts for the first month of business by the number of months remaining in the tax year. The \$10.00 License fee is not prorated.

## **LICENSE**

Taxpayers with multiple locations in the Township must obtain a business license for each location but should only file one tax return for all locations.

#### FILING REQUIREMENTS AND DEADLINES

You must attach copies of federal tax returns, schedules and worksheets to support gross receipts and/or gross volume of business reported and any claimed exclusions or exemptions. The tax return is not considered complete unless such documents are attached. The deadline to file this Return is April 15. Haverford Township will honor federal extensions for returns not filed by April 15 PROVIDED THAT: a copy of the federal extension form is submitted, and the full amount of tax and license fee is paid no later than April 15.

You are entitled to receive a written explanation of your rights with regard to the audit, appeal, enforcement, refund and collection of local taxes. Should you have any questions, contact Tri-State Financial at 610-270-9520.

To access additional forms, you may visit our website: www.tfgtax.com