These FAQs are being provided as a guidance to many of the questions that have been received. The Treasurer’s office assumes no legal liability or responsibility for the accuracy, completeness, or usefulness of any information in these FAQs.

FAQ’s:

1) Q: Whom does the Telecommunication Occupation Tax apply to?  
A: The Telecommunication tax is levied upon every person, firm, partnership, corporations, or association engaged in the business of offering or selling telecommunications equipment or telecommunication services to the public for hire in the City of Lincoln.

2) Q: What is the Telecommunication Occupation Tax rate?  
A: The rate is six percent (6%) on the gross receipts resulting from any telecommunication services and charges to a customer for which telecommunication services are provided.

3) Q: What are the items being taxed?  

4) Q: Where do I send my monthly payment and remittance worksheet?  
A: City Treasurer  
   City of Lincoln  
   555 South 10th St  
   Lincoln, NE 68508

5) Q: When is the Telecommunications Occupation Tax due?  
A: On or before the last day of each and every month the occupation taxes collected from the preceding month shall be paid to the City of Lincoln.

Revised: 1/1/2013
6) Q: Whom do I contact if I have a question regarding Telecommunications Occupation Tax?  
   A: City Treasurer’s office at 441-7457.

7) Q: Where do I send a written request for additional information?  
   A: City Finance Department  
      555 South 10th Street  
      Lincoln, Nebraska 68508

8) Q: How do I calculate sales tax?  
   A: Contact the Nebraska Department of Revenue at (402) 471-5729 or visit their website at http://www.revenue.ne.gov/info/occupation_tax.html

9) Q: Is there a late remittance fee?  
   A: All late payments shall draw interest at the rate of one percent (1%) per month and shall be compounded quarterly. After default for six months, a penalty of five percent (5%) shall be added in addition to the interest charges.

10) Q: What are the office hours?  
     A: The City Finance department is open 8:00 – 4:30, M-F.

11) Q: What service categories that take effect January 1, 2013 need to be reported on the occupation tax return?  
     A: Section 3.24.100 Such statement shall report revenues and gross receipts by the categories of services listed in Section 3.24.080 (b)(1)Basic local exchange services, (2)inter-change services,(3)Commercial mobile services,(4) Electronic or electromagnetic transmission services,(5) Other communication services, and (6)Prepaid telecommunication services.

12) Q: What is included in “mobile radio services”?  
     A: It includes land-mobile FM UHF radio service for short distance, two-way communication. It is intended for use by an individual who possesses a valid GMRS license. GMRS radios are typically handheld portable devices. Mobile and base stationstyle radios are available but these are normally commercial UHF radios as often used in the public service and commercial land mobile bands. These are legal for use in this service as long as they are GMRS type-approved.

13) Q: Do you need to notify the City of Lincoln when your business has permanently closed?  
     A. Yes

Revised: 1/1/2013
14) Q: Are any sales exempt from the Telecommunications Occupation Tax?
A: Sales of telecommunications services charged to the United States government or any of its departments, or the State of Nebraska, or any of its agencies, subdivisions, or departments are not included as part of the gross receipts.

15) Q: Do I need to remit a monthly Telecommunications Occupation Tax form for a Month in which I had no taxable sales?
A: Yes. Or contact us at 402-441-7457 or occupationtax@lincoln.ne.gov

16) Q: Is the Telecommunications Occupation Tax applied to (1) federal, state, and local taxes included in customer bills, and (2) any regulator surcharges included in the customer’s bill?
A: Section 3.24.080 (b)5 provides in pertinent part “Telecommunication service . . . includes . . . (5) Any other telecommunication services that are a necessary component of the services provided, regardless of whether the services or fees are required by federal, state or local authorities or provided by telecommunication business . . .” Subsection (c) (6) also provides an applicable exclusion “(6) Any sales taxes imposed by the State of Nebraska pursuant to Neb. Rev. Stat. § 77-2703.” Taking these two provisions together, the only reference to taxes is subsection (c) (6) where sales taxes are specifically excluded from inclusion within “gross receipts”. The references to services and fees do not expressly include federal, state or local taxes nor is the City interpreting the ordinance to include taxes.
In regards to regulatory surcharges, the ordinance includes “services that are a necessary component of the services provided, regardless of whether the services or fees are required by federal, state, or local authorities.” If a component of telecommunication service is provided, it doesn’t matter whether the service, or any associated fee, is required by a federal, state, or local authority; it is included within the telecommunication services that are taxable. The ordinance includes all such fees whether they are currently imposed or may be imposed in the future or whether they are called surcharges or some other term. There is no language to exclude any particular “regulatory surcharge”.

17) Q: Does the occupation tax apply to phones purchased with prepaid wireless airtime?
A: Occupation taxes apply only on the wireless airtime.

18) Q: What customers does the tax apply to?
A: The tax is applied to gross receipts where the telecommunication service is charged to an address within the City or on a business that is doing business within the jurisdiction of the City.

Revised: 1/1/2013
19) Q: Is the infrastructure equipment for a Private Branch Exchange system taxable?  
A: No, the ordinance excludes the infrastructure related to any Private Branch Exchange System.

20) Q: How does the tax impact projects with phones and electrical work?  
A: The occupation tax does not apply to electrical work unless it is a necessary component of telecommunication service. Only the component of the job that applies to telecommunication service are taxable.

21) Q: Will labor be taxable for remote service work on phone systems? Would this change if the phones were internet based?  
A: It doesn’t make any difference whether the maintenance service is onsite or remote. It does make a difference as to where the customer is located. If the service is provided to a customer located within the city limits or the service is charged to an address within the city, the tax applies to those maintenance charges. The tax does not apply to customers or locations outside of the city. The connection of the phone system to the internet has no distinction under the ordinance. The Internet Tax Freedom Act specifically exempts telephony systems over broadband from the prohibition of taxation under the Act.

22) Q: Does the tax apply to repairing a broken phone or pager?  
A: The selling and/or provision of telecommunication service is taxable. Section 3.24.080 “(5) Any other telecommunication services that are a necessary component of the services provided, regardless of whether the services or fees are required by federal, state, or local authorities or proved by the telecommunication business.

23) Q: Will this be something our accounts payable department will need to self-assess tax to the city? Then we will turn around and charge the same tax to our customer?  
A: The occupation tax is imposed on the business not on the customer, as is the case with sales tax. Nothing prevents the business from passing that cost onto the customer. The City Council passed an amendment to the tax provisions to add the following specific language “The seller of telecommunication services may itemize, as an add-on charge, the tax levied on a bill, receipt, or other invoice to the purchaser, but the each seller engaged in selling telecommunication services shall remain liable for the tax imposed by this section.”

24) Q: Is this to be implemented based on the date of services performed or the date billed?  
A: The date the services are performed.

Revised: 1/1/2013
25) Q: Is the only exemption from this tax the government? Are churches required to pay this tax?
   A: There are a variety of services and charges that are excluded from gross receipts. The only customer-based exemption is the government. A customer is not exempt from the occupation tax by its status of exemption from sales tax.

26) Q: Does this tax apply to wholesale transactions or retail transactions?
   A: This tax applies only to retail transactions.

27) Q: Are lifeline services (home burglar alert, fire alert, onstar, etc..) subject to the Telecommunication Occupation Tax?
   A: No, these types of services are not considered telecommunication services.

28) Q: When using the Online Payment System, when will the payment post to my Bank account?
   A: Payments will be processed on the first working day after the 25th of each month. The funds will be removed from your account on the next working day. Please see the examples below:*

   **EXAMPLE**

<table>
<thead>
<tr>
<th>Sunday</th>
<th>Monday</th>
<th>Tuesday</th>
<th>Wednesday</th>
<th>Thursday</th>
<th>Friday</th>
<th>Saturday</th>
</tr>
</thead>
<tbody>
<tr>
<td>24</td>
<td>25</td>
<td>26</td>
<td>27</td>
<td>28</td>
<td>29</td>
<td>30</td>
</tr>
<tr>
<td>Tax Due</td>
<td></td>
<td>Payments processed by City Treasurer</td>
<td>Funds removed from your account.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Revised: 1/1/2013
*Please note: Interest will not be charged on the account as long as the online payment process is completed by midnight on the last day of each month.

Revised: 1/1/2013