REDACTED DECISION -- 06-707 RMFE -- BY GEORGE V. PIPER, ALJ -- SUBMITTED for DECISION on JULY 10, 2007 -- ISSUED on JULY 23, 2007

SYNOPSIS

MOTOR FUEL EXCISE TAX -- BURDEN OF PROOF -- In a hearing before the West Virginia Office of Tax Appeals on a petition for refund, the burden of proof is upon the taxpayer to show that it is entitled to the refund. See W.Va. Code § 11-10-A-10(e) [2002].

MOTOR FUEL EXCISE TAX -- LIMITATION ON FILING CLAIM FOR REFUND -- W.Va. Code § 11-14C-31(c)(3) provides that a claim for refund filed by a county board of education for the immediately preceding fiscal year that ends on June 30 must be filed on or before August 31 of the year on which the fiscal year ends.

MOTOR FUEL EXCISE TAX -- LIMITATION ON FILING CLAIM FOR REFUND -- The West Virginia State Tax Commissioner and the West Virginia Office of Tax Appeals have no authority to disregard the express statutory requirement specifying the date by which a claim for refund must be filed.

FINAL DECISION

The Petitioner filed a combined <u>claim</u> for refund of \$______ of motor fuel excise tax, for both special fuel and gasoline, for the period of October 1, 2005, through June 30, 2006. The Fuel Tax Administration Unit of the Internal Auditing "Division" of the West Virginia State Tax Commissioner's Office ("the Commissioner" or the "Respondent"), by letter dated September 27, 2006, denied the entire claim. The reason stated for the total denial was that the refund claim for the period at issue was not timely filed, that is, it was filed after August 31, 2006, in violation of W.Va. Code § 11-14C-31(e)(3) [2005].

Thereafter, by mail postmarked November 28, 2006, the Petitioner timely filed with this tribunal a petition for refund. W. Va. Code §§ 11-10A-8(2) [2002] and 11-10A-9(a)-(b) [2005].

FINDINGS OF FACT

- 1. For the period commencing October 1, 2005, and ending June 30, 2006, the Petitioner, purchased ______ total gallons of special fuel, on which it paid motor fuel excise tax.
- 2. For the same period, the Petitioner also purchased _____ total gallons of gasoline, on which it paid motor fuel excise tax.
- 3. On or about September 25, 2006, the Petitioner filed a <u>claim</u> for a refund of the motor fuel excise tax paid by it for the period commencing October 1, 2005 and ending on June 30, 2006.
- 4. By letter dated September 27, 2006, signed by the Supervisor of the Fuel Tax Administration Unit of the Internal Auditing "Division," the West Virginia State Tax Commissioner denied the claim as being untimely filed past the August 31 statutory deadline.
 - 5. The Petitioner then timely filed with this tribunal a <u>petition</u> for refund.
- 6. At the hearing Petitioner's representative testified that last year it also filed its refund claim late but that Respondent refunded its monies anyway.
- 7. Petitioner's representative also testified that its late filing in this matter was caused by employee error.

DISCUSSION

West Virginia Code § 11-14C-9 provides, in relevant part:

(c) Refundable exemptions from flat rate component of tax. – Any person having a right or claim to any of the following exemptions form the flat rate component of the tax levied by section five [§ 11-14C-5] of this article shall first pay the tax levied by this article and then apply to the Tax Commissioner for a refund:

* * * *

(4) Any county boards of education;

(d) Refundable exemptions from variable rate component of tax – Any of the following persons may claim an exemption fro the variable rate component of the tax levied by section five [§ 11-14C-5] of this article on the purchase and use of motor fuel by first paying the tax levied by this article and then applying to the Tax Commissioner for a refund.

* * * *

(5) Any county boards of education;

West Virginia Code § 11-14C-31 provides, in relevant part:

(c) The right to receive any refund under the provisions of this section is not assignable and any assignment thereof is void and of no effect. No payment of any refund may be made to any person other than the original person entitled to claim the refund except as otherwise expressly provided in this article. The Commissioner shall cause a refund to be made under the authority of this section only when the claim for refund is filed with the Commissioner within the following time periods:

* * * *

(3) A petition for refund under subsection (c) or (d), section nine [§ 11-14C-9] of this article shall be filed with the Commissioner on or before the last day of January, April, July and October for purchases of motor fuel during the immediately preceding calendar quarter: Provided, That any application for refund made under authority of subdivision (15), subsection (c) of said section when the motor fuel is used to operate tractors and gas engines or threshing machines for agricultural purposes shall be filed within twelve months from the month of purchase or delivery of the motor fuel: Provided, however, That all persons authorized to claim a refundable exemption under the authority of subdivisions (1) through (6), inclusive, subsection (c), section nine of this article and subdivisions (1) through (6), inclusive, subsection(d) of said section shall do so no later that the thirty-first day of August for the purchases of motor fuel made during the preceding fiscal year ending the thirtieth day of June. (Emphasis added).

It is not disputed that the Petitioner failed to file its claim for refund on or before August 31, 2006. As such, the Petitioner's claim for refund was not timely. However, it asks this tribunal to consider refunding its claim because (1) the same thing happened last year and Respondent ultimately refunded the claim and (2) that this year's late filing was caused by an employee who mistakenly did not file this year's refund claim timely.

W. Va. Code § 11-14C-31(c)(3) provides a definite date by which a county board of education must file its claim for refund with the State Tax Commissioner. The statute specifies

no grounds upon which the date certain set forth in the statute may be waived or disregarded. The statute makes no provision for any filing of a claim for refund based on extenuating circumstances. Neither the State Tax Commissioner, who is part of the executive branch of state government, nor this executive-branch tribunal may extend the time, established by the Legislature, for filing a claim for refund, due to extenuating circumstances.

Additionally, this tribunal has no equitable jurisdiction which would allow it to disregard the clear requirements of the statute. This tribunal must follow the clear and express statutory requirements and has no authority to disregard the same. Also, "filing requirements established by [state tax] statutes . . . are not readily susceptible to equitable modification or tempering." *Helton v. Reed*, _ W.Va. _, _, 638 S.E.2d 160, 164 (2006).

Consequently, the petition for refund filed by the Petitioner must be denied.

CONCLUSIONS OF LAW

Based upon all of the above it is **DETERMINED** that:

- 1. In a hearing before the West Virginia Office of Tax Appeals on a petition for refund, the burden of proof is upon the taxpayer, to show that it is entitled to the refund. See W. Va. Code § 11-10A-10(e) [2002].
- 2. By filing its claim for refund with the State Tax Commissioner on September 25, 2006, the Petitioner failed to comply with W.Va. Code § 11-14C-31(c)(3), which requires that a claim for refund filed by a county board of education for the immediately preceding fiscal year that ends on June 30 must be filed on or before August 31 of the year on which the fiscal year ends.

- 3. The West Virginia State Tax Commissioner and the West Virginia Office of Tax Appeals have no authority to disregard the express statutory requirement specifying the date by which a claim for refund must be filed.
 - 4. The Petitioner has failed to carry its burden of showing that it is entitled to a refund.

DISPOSITION

WHEREFORE, it is the FINAL DECISION of the WEST VIRGINIA OFFICE OF TAX APPEALS that the Petitioner's petition for refund of motor fuel excise tax for the period of October 1, 2005, through June 30, 2006, must be and is hereby DENIED.