STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition of Louis Illiano, Officer of ICAM Food Corp.

for Redetermination of a Deficiency or Revision of a Determination or Refund of Sales & Use Tax : under Article(s) 28 & 29 of the Tax Law for the Period 3/1/80-7/31/83. :

ss.:

State of New York :

County of Albany :

David Parchuck/Janet M. Snay, being duly sworn, deposes and says that he/she is an employee of the State Tax Commission, that he/she is over 18 years of age, and that on the 27th day of August, 1987, he/she served the within notice of Decision by certified mail upon Louis Illiano, Officer of ICAM Food Corp. the petitioner in the within proceeding, by enclosing a true copy thereof in a securely sealed postpaid wrapper addressed as follows:

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Louis Illiano Officer of ICAM Food Corp. 2421 E. 21st Street Brooklyn, NY 11229

and by depositing same enclosed in a postpaid properly addressed wrapper in a post office under the exclusive care and custody of the United States Postal Service within the State of New York.

That deponent further says that the said addressee is the petitioner herein and that the address set forth on said wrapper is the last known address of the petitioner.

Sworn to before me this 27th day of August, 1987.

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Authorized to administer oaths pursuant to Tax Law section 174 AFFIDAVIT OF MAILING

STATE OF NEW YORK STATE TAX COMMISSION ALBANY, NEW YORK 12227

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August 27, 1987

Louis Illiano Officer of ICAM Food Corp. 2421 E. 21st Street Brooklyn, NY 11229

Dear Mr. Illiano:

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Please take notice of the Decision of the State Tax Commission enclosed herewith.

You have now exhausted your right of review at the administrative level. Pursuant to section(s) 1138 of the Tax Law, a proceeding in court to review an adverse decision by the State Tax Commission may be instituted only under Article 78 of the Civil Practice Law and Rules, and must be commenced in the Supreme Court of the State of New York, Albany County, within 4 months from the date of this notice.

Inquiries concerning the computation of tax due or refund allowed in accordance with this decision may be addressed to:

NYS Dept. Taxation and Finance Audit Evaluation Bureau Assessment Review Unit Building #9, State Campus Albany, New York 12227 Phone # (518) 453-4301

Very truly yours,

STATE TAX COMMISSION

cc: Taxing Bureau's Representative

STATE OF NEW YORK

STATE TAX COMMISSION

In the Matter of the Petition	:	
of	:	
LOUIS ILLIANO, OFFICER OF ICAM FOOD CORP.	:	DECISION
	:	
for Revision of a Determination or for Refund of Sales and Use Taxes under Articles 28 and 29 of the Tax Law for the Period March 1, 1980	:	
through July 31, 1983.	:	

Petitioner, Louis Illiano, Officer of ICAM Food Corp., 2421 East 21st Street, Brooklyn, New York 11229, filed a petition for revision of a determination or for refund of sales and use taxes under Articles 28 and 29 of the Tax Law for the period March 1, 1980 through July 31, 1983 (File No. 55590).

A hearing was held before Frank Landers, Hearing Officer, at the offices of the State Tax Commission, Two World Trade Center, New York, New York, on May 1, 1987 at 9:00 A.M. Petitioner appeared <u>pro</u> <u>se</u>. The Audit Division appeared by John P. Dugan, Esq. (Angelo Scopellito, Esq., of counsel).

ISSUE

Whether the Audit Division, in the absence of books and records, properly determined the additional sales tax liability of ICAM Food Corp. for the period March 1, 1980 through July 31, 1983, based on the results of an observation test.

FINDINGS OF FACT

1. During the period at issue, ICAM Food Corp. ("ICAM") operated a luncheonette on the corner of Oxford Street and Oriental Boulevard in the Manhattan Beach section of Brooklyn (opposite Kingsborough Community College). The business was open 7:00 A.M. to 9:00 P.M., Monday through Thursday, 7:00 A.M. to 4:00 P.M. on Fridays, 8:30 A.M. to 3:30 P.M. on Saturdays and was closed on Sundays. ICAM's customers were for the most part students at the college. ICAM sold newspapers, beer, ice cream, cigarettes, candy and hamburgers. Breakfast was also sold in the mornings. The business was closed in September 1983 when ICAM was evicted by a new landlord. At all times relevant, petitioner, Louis Illiano, was the president of ICAM.

2. On June 6, 1984, the Audit Division, as the result of a field audit, issued to ICAM Food Corp. a Notice of Determination and Demand for Payment of Sales and Use Taxes Due assessing sales tax of \$54,273.58, plus penalty of \$12,406.56 and interest of \$16,931.92, for a total amount due of \$83,612.06 for the period March 1, 1980 through July 31, 1983. The notice contained the following explanation:

> "Since you have not submitted your records for audit as required by Section 1142 of the Tax Law, the following taxes are determined to be due in accordance with the Tax Law, and is based upon available records and information."

On the same date, the Audit Division issued to petitioner, Louis Illiano, a similar notice with the following explanation:

"You are personally liable as officer of ICAM Food Corp. under Sections 1131(1) and 1133 of the Tax Law for the following taxes determined to be due in accordance with Section 1138(a) of the Tax Law."

3. The above notices were timely issued pursuant to consents executed by Louis Illiano on behalf of ICAM which extended the statute of limitations for issuing an assessment for sales and use taxes for the period March 1, 1980 through February 28, 1981 to June 20, 1984.

4. Petitioner discarded the guest checks and cash register tapes and did not maintain a general ledger. The auditor made four appointments to review whatever books and records ICAM did maintain. All the appointments were

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cancelled by ICAM's accountant. Consequently, he decided to use external indices, namely, an observation test, to determine ICAM's sales tax liability.

5. On May 17, 1983, two auditors from the Brooklyn District Office observed ICAM's business from 8:00 A.M. to 4:00 P.M. From the information obtained during the observation, the auditors extrapolated taxable sales per week of \$4,318.42 based on the business hours indicated in Finding of Fact "1", above. This amount was projected to compute taxable sales per quarter of \$56,139.00 and for the audit period of \$767,233.00. ICAM was given credit for taxable sales reported of \$101,073.00, which resulted in additional taxable sales of \$666,160.00 and additional sales tax due of \$54,273.58.

6. About the time of the observation test, Oriental Boulevard was under improvement, specifically, by installation of new pavement, sewers and sidewalks. Petitioner contended that on the date of the observation test, the corporation's sales, which usually averaged between \$150.00 and \$200.00 per day, were increased by \$500.00 for the following reasons, pedestrian traffic was routed so that it passed the front of the store; an estimated 65 construction workers utilized the store; and the 4 or 5 truck vendors who competed with ICAM for the students' business were not on the street that day.

7. Petitioner further maintained that business decreased during the summer semester when the college's enrollment dropped from 5,000 to approximately 1,400; and an even sharper decline occurred during July and August when the college was closed. Petitioner also claimed that he closed the business anywhere between two to four weeks during the summer.

8. Other than his testimony, petitioner offered no evidence to support his contentions.

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CONCLUSIONS OF LAW

A. That in view of petitioner's inability and/or failure to produce complete and adequate books and records for audit, the Audit Division was justified in employing external indices, in this instance an observation test, to determine ICAM's sales tax liability. (Tax Law §§ 1135 and 1138).

B. That under the circumstances herein, the audit method selected was reasonable. When a taxpayer's recordkeeping is faulty, exactness is not required of the examiner's audit (<u>Matter of Meyer v. State Tax Commission</u>, 61 AD2d 223, 228). Petitioner failed to sustain the burden of showing that the method of audit or the amount of tax assessed was erroneous. In this particular case, absent documentary evidence, we can only find petitioner's testimony insufficient to justify any adjustment to the assessment.

C. That the petition of Louis Illiano is denied and the Notice of Determination and Demand for Payment of Sales and Use Taxes Due issued June 6, 1984 is sustained.

DATED: Albany, New York

STATE TAX COMMISSION

AUG 2 7 1987

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PRESIDENT	
Francis	RKoom
COMMISSIONER	
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COMMISS NONER

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