

REVENU
QUÉBEC



Canada Revenue
Agency

Agence du revenu
du Canada



REGISTERING WITH REVENU QUÉBEC

revenuquebec.ca

**AS AN EMPLOYER OR
THE REPRESENTATIVE
OF A BUSINESS, YOU MAY HAVE
TO COLLECT TAXES OR WITHHOLD
INCOME TAX, CONTRIBUTIONS
AND PREMIUMS ON OUR BEHALF
AND REMIT THEM TO US.**

We have designed this guide to help you understand and fulfill your tax obligations.

This document was prepared in collaboration with the Canada Revenue Agency.



Canada Revenue Agency
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du Canada

This document is provided for information purposes only. It does not constitute a legal interpretation of the *Taxation Act*, the *Excise Tax Act*, the *Act respecting the Québec sales tax* or any other legislation.

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CONTENTS

Introduction	6
<hr/>	
GST and QST	8
General rules	8
Specific rules	11
QST registration rules	12
When to register for the GST	12
When to register for the QST	12
Suppliers outside Québec	13
<hr/>	
Source deductions	14
<hr/>	
Corporation income tax	14
<hr/>	
Other taxes and activities	15
Bars and restaurants	15
Specific tax on alcoholic beverages	15
Tax on lodging	16
Specific duty on new tires	16
Tax on insurance premiums	16
Tobacco tax	16
Fuel tax	17
International Fuel Tax Agreement	17
Municipal tax for 9-1-1 service	18
Clothing industry	18
Logging operations	18
Public utilities	18
Mining tax	18

INTRODUCTION

We collect income tax and consumption taxes owed to the Québec government. Employers and businesses act as agents and collect taxes, contributions, premiums and source deductions under various laws on our behalf. To do this, they must register for certain files.

This document contains information that will help you determine whether you must act as an agent of Revenu Québec and whether you are required to register.

The online services in My Account for businesses are designed to help you fulfill your tax obligations easily and efficiently. For example, you can use these services to consult your tax file. To register, go to our website at revenuquebec.ca. Our website also provides information specific to your type of business.

You can use one of the registration methods in the table on the following page to register for our files. After you have registered, we may contact you for additional information.

Abbreviations used in this guide

CNESST	Commission des normes, de l'équité, de la santé et de la sécurité du travail
GST	Goods and services tax
HST	Harmonized sales tax
ITC	Input tax credit
ITR	Input tax refund
NPO	Non-profit organization
PSB	Public service body
QST	Québec sales tax



Files	Online registration	Registration by telephone	Registration in person or by mail		
			Application for Registration (LM-1-V) ¹	Permit Application	Application for an IFTA Licence and Decals (CA-500-V)
GST/HST and QST	•	•	•		
QST (for certain suppliers outside Québec)	•				
Source deductions	•	•	•		
Corporation income tax	•	•	•		
Other files and activities					
Bars and restaurants	•	•	•		
Specific tax on alcoholic beverages	•	•	•		
Tax on lodging	•	•	•		
Specific duty on new tires	•	•	•		
Tax on insurance premiums	•	•	•		
Tobacco tax				• TA-6.1-V ¹	
Fuel tax				• CA-27.1-V ¹	
International Fuel Tax Agreement					• CA-500-V ¹
Municipal tax for 9-1-1 service	•	•	•		
Clothing industry	•	•	•		
Logging operations	•	•	•		
Public utilities	•		•		
Mining tax	•		•		

1. You can get this form on our website at revenuquebec.ca, or you can order it online or by telephone at one of the numbers on the back of this document.



GST AND QST

General rules

Persons who carry on commercial activities in Canada must register for the GST.² Persons who carry on commercial activities in Québec must also register for the QST and collect GST and QST when these taxes apply to goods and services supplied to customers.

Under an agreement between the federal and Québec governments, we administer the GST in Québec. We therefore receive and process GST registration applications submitted by persons carrying on commercial activities in Québec whose businesses are physically located in Québec. However, registration applications for the GST and QST submitted by selected listed financial institutions are processed by the Canada Revenue Agency (CRA). For more information, see canada.ca/gst-hst-financial-institutions.

Persons registered for the GST³ are automatically registered for the HST, which applies in Prince Edward Island, New Brunswick, Nova Scotia, Ontario and Newfoundland and Labrador. The HST must be collected by persons that make taxable sales in these provinces. To find out what the applicable HST rate is in each of these provinces, refer to our website at revenuquebec.ca.

An individual, a personal trust or a partnership made up solely of individuals that carries on a business without a reasonable expectation of profit does not carry on a commercial activity and cannot register for the GST and the QST. The same applies to most businesses that supply exempt property or services.

However, if you are a small supplier, you can decide whether or not to register for the GST and the QST. If you register, you must remain registered for at least one year. See the “Specific rules” section on page 11 for exceptions.

NOTE

If you are a small supplier and you choose to register for the GST and QST, you must collect the taxes and remit them to us. In addition, you can generally claim ITCs and ITRs to recover the taxes paid on goods and services acquired in the course of your commercial activities.

2. In this document, the term “GST” is used to mean “GST/HST,” unless otherwise specified.

3. Here, the term “GST” is used to mean GST only, not GST/HST.



Small supplier

You are considered a small supplier if the total taxable sales (including zero-rated sales) made worldwide by you and your associates in the course of a given calendar quarter or in the four calendar quarters preceding the given calendar quarter do not exceed \$30,000. Total taxable sales do not include amounts from GST and QST, financial services, sales of capital property and the goodwill of a business.

If the total exceeds \$30,000 in a given calendar quarter, you are no longer considered a small supplier as of the first taxable sale that causes the total of your sales to exceed \$30,000. If the total exceeds \$30,000 during the four-quarter period preceding the given calendar quarter, you are no longer considered a small supplier immediately after the end of the first calendar month following the four calendar quarters.

NOTE

A person is usually associated with another person if one person controls the other. For example, the following persons can be associated: two corporations, an individual and a corporation, or a person and a partnership or trust.

In this document, we use the term “sale” rather than “supply” since goods and services are most often supplied by way of sale. A supply is the provision of a good or service by way of, for example, sale, barter transaction, exchange, transfer, lease or gift.



Example 1

The total of a business's taxable sales exceeds \$30,000 as of the first calendar quarter it begins its commercial activity.

The business is required to register for the GST and QST as soon as the total of its taxable sales exceeds \$30,000. The sale that causes the total to exceed the \$30,000 limit during the calendar quarter is taxable, as are all subsequent sales. Taxes must be collected on the sales.

Example 2

The total of a business's taxable sales made during the four calendar quarters of 2017 exceeds \$30,000. The business is no longer considered a small supplier after January 31, 2018. It is therefore required to be registered for the GST and QST as of the day it makes its first taxable sale after January 31, 2018.⁴

Example 3

A business makes its first taxable sales at the end of 2016. It continues its commercial activities in 2017.

	Taxable sales	
	2016	2017
January 1 to March 31	\$0	\$8,000
April 1 to June 30	\$0	\$11,000
July 1 to September 30	\$10,000	\$7,500
October 1 to December 31	\$15,000	\$8,200

In 2016, the total of its taxable sales is \$25,000 ($\$0 + \$0 + \$10,000 + \$15,000$). However, after the first quarter of 2017, the total of its sales for the four preceding calendar quarters is \$33,000 ($\$0 + \$10,000 + \$15,000 + \$8,000$), which exceeds the maximum amount.

The business is therefore considered a small supplier throughout the whole first quarter of 2017 and the month following this quarter, April 2017. However, it is required to be registered for the GST and QST as of its first taxable sale after April 30, 2017.⁴

4. See the sections entitled "When to register for the GST" and "When to register for the QST" on page 12 for information about the time limit for applying for registration.



Most property and services are taxable or zero-rated (that is, taxable at 0%). In this document, the term “taxable” includes both taxable and zero-rated sales.

However, certain goods and services are exempt from GST and QST, including:

- long-term residential accommodation (at least one month of occupancy);
- most sales of residential complexes that are not new;
- most financial services;
- most healthcare, educational, childcare and legal-aid services;
- certain services supplied by governments and PSBs (municipalities, school authorities, hospital authorities, public colleges, universities, non-profit organizations and charities).

A public institution or a PSB is considered to be a small supplier if the total of its taxable sales does not exceed \$50,000. A charity or a public institution is considered to be a small supplier in the following cases:

- It is in its first year of operation.
- It is in its second year of operation, and its gross revenue did not exceed \$250,000 during its first fiscal year.
- It has been in operation for over two years, and its gross revenue did not exceed \$250,000 during one of the two fiscal years preceding the current fiscal year.

To calculate gross revenue, you must take into account income from all sources, such as donations, grants, and income from property, investments or businesses. You must also take into account any amount considered a capital gain or loss for the purposes of calculating income tax.

Specific rules

Regardless of the annual total of your taxable sales, you must register for the GST and the QST if you:

- carry on a taxi or limousine business;
- are not resident in Québec (or in Canada, for GST purposes) and you charge admission to the public for activities or events that take place in Québec (or in Canada, for GST purposes).

You must also register if you solicit orders in Québec (or in Canada, for GST purposes) for printed material (newspapers, books, periodicals, magazines, etc.), accompanied or not by sound recordings, to be shipped by mail or courier in Québec (or in Canada, for GST purposes), unless you are considered a small supplier.



QST registration rules

You must register for the QST if you are registered or are applying to register for the GST.

You must also register for the QST if you are a small supplier and you:

- sell fuel at retail;
- sell alcoholic beverages, other than as a small supplier with a reunion permit under the *Act respecting liquor permits*;
- sell or lease new tires;
- sell or lease new or used road vehicles, other than a road vehicle that is your capital property, for a period of 12 months or more.

You must also register for the QST if you sell tobacco at retail.

When to register for the GST

You must apply for registration under the GST system before the 30th day following the day on which you make your first taxable sale in Canada, otherwise than as a small supplier. You must collect GST as of the time you are required to be registered.

If you are not resident in Canada and you charge admission to the public, you must apply for registration before making your first taxable sale in Canada.

If you carry on a taxi business, you must apply for registration before the 30th day following the day on which you make your first taxable sale in Canada.

When to register for the QST

You must apply for registration under the QST system before you make your first taxable sale in Québec, otherwise than as a small supplier. You must collect QST as of the time you are required to be registered.

If you are a retail vendor of tobacco or fuel, a vendor of new tires, road vehicles or alcoholic beverages, or you are not resident in Québec and you charge admission to the public, you must also apply for registration before making your first taxable sale in Québec.

If you carry on a taxi business, you must apply for registration before making your first taxable sale in Québec.



Suppliers outside Québec

QST registration for certain suppliers outside Québec

Effective January 1, 2019, certain suppliers outside Canada that are not registered for the GST are required to be registered for the QST in order to collect the QST on certain taxable supplies of incorporeal movable property or services made in Québec to residents of Québec and remit the tax to us. Operators of certain digital platforms for the distribution of property or services who enable suppliers outside Canada to make taxable supplies of incorporeal movable property or services to residents of Québec are subject to the same requirements.

In addition, effective September 1, 2019, certain suppliers outside Québec that are registered for the GST are required to be registered for the QST in order to collect the QST on supplies of corporeal movable property, incorporeal movable property or services made in Québec to residents of Québec and remit the tax to us. Operators of certain digital platforms for the distribution of property or services who enable suppliers outside Québec to make taxable supplies of incorporeal movable property or services to residents of Québec are subject to the same requirements.

If you are in one of these situations, you may have to register for the QST using the registration service reserved for suppliers outside Québec. For more information, see our website at revenuquebec.ca.

However, if you are a supplier outside Québec who is required to register for the QST using the registration service reserved for suppliers outside Québec, you may elect to register for the QST in one of the usual ways instead, if you meet the requirements for optional registration. If you choose to register in the usual way, you must also:

- register for the GST/HST; **and**
- give and thereafter maintain security of a value and in a form satisfactory to us.

NOTE

For registration for the QST to be optional, a supplier outside Québec must, in the ordinary course of carrying on business outside Québec:

- regularly solicit orders for the supply of corporeal movable property for shipping or delivery in Québec; or
- have entered into an agreement for the supply of:
 - services to be performed in Québec,
 - incorporeal movable property to be used in Québec, or
 - incorporeal movable property that relates to an immovable situated in Québec, corporeal movable property ordinarily located in Québec or services to be performed in Québec.

Other suppliers outside Québec

If you are a supplier outside Québec, but your situation does not correspond to those mentioned above, contact us at one of the numbers given on the back of this document.



SOURCE DEDUCTIONS

If you are an employer, we assign you a number that confirms your registration for source deductions when you apply for registration or make a first payment to Revenu Québec as a new employer.

If you pay salaries, wages or remuneration, you must:

- make source deductions of Québec income tax, Québec Pension Plan contributions and Québec parental insurance plan premiums;
- remit the amounts withheld to us;
- remit to us your Québec parental insurance plan premiums, your employer contributions to the Québec Pension Plan and the health services fund, your contribution related to labour standards and, where applicable, your contribution to the Workforce Skills Development and Recognition Fund;
- complete and send us the RL slips and the *Summary of Source Deductions and Employer Contributions* (RLZ-1.S-V).

NOTE

If you are an employer and you do not have an establishment in Québec, the above obligations do not apply to you, and you are not required to register for source deductions.

Periodic CNESST payments (relating to occupational health and safety)

You must make periodic CNESST payments (relating to occupational health and safety) to Revenu Québec at the same time and in the same way as your source deductions and employer contributions. For more information, see the CNESST website at cnesst.gouv.qc.ca.

CORPORATION INCOME TAX

If your business is a corporation, we assign you a number for income tax purposes. We assign this number when you register for corporation income tax or with the enterprise register if the business has a Québec charter. Otherwise, we assign the number when you file your first corporation income tax return. The number facilitates the processing of the income tax return that all corporations carrying on a business in Québec are required to file.



OTHER TAXES AND ACTIVITIES

Bars and restaurants

If you operate a bar or restaurant establishment, you must notify us when you apply for registration. You are subject to the mandatory billing measures, which means you must provide bills to your customers. If you are registered for the QST, you must produce the bills using a sales recording module (SRM).

For more information about your obligations, see *Mandatory Billing Information: Bars and Restaurants* (IN-575-V).

Specific tax on alcoholic beverages

If you produce, sell or import wine, beer, cider or any other alcoholic beverage, you must notify us. To carry on this type of activity, you must generally be registered for the GST and the QST.

For more information about the tax, see *Consumption Taxes and Producers of Alcoholic Beverages* (IN-263-V).



Tax on lodging

You are required to collect the tax on lodging if you operate an establishment subject to the tax on lodging located in a tourism region⁵ in which this tax applies. You must apply for registration before you collect this tax for the first time. You need register only once for all of your establishments, even if they are located in more than one tourism region, but you must give their locations when you register.

You are not required to register for the tax on lodging if you supply all your accommodation units through a digital accommodation platform operated by a person registered for the tax on lodging. However, if you supply an accommodation unit using another method (for example, you supply the unit yourself or through a digital accommodation platform operated by a non-registrant), you must register for the tax on lodging.

A person that operates a digital accommodation platform can register for the tax on lodging voluntarily. In such a case, the person must collect the tax.

For more information about the tax, see *Tax on Lodging* (IN-260-V).

Specific duty on new tires

You are required to collect the specific duty on new tires if you lease or sell new tires⁶ at retail, if you sell road vehicles equipped with new tires at retail, or if you lease, on a long-term basis, road vehicles equipped with new tires. You must notify us before collecting the duty for the first time.

For more information, visit our website at revenuquebec.ca.

Tax on insurance premiums

If, in the course of your commercial activities, you collect insurance premiums that are subject to the tax on insurance premiums, you are required to collect the tax. You may also be required to register for the tax on insurance premiums. To find out whether you must register, call us at one of the numbers on the back of this document. If you are required to register for the tax, file your registration application before collecting the tax on insurance premiums for the first time.

For more information about the tax, visit our website at revenuquebec.ca.

Tobacco tax

If you sell tobacco at retail, you must register for the QST.

If you are a collection officer, an importer, a manufacturer, a storer or a carrier of tobacco, you must notify us and you must hold a permit for each activity carried on in Québec. If you are in possession of tobacco manufacturing equipment, you must hold a manufacturer's permit. The same requirement applies if you bring tobacco manufacturing equipment into Québec or cause such equipment to be brought into Québec.

For more information about the tax, see *An Overview of the Tobacco Tax Act* (IN-219-V).

5. A list of tourism regions in which the tax applies is available on our website at revenuquebec.ca.

6. New tires are subject to the duty if they have a rim diameter not exceeding 62.23 cm (24.5 in.) and an overall diameter not exceeding 123.19 cm (48.5 in.).



Fuel tax

If you sell fuel at retail, you must register for the QST.

If you are a collection officer, an importer, a refiner or a storer of bulk fuel in an establishment other than a service station, or a carrier of bulk fuel, you must notify us and you must hold a permit for each activity carried on in Québec.

The same requirements apply if you colour fuel oil, or blend, for the purposes of resale, a fuel that is subject to the tax with another petroleum product that is not subject to the tax, unless you hold a refiner's permit. However, a permit is not necessary for commercial activities related exclusively to propane or natural gas.

For more information about the tax, see *An Overview of the Fuel Tax Act* (IN-222-V).

International Fuel Tax Agreement

If you are an interjurisdictional carrier who owns a qualified motor vehicle under the International Fuel Tax Agreement (IFTA), you must notify us to obtain an IFTA licence and decals.

For more information, call us at 418 652-4382 or, toll-free, at 1 800 237-4382, or see *Carriers and the International Fuel Tax Agreement* (IN-231-V).



Municipal tax for 9-1-1 service

If you supply telephone services, you must register for the municipal tax for 9-1-1 service before you collect this tax for the first time.

The term “telephone service” means a telecommunications service that:

- can be used to dial 9-1-1 to directly or indirectly reach a 9-1-1 emergency centre providing services in Québec; and
- is provided in the territory of a municipality by a telecommunications service provider.

A telecommunications service is considered to be provided in the territory of a municipality where the telephone number assigned to the client for the use of the service has a Québec area code.

For more information about the tax, visit our website at revenuquebec.ca.

Clothing industry

You must notify us that you carry on activities in the clothing manufacturing industry when you apply for registration.

Logging operations

You must notify us if you sell forest products (timber or products derived from timber). You do not have to notify us if your only activity is transporting forest products or cutting timber.

Public utilities

You are subject to the public utilities tax provided for in the *Taxation Act* if your business:

- operates a system of gas distribution to Québec consumers;
- operates a system of production, transmission or distribution of electric power, or produces electric power; or
- operates a telecommunications system.

You must inform us that you carry on these commercial activities when you apply for registration.

Mining tax

If you perform mining operation work on land situated in Québec or in a mine that you own, lease or occupy, you must inform us when you apply for registration.

TO CONTACT US

Online

revenuquebec.ca



By telephone

Individuals and individuals in business

Monday to Friday: 8:30 a.m. to 4:30 p.m.

Québec City

418 659-6299

Montréal

514 864-6299

Elsewhere

1 800 267-6299 (toll-free)

Businesses, employers and agents for consumption taxes

Monday, Tuesday, Thursday and Friday: 8:30 a.m. to 4:30 p.m.

Wednesday: 10:00 a.m. to 4:30 p.m.

Québec City

418 659-4692

Montréal

514 873-4692

Elsewhere

1 800 567-4692 (toll-free)

Complaints – Bureau de la protection des droits de la clientèle

Monday to Friday: 8:30 a.m. to noon and 1:00 p.m. to 4:30 p.m.

Québec City

418 652-6159

Elsewhere

1 800 827-6159 (toll-free)

Individuals with a hearing impairment

Montréal

514 873-4455

Elsewhere

1 800 361-3795 (toll-free)

By mail

Individuals and individuals in business

Montréal, Laval, Laurentides, Lanaudière and Montérégie

Direction principale des relations
avec la clientèle des particuliers

Revenu Québec

C. P. 3000, succursale Place-Desjardins

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Businesses, employers and agents for consumption taxes

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Direction principale des relations
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