

Information Bulletin

VPT-1

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THE VAPOUR PRODUCTS TAX ACT

VAPOUR PRODUCTS TAX

This bulletin has been prepared to help you apply and collect the Vapour Products Tax (VPT) and to assist you in understanding your obligations under *The Vapour Products Tax Act*. It is a general guide and not a substitute for the legislation.

Changes to this notice are indicated by a (I) in the margins.

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A. GENERAL INFORMATION

Vapour Products Tax (VPT) at the rate of 20 per cent applies to all vapour products pursuant to *The Vapour Products Tax Act*.

Effective June 1, 2025, Provincial Sales Tax (PST) at the rate of six per cent applies to vapour products sold. Retailers of vapour products will be required to collect and remit PST on vapour products in addition to the VPT. GST and VPT are excluded in calculating the amount of PST payable.

Note: For information on how GST applies with VPT, or for other GST questions, please contact the Canada Revenue Agency (CRA) at 1-800-959-8287 or visit the [Government of Canada website](#).

B. REGISTRATION REQUIREMENTS AND VENDOR RESPONSIBILITIES

All vendors of vapour products are required to be registered with the Ministry of Finance as a VPT Licensed Vendor for the purpose of collecting and remitting VPT on taxable sales. The Application for Registration is available at sets.saskatchewan.ca.

All businesses must **also** be registered for Provincial Sales Tax (PST) in order to collect and remit PST on the sale of PST taxable items, and to report any tax payable on equipment, supplies and taxable services purchased for their own consumption or use.

For further information regarding PST responsibilities and tax return filing, please refer to Information Bulletin [PST-5, Registration and Reporting Requirements](#).

Businesses retailing tobacco products are required to obtain a licence to retail tobacco and to purchase tobacco from a licensed wholesaler. For further information regarding tobacco retailer licensing, please refer to Information Bulletin [TT-1, General Information](#).

How to Apply

Businesses may apply for a VPT Licence using one of the following methods:

1. Register using Saskatchewan eTax Services (SETS) which is an online service that offers a secure, fast and convenient way to register your business to collect and report provincial taxes.
 - New businesses may submit their application by completing the online [New Business Registration](#) form to apply for a PST, LCT, VPT, BCP and/or IFTA Licence.
 - Businesses that are already registered under another tax program may apply for a VPT Licence by logging into their SETS account and submitting a Service Request to Add account.

For further SETS instruction please visit [SETS Learning](#).

2. Mail-in:
 - New or existing businesses may complete and submit a [Registration Form](#) by email to SaskTaxInfo@gov.sk.ca, or mail to:
Ministry of Finance
Revenue Division
PO Box 200
Regina, SK S4P 2Z6

Your Responsibilities

As a vendor under *The Vapour Products Tax Act* you are required to:

- Quote your vendor's licence number when you buy goods tax free from your suppliers for resale. **Please note that a vendor's licence does not allow you to purchase goods that are not for resale without paying the tax.**
- Collect VPT at 20 per cent on the sale of vapour products.

- Show the tax as a separate amount on all sales documents provided to your customers.
- Refund the VPT on returned vapour products if the purchase price is refunded to the customer.
- Pay VPT on vapour products for your own use (refer to [Section E](#) for further information).
- Keep complete and up-to-date records of all your business transactions. You should not destroy these records unless permission has been granted by Finance. Records must be retained for at least six years and may then be destroyed without permission from Finance. Refer to [Section G](#) for further information.
- Report and remit the VPT collected by the due date shown on the tax return. If you have no tax to report, you must still file a NIL return. Refer to [Section F](#) for further information.
- Notify Finance, if you discontinue or sell your business, or if there is a change in your business name, business location or mailing address.

Effective June 1, 2025, the PST collected must be shown as a separate amount on all sales documents provided to your customers and must be reported on your PST return, separate from the VPT. For further information regarding PST responsibilities and tax return filing, please refer to Information Bulletin [PST-5, Registration and Reporting Requirements](#).

C. VPT AND MARKETPLACE FACILITATORS

- **Marketplace Facilitator** means a person:
 - that makes or facilitates a marketplace for retail sales by marketplace sellers; and,
 - that, directly or indirectly, collects payment from a consumer or user and remits payment to a marketplace seller; whether or not that person receives consideration in exchange for its services.
- **Marketplace Seller** means a person that makes retail sales through any physical or electronic marketplace operated, owned or controlled by a marketplace facilitator.

Online marketplace facilitators that make or facilitate the sale of vapour products delivered in Saskatchewan must be licensed for purposes of collecting and remitting Saskatchewan VPT. **Effective June 1, 2025, vapour products will be subject to the PST, in addition to the VPT.**

Fees Charged to Consumers

Associated or incidental services, such as transaction services, processing services and administration services, associated with VPT taxable goods or services purchased through a marketplace facilitator and delivered into Saskatchewan from outside the province, form part of the total charge to the consumer and are subject to VPT. **Effective June 1, 2025, these charges will be subject to both the PST and VPT.**

Responsibility for Collecting and Remitting VPT

A marketplace seller, who makes retail sales **exclusively** by way of a marketplace facilitator, is not required to be licensed as a vendor to collect and remit Saskatchewan VPT, when the marketplace facilitator is licensed and collecting the tax.

The marketplace facilitator is responsible for the proper collection of VPT, including determining the applicable rate and tax status of goods for sale, and is required to collect and remit VPT on **all** taxable sales made through their platforms, regardless of whether the marketplace seller is licensed as a vendor.

The marketplace seller is responsible for collecting and remitting VPT on sales made through all other channels, including sales made through unregistered marketplace facilitators.

To be relieved of liability regarding the collection of VPT on sales conducted through a registered marketplace, marketplace sellers **must** ensure that:

- the marketplace facilitator holds a valid VPT licence; and,
- the marketplace facilitator is collecting Saskatchewan VPT on sales of taxable goods made through their platform to consumers in Saskatchewan.

Note: In situations where a marketplace seller has consumption tax obligations in relation to Saskatchewan, the marketplace seller is required to be registered to report and remit the applicable tax to the Ministry of Finance.

For information regarding PST responsibilities and tax return filing, please refer to Information Bulletin [PST-5, Registration and Reporting Requirements](#) and Information Notice [IN 2020-08, Electronic Distribution, Online Accommodation Platforms and Marketplace Facilitators](#).

D. RETAIL SALES OF VAPOUR PRODUCTS

All retail sales of vapour products are subject to VPT at 20 per cent (**and PST of six per cent, effective June 1, 2025**). The tax must be collected on the selling price to the customer and the amounts must be shown as a separate line item on the receipt.

Vapour products taxable at 20 per cent under *The Vapour Products Tax Act* include:

- E-cigarettes and other vaping devices.
- Cartridges, parts and accessories for these devices.
- E-substances (vaping substances).

E-Cigarettes, Cartridges, Parts and Accessories

E-cigarettes include any vaping device that is capable of vapourizing an e-substance (vaping substance) for inhalation. Most vaping devices consist of a mouthpiece, an electronic or battery-powered heating element, and a cartridge/container for an e-substance. Vaping devices may be single use or refillable.

Examples of vaping devices subject to VPT at 20 per cent (**and PST at six per cent, effective June 1, 2025**) include the following, along with the related cartridges, parts and accessories:

- Electronic cigarettes (e-cigarettes)
- Electronic nicotine delivery systems (ENDS)
- E-hookahs
- Mods
- Pod systems
- Tank systems
- Vape pens
- Dab pens
- E-nails
- Multi-use devices capable of vaporizing e-substances
- Any other devices used to inhale e-substances
- Batteries, components, and parts designed for use in vaping devices

Note: The following devices are **not** subject to VPT. These items remain subject to PST at six per cent:

- Dry herb vaporizers intended for use **only** with dried cannabis within the meaning of *The Cannabis Control (Saskatchewan) Act*;
- Cannabis filled single use vape pens;
- Cannabis filled vaping cartridges when billed separately from the total price of a VPT applicable vaping device (if not segregated on the invoice, VPT applies to the total amount); or,
- Devices for use with heated tobacco products that are not capable of vaporizing an e-substance.

For further information regarding the application of PST to cannabis products, please refer to Information Bulletin [PST-74, Cannabis](#).

E-Substances

E-substances (vaping substances) include a solid, liquid or gas that on being heated produces a vapour for use in an e-cigarette (vaping device), regardless of whether or not it contains nicotine.

Examples of e-substances taxable at 20 per cent under *The Vapour Products Tax Act* (**and PST at six per cent, effective June 1, 2025**) include:

- E-juice (for use with pens, mods etc., may contain nicotine or may contain no active ingredients).
- Pods for use with pod systems.

The following items are **not** subject to VPT. These products are subject to PST at six per cent:

- Cannabis products as defined in The Cannabis Control (Saskatchewan) Act;
- Cannabis filled single use vape pens; and,
- Cannabis filled vaping cartridges when billed separately from the total price of a VPT applicable vaping device (if not segregated on the invoice, VPT applies to the total amount).

For further information regarding the application of PST to cannabis products, please refer to Information Bulletin [PST-74, Cannabis](#).

Heated tobacco products are subject to tax under *The Tobacco Tax Act*. Please refer to Information Bulletin [TT-1, General Information](#) for further information. In addition, PST applies to the retail sale of tobacco products.

Exempt Sales

Sales of vapour products to the following are exempt from VPT (**and PST, effective June 1, 2025**):

- Other vendors for resale providing their VPT Vendor's Licence number is recorded on the invoice or retained in the supplier's records;
- Residents or non-residents providing the goods are shipped or delivered out of the province by the retailer; and
- Status Indians, Indian bands and non-commercial band-empowered entities providing the goods are delivered to the reserve by the retailer or a third-party carrier arranged by the vendor. To qualify for this exemption, an individual must present their *Certificate of Indian Status* card, and the vendor must record the complete 10-digit card number on the sales invoice. For an Indian band or non-commercial band-empowered entity, the band number and band name must be recorded on the sales invoice. A band-empowered entity must also certify that the purchase is for non-commercial band-management activities. **The vendor must retain documentation to support the exemption, including proof of delivery such as a waybill, freight bill or postal receipt.** Please refer to Information Bulletin [PST-63, Sales to First Nations Individuals and Organizations](#) for further information.

E. PURCHASING VAPOUR PRODUCTS FOR RESALE

Vapour products for resale may be purchased exempt from VPT by quoting your VPT Vendor's Licence number to your suppliers and exempt from PST (effective June 1, 2025) by quoting your PST Vendor's Licence number to your suppliers. Vapour products that are not for resale may not be purchased exempt.

Suppliers of vapour products are not required to collect VPT, or PST (effective June 1, 2025) on sales to other vendors for resale providing the purchaser's Vendor's Licence numbers are recorded on the invoice or retained in the supplier's records.

F. VAPOUR PRODUCTS FOR PERSONAL OR PROMOTIONAL USE

Vapour products purchased for promotional purposes, samples, prizes or gifts are subject to VPT at the time of purchase. Vapour products purchased for your own use are also subject to VPT.

When these items are taken from resale inventory, the VPT must be self-assessed and reported as consumption tax on your VPT return.

Effective June 1, 2025, PST also applies to vapour products for your own personal use or promotional use.

G. FILING YOUR TAX RETURN

You are required to submit tax monthly, quarterly or annually depending on your anticipated tax collection amounts. The filing frequency is based on a calendar year and is established as follows:

Based on Annual Tax Remitted	
Filing Frequency	Thresholds
Monthly	Over \$12,000
Quarterly	\$4,800 to \$12,000
Annual	Under \$4,800

Note: Tax clients may choose to file returns on a more frequent basis by submitting a Service Request online through your SETS account, or by contacting our office.

A tax return will be sent to you at the end of each reporting period. Instructions for completing the return are provided on the form. Please read the instructions carefully. An incorrectly completed form may delay the processing of your tax return and payment. If there is nothing to report for the period, a NIL return must be filed.

If for some reason you do not receive a tax return form, your tax information must still be filed by the due date along with payment of the balance owing. The return can be filed and paid electronically by registering for SETS, or a blank return form can be completed. When filing with a blank return, please quote your licence number to ensure your tax account is properly credited.

How to File

There are several ways to file your VPT return. Returns can be filed online using SETS, which is an online service that offers a secure, fast and convenient way to file your VPT return. There are two ways to file using SETS:

- [File using SETS as a Registered User \(log in or sign up on the homepage\)](#); or,
- [File your VPT return without signing in.](#)

Registering for SETS will allow you to access all your provincial tax accounts, see past transactions, view statement of account, etc. Please review [Section N](#) for more details regarding SETS.

VPT returns can also be filed by mail:

- Complete the VPT return form received by mail;
- Make cheque payable to the Minister of Finance; and,
- Forward completed form along with payment to:
Ministry of Finance
Revenue Division
PO Box 200
Regina, SK S4P 2Z6

Or by courier to:

Ministry of Finance
4th Floor
2350 Albert Street
Regina, SK S4P 4A6

Payments due for returns can be made electronically:

- Online using SETS by Electronic Funds Transfer (EFT);
- Through your personal or business online banking services; or,
- Through wire transfer.

You may also remit your tax payment non-electronically:

- By mailing your cheque to the address above; or,
- By paying through a bank teller at your financial institution.

Due Dates

The due date for Vapour Products Tax (VPT) returns **filed and paid** electronically is extended to the last day of the month following the end of the reporting period.

Electronic filing of your return means submitting your return through SETS located at sets.saskatchewan.ca, or online business services offered by your financial institution (e.g. Telpay or CanAct).

Electronic payment can be made online using SETS, Electronic Funds Transfer (EFT), through your personal or business online banking services, or through wire transfer.

The due date for non-electronic filing (e.g. paper filing) of returns and payments, is the 20th day of the month following the end of the reporting period.

For example, the November 2024 return due date for a business filing monthly is as follows:

- Electronic filing and payment - November 2024 return is due December 31st, 2024.
- Non-electronic filing or payment - November 2024 return is due December 20th, 2024.

If the return due date falls on a weekend or statutory holiday, then payment and remittance is due on the next business day.

Note: Returns and payments must be **received in our office** by the due date. Penalty and interest charges are applied to late and outstanding returns and tax payments to ensure that taxes are reported, collected, remitted, or paid on time. A tax return must be completed for each reporting period.

VPT Return Form

VPT and Liquor Consumption Tax (LCT) are combined on a single tax return form. Boxes A to F will be zero if you do not sell liquor/alcoholic beverages.

H. RECORD KEEPING REQUIREMENTS

Businesses are required to keep complete records of all business transactions. Records must not be destroyed unless permission from Finance has been obtained. Records that are at least six years old may be destroyed without obtaining permission.

The Revenue Collection Administration Regulations requires the following financial records to be maintained:

- Details of daily sales of tangible personal property, including sales invoices summarized periodically, whether weekly, monthly or quarterly;
- Details of daily purchases of tangible personal property and taxable services, including purchase invoices summarized periodically, whether weekly, monthly or quarterly;
- Details of daily tax collections and their disposition summarized periodically, whether weekly, monthly or quarterly;
- Annual inventories in accordance with established business practices;
- Books, records and accounts necessary for the preparation of annual financial statements sufficient to indicate gross profit, net profit, assets and liabilities; and,
- Details of items taken out of stock for your own use or consumption or supplied to your employees.

All entries concerning the tax in any books, accounts, records and documents described above are to be kept separate and distinguishable from other entries.

I. **ENFORCEMENT PROVISIONS**

The Revenue and Financial Services Act and The Revenue Collection Administration Regulations provide for several compliance and enforcement activities to help ensure the fair and consistent application of provincial taxes.

Tax Audits, Tax Liabilities and Appeals

The Ministry of Finance (Finance) will audit the records of businesses on a routine basis. When it is determined that tax has not been properly accounted for, the business is assessed the amount of tax owing plus penalty and interest charges.

Please see Information Bulletin [GENERAL-2, Tax Audits, Tax Liabilities and Appeals](#) for detailed information regarding the audit process and your rights and responsibilities in the event Finance establishes a tax liability.

Corporate Director's Liability

In certain circumstances, corporate directors may be held personally liable for taxes payable but not remitted by a corporation. Please see Information Bulletin [GENERAL-2, Tax Audits, Tax Liabilities and Appeals](#) for detailed information regarding the director's liability.

Penalty and Interest

Penalty and interest charges are applied to late tax returns and payments, and audit assessments. These penalties are utilized to promote compliance with our tax acts and to ensure a fair and competitive environment for all Saskatchewan businesses. Please see Information Bulletin [GENERAL-1, Penalty and Interest Charges](#) for details.

Suspension of Licences, Permits or Authorizations

Non-compliance with tax acts administered by Finance may result in the suspension or cancellation of any licence issued by Finance, and the suspension or cancellation of any licence, permit, authorization, registration or approval issued by any other provincial authority relating to carrying on business. Cancellation of a PST vendor's licence would prevent a business from purchasing or selling goods for resale tax exempt.

J. **BUYING AND SELLING A BUSINESS**

When buying or selling a business, please refer to Information Bulletin [PST-77, Buying and Selling a Business](#). This bulletin outlines the Provincial Sales Tax (PST) obligations of the buyer and seller, including the requirement to obtain a Clearance Certificate for the bulk sale of business assets.

The seller must ensure that they have filed all returns, paid all amounts owing on their provincial tax account(s), and request closure of the account(s) when closing a location or ceasing all operations.

Before finalizing the purchase of a business, the purchaser should obtain a copy of the Clearance Certificate issued by the Revenue Division from the seller. A Clearance Certificate confirms that all taxes collected, payable or for which the seller has become liable to account, have been paid to Finance in full. Failure to obtain a copy of this Certificate could result in the purchaser or seller being held liable for any outstanding taxes unpaid by the seller.

K. CORRESPONDING WITH THE MINISTRY OF FINANCE

When corresponding with Finance, please quote your VPT Vendor's Licence number or Federal Business Number (BN). This helps to ensure that your tax account is updated correctly.

Finance will only release confidential information about your Saskatchewan tax accounts to authorized representatives. A [Business Consent Form](#) must be completed to add or remove a contact from your account.

L. TAX CLIENT SERVICE COMMITMENTS AND STANDARDS CODE

The Revenue Division of Finance is committed to continually striving to improve the standard of the services we provide to businesses and taxpayers, and to be accountable for the quality of the services we provide.

The [Tax Client Service Commitments and Standards Code](#) describes the fairness and service principles that we follow while administering Saskatchewan's taxes and related programs.

M. TAX TIPS LINE

When a business or individual does not comply with provincial tax legislation, businesses face unfair competition and a burden is placed on all taxpayers who do comply. It causes significant loss in the revenue available to fund services such as health, education and other important government programs.

The Tax Tips Line provides an anonymous, fully confidential way for the public to report businesses or individuals who are participating in tax fraud. If you suspect that a business or individual is being dishonest with their provincial taxes or is misrepresenting their activities to reduce their taxes, you can report them using the Tax Tips Line.

Please visit our website at saskatchewan.ca/business/taxes-licensing-and-reporting/provincial-taxes-policies-and-bulletins/tax-tips-line to find out more regarding types of tax fraud and the information to report, if possible.

The Tax Tips Line is specifically and solely for information related to provincial tax compliance. Any unrelated inquiries or information will not be addressed by the Tax Tips Line, and should be directed to the appropriate organization.

How to Report:

- 1) Toll-free 1-833-334-8477
- 2) Write: Ministry of Finance
Revenue Division
PO Box 200
REGINA SK S4P 2Z6
- 3) [Online Form Submission](#)

N. SASKATCHEWAN eTAX SERVICES (SETS)

Finance has made it possible to report and remit tax electronically through a secure, fast, easy and convenient online self-service portal. Several services are currently available to businesses through SETS (sets.saskatchewan.ca):

- Register for secure, self-managed access to all your tax accounts.
- Apply for a new tax account.
- File and pay returns and amend previously filed returns.
- Make payments on account, including post-dated payments.
- View account balance and statement information.
- Authorize employees or accountants to file on your behalf.
- Receive notifications by email when a tax return should be filed. This replaces the paper forms usually sent in the mail.
- Submit a service request to update the mailing address or add a new business location.
- Submit a service request to receive tax information, interpretations or rulings related to your specific business activities.
- View and download up-to-date tax information promptly.
- Subscribe to receive email notifications when new and revised tax publications are available.

FOR FURTHER INFORMATION

Write: Ministry of Finance
Revenue Division
PO Box 200
REGINA SK S4P 2Z6

Telephone: Toll Free 1-800-667-6102
Regina 306-787-6645

Email: sasktaxinfo@gov.sk.ca

Internet: Tax bulletins, forms and information are available at saskatchewan.ca/business-taxes.

To receive automatic email notifications when this or any other bulletin is revised, go to sets.saskatchewan.ca/subscribe.

To provide feedback or suggest changes to this bulletin, please complete a [Bulletin Survey](#).

Government website: Saskatchewan.ca