Aquaculturists
Provincial Sales Tax Act

Latest Revision: The revision bar ( | ) identifies changes to the previous version of this bulletin dated February 2016. For a summary of the changes, see Latest Revision at the end of this document.

This bulletin provides information to help aquaculturists understand how PST applies to their businesses.

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Qualifying Aquaculturists

You are a qualifying aquaculturist if you carry on an aquaculture business and hold one or more aquaculture licences issued under either the BC Fisheries Act or the Fisheries Act (Canada) and, under those licences, you either:

- produced primary aquaculture products at your place of production during the immediately preceding calendar year with a gross market value of at least $7,500, or
- reasonably expect to produce primary aquaculture products at your place of production with a gross market value of at least $7,500 in:
  - the calendar year in which you were last issued an aquaculture licence, or
  - in one of the 4 calendar years after the calendar year in which you were last issued an aquaculture licence.
A primary aquaculture product is an aquatic animal or aquatic plant grown or raised for sale. Processed or manufactured products or aquarium specimens do not qualify as primary aquaculture products.

**Farmers**
Qualifying aquaculturists are also qualifying farmers if they meet the criteria of a qualifying farmer. For information on who is a qualifying farmer and exemptions that are available to qualifying farmers, see *Bulletin PST 101, Farmers.*

**Exempt Aquaculture Equipment and Other Goods**
As a qualifying aquaculturist, you may purchase or lease specifically listed aquaculture equipment and other goods, such as boats 20 metres or less in length, qualifying all-terrain vehicles and aeration equipment, exempt from PST. The specifically listed aquaculture items are only exempt from PST for qualifying aquaculturists if used solely for an aquaculture purpose.

The specifically listed exempt items are provided in the Appendix at the back of this bulletin.

**Parts for Exempt Aquaculture Equipment and other Goods**
You are exempt from PST on parts designed for exempt aquaculture equipment or other goods if you use these parts to repair exempt items you use solely for an aquaculture purpose (e.g. auxiliary generators and fish tanks). Parts designed for exempt aquaculture equipment or other goods do not have to come from the same company that made the equipment or other goods.

You pay PST on generic parts and materials used to repair both exempt items and taxable items. This includes parts that can be used on a variety of items (e.g. nuts and bolts, screws).

**Related Services Exemption**
If you are a qualifying aquaculturist, you are exempt from PST on related services provided to exempt aquaculture equipment or other goods, or provided to install exempt items. For details on how to claim the exemption, see Claiming Exemptions below.

However, as a general rule, if the goods are taxable, services provided to the goods are also taxable. This includes services to repair vehicles other than qualifying all-terrain vehicles.

For more information, see *Bulletin PST 301, Related Services.*

**Claiming Exemptions**
If you are a qualifying aquaculturist, to purchase or lease specifically listed aquaculture equipment or other goods exempt from PST at or before the time of sale or lease, give your supplier a completed *Certificate of Exemption – Aquaculturist* (FIN 456).

Your supplier needs to keep this certificate as part of their records. You can make future purchases or leases of specifically listed aquaculture equipment or other goods exempt from PST from this supplier based on the same certificate, provided the information on the certificate is still correct. You must complete a new exemption certificate if the information has changed.
If you do not provide a completed exemption certificate at or before the time of the purchase or lease, you must pay PST. If you provide the required documentation after the purchase or lease but within 180 days, the supplier may refund or credit you the PST charged.

For more information on refunds and credits by suppliers, see Bulletin PST 400, PST Refunds.

**Note to suppliers:** If your customer claims an exemption as a qualifying aquaculturist with an exemption certificate, and it is later found that the purchaser or lessee did not qualify for the exemption, your customer is liable for any tax, interest and penalties associated with the purchase or lease. However, if you had reason to believe your customer was not entitled to the exemption (e.g. your customer provided you with an exemption certificate stating the equipment was being purchased for aquaculture use but you know the person is no longer operating as an aquaculturist) and you provided the exemption, you may also be subject to an assessment.

**Refunds for Qualifying Aquaculturists**

If you are a qualifying aquaculturist and you pay PST on specifically listed exempt aquaculture equipment or other goods, you may qualify for a refund.

**Required Information or Documentation Not Provided at the Time of Sale of Lease**

If you paid PST to your supplier on exempt aquaculture equipment or other goods because you did not provide the required documentation to support your eligibility for exemption at the time of sale or lease, your supplier may provide you with a refund or credit of the PST paid if you provide the required information within 180 days of the date the tax was charged.

Alternatively, you may apply to us for a refund at any time within 4 years from the date the PST was paid (see Requesting a Refund from Us below). If you receive a refund from your supplier, you cannot also apply for a refund from us.

**New Qualifying Aquaculturists**

Until you are a qualifying aquaculturist, you must pay PST on all aquaculture equipment and other goods you use in your aquaculture business. Once you qualify, you can apply for a PST refund on specifically listed aquaculture equipment or other goods, and on parts for specifically listed items that you purchased and leased within the 6-month period prior to meeting the criteria as a qualifying aquaculturist. We must receive your refund application within 4 years from the date you paid the PST (see Requesting a Refund from Us below).

**Requesting a Refund from Us**

To apply for a refund from us, please provide us with a completed Application for Refund of Provincial Sales Tax (PST) – Qualifying Farmers, Aquaculturists and Fishers (FIN 355/FAF) and the required supporting documentation listed in the instructions to the form. Send your refund application and supporting documents to the address provided on the application form.

If you receive a refund from your supplier, you cannot also apply for a refund from us.
Docks and Portable Floating Structures

Docks
Real property is land and anything that is attached to the land so it becomes part of real property after installation (i.e. ceases to be personal property at common law).

Generally, docks that are attached to pilings that are sunk into the seabed become part of real property.

If you enter into a contract under which a contractor will supply and affix, or install goods to real property, your contractor must pay PST on the goods they use to fulfil the contract, unless a specific exemption applies. In this case, as the customer of the contractor, you do not pay PST on the contract.

For more information, see Bulletin PST 501, Real Property Contractors.

Floating Docks
Floating docks may or may not become part of real property, depending on the specifics of the situation. To find out how tax applies to your situation, you should request a ruling from us at CTBTaxQuestions@gov.bc.ca

Portable Floating Structures
A portable floating structure is a floating structure that is:
- not designed as a means of transportation or to be self-propelled, and
- sold as a unit consisting of a building and a platform or barge, the primary purpose of which is the floatation of the building, and the building covers most of the surface of the platform or barge.

Portable floating structures are portable buildings and are subject to 7% PST on 45% of the purchase price or lease price, unless a specific exemption applies. For information on the application of PST to portable buildings and other manufactured buildings, see Bulletin PST 133, Manufactured Buildings.

Taxable Items

When to Pay PST
As a qualifying aquaculturist, you may purchase or lease specifically listed aquaculture equipment and other goods exempt from PST. PST applies to all other aquaculture equipment and other goods that are not specifically listed unless your business qualifies for another exemption or the equipment is not taxable. For more information, see Other Exemptions below.

Examples of items that are subject to PST include:
- Building supplies
- Consumables, including antifreeze, caustic soda, cleaning compounds and degreasers, grease, lubricants, oil and rags
- Computer hardware and non-custom software
- Generic goods, such as batteries, cleaning supplies, commercial dive equipment, hydraulic pumps, rafts, vehicles and Styrofoam coolers
- Repair and maintenance tools

If your supplier does not charge you PST on taxable items, you must self-assess (pay directly to us) the PST due on your next PST return.

If you do not have a PST number, you must self-assess the PST due using a *Casual Remittance Return (FIN 405)* on or before the last day of the month following the month you purchased or leased the taxable items. For example, if you purchased a taxable item in June, you must file the return and pay the PST no later than July 31.

**Goods Brought Into BC**

As a qualifying aquaculturist, you may purchase or lease specifically listed aquaculture equipment and other goods exempt from PST from out-of-province suppliers.

You must pay PST if you purchase or lease taxable goods outside BC and bring, send or receive the goods in BC. You must pay PST on the total amount you pay to bring the goods into BC, including charges for transportation, customs, excise and any other costs, except the goods and services tax (GST).

If your supplier does not charge you PST at the time of the sale or lease, you must self-assess the PST due on your next PST return. If you do not have a PST number, you must self-assess the PST due using a *Casual Remittance Return (FIN 405)* on or before the last day of the month following the month you brought, sent or received goods into BC. For example, if you brought taxable goods into BC in June, you must file the return and pay the PST no later than July 31.

For more information, see *Bulletin PST 310, Goods Brought Into BC.*

**Change in Use**

If you purchase specifically listed aquaculture equipment or other goods exempt from PST, and later use that item for a taxable purpose (e.g. personal or non-aquaculture business use), PST applies as of the date you use the item for a taxable purpose.

You calculate and self-assess PST on the greater of the *depreciated value* or 50% of the original purchase price. This calculation must be done separately for each item.

You must self-assess the PST due on your next PST return. If you do not have a PST number, you must self-assess the PST due using a *Casual Remittance Return (FIN 405)* on or before the last day of the month following the month you used the goods for a taxable purpose.

**Calculating Depreciation**

The *depreciated value* is determined on a straight-line basis as follows:

\[
\text{Depreciated value} = \text{Purchase price} - \left[\text{purchase price} \times \text{depreciation rate}\right]
\]

You may only calculate the depreciated value on the following types of equipment using the depreciation rates listed below. Goods not listed below *cannot* be depreciated.
<table>
<thead>
<tr>
<th>Type of Equipment</th>
<th>Depreciation Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicles, including all trailers and self-propelled equipment</td>
<td>30% per year, plus 2.5% per 30-day period for partial years</td>
</tr>
<tr>
<td>Aircraft</td>
<td>25% per year, plus 2.0833% per 30-day period for partial years</td>
</tr>
<tr>
<td>Vessels</td>
<td>15% per year, plus 1.25% per 30-day period for partial years</td>
</tr>
<tr>
<td>Railway rolling stock</td>
<td>10% per year, plus 0.8333% per 30-day period for partial years</td>
</tr>
<tr>
<td>Other equipment, furnishings and affixed machinery</td>
<td>20% per year, plus 1.667% per 30-day period for partial years</td>
</tr>
</tbody>
</table>

To calculate the depreciation rate, follow these steps:
1. Calculate the number of whole years between the date you acquired the goods and the date you used them for a taxable purpose.
2. After calculating #1 above, calculate the number of days remaining in the partial year (if any) between the date you acquired the goods and the date you used them for a taxable purpose. Both the first and last days should be counted.
3. Divide the number of days calculated under #2 by 30 and round to the nearest whole number (0.5 and above is rounded up to 1). This is the number of 30-day periods.
4. Calculate the depreciation rate by multiplying the applicable rates in the table above by the number of years and 30-day periods.

**Change in Use for Leased Goods**
If you lease (as a lessee) specifically listed aquaculture equipment or other goods exempt from PST, and later use those goods for a taxable purpose (e.g. personal or non-aquaculture commercial use), you must self-assess PST as explained in Bulletin PST 315, Rentals and Leases of Goods.

**Other Exemptions**

**Animals and Plants**
You are exempt from PST on animals, plants or trees if the products of that animal, plant or tree ordinarily constitute food for human consumption, such as shellfish seeds and fertilized eggs.

**Containers and Packaging Materials**
You are exempt from PST on containers and packaging materials (except reusable containers) you obtain solely for packaging goods for sale or lease, or if you provide them to your customers with their purchases of goods. However, you must pay PST on containers and packaging materials if you use them for other purposes, such as storing, handling or shipping goods, or you use them to provide a service.

Generally, you are not required to charge PST on the containers and packaging materials you provide with goods and services, unless you separately charge your customers for them.
However, in limited circumstances, you may be required to charge PST on the fair market value of the containers and packaging materials.

For more information, see **Bulletin PST 305, Containers and Packaging Materials.**

**Safety Equipment and Protective Clothing**

The following safety equipment and protective clothing is exempt from PST:

- Work-related safety equipment and protective clothing designed to be worn by, or attached to, a worker if required under specified provincial work safety legislation when purchased or leased by an employer, self-employed person or educational institution
- Specifically listed work-related safety equipment and protective clothing designed to be worn by a worker
- Specifically listed general safety equipment and protective clothing

For more information, see **Bulletin PST 100, Safety Equipment and Protective Clothing.**

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**Need more info?**

Online:  [gov.bc.ca/pst](http://gov.bc.ca/pst)
Toll free:  1 877 388-4440
Email:  CTBTaxQuestions@gov.bc.ca

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The information in this bulletin is for your convenience and guidance and is not a replacement for the legislation.

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**Latest Revision**

June 2018

- Corrected the refund information to state that you may refund or credit your customer the PST paid if your customer provides you with the required documents within 180 days of the date the PST was charged
- Clarified the section on Goods Brought Into BC

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Qualifying aquaculturists may purchase or lease the specifically listed aquaculture equipment and other goods listed below exempt from PST if the equipment and other goods are used solely for an aquaculture purpose.

- Aeration equipment, including compressors obtained for use to aerate water
- Alarm equipment designed to alert to changes in water conditions
- All-terrain vehicles that:
  - are self-propelled,
  - have at least four wheels,
  - are designed primarily for use on unprepared surfaces,
  - are not eligible to be licensed for use on a highway in BC, except as a utility vehicle,
  - have an engine with a displacement of 200 cc or greater, and
  - are equipped with a carrying rack, platform or cargo box
- Antifoulants obtained for use on nets and boats
- Aquacultural harvesting machines
- Aquacultural planting machines
- Artificial lighting systems obtained for use in hatchery and nursery operations to promote plant growth, including replacement bulbs for such lighting systems
- Artificial seaweed
- Automated shellfish nursery systems
- Automatic analyzers for soil or water
- Automatic feeders
- Auxiliary generators
- Bags and containers obtained for use for transporting or packaging aquaculture products
- Barrels, styrofoam, whole logs and other items obtained for use for flotation, but not including structures supported by floats
- Boats 20 metres or less in length, and motors for those boats
- Booms obtained for use for lifting nets out of the water, other than pulleys and cranes attached to a boom
- Cables
- Centrifuges
- Chains
- Chemicals and pharmaceuticals
- Closed bag containment systems, including pumps and waste management equipment that are integrated into the systems
- Debyssing machines
- Declumping machines
- Dip nets and dip net bags
- Disease identification kits
- Disease monitoring kits
- Dissolved oxygen meters
Appendix - Specifically Listed Exempt Aquaculture Equipment and Other Goods

- Egg graders
- Egg incubators
- Electric timing devices and controls for feeders
- Electric timing devices and controls for water flow
- Fabric and mesh
- Fish feed
- Fish tagging machines and tags
- Fish tanks
- Floats made of aluminum, galvanized steel, plastic, polyethylene or concrete, but not including structures supported by floats
- Float valves to regulate water pressure
- High-pressure washers
- Kelp cleaning and processing machinery
- Laboratory glassware
- Ladder racks
- Machinery and equipment designed for use to wash and grade aquatic animals or aquatic plants, but not including scales
- Meters that measure temperature or salinity
- Microscopes
- Minerals, medications and nutrients for fish
- Net pen units, but not including seine nets
- Netting for cages or pens
- Pearl nets, mussel socking and other netting designed for shellfish seed and grow-outs
- Pelton wheels
- pH meters
- Polyethylene shellfish culture bags
- Predator traps
- Pumps obtained for use to pump water into or out of fish enclosures, but not including fish elevators or fresh water lenses
- Remote settling tanks obtained for use in the production of aquaculture products
- Rope
- Scallop ear hanging equipment, including ear hanging pins
- Seaweed and kelp harvesters
- Seed collectors, seed bivalves, seed, eggs, smolts and fry
- Shackles or thimbles obtained for use in joining ropes, cables or chains in mooring systems
- Steam generators obtained for use for cleaning hatcheries or nurseries
- Temperature chart recorders
- Trays, suspended from floats, obtained for use for growing oysters
- Tumblers obtained for use in oyster grow-out operations
- Water conditioning equipment
- Water filters
- Water sterilization equipment
- Winches, hooks and grapnels obtained for use for placing and retrieving aquaculture equipment