What Is Sales Tax?
The sales tax of 6% is imposed on the retail sales of tangible personal property unless exempted by law. Retail sales include goods you sell at your place of business as well as at other locations in Vermont. A seller must collect sales tax at the time and place of the sale. Sales tax is destination-based, meaning the tax is applied based on the location where the buyer takes possession of the item or where it is delivered.

Businesses are responsible for collecting sales tax from their customers and then filing and remitting the tax to the state. Sales tax is reported using the accrual basis, requiring that sales tax is charged at the time of the sale and reported even if full payment for the sale has not been received by the seller. Following is a noninclusive list of transactions subject to sales tax:

- Sales of tangible personal property—anything that can be seen, weighed, measured, felt, or touched
- Sales of alcoholic beverages
- Entertainment, recreation, and amusement admission charges
- Nonresidential retail sales of public utility services—electricity, gas, water, steam, and fuel
- Sales of telecommunications services
- Internet purchases, digital downloads, and prewritten software
- Delivery charges, even if stated separately on an invoice, of items subject to the tax
- Fabrication charges
- Rentals and leases of tangible personal property
- Barter transactions
- Sale of items for which a coupon is used, and the seller is reimbursed for the full cost by a third party
- Certain labor charges
- Bundled transactions where retail sales of two or more distinct and identifiable products sell for one price

If you are unsure whether the type of sales transaction you conduct is subject to tax, you may contact the Department for guidance.

Please note:
Be sure to report and remit tax for every required filing due date even when no tax is owed. This rule applies to all business filers except “occasional” filers, who must file and pay only when they have tax to remit.

What Is Use Tax?
Use tax is paid by the purchaser of an item when the purchase is made from a vendor that is not registered by the state of Vermont to collect sales tax. Sales tax and use tax work together to create the same tax result whether a vendor collects sales tax or not. Therefore, use tax has the same rate of 6%, rules, and exemptions as sales tax.

Use tax is paid in the following situations when purchases are made of tangible personal property subject to the sales tax:

- You make a purchase from a vendor not registered to collect tax with the state of Vermont
- You use property you normally manufacture for sale
- You use property in the operation of your business or for personal use that you originally purchased for resale with an exemption certificate

Local Option Taxes
In addition to the state-imposed business taxes, you may be required to collect and remit a 1% local option tax imposed by some Vermont municipalities. A municipality may choose to levy a local option tax on 1) meals and alcohol; 2) rooms; and/or 3) any items subject to sales tax. Local option tax is destination-based. Please note that you should always calculate the local option tax as 1% of the taxable (net) sales for each town. Do not make the mistake of calculating local option tax as 1% of 6%, the sales tax rate, which will result in collecting too little local option tax.

Businesses are responsible for collecting and remitting local option taxes along with state business taxes. If you are subject to local option tax and have not been collecting and remitting it, you may have a tax liability. A current
listing of municipalities who impose local option taxes can be found at tax.vermont.gov. Local option tax does not apply to use tax.

**Soft drinks are taxable**

As of 2015, soft drinks are subject to sales tax in Vermont. For guidance, see the fact sheet, “Vermont Sales and Use Tax on Soft Drinks.”

**Sales Tax Exemptions/Exemption Certificates**

There are many exemptions to the Vermont Sales and Use Tax, including clothing and footwear, food, medicines, newspapers, certain agricultural products, some purchases by specific industries, certain utility purchases, and purchases that are shipped out-of-state.

**Guidelines for Nonprofits**

Purchases by 501(c)(3) nonprofit organizations may be exempt. An exemption certificate must be presented to the vendor prior to the sale, and the vendor must retain it for at least three years from the date of the last sale covered by the certificate. For more information on nonprofit organizations, visit the Department’s website. If you are unsure of sales tax exemptions, you may contact the Department for guidance.

**Vermont Business Tax Account and License**

Businesses, including nonprofits, must register for a Vermont Business Tax Account and license prior to collecting the tax. Registration is free. All businesses must display their licenses for customers at each location as authorization to collect tax on behalf of the State of Vermont. Businesses with more than one location must obtain a separate license for each location, but set up one account in myVTax, Vermont’s online tax portal. In myVTax, the business selects which location and tax type to pay. Businesses with no permanent location in Vermont, such as cart vendors, may obtain one license. For information on how to register for business tax account, see www.bit.ly/vtbusregistration.

**Know Tax Law and Regulations**

Business owners are expected to be familiar with state tax laws and regulations applicable to their businesses. For more information, please see the following:

- See 32 V.S.A. Chapter 233
  legislature.vermont.gov/statutes/chapter/32/233
- **Sales and Use Tax Regulations**
  www.bit.ly/vttaxregs
- **Technical Bulletins on Sales and Use Tax**
  www.bit.ly/vtttechbulls
- **Fact Sheets**
  www.bit.ly/vtfactsheets

To learn more about Vermont business taxes, visit our website at tax.vermont.gov or contact the Department’s Business Tax Section at tax.business@vermont.gov or (802) 828-2551.