

Consumer Taxes

ADM. 1.5/R39 **Withdrawn Bulletins**
Date of publication: **September 27, 2024**

This bulletin lists all the interpretation and administrative bulletins withdrawn in the past 24 months. It is updated on a regular basis.

SEPTEMBER 27, 2024 *No bulletins withdrawn or cancelled.*

JUNE 27, 2024

LAF. 14-3/R2 **Distribution of Property – Successions** (June 28, 2013). Withdrawn because the information can be found in interpretation bulletin LAF. 14-1, *Distribution of Property – General Principles*. See that bulletin for information on section 14 of the *Tax Administration Act*.

TVQ. 334-1/R1 **Election in Respect of Supplies Made Between Members of a Closely Related Group** (June 29, 2012). Withdrawn due to changes regarding an election made for no consideration. Interpretation bulletin TVQ. 11.1-1 was revised to specify that a resident in Canada, outside Québec, may make an election.

MARCH 26, 2024 *No bulletins withdrawn or cancelled.*

DECEMBER 20, 2023 *No bulletins withdrawn or cancelled.*

SEPTEMBER 29, 2023 *No bulletins withdrawn or cancelled.*

JUNE 29, 2023

TVQ. 198-2 **Supply by Way of Sale of Work-in-Progress** (May 31, 1996). Withdrawn and superseded by bulletin TVQ. 169.3-1. The bulletin was revised to take into account amendments to the *Act respecting the Québec sales tax* regarding the supply of financial services—which has been exempt under the QST system since January 1, 2013—and to harmonize with the GST/HST system.

MARCH 31, 2023

TVQ. 126-1/R2 **Fees Charged by a University for Educational Materials** (February 28, 2001). Withdrawn because the Québec sales tax system is harmonized with the goods and services tax and harmonized sales tax system. For supplies made by a university, as defined in section 1 of the *Act respecting the Québec sales tax* (CQLR, c. T-0.1), Revenu Québec applies the principles explained in GST/HST memorandum 20-3, *Universities*.

DECEMBER 21, 2022

TVQ. 240-1

Input Tax Refund in Respect of a Computer (July 30, 1999). Withdrawn. Computer equipment (“a computer”) was previously included in property referred to in the second paragraph of Class 12 of Schedule B to the *Regulation respecting the Taxation Act*, subject to conditions and provided it was acquired after May 12, 1988, and before June 13, 2003. A computer is now considered “capital property” under section 1 of the *Act respecting the Québec sales tax* because it is included in Class 50 of Schedule B to the *Regulation respecting the Taxation Act*. Furthermore, given that the Québec sales tax system is harmonized with the federal goods and services tax system, Revenu Québec applies the same principles as those explained in GST/HST Memorandum 8.1, *General Eligibility Rules*.

TVQ. 321-1

Expenses Incurred in Connection with a Seizure or Repossession of Property by a Creditor Who has Made a Supply of a Financial Service (January 31, 1997). Withdrawn owing to the exemption generally applied to the supply of a financial service as of January 1, 2013.