

Taxing the internet: An overview of Canada's approach to taxing the digital economy

June 23, 2021

With ever-increasing national debts resulting from COVID-19 efforts¹ and the move towards a global digital economy, the fair taxation of multinational corporations such as Google, Facebook, Apple and Amazon has become an issue of increasing global interest.

While it may be difficult to define, the digital economy is of great importance to the global economy, with global e-commerce sales jumping to an estimated US\$26.7 trillion in 2019, equivalent to 30 per cent of global gross domestic product (GDP) that year. Much of this value is concentrated in the top four companies: Google, Facebook, Apple and Amazon, which are not only the four largest corporations in the world but also had a combined revenue of approximately US\$773 billion in 2019. In response, global leaders at the OECD, EU and G7 have taken it upon themselves to attempt a multinational and domestic approach to the problem, even though the digital economy is inherently flexible and movable, making it inconsistent with the principles underlying the current international tax system.

Until recently, Canada had no federal or cross-provincial framework for taxing the digital economy and the multinational corporations that do business in Canada. In recent years there has been an ever-changing patchwork of provincial rules, spearheaded initially by **Québec and Saskatchewan but also taken up by British Columbia and Manitoba**. In the Federal 2021 Budget, the Liberal government confirmed its intention to: (1) move forward with its proposal to implement a domestic digital services tax (DST) as of Jan. 1, 2022; and (2) implement the so-called simplified registration regime for GST/HST registration by non-residents, effective July 1, 2021.

The federal Digital Services Tax

The DST, which was originally proposed in the Fall Economic Statement 2020, would **apply at a rate of three per cent on revenue earned from certain digital services “reliant on the engagement, data and content contributions of Canadian users.”** Such services would include:

- Services provided through an online marketplace that helps match sellers of goods and services with potential buyers;

- Interface and user interaction services offered by social media;
- Online advertising services; and
- The sale or licensing of data gathered from users online.

The proposed DST will apply to “large” tech-based businesses with global revenue of €750 million or more from all sources and revenue of more than C\$20 million per year associated with Canadian users. The DST liability might be tax deductible in certain circumstances (e.g., where it is incurred for the purpose of earning income subject to Canadian income tax), but would not be eligible for a credit against Canadian income tax payable.

Federal GST/HST and the simplified registration regime

Canada has a federal value-added tax that applies at a rate of five per cent to 15 per cent across Canada, depending on the province or territory. The federal simplified registration regime, requiring the GST/HST registration of certain non-resident vendors, will become effective July 1, 2021. The simplified registration regime applies to the provision of services and intangibles. This regime creates a lower GST/HST registration threshold for non-Canadian businesses in the following circumstances:

- A non-GST/HST-registered Canadian is responsible for paying the supplier’s fees;
- The supplier is not a Canadian resident and does not carry on business in Canada;
- The services or intangibles may be “used or consumed” in Canada. Note the rules capture services that are not physically performed in whole or in part in Canada as long as they may be used or consumed in Canada; and
- The supplier will charge or will reasonably expect to charge more than C\$30,000 in fees for these services or intangibles over any rolling 12-month period.

The same requirements to register and collect GST/HST will apply to all supplies of short-term accommodation by private residential property owners facilitated by digital platforms with annual supplies to consumers in Canada of more than C\$30,000.

Please refer to [BLG’s budget summary](#) and [update on the GST/HST rules](#) to learn more about the updated GST/HST regime for non-resident vendors.

Provincial approaches to the digital economy

Some provinces still impose their own provincially administered sales tax. Each province has or is currently adapting their sales tax regime to capture digital economic activity.

Québec: Québec’s sales tax legislation largely mirrors the GST/HST. Québec already implemented their own sales tax regime for non-registered non-residents of Canada selling services and intangibles to Québec consumers, and for non-registered Canadian businesses outside of Québec selling services, intangibles and personal property to consumers. These rules also include compliance obligations for online marketplaces similar to the GST/HST rules discussed above. Québec has announced it will modify its

rules to reflect the simplified registration regime, including implementation of online marketplace rules.

Manitoba and Saskatchewan : These provinces administer sales taxes that are structured similarly to each other and to U.S. sales and use taxes. Effective Jan. 1, 2020, Saskatchewan requires online marketplaces to collect sales tax on behalf of non-resident vendors making sales through their platforms. Manitoba has announced similar rules, effective Dec. 1, 2021.

British Columbia : Effective April 1, 2021, Canadian businesses outside of B.C. selling tangible property to persons in B.C. no longer have to solicit sales to trigger registration obligations. Instead, registration is required after the vendor exceeds a C\$10,000 sales threshold. A similar rule applies to software and telecommunications sales for all vendors outside B.C. (Canadian and non-Canadian), where the soliciting requirement was also removed and replaced with a \$10,000 sales threshold. B.C. also requires online accommodation platforms to collect sales tax on behalf of accommodation providers. B.C. remains the only jurisdiction without special sales tax rules for online marketplaces.

Multilateral steps to taxing the digital economy

On the international stage, the G7 financial ministers, including ministers from Canada, the United States, Britain, and other leading nations, came to a landmark agreement to pursue higher global minimum taxation on large multinational businesses at the June 5, 2021 summit. The agreement will see the large global economies agreeing to implement and enforce a minimum global corporate income tax rate of at least 15 per cent and provide for rights for nations to tax at least 20 per cent of any profit above a certain profit threshold from revenues associated with the jurisdiction. The agreement is intended to facilitate a more equitable distribution of the corporate income tax of multinationals, since companies would no longer be able to position their global headquarters and corporate profits in a low tax county. It will also reduce the effectiveness of tax havens throughout the world, further incentivizing corporations to retain their profits, and thus pay tax, in the countries in which they do business.

The new regime will require corporations to pay income tax in the jurisdictions where they do business and create value. Fundamental to this approach is the recognition that **the digital economy is uniquely different than economies of the past – value generation** and tax nexus can no longer be determined based on the location of profit-making apparatuses like brick-and-mortar stores, management offices or manufacturing plants. Instead, value is created in each jurisdiction in which customers interact with businesses for the provision of goods and services. However, this agreement is only a starting point. Critical details must be agreed to, such as the scope of businesses that trigger these rules and the division of tax revenue between jurisdictions. Additionally, the agreement noted that work will need to be done to reconcile existing or proposed domestic digital tax rules and future multilateral agreements.

Canada's response

As the details of the agreement have yet to be confirmed, Canadian Finance Minister Chrystia Freeland announced that Canada would move forward with the implementation

of the proposed DST as of Jan. 1, 2022. While we expect the provincial, federal and international digital taxation landscape to experience continued volatility over the coming years and eventually reflect this multilateral approach, the current patchwork of provincial and federal rules, expanded as described above, will likely remain in place on an interim basis. It will be important for all business operators to review the proposed and enacted legislation in detail to reconsider whether these new rules affect their current compliance obligations. The chart below offers a summary of these new rules for each jurisdiction. Please reach out to [BLG's Tax Group](#) or any of the contacts listed below for answers to any sales tax questions.

Summary of New Rules					
Jurisdiction	Status	Applicable Legislation	Dates	Threshold Application	Tax Rate
Federal (Digital Tax Services)	Proposed/ Announced	Proposed only	Effective Jan. 1, 2022	DST would apply on revenue from certain digital services "reliant on the engagement, data and content contributions of Canadian users." Such services would include: <ul style="list-style-type: none"> • Those provided through an online marketplace that helps match sellers of goods and services with potential buyers; • Interface and user interaction on services offered by social media; 	3%

				<ul style="list-style-type: none"> • Online advertising services; and • The sale or licensing of data gathered from users online. <p>DST will apply to "large" tech-based businesses with more than \$750 million in global annual revenue and C\$20 million annual revenue associated with Canadian users. Tax deductible in certain circumstances, but would not be eligible for a credit against Canadian income tax payable.</p>	
Federal (Goods and Services Tax / Harmonized Sales Tax)	Legislation tabled	<i>Excise Tax Act</i>	Effective July 1, 2021	<u>Intangibles and services.</u> Non-resident vendors exceeding C\$30,000 threshold for sales to non-GST/HST-registered consumers must register under the simplified registration regime. <u>Online marketplace</u>	<ul style="list-style-type: none"> • 5% (GST) in Alberta, British Columbia, Manitoba, Northwest Territories, Nunavut, Québec, Saskatchewan,

				<p><u>sales.</u> Marketplace operators may be required to collect on behalf of non-resident sellers selling through their platforms.</p> <p><u>Fulfillment warehouses.</u> Non-resident vendors exceeding \$30,000 CAD threshold for goods sold through Canadian fulfillment warehouse may trigger GST/HST registration.</p>	<p>and Yukon</p> <ul style="list-style-type: none"> • 13% (HST) in Ontario • 15% (HST) in New Brunswick, Newfoundland and Labrador, Nova Scotia and Prince Edward Island
<p>Québec (Québec Sales Tax)</p>	<p>Enacted</p>	<p>Act respecting the Québec sales tax (AQST)</p>	<p>Applicable to non-residents outside of Canada as of Jan. 1, 2019</p> <p>Applicable to non-resident Canadians Sept. 1, 2019</p>	<p>Non-resident, non-Canadian vendors exceeding C\$30,000 threshold for sales of intangibles or services to individual recipients in Québec must register.</p> <p>Non-resident Canadian vendors must include tangible property in the \$30,000 CAD threshold.</p> <p>Québec will revise these rules to mirror the new federal regime.</p>	<p>9.975%</p>

Saskatchewan (Provincial Sales Tax)	Enacted	<i>Provincial Sales Tax Act (PSTA)</i> <i>The Provincial Sales Tax Amendment Act, 2020 (Bill-211)</i>	In force July 3, 2020, retroactive	Online marketplace operators (including electronic distribution and accommodation platforms) must collect on behalf of non-registered vendors using their platforms	6%
British Columbia (Provincial Sales Tax)	Enacted	<i>Provincial Sales Act (PSTA)</i> <i>The Budget Measures Implementation Act (Bill-4)</i>	In force April 1, 2021	Non-residents of British Columbia (both inside and outside of Canada) can trigger registration obligations without soliciting sales. Solicitation has been replaced with a \$10,000 sales threshold.	7%
Manitoba (Retail Sales Tax)	Proposed/ Announced	<i>Retail Sales Tax Act (RSTA)</i>	Effective Dec. 1, 2021	Online marketplace operators (including electronic distribution and accommodation platforms) must collect on behalf of non-registered vendors using their platforms.	7%

¹ For example, Canada's national debt is set to exceed the trillion-dollar mark by the end of 2021.

By

[Braek Urquhart](#), [Elizabeth Egberts](#)

Expertise

[Tax](#), [Commodity Tax](#)

BLG | Canada's Law Firm

As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 800 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

blg.com

BLG Offices

Calgary

Centennial Place, East Tower
520 3rd Avenue S.W.
Calgary, AB, Canada
T2P 0R3

T 403.232.9500
F 403.266.1395

Ottawa

World Exchange Plaza
100 Queen Street
Ottawa, ON, Canada
K1P 1J9

T 613.237.5160
F 613.230.8842

Vancouver

1200 Waterfront Centre
200 Burrard Street
Vancouver, BC, Canada
V7X 1T2

T 604.687.5744
F 604.687.1415

Montréal

1000 De La Gauchetière Street West
Suite 900
Montréal, QC, Canada
H3B 5H4

T 514.954.2555
F 514.879.9015

Toronto

Bay Adelaide Centre, East Tower
22 Adelaide Street West
Toronto, ON, Canada
M5H 4E3

T 416.367.6000
F 416.367.6749

The information contained herein is of a general nature and is not intended to constitute legal advice, a complete statement of the law, or an opinion on any subject. No one should act upon it or refrain from acting without a thorough examination of the law after the facts of a specific situation are considered. You are urged to consult your legal adviser in cases of specific questions or concerns. BLG does not warrant or guarantee the accuracy, currency or completeness of this publication. No part of this publication may be reproduced without prior written permission of Borden Ladner Gervais LLP. If this publication was sent to you by BLG and you do not wish to receive further publications from BLG, you may ask to remove your contact information from our mailing lists by emailing unsubscribe@blg.com or manage your subscription preferences at blg.com/MyPreferences. If you feel you have received this message in error please contact communications@blg.com. BLG's privacy policy for publications may be found at blg.com/en/privacy.

© 2026 Borden Ladner Gervais LLP. Borden Ladner Gervais LLP is an Ontario Limited Liability Partnership.