

# **Special Notice**

Intended audience: importers and exporters

March 15, 2019

# Changes to tax exemptions for imported goods

Starting March 14, 2019, the retail sales tax exemption for imported goods will no longer apply, and the business and occupation (B&O) tax exemption for imported goods will be limited to the following:

- wholesale sales of unroasted coffee beans
- wholesale sales of tangible personal property between a parent company and its wholly owned subsidiary

All other sales of imported goods are no longer exempt.

### What are imported goods?

Imported goods are goods that begin transit at a point outside the United States and are delivered to the buyer in Washington.

## How do I report my sales of imported goods?

#### **B&O** tax

If you make sales of imported goods at retail or wholesale to Washington customers that do not qualify for the limited import exemptions, please see our <u>Economic nexus for out-of-state businesses</u> page to see if you need to register and report your sales.

#### Sales tax

You must collect and submit retail sales tax on sales of goods to Washington consumers when you have either:

- established a <u>physical presence</u>, or
- met certain receipts thresholds, as provided on our page <u>Registration thresholds for out-of-state</u> businesses: retail sales.

# What does not change?

There are no changes to the exemptions for exported goods. Sales of exported goods are exempt from B&O and retail sales tax.

# For more information

Substitute Senate Bill 5581 (Section 501)

# **Questions?**

Call 360-705-6705 with tax questions.