

If you rent out part of your home, or part of your home is used for business purposes, you can defer taxes only on the part in which you are living. (Contact us for more information.)

WHAT ABOUT INTEREST CHARGES?

Simple interest is charged on your deferment account at a rate not greater than 2% below the bank prime rate. The interest rate is set every six months.

Interest begins from the date your property tax is due or the date you apply to defer your taxes, whichever is later.

HOW LONG CAN I DEFER MY PROPERTY TAXES?

You can defer your taxes as long as you own and live in your home and continue to qualify for the program. The deferred taxes must be fully repaid, with interest:

- > before your home can be legally transferred to a new owner, other than directly to your surviving spouse; or
- > upon the death of the agreement holders(s).

If you refinance your home, your mortgage holder may require full repayment of the deferred taxes upon refinancing. You may repay all or part of the deferred taxes, fees and interest at any time without penalty.

MORE INFORMATION

Contact your municipal office or nearest Service BC-Government Agent office listed in the blue pages of your telephone directory, or:

Tax Deferment Program

Ministry of Small Business and Revenue

PO Box 9446 Stn Prov Govt, Victoria BC V8W 9V6

Phone: 387-0555 in Victoria

E-mail: ruraltax@gov.bc.ca

In person: Tax Deferment Program

1802 Douglas Street, Victoria (Wheelchair accessible)

www.sbr.gov.bc.ca/rpt

Enquiry BC

604 660-2421 from Vancouver, or

1 800 663-7867 throughout British Columbia and request a transfer to 387-0555.

The Property Tax Deferment Program

www.sbr.gov.bc.ca/rpt

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Ministry of
Small Business
and Revenue

THE BRITISH COLUMBIA PROPERTY TAX DEFERMENT PROGRAM

The British Columbia Property Tax Deferral Program is a loan program that allows you to defer your annual property taxes on your home if you meet certain criteria.

To qualify, you must be a Canadian citizen or permanent resident who has lived in British Columbia for at least one year immediately prior to applying for tax deferral benefits and be:

- > 60 years or older during that calendar year (only one spouse must be 60 or older);
- > a surviving spouse; or
- > a disabled person as defined by regulation.*

*For detailed information, visit our website at www.sbr.gov.bc.ca/rpt and click on the “Persons with a Disability” link.

WHAT TYPES OF HOMES QUALIFY FOR TAX DEFERMENT?

You may defer taxes on your home where you live and conduct your daily activities.

Second residences, such as summer cottages or rental properties, do not qualify for tax deferral benefits.

You must have and maintain a minimum equity (after deducting the upper limit of all outstanding mortgages, lines of credit and other charges on your home) of 25% of the current assessed value determined by BC Assessment. Other appraised values are not accepted.

You must have a current fire insurance policy on your home.

If you own your home under a long-term lease or have a life estate interest in your home, you may also qualify for tax deferral.

For contact information, see the More Information section of this brochure.

HOW DO I APPLY FOR TAX DEFERMENT?

You can apply once you receive your property tax notice.

- > Pick up an *Application and Agreement for Deferral of Property Taxes* form, available from your municipal office or Service BC-Government Agent office, or through our website.
- > Complete your home owner grant application and tax deferral application forms, ensuring **all** eligible registered owners of your home sign the deferral application.
- > Return the completed home owner grant and deferral forms to your municipal office or Service BC-Government Agent office for processing before the property tax due date.

If you miss the property tax due date, you have until December 31 of the current taxation year to apply. Before applying for deferral, you must pay all penalties, interest, previous years’ property taxes, user fees and utility charges, as these cannot be deferred.

The Property Tax Deferral Program office receives your application, confirms receipt and determines your eligibility.

If your application is approved, it becomes a signed agreement and a certified copy is registered as a lien in the Land Title Office or, if your home is a manufactured home, in the Personal Property Registry. The lien remains in effect until the account is paid in full.

Once the lien is registered, the deferral program pays your current property taxes for you.

If, for any reason, your deferral application is withdrawn, cancelled or denied after the tax due date or before this office pays the taxes for you, your property taxes are considered overdue and late payment penalties apply.

Tax deferral liens are restrictive. Please complete changes – such as adding or removing owners, subdivisions or refinancing – to the titled ownership before applying for deferral benefits. Title changes after deferral (other than directly to a surviving spouse) require repayment of your deferral account.

DO FEES APPLY?

The following fees apply.

- > A one-time administration fee of \$60 for new approved agreements.
- > A \$10 annual renewal fee for accounts with approved renewal applications.

Do not send in these fees. We will mail you a statement of account in April and a renewal application in May.

HOW MUCH OF MY TAXES CAN I DEFER?

After deducting your home owner grant, you can defer all or part of the unpaid balance of your residential property taxes for the current year.

All penalties, interest, previous years’ property taxes, user fees and utility charges must be paid to your taxing authority, as these cannot be deferred.

