Registration Requirements
Before you begin business in Florida to sell secondhand goods, precious metals, or metals for conversion to raw material products, you must register with the Department of Revenue as a:

- Sales and use tax dealer to collect, report, and remit sales and use tax; and a
- Secondhand dealer or secondary metals recycler.

Sales and Use Tax Dealers – You can register to collect, report, and pay sales tax and local discretionary sales surtax online at floridarevenue.com/taxes/registration. The online system will guide you through a series of questions to help determine your tax obligations. If you do not have internet access, you can complete a paper Florida Business Tax Application (Form DR-1). A separate application is required for:
  - Each county where secondhand goods are purchased, consigned, or traded and at each business location where secondhand goods are sold
  - Each county where an automated kiosk is operated
  - Each business location where secondary metals are purchased, gathered, or obtained
  - Each secondary metals recycler business location where ferrous and nonferrous metals are converted into raw products

As a registered sales and use tax dealer, a Certificate of Registration (Form DR-11) and a Florida Annual Resale Certificate for Sales Tax (Form DR-13) will be mailed to you. Paper tax returns will be mailed to you unless you are filing electronically. The Certificate of Registration must be displayed in a clearly visible place at your business location. The Florida Annual Resale Certificate for Sales Tax is used for tax-exempt purchases you intend to resell. If the goods bought for resale are later used (not resold), you must report and pay use tax and surtax on those items. Florida law provides for criminal and civil penalties for fraudulent use of a Florida Annual Resale Certificate for Sales Tax.

Secondhand Dealers and Secondary Metals Recyclers – To register one or more of your business locations as a secondhand dealer or secondary metals recycler, complete a Registration Application for Secondhand Dealers and Secondary Metals Recyclers (Form DR-1S). The registration processing fee is $6 for each license at each location. After your registration is approved, you will receive a Secondhand Dealer Certificate of Registration or a Secondary Metals Recycler Certificate of Registration (Form DR-11S) for each registered location.

Pawnbrokers must register with the Department of Revenue to collect, report, and remit sales tax and surtax; however, they are not required to register as a secondhand dealer.

Salvage motor vehicle dealers that dismantle and convert motor vehicles into scrap metal must register with the Department of Revenue to collect, report, and remit sales tax and surtax, and as a secondary metals recycler.

Flea Markets – Any person who is in the business of purchasing, consigning, or trading secondhand goods at a flea market on a regular basis must obtain a Secondhand Dealer Certificate of Registration (Form DR-11S) and a sales and use tax Certificate of Registration (Form DR-11) for the flea market business location. Secondhand dealers that conduct business at a temporary flea market location within a county where they are currently registered as a secondhand dealer and as a sales and use tax dealer are not required to register the temporary flea market location.

Exemptions from the Registration Requirements
Florida law exempts certain types of businesses from the secondhand dealer or secondary metals recycler registration requirements. For more information, review sections 538.03, 538.22, and 538.31, Florida Statutes.
Who is Not Required to Register as a Secondhand Dealer?

- Pawnbrokers
- Any nonprofit, religious, charitable organization or school-sponsored association or organization
- Garage sale operators who hold less than 10 garage sales per year
- Any person accepting a secondhand good as a trade-in for a similar item of greater value
- Any person offering items for sale, purchase, consignment, or trade via an internet website who is not required to have a local occupational or business license to offer these items
- Any business that primarily buys, sells, or trades motion picture videos and video games that meets the requirements of section (s.) 538.03(2)(o), Florida Statutes (F.S.).
- Any business registered with the Department for sales tax as an antique dealer that meets the requirements of section 538.03(2)(l), F.S.
- Any auction business defined in s. 468.382, F.S., operating as an auction business in the buying and selling of estates, business inventory, surplus merchandise, or business liquidations

Who is Not Required to Register as a Mail-in Secondhand Precious Metals Dealer?
- Any registered secondhand dealer available to the public for walk-in business

Who is Not Required to Register as a Secondary Metals Recycler?

- Any religious, fraternal, civic, patriotic, social, or school-sponsored organization or association or any nonprofit corporation or association
- Any vendor that generates regulated materials in the ordinary course of business

Criminal History Record Check
First-time applicants registering as a secondhand dealer or secondary metals recycler must undergo a criminal history record check. Each business owner, officer, member, director, partner, and stockholder with a controlling interest in the business must undergo a criminal history record check. Information on how to initiate a criminal history record check will be provided by the Department when your registration application (Form DR-1S) is received.

Employees of secondhand dealers or secondary metals recyclers with no controlling interest, financial or otherwise, do not have to undergo a criminal history record check.

A director with no ability to control the company may submit a letter signed by an active principal corporate officer (president, vice-president, secretary, or treasurer) attesting that the director does not have a controlling interest in the business, financial or otherwise, and is not required to undergo a criminal history record check.

Local Law Enforcement
Local law enforcement is responsible for enforcing compliance with holding periods, inspection, and recordkeeping requirements. Contact your local sheriff or police department if you have questions about transaction forms, recordkeeping, or how many days an item must be kept onsite before it may be resold or traded.

Local law enforcement officials may request a report that includes names and addresses of registered secondhand dealers and secondary metals recyclers in their local jurisdiction from the Department of Revenue by calling 850-717-6205 or by emailing second_hand_dealer@floridarevenue.com.

Florida Sales and Use Tax Registered Dealer Responsibilities
As a registered dealer, you act as an agent of Florida and:

- Collect sales tax (state plus applicable local discretionary sales surtax) on each taxable transaction
- Remit the tax you collect and pay the use tax you owe to the Florida Department of Revenue
- Pay use tax on items you purchased tax exempt, but then used in the business or removed from inventory and did not resell
- File and pay online or mail a Sales and Use Tax Return (Form DR-15) with a check or money order
- Keep complete and accurate records (for at least three years) for all your tax returns filed including canceled tax payment checks, and sales and purchases documentation
The sales tax collected through your business transactions become state funds at the moment of collection; you are a custodian of these funds until you remit them to the Department of Revenue. You must keep accurate records and maintain separate accounting regarding these funds.

Filing and Paying Tax
You can file returns and pay sales and use tax, plus any applicable surtax, using the Department’s online file and pay website at floridarevenue.com/taxes/filepay or you may purchase software from a software vendor. A list of software vendors is available online at floridarevenue.com/taxes/eservices.

Returns and payments are due on the 1st and late after the 20th day of the month following each reporting period, whether you are filing monthly, quarterly, twice a year, or yearly. If the 20th falls on a Saturday, Sunday, or state or federal holiday:

- **returns** are timely if they are filed electronically (without payment), postmarked or delivered in person on the first business day after the 20th
- **payments** are timely if they are postmarked or delivered in person on the first business day after the 20th

Florida law requires you to file a tax return even when NO sales and use tax is due.

When you electronically pay only, or you electronically file and pay at the same time, you must initiate your electronic payment and receive a confirmation number no later than 5 p.m. ET on the business day prior to the 20th. Keep the confirmation number in your records. The Florida eServices Calendar of Electronic Payment Deadlines (Form DR-659) provides a list of deadlines for initiating electronic payments on time and is available online at floridarevenue.com/forms under the eServices section.

If you file your return or pay tax late, a late penalty of 10% of the amount of tax owed, but not less than $50, may be charged. The $50 minimum penalty applies even if no tax is due. Penalty will also be charged if your return is incomplete. A floating rate of interest applies to underpayments and late payments of tax. Interest rates are available online at floridarevenue.com/taxes/rates.

Updating Your Business Information
The quickest way to notify the Department of changes to your account, such as updates to your name, mailing address, business location, or to temporarily suspend or resume business operations, is online at floridarevenue.com/taxes/updateaccount. If you close or sell your business, you must file a final return and pay all taxes due within 15 days after closing or selling the business. Your final return must cover the period from your most recent return filing to the closing date.

Learn More and Stay Informed
Visit the Department’s Taxpayer Education webpage at floridarevenue.com/taxes/education for additional information and educational tutorials. The Taxpayer Education page has sales and use tax tutorials on how to complete your tax return, calculate discretionary sales surtax, electronically file and remit your taxes, and pay estimated tax.

Definitions
Automated Kiosk – An interactive device that:
- is permanently installed within a secure retail space,
- can be remotely monitored by a live representative during all business hours,
- can verify a seller’s identity by a government-issued photographic identification card,
- can read and record serial numbers of items,
- can compare item serial numbers against databases of stolen items,
- secures goods accepted by the kiosk, and
- captures and stores images during a purchase transaction.

Automated Kiosk Secondhand Dealer – Any secondhand dealer in the business of purchasing secondhand goods by means of an automated kiosk.

Mail-in Secondhand Precious Metals Dealer – Any person or entity that conducts business within Florida and contracts with other persons or entities to buy precious metals (items that contain gold, silver, or platinum, or any combination thereof) or jewelry through a website, the United States Postal Service, or telemarketing.
Pawnbroker – Any person engaged in the business of making pawns who makes a public display with the words “pawn,” “pawnbroker,” “pawnshop,” or any variation, or who displays a sign or symbol identified with pawns. Pawnbrokers are required to register with the Florida Department of Agriculture and Consumer Services at FDACS.gov. The Pawnbroking Registration Application (Form FDACS-10111) is at FDACS.gov/10111.pdf. Chapter 539, F.S. has additional information about the requirements.

Precious Metals – Any item containing gold, silver, or platinum, or any combination thereof, excluding any chemical or automotive, photographic, electrical, medical, or dental materials or electronic parts.

Salvage Motor Vehicle Dealer – A business that engages in the business of acquiring salvaged or wrecked motor vehicles to resell the vehicles or their parts. Salvage motor vehicle dealers must register with the Department of Highway Safety and Motor Vehicles (DHSMV) for a salvage motor vehicle dealer license at flhsmv.gov. (Review section 320.27, F.S.).

Secondhand Goods – Personal property previously owned or used which is not regulated metals property regulated under Part II of Chapter 539, Florida Statutes (F.S.) and which is purchased, consigned, or traded as used property. Secondhand goods include gift certificates and credit memos as defined in section 501.95, F.S., which are purchased, consigned, or traded by a secondhand dealer.

Secondhand goods do not include:
- office furniture
- pianos and organs
- books
- clothing and costume jewelry
- gold, silver, platinum, or rhodium bullion that has been assayed (measured for purity or quality) and properly marked at to its weight and fineness.
- cardio and strength training or conditioning equipment primarily designed for indoor use; secondhand sports equipment that is not permanently labeled with a serial number.

Note: Secondhand sports equipment does not include golf clubs.

Secondhand Dealer – Any person, corporation, or other business organization in the business of purchasing, consigning, or trading secondhand goods that is not a secondary metals recycler.

Secondary Metals Recycler – Any person, corporation, or other business organization, operating at a fixed location that buys, gathers, or obtains ferrous or nonferrous metals that are converted into raw material products.
- Ferrous metal – Metal containing significant quantities of iron or steel
- Nonferrous metal – Metal not containing significant quantities of iron or steel

Reference Material

Laws – Chapter 538, F.S., available at leg.state.fl.us


Tax forms and publications are available at floridarevenue.com/forms.

To speak with a Department of Revenue representative, call Taxpayer Services at 850-488-6800, Monday through Friday, excluding holidays.

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