5. CAN YOU GIVE ME SOME EXAMPLES OF WHAT YOU CALL PERSONAL PROPERTY THAT I MUST DECLARE TO YOU?

Generic or typical equipment and furniture that most businesses would have:
- Answering machine (Code 16: Equipment)
- Briefcase (Code 16: Equipment)
- Business cards/invoices/stationery (Code 23: Supplies)
- Cash register (Code 16: Equipment)
- Cell phone (Code 16: Equipment)
- Coffee machine (Code 24a: Other)
- Computer (Code 20: Computer)
- Desk and desk chair (Code 16: Furniture)
- Fax machine (Code 16: Equipment)
- Filing cabinet (Code 16: Furniture)
- Hand held calculator (Code 16: Equipment)
- Laptop (Code 20: Computer)
- Pens/pencils/ rulers/paper clips (Code 23: Supplies)
- Printer (Code 16: Equipment)
- Shelving (Code 16: Fixture/Signs) including magnetic signs on a vehicle.
- Storage cabinet (Code 24a: Other)
- Storage cabinet (Code 16: Furniture)
- Telephone (Code 16: Equipment)
- Toilet paper (Code 24a: Other)

There are more examples on Page 7 of the Personal Property Declaration.

6. I JUST DO SOME WORK PART-TIME. DO YOU REALLY THINK I'M A BUSINESS?

It would be extremely difficult to come up with one single definition of what a business is. Even if one could, that definition would have to be so very long and complicated that understanding it may be difficult.

Perhaps the best way to answer that question is by asking two basic questions:

A. Do you provide a product for compensation?
B. Do you provide a service for compensation?
If you answered yes to Question A, then you are in business. You are a business.
If you answered yes to Question B, please see “COMPENSATION” for some general indicators of whether you are in business or whether you are a business.

PAYMENT: It is not a question of how much money you are making or even if you are making any money. If you provide a product or service for compensation, then you are in business. You are a business.

OWNERSHIP: If you have incorporated or if you have created another separate legal entity such as a LLC, LLP, LP etc to provide a product or service for compensation, then you are in business.

You are a business.

TRADE NAME: If you use a trade name to provide a product or service for compensation, then you are in business. You are a business.

SELF-EMPLOYED: If you are self-employed, then you are in business. You are a business.

COMPENSATION: If your compensation is reported through a W-2, then you are an employee, not in business or a business. But if your compensation is reported through a 1099 form, or if there is no reporting of your income by any IRS form, then you are in business. You are a business.

ASSETS: The amount of assets (personal property) used in the conduct of a business does not determine if you are in business. The amount of assets (personal property) used in the conduct of a business may not be many or even valuable. Depending upon the particular business you are in, the assets (or personal property) could range from a few hundred dollars to millions of dollars.

ADVERTISING: If you are advertising a product or service for compensation, then you are in business. You are a business.

RENTING SPACE: If you rent or lease a space to provide a product or service for compensation, then you are in business. You are a business.

HOME OCCUPATION: Even if you do not rent or lease space, if you provide a product or service for compensation from your home, then you are in business. You are a business.

SALES TAX: If you have a Sales Tax Number or if you collect sales tax, then you are in business. You are a business.

TIME: You do not need to be providing a product or service 2/3 to be a business. Some businesses are seasonal. Some businesses are part-time.

7. HOW DO I COMPLETE THE PERSONAL PROPERTY DECLARATION?

Instructions are on Page 2 of the Confidential Declaration or Personal Property.

8. DO I HAVE TO FILE A PERSONAL PROPERTY DECLARATION EVERY YEAR?

Yes. Declarations filed with “name as last year” are insufficient and should be considered an incomplete declaration may be subject to a 25% penalty. A Declaration not filed shall result in a value determined by the Assessor plus a 25% penalty will be applied to the total assessment.

9. WHEN DO I HAVE TO FILE THE PERSONAL PROPERTY DECLARATION?

The Declaration must be filed annually no later than November 1st. The Declaration must either be hand-delivered, by 5:00 p.m., to the Tax Assessor’s Office no later than November 1st or have a U.S. postmark on or before November 1st. All Declarations must be signed and/or notarized on either page 1 or page 8.

10. WHAT HAPPENS IF I File LATE? When Declarations are filed after November 1st and an extension has not been granted, a 25% penalty is applied to the total assessment. Mailed Declarations must have a U.S. postmark of November 1st or before. When an extension is granted and the Declaration is not filed by the extension deadline, a 25% penalty is applied to the total assessment.

11. CAN I GET AN EXTENSION? The Tax Assessor may grant a filing extension for good cause. If an extension is needed, contact the Assessor in writing prior to November 1st stating the reason for the extension. The decision to grant an extension is in the sole responsibility of the Tax Assessor. There is no appeal.

12. WHAT IF I DON’T FILE THE PERSONAL PROPERTY DECLARATION? A Declaration not filed shall result in a value determined by the Assessor plus a 25% penalty will be applied to the total assessment.

13. DOES MY SIGNATURE NEED TO BE NOTARIZED?

If you are a sole proprietor (that is, you personally own all the assets used in the conduct of your business) or you are one of the partners in a simple partnership (that is, your partnership was not created pursuant to the corporation laws of any state) your signature does not have to be notarized. As a sole proprietor or as one of the partners in a simple partnership, it is assumed that you have personal knowledge of the value of the assets used in the conduct of your business.

However if the business you are conducting is such a L.L.C., L.P., LLP, PC, Corporation (Inc), Type “S” Corporation or some other separate legal entity or individual, it is necessary to have the identity, the authority and the knowledge of the signor sworn to by the notarization process. This is especially true when the name of the business is fictitious (i.e., when the name of the business bears no similarity with the name of the signor).

Section 12-50 CCS allows an "authorized agent" to file a personal property declaration on behalf of the "taxpayer". While you may be the "owner" of the LLC, LP, LLP, PC, Corporation (Inc), or Type “S” Corporation; it is the LLC, LP, LLP, PC, Corporation (Inc) or Type “S” Corporation that owns the assets used in the conduct of the business. Therefore it is the LLC, LP, LLP, PC, Corporation (Inc) or Type “S” Corporation that is the "taxpayer", thus when someone signs for a LLC, LP, LLP, PC, Corporation (Inc)
or Type "S" Corporation, they are, in fact, signing as an agent of that LLC, LP, LLP, PC, Corporation (Inc) or Type "S" Corporation.

Section 12-50 COS also states, in part, such agent "shall make oath that he is authorized ... and has knowledge of all taxable property ...".

Section 3-94 (6) COS states, in part, "oath ... means a notarial act ... in which a notary public certifies that a person has made a vow in the presence of the notary public on penalty of perjury ...").

Thus an agent's signature must be notarized because it is only through the act of notarization that an oath is made pursuant to Section 12-50 COS and it is only through an oath that the Assessor can verify that the signer is authorized to be an agent and that he/she has knowledge of all taxable property as required in Section 12-50 COS.

The oath (as provided through the act of notarization) is an acknowledgment that the person signing personally appeared before the notary, that he/she has authority to provide the information that appears on that personal property declaration and that he/she has knowledge of all taxable property owned. Please note that failure to have the confidential declaration property signed and/or notarized will result in a 2.5% penalty being applied to the total assessment.

Section 12-50. List may be filed by spouse, attorney or agent. The list of taxable property required to be filed annually by any taxpayer may be filed by the husband or wife or by an authorized agent or attorney of a taxpayer. Such husband or wife or agent or attorney shall make oath that he is authorized by the taxpayer to file such list and that he has knowledge of all taxable property of his principal subject to taxation in the town or municipality wherein such list is filed.

Section 3-94a, Notaries Public. Definitions. (6) "Oath" or "affirmation" means a notarial act or part thereof in which a notary public certifies that a person has made a vow in the presence of the notary public on penalty of perjury. In the case of an oath, the vow shall include reference to a Supreme Being.

14. HOW IS THE PERSONAL PROPERTY ASSESSMENT CALCULATED? Your cost information is confidential and not open to public inspection. The original acquisition cost should include any additional charges for transportation and installation. The original acquisition cost times the standard depreciation (as shown on Page 5 and Page 6) will determine the cost of the property. The total cost of the personal property at 70% will determine the gross assessment for that particular category of personal property. Include all assets that may have been fully depreciated, written off, or charged to expense but are still owned. Computerized filings are acceptable as long as all the information is reported in this prescribed format. If more space is needed, then attach additional pages to the Declaration.

15. HOW IS THE ORIGINAL COST DETERMINED? The original acquisition cost should include any additional charges for transportation and installation. The cost of the asset should be the cost of the item as new. This cost should be an arm's length value that has been neither discounted nor determined by an auction sale. When purchasing used equipment the value that is paid for the item is the depreciated amount not the original cost.

16. I DON'T REMEMBER WHAT I PAID FOR THESE THINGS. If you do not remember the item's original cost, then estimate its current value and put that number on the current (first) line in the appropriate chart that appears on pages 5 and 6. You may also reference your most recent Federal Tax Filing depreciation schedule and/or your company fixed asset report.

17. I DON'T KNOW WHAT THESE THINGS COST BECAUSE THEY WERE GIFTED? If you do not know the item's original cost, then estimate its current value and put that number on the first line in the appropriate chart that appears on pages 5 and 6.

18. I USE MY HOME PC (OR OTHER PERSONAL ITEMS) IN MY BUSINESS; HOW DO I PLACE A BUSINESS VALUE ON IT? If the PC is not used exclusively in the business, then estimate its value by the percent of time it is used in the business. That is: say the PC is new and costs $2,000 but you use it only 30% of the time for business, then put $1,000 ($2,000 times 50%) on the first line in Table 20 that appears on page 6. Please follow the same procedure for other personal items used in your business.

19. CAN ANYONE SEE MY PERSONAL PROPERTY DECLARATION? No. Your cost information is confidential and not open to public inspection.

20. HOW DO I APPEAL MY PERSONAL PROPERTY ASSESSMENT? There are two ways to appeal a personal property assessment:

    1. A prescribed appeal form must be filed in order to appear before the Board of Assessment Appeals (C.G.S. 12-111). These forms should be available in January in the Tax Assessor's Office or on-line under the Board of Assessment Appeals. Complete all sections of the Appeal Form as indicated. However, do not sign the Appeal Form. The Appeal Form must be signed at the time of your hearing.

    The Appeal Form must either be in the Tax Assessor's Office no later than February 20th (the Assessor's Office closes at 5:00 pm) or U.S. postmarked by February 20th.

    The Board of Assessment Appeals will meet in March. You will receive notification of your March appointment by mail. Please bring copies of any documentation that you want to submit to the Board of Assessment Appeals.

    Either you or your agent must appear before the Board of Assessment Appeals and be sworn to answer all questions regarding this appeal. Failure to do so shall waive your rights to this appeal.

    If someone is coming in as your agent, a completed Affidavit for Agent must either be attached to the Appeal Form or presented at the time of your appointment. Forms for "Affidavit for Agent" are available in the Assessor's Office or on-line under the Board of Assessment Appeals.

    In April, the Board of Assessment Appeals will notify you by mail of its decision.

    If not satisfied with the Board's decision, you may (within two months of the date of mailing of that decision) file an appeal with the Superior Court (C.G.S. 12-117a). If filing with the Superior Court, it is recommended that you have legal counsel.

21. WHAT IF I SOLD, CLOSED OR MOVED MY BUSINESS OUT OF BRIDGEPORT? If, on or before October 1st, you sold, closed or moved (out of Bridgeport) the business noted on page 1, you must complete the form on page 1 and provide documentation as to the new owner, the date the business ceased or your new address. Otherwise, the Assessor must assume that you still own taxable personal property and have only failed to declare it. Examples of documentation: bill of sale, Letter of Dissolution, letter from your bank noting the date the account was closed, shipping invoices etc.

22. ANY DECLARATION SUBMITTED MAYBE SUBJECTED TO AUDIT PER C.G.S. 12-53