INTRODUCTION

1. An acquisition of an interest in an entity that is a landholder is subject to landholder duty under Chapter 3 of the Duties Act 2008 ('Duties Act') if it is a relevant acquisition.

2. This ruling:
   (a) outlines the Commissioner's interpretation of the word 'entitlement' for the purposes of section 153 of the Duties Act; and
   (b) clarifies the treatment of relevant acquisitions by trustees and custodians.

BACKGROUND

Relevant Acquisitions

3. An acquisition of an interest in an entity that is a landholder will generally be a relevant acquisition\(^2\) if the person, or the person and/or any related person, acquires a significant interest\(^3\) or a further interest in the entity.

4. Under section 153(1) of the Duties Act, a reference in Chapter 3 to an interest in a landholder or other entity is to an 'entitlement' to the surplus property of the landholder or other entity if it were to be wound up.

5. Section 162(1) of the Duties Act sets out when persons or entities are related persons for the purposes of determining whether there has been a relevant acquisition under section 163 or 164 of that Act.

6. Section 162(2) of the Duties Act provides that if subsection (3) applies to persons, the Commissioner may determine in the case of a particular acquisition that the persons (except related corporations) are not related persons for the purposes of section 163 and 164 of that Act. Section 162(3) of the Duties Act applies to persons if they are not acting in concert with each other in respect of the acquisition and their interests in the entity were acquired independently and not for a common purpose.

Custodian and Bare Trustees

7. Some trustees have the power to appoint custodian trustees of part or all of the trust fund for the more effective management of the trust property.\(^4\) A custodian trustee's duties will depend on the terms of the contract or legislation by which it

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\(^1\) Entity is relevantly defined in section 152 of the Duties Act to mean a corporation and a unit trust scheme.

\(^2\) Duties Act ss 163 – 164.

\(^3\) A significant interest in a landholder is an interest of 90 per cent if the landholder is listed on a prescribed financial market, and 50 per cent if it is not (Duties Act s 161).

is appointed and will be carried out on direction from the managing trustee(s).\(^5\) A custodian trustee has a fiduciary obligation to the managing trustee(s).\(^6\)

8. Custodian trustees are commonly appointed for regulated trusts such as trusts established under the Corporations Act 2001 (Cth) (managed investment schemes) or the Superannuation Industry Supervision Act 1993 (Cth) (superannuation funds).

9. A bare trustee is a trustee who is merely a fiduciary agent for the beneficiary and must obey any directions given by the beneficiary.\(^7\) A bare trustee has no interest in the trust assets other than to hold the legal title of the property and has no active duties to perform other than to transfer the property to the beneficiary at the beneficiary’s direction.\(^8\) Trustees with active duties (including powers of management) cannot be considered to be bare trustees.\(^9\)

**RULING**

**Meaning of ‘Entitlement’**

10. While ‘entitlement’ is not defined in the Duties Act, entitled is defined in section 3 to mean:

(a) in relation to a person as trustee of a unit trust scheme or other trust – entitled for the purposes of the scheme or trust; and

(b) otherwise – beneficially entitled.

11. Section 9 of the Interpretation Act 1984 provides that where a word or phrase is defined in a written law, other parts of speech and grammatical forms of that word or phrase have corresponding meanings.

12. In *Affinity Health Ltd v Commissioner of State Revenue*\(^10\) the Court held that an ‘entitlement’ was only acquired on the registration of the shares in the share register. However, an alternative interpretation was considered in *Commissioner for ACT Revenue v Francey*\(^11\) where the Tribunal held that ‘entitlement’ may mean a clearly enforceable though indirect entitlement. In this case, the Tribunal considered the person’s capacity as beneficial owner of the shares to readily become the full owner of the shares gave them an entitlement to a distribution on winding up of the corporation.

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\(^5\) Ibid.
\(^6\) Ibid.
\(^8\) *CGU Insurance Ltd v One.Tel Ltd (in liq)* (2010) 242 CLR 174; [2010] HCA 26 [36].
\(^10\) *Commissioner for ACT Revenue v Francey* [2014] ACAT 67 [30]. The Tribunal considered the terms of section 83 and 84 of the Duties Act 1999 (ACT) and the use of the word ‘entitlement’ in section 83, which refers to an interest [in a landholder] as an entitlement to a distribution of property on winding up or otherwise.
13. The Commissioner interprets the word ‘entitlement’ in section 153 of the Duties Act in accordance with the decision in Commissioner for ACT Revenue v Francey as it is consistent with the definition of entitled in section 3 of the Duties Act. This interpretation is also consistent with section 154(5) of the Duties Act which calculates an interest in a landholder on the basis that all powers and discretions have been exercised.

**Interests Held by Custodians and Bare Trustees**

14. A bare trustee does not have an entitlement for the purposes of section 153 of the Duties Act because it is entitled for the purposes of the trust only to the extent of the legal interest in the property.

15. The Commissioner will usually treat a custodian as a bare trustee because it is only entitled to the legal interest in the property and carries out all its duties on direction from the managing trustees.

16. Where an interest in an entity is held or acquired by a custodian or bare trustee, the person who has the entitlement under section 153 of the Duties Act is:
   (a) for a custodian – the managing trustee that appointed the custodian (for example, unit trustee or superannuation fund trustee); and
   (b) for a bare trustee – the beneficiary of the trust.

17. Where a person contends a custodian or bare trustee has an entitlement for the purposes of section 153 of the Duties Act, the onus will be on the person to satisfy the Commissioner in this regard, for example, by reference to the specific terms of the trust deed or relevant legislation.

**Interests Held by Trustees (Excluding Custodians and Bare Trustees)**

18. A person has an interest in an entity as a trustee when the person has an entitlement to the surplus property of the entity if it were to be wound up and that entitlement is held by the person for the purposes of a scheme or trust.

19. A person that holds or acquires interest in an entity on behalf of different trusts is considered a separate person in relation to each trust. On that basis, interest held by a person or acquired on behalf of different trusts will be treated as if they were held or acquired by separate persons.

20. An interest held or acquired by a trustee for separate trusts will not be aggregated to determine if there has been a relevant acquisition unless section 162(1) of the Duties Act applies to the trustee in its separate capacities, such as where:
   (a) the trusts have common beneficiaries; or
   (b) the interest held or acquired on behalf of each trust was acquired by virtue of acquisitions that arose from substantially one transaction or one series of transactions.

21. The Commissioner may determine under section 162(2) of the Duties Act that persons related under section 162(1) are not related for the purposes of sections 163 and 164 if section 162(3) applies to the persons.
Example

John acquires a 25 per cent interest in a landholder as trustee for the Smith Trust and a 25 per cent interest in a landholder as trustee for the Jones Trust. John is treated as a separate acquirer in relation to each trust.

If John T/F Smith Trust and John T/F Jones Trust are not related under section 162(1) of the Duties Act, the interests will not be aggregated to determine if there has been a relevant acquisition in the landholder.

If John T/F Smith Trust and John T/F Jones Trust are related under section 162(1) of the Duties Act, for example because the trusts have common beneficiaries, the Commissioner will exercise the discretion to treat the acquirers as unrelated if satisfied that:

- John T/F Smith Trust was not acting in concert with John T/F Jones Trust;
- the interests are acquired, and will be employed, independently; and
- the interests are not being acquired for a common purpose.

22. The discretion in section 162(2) of the Duties Act cannot apply where acquisitions are made by related corporations not acting as trustee. The Commissioner may still make a determination under section 162(2) of the Duties Act where any of the related corporations are acting as trustee of a trust.

Example

X Pty Ltd and Y Pty Ltd are related corporations. Each company acquires a 25 per cent interest in an unlisted landholder. The companies are related under section 162(1) of the Duties Act and the Commissioner cannot apply the discretion in section 162(2) to treat them as unrelated. The interests will be aggregated to determine there has been a relevant acquisition of a 50 per cent interest in the landholder.

If, however, X Pty Ltd acquires the 25 per cent interest as trustee for the Number 1 Trust, the discretion in section 162(2) may apply to treat X Pty Ltd and Y Pty Ltd as unrelated. If the discretion applies, the interests will not be aggregated for the purposes of determining whether there has been a relevant acquisition.

23. Further information about the application of section 162 of the Duties Act is provided in Commissioner’s Practice DA 2 ‘Landholder Duty – Related Persons and Commissioner’s Discretion’ which is available from the Office of State Revenue website at www.osr.wa.gov.au.

RULING HISTORY

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