Transfer of Residential Land
Chapter 2 of the Duties Act 2008
As at 13 June 2019

Introduction
An eligible transaction involving residential land will, upon application, be charged with transfer duty at a concessional rate under sections 147A – G or section 147 of the Duties Act 2008 ('Duties Act').

Foreign transfer duty is chargeable on acquisitions of residential property by foreign persons.

Terms used
An eligible purchaser is a person who:
- occupies or will occupy the property as their principal place of residence for an indefinite period; and
- is not acquiring, and does not intend to hold, the property as agent, trustee or otherwise on behalf of another person unless they are a trustee acquiring property on behalf of one or more disabled beneficiaries if at least one beneficiary occupies or will occupy the property as their principal place of residence.

An eligible transaction is a transfer, an agreement to transfer, or a vesting by court order, of land in Western Australia.

Residential land means land that is the subject of an eligible transaction in Western Australia, if at the date the liability to duty arose:
- there is a residence on the land; or
- the taxpayer, or a substituted transferee in relation to the eligible transaction, has begun construction of a residence on the land; or
- the taxpayer, or a substituted transferee in relation to the eligible transaction, has entered into a contract for the construction of a residence on the land; or
- the taxpayer, or a substituted transferee in relation to the eligible transaction, has entered into a contract to purchase a movable building that will be affixed to the land and be used as a residence,

and it does not matter if the land is also used for another purpose.

A residence means a building, or part of a building, that:
- may lawfully be used; and
- in the Commissioner's opinion, is suitable to be used; and
- is intended by the taxpayer to be used;

as a place of residence for one or more individuals.
Residential rate of duty
The residential rate of duty applies to:

- property used as a residence, for example, a person’s ordinary home, rental property or holiday home;
- land on which a residence is constructed within five years of the date on which liability to duty on the transaction arose;
- property partly used as a residence, for example, a restaurant with a residence above it; or
- a transaction relating to the purchase or construction of a residence that is ineligible to be assessed at the first home owner rate (‘FHOR’) of duty. First home buyers should refer to Duties Fact Sheet ‘First Home Owner Rate of Duty’ to ascertain if their transaction qualifies for the FHOR.

Examples of when the residential rate of duty does not apply include:

- the purchase or construction of a building that is not approved for residential purposes,
- a residence purchased with the intent to rezone and use the land for non-residential purposes.

Concessional rate of duty
The concessional rate of duty may apply to an eligible transaction where:

- the dutiable property includes a dwelling house; and
- the dutiable value of the dutiable property does not exceed $200,000; and
- the dutiable property has not been received as a gift; and
- the dutiable property is to be transferred to an eligible purchaser, or a combination of eligible purchasers and government bodies.

Residential rate on vacant land
Duty is chargeable at the general rate of transfer duty if, at the time the vacant land was acquired, the taxpayer or a substituted transferee in relation to the eligible transaction had not:

- commenced construction of a residence;
- entered into a contract for the construction of a residence; or
- entered into a contract to purchase a movable building that will be affixed to the vacant land.

If any of these actions commence within five years from the day on which the liability to duty arose (for example, execution date of the offer and acceptance to purchase the land), apply using Form FDA11 ‘Residential Rate’ within five years of the original transaction or within 12 months of the date on which construction began or the contract was entered into, whichever is later.
Transfer duty rates

**Residential rate**

<table>
<thead>
<tr>
<th>Range</th>
<th>Rate</th>
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</thead>
<tbody>
<tr>
<td>$0 – $120,000</td>
<td>$1.90 per $100 or part thereof</td>
</tr>
<tr>
<td>$120,001 – $150,000</td>
<td>$2,280 + $2.85 per $100 or part thereof above $120,000</td>
</tr>
<tr>
<td>$150,001 – $360,000</td>
<td>$3,135 + $3.80 per $100 or part thereof above $150,000</td>
</tr>
<tr>
<td>$360,001 – $725,000</td>
<td>$11,115 + $4.75 per $100 or part thereof above $360,000</td>
</tr>
<tr>
<td>$725,001 and upwards</td>
<td>$28,453 + $5.15 per $100 or part thereof above $725,000</td>
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</tbody>
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**Concessional rate**

<table>
<thead>
<tr>
<th>Range</th>
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<tbody>
<tr>
<td>$0 – $100,000</td>
<td>$1.50 per $100 or part thereof</td>
</tr>
<tr>
<td>$100,001 – $200,000</td>
<td>$1,500 + $4.39 per $100 or part thereof above $100,000</td>
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**General rate**

<table>
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<tr>
<th>Range</th>
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<tbody>
<tr>
<td>$0 – $80,000</td>
<td>$1.90 per $100 or part thereof</td>
</tr>
<tr>
<td>$80,001 – $100,000</td>
<td>$1,520 + $2.85 per $100 or part thereof above $80,000</td>
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<tr>
<td>$100,001 – $250,000</td>
<td>$2,090 + $3.80 per $100 or part thereof above $100,000</td>
</tr>
<tr>
<td>$250,001 – $500,000</td>
<td>$7,790 + $4.75 per $100 or part thereof above $250,000</td>
</tr>
<tr>
<td>$500,001 and upwards</td>
<td>$19,665 + $5.15 per $100 or part thereof above $500,000</td>
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**Lodgment requirements**

The party responsible for the payment of the duty (usually the purchaser or transferee) must lodge an instrument in hard copy form that effects or evidences a dutiable transaction within two months of the date liability for duty arises, or Form FDA18 ‘Transfer Duty Statement’ where there is no hard copy instrument. The date liability for duty arises for an offer and acceptance to purchase land is the date the contract was entered into. See Duties Fact Sheet ‘Lodgment and Payment Requirements’ for more information.

All transactions involving the purchase or acquisition of land (or any interest in land), must be accompanied by a completed Form FDA41 ‘Foreign Transfer Duty Declaration’ for each person or entity acquiring the land.

**Important information**

It is important that the intended purchaser be clearly established before entering into a dutiable transaction. Any subsequent variation of the purchaser may result in further transfer duty being payable.
**Purchaser**

Details of the purchaser of the dutiable property must be provided in full. Information must include whether the property is to be held as joint tenants or tenants in common. In the case of tenants in common, the percentage of each party’s ownership must be clearly stated. If this is not disclosed, it will be presumed that the ownership is to be as tenants in common in equal shares.

If the purchaser is acting as a trustee for a trust, disclosure of the trustee and trust on the agreement at the time the agreement is entered into will assist in avoiding additional duty.

**Transfer under Agency Relationship**

If an agency relationship is disclosed in the agreement, and the principal and agent are clearly identified, the subsequent transfer of land in the name of the principal will not incur additional duty. If the agency relationship is not clearly identified, additional transfer duty may be payable.

**Substituted Transferee**

In certain circumstances, relief from additional transfer duty may be available where the person named as transferee in a transfer of land differs from the person named in the agreement for purchase as the purchaser. Submit the agreement for transfer (for example, offer and acceptance) and transfer of land form together with Form FDA14 ‘Substituted Transferees’. For more information, see Duties Fact Sheet ‘Substituted Transferees’.

**Foreign Transfer Duty**

Foreign transfer duty at a rate of 7 per cent is charged on foreign dutiable transactions involving residential land. The value of any chattels sold with residential land will be aggregated with the value of the property if the chattels are directly linked to or are incidental to the use of the property for residential purposes.

For more information, see Fact Sheet ‘Foreign Transfer Duty’ and Commissioner’s Practice DA 44 ‘Residential Property for the Purposes of Foreign Transfer Duty’.

**Further Duty Payable**

Further transfer duty may be incurred when a transfer (such as a transfer of land) is not in accordance with the agreement for the transfer of dutiable property (for example, if there is a different purchaser or a different percentage of ownership) or if the new purchaser is not recognised as the principal under an agency relationship or as a substituted transferee.

**Contact the Office of State Revenue**

| Office          | 200 St Georges Terrace  
|-----------------|-------------------------|  |  
|  
| Telephone       | (08) 9262 1100          
|                 | 1300 368 364            |
|                 | (WA country callers only – local call charge)  
| Postal          | Office of State Revenue  
|                 | GPO Box T1600           |
|                 | PERTH WA 6845           |
| Website         | www.osr.wa.gov.au       |

**Note:** The information contained in this DUTIES FACT SHEET is issued for guidance purposes only. It is not an exhaustive explanation of the provisions of the Duties Act and reference should be made to the Duties Act for complete details.