## **REAL ESTATE EXCISE TAX - INSTRUCTIONS & GUIDANCE SHEET**

A COMPLETE FILING INCLUDES, AT MINIMUM: TWO ORIGINAL NOTARIZED AFFIDAVITS, PAYMENT OF ONE PERCENT EXCISE TAX, LEGAL DESCRIPTION, AND DEED, INCLUDING EXHIBIT(S) SHOWING all ENCUMBRANCES, COVENANTS, and FULL. A copy of well and/or septic permit is required when applicable. Other supporting documents may be required at the discretion of TLD. Voluntary (optional) documents may assist to expedite recording your filing. Please do not submit copies of this instruction page.

When submitting by mail, payments are removed from each filing and sent to the Cashier. If the tax obligation initially appears to be satisfied, the affidavit will be stamped evidencing such. The stamp does not certify the filing is complete, that the correct amount has been paid, or preclude action for underpayment. Taxpayers, or agents on their behalf, can expect a confirmation and /or determination letters within thirty (30) days after a *complete* filing has been received by the TLD. A copy of the receipt will be included with the letter of determination.

Copies of TTC 12.20 -Real Estate Sales Excise Tax can be found at www.codepublishing.com/WA/Tulalip

1. GROSS SALES PRICE: "Selling price" shall mean consideration, including money, or anything of value, paid or delivered, or contracted to be paid or delivered or services performed, contracted to be performed in return for the transfer of real property or estate or interest in real property, and shall include the amount of lien, mortgage, contract indebtedness, or other encumbrance, either given to secure the purchase prices, or any part thereof, or remaining unpaid on such property at the time of sale. When consideration is other than money and the transfer is taxable, market value is to be reported.

2. REAL ESTATE: Means real property, including all improvements the title to which is held separately from the title to the land to which the improvements are affixed. The term also includes used mobile homes and used floating homes, as well as air and development rights.

3. INTENT TO EVADE: Includes knowingly making false statements or taking actions so as to intentionally underpay or not pay the proper real estate excise tax due on the transfer of real estate, or ignoring the tribal tax because of a jurisdictional dispute without meritorious legal justification.

4. PENALTY ASSESED FOR WILLFUL FRAUD/ INTENT TO EVADE: A penalty of 50% of the additional tax found to be due or remaining due after insufficient payment upon transfers found to have committed willful fraud or intent to evade tax payment.

5. AFFIDAVITS: TLD is prohibited by adopted regulation from accepting incomplete affidavits. It is the taxpayer's (or the agent's working on their behalf) responsibility to furnish complete documentation for tax payments and claimed exemptions. Incomplete filings -affidavits missing information, filed without payment in full, or absent any document required to process the transaction shall be considered late for purposes of penalty (see #6 below). Incomplete filings may result in a default determination. In the case of exemption requests, this may mean a finding of non-exempt. Corrections or other changes cannot be made to a notarized affidavit - this must be done on a new affidavit and resubmitted.

6. INTEREST DUE FOR LATE PENALTY: If the tax due is not paid within thirty (30) days from the transaction date, interest of 1% per month shall be charged from the sale date until date of payment. Non-payment or underpayment resulting from intent to invade is subject to a penalty up to 50% of tax due.

7. EXEMPT/REFUND: Taxpayers seeking to contest the real estate excise tax must pay the tax in full prior to petition for refund. Refunds may be sought by written petition to the Tulalip Tax & Licensing Division within 30 days from the date of payment in the event of:

- a) duplicate tax payment
- b) overpayment due to computation error
- c) revision of the sale prior to closing
- d) rescinded transfer
- e) failure to claim exemption

Requests (petition) for refund must be made on a complete affidavit and accompanied by all required documentation and any evidence supporting the claim of exemption. <u>The authority of the TLD to issue refunds is limited to those authorized under</u> <u>Section 6a (i) – (v) of the REET Regulations adopted under TTC 12.20- Real Estate Excise Tax Code.</u>

Transactions determined as exempt, eligible for tax refund, or refund due to overpayment shall receive a check made out to the original payer within approximately fourteen (14) business days of TLD determination. If the tax was paid by escrow or other agent on the taxpayer's behalf, the taxpayer must seek refund from such party. TLD is no longer able to void and return payment for qualifying exemptions.

8. APPEAL: A taxpayer may appeal a determination of the TLD within thirty (30) days of the receipt of determination. Appeals are made to the Tulalip Court system. If any tax is determined due and unpaid, the taxpayer shall provide such security for the payment of tax as the TLD determines appropriate as a condition of the appeal. This amount is no less than the 1% tax on the sale named in such transaction.

AUTO CONTRACTOR
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# Reserved for Official Tax

## REAL ESTATE EXCISE TAX AFFIDAVIT

USE FORM TO RECORD TRANSFER OF PROPERTY OWRANSFER. REET IS DUE UPON TRANSFER.

Initials		Date	/	/	pe
Post	mark 🗌	Delivery	Other		
IF	RC	RI/DP		F	
<b>E</b>	🗌 <mark>S</mark>	<b>R2A</b>			

 TULALIP TAX & LICENSING DIVISION

 6406
 Marine
 DR
 NW
 - Tulalip,
 WA
 98271

1) NAME(S	2)				
Questions: TLE	0@TULALIF	PTRIBES	S-NSN.	GOV	
Office: 360.7					
6406 Marine	DR NW -	i ulalip,	VVA	98271	

Return this form, payment, and related documents to:

1)	NAME(S)			2)	NAME(S)		
SELLER/ GRANTOR	MAILING ADDRESS CITY/ STATE/ ZIP		YER/ ANTEE	MAILING ADDRESS SAME AS SECTION 3			
SEL GR/				CITY/ STATE/ ZIP			
3)	SNO CO PARCEL NUMBER OR ALLOTMENT NUMBER		NOI	LAND OCCUPATION USE TA Current Year	·		
PERTY VTION	PROPERTY ADDRESS		LAND OCCUPATION USE TAX	Taxes Due:       Past Due Taxes:       Total Tax Due:			
PROF LOCA				BUYER(S)/ GRANTEE(S) TOTAL RESPONSIBILITY FOR CURRENT AND/ OR PAST DUE LOUT:			
& CTION	APPROXIMATE SIZE OF PROPERTY (ACRES)	NUMBER OF STRUCTURES ON PROPERTY	NUMBER OF STRUCTURES TO BE REMOVED:		#OF NEW STRUCTURES PLANNED:	CURRENT # OF RESIDENTS If none, provide number prior to sale	PROPOSED NUMBER OF RESIDENTS
LEGAL DESCRIPTION PROPERTY INFORMA	ABBREVIATED LEGAL DESCRIPTION *ATTACH COPIES OF FULL LEGAL DESCRIPTIO	N, DEED, COVENANTS, AND EJ	KHIBITS WITH AFFIDAVIT				

6) Use, Utility CHECK ALL THAT APPLY

a. Current property use:

b. Proposed uses including any division of the property for future sale or use:

C.	Current water and sewer sour	CE: Vacant land - <u>no</u> connection/ source
Tul	lalip Water Sewer Both	Marysville Water Sewer Both
	lividual ivate) Well* Septic* urce*	Community Water Assoc./ Well Septic Shared Source
	ttach a copy well and/or septic rmit(s) or final approved drawings.	Assoc. Name
d.	Current power sources: PU	D Natural Gas Renewable:
e.	Current heat source: Electric	ity Natural Gas Wood/Pellet Stove
f	Land lease: No Yes- Less	or Name and Number

#### 7i) Request for Exemption Determination

Indicate reason for claiming this transaction is exempt from tribal and/ or federal law and submit proof of exemption claim and tax payment with affidavit.

- a. \_\_\_\_\_ Sale of Land by or to the Tulalip Tribes of Washington.
- Land is being sold by or to the United States in trust for the Tulalip Tribes of Washington or an Indian Person(s). Person(s).
- c. \_\_\_\_\_ The property is subject to a restriction on alienation, imposed by the United States.
- d. \_\_\_\_\_ The **Property** is being sold by the State of Washington.
- e. \_\_\_\_\_ The <u>Property</u> is being transferred via gift, devise, or inheritance.
- f. \_\_\_\_\_ The <u>Real Property</u> being transferred is otherwise excluded from taxation by Tulalip Real Estate Excise Tax Code, Title 12.20, Section for the following reason(s):

### 7b) Request for Tax Credit - Determination

A "tax credit" is being claimed pursuant to TTC 12.20.100 wherein a single family residence (SFR), for which the REET was paid, is now being transferred in consideration for the purchase of another SFR, and such transfer shall occur nine (9) months or less after the first transfer. A credit for the amount of the tax paid at the time of the first transfer to the other party is requested to be herein credited toward the amount of tax due on the subsequent transfer. The first transfer occurred on \_\_\_\_\_\_, in the amount of \$\_\_\_\_\_\_, and is recorded via Tulalip REET affidavit no. 2021-\_\_\_\_\_. \*If the tax now due is greater than the tax paid previously, the difference must be remitted to the Tulalip Tax & Licensing Division.

8) Transfer Document Enclosed

Sale or Conveyance Date	//	
Type of instrument		
Gross Sale Price	\$	
1% of Gross Sale Price	\$	
Interest Due for Late Payment	\$	
TOTAL REET DUE SEE REVERSE SIDE FOR ASSISTANCE	\$	

#### AFFIDAVIT

A FALSE STATEMENT IS PUNISHABLE. THE STATEMENTS MADE HEREIN ARE MADE UNDER OATH WITH THE INTENT THAT THEY BE RELIED ON AS SWORN STATEMENTS.

Signature

Printed Name

Date \_\_\_\_

\_\_\_\_\_ / \_\_\_\_ Telephone No. (\_\_\_\_\_)

Specify: Grantor Grantor's Agent Other: \_\_\_\_\_\_ Address of residence or place of business of person signing:

The foregoing affidavit was acknowledged and	
subscribed before me on this day of	
20 in the State of, County of	
by	

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