Application to Status Indians and Indian Bands

Property Transfer Tax Act

This bulletin outlines the application of the Property Transfer Tax Act to transfers of property to Status Indians.

It is important to note that this bulletin DOES NOT apply to land transferred to, and from, the Nisga'a Nation.

Depending on the parties and the property involved in the transfer, the transaction may either be:

- fully taxable,
- exempt from tax,
- one for which a refund of tax paid is available, or
- one for which a property transfer tax return is not required.

This bulletin describes how different situations lead to different results for property transfer tax.

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Final Agreements or Tax Treatment Agreements with Treaty First Nations

Treaty First Nations are exempt from property transfer tax (PTT) when the Treaty First Nation has a Final Agreement or Tax Treatment Agreement with the province, and the agreement specifically states the Treaty First Nation is exempt from PTT. To claim the exemption, the transferee completes the Special Property Transfer Tax Return form (FIN 579S) and in section F, enters code 46 in the exemption code box.

When Title is Taken to Land Off Reserve

Section 87 of the Indian Act (Canada) states that the interest of an Indian or band in reserve or surrendered lands, is exempt from taxation. Therefore, where a Status Indian takes title to land that is not on a reserve, that transfer is a fully taxable transaction. Subject to any other exemptions provided by the Act, tax is payable. Similarly, where an Indian band, or a company owned by a Status Indian or an Indian band, acquires title to land not on a reserve, that transfer is a fully taxable transaction. Again, subject to any other exemptions provided in the Act, tax is payable.

When Title is Taken to Land On Reserve Where the Title Already Exists

Section 87 of the Indian Act (Canada) states that the interest of an Indian or band in reserve or surrendered lands, is exempt from taxation. Therefore, where a Status Indian or an Indian band takes title to land that is on the reserve, and where the title to that land already exists in the land title system, the tax must be paid. After the tax is paid, the Status Indian or the Indian band may then apply for a refund. It is important to note that in this situation, the Act does not provide an exemption from tax, but rather a refund of the tax paid.
When Title is Taken to Land On Reserve Where Title Does not Already Exist

If a Status Indian or an Indian band is acquiring title to reserve land where title to that land does not already exist in the land title system, a tax return does not need to be filed, and property transfer tax does not need to be paid. Similarly, where federal Crown land is transferred to a Status Indian or Indian band, a tax return does not need to be filed.

When Land is Transferred to an Indian Government District

Again, it should be noted that this does not apply to the Nisga’a Nation. Where land is transferred to an Indian Government District, such as the Sechelt, an exemption is provided in section 14(3)(s) of the Act. Section 14(3)(s) states that a transfer to a municipality is exempt. The Sechelt Government District is seen as a municipality for the purposes of this Act. The exemption in section 14(3)(s) covers land that is transferred where a title to that land already exists in the land title system. If the title to the land that is transferred does not already exist in the land title system, a tax return does not need to be filed, and tax does not need to be paid.

Need more info?

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