

2011 - 2012

REALTY TRANSFER TAX RETURN AND

AFFIDAVIT OF GAIN AND VALUE

DO NOT WRITE OR STAPLE IN THIS AREA

Rev. Code 050

FORM 5402

	Form 5402 must be complete	ed for all conveyance	es and must b	e presente	d at the ti	me of recording.	
	PART A - TO BE COMPLETED BY GRANTOR/SELLER						
	Enter Employer Identification Number	or Social Security Nur	nber of the Gr	antor	5.	The Granton	r is a:
1.						☐ Resident In	
2.	Name of Grantor					☐ Non-Reside	ent individual Corporation (Delaware)
3.	Address						rporation (Non-Delaware
						S Corporat	
						Governmen	nt Agency Estate or Trust)
	City	County				☐ Partnership	
	State	Zip Code				☐ Non-Profit	
4.	Date of real estate conveyance		_				
	PART B - TO BE COMPLETED BY THE GRANTEE/BUYER						
1.	Enter Employer Identification Number	or Social Security Nur	mber of the Gr	antee	4.	The Grantee ☐ Resident In ☐ Non-Reside	ndividual
2.	Name of Grantee						Corporation (Delaware)
3.	Address						rporation (Non-Delaware
						☐ S Corporat ☐ Governmen	
							Estate or Trust)
	City	County				☐ Partnership)
	State	Zip Code				☐ Non-Profit	Corporation
	PART C - PROPERTY LOCATION AND COM	PUTATION OF TH	E TAX				
1.	Address						
	City	County					
	State	Zip Code					
2.	Enter the amount of consideration received inclu and any other good and valuable consideration.			ens, encum	brances,	\$	
	Was like kind property exchanged? Yes	No (If yes, see in					
3.	Enter the highest assessed value (for local tax pur Was like kind property exchanged? Yes	•	_	onveyed.		\$	
		No (If yes, see in	nstructions.)			\$	
	Enter the greater of Line 2 or Line 3	CD 1				Ψ	3.0%
	Percentage rate of realty transfer tax paid to the S		•	municipalit	ty		3.070
	Percentage rate of realty transfer tax paid to the co	•	•				
	Delaware realty transfer tax percentage (Subtract)			¢	
8.	Delaware Realty Transfer Tax Due (Multiply Line	e 4 by Line 7)				\$	
	PART D - EXEMPT CONVEYANCES						
	If transaction is exempt from Realty Transfer Tax, be certain that all of the above information (including market value of the real estate) is complete and accurate and explain the basis for the exemption:						
	The seller authorizes the Division of Revenu	-	ropriate state	e agency as	may be	designated to ol	btain any appropriate
	necessary federal income tax forms, including the which relate solely to the said real estate to which requires an income tax return to be filed for the tax	eir attached schedule h title is purported to	es or other at to be conveye	tachments, ed by the de	and any eed or ins	other related pa strument being	pers filed by such selle recorded. Delaware la
	Sworn and Subscribed before me						
	on this day of					a u · c·	
		-				Seller's Sig	nature
		-				FF.1 0.000	/D :
						Title of Office.	r/Partner

INSTRUCTIONS FORM 5402 REALTY TRANSFER TAX RETURN AND

AFFIDAVIT OF GAIN AND VALUE

Every person who makes, executes, delivers, accepts, or presents for recording any document, except those exemptions defined or described in Section 5401 of Title 30, or in whose behalf any document is made, executed, delivered, accepted or presented for recording, shall be subject to pay for and in respect to the transaction or any part thereof, a Realty Transfer Tax at the rate of two percent (2%) of the value of the property represented by such document, which tax shall be payable at the time of making, execution, delivery, acceptance or presenting of such document for recording. Said tax is to be apportioned equally between the Grantor/Seller and Grantee/Buyer.

The following shall also be subject to the Realty Transfer Tax provisions:

- 1. Any writing purporting to transfer a title interest or possessory interest for a term of more than five (5) years in a condominium unit or any unit properties subject to the Unit Properties Act.
- Any writing purporting to assign or transfer a leasehold interest or possessory interest in residential property under a lease for a term of more than five (5) years.
- 3. Any writing purporting to transfer a title interest in a mobile home which has been permanently affixed to realty by sewer, electric, and water connections.
- 4. Any writing purporting to transfer an intangible interest in a corporation, partnership, or trust where the beneficial owner(s) before the conveyance(s) owns less than 80% of the beneficial interest after the conveyance(s).

SPECIFIC INSTRUCTIONS

PART A - GRANTOR/SELLER

- Line 1. Enter the Grantor(s)/Seller(s) Federal Employer Identification or Social Security Number, whichever is used. If the Grantor/Seller has applied for a Federal Employer Identification Number, please enter "Applied For" on Line 1 and notify the Division of Revenue when the number is obtained.
- Line 2. Enter the name(s) of the Grantor(s)/Seller(s) [individual, partnership, or corporate name(s)].
- Line 3. Enter the address of the Grantor/Seller to which correspondence is mailed.
- **Line 4.** Check in the appropriate space whether a gain was or was not realized by the Grantor/Seller on the sale of the real estate conveyed.
- **Line 5.** Check the appropriate box to indicate whether the Grantor/Seller is a Resident or Non-Resident of the State of Delaware, a Domestic Corporation, Foreign Corporation, S Corporation, Government Agency, Fiduciary, Partnership, or Non-Profit Corporation.

PART B - GRANTEE/BUYER

- Line 1. Enter the Grantee(s)/Buyer(s) Federal Employer Identification or Social Security Number, whichever is used. If the Grantor/Seller has applied for a Federal Employer Identification Number, please enter "Applied For" on Line 1 and notify the Division of Revenue when the number is obtained.
- Line 2. Enter the name(s) of the Grantee(s)/Buyer(s) [individual, partnership, or corporate name(s)].
- Line 3. Enter the address of the Grantee/Buyer to which correspondence is mailed.
- **Line 4.** Check the appropriate box to indicate whether the Grantor/Seller is a Resident or Non-Resident of the State of Delaware, a Domestic Corporation, Foreign Corporation, S Corporation, Government Agency, Fiduciary, Partnership, or Non-Profit Corporation.

PART C - PROPERTY LOCATION AND COMPUTATION OF TAX

- Line 1. Enter the exact location of the real estate being conveyed.
- **Line 2.** Enter the amount of consideration received. Consideration includes cash, checks, mortgages, liens, encumbrances, and any other good and valuable consideration. If consideration also includes the exchange of like kind property, include the full and complete market value of the real estate received in determining the consideration to be taxed at 1.5% by the State of Delaware and 1.5% by either the municipality or the county.
- **Line 3.** Enter the highest assessed value (for local tax purposes) of the real estate being conveyed. If consideration includes the exchange of like kind property, include the full and complete market value of the real estate received in determining the consideration to be taxed at 1.5% by the State of Delaware and 1.5% by either the municipality or the county.
- Line 4. Enter the greater of Line 2 or Line 3.
- Line 5. The percentage rate of realty transfer tax paid to the State of Delaware, county and/or municipality is 3.0%.
- Line 6. Enter the percentage of tax paid to the county or municipality only.
- Line 7. Subtract Line 6 from Line 5.
- Line 8. Multiply Line 4 by Line 7. This is the amount of Realty Transfer Tax due to the Delaware Division of Revenue.

PART D - EXEMPT CONVEYANCES

Explain the basis for the exemption from Realty Transfer Tax. Cite the Section of the exemption from Section 5401 of 30 <u>Del. C.</u> if known. If Section 5401(1)(j) is claimed as the basis for the exemption where property is transferred **from** a trustee, nominee, or straw party, attach a copy of the conveyance which shows the transfer **to** the trustee, nominee, or straw party to this return.

The Seller must sign his/her name and provide his/her title. The Return must be notarized and dated.