

Vermont Legislative Research Shop

Vermont Property Transfer Tax

Current Property Transfer Tax System in Vermont

According to the Vermont Department of Taxes, the State of Vermont currently assesses a 1.25% transfer tax on all properties with certain exceptions. These exceptions include a .5% transfer tax on the first \$100,000 of a primary residence. Furthermore, the first \$100,000 of a mortgage obtained through the Vermont Housing Finance Agency is exempt from property transfer taxes. In both these situations, the 1.25% transfer tax applies to any property value that exceeds the first \$100,000. Finally, land that is enrolled in State use value appraisal programs is only charged a .5% transfer tax for the entire value of the property. In Vermont, the buyer is responsible for paying the property transfer tax unless the seller agrees to do so.²

Yearly Returns for Property Transfer Taxes

In the last fiscal year, Vermont received \$39,869,579.55 in revenue from property transfer taxes.³ Unfortunately, the Vermont Department of Taxes only releases this information as a total value. They do not explain which rates generated each proportion of the revenue. Table 1 shows the revenues received from property transfer taxes dating back to 1999.

¹ Vermont Department of Taxes. *Major Vermont Taxes: Property Transfer Tax.* http://www.state.vt.us/tax/pdf.word.excel/misc/majorvttax-proptransfer.pdf. Viewed 02/24/05.

² Vermont Property Owners Report. *A Special Report on Vermont Real Estate Taxes*. http://www.vermontproperty.com/newsltr/vtrealestatetaxes.html. Viewed 03/03/05.

³ Vermont Department of Taxes. *State of Vermont Property Transfer Tax System: Accumulated 2004 Year-To-Date Returns Processed through 12/31/04*. http://www.state.vt.us/tax/pdf.word.excel/statistics/2004/report123104.pdf. Viewed 02/24/05

Table 1: Vermont Property Tax Transfer Revenues

Year	Accumulated Property Transfer Tax
rear	Returns in Vermont
2004	\$39,869,579.55
2003	\$30,424,662.604
2002	\$26,764,284.79 ⁵
2001	\$22,745,881.27 ⁶
2000	\$20,948,233.94 ⁷
1999	\$19,402,909.648

Table 2: States with Highest Property Transfer Tax Rates

State Name	Property Transfer Tax Rate	
Delaware	1.5-2%	
District of Columbia	1.1% up to \$250,000, 1.5% over \$250,000	
New Hampshire	1.5%	
Washington	1.28% of sales price plus local taxes	
Vermont	.5% on first \$100,000 of primary residence. 1.25% over \$100,000	

Title 47 of the District of Columbia Code requires the transferor of the property to pay the property transfer tax. ¹⁰ Eighty-five percent of the tax revenues are deposited into the General Fund of the Treasury of the District of Columbia. The final fifteen percent of the revenue collected is deposited into the Housing Production Trust Fund. ¹¹

According to Title 30 of the Delaware State statutes, the property transfer tax is split equally between the buyer and seller. Seventy-five percent of the property transfer tax revenue is given to the Division of Revenue and twenty-five percent of the tax is given to the State Treasurer to be redistributed to the counties and municipalities through pro rata allocation. The amount of revenue received by the State Treasurer cannot exceed \$8,000,000. Also, every county and municipality must receive at least \$1,000. 12

Similar to Delaware, the buyer and the seller of the property split the property transfer tax in New Hampshire. Furthermore, according to Title 5, Chapter 78-B, Section 78-B:13 of the New Hampshire State statutes, the money raised by the property transfer tax will be assessed by the Tax Commissioner and given quarterly to the State Treasurer to be deposited in the education trust fund. New Hampshire also has a relatively complex list of exceptions to their property transfer tax. For full details on the exceptions in New Hampshire see Appendix 2.

_

¹⁰ District of Columbia Official Code. *DC Code, Division VIII, Title 47, Chapter 9*, § 47-903. http://dccode.westgroup.com/Find/Default.wl?DocName=DCCODES47-903&FindType=W&DB=DC-TOC-WEB%3BSTADCTOC&RS=WLW2%2E07&VR=2%2E0. Viewed 03/08/05.

¹¹ District of Columbia Official Code. *DC Code, Division VIII, Title 47, Chapter 9*, § 47-919. http://dccode.westgroup.com/Find/Default.wl?DocName=DCCODES47-919&FindType=W&DB=DC-TOC-WEB%3BSTADCTOC&RS=WLW2%2E07&VR=2%2E0. Viewed 03/08/05.

¹² The State of Delaware: The Official Website of the First State. *Title 30, Part 4, Chapter 54, Subchapter I.* http://www.delcode.state.de.us/title30/c054/sc01/index.htm. Viewed 03/03/05 ¹³ New Hampshire Department of Revenue Administration. *Property Transfer Taxes: Answered to Frequently Asked Questions.* http://www.state.nh.us/revenue/faqs/dra_800.htm. Viewed 03/08/05

¹⁴ State of New Hampshire: Revised Statutes Online. *Title 5, Chapter 78-B, Section 78B:13*. http://gencourt.state.nh.us/rsa/html/V/78-B/78-B-13.htm. Viewed 03/08/05.

Washington State passed a 1990 piece of transfer tax legislation with the proceeds being directed to fund local capital projects. The tax on the real property is to be paid by the seller, with a separate provision allowing counties to levy an additional excise tax, with voter approval, to raise funds for the acquisition and maintenance of conservation areas. This tax is the obligation of the purchaser, with the rate of this tax unable to exceed 1 percent of the selling price. However, only one county, San Juan County was able to successfully pass the additional excise tax. ¹⁵

Compiled at the request of Representative Jim Condon by Ryan Mullady, Nick Managan, and Bethany Dufresne on February 24, 2005 under the supervision of Professor Anthony Gierzynski.

Disclaimer:

The reports listed on this web site have been prepared by undergraduate students at the University of

Appendix 1

State	Transfer Fee		Transfer Fee Rate	
Alabama	Deeds \$.50/\$500		0.1%	
	Mortgages \$.15/\$100		0.15%	
Alaska	None			
Arizona	\$2 per deed or contract			
Arkansas	\$3.30/\$1,000		0.33%	
California (local)	\$.55/\$500		0.11%	
Colorado	\$.01/\$100		0.01%	
Connecticut.	.Varies		0.5% up to \$800K and 1% of	
value over \$800K, pit				
1.5% - 2%	Delaware			
1CO (IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	0.1% up to \$250	Control (1d minimum) com	TENTOTTO TO TOTAL	
	0:1% up to \$250	K for homestead	""	
/ \$100	0.7%	model for the	Florida Deeds \$ 70	
lortgages \$.35/\$190 —	0.35%		N	
10/\$100	0.194	والمراج والمراجع والمراجع المراجع المر	Geocaia ==\$	
1%:::	Häwaiin n	n=\$::1:0/\$	100	
grander and and and all property free transport and a	т.1_1		na artifant kraiste hit einfelfelfil frank i frank frank an einfelin ein frank frank frank frank frank frank f	
0.75%	and the second s	llmois	Chicago - \$3.75/\$500	
. 0.05%			Cook County - \$.25/\$500	
0.10%			State - \$0.50/\$500	
		Indiana	None	
0.16%		Iowa	\$.80/\$500	
0.26%		Kansas	Mortgage \$.26/\$100	
0.1%		Kentucky	; \$.50/\$500	
		Louisiana	· None	
.44%		Maine	\$2,20/\$500	
.25% for first-time	Maryland	:	ù.5% (
			buyers)	
(0.4% plus 14% surtax	(); Massachusetts	1 \$2/\$500	0,456%	
0=\$20sundharge			also Si	
	Mighigan	State\$3_7	5/\$500====== 1047-5%	
###	- \$; (∌/\$÷)U(\	u" UTb%cd€pe	snaing on himming	
depending on popula	tion LLLL po	pulation 111		
	T L	Va.e./	[{·}* · · · · · · · · · · · · · · · · · ·	
cs/§දුරුරුගුරුරු	பம் வாம் மாற்ற இதி	850 L	: hertsemmu viinnesõtahertsemmuju	

Julian Transcourt	CCTTINGOC SSSS		
Montana	None		
Nebraska	# \$1L75/\$1,000	0:17	/5%
pop. Nevada	\$.65/\$500 up to 400K, cou	inty population 0.13	3% up to 400K, count
Tagan samengani tidan samat dan katalan 1989.	Karan Elin S (ESS) Series Series Series	CXC 20 CAN	784
5/\$100 paid by both buyer a			Mampsillire "\$.
00/\$500 up to \$150K	0.4% up to \$150K	New	Jersey \$:
35/\$500 from \$150K to \$2		to \$200K	\$.
90/\$500 over \$200K	0.78% over \$200K		\$:
	County up to 0.1% a	dditional tax	
ne		New	Mexico N
operty transfer - \$2/\$500 up to \$1 0.4% up to \$1 million value, addl. New			York: P
llion; 1% additional over \$1			m
ortgage recording	1.0%		N
		nsockweine, 1 2 7257]
 	over \$500	0K	
\$1/\$500	0.2%-		North Carolin
	North	Dakota Nor	ie '
0.1% plus	s 0.3% local Ohio		
	10-25-50G		- 12 5 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
Orego	n None		
Penns	ylvania Local varies		1% plus \$2
téhoda	≒⊼land====================================		0.3%
arte read recent when some	19255 Linguis ann am Airi 9549 I QQAIA i	30-3350-1-55 (grants)	boografi <u>Lof TW Historic</u> e
CAT TO THE PARTY SECTION AND ASSESSMENT OF THE PARTY OF T		·/a	Scartt D
		A.V	25.70.00.00
		0/. 00)	Topaces
GR \$ 50/\$500		I'cxas	
Ga \$ 50/\$500		Texas Utah	Topaces:

Appendix 2

TITLE V TAXATION

CHAPTER 78-B

TAX ON TRANSFER OF REAL PROPERTY

Section 78-B:2

78-B:2 Exceptions. – The tax imposed by this chapter shall not apply:

- I. To a transfer of title to the state, a state agency, a county, a city, a town, a school district, or a village district.
 - II. To the United States, or any agency or instrumentality thereof.
 - III. To a mortgage or other instrument given to secure payment of a debt or obligation.
- IV. To a discharge of mortgage or other instrument solely to release security for a debt or obligation.
 - V. To a deed or other instrument which corrects a deed or other instrument previously given.
 - VI. To a deed given by a collector of taxes for property purchased at a tax sale.
- VII. To a transfer of title from one organization exempt from federal taxation under section 501 of the United States Internal Revenue Code of 1986, as amended, to another organization which is also exempt from federal taxation under section 501, when both the transfer organization and the transferee organization are created by or result from the corporate reorganization of a licensed, general, or specialty hospital.
- VIII. To a transfer of title to the Trust for New Hampshire Lands when the Trust for New Hampshire Lands acquires the real estate for the purpose of transferring title to the real estate so acquired to the land conservation investment program, RSA 221-A, prior to June 30, 1993. The exception provided in this paragraph shall only apply to the Trust for New Hampshire Lands. The seller, grantor, assignor, or transferor of any real estate to the Trust shall still be liable for payment of the tax imposed by RSA 78-B:1.
 - IX. To noncontractual transfers.
 - X. To transfers of cemetery plots.
- XI. To transfers that occur by devise or by the laws regulating intestate succession and descent or by the death of any cotenant in real estate held by joint tenancy.
- XII. To the beneficiary of a partnership interest where the partnership dissolves by operation of law due to the death of a partner.
 - XIII. To a transfer of title between spouses pursuant to a final decree of divorce or nullity.
 - XIV. [Repealed.]
- XV. To an otherwise taxable transfer between a land trust, incorporated under RSA 292 and established to provide affordable housing to low-income people, and a housing cooperative, incorporated under RSA 301-A, if the transfer tax is paid by the trust on the initial purchase of the property.

XVI. [Repealed.]

XVII. [Repealed.]

XVIII. To a deed transferre