TP-584-REIT (3/07)



New York State Department of Taxation and Finance

Combined Real Estate Transfer Tax Return and Credit Line Mortgage Certificate for Real Estate Investment Trust Transfers

Recording Office Time Stamp

Before	e comple	ting th	is form, see	e Genera	l Informatio	n on back.						
			Information relating to conveyance									
Grantor		Na	Name (if individual; last, first, middle initial)						Social security number			
☐ Individual ☐ Corporation☐ Partnership☐ Other☐		I N A	Mailing address						Federal er	 mployer ide	 ntification nun	nber
Grantee			ame (if individ	lual; last, firs	st, middle initial)			Social security number			
Individual Corporation			ailing addres	SS					Federal er	 mployer ide	 ntification nun	nber
Partnership Other Walling address												
	1 3				Address	ddress City/village			Town		nty	
Section Blo			ock Lot									
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	of proper Vacant la	•	veyed (chec	ck applicat	,	ce building	Date of conv	vevance				
_	Comme		dustrial		5 □ Oth	•	Date of con-	veyance]			
3 🗆	Apartme	nt buil	ding				month	day year]			
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	-		ee interest controlling in	terest (stat		 Transfer of a control percentage transfer 	-		☐ Other (de	escribe)		
			ired			Conveyance which						
					,	change of identity o						
	organization (attach Form TP-584.1, Schedule F)											
Sche	dule B	— Re	al estate i	transfer	tax returi	n (Article 31 of the	Tax Law)					
						. (************************************	Jun Zun,					
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2 C			,			erty is taken subject to r						
		-										
4 T	ax due: \$	31 for e	each \$500,	or fraction	nal part the	reof, of consideration	on line 3				4	
	-		-			line 1 (check either		•				
						of ownership or orga					2	
						(Article 11 of the						
						transferred is a fee	-	st.				
			neck the ap		_							
ı 🔲	The re	al prop	erty being	sold or tra	ansferred is	not subject to an ou	tstanding credi	t line mortgage				
2 🗌					ransferred i	s subject to an outs	tanding credit	line mortgage.	However,	an exemp	tion from th	e tax is
			e following		to a naroan	or entity where 50%	or more of the	annoficial intere	ot in ough	rool propo	rty ofter the	tranafar
			the transfer		to a person	or entity where 50 %	or more or the t	Denenciai intere	St III SUCII	real prope	ity anei ine	lialisiei
		-			t secured by	the credit line mortga	age is \$3,000,00	00 or more and t	the real pro	operty bein	ng sold or trar	nsferred
	is n	ot prin	cipally impr	roved nor	will it be im	proved by a one- to	six-family owne	er-occupied res	idence or	dwelling.		
					-	whether the maximur						
				-		it line mortgages ma	y be aggregate	ed under certair	n circumst	ances. Se	e TSB-M-96	(6)R for
more information regarding these aggregation requirements. Other (attach detailed explanation).												
3 🗆		-		-		sently subject to an	outstanding of	redit line mort	gage. Ho	wever, no	tax is due	for the
_	followir	-		9		.,,	3		3-3-	, ,		
	□ A ce	ertifica	te of discha	arge of the	e credit line	mortgage is being of	ffered at the tin	ne of recording	the deed.			
	☐ A check has been drawn payable for transmission to the credit line mortgagee or his agent for the balance due, and a satisfaction								ction of			
ı 🗀	such mortgage will be recorded as soon as it is available.											
+ 📙	The real property being transferred is subject to an outstanding credit line mortgage recorded in (insert liber and page or real or other identification of the mortgage). The maximum principal amount secured in the mortgage.											
(insert liber and page or reel or other identification of the mortgage). The maximum principal amount secured in the mortgage is No exemption from tax is claimed and the tax of												
	is being paid herewith. (Make check payable to county clerk where deed will be recorded or, if the recording is to take place in New Yor								ew York			
	City, make check payable to the NYC Department of Finance.)											
For ro	cording o	fficer's	IISA	Amo	unt		Date received			Transaction	number	
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General Information

A conveyance of real property to a real estate investment trust (REIT), as defined in section 856 of the Internal Revenue Code, may be subject to the transfer tax at the reduced rate of \$1 for each \$500 or fractional part of consideration. The conveyance may be to the REIT itself or to an entity, such as a partnership or a corporation, in which a REIT owns a controlling interest immediately following the transfer (REIT transfer).

To qualify for the reduced transfer tax rate, REIT transfers that are *in connection with the initial formation* of the REIT must occur on or after June 9, 1994. In addition, the REIT transfer must also meet certain ownership retention requirements and the use of proceeds requirement described below. See TSB-M-94(4)R for the requirements for determining whether a REIT transfer qualifies as being a transfer that occurs in connection with the initial formation of the REIT.

In addition, REIT transfers *other than* those in connection with the initial formation of the REIT qualify for the reduced transfer tax rate if they occur on or after July 13, 1996, but before September 1, 2008. Furthermore, in order to qualify for the reduced transfer tax rate, a REIT transfer must meet the *ownership retention requirements* described below.

Ownership retention requirements

As part of the consideration for the conveyance of real property or interest therein, the grantor(s) must receive ownership interests in the REIT or in an entity controlled or to be controlled by the REIT which have at least a certain minimum value as described herein. The value of those ownership interests received in the REIT or in an entity controlled or to be controlled by the REIT must be equal to at least 40% (50% if the conveyance is other than in connection with the initial formation of a REIT) of the equity value of the real property or interest therein conveyed by the grantor(s) to the grantee. In addition, the ownership interests in the REIT or in an entity controlled or to be controlled by the REIT received by the grantor(s) as part of the consideration for the conveyance must be retained by the grantor(s) (or an owner of the grantor) for a period of at least two years from the date of the REIT transfer, except in the case of the subsequent conveyance of these interests as a result of the death of an individual grantor. See TSB-M-94(4)R for the method used to calculate the equity value of the property and the value of the ownership interests received.

Use of proceeds requirement

At least 75% of the net cash proceeds (after deducting underwriting discounts) received by the REIT from its initial offering must be used for the following purposes:

- (a) to make payments on loans secured by any interest in the real property owned directly or indirectly by the REIT;
- (b) to pay for capital improvements to the real property owned directly or indirectly by the REIT;
- (c) to pay costs, fees and expenses (including brokerage fees, commissions and professional fees) incurred in connection with the creation of a leasehold or sublease pertaining to the real property owned directly or indirectly by the REIT;
- (d) to make payments to or on behalf of a tenant as an inducement to enter into a lease or sublease, including but not limited to the following:
 - (i) a cash bonus paid to a tenant for signing a lease;
 - (ii) a payment for the unexpired term of a tenant's previous lease;
 - (iii) payment of a tenant's moving costs;
 - (iv) payment for a tenant's improvements that do not constitute capital improvements (such as temporary partitions or non-permanent electrical wiring for computer equipment); and
 - (v) payment of a tenant's attorneys' fees;

- (e) to acquire any interest in real property (including an ownership interest in any entity owning real property)
 except an acquisition that would qualify for the reduced rate of tax provided for a REIT transfer (without regard to this requirement); or
- (f) for reserves established for any of the purposes described in items (a), (b), (c) or (d) above.

For purposes of this requirement, the term *real property* includes real property owned directly or indirectly by the REIT, whether located inside or outside New York State. Also, the calculation of the net cash proceeds from the initial offering of the REIT is made without regard to any proceeds resulting from the exercise of any underwriter's over-allotment option in connection with the initial offering of the REIT shares.

Payment of estimated personal income tax by individuals, estates, and trusts

Nonresidents – Nonresident individuals, estates, and trusts taxed under Article 22 of the Tax Law must comply with the provisions of Tax Law section 663, estimating the personal income tax on the gain, if any, from the sale or transfer of certain real property located in New York State. Such nonresident individuals, estates, and trusts are required to either complete Form IT-2663, Nonresident Real Property Estimated Income Tax Payment Form, or Form TP-584, Schedule D, Certification of exemption from the payment of estimated personal income tax, and file it with Form TP-584-REIT.

Residents – The requirement for payment of estimated personal income tax under Tax Law section 663 does not apply to individuals, estates, and trusts who are **residents** of New York State at the time of the sale or transfer. Resident individuals, estates, and trusts must complete Form TP-584, Schedule D, *Certification of exemption from the payment of estimated personal income tax*, and file it with Form TP-584-REIT.

See Payment of estimated personal income tax, on page 1 of Form TP-584-I, Instructions for Form TP-584, for more information

Specific instructions

Schedule A

Condition of conveyance

Indicate the condition of conveyance by checking all the condition(s) that apply. If you check item d, attach Form TP-584.1, *Real Estate Transfer Tax Return Supplemental Schedules*, to Form TP-584-REIT, with Schedule F completed.

Schedule B

- Line 1 Enter the consideration for the conveyance as set forth in section 1402(b)(3) of the Tax Law. See
 TSB-M-94(4)R for more information on the calculation of consideration and net cash flow from operations.
- Line 2 See Form TP-584-I, Line Instructions for Completing Form TP-584, page 2, for more information on the continuing lien deduction.
- **Line 3** Enter the taxable consideration by subtracting line 2 from line 1.
- Line 4 Compute and enter the amount of tax due based on the consideration entered on line 3. The rate is \$1 for each \$500, or fractional part thereof, of taxable consideration on line 3.

Schedule C

Check the appropriate box on Schedule C, if this schedule is required.

Signature and affirmation (both the granto	r(s) and grante	e(s) must sian).

The undersigned certify that the above return, including any certification, schedule or attachment, is to the best of his/her	
knowledge, true and complete, and authorize the person(s) submitting such form on their behalf to receive a copy for purpose	es
of recording the deed or other instrument effecting the conveyance.	

Grantor signature	Title	Grantee signature	Title
Grantor signature	Title	Grantee signature	Title