## Foreign Landholder Duty - Developer Exemption Application for Reassessment

Section 205ZO-205ZQ of the Duties Act 2008

A foreign landholder acquisition will be exempt from foreign landholder duty where the landholder, a linked entity or associate of the landholder develops the lot to produce 10 or more dwellings, or lots on which 10 or more dwellings can be constructed.

See information about foreign landholder developer exemptions on our website at <a href="https://www.wa.gov.au/government/publications/foreign-landholder-duty">https://www.wa.gov.au/government/publications/foreign-landholder-duty</a>.

## When to use this form

Use this form to apply for a reassessment of landholder duty if:

- a foreign landholder acquisition was assessed with duty based on the landholder, or a linked entity, holding residential property, which the landholder, linked entity or an associate intended to develop and
- the landholder, linked entity or an associate of the landholder has commenced or completed on the residential property (as relevant):
  - the construction or refurbishment of 10 or more dwellings or
  - the subdivision of the property into 10 or more residential lots.

## When to apply

You must apply for reassessment of the foreign landholder duty within the later of:

- five years after the acquisition occurs or
- 12 months from the date the landholder, linked entity or associate commences or completes (as relevant) the construction, refurbishment or subdivision of the land.

See the <u>Foreign Landholder Developer Exemptions</u> web page for information about the timeframes for commencing and completing development.

## How to lodge this form

Lodge through your Online Services Portal account to record and track your correspondence with us. If you don't have an account, see how to create one.

If you can't lodge this form through the Online Services Portal, attach it to a web enquiry.

Contact RevenueWA								
Web enquiry	www.osr.wa.gov.au/DutiesEnquiry	Website	wa.gov.au					
Office	200 St Georges Terrace Perth WA 6000	Phone	(08) 9262 1100 1300 368 364					
Postal	GPO Box T1600 Perth WA 6845		(WA country landline callers)					

03027818 Page 1 of 3

Bund	dle ID							
Find the Bundle ID on your Duties Document Lodgment and Assessment Form, or through your Online Lodgment portal (for online lodgments).								
Details of the foreign landholder acquisition								
Acqu	isition da	ate			Foreign landholder duty assessed \$		\$	
Details of parcel of land that has been developed (if multiple lots attach a schedule)								
	Land ID (Lot and plan/survey number) Certificate of Title (Volume / Folio)		_					
Addr	ess							
How much of the residential property held by the landholder or linked entity has been developed?					□ All □ Some			
Answer the questions for the type of property developed on the land to which the landholder or linked entity was entitled								
The landholder, linked entity or an associate intended to construct 10 or more dwellings on the land								
	Will the construction result in 10 or more dwellings being created?					□ Yes □ No		
-	Has construction commenced for at least one of the 10 dwellings?					□ Yes □ No		
	What was the date the foundations were laid for the first dwelling?							
The landholder, linked entity or an associate intended to refurbish the building to create								

10 or more dwellings Will the refurbishment result in 10 or more dwellings being created? ☐ Yes ☐ No Have all the licences, approvals, registrations, exemptions or authorisations necessary to refurbish at least one of the 10 dwellings ☐ Yes ☐ No been granted, issued or obtained? What was the latest date all licences, approvals, registrations, exemptions or authorisations necessary to refurbish the first dwelling were granted, issued or obtained? Construction or refurbishment of 10 or more dwellings had begun, and the landholder, linked entity or an associate intended to complete the construction or refurbishment of 10 or more dwellings Will the completion of the construction or refurbishment result in 10 or ☐ Yes ☐ No more dwellings being created? Is at least one of the 10 dwellings ready for occupation as a principal ☐ Yes ☐ No place of residence? What was the date the first dwelling was ready for occupation as a place of residence?

03027818 Page 2 of 3

The landholder, linked entity or an associate intended to subdivide the land into 10 or more lots on which dwellings could be constructed							
Will th	Will the subdivision of the land result in the creation of 10 or more lots on which dwellings can be constructed?						
Has th	ne land been subdivide a dwelling can be con	☐ Yes ☐ No					
What	What was the date the first lot capable of constructing a dwelling was subdivided under the Land Tax Assessment Act 2002?						
The landholder, linked entity or an associate intended to complete the subdivision of the land into 10 or more lots on which dwellings could be constructed							
	Will the completion of the subdivision of the land result in the creation of 10 or more lots on which dwellings can be constructed?						
	Has the land been subdivided to create at least one of the 10 lots on which a dwelling can be constructed?						
	What was the date the certificate of title was issued for the first lot that is capable of having a dwelling constructed?						
Developme	ent of the property						
-		elevant) the construction, refurb	oishment or	subdivisi	on?		
☐ The land	holder or linked entity	☐ An associate of the I	andholder				
Relation	onship between the land	holder and the associate:					
Provide evidence the landholder, linked entity or associate has commenced or completed the construction, refurbishment or subdivision of the land. Examples include:  For construction or refurbishment of dwellings:  approved plans of subdivision under the Strata Titles Act 1985 or the Planning and Development Act 2005  building permits issued under the Building Act 2001  any approvals necessary from local councils or the Heritage Council  contracts entered into for the construction or refurbishment of dwellings on the land  For subdivision of the land:  plan of subdivision approved by the Western Australian Planning Commission  certificates of title							
Declaration	1						
A person who provides information to the Commissioner knowing it to be false or misleading in a material particular commits an offence under the <i>Taxation Administration Act 2003</i> . The penalty for the offence is \$20,000 and three times the amount of duty that was avoided or might have been avoided if the false or misleading information had been accepted as true.							
	at the information cont accurate and complet	tained in this application is, to e in every particular.	o the best	of my kn	owledge and		
Name			Phone				
Signature			Date				
If the applicant is a corporation, the declaration must be signed by an authorised officer.							
Position of	authorised officer						

03027818 Page 3 of 3