

## Important

The information in this TSB-M concerning the real estate transfer tax, and the real property transfer gains tax, is out-of-date and provided only for historical purposes.

For current information concerning the real estate transfer tax, see <u>Real estate</u> <u>transfer tax</u>.

The real property transfer gains tax was repealed for transfers of real property that occur on or after June 15, 1996. For additional information, see <u>TSB-M-96(4)R</u>.

The TSB-M begins on page 2 below.

## New York State Department of Taxation and Finance Taxpayer Services Division Technical Services Bureau

TSB-M-95 (8)R Real Estate Transfer Tax Real Property Transfer Gains Tax January 8, 1996

## TP-584 Filing Requirements

The purpose of this memorandum is to provide information about when Form TP-584, *New York State Combined Gains Tax Affidavit, Real Estate Transfer Tax Return, Credit Line Mortgage Certificate,* is required to be filed when presenting an instrument to a county clerk or city register for recording.

## Filing Form TP-584

Schedule B of Form TP-584 is the gains tax affidavit. Schedule C is the real estate transfer tax return and Schedule D is the credit line mortgage certificate.

Form TP-584 must be filed whenever any one of the following conditions is met:

1) an instrument effecting a "conveyance" of real property, as the term is defined under section 1401(e) of the real estate transfer tax, is presented for recording (Schedule C-Real Estate Transfer Tax Return must be completed);

2) an instrument effecting a "conveyance of real property," as the term is defined under section 1447.1(f) (3) of the gains tax, is presented for recording ( Schedule B-Real Property Transfer Gains Tax Affidavit must be completed); or

3) an instrument effecting the sale or transfer of a fee simple interest in real property is presented for recording (Schedule D-Credit Line Mortgage Certificate must be completed.)

However, if the gains tax pre-transfer audit procedure (see Publication 589, *Pre-Transfer Audit Procedures Real Property Transfer Gains Tax*) is required for a transfer of real property, Schedule B of Form TP-584 may not be used to satisfy the gains tax filing requirements. For example, the gains tax affidavit, Schedule B of Form TP-584, may not be used if the consideration for the conveyance is \$500,000 or more and the real property conveyed is not used exclusively as the transferor's personal residence. Another example of when the gains tax affidavit may not be used is

TSB-M-95 (8)R Real Estate Transfer Tax Real Property Transfer Gains Tax January 8, 1996

when the transfer is one in a series of partial or successive transfers of interests in subdivided parcels.

The following are examples of instruments that typically require a Form TP-584 when presented for recording:

- Deeds, including
  - Correction deeds
  - Referee's deeds
  - Tax deeds
  - Deeds to standing timber
- Bills of sale
- Land contracts
- Notices of appropriation (taking by eminent domain)
  - Rights of way and easements, including
    - Party wall agreements\*
    - Encroachment agreements\*
    - Fence line agreements\*
    - Irrevocable licenses
- Boundary line agreements\*\*
- Leases (including oil and gas)
  - Memorandums of lease
  - Surrenders of lease
  - Assignments and releases of lease\*\*\*
- Options
- \* requires a Form TP-584 only if a conveyance results from the terms of the agreement.
- \*\* requires two TP-584 forms if the agreement results in both parties to the transaction transferring an interest in real property. In such a case, each party is the transferor/grantor of the interest in real property being transferred to the other party (transferee/grantee).
- \*\*\* The Tax Department does not require a Form TP-584 to be filed if a <u>collateral assignment</u> of leases and/or rents is recorded either with the payment of mortgage recording taxes or with a sworn statement as required by section 255 of Article 11 of the Tax Law (255 affidavit). However, if a collateral assignment of leases and/or rents is <u>not</u> accompanied by the payment of mortgage recording taxes or a 255 affidavit, Form TP-584 would be required. Form TP-584 would be required upon the release of a collateral assignment of leases and/or rents if a Form TP-584 was required upon the original recording of the collateral assignment of leases and/or rents.

TSB-M-95 (8)R Real Estate Transfer Tax Real Property Transfer Gains Tax January 8, 1996

The following are examples of instruments that typically do not require a Form TP-584 when presented for recording:

- Wills
- Assignments of proceeds
- Declarations of condominium
- Declarations of trust
- Certified copies of orders or judgements that are requested to be recorded in a Book of Deeds
- Cemetery deeds
- Revocable licenses

**Please Note:** Form TP-584 must be filed directly with the Tax Department for conveyances that are not recorded, e.g., the transfer of shares in a cooperative housing corporation or the transfer or acquisition of a controlling interest in an entity with an interest in real property.