

COMMISSIONER S PRACTICE DA 11.0

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DUTIES DUTIABLE TRANSA CTIONS INVOLVING A UNIT ENTITLEMENT UNDER THE FISH RESOURCE S MANAGEMENT ACT 1994 - CLAIM OF NO PASSING OF A BENEFICIAL INTEREST

Commissioner s Practice History

Commissioner s Practice	Issued	Dates of effect	
		From	То
DA 11.0	1 July 2008	1 July 2008	1RYHPEHU

This Commissioner spractice describes ethransfer duty treatment of a dutiable transaction involving a unentitlement under thish Resources Management Act 1994 (FRMA), which it is claimed does not result in the passing of a beneficial interest.

Background

Section 79 of the Duties Act 2008Duties Act Defines a business licences meaning a licence, permit or authority by his described by granted or given under

- (a) a written law and which is requby a written law to be held by a person carrying out an activity for gain or reward; or
- (b) a law of the Commonwealth and chwis required by a law of the Commonwealth to be held by a persomrying out an activity in Western Australia for gain or reward.

Transfer duty is chargeable on a dutiable transaction involving a business licence. A business licence includes an tamorisation or einterment under the FRMA.

Section 136 of the DutiAst provides that nominal duty is chargeable on a dutiable transaction, the section of which is a business licence held under the FRMA, if the Commissioner is satisfied that the transaction has not, and will not, result in the passing of a beneficial interest in the business licence.

Section 22 of the Duties Act providles the person bile to pay duty on a dutiable transaction must prepare transfer duty statement with the Commissioner where the transaction nist effected or evidenced by an instrument in hard copy form.

Fish Resources Management Act 1994

The FRMA is administered by the Departent of Fisheries and regulates the management of commercial fisheries.

In accordance with the FRMA:

- an authorisation means permit or licence;
- a managed fishery licence (MFL) have tises a person to engage in a fishing activity;
- an entitlement is an entitlement that a personfromms time to time under a MFL. The entitlement of the nice is the extent to which the licence authorises a person to engage in the fishing activity;
- an entitlement is expressed inrmise of a number of units. The entitlement to fishing undelicence is limited to the total value of units;
- a unit in relation to an entitlememeans a unit as defined from time to time in the relevant management plan; and
- a security interest in relationart cauthorisation carquaculture lease, means an interest in the authorisator aquaculture lease (however arising) which secures payment of a debt or other pecuniary obligation or the performance of any other obligation.

Under the FRMA, an authorisation and a unit entitlement may be transferred on a permanent basis. A unlæntitlement may also be transferred for a limited period.

The following Department of Fisheries foamsused to effect a transfer:

- T1: used for a permanent transferameatauthorisation (MFL), under section 140 of the FRMA;
- T2: used for a permanent transferpart of a unit entitlement under an authorisation to anotheruthorisation holder, under an FRMA:
- T3: used for a transfer of part of aeomtitlement under another to another/authorisation holder formated periodunder section 141 of the

Unit entitlements must be registered against a MFL, however, it is not unusual for the beneficial ownership of the unitlement to differom the beneficial ownership of the MFL. This is due to Department of Fisheries recording only the holder of the unit included on the MFther than any person claiming to be the beneficial owner of the unit entitlement may protect their interest by recording a setsuinterest against the MFL.

Where the holder of a unit entitlement guistered against an MFL wishes to lease their unit entitlement for one sue also a person on another MFL, a T3 form can be used.

However, instances arise where a florm cannot be used to accommodate the transfer of unit entitlements, as the ustaisofform will automatically result in the reversion of the unit entitlements at conclusion of a season. This may not be appropriate where threangement is intended tontinue for more than one season. In such circumstances, a T2 form is used.

Commissioner s Practice

1. A lease agreement whereby a unititlement is leased to another authorisation holder for one or more seasis not itself subject to duty under the Duties Act. It is the transferthe unit entitlement to the lessee pursuant to the terms of the lease atheracts transfer duty. As that transfer is not effected by an imsent in hard copy form, a transfer duty statement is required beoprepared in all cases.

Transfers using the T3 form

2. These transfers only contemplate temporary arrangement for the current season, as the unit entitlet automatically reverts to the original holder at the end of theson. As the Commissioner will usually be satisfied that the transfer will souttrien the passing of a beneficial interest in the unit entitlementate transfer dutystatement will be charged with nominal duty of \$20.

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Where the evidence provided doesot satisfy the Commissioner in 6.