

# INLAND REVENUE DEPARTMENT STAMP OFFICE

1/F, Inland Revenue Centre, 5 Concorde Road, Kai Tak, Kowloon, Hong Kong.
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#### STAMPING PROCEDURES AND EXPLANATORY NOTES

# Intra Group Relief Transfer or Sale of Hong Kong Stock and Immovable Property

General guidelines and related procedures in respect of applications for relief under sections 45/29H(3) of the Stamp Duty Ordinance (Cap. 117) are set out in the following paragraphs.

#### How to apply

2. The application should be made in writing giving full address of the applicant and the name and telephone number of the contacting person.

#### Documents to be furnished

- 3. The following information and documents must be presented to the Stamp Office together with the application:
  - (a) The executed instrument(s) and certified true copies of such instruments;
  - (b) A **Statutory Declaration (original)** in support of the application (using and modifying as appropriate the format at *Appendix A* for transfers between a parent company and its subsidiary or *Appendix B* for transfers between two subsidiaries of the same parent company). The person making the statutory declaration must be a responsible officer of the parent company or holding company e.g. director/company secretary. Statutory declaration made in Hong Kong must be sworn/affirmed before a Commissioner for Oath or a solicitor whereas if the declaration is made outside Hong Kong, it must be sworn/affirmed before a notary public.
  - (c) Supporting documents listed below:
    - (i) an organization chart showing the relationship among the parent company, transferor company, transferee company and any intermediate/concerned associated companies;

- (ii) registers of members or annual returns of the parent company, transferor company, transferee company and any intermediate companies to support their associated relationship;
- (iii) registers of director/company secretary of the parent company and any other documents to substantiate the capacity of the deponent of the Statutory Declaration;
- (iv) details of arrangement as described in section 45(4) or (5), if any;
- (v) a copy of the adjudicated declaration of trust where shares/properties are held by nominees;
- (vi) copies of the latest financial statements of the parent company, transferor company and transferee company;
- (vii) if purchase consideration is passed from the transferee company to the transferor company, documentary evidence such as bank statements, vouchers and accounts to substantiate how it is passed and the source of fund;
- (viii) if the consideration is settled by loan, the loan agreement and how the loan will be repaid and reflected in the books of accounts; and
- (ix) agreement for the arrangement of the transfer/conveyance of stock/property, if any.
- (d) For property transfer cases, a duly completed "Adjudication / Stamping Request - Intra-Group - Agreement / Assignment" (Form IRSD121). The original form plus 2 copies are required. This form is available at IRD web site (www.ird.gov.hk) or you may collect it from the Stamp Office (photocopies can be used).

#### Adjudication Fee and Stamp Duty Payable

4. No adjudication fee is required for the request for adjudication of an instrument under sections 45(3)/29H(3). However, adjudication fee and/or stamp duty is required for other related instruments as follows:

Examples

Stamp duty/Adjudication fee payable

(a) Transfer of Hong Kong stock without consideration

No adjudication fee is required for the instrument of transfer.

(b) Sale and purchase of Hong Kong stock

No adjudication fee is required for the contract notes. If an instrument of transfer is executed, a stamp duty of \$5 is required. If a declaration of trust is executed, an adjudication fee of \$50 is payable.

(c) Assignment of immovable property

No adjudication fee is required for the assignment.

(d) Sale and purchase of immovable property

No adjudication fee is required for the agreement for sale and purchase. If an assignment is executed in conformity with the agreement for sale and purchase, stamp duty in the sum of \$100 is chargeable on the assignment.

#### Processing and Result of the Application

- 5. The standard response time for processing an intra group relief application is within 3 months of receipt of the claim and substantive information. Our performance targets are to process 85% of the cases within the first 3 months and 10% of the cases within the next 9 months. The Stamp Office may issue further queries if the information provided is insufficient. In such case, the application can only be processed and the performance pledge will start to count after the further information is furnished.
- 6. Upon finalization of the application, a letter will be issued informing the applicant of the result.
- 7. If the relief is granted, the instruments that have been stamped under section 13(2) will be endorsed to the effect that no stamp duty is chargeable thereon. If the relief is denied, the Collector of Stamp Revenue will impose stamp duty on the instruments and the penalty for late stamping if the instruments are not presented for adjudication within the time for stamping. Upon payment of the stamp duty, the instruments that have been stamped under section 13(2) will be endorsed as duly stamped.

## **Enquiry**

8. For enquiries, please contact the Stamp Office by telephone or in writing as follows:

Telephone No.: 2594 3165 (for stock cases) or 2594 3232 (for property cases) Fax No.: 2519 6740 (for stock cases) or 2519 9025 (for property cases)

E-mail: taxsdo@ird.gov.hk

Address: 1/F, Inland Revenue Centre, 5 Concorde Road, Kai Tak, Kowloon,

Hong Kong.

STAMP OFFICE October 2022

(This leaflet is issued for guidance only and does not in any way bind the Collector of Stamp Revenue or affect the duty payers' right of appeal.)

### APPENDIX A

# Sample Statutory Declaration - Transfer between Parent Company and its Subsidiary

	IN THE M	IATTER OF sections 45/29H(3) of the
	Stamp Du	ty Ordinance (Cap. 117)
	-	And
	IN THE M	ATTER of an Assignment/Agreement for
	sale and p	urchase/Instrument of Transfer/ Contract
	<u> </u>	ed between
		Ltd. (1) and
		Ltd. (2)
I,		of
(Company	ny Secretary/Director) do solemnly and sin	cerely declare and say as follows:-
(Company	ry Secretary/Director) do solelliny and sin	Letery decrare and say as follows
1	I am the (Secretary / Director) of	
1. company i	incorporated with limited liability under	and in accordance with [the Companies
		and having its registered office situated at
Orumanec	c (Cap. 32)7 (Cap.022) on	and having its registered office situated at
(harainafta	ter called "the Transferor Company")	have been authorized by the Transferor
company	y and also by	and in accordance with [the Companies
Company 1	o (Con 22) / (Con 622) on	and in accordance with the Companies
Ordinance	se (Cap. 32) / (Cap.622) on	and having its registered office situated at
(horoinofto	tor called "the Transferse Company") to m	asks this Statutory Declaration. The facts
		ake this Statutory Declaration. The facts
nerem dep	sposed are within my own knowledge.	
(NID TI	N 1	D1
*	- · · · · · · · · · · · · · · · · · · ·	ector of the parent company. Please furnish
		g. certified copy of the latest Return of
Directors a	s and Secretary.)	
2 4 751	T1 4	1 / C
2. A. 11	The Assignment/Agreement for sale and	purchase/Instrument of Transfer dated the
		made between the Transferor Company of
	÷ •	of the other part, a true copy of which is
		Assignment/Agreement for sale and
_		and purchase/transfer of the Transferor
C	Company's beneficial interest in the land/H	long Kong stock comprised therein, namely
		from the Transferor Company to
th	the Transferee Company.	
(N	(N.B. A completed Adjudication/Stampin	ng Request (Form IRSD121) is required in
th	the case of an Assignment/Agreement for s	ale and purchase.)

or B.	The	Contra	act Notes dated t	he	day of		mae	de by	y the	;	
	anne	xed h	Company and the ereto marked "A	", are in	_	a sale and	purchase of	_		ong Ko	ong
	stock		de	scribed		there	ein,			nam	•
	the T	ransfe	eror Company to	the Trans	feree Comr	nany The	sale and n	urch	ase t		om
					_	any. The	sale and p	urcin	asc t	ook pr	acc
-	any ar	nd Tra	wing details sho insferee Compan Instrument of Tr	ny immed	iately prior	to the sai	d Assignme	ent/A	gree	ement	
(a)		Trans	sferor Company:	-							
		(i)	Authorized	:	sha	ares of \$_		_ eac	h.		
		(ii)	Issued	:	sh	ares of \$_		_ eac	h.		
		(iii)	Shareholders	: 		_ shares	registered	in	the	name	of
						shares	registered	in	the	name	of
						shares	registered	in	the	name	of
			(N.B. the sub Company may is a public com	be omitte pany. A s	d where the tatement to	e number this effec	exceeds fiv t should be	e or inclu	the ided	compa e.g.	ny
			"The Transfer	_		shareho	lders."		_		
		or	"The Transfero				oany with				ely
(b)		Trans	sferee Company:	-							
		(i)	Authorized	:	sh	ares of \$		eac	h.		
		(ii)	Issued								
		(iii)	Shareholders	:		_ shares	registered	in	the	name	of
						shares	registered	in	the	name	of
						shares	registered	in	the	name	of
			(N.B. Please f the Transferee C shareholders in	Company these in	are held the termediate	rough inte	rmediate co s must also	mpa be	nies state	, detail ed. If	ls of any

shareholdings are also required.)

		(c)	There are anne Declarations	xed hereto of	true copies Trus		"B" and under	wh	wo) nich and
			hold the above-m Transferor Comp		res in the Tra			themselves	to
purch	nase of	said A	result of the abov Assignment/Agree Iong Kong stock al of the Transfere	ment for sal	e and purchal owner of r	ase/Instrur not less th	nent of Transita	ansfer/sale	and
5.	A.	and was shar ther	nediately prior to purchase of the land allotted res being payable reby enabled to an wided for in the ses.	Hong Kong s shares of \$_ in full in cas d did pay to	stock, the Tra eacl sh on allotme the Transfero	ansferor C h in the T ent. The T or Compar	Company a ransferee (Transferee ny the full	applied for a Company su Company w purchase pr	and ach vas rice
or	В.	pure was loar con Train of the date to h	the execution of the chase of the Hong advanced by the and applied by sideration. The asferor Company' he Transferor Core has been fixed from the same will my security has be	g Kong stock Transferor Coy the Transf loan was pros s own resour mpany). No or the repayn be repaid (or	t, the purchase company to the Geree Company ovided to the ces (or otherwinterest will ment thereof in	se consider e Transfermany in part e Transferwise explars be chargernor has an	eration of ree Compa syment of ree Compa in the sound d upon sur ay decision	ny by way of the purchany out of the furch force of the furch loan and a been taken	of a ase the nds no as
or	C.		plain the manner		ne purchase	price was	s or will	be paid by	the
or	D.	No	consideration was	payable und	er the said As	ssignment	/Instrume	nt of Transfe	r.
6.		The	reason for this tra	ansaction is _					_
(here	should	l be se	t out as precisely	as possible th	ne reasons wh	ny the tran	saction w	as put throug	_ gh).
7.	0 / 1	At t	he date of the said	l Assignment	/Agreement	for sale ar	nd purchas	e/Instrumen	t of

7. At the date of the said Assignment/Agreement for sale and purchase/Instrument of Transfer/sale and purchase of the Hong Kong stock, it was intended to maintain the relationship between the Transferor Company and Transferee Company as associated companies within the meaning of section 45 of the Stamp Duty Ordinance (Cap. 117) (hereinafter referred to as "the Ordinance"). The said Assignment/Agreement for sale and purchase/Instrument of Transfer was not executed or the said sale and purchase of the Hong Kong stock was not made in pursuance of or in connection with any such arrangements as are described in section 45(4) or 45(5) of the Ordinance.

8.	At the date of the said Assignment/Agreement for sale and purchase/Instrument of
Transfer/sale	e and purchase of the Hong Kong stock, it was intended on the part of the Transferee
Company to	continue to be the beneficial owner of the land/Hong Kong stock described in the
said Assignn	nent/ Agreement for sale and purchase/Instrument of Transfer/ Contract Notes.

(N.B. If the land/Hong Kong stock is to be sold or otherwise disposed of after the transfer/transactions, the full details should be disclosed.)

9. It is submitted that the conditions of sections 45/29H(3) of the Ordinance are satisfied in relation to the said Assignment/Agreement for sale and purchase/Instrument of Transfer/Contract Notes and it is accordingly requested that exemption from the ad valorem stamp duty be allowed on the said Assignment/Agreement for sale and purchase/Instrument of Transfer/Contract Notes.

AND I make this solemn Declaration conscientiously believing the same to be true and by virtue of the Oaths and Declarations Ordinance (Cap. 11).

DECLARED by	the said	
at		
		, Hong Kong )
this	day of	· )

Before me,

Notary Public/Solicitor/Commissioner for Oath

# APPENDIX B

Sample Statutory Declaration - Transfer between two Subsidiaries of the same Parent Company

		IN THE MATTER OF sections 45/29H(3) of the Stamp Duty Ordinance (Cap. 117)  And IN THE MATTER of an Assignment/Agreement for sale and purchase/Instrument of Transfer/
		Contract Notes dated
		between Ltd.(1) and Ltd. (2)
	I,	of
(Company		mnly and sincerely declare and say as follows:-
` 1	•	
1. a compar Ordinanc situated a	e (Cap. 32) / (Cap.622) on _	rector) of
(hereinaft	ter called "the Parent Comp	pany"). I have been authorized to make this Statutory d are within my own knowledge.
evidence	=	retary or a Director of the parent company. Please furnish lirectorship, e.g. certified copy of the latest Return of
	under and in accordance wi	eferor Company") is a company incorporated with limited th [the Companies Ordinance (Cap. 32) / (Cap.622) on registered office situated at
2		
,	under and in accordance wit	eferee Company") is a company incorporated with limited th [the Companies Ordinance (Cap. 32) / (Cap. 622) on registered office situated at
		·
4. A.	day of Company of the one part a of which is annexed heret purchase/Instrument of T. Company's beneficial int	ent for sale and purchase/Instrument of Transfer dated the made between the Transferor and the Transferee Company of the other part, a true copy to marked "A", is an Assignment/Agreement for sale and transfer for sale and purchase/transfer of the Transferor terest in the land/Hong Kong stock comprised therein, from the the Transferee Company.

or	В.	The (	Contract Notes da le Transferor Con	ated the	day of Fransferee Com	nany resneo	tively t	ma	
			hich are annexed	d hereto marke	d "A", are in re	espect of a d then		purcha name	ase ely
		Com	pany to the Tra	nsferee Compa	ny. The sale	and purcha	se took	place	on
	oany we	and porter and poth	the date of the Aurchase of the Honor subsidiaries of the	ong Kong stock the Parent Com	, the Transferor	Company a	nd the T	ransfer	ee
	(a)	Tran	sferor Company:						
		(i)	Authorized	:	shares of \$_		_each.		
		(ii)	Issued	:	shares of \$_		_ each.		
		(iii)		:	shares	registered	in the	name	of
					shares	registered	in the	name	of
					shares	registered	in the	name	of
		(iv)	There are anno	exed hereto tr	ue copies mark	ked "B" ar	nd "C"	of (tw	o)
		` ′	arations of Trus						nd
					mselves to hold	the above-	mention	ed shar	es
		in th	e Transferor Com	npany upon trus	st for the Parent	Company.			
	(b)	Tran	sferee Company:	-					
		(i)	Authorized	:	shares of \$		each.		
		· /	Issued		shares of \$		_ each.		
		(iii)	Shareholders		shares	registered	in the	name	of
					shares	registered	in the	name	of
					shares				of
		(iv)	There are ann	exed hereto tr	rue copies mar	ked "D" a	nd "E"	of (tw	-
		Decl	arations of Trus	st under which	11	1, 1,1,41, ,	-1	a	nd
			es in the Transfer	declared	themselves to	hold the	above-r	nention	ıe

		companies must also be stated. If any companies concerned are off-shore companies, evidence to substantiate their shareholdings are also required.)
Hong l	Kong	As a result of the above, the Parent Company was at the time of the said Agreement for sale and purchase/Instrument of Transfer/sale and purchase of the stock the beneficial owner of not less than ninety per cent of the issued share capital feror Company and the Transferee Company.
7.	A.	Immediately prior to the said Assignment/Agreement for sale and purchase/ sale and purchase of the Hong Kong stock, the Parent Company applied for and was allotted shares of \$ each in the Transferee Company such shares being payable in full in cash on allotment. The Parent Company made such payment from its own funds. The Transferee Company was thereby enabled to and did pay to the Transferor Company the full purchase price provided for in the said Assignment/Agreement for sale and purchase/Contract Notes.
or	В.	On the execution of the said Assignment/Agreement for sale and purchase/sale and purchase of the Hong Kong stock, the purchase consideration of was advanced by the Parent Company to the Transferee Company by way of a loan and applied by the Transferee Company in payment of the purchase consideration. The loan was provided to the Transferee Company out of the Parent Company's own resources (or otherwise explain the source of the funds of the Parent Company). No interest will be charged upon such loan and no date has been fixed for the repayment thereof nor has any decision been taken as to how the same will be repaid (or otherwise explain the position). Also mention it any security has been provided.
or	C.	(Explain the manner in which the purchase price was or will be paid by the Transferee Company).
or	D.	No consideration was payable under the said Assignment/Instrument of Transfer.

(N.B.

8.

Please furnish certified copy of the latest Annual Returns of both the

Transferor Company and the Transferee Company. If shares in these companies are held through intermediate companies, details of shareholders in such intermediate

The reason for this transaction is

should be set out as precisely as possible the reasons why the transaction was put through).

(here

- 9. At the date of the said Assignment/Agreement for sale and purchase/ Instrument of Transfer/sale and purchase of the Hong Kong stock, it was intended to continue the Parent Company's beneficial ownership of not less than ninety per cent of the issued share capital of the Transferee Company and to maintain the relationship between the Transferor Company and Transferee Company as associated companies within the meaning of section 45 of the Stamp Duty Ordinance (Cap. 117) (hereinafter referred to as "the Ordinance").
- 10. The said Assignment/Agreement for sale and purchase/Instrument of Transfer was not executed or the said sale and purchase of the Hong Kong stock was not made in pursuance of or in connection with any such arrangements as are described in section 45(4) or 45(5) of the Ordinance.
- 11. At the date of the said Assignment/Agreement for sale and purchase/Instrument of Transfer/sale and purchase of the Hong Kong stock, it was intended on the part of the Transferee Company to continue to be the beneficial owner of the land/Hong Kong stock described in the said Assignment/Agreement for sale and purchase/Instrument of Transfer/Contract Notes.
- (N.B. If the land/Hong Kong stock is to be sold or otherwise disposed of after the transfer/transactions, the full details should be disclosed.)
- 12. It is submitted that the conditions of sections 45/29H(3) of the Ordinance are satisfied in relation to the said Assignment/Agreement for sale and purchase/Instrument of Transfer/Contract Notes and it is accordingly requested that exemption from the ad valorem stamp duty be allowed on the said Assignment/Agreement for sale and purchase/Instrument of Transfer/Contract Notes.

AND I make this solemn Declaration conscientiously believing the same to be true and by virtue of the Oaths and Declarations Ordinance (Cap. 11).

DECLARED by the	ne said	)
at		)
		Hong
Kong)		
this	day of	)
	Refore me	

Notary Public/Solicitor/Commissioner for Oath