Filing and paying Stamp Duty on Instruments

Chapter 2: Obligation to file a Stamp Duty Return

Document last reviewed November 2023



The information in this document is provided as a guide only and is not professional advice, including legal advice. It should not be assumed that the guidance is comprehensive or that it provides a definitive answer in every case.

Table of Contents

1 Instru	uments executed on or after 7 July 2012	.3
2	Instruments executed before 7 July 2012	4
2.1	Particulars Delivered (PD) Stamp	.5

1 Instruments executed on or after 7 July 2012

The obligation to file a return is contained in Regulation 4 and Schedule 1 of the Stamp Duty (e-Stamping of Instruments and Self-Assessment) Regulations 2012 (S.I. No. 234 of 2012).

For instruments (written documents) liable to Stamp Duty where no exemption or relief applies, you need to file a Stamp Duty return.

For instruments liable to Stamp Duty where an exemption or relief applies, you may or may not need to file a Stamp Duty return:

- (A) you need to file a return to claim an exemption or relief provided for in sections 79 to 83C of the Stamp Duties Consolidation Act, 1999 (SDCA):
- (B) subject to (C), you need to file a return to claim an exemption or relief provided for in:
 - Sections 79 113 of the SDCA 1999
 - schedule 1 of the SDCA 1999, and
 - Miscellaneous Acts (a list of these Acts is contained in <u>Appendix 2 of the Stamp Duty Notes for Guidance</u>,)

if the instrument is:

- a conveyance or transfer, on sale or by way of gift, of the fee simple of land or an interest in land;
- a lease of land
- o an assignment of a lease of land
- (C) you do not need to file a return for the following:
 - (a) the instrument is creating a joint tenancy of the family home between spouses to which section 14 of the Family Home Protection Act 1976 applies (the exemption for transfers between spouses is contained in section 96 of the SDCA); as the Property Registration Authority (PRA) do not require a stamp cert.
 - (b) the instrument is creating a joint tenancy of the shared home between civil partners to which section 38 of the Civil Partnership and Certain Rights and Obligations of Cohabitants Act 2010 applies (the exemption for transfers between civil partners is contained in section 96 of the SDCA) as the Property Registration Authority (PRA) do not require a stamp cert
 - (c) where the consideration for the transfer of shares, stocks and marketable securities is €1,000 or less and where the transfer does not form part of a larger transaction or of a series of transactions

- (d) where section 87B(2) (Merger of Companies) of the SDCA applies; stamp duty shall not be chargeable on an instrument made for the purposes of the transfer of assets pursuant to a merger, a cross-border merger or an SE merger
- (e) where section 106B(2) (Housing Authorities and Affordable Homes Partnership) (as inserted by the Finance Act 2011) of the SDCA applies; instruments to which section 106B(2) of the Stamp Duties Consolidation Act 1999 apply (that is, transfers to a housing authority or to the AHP) do not have to be stamped.
- (f) Where section 108B(3) (National Asset Management Agency) (as amended by the Irish Bank Resolution Corporation Act 2013) of the SDCA applies;
- (g) Where paragraph (1) of the "LEASE" head of charge in <u>Schedule 1</u> of the SDCA applies.

2 Instruments executed before 7 July 2012

The obligation to file a return is contained in Regulation 5 and Schedule 1 of the Stamp Duty (e-Stamping of Instruments) Regulations 2009 (S.I. No. 476 of 2009).

For instruments within the charge to Stamp Duty where no exemption or relief applies, you need to file a Stamp Duty return.

For instruments within the charge to Stamp Duty where an exemption or relief applies, you may or may not need to file a Stamp Duty return:

- (A) you need to file a return to claim an exemption or relief provided for in sections 79 to 83C of the SDCA
- (B) subject to (C), you need to file a return to claim an exemption or relief provided for in:
 - sections 85 to 113 of the SDCA (see the titles of the exemptions and reliefs provided for in these sections in the Appendix),
 - Schedule 1 of the SDCA, and
 - Miscellaneous Acts (a list of these Acts is contained in <u>Appendix 2 of the Stamp Duty Notes for Guidance</u>),

if the instrument is:

- a conveyance or transfer, on sale or by way of gift, of the fee simple of land or an interest in land
- a lease of land
- an assignment of a lease of land

- (C) you do not need to file a return if:
 - (a) the instrument is creating **a joint tenancy of the family home** between spouses to which section 14 of the Family Home Protection Act 1976 applies (the exemption for transfers between spouses is contained in section 96 of the SDCA) as the Property Registration Authority (PRA) did not need a stamp cert.
 - (b) where the consideration for the transfer of shares, stocks and marketable securities is €1,000 or less and the transfer does not form part of a larger transaction or of a series of transactions.
 - (c) section 106B (Housing Authorities and Affordable Homes Partnership) (as inserted by the Finance Act 2011) of the SDCA applies. Section 106B was amended by the Finance Act 2011 with effect for instruments executed on or after 1 April 2011. For instruments executed on or after 1 April 2011 you should file a return if the exemption in section 106B(3) applies.
 - (d) section 108B(3) (National Asset Management Agency) (as amended by the Irish Bank Resolution Corporation Act 2013) of the SDCA applies.
 - (e) paragraph (1) of the "LEASE" head of charge in Schedule 1 of the SDCA applies.

You need to file a return for an instrument executed before 30 December 2009 which was liable to Stamp Duty under –

the SDCA 1999 or previous Stamp Duty legislation,

but which qualified for an exemption or relief and -

- was required to be adjudicated or
- where adjudication did not apply, was required to be stamped with a Particulars Delivered (PD) stamp (now a stamp cert)

This requirement had not been in place before 30 December 2009.

For more information, see Part 7 of Stamp Duty Manual: Exemptions and Reliefs

2.1 Particulars Delivered (PD) Stamp

Particulars delivered: before e-stamping a ST21 form had to be filed for all instruments even if they were not liable for Stamp Duty. Form ST21 contained PPS numbers and basic details of a transaction. It is no longer in use since 30/12/2009 when E-Stamping was introduced.

The circumstances in which an instrument (written document) requires a Particulars Delivered (PD) Stamp are set out in Section 12 of the Stamp Duties Consolidation Act, 199 (SDCA).

Revenue now stamp an instrument by means of the e-stamping system. If a deed was stamped pre e-stamping without a PD stamp and now requires this to present to the PRA, a paper return will have to be completed.

Section 12(5) of the SDCA provides that a PD stamp is not required where:

- An instrument has been stamped, or
- An instrument is not required under the e-stamping Regulations to be stamped by means of the e-stamping system.

If you have an instrument that should have been stamped with a PD stamp and:

- The instrument has not been stamped with duty, you should file the return:
 - Online, when the date of execution of the instrument is on or after 1
 January 2002.
 - In paper form, when the date of execution of the instrument is before 1
 January 2002.
- The instrument has been stamped with duty, you should file a return in paper form and tick on the return that it is a 'proxy' return.

When the return has been filed and the stamp certificate has been attached to the instrument, the instrument will then have been stamped by means of the e-stamping system. This eliminates the need for a PD stamp because Section 12(5) will now apply to the instrument.