

Submit to County Treasurer of the county in which property is located.

FOR USE WHEN TRANSFERRING TITLE TO MOBILE HOME ONLY

Chapter 82.45 RCW Chapter 458-61A WAC This form is your receipt when stamped by cashier.

Used for sales on or after November 1, 2022

PLEASE TYPE OR PRINT INCOMPLETE AFFIDAVITS WILL NOT BE ACCEPTED Name Name NEW REGISTERED OWNER (Seller) REGISTERED OWNER (Buyer) Street Street Zip code City City State State Zip code Phone number Phone number E HOME LEGAL OWNER LOCATION OF MOBIL Street Street Zip code City State City State Zip code PERSONAL PROPERTY REAL PROPERTY PARCEL or ACCOUNT NO. PARCEL or ACCOUNT NO. LIST ASSESSED VALUE(S): \$ LIST ASSESSED VALUE(S): \$ REVENUE TAX MAKE YEAR MODEL SIZE SERIAL NO. or I.D. CODE NO. Is this property predominantly used for timber (as classified under RCW 84.34 and 84.33) or agriculture (as classified under RCW 84.34.020)? **AFFIDAVIT** See ETA 3215 I certify under penalty of perjury under the laws of the State of Date of Sale Washington that the foregoing is true and correct. Taxable Sale Price\$ Signature of Seller/Agent _ Excise Tax: State.....\$ Local.....\$ Name (print) Delinquent Interest: State.....\$ Date and Place of Signing: Local.....\$ Delinquent Penalty\$__ Signature of Subtotal\$ Buyer/Agent ___ State Technology Fee\$ Name (print) Affidavit Processing Fee....\$ Date & Place of Signing: Total Due.....\$___ If exemption claimed, WAC number & title: WAC No. (Sec/Sub)____ If, in selling (or otherwise transferring ownership of) a mobile home which possesses a tax lien, the seller does not inform the buyer (new WAC Title owner) of such a lien, the seller is guilty of deliberate deception as it A MINIMUM OF \$10.00 IS DUE IN FEE(S) AND/OR TAX. applies to Fraud and/or Theft as defined in Title 9 and 9A RCW (RCW 9.45.060, RCW 9A.56.010 (4d), and RCW 9A.56.020). TREASURER'S CERTIFICATE I hereby certify that property taxes due _ County on the mobile home described hereon have been paid to and including the year Date County Treasurer or Deputy



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OR US	SE WHEN TRANSFERF	RING TITLE TO	MOBILE HOME ONL	Y			November 1, 2022			
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Date County Treasurer or Denuty						+5.000, KCW 9.	A.56.010 (4d), and RCW 9A.5	0.020).		



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FOR US	E WHEN TRANSFER	RING TITLE TO	MOBILE HOME ON	LY			November 1, 2022		
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	nty on the mobile hor uding the year			to and	07	owner) of such a lien, the seller is guilty of deliberate deception as it			
111011	ading the year		·				nd/or Theft as defined in Title A.56.010 (4d), and RCW 9A.5		W (RCW
1-	Date	Coun	ty Treasurer or Depu	utv	9.	15.000, RC W 3F	1.50.010 (±u), and RC W 3A.	0.020	



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1	temption claimed, WAC No. (Sec/Sub)									
	C Title									
	A MINIMUM OF \$									
	TREA	ASURER'S C	ERTIFICATE							
TREASURER'S CERTIFICATE I hereby certify that property taxes due County on the mobile home described hereon have been paid to and including the year					w ov ap	hich possesses a wner) of such a l oplies to Fraud a	herwise transferring owners tax lien, the seller does not ien, the seller is guilty of de nd/or Theft as defined in Ti	inform the eliberate de tle 9 and 9	buyer (new eception as it	
Date County Treasurer or Denuty							A.56.010 (4d), and RCW 9A		`	



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	E WHEN TRANSFERF LEASE TYPE OR PRINT	RING TITLE TO	O MOBILE HOME ONLY				November 1, 2022.			
	COMPLETE AFFIDAVIT	S WILL NOT BE	E ACCEPTED							
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Is this property predominantly used for timber (as classified under RCW 84.34 and 84.33) or agriculture (as classified under RCW 84.34.020)? See ETA 3215 Yes No Date of Sale						AFFIDAVIT nalty of perjury under the laws the foregoing is true and correct				
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If ex	temption claimed, WA	AC number &								
	A MINIMUM OF \$	10.00 IS DUI	E IN FEE(S) AND/OR T	AX.						
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I hereby certify that property taxes due				wl ov ap	nich possesses a vner) of such a l plies to Fraud a	therwise transferring ownership tax lien, the seller does not in lien, the seller is guilty of delile and/or Theft as defined in Title A.56.010 (4d), and RCW 9A.5	ofform the buyer (new berate deception as it 9 and 9A RCW (RCW			
Date County Treasurer or Deputy						(-2)				

TAX LIABILITY

RCW 82.45.080 subjects the seller of real estate to the payment of the excise tax, and RCW 82.08.050 and 82.12.020 subjects the buyer or user of personal property to the retail sales or use tax. Therefore, if the transfer is subject to the excise tax, it is the liability of the seller and if the transfer is subject to the retail sales or use tax, it is the liability of the purchaser or user.

DEFINITION OF REAL ESTATE

A used mobile home is defined as real estate for purposes of this tax when the following conditions are met:

- 1. The mobile home was previously taxed by: (a) having been sold at retail and the retail sales tax has been paid (Chapter 82.08 RCW), or (b) having been used, and the use tax has been paid (Chapter 82.12.RCW).
- 2. The mobile home has substantially lost its identity as a mobile unit by virtue of: (a) being fixed in location upon land owed or leased by the owner of the mobile home, (b) being placed on a foundation (posts & blocks), and (c) having fixed pipe connections with sewer, water, and other utilities.

TRANSFER SUBJECT TO EXCISE TAX

The transfer of a used mobile home will be subject to the real estate excise tax (Chapter 82.45 RCW) on the following transactions:

- 1. Transfers between individuals, and there is no requirement that the unit be moved.
- 2. Transfer from individual to dealer (trade-in), and there is no requirement that the unit be moved.
- 3. Transfer from a dealer to individual, and there is no requirement that the unit is to be moved. Dealer may be allowed credit on the excise tax if unit was taken in trade, was not moved, and resale occurred within nine months.

TRANSFER SUBJECT TO THE RETAIL SALES OR USE TAX

The transfer of a new or used mobile home will be subject to the retail sales tax (Chapter 82.08 RCW) or use tax (Chapter 82.12 RCW) on the following transactions:

- 1. Transfers between individuals when as part of the written agreement the unit is required to be moved.
- 2. Transfers of a mobile home upon which neither the retail sales tax, use tax, nor the real estate excise tax has been paid, whether the unit is to be moved or not.
- 3. All transfers from a dealer's sales lot.

CERTIFICATION OF TAXES PAID

The law requires that a copy of the excise tax affidavit and a copy of a treasurer's certificate, stating that the property taxes have been paid, be used as evidence of payment of the taxes. The Department of Licensing is prohibited from transferring or issuing a certificate of ownership until it has verified that:

- 1. The excise tax on the sale, if due, has been paid, or the sales or use tax, if due, has been paid, and
- 2. Any property taxes, whether real or personal, which are due on the mobile home have been paid.

LOCAL REAL ESTATE EXCISE TAX

Cities and/or counties are authorized to adopt by ordinance additional real estate excise tax to be collected and distributed by the county treasurer (Chapter 82.46 RCW).

DUE DATE, INTEREST AND PENALTIES

Tax is due at the time of sale/transfer. If tax is not paid within one month of the date of sale/transfer, interest and penalties will apply. The interest rate is variable and determined per RCW 82.32.050. Delinquent penalties are 5% one month after the due date; 10% two months after the due date; and 20% three months after the due date. (RCW 82.45.100)

- State Technology Fee: A \$5.00 Electronic Technology Fee is due on all transactions. (RCW 82.45.180)
- Affidavit Processing Fee: A minimum of \$5.00 shall be collected in the form of tax and processing fee. A processing fee is due on all transactions where no tax is due and on all taxable transactions where the tax due is less than \$5.00. (RCW 82.45.180)

AUDIT

Information you provide on this form is subject to audit by the Department of Revenue. Underpayments of tax will result in the issuance of a tax assessment with interest and penalties. Note: in the event of an audit, it is the taxpayers' responsibility to provide documentation to support the selling price or any exemption claimed. **This documentation must** be maintained for a minimum of four years from date of sale. (RCW 82.45.100)

RULING REQUESTS

You may request a ruling on the taxability of the property transfer. Go to our website at dor.wa.gov/rulings or fax your request to 360-705-6655.

WHERE TO SEND COMPLETED FORMS:

Completed forms must be submitted to the County Treasurer's or Record's Office where the property is located.

For tax assistance, contact your local County Treasurer/Recorder or visit https://dor.wa.gov or call 360-534-1503. To request this document in an alternate format, visit https://dor.wa.gov or call 360-705-6705. Teletype (TTY) users may use the Washington Relay Service by calling 711.

REV 84 0003e (11/2/22)