THE PUNJAB LOCAL GOVERNMENTS (TAX ON TRANSFER OF IMMOVABLE PROPERTY) RULES, 2001

[20th September 2001]

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THE PUNJAB LOCAL GOVERNMENTS (TAX ON TRANSFER OF IMMOVABLE PROPERTY) RULES, 2001
[SOV (LG) 5-20/2001]

[20th September 2001]

1. Short title and commencement. — (1) These rules may be called The Punjab Local Governments (Tax on Transfer of Immovable Property) Rules, 2001.

(2) They shall come into force at once.

2. Definitions. — (1) In these rules unless the subject or context requires otherwise:

(a) “Immovable property” means any building or land situate within the limits of a Tehsil/Town Municipal Administration;

(b) “tax” means the tax levied under these rules on the transfer of immovable property;

(c) “taxation officer” means an officer appointed or designated as such under these rules for the purposes of assessment and collection of the tax of the Tehsil/Town Municipal Administration; and

(d) “transfer of immovable property” means the conveyance of proprietary rights in any immovable property from one person to another.

(2) Words and expressions used but not defined in these rules shall have the same meaning as are respectively assigned to them in the Ordinance.


(2) The rate of the tax shall be fixed as a percentage of the amount of consideration of transfer of property.

Explanation. — For the purpose of this rule “consideration” means the price paid for the transfer of the immovable property and where no price is paid the market value as assessed by the authority competent to collect the tax.

4. Assessment and collection of tax. — (1) Where an immovable property is transferred through a registered deed the tax shall become due as soon as the [sale] deed is registered and may be assessed and collected by the Taxation Officer either directly or through the Registrar or Sub-Registrar concerned, if so authorized by the Board of Revenue either by a general or special order.

(2) Where an immovable property is transferred orally and such transfer is followed by a mutation in the revenue office the tax shall become due as soon as the mutation is sanctioned and may be assessed and collected by the Taxation Officer either directly or through the Revenue Officer concerned, if so authorized by the Board of Revenue either by a general or a special order.

(3) Where a transfer is not covered by sub-rule (1) or sub-rule (2) the tax shall become due as soon as the [transfer] takes place and may be assessed and

1 The word ‘sale’ has been omitted vide gazette Notification dated 4th July, 2012.
2 The word ‘sale’ has been substituted by the word ‘transfer’ vide gazette Notification dated 4th July, 2012.
collected by the Taxation Officer at the office of Tehsil/Town Municipal Administration.

5. **Liability to pay tax.** — The tax shall be paid by the transferee of the property unless otherwise mutually agreed to between the transferor and the transferee in writing.

6. **Credit of tax.** — The authority collecting the tax under rule 4 shall immediately credit the amount so collected to the local fund of the Tehsil/Town Municipal Administration.

7. **Recovery of arrears of tax.** — If the tax assessed under rule 4 is not paid, it shall be recoverable as arrears of land revenue.

8. **Appeal.** — Any person aggrieved by an order under rule 4 or rule 7 may prefer an appeal to the Tehsil/Town Nazim within thirty days of the date of such order and the order passed by the Nazim on the appeal shall be final.

9. **EXEMPTION.** No tax shall be levied on the transfer of immovable property-

   (a) in favour of the Federal or the Provincial Government;
   (aa) “in favour of or by a company engaged in issuing sharia complaint securities/sukuk certificates to overseas investors and in which the Federal Government has the controlling shares”.³
   (b) by Tamleek (i.e. Gift in favour of legal heirs) up to 25 acres of agricultural land in rural areas; or
   (c) by exchange up to 25 acres of agricultural land in rural areas.

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³ [In rule 9, (a) is amended on dated 12th February, 2005]