Duties Act 1997 - Section 129(1)



Statement: Entitlements arising from Capital Reductions or Rights Alterations

Note:

- Read notes 1 and 2 on the back page for an explanation of capital reductions and rights alterations
- This statement must be completed by the person who has acquired the dutiable entitlement ➤ Read note 3 on the back page
- Under the Taxation Administration Act 1996, it is an offence to give false or misleading information.
 You may also be liable to interest and/or penalty tax.

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of					
pro	vide	the following details in relation to my acquisition of the dutiable entitlement			
1.	De	Details of relevant company			
	N	Name of public company in which the dutiable entitlement was acquired			
	R	Registered address of public company			
2.	De	Details of dutiable entitlement			
	a)	Person who acquired the dutiable entitlement			
		Address of that person			
	b)	Associated persons who also acquired voting shares Note: Attach a schedule if more than two associated persons			
		Name			
		Address			
	(Show registered address if a compa		(Show registered address if a company)		
		Name			
		Address			
		(Show registered address if a company)			
	c)	Date(s) on which each relevant capital reduction			
		or rights alteration, or both, occurred			
	d)	Total of the unencumbered value, immediately prior to each relevant capital reduction and/or rights alteration, of the shares the subject of the capital reduction and/or rights alteration, or the aggregate of the totals where there has been a capital reduction and a rights alteration			
		\$ > See note 4 below			

The consideration, if any, paid to the person in relation to all relevant capital reductions or rights alterations, or both		
\$	> See note 5 below	

3. Duty Payable

I calculate the duty payable on this statement to be

\$

I certify that the above details are true and correct.

Signed* Date DD/MM/YYYY

Notes

- 1. Under Section 125(1) of the *Duties Act 1997* a 'capital reduction' means (a) the redemption, surrender or cancellation of a share (including cancellation as part of a buy-back of shares in accordance with Division 4B of Part 2.4 of the *Corporations Law*), or (b) a reduction in the paid up value of a share.
- 2. Under Section 125(1) of the *Duties Act 1997* a 'rights alteration', in relation to voting shares, means a variation, abrogation or alteration of rights relating to the shares.
- 3. A 'dutiable entitlement' is defined in Sections 125(1) and 129(1) of the *Duties Act* 1997. Under Section 125(2) if voting shares acquired by associated persons severally do not, but taken in the aggregate would, confer a dutiable entitlement, the voting shares acquired by the associated persons are aggregated and are taken to confer the entitlement on the associated person who last acquired any of those voting shares. The expression 'associated person' is defined in the Dictionary in the *Duties Act* 1997.
- 4. If the public company's shares are not quoted on the market operated by the Australian Stock Exchange, lodge a certified copy of the most recent set of accounts for the company. An accountant's valuation of the shares may be required, but if one has already been obtained lodge a copy of it with this statement.
- 5. Under Section 131 of the *Duties Act 1997* duty is assessed on whichever is the greater of (i) the total of the unencumbered value, immediately prior to each relevant capital reduction and/or rights alteration, of the shares the subject of the capital reduction and/or rights alteration or (ii) the consideration, if any, for the capital reduction and/or rights alteration. The rate of duty is 30c for every \$100, or part, of such amount, in the case of a company whose shares are quoted on the market operated by the Australian Stock Exchange, or 60c per \$100, or part, of such amount where the shares in the company are not so quoted.

Privacy statement

Your information is being collected by Revenue NSW under authority of the *Duties Act 1997*. We collect your information for administration of your duty obligations. Revenue NSW takes the protection and privacy of your personal information seriously by handling personal information in a responsible manner and in accordance with the NSW Privacy Laws: *Privacy and Personal Information Protection Act 1998* and *Health Records and Information Privacy Act 2002*.

Your information may be provided to third parties as required or permitted by law. Please refer to the <u>Revenue NSW</u> Privacy Policy for information on how to access or amend your personal information, or to make a privacy complaint.

Contact details

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1300 139 814* (Monday-Friday, 8.30 am-5.00 pm)

*Interstate clients please call (02) 7808 6900

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☑ Help in community languages is available

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^{*}Once the form is complete please print and sign.