

Property taxes can be a complicated subject, especially for new landlords. There are many different types of taxes property investors and buy-to-let landlords may be liable to pay, in addition to Income Tax or Corporation Tax. This short guide provides an overview of the main taxes that you should be aware of when considering investing in residential property.

Stamp Duty Land Tax

Stamp duty Land Tax (SDLT) is payable on the purchase of residential property in England and Northern Ireland (In Wales, Land Transaction Tax applies and In Scotland, Land and Buildings Transaction Tax_applies, both of which have differing rates). This is due within 14 days of the sale completing.

If you do not own any residential properties (and you are not buying the property as a first-time buyer, for your main or sole residence) you pay Stamp Duty Land Tax in increasing portions of the property price above £250,000 (reducing to £125,000 from April 2025). For subsequent purchases above £40,000 a 5% surcharge applies. For company purchases, generally the higher rate also applies. Overseas landlords are also liable for an additional 2% charge.

(Please see the table overleaf).

Stamp Duty Land Tax on multiple purchases

If you are purchasing multiple linked properties (such as from the same developer). You are charged Stamp Duty Land Tax on the total linked purchase price. You can no longer claim Multiple Dwelling Relief. This is however still available for transactions completed or substantially performed before 1 June 2024.



STAMP DUTY RATES

Current Stamp Duty Land Tax rates up to 31 March 2025 are as follows:

Property (or lease premium or transfer value)

First residential property*		Additional residential properties (over £40,000)	
Up to £250,000	Zero	Up to £250,000	5%
£250,001 to £925,000	5%	£250,001 to £925,000	10%
£925,001 to £1.5 million	10%	£925,001 to £1.5 million	15%
Any portion above £1.5 million	12%	Any portion above £1.5 million	17%

^{*}Not a first-time buyer buying their main residence, which is exempt from stamp duty land tax up to a purchase price of £425,000. 5% applies between £425,001 to £625,000. For purchases over £625,00 this relief cannot be claimed.

Stamp Duty Land Tax rates from 1 April 2025:

Property (or lease premium or transfer value)

First residential property**		Additional residential properties (over £40,000)	
Up to £125,000	Zero	Up to £125,000	5%
£125,001 to £250,000	2%	£125,001 to £250,000	7%
£250,001 to £925,000	5%	£250,001 to £925,000	10%
£925,001 to £1.5 million	10%	£925,001 to £1.5 million	15%
Any portion above £1.5 million	12%	Any portion above £1.5 million	17%

^{**}Not a first-time buyer buying their main residence, which is exempt from stamp duty land tax up to a purchase price of £300,000. 5% applies between £300,001 to £500,000. For purchases over £500,000 this relief cannot be claimed.

Please note in all scenarios above, If you are not present in the UK for at least 183 days during the 12 months prior to purchase you will usually pay a surcharge of an additional 2% on top of these rates when purchasing residential property in England or Northern Ireland.

Tax

Income derived from letting residential property is subject to tax. Deductions can be made for certain revenue expenses, including letting agents' fees, although interest relief has been capped as a 20% tax credit since April 2020 (for properties held personally). The rates of tax that will apply will depend on how the purchase is structured and whether it is held by an individual, a trust, a partnership or a company.

Holding Property Personally

If you hold property personally, you will be taxed on the profit at your regular tax rate, dependent on your annual UK income, which will be between 20% and 45%. Please note that Income tax rates vary in Scotland.

Capital Gains Tax

You will be taxed on any increase in the value of the property when you come to sell it (less any allowable reliefs or expenses, such as purchase and disposal fees and Stamp Duty Land Tax). If you hold the property personally, you will be liable for Capital Gains Tax when you dispose of a residential property (if it is held in a limited company, you would instead pay Corporation Tax on annual profits). If you are taxed at the basic rate you would pay 18%. Where the gain pushes you into the higher rate or if you are a higher rate taxpayer, you would pay 24%.

Any taxable capital gains made from a residential sale has to now be reported to HMRC within 60 days of completion and the taxable amount notionally due should be paid on account within the same period.

Private Residence Relief and Lettings Relief

If you let out a property that was once your only or main residence, Private Residence Relief (PRR) and Lettings Relief is available on the sale of the property, however these reliefs were reduced in April 2019.

When you let a home that was once your main residence, Private Residence Relief is available for the amount of time you lived in it, together with a nine month grace period relating to the last nine months of ownership. This is regardless of whether you lived in the property during this period or not, even if it was rented out.

Lettings Relief, was largely withdrawn in April 2020. It now only applies where the owner of the property is in shared accommodation with a tenant. This relief provides up to an additional £40,000 Capital Gains Tax relief, subject to certain rules.

Inheritance Tax

For residential investment properties held personally and shares in property investment companies, these will be subject to Inheritance Tax on your death. This is charged at 40% above the tax-free threshold of £325,000. You would not pay this if the value of your total estate is below the £325,000 threshold or you leave everything above the £325,000 threshold to your spouse, civil partner, a charity or a community amateur sports club.

Investing through a limited company

If you invest through a company, rather than directly, there are several differences in how you will be liable for tax:

Additional relief for finance costs - You can claim full relief for interest or mortgages, compared to a 20% tax credit when held personally.

Corporation Tax - As a limited company you pay Corporation Tax on profits rather than Income Tax . If you wish to take a salary from the company, a director can earn up to £12,570 subject to normal tax rules, with no liability for national insurance or tax (assuming no other income). Salaries paid are an allowable expense against company profits. This level is also above the Lower Earnings Limit, which means NI credits will still be earned, which count towards a state pension.

Companies currently pay National Insurance on salaries from £9,100 (13.8%) this will change to salaries from £5,000 at 15% from April 2025. An employment allowance is available for small businesses.

Corporation Tax Relief is also available for pension contributions from limited companies to the benefit of employee directors.

We have prepared a separate guide "Should you set up a limited company for residential buy-to-let property?" which looks at this topic in more detail.





Why Alexander & Co

At Alexander & Co, we have a specialist property tax team that can assist you in weighing up all your options and working out the best solution for you.

Our property experts have a wealth of knowledge in this field and have worked with companies, entrepreneurs, individuals, trusts and organisations in the commercial and residential sectors for many years. If you are looking for a chartered accountant and tax advisor with the right property know-how, then Alexander & Co are here to help.

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