OWNR FINANCE PRE-CLOSING CHECKLIST

Thank you for choosing Tipton Law Firm, PLLC to close your transaction. In order to start processing your transaction, please ensure that the following documents and forms are filled out and returned at the time you submit your contract.

	Executed Purchase & Sales Agreement and Seller Financing Addendum
	Completed Escrow Servicing Contract (If using one)
	Will lender be requiring two months escrow deposit?
	Obtain all HOA information (we can submit a request for a transfer package for you, but you will need to provide the HOA's information)
	Fully executed Pre-Closing Package
	Any other closing expense invoices (insurance, home warranty, broker's DA, etc.)
Seller	· Info:
Name	e(s):
Phon	e:
Email	l:
Addre	ess:
Buye	r Info:
Name	e(s):
Phon	e:
Email	l:
Addre	ess:

The above information is **required** in order to process your transaction. Failure to provide the above necessary information may cause a delay in your closing.

INTERMEDIARY ACKNOWLEDGEMENT

Property Address:	
The parties to this transaction have requedraft the documents for a real estate closing. Fintermediary only and will not be an advocate traditional one of an attorney; I must remain imp	for either side. This role is different from the
Being an intermediary means that any irrepresentation will not be protected by attorney-asserted by or against one of you involving the or	
By using Tipton Law Firm, PLLC as an in the parties, both parties agree and acknowledge a advice to either side. While The Firm can answer meaning behind the documents, The Firm will whether this transaction is right for them, or any of Both parties should seek the advice of their or regarding the above transaction.	r general questions regarding the transaction and not advise either party to the transaction as to ther issue or question that is not general in nature
We, the undersigned, hereby acknowle transaction, being fully advised of the possible co an intermediary, and other possible issues t INDEMNIFY AND HOLD HARMLESS TEMPLOYEES, AND ALLISON K. TIPTON WHATSOVER.	hat are not stated above, and forever more IPTON LAW FIRM, PLLC, ALL OF ITS
Sellers:	
	Date
	Date
Buyers:	
	Date

Date

OWNER FINANCE FEE INFORMATION

Address:		
Buyer Name(s):		
Seller Name(s):		
\$1,200.00. These fees are allocate Closing fees include title searches	wner Finance closed through Tipton Law Firm, if on a flat fee basis, payable by agreement between all document preparation, recording fees and payable upon the completion of the documents.	en the parties.
	e and payable at the time this contract is submitt fees at closing. If this closing is canceled or othe adable.	
Below, please designate the exact payable by each party.	dollar amount of the Owner Finance Transaction	Fees to be
Buyer: \$		
Seller: \$		
Signatures:		
Buyer	Date	
Buyer	Date	
Seller	Date	
Seller	 Date	

SELLER INFORMATION SHEET

Seller Information Seller #1 full name (First, Middle and La	st):	
Seller Birthday:/ Seller	DL Number:	Seller SSN:
Current Address:		
Marital Status:		
Seller #2 full name (First, Middle and La	st):	
Seller Birthday:// Seller		Seller SSN:
Current Address:		
Past Addresses (last 10 years):		
Marital Status:		
Names on Title		
	□No –if no, wh	oo else is on title?
Relation to Seller(s)		
Are they alive? ☐ Yes ☐ No –if no, do Heirship	they have a will?	P ☐ Yes ☐ No –if no, may need Affidavit of
·		
Marriage	nouses name:	Date of Marriage://
Did spouse live in property? \square No		
Divorce? \square No \square Yes – If yes,	-	
• •	• •	Death Certificate
Is there a will? \square No \square Yes – If yes,	is it probated?	□No □Yes □Currently in probate
Mortgage Info	_	_
Do you have a Recent Statement? Lender Name	□No	□Yes Loan Number
Delinquent on Payments?	□No	□Yes

Please fill out this page and return with completed contract

1099-S Exemption Form

EXCLUSION OF PRINCIPAL RESIDENCE FROM 1099-S REPORTING REQUIREMENT

The seller of a principal residence should complete this form to determine whether the sale or exchange should be reported to the IRS on Form 1099 - S, Proceeds from Real estate Transaction. If the seller properly completes Parts I and III, and makes a "true" response to assurances(1) through(6) in Part II(or a "not applicable" response to assurance(6)), no information reporting to the seller or to the IRS will be required for that seller. The term "seller" includes each owner of the residence that is sold or exchanged. Thus, if a residence has more than one owner, the closing agent must either obtain a certification from each owner (whether married or not) or file an information return and furnish a payee statement for any owner who does not make the certification.

Part I. Seller Information	Date of Closing:
1. Name:	
2. Address or legal descript	tion (including city, state, and ZIP code) of residence being sold or exchange

3. Taxpayer Identification Number (TIN):

Part II. Seller Assurances

True	False	
		(1) I owned and used the residence as my principal residence for periods aggregating 2 years or more during the 5-year period ending on the date of the sale or exchange of the residence.
		(2) I have not sold or exchanged another principal residence during the 2-year period ending on the date of the sale or exchange of the residence.
		(3) I (or my spouse or former spouse, if I was married at any time during the period beginning after May 6, 1997, and ending today) have not used any portion of the residence for business or rental purposes after May 6, 1997.
		(4) At least one of the following three statements applies: The sale or exchange is of the entire residence for \$250,000 or lessOR I am married, the sale or exchange is of the entire residence for \$500,000 or less, and the gain on the sale or exchange of the entire residence is \$250,000 or lessOR I am married, the sale or exchange is of the entire residence for \$500,000 or less, and (a) I intend to file a joint return for the year of the sale or exchange, (b) my spouse also used the residence as his or her principal residence for periods aggregating 2 years or more during the 5 -year period ending on the date of the sale or exchange of the residence, and (c) my spouse also has not sold or exchanged another principal residence during the 2 -year period ending on the date of the sale or exchange of the principal residence.
		(5) During the 5-year period ending on the date of the sale or exchange of the residence, I did not acquire the residence in an exchange to which section 1031 of the Internal Revenue Code applied.
□ N/A		(6) If my basis in the residence is determined by reference to the basis in the hands of a person who acquired the residence in an exchange to which section 1031 of the Internal Revenue Code applied, the exchange to which section 1031 applied occured more than 5 years prior to the date I sold or exchanged the residence.

Part III. Seller Certification

Under penalties of perjury, I certify that all the above information is true as of the end of the day of the sale or exchange.

Signature Date 05/08/2020

1099-S Exemption Form

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Part I. S	eller Info	Date of Closing:
1. Name:	:	
2. Addres	ss or lega	description (including city, state, and ZIP code) of residence being sold or exchange
	yer Identi Seller Ass	fication Number (TIN):
True	False	
		(1) I owned and used the residence as my principal residence for periods aggregating 2 years or more during the 5-year period ending on the date of the sale or exchange of the residence.
		(2) I have not sold or exchanged another principal residence during the 2-year period ending on the date of the sale or exchange of the residence.
		(3) I (or my spouse or former spouse, if I was married at any time during the period beginning after May 6, 1997, and ending today) have not used any portion of the residence for business or rental purposes after May 6, 1997.
		(4) At least one of the following three statements applies: The sale or exchange is of the entire residence for \$250,000 or lessOR I am married, the sale or exchange is of the entire residence for \$500,000 or less, and the gain on the sale or exchange of the entire residence is \$250,000 or lessOR I am married, the sale or exchange is of the entire residence for \$500,000 or less, and (a) I intend to file a joint return for the year of the sale or exchange, (b) my spouse also used the residence as his or her principal residence for periods aggregating 2 years or more during the 5 -year period ending on the date of the sale or exchange of the residence, and (c) my spouse also has not sold or exchanged another principal residence during the 2 -year period ending on the date of the sale or exchange of the principal residence.
		(5) During the 5-year period ending on the date of the sale or exchange of the residence, I did not acquire the residence in an exchange to which section 1031 of the Internal Revenue Code applied.
□ □ N/A		(6) If my basis in the residence is determined by reference to the basis in the hands of a person who acquired the residence in an exchange to which section 1031 of the Internal Revenue Code applied, the exchange to which section 1031 applied occured more than 5 years prior to the date I sold or exchanged the residence.
	nalties of	ertification perjury, I certify that all the above information is true as of the end of the day of the sale or exchange. Date

To qualify for this exemption each seller, including husband and wife sellers, must sign a separate form answering "True" to all the required questions.

If all questions are NOT answered "True" on this form, this form is not needed and seller(s) must fill out the 1099-S Input Form.