

1719 Russell Parkway, Bldg. 200 P.O. Box 8099 Warner Robins, Georgia 31095 Telephone (478) 922-3010 Fax (478) 328-9911 E-Mail: melanie@varnerpeacock.com

#### SELLER PRE-CLOSING INFORMATION FORMS

Thank you for allowing my law office the opportunity to assist in selling your home. We look forward to handling your closing. In order for your closing to go as smoothly as possible please provide the following SELLER INFORMATION. Sellers should fill out this form completely and sign where indicated. Items left blank or incomplete may result in delays.

This Seller Pre-Closing Information Packet AND a legible copy of your picture ID (driver's license is preferred) must be returned to our office within 7 days of your receipt of this packet. It is imperative that we receive this information back as soon as possible. Failure to timely return the packet may result in delays to the closing of the sale of your home. You may bring the needed items to our office or email them to melanie@varnerpeacock.com. Please contact us with any questions or concerns at the phone number or email address above. The rise in fraud in the real estate title industry necessitates our office verifying photo identification.

IMPORTANT NOTICE: FUNDS TO CLOSE: If you have to bring funds to close this transaction, we must make you aware that our ability to accept funds for a closing are dictated by Georgia law. Please note that O.C.G.A. §44-14-13 requires that all funds for closings in excess of \$5,000.00 be in the form of a wire. Any and all funds for closing drawn on an out of state bank must be provided in the form of a wire. For amounts below \$5,000.00 we will accept a certified check from a bank located within the State of Georgia. For amounts below \$500.00 we will accept a personal check from a local Bank. Please make all checks payable to Varner & Peacock, LLC.

♦ PLEASE NOTE ♦ : If you are wiring funds, please contact your bank as soon as possible to determine their procedures of initiating a wire. Your banking institution may not be able to wire funds out to our office on the day of closing and this may delay the finalization of your purchase. Your bank may also require you to appear in person in order to initiate a wire. Please contact our office for wiring information.

WIRE FRAUD ADVISORY: With cybercrimes on the increase, including but not limited to email hacking and phishing, it is important to be ever vigilant. If you have a closing with our office and you receive an email or any other communication that appears to be generated from a Varner & Peacock, LLC employee that contains different wiring instructions than what you have previously received from our office, DO NOT RESPOND TO THE EMAIL. Instead, please call our office using previously known contact information and NOT information provided in the email to verify the information prior to sending funds. Our bank wire instructions do not change. Again, please be aware that there are cyber thieves that may attempt to send you false wiring instructions. We are not responsible if you did not verify the wiring instructions verbally.

**NO ACH TRANSACTIONS WILL BE ACCEPTED**. Our escrow account will not accept ACH credits. Please confirm that you are sending a wire, and not an ACH credit. Failure to follow this instruction may cause a delay in your transaction being funded and may cause the lender to require that the transaction be re-closed. Also, the Seller may not allow you to occupy the property until a wire has been received.

**REMINDERS:** Bring these things with you to closing:

- 1. Photo I.D. (current driver's license, passport, or state issued I.D.).
- 2. Any additional documents or information required by the contract or the Closing Attorney.
- 3. Your checkbook in case you need to pay more than the amount you sent via wire transfer for closing; and
- 4. Please make all checks payable to Varner & Peacock, LLC.

### **SELLER IDENTITY INFORMATION:** Please fill in the following personal information:

SEL	T	$\mathbf{F}\mathbf{D}$	# 1	١.
, Tr.	,	, P. K	# 1	

forms.

1.	My	full legal name is				
			(First)	(Middle)	(Last)	(Jr., Sr., III)
2.	•	r legal name has chang YES □NO	ged since I purchas	ed the subject prop	perty due to ma	rriage or name change.
3.	I ha	ave a pending or final	divorce, dissolutio	n or annulment of	a marriage.	YES □NO
4.	I ha	ave filed a petition for	bankruptcy during	g the ownership of	the subject pro	perty. □YES □NO
5.		s there been a forbearan(s)? $\square$ YES $\square$ NO	ance agreement, lo	an modification, or	r other deferral	of payments of my/our
6.	Is t	he property in the pro-	cess of being forec	losed or are you b	ehind on mortg	age payments? □YES □NO
7.	Is a	short sale being requ	ested from your cu	rrent mortgage ho	lder? □YES □	NO
8.	Му	FORWARDING mai	iling address is (no	of the address of the	e property that	you are currently selling)
				(Street Address)		
		(City)	(County)	(State)	<u> </u>	(Zip)
9.	Му	preferred email addre	ess is			
10.	Му	preferred phone num	ber is			
11.	Are	e you a non-resident al	lien for purposes of	f the U.S. income	taxation. □YES	□NO
12.	Му	Social Security Num	ber or EIN (if busi	ness):		
13.		s the property being s was this property inhe		residence□ or wa	s it an investme	ent / rental property□
14.		n a resident of Georgi ached Affidavit of Se		v		of Georgia, please fill out the below.
	A.	none of the gain is re	equired to be included included in principal residence	ded in Federal Adj	usted gross inc	principal residence and ome.   YES  NO. If this eller's Certificate of
	B.		subject to the Geo	orgia Withholding	tax of 3% of th	rincipal residence while in e sales price. Please fill out mount of the tax.
	C.	business is not locate	ed in Georgia, you Il out the attached	may be subject to Affidavit of Sell	the Georgia W	erty whose principal place of ithholding tax of 3% of the AND the Affidavit of
						these forms require tax ntant when filling out these

#### SELLER # 2:

1.	Му	full legal name is _	(First)	(Middle)	(14)	(I. C. III)
			,	, , , ,	(Last)	(Jr., Sr., III)
2.		≀ legal name has cha YES □NO	anged since I purc	hased the subject pr	roperty due to marr	iage or name change.
3.	I ha	ave a pending or fin	al divorce, dissolu	ation or annulment	of a marriage. 🗖 YE	ES □NO
4.	I ha	ave filed a petition f	for bankruptcy dur	ring my ownership	of the subject propo	erty. □YES □NO
5.	Has there been a forbearance agreement, loan modification, or other deferral of payments of my/our loan(s)? $\square$ YES $\square$ NO					
6.	Is the property in the process of being foreclosed or are you behind on mortgage payments? □YES □NO					
7.	Is a	a short sale being re	quested from your	current mortgage	nolder? □YES □N	О
8.	Му	FORWARDING n	nailing address is	(not the address of	the property that yo	ou are currently selling)
				(Street Address)		
		(City)	(County)		(State)	(Zip)
9.	Mv	preferred email add			,	( 1 /
		_				
10.	My	preferred phone nu	imber is			
11.	Are	e you a non-resident	t alien for purpose	s of the U.S. incom	e taxation. □YES	□NO
12.	Му	Social Security Nu	umber or EIN (if b	usiness):		
13.		ns the property being was this property in		oal residence□ or v	vas it an investmen	t / rental property□
14.		m a resident of Geor ached Affidavit of				Georgia, please fill out the elow.
		of the gain is requ	ired to be included	d in Federal Adjust	ed gross income. $\Box$	incipal residence and none lyes □NO. If this property ificate of Exemption (IT-
	B.	Georgia, you may	be subject to the		ng tax of 3% of the	ncipal residence while in sales price. Please fill out nount of the tax.
	C.	business is not loc	ated in Georgia, y e fill out the attac	ou may be subject hed Affidavit of So	to the Georgia Witl	ty whose principal place of hholding tax of 3% of the AND the Affidavit of
						nese forms require tax ant when filling out these

**DECEASED RECORD OWNER:** Is there any party on title to the property that is deceased? □YES □NO. If there is, please contact Varner & Peacock LLC with estate and probate information. In general, probate is the court procedure by which a Will is proved to be the valid last Will of a decedent; also used generically to refer to the legal process of administering a decedent's estate.

- ♦ If the deceased owner had a will, please provide our office with a copy of the Death Certificate, Petition to Probate the Will along with a copy of the Will with Letters Testamentary. If the deceased owner had a will, but the will has not been offered to the Probate Court, please provide our office with a copy of the Death Certificate and a copy of the Will.
- ♦ If the deceased owner did not have a will, please provide our office with a copy of the Death Certificate and a copy of the Letters of Administration.
- ♦ If the deceased owner's estate has not been admitted for probate or administration, we will have to file to have someone appointed as the Personal Representative of the Decedent's estate. Please contact our office immediately.

#### **BUSINESS ENTITY AS RECORD OWNER:**

**CORPORATION:** If you are signing on behalf of a corporation, we will need copies of the By-Laws and/or a corporate resolution and your corporate seal.

**LLC:** If you are signing on behalf of an LLC, we will need a copy of the LLC Operating Agreement and/or Membership Resolution and your LLC seal (if you have one – most LLCs do not have a seal).

Is the company a disregarded single member limited liability company (SMLLC)? □YES □NO; If yes, are you a resident of the State of Georgia? □YES □NO

**PARTNERSHIP:** If you are signing on behalf of a Partnership, we will need a copy of the Partnership Agreement.

**TRUST**: If a seller is a Trust, the trust documents must be reviewed prior to closing.

**SELLER ATTENDANCE AT THE CLOSING:** As a general rule your attendance at the closing is required. But sometimes there are circumstances that may prevent you from attending the closing. Will you be attending the closing of the sale of the property?  $\square$ YES  $\square$ NO

If you will not be able to attend the closing, your options are as follows.

A. You may appoint an agent to act as your Power of Attorney (preparation & recording \$125.00).

A Power of Attorney may be used to transfer title. Specific language and form are required. If you have in your possession a Power of Attorney for a party that will not be attending settlement, the original must be provided at settlement for recording in the public land records and a copy must be provided to Varner & Peacock LLC for review before settlement.

If you do not have a Power of Attorney and wish to appoint an agent to act as your Power of Attorney, please list their name and contact information:

If you choose this option, you will need to arrange to sign this document in the presence of a witness and a notary public. This can be a person who is at least 18 years old AND NOT RELATED to any of the parties signing the documents. This document must be signed in the presence of these people. They must see you sign to be able to witness or notarize. PLEASE NOTE: The Witness and Notary must be separate individuals. Since a Notary is required, the seal of the notary and expiration date of the notary's commission must be shown on the document under their signature line. Our office requires that the Notary Public obtain photo identification for verification.

B. Our office can email or overnight the closing documents directly to either an Attorney or Title Company (\$250.00) plus courier fees.

Our Title Insurance Provider's policy along with this law office is to require the closing documents be signed at a title company or attorney in the jurisdiction where you are located. You may also incur a fee from the attorney or title company. We will send the document package directly to that location and you will need to schedule an appointment with either the attorney or title company to execute the documents in their office. The Title Company or attorney will then return the documents to us. An Attorney in the firm will be available by telephone to explain the closing documents. Please contact us immediately if you anticipate needing this service.

**PAYOFF INFORMATION:** Please make sure that your payoff information includes any Equity Lines including those which may have a zero balance. Also sign the authorization in order for us to obtain payoff information. It is essential that you provide your loan number, social security number and signature, as all lenders require this information in order to issue payoff letters. We must have your lender fax the payoff amounts prior to closing. Please be aware that some lenders take five to ten days to fax a written payoff, so we need this information as soon as possible. There will be an overnight/wire fee, as well as a recording/handling fee for getting your mortgages released at the courthouse, on the settlement statement.

Please refrain from making any further withdrawals on open equity/credit lines.
Do you have a loan with a lending institution on the subject property? □YES □NO
If yes, please list the name of the current mortgage holder, loan number and customer care phone number below:
NAME OF MORTGAGE COMPANY:
LOAN NUMBER:
CUSTOMER CARE PHONE NUMBER:
The undersigned states and affirms that they have no knowledge of said loan being assigned to any other holder.
Please find attached an Authorization to Release information for the payoff the above loan. Please sign and return to our office.
Do you have a second mortgage or home equity loan with a lending institution on the subject property?   YES DO you have a Georgia Dream loan or a loan with the Secretary of Housing and Urban Development?   YES DO.  IF YES, please note that this loan will have to be paid off at the time of closing.
NAME OF MORTGAGE COMPANY:
LOAN NUMBER:
CUSTOMER CARE PHONE NUMBER:

Please find attached an Authorization to Release information for the payoff the above loan. Please sign and return to our office.

aware that most Associations charge a fee to provide us with an account status letter that will appear on the settlement statement. Is the property subject to a recorded Declaration of Covenants? □YES □NO Is the property in a community in which there is Homeowner's Association? □YES □NO; If yes please list below: CONTACT INFORMATION FOR ASSOCIATION: Contact Person: Property Management Company: Telephone Number: E-mail Address: Mailing Address: Website Address of Association: Mandatory Membership Association: The estimated total annual assessment paid by the owner of the Property to the Association is currently \$ and is paid in annual or monthly installments. Voluntary Membership Association: If Buyer becomes a member of Association, Buyer shall be responsible for paying an annual assessment estimated to be \$ and paid in annual or monthly installments. Master Association: If the Buyer of the Property will also be obligated to pay an annual assessment to a master association, the annual assessment is estimated to be \$ and shall be paid in annual or monthly installments. In purchasing the Property, Buyer may be obligated to pay to the Association or the Association's management company certain fees including, but not limited to, an initiation fee, new member fee, transfer fee, or other fees in the amount of \$ **REPAIRS:** Are there any repairs that are being done to the property being sold? □YES □NO. If so we will need to know the company name doing the repairs, their contact information and amount being charged for those repairs. MISCELLANEOUS: Any other fees, invoices or other special information for the closing? □YES □NO DISBURSEMENT OF FUNDS: The undersigned authorize and instruct Varner & Peacock LLC that the net funds/proceeds be delivered as follows: ☐ Hold check for pick up at Varner & Peacock. ☐ Authorize check to be picked up by: ☐ Send check via first class mail to: ☐ Send check via overnight mail to: (I/we agree to pay a shipping fee of \$25.00 and have included a check in this amount or please deduct the fee from my proceeds). ☐ Wire transfer to my account (You must provide written wiring instructions to our office from your banking institution. (I/we agree to pay a wire fee of \$25.00 and have included a check in this amount or please deduct

**HOMEOWNER'S ASSOCIATION:** We must have a letter from the HOA before closing showing the amount of dues paid (yearly or monthly) or owed and whether or not there are any initiation fees or special assessments owed. Please provide a contact name, address and phone number so we can request the required information. Please be

the fee from my proceeds). SEE ATTACHED NET PROCEEDS DIRECTIVE.

☐ Wire transfer to my 1031 Qualified Intermediary (You must provide written wiring instructions to our office to your 1031 Agent's banking institution.) (I/we agree to pay a wire fee of \$25.00 and have included a check in this amount or please deduct the fee from my proceeds). SEE ATTACHED NET PROCEEDS DIRECTIVE.
The undersigned herein acknowledges that said disbursements are provided by Varner & Peacock, LLC as a courtesy, and their sole function is the issuance of said check(s) to be delivered by one of the methods selected above. Varner & Peacock, LLC, its members or employees shall not be held liable for the timely delivery and/or application of said checks, or for the sufficiency of the amount for payment or further interest due to said account(s).
Should it become necessary to issue a stop payment on any of the checks issued, the undersigned acknowledges that there will be a \$25.00 stop payment fee incurred along with the waiting period before reissuing a replacement check.
STIPULATION FOR ELECTRONIC STORAGE OF INSTRUMENTS AND DOCUMENTS: The undersigned hereby stipulate and acknowledge that all documents relating to the above-referenced transaction, including, without limitation, applications, financial statements, account statements, instruments, resolutions, signature cards, account agreements, loan commitments, promissory notes, allonges, loan extensions, assignments, security instruments, closing statements, title policies, deeds of any kind, and all record and correspondence relating thereto, whether now existing or created hereafter, may be stored as electronic images and the originals of the electronically stored documents shall be destroyed. The electronic image shall be deemed to serve as the original of the instrument or document thereafter. The undersigned further hereby agree and stipulate that a printed reproduction of the electronically stored document may be used in place of the original in any litigation, correspondence or other proceeding requiring production of the original. The parties hereby agree and stipulate that the paper original of the electronically stored document is deemed to have been destroyed on the date the document was electronically imaged and stored by either the closing attorney, title company and/or Lender and said parties were entitled to enforce the paper instrument at the time the paper was destroyed.
<b>RECORD RETENTION POLICY &amp; NOTICE:</b> The Law Firm of Varner & Peacock, LLC, will maintain files and/or records for a period of seven (7) years. After seven (7) years, the files and/or records may be destroyed in our discretion using industry compliant methods.
ACKNOWLEDGMENT OF REPRESENTATION: That the undersigned, prior to review and consummation of the closing of this transaction, has been informed by the Closing Attorney that Varner & Peacock, LLC, represents the Lender in the above—referenced transaction. The undersigned parties to this residential real estate closing hereby acknowledge that the law firm of Varner & Peacock, LLC does not have an attorney/client relationship with all parties to a closing. In the State of Georgia, the Supreme Court has issued a formal advisory opinion that residential real estate closings must be handled, from start to finish, by an attorney licensed to practice in the State of Georgia.
Traditionally, the attorney's client at a closing is the lender providing funds for the buyer/borrower. Regardless of which party has agreed to actually pay the closing costs (which may include attorney fees), the attorney closing the transaction does not represent that party. That attorney may handle title clearance matters and prepare special documents for that lender/seller to execute prior to closing but is not the seller's attorney at the closing. In this regard, the undersigned acknowledge that the Closing Attorney have acted only as counsel to the Lender, and have not, in any manner, undertaken to assist or render legal advice to, or protect the legal interests of, the undersigned with respect to the Loan or to the purchase or sale of the Real Property involved or any aspect of the transaction whatsoever, or with respect to the content of or effect of any of the documents or instruments being executed in connection therewith.
Varner & Peacock, LLC will endeavor to explain documents, answer questions and otherwise facilitate the closing of this transaction, but not acting as their attorney. The undersigned further acknowledge that the undersigned are aware of the undersigned's freedom to retain the undersigned's own legal counsel to advise the undersigned regarding the loan or the purchase or sale of the Real Property, or to review and render advice concerning any of the

 Seller
 Seller

 Print Name:
 Print Name:

documents or instruments being executed in connection therewith. The undersigned agrees to proceed in this transaction based upon the above representations and herein acknowledge that they have no attorney-client

relationship with the law firm of Varner & Peacock, LLC.

1719 Russell Parkway, Building 200 P.O. Box 8099 Warner Robins, Georgia 31095 Telephone (478) 922-3010 Fax (478) 328-9911

E-Mail: melanie@varnerpeacock.com

# ATTENTION: SELLER WE CANNOT ORDER YOUR PAYOFF LETTER WITHOUT THIS AUTHORIZATION FORM SIGNED AND RETURNED TO OUR OFFICE

### **AUTHORIZATION TO RELEASE INFORMATION**

To Whom It May Concern:

associates or employees of the law firm kno documentation that they may request, include	ereby authorize you to provide to any or all members, partners, own as Varner & Peacock, LLC any and all information and ding, but not limited to payoff, release information or subordination in n my/our name(s) secured by my/our property which property is
	(Address of Property)
In the event the loan is a home equ said credit line upon issuance of lender's pa	ity line of credit/credit line, this authorization shall immediately freeze yoff statement demand.
I/we authorize the release of this in	nformation either by telephone or written request.
A copy of this authorization or a fa	acsimile thereof may be accepted as an original.
This authorization is valid for one	(1) year from the date of receipt unless otherwise specified here:
I/we hereby release you, your orga furnishing the Law Firm of Varner & Peaco	nization and others from any liability or damage which may result from ock, LLC with the requested information.
Your prompt reply to The Law Fire	m of Varner & Peacock, LLC is appreciated.
This authorization is dated this	day of
Signature	Signature
Print Name:	Print Name:
SS #:	SS #:

## Law Office Of

## VARNER & PEACOCK, LLC

1719 Russell Parkway, Building 200
P.O. Box 8099
Warner Robins, Georgia 31095

SETTLEMENT AGENT:
REALTOR:

BUYER:

PROPERTY:

SELLER:

DATE:

## SELLER'S AUTHORIZATION TO RELEASE NON-PUBLIC PERSONAL INFORMATION

I/We understand that Title V of the Gramm-Leach-Bliley Act, 58 U.S.C. § 6801 et seq., (GLBA) generally prohibits any financial institution, directly or through its affiliates, from sharing nonpublic personal information about me/us with a nonaffiliated third party. According to the Dodd- Frank Act, 12 U.S.C. § 5511 et seq. ("DFA"), GLBA, and the rules and regulations promulgated by the Consumer Finance Protection Bureau, I/We understand that I/We have a right to keep my/our non-public personal information private. Non-public personal information ("NPI") means personally identifiable data such as information provided by me/us on a form or application, information about my/our financial transactions, or any other information about me/us which is otherwise unavailable to the general public. This includes my/our first name or first initial and last name coupled with any of the following: Social Security Number, driver's license number, state-issued ID number, credit card number, debit card number, or other financial account numbers.

I/We further understand that the Seller's Closing Disclosure provided at the closing of the above-referenced Property cannot be provided directly to any real estate professional providing services for me/us by the Settlement Agent. I/We understand that I/We may provide this information to a real estate professional who provides services for me/us and it is not a violation of GLBA, DFA, or the rules of the CFPB for me to do so.

I/We hereby acknowledge that the Settlement Agent will produce an ALTA Joint Settlement Statement ("JSS") that does not include my/our first name or first initial and last name coupled with any of the following: Social Security Number, driver's license number, state-issued ID number, credit card number, debit card number, or other financial account numbers. I/We also acknowledge, though, that the JSS does have information regarding the closing costs associated with the sale of the Property, the cash paid to me/us or by me/us at closing, the payments to any real estate professionals, any payoffs to my/our creditors, and other general details related to my/our closing. I hereby acknowledge that the Settlement Agent is authorized to provide directly to Realtor a copy of the JSS without first providing the JSS to me.

I/We also understand and acknowledge that when I/We sell the Property to Buyer that there will be documents, information, communications, and discussions that contain NPI. I/We hereby authorize Realtor to be present at the closing and to hear these communications between Settlement Agent and me/us that contain NPI and to review documents regarding the closing that may contain my/our NPI.

I/We further authorize the Settlement Agent to communicate to Realtor prior to the Consummation regarding the payoff of any loans in my/our name that are required for the closing, any judgments/liens/bankruptcies or other financial conditions of me/us that are required to be resolved in order for the closing to take place, any problems with the title to the Property, the general nature of any problems which prevent or delay the loan consummation from happening, and the nature of any information the Settlement Agent requires from me/us so that the closing may take place ("Preclosing Communication"), regardless as to whether such communication contains NPI.

In allowing my/our Realtor to be present at the closing and to hear or see my/our NPI, allowing the Settlement Agent to participate in Preclosing Communications with my/our Realtor, and allowing the Settlement Agent to provide the JSS directly to Realtor, I/We waive and hold Settlement Agent harmless from any and all claims, suits, causes of action, demands, penalties, and expenses, including attorney's fees and expenses of litigation that I or my successors, assigns or heirs may have against the Settlement Agent and its heirs, successors, agents, or assigns for a violation of GBLA, DFA, or the rules and regulations of the CFPB.

As of the date first written above.	
Seller	Seller
Print Name:	Print Name:

## **AFFIDAVIT OF SELLER'S RESIDENCE**

(IT-AFF1)

Seller	's Name	Seller's I	dentification No. (SSN or FEI)
Street	Address		
City,	State & Zip		
		INSTRUCTIONS	
* If the listed as		mited liability company (SMLLC) both	the SMLLC and the owner should be
		er and furnished to the buyer to establis operty are not subject to the withholding	h Georgia residency, such that laws of this state. (See O.C.G.A. 48-7-
Georgia property	resident by virtue of the fact that they l	proceeds of sale if either they reside in C have filed Georgia tax returns in the prec ix return for the current year, and, if a co	ceding two years, do business or own
The s	eller is to execute this affidavit by placi	ng AN "X" in the blanks preceding stat	ements which apply.
Selle	is exempt from withholding on the sale	of property because:	
	Seller is a resident of Georgia.		
Seller is	s NOT A RESIDENT of Georgia, but	is deemed a resident for purposes of v	vithholding by virtue of the following
(ALL C	OF THE BELOW MUST BE MET):		
	Seller is a nonresident who has filed George	gia tax returns for the preceding two years; an	nd
		the time of closing of equal or greater value	siness in Georgia after the sale OR the seller than the withholding tax liability as measured
	Seller will report the sale on a Georgia Inc	ome Tax return for the current year and file	by its due date; and
	If seller is a corporation or limited partner	ship, seller is registered to do business in Geo	orgia.
	poses of the exemptions, if the seller is a MLLC must meet the requirements.	disregarded single member limited liab	oility company (SMLLC), the owner of
Under p		ve information is to the best of my know	rledge and belief, true, correct, and
Seller's sig	gnature (and title, if applicable)	_	
Sworn t	o and subscribed before me this	day of	
Notary 1	Public		

# AFFIDAVIT OF SELLER'S GAIN

(IT-AFF2)

Seller's Name		Seller's	Seller's Identification No. (SSN or FEI)	
Street Address			Identification No. (if jointly owned)	
City, State & Zip Code		I		
If the seller is a disregarded single be listed as the seller.	member limit	ed liability company (SMLL	C), both the SMLLC and its owner should	
	Ins	STRUCTIONS		
Buyer. If a payment is due, the buyer must soppy is not required to be submitted to the Department.				
The Seller is to complete this docu nd selling expenses claimed. The document			aching documentation of the cost basis t of Revenue. A copy of this affidavit is to	
The Seller is to complete this docu nd selling expenses claimed. The document		submitted to the Departmen		
The Seller is to complete this document selling expenses claimed. The document e presented to the buyer.		submitted to the Departmen	t of Revenue. A copy of this affidavit is to	
The Seller is to complete this document selling expenses claimed. The document e presented to the buyer.  1. Sales Price	tation are to be	submitted to the Departmen	t of Revenue. A copy of this affidavit is to	
The Seller is to complete this document selling expenses claimed. The document e presented to the buyer.  1. Sales Price 2. Cost Basis Including Improvements	tation are to be	submitted to the Departmen	t of Revenue. A copy of this affidavit is to	
The Seller is to complete this document selling expenses claimed. The document e presented to the buyer.  1. Sales Price 2. Cost Basis Including Improvements 3. Depreciation	tation are to be	submitted to the Departmen	t of Revenue. A copy of this affidavit is to	
The Seller is to complete this documnd selling expenses claimed. The document e presented to the buyer.  1. Sales Price 2. Cost Basis Including Improvements 3. Depreciation 4. Adjusted Cost Basis (line 2 minus line 3)	s	submitted to the Departmen	t of Revenue. A copy of this affidavit is to	
The Seller is to complete this document selling expenses claimed. The document sepresented to the buyer.  1. Sales Price 2. Cost Basis Including Improvements 3. Depreciation 4. Adjusted Cost Basis (line 2 minus line 3) 5. Selling Expenses 6. Net Taxable Gain (Loss) (line 1 minus lines)	\$ \$ \$ 4 and 5)	submitted to the Departmen	s \$ \$	
The Seller is to complete this document selling expenses claimed. The document sepresented to the buyer.  1. Sales Price 2. Cost Basis Including Improvements 3. Depreciation 4. Adjusted Cost Basis (line 2 minus line 3) 5. Selling Expenses 6. Net Taxable Gain (Loss) (line 1 minus lines  Under penalty of perjury, I swear to	\$ \$ \$ 4 and 5)	submitted to the Departmen	s s s	
The Seller is to complete this document selling expenses claimed. The document e presented to the buyer.  1. Sales Price 2. Cost Basis Including Improvements 3. Depreciation 4. Adjusted Cost Basis (line 2 minus line 3) 5. Selling Expenses 6. Net Taxable Gain (Loss) (line 1 minus lines  Under penalty of perjury, I swear tond complete.	\$ \$ \$ 4 and 5)	information is, to the best of	s s s	

NOTARY PUBLIC

# SELLER'S CERTIFICATE OF EXEMPTION

(IT-AFF3)

Seller's Name	Seller's Identification Number (SSN or FEI)		
Street Address	Spouse's Identification Number (if jointly owned)		
City	State	ZIP Code	
* If the seller is a disregarded single member limited liability comparlisted as the seller.	l ny (SMLLC),	both the SMLLC and its owner should be	
INSTRUCT	IONS		
This form is provided for the convenience of the seller and the protection property by nonresidents when the seller is exempt from the withhough This form is not required, but the seller may wish to execute this form	lding require	ements imposed by O.C.G.A. Section 48-7-128.	
To execute this form, the seller is to <b>INITIAL</b> any statement which at the transaction is exempt.	oplies. If any	one of the statements below applies to the seller,	
This is to certify that the seller of this property is not a resident of O.C.G.A. Section 48-7-128 by virtue of the following:	Georgia, but	t is exempt from the withholding provisions of	
The property being sold is the seller's principal residence adjusted gross income.	and none of	the gain is required to be included in Federal	
The seller is a mortgagor conveying the mortgaged proper foreclosure with no additional consideration.	rty to a mort	gagee in foreclosure or in a transfer in lieu of	
The seller or buyer is an agency or authority of the United	erica or the State of Georgia.		
The seller or buyer is the Federal National Mortgage Associate Federal Home Loan Mortgage Corporation.	ciation, the G	overnment National Mortgage Association, or	
The seller or buyer is a private mortgage insurance compar	ıy.		
The purchase price of the property is less than \$20,000.			
The seller is subject to withholding under O.C.G.A. Section on the seller's behalf.	on 48-7-129, a	and a composite return has been or will be filed	
The seller is a tax-exempt organization and the income from this sale is not subject to federal or state income tax.			
The seller is an insurance company which pays to Georgia a tax on its premium income.			
The transaction is a like kind exchange and the income from	The transaction is a like kind exchange and the income from this sale is not subject to federal or state income tax.		
The withholding liability is less than \$600 as shown on a co	ompleted Aff	idavit of Seller's Gain (Form IT-AFF2).	
	For taxable years of the seller beginning on or after 1-1-2022, the seller qualifies for and has made or intends to make the election to be taxed at the entity level as provided by O.C.G.A. Section 48-7-21 or 48-7-23.		
Under penalties of perjury, I swear that the above informa and complete.	tion is to the	best of my knowledge and belief, true, correct	

Date

Seller's Signature (and Title, if applicable)

#### **Net Proceeds Directive**

Seller's Name: Property Address:
The undersigned parties hereby direct Varner & Peacock, LLC to disburse their net proceeds by electronic funds transfer. In order to properly credit your bank account, please provide the following information, legibly.
NOTE: You should obtain your wire information directly from you banking institution. Do not use the routing number from your check. The routing numbers must be for an electronic fund transfer and NOT a ACH transfer. We will NOT accept a voided check to wire funds.
* Required Fields
* Bank Name:
* Bank Address:
*Bank Phone #:
*ABA Routing # (US Banks):
* Account Name:
( Name appears on checks - Name Must match account )
*Account Holder's Address:
(Must match account)
* Account Number:
Additional Information:
I/we agree to pay a wire fee of \$25.00 and have included a check in this amount or please deduct the fee from my proceeds.
We further certify that we will forever hold harmless Varner & Peacock, LLC, as to any recourse to the above together with all costs including attorney fees.
Date:

Seller

Print Name:

Seller

Print Name: