GIT/REP-3 (2-21) (Print or Type)

Date

State of New Jersey Seller's Residency Certification/Exemption

Selle! Name(s)	r's Information			
Current St	reet Address			
City, Town,	Post Office		State	ZIP Code
Prope Block(s)	erty Information	Lot(s)		Qualifier
Street Add	ress			
City, Town,	, Post Office		State	ZIP Code
Seller's Pe	rcentage of Ownership	Total Consideration	Owner's Share of Co	nsideration Closing Date
Seller's	s Assurances (Check	the Appropriate Box) (Boxes 2 th	rough 16 apply to Resid	lents and Nonresidents)
1.	Seller is a resident taxpayer (individual, estate, or trust) of the State of New Jersey pursuant to the New Jersey Gross Income Tax Act, will file a resident Gross Income Tax return, and will pay any applicable taxes on any gain or income from the disposition of this property.			
2. 🔲		transferred is used exclusively as a principal veying the mortgaged property to a mortgage		
э. <u>С</u>	additional consideration.	veying the mortgaged property to a mortgage	e in loreciosure or in a nansier	in lieu of foreclosure with no
4. 🗀	Seller, transferor, or transferee is an agency or authority of the United States of America, an agency or authority of the State of New Jersey, the Federal National Mortgage Association, the Federal Home Loan Mortgage Corporation, the Government National Mortgage Association, or a private mortgage insurance company.			
5.	Seller is not an individual, estate, or trust and is not required to make an estimated Gross Income Tax payment.			
6.	The total consideration for the property is \$1,000 or less so the seller is not required to make an estimated Income Tax payment.			
7. 🗀	APPLICABLE SECTION) file a New Jersey Income	not recognized for federal income tax purpose. If the indicated section does not ultimately a Tax return for the year of the sale and report	pply to this transaction, the sell	
яΗ	Seller did not receive non		of a decedent to a devisee or he	air to effect distribution of the
o. <u> </u>	J The real property is being transferred by an executor or administrator of a decedent to a devisee or heir to effect distribution of the decedent's estate in accordance with the provisions of the decedent's will or the intestate laws of this State.			
9. 🗀	The real property being sold is subject to a short sale instituted by the mortgagee, whereby the seller agreed not to receive any proceeds from the sale and the mortgagee will receive all proceeds paying off an agreed amount of the mortgage.			
10.	The deed is dated prior to August 1, 2004, and was not previously recorded.			
11. 🔲	The real property is being transferred under a relocation company transaction where a trustee of the relocation company buys property from the seller and then sells the house to a third party buyer for the same price.			elocation company buys the
12.	The real property is being transferred between spouses or incident to a divorce decree or property settlement agreement under 26 U.S. Code section 1041.			
13.	The property transferred i	is a cemetery plot.		
14. 🔲	The seller is not receiving settlement sheet.	net proceeds from the sale. Net proceeds from	om the sale means the net amo	unt due to the seller on the
15. 🔲		trust that received an acknowledgment letter required to make the estimated Gross Incom		vice that the seller is a retirement
16.		s/civil union partner) originally purchased the p r selling the property as a result of being deplor xes 1 nor 2 apply.)		
Seller's Declaration				
any false and, to th	e statement contained herei ne best of my knowledge ar	his declaration and its contents may be disclo in may be punished by fine, imprisonment, or ad belief, it is true, correct and complete. By c ly recorded or is being recorded simultaneous	both. I furthermore declare that hecking this box I certify th	I have examined this declaration at a Power of Attorney to repre-
	Date	Signature (Seller)	Indicate if Power of Attorn	ey or Attorney in Fact

Signature (Seller)

Indicate if Power of Attorney or Attorney in Fact

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Seller's Residency Certification/Exemption Instructions

Individuals, estates, trusts, or any other entity selling or transferring property in New Jersey must complete this form if they are not subject to the Gross Income Tax estimated payment requirements under N.J.S.A. 54A:8-9. A nonresident seller is required to make an estimated Income Tax payment if none of the Seller's Assurances apply in the Seller's Assurances section of this form (GIT/REP-3). If one of the Seller's Assurance boxes on the GIT/REP-3 applies to the transfer, complete the form following the instructions below. Do not submit a completed GIT/REP-3 to the Division of Taxation. **Note:** Boxes 2 through 16 also apply to nonresidents.

Name(s). Enter the name of the seller. If there is more than one seller, each must complete a separate form unless they are a married/civil union couple that files their Income Tax returns jointly.

Address. Enter the seller's primary residence or place of business. Do not use the address of the property being sold. The seller is considered to be a nonresident unless a new residence (permanent place of abode, domicile) has been established in New Jersey and the new residence is listed here. Part-year residents are considered nonresidents.

Property Information. Enter the information listed on the deed of the property being sold. Enter the seller's percentage of ownership, the total consideration for the transaction, the seller's share of that consideration, and the closing date.

Consideration. "Consideration" means, in the case of any deed, the actual amount of money and the monetary value of any other thing of value constituting the entire compensation paid or to be paid for the transfer of title to the lands, tenements, or other realty, including the remaining amount of any prior mortgage to which the transfer is subject or which is assumed and agreed to be paid by the grantee and any other lien or encumbrance not paid, satisfied, or removed in connection with the transfer of title. If there is more than one owner, indicate the seller's portion of the total consideration received. If the total consideration for the property is \$1,000 or less, the seller must check box 6 under Seller's Assurances.

Seller's Assurances. Check the appropriate box(es). If one or more of the Seller's Assurances applies, the seller is not required to make an estimated Income Tax payment at this time.

Any seller claiming the principal residence exemption (box 2) must also be claiming an income/gain exclusion for the property being sold on their federal income tax return (26 U.S. Code section 121).

1031 like-kind exchange. A nonresident who completes the GIT/REP-3 and claims exemption for a 1031 transaction (box 7) must show the value of the like-kind property received. If the transaction includes non-like kind property (i.e., money, stocks, etc.), the seller must also compete the GIT/REP-1, Nonresident Seller's Tax Declaration, show the greater of the consideration or the fair market value of the non-like kind property received, and remit an estimated tax payment of 2% of that amount. If the transaction is a deferred like-kind exchange and the seller receives non-like kind property, the qualified intermediary (QI) must remit an estimated tax payment of 2% of the greater of the consideration or the fair market value of any non-like kind property when the 1031 transaction is completed. If the deferred exchange is voided, the QI must complete a GIT/REP-1, Nonresident Seller's Tax Declaration, and remit an estimated tax payment of 2% of the total consideration with an NJ-1040-ES Voucher.

Example: Mr. Smith is a nonresident of New Jersey who exchanges rental property A with a fair market value of \$1.2 million for rental property B with a fair market value of \$1.0 million and receives \$200,000 in cash (non-like kind property). An estimated tax payment is required on the \$200,000 non-like kind property for nonresidents.

PROPERTY A \$ 1,200,000
PROPERTY B \$ 1,000,000
CASH \$ 200,000
Estimated tax payment for GIT/REP-1 \$ 4,000

Box 16 is only for sellers and their spouses/civil union partners if the sellers and/or their spouses/civil union partners are members of the U.S. Armed Forces. **Note:** Stolen Valor is a crime in New Jersey pursuant to N.J.S.A. 38A:14-5.

Signature. The seller must sign and date the Seller's Declaration. If the seller has appointed a representative who is signing the Seller's Declaration on their behalf, either the Power of Attorney executed by the seller must have been previously recorded or recorded with the deed to which this form is attached, or a letter signed by the seller granting authority to the representative to sign this form must be attached.

The seller must give the completed GIT/REP-3 to the settlement agent at closing. The county clerk will attach this form to the deed when recording it. If the form is not completed in its entirety, or if the settlement agent does not submit the original form with the deed, the county clerk will not record the deed.