

WRAPAROUND PRE-CLOSING CHECKLIST

Thank you for choosing C. Jackson Law Firm, PLLC to close your WRAPAROUND TRANSACTION. In order to allow your transaction to process as smoothly as possible, please have the following documents and forms filled out and returned at the time you submit your contract.

Seller Info: (if more than one Seller with different addresses, please attach additional information as an addendum)

Name(s):	
Phone:	
Email:	
Address:	
Buyers Info: (if more than one Buyer with different addresses, please attach additional inform an addendum)	mation as
Name(s):	
Phone:	
Email:	
Address:	

Note: If Seller or Buyer is an LLC or Corporation, submit all business documents detailing who is the authorized signors for the LLC or Corporation and documentation that the business remains active with the SOS).

- Executed Purchase & Sales Agreement and Seller Finance Addendum
- ✓ Does Lender require two months escrow deposit? Y/N (please circle one)
- ✓ Obtain all HOA information, transfer fees, balances and dues.
- ✓ Completed Escrow Servicing Contract (if applicable)
- ✓ Fully executed Pre-Closing Package (pre-closing disclosures, Texas 5.016 Disclosures, Authorization to Release Information, Seller Info Sheet, and 1099-S Information Sheet)
- ✓ Any other closing expense invoices (insurance, home warranty, broker's DA, etc.)
- EMAIL FINAL EXECUTED PRE-CLOSING DOCUMENTS TO <u>SUPPORT@CJLAWSA.COM</u>

FAILURE TO PROVIDE THE ABOVE DOCUMENTATION AND/OR INFORMATION WILL RESULT IN A DELAY IN CLOSING

CJLAWSA.COM



C. JACKSON LAW FIRM, PLLC INTERMEDIARY ACKNOWLEDGEMENT

Property Address:

The parties to this transaction have requested that C. JACKSON LAW FIRM, PLLC ("The Firm") draft the documents for a real estate closing. For this closing, I will be acting as an intermediary only and will not be an advocate for either side. This role is different from the traditional one of an attorney, as I <u>MUST</u> remain impartial.

Being an intermediary means that any information disclosed by you to me during this representation will not be protected by attorney-client privilege in a subsequent legal proceeding asserted by or against one of you involving the other.

By using C. Jackson Law Firm, PLLC as an intermediary to document the agreement between the parties, both parties agree and acknowledge that The Firm cannot and will not give any legal advice to either side. While The Firm can answer general questions regarding the transaction and meaning behind the documents, The Firm will not advise either party to the transaction as to whether this transaction is right for them, or any other issue or question that is not general in nature. Both parties should seek the advice of their own counsel should they need any legal advice regarding the above transaction.

By signing below the parties acknowledge that the fees for this transaction are due in full by the paying party at the time the documents are released to either party, and are not refundable unless agreed to otherwise by The Firm in writing.

We, the undersigned, hereby acknowledge and agree that we have entered into this transaction, being fully advised of the possible conflicts and/or problems that may arise from using an intermediary, and other possible issues that are not stated above, and forever more INDEMNIFY AND HOLD HARMLESS C. JACKSON LAW FIRM, PLLC, ALL OF ITS EMPLOYEES, AND CHIANTE T. JACKSON INDIVIDUALLY FROM ANY LIABILITY WHATSOVER.

Seller's Signature(s):

	Date
	Date
Buyer's Signature(s):	
	Date
	Date

CJLAWSA.COM



C. JACKSON LAW FIRM, PLLC

WRAPAROUND FEE INFORMATION

Address:		
Buyer Name(s):		
Seller Name(s):		
The standard closing fees for a M	(RADAROUND Transaction through	

The standard closing fees for a WRAPAROUND Transaction through C. JACKSON LAW FIRM, PLLC are **\$1600**. These fees are allocated on a flat fee basis, payable to C. Jackson Law Firm. Closing fees include all document preparation and recording fees. An initial non-refundable deposit of \$800.00 is due and payable at the time this contract is submitted. This fee will be deducted from the overall transaction fees at closing. If this closing is canceled or otherwise not finalized, the initial fee is not refundable.

Below, please designate the exact total dollar amount of the Wraparound Transaction Fees Payable by each party.

Buyer: \$	_	
Seller: \$	_	
Signatures:		
	Buyer	Date
	Buyer	Date
	Seller	Date
	Seller	Date

CJLAWSA.COM



C. JACKSON LAW FIRM, PLLC

PRE-CLOSING DISCLOSURES

******Please have Each Purchaser/Buyer initial by Each box and sign and date the last page

GENERAL INFORMATION: A wraparound transaction is a form of creative seller financing that leaves the original(underlying) loan and lien in place when a property is sold. That means that the owner finance note for this transaction will not be the only loan/mortgage on the property. The Seller/Lender in this transaction will be responsible for ensuring that the underlying loan/mortgage remains current.

BUYER: PLEASE REVIEW THE BELOW DISCLOSURES AND INITIAL NEXT TO EACH ONE AFTER YOU'VE READ AND UNDERSTOOD IT:

1. UNDERLYING MORTGAGE NOT PAID OFF: I fully understand and acknowledge that under the terms of the Contract presented to me that my underlying mortgage will **NOT** be paid off at closing. I agree and acknowledge that this is a "Wraparound Transaction" and that the loan could stay in my name for the duration of the loan term.

2. **NOT A LOAN ASSUMPTION**: I acknowledge and understand fully that this transaction is not an official assumption of my loan. My loan will remain in my name and could remain in my name for the duration of the loan.

3. LOAN IN NAME: I understand that the loan for this property will stay in my name and it could stay in my name until the loan is matured. The Buyer has the right to keep the loan in my name for the length of the remaining loan time. This might affect my ability to secure additional credit at some future time.

4. **DUE ON SALE**: I fully agree and acknowledge that a transfer of title may be against my loan terms. I understand that there is a possibility that my loan may be called 'due' by the lender upon transfer of title and that the Buyer is not guaranteeing that they will pay the loan off if this happens. The Buyer has no intentions of defaulting on the loan or harming the seller's credit. The Buyer cannot guarantee that the loan will not be called due when this transfer takes place. The Buyer will, however, in good faith, assist the seller in trying to figure out a solution with the mortgage company if this situation were to arise. The Buyer will attempt in good faith to negotiate any secondary liens or additional judgments.

5. **DEED OF TRUST TO SECURE PAYMENT**: I understand and acknowledge that I may request that buyer sign a Deed of Trust to Secure payment at closing. I understand and acknowledge that if Buyer and I agree to not have a Deed of Trust to Secure Payment, my only recourse for nonpayment of my loan by buyer is to sue for breach of contract.

<u>6. LEGAL COUNSEL ADVISED</u>: I acknowledge I am being advised to seek independent legal counsel to review the Offer to Purchase/Agreement.



C. JACKSON LAW FIRM, PLLC PRE-CLOSING DISCLOSURES CONTINUED

7. CLOSING LAW FIRM DOES NOT REPRESENT EITHER PARTY: I acknowledge and understand that this transaction will close through an attorney's office, and that Attorney will be acting in an intermediary capacity and will not be able to give me legal advice. I acknowledge and understand that should I need legal advice, I should seek out my own independent counsel.

<u>8. NO OTHER PROMISES</u>: I have not been promised anything other than what is described in the Contract I have been presented with. There are no unresolved issues, no other agreements, nor are there other terms not disclosed in the Contract.

_____9. **FULLY INFORMED AND NOT CONFUSED**: I have signed the Contract being fully informed with a sufficient understanding of all terms and conditions contained therein. I am not confused about any aspect of The Contract.

10. ACCEPTANCE: I have reviewed the terms and conditions contained in the contract and have accepted Buyer's offer to purchase the property.

Acknowledged by:

Printed Name Seller:	
Signature Seller:	Date
Printed Name Seller:	
Signature Seller:	Date
Printed Name Buyer:	
Signature Buyer	Date
Printed Name Buyer:	
Signature Buyer	Date



NOTICE OF CONVEYANCE OF RESIDENTIAL PROPERTY ENCUMBERED BY LIEN PURSUANT TO TEXAS PROPERTY CODE SECTION 5.016

WARNING: ONE OR MORE RECORDED LIENS HAVE BEEN FILED THAT MAKE A CLAIM AGAINST THIS PROPERTY AS LISTED BELOW. IF A LIEN IS NOT RELEASED AND THE PROPERTY IS CONVEYED WITHOUT THE CONSENT OF THE LIENHOLDER, IT IS POSSIBLE THAT THE LIENHOLDER COULD DEMAND FULL PAYMENT OF THE OUTSTANDING BALANCE OF THE LIEN IMMEDIATELY. YOU MAY WISH TO CONTACT EACH LIENHOLDER FOR FURTHER INFORMATION AND DISCUSS THIS MATTER WITH AN ATTORNEY

	, Seller(s), hereby provides notice to
	chaser(s), pursuant to Texas Property Code, Section 5.016
as follows: The address of the property	y isand the legal description of the property in question is
	and the legal description of the property in question is
1. The name, address and phone numb	per of the lienholder against the Property is as follows:
2. Loan Information (Acct No):
b) Interest Rate:	Current Payoff: \$ % Monthly Payment: \$
3. The lienholder has not consented to	transfer of the Property to
	lating to the Property, the following applies:
b) The name of the Insured is	
	roperty is insured is \$ is
Dated this theday of	, 202
Purchaser(s):	Date:
	Date:
Seller(s):	Date:
	Date:

THE PARTIES TO THIS TRANSACTION HAVE AGREED NOT TO GIVE NOTICE TO THE LENDER OF THE INTENDED PROPERTY TRANSFER.



NOTICE OF CONVEYANCE OF RESIDENTIAL PROPERTY ENCUMBERED BY LIEN PURSUANT TO TEXAS PROPERTY CODE SECTION 5.016

NOTICE REGARDING PROPERTY INSURANCE:

ANY INSURANCE MAINTAINED BY A SELLER, LENDER, OR OTHER PERSON WHO IS NOT THE BUYER OF THIS PROPERTY MAY NOT PROVIDE COVERAGE TO THE BUYER IF THE BUYER SUFFERS A LOSS OR INCURS LIABILITY IN CONNECTION WITH THE PROPERTY. TO ENSURE THE BUYER'S INTERESTS ARE PROTECTED, THE BUYER SHOULD PURCHASE THE BUYER'S OWN PROPERTY INSURANCE.

BEFORE PURCHASING THIS PROPERTY, YOU MAY WISH TO CONSULT AN INSURANCE AGENT REGARDING THE INSURANCE COVERAGE AVAILABLE TO YOU AS A BUYER OF THE PROPERTY.

Dated this theday of	, 202
Purchaser(s):	Date:
	Date:
Seller(s):	Date:
	Date:

THE PARTIES TO THIS TRANSACTION HAVE AGREED NOT TO GIVE NOTICE TO THE LENDER OF THE INTENDED PROPERTY TRANSFER.



AUTHORIZATION TO RELEASE INFORMATION

Authorization dated this	day of	, 20
Borrower(s):		
Date of Birth:		
SSN:		
Property Address:		
Lender Name:		
Loan Number:		
Lender Phone number:		
Lender Fax number:		

I/We the undersigned hereby authorize you to release information regarding the above referenced loan to C. Jackson Law Firm, PLLC and ______ and/or their agents/assigns. This form may be duplicated in blank and/or sent via facsimile transmission. This authorization is a continuation authorization for said persons to receive information about my loan, including duplicates of any notices sent to me regarding my loan.

Borrower- Print Name

Borrower- Print Name

Borrower- Signature

Borrower- Signature



AUTHORIZATION TO RELEASE INFORMATION

Authorization dated thisday of	, 20
Borrower(s):	
Date of Birth:	
SSN:	
Property Address:	
Lender Name:	
Loan Number:	
Lender Phone number:	
Lender Fax number:	

I/We the undersigned hereby authorize you to release information regarding the above referenced loan to C. Jackson Law Firm, PLLC and _______ and/or their agents/assigns. This form may be duplicated in blank and/or sent via facsimile transmission. This authorization is a continuation authorization for said persons to receive information about my loan, including duplicates of any notices sent to me regarding my loan.

Borrower- Print Name

Borrower- Print Name

Borrower- Signature

Borrower- Signature



Information to assist Sellers in the completion of the 1099-S Certification and 1099-S Input Form

To comply with IRS regulations, requiring reporting of the sale or exchange of Real Property, follow the instructions below:

Step 1

Each Seller must complete a 1099-S Exemption Form (Husband and Wife must each complete a separate form).

Step 2

- A) If all questions are answered "True or Yes" on the 1099-S Exemption Form, return the completed and signed form to C. Jackson Law Firm, PLLC. DO NOT complete the 1099-S Input Form. No additional steps are required.
- 2. B) If you answered "False or No" to any question on the 1099-S Exemption Form, continue to Step 3.

Step 3

Each seller who does not answer "True/Yes" to all questions on the 1099-S Exemption form, must complete and sign the attached 1099-S Input form. Return the completed 1099-S Input Form to your escrow officer. (if you do not know all the information, leave it blank and we will fill it in)

Husband and wife filing joint returns need only complete one 1099 Input Form (and one percentage allocation of 100%).

TRUSTS: Trusts are not automatically exempt from receiving 1099s. If the Trust has not been issued it's own Tax I.D. number then each trustee must complete the form with the social security number to be used and the name, as it appears on tax return, with the percentage allocation for each trustee. If the Trust has it's own TIN then enter the Trust Tax I.D. number and the legal name as it appears on the tax return.

ESTATES: If using the decedent's social security to file tax return, then use the decedents name. If the Estate has been issued it's own TIN, then use Estate of John Smith and the TIN assigned to that Estate name.

CONSERVATORSHIPS: If a Minor, use the Name and social security number assigned to that minor. If an Elder, use the Elder's name and social security number that the tax return will be filed under.

PARTNERSHIPS/LLC (Limited Liability Company): Are not automatically exempt. The name and tax I.D. number for the partnership, one 1099 will be issued to one partner. (If volume transferor please provide documentation.)

Corporations, Non-profits, government entities, 1031 Exchanges, Refinance, Bankruptcy, Deed in Lieu of Foreclosure, Bulk Sales and Volume Transferors (more than 25 transactions per year) **are automatically exempt.**

The IRS wants the social security number that was assigned to the name (as it appears on IRS records) that will be filing the tax return reporting the sale of this property in this transaction.

(In some cases this may not be the same name as the Seller(s) on the Grant Deed. i.e. Decedents cannot convey property. Trusts cannot convey property.)

ALL SELLERS - COMPLETE THE 1099-S CERTIFICATION COMPLETE THE 1099-S INPUT FORM - ONLY IF APPLICABLE



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 description (including city, state, and ZIP code) of residence being sold or exchange.

3. Taxpayer Identification Number (TIN):

(SSN or ITIN - required for filing)

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 less. OR 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 less. OR 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 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 occurred 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



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. Sel	er Information
-------------	----------------

Date of Closing:

1. Name:

2. Address or legal description (including city, state, and ZIP code) of residence being sold or exchange.

3. Taxpayer Identification Number (TIN):

(SSN or ITIN - required for filing)

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 the5-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, an 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 less. OR 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 less. OR 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 less. OR 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.



NOTE to SELLER: This form does NOT need to be completed if all questions on the 1099-S CERTIFICATION FORM are answered "True". If the property involves a 1031 Tax Deferred Exchange, PLEASE COMPLETE THIS FORM.

1099-S INPUT FORM

Company Number	Office Number	Туре		Escrow Number	Actual Closing Date
		∏Add	ChangeDelete		

SUBJECT PROPERTY INFORMATION

STREET ADDRESS OR BRIEF FORM OF LEGAL DESCRIPTION (FOR VACANT LAND, USE APN, COUNTY AND STATE)

CITY STATE

ZIP CODE

TRANSACTION DATA

CONTRACT SALES PRICE (Line 401 of HUD-1 form) Note: If this is an exchange, provide total dollar value of cash, notes and debt relief received by this exchanger.	No. OF 1099-S forms required for the sale of this property	2 OR MORE 1099 FORMS - S If 2 or more 1099-s forms are required for this transaction, record the dollar amount for the seller based on the seller's declaration	BUYERS PART OF REAL ESTATE TAX Show any real estate tax, on a residence, charged to the buyer at settlement.	CONTINGENT TRANSACTION Is this a contingent transaction wherein gross proceeds cannot be determined with certainty at time of closing?	EXCHANGE Was (or will there be) other property services received?
\$		\$	\$	Yes	Yes

SELLER INFORMATION - PLEASE PRINT CLEARLY

ZIP CODE (or country if not USA)

SELLER'S SOCIAL SECURITY NUMBER OR	SELLER'S TAX IDENTIFICATION NUMBER
You are required by law to provide your closing agent with your	Under penalties of perjury, I certify that the number shown above is my
correct Taxpayer Identification Number. If you do not provide your	
closing agent with your correct Taxpayer Identification Number; you	
may be subject to civil or criminal penalties imposed by law under the	
Tax Reform Act of 1986, under Internal Revenue Code Sections 6045(E), 6676, 6722, 6723 and 7203.	Seller's Signature Date Signed



SELLER INFORMATION SHEET

Seller Informati Seller #1 full name (e and Las	st):				
Seller Birthday:/	/	_/	Seller	DL Number:			Sel	er SSN:
		_						
Marital Status:								
Seller #2 full name (Firs	st, Middl	e and La	st):				
Seller Birthday:/	/	_/	Seller	DL Number:			Sel	er SSN:
Current Address:								
Marital Status:								
Names on Title Is seller(s) only nam Relation to Seller(s)					io else is	on title	?	
Are they alive? □ Ye Heirship	es	□No –if	no, do ti	hey have a will?)	□ Yes	□No	–if no, may need Affidavit of
Marital History								
Did spouse live in pr								Date of Marriage:///
	-	-		-				Date of Divorce://
			-	need copy of I				
Is there a will? □N	0	□Yes -	- If yes,	is it probated?	□No	□Yes	□Cu	rrently in probate
Mortgage Info								
Do you have a Recer Lender Name <u></u>			t?	□No		an Numt	oer	
Delinquent on Paym	nent	ts?		□No	□Yes			

Please fill out this page and return with the completed contract and preclosing packet.