

Some states impose a mandatory tax withholding requirement on the sale of real property by nonresident individuals or entities. In some cases, an exemption is available for investors performing 1031 exchanges. Below is a brief summary of some state withholding requirements:

ALABAMA

Requirement: 3% of the sales price withheld for individuals and 4% of the sales price withheld for business entities. **Exemption:** Section 40-18-86, Code of Alabama nonresidents include individuals, trusts, partnerships, corporations, limited liability companies, limited liability partnerships, and unincorporated organizations. Submit form NR-AF3 ("Seller's Certificate of Exemption")

Information: <u>https://revenue.alabama.gov/individual-corporate/taxes-administered-by-individual-corporate-income-tax/</u> withholding-tax/nonresidentwh/

CALIFORNIA

Requirement: 3.33% of the sales price withheld if the property is over \$100,000. **Exemption:** Submit Form 593 ("Real Estate Withholding Statement") and certify the sale is part of a 1031 exchange and also certify any other exemptions on the form apply. **Information:** <u>www.ftb.ca.gov</u> or 800-998-3676

COLORADO

Requirement: 2% of the sales price if the property is over \$100,000. **Exemption:** If the seller is performing a \$1031 exchange, the non-Colorado resident may sign an "Affirmation of No Reasonably Estimated Tax to be Due" per Colorado Department of Revenue Form DR1083. **Information:** C.R.C. 39-22-604.5; <u>www.colorado.gov/revenue/tax</u>

GEORGIA

Requirement: 3% of the sales price if the property is over \$20,000 for non-resident sellers, or, alternatively, 3% of the non-resident seller's gain if seller completes an Affidavit of Seller's Gain (Form IT-AFF2).

Exemption: Sellers performing a 1031 exchange with all income from the sale not being subject to federal or state income tax are exempt from withholding and will complete a Certificate of Exemption (Form IT-AFF3).

Information: <u>https://dor.georgia.gov/information-georgias-withholding-requirements-sales-or-transfers-real-property-nonresidents</u>

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HAWAII

Requirement: 5% of the sales price under the Hawaii Real Property Tax Act. **Exemption:** Completion of Form N-289 where the seller states they are not required to recognize any gain on the transfer because they are performing a 1031 exchange. **Information:** H.R.S. §235-68; <u>www.hawaii.gov/tax</u>

MAINE

Requirement: 2.5% of the sales price if the property sold is over \$50,000.

Exemption: At least two weeks prior to closing, submitting Form REW-5 ("Request for Exemption or Reduction in Withholding or Maine Income Tax on the Disposition of Maine Real Property"). **Information**: 207-626-8473M.R.S.Title 36 §5250-A; <u>www.maine.gov/revenueforms</u>

MARYLAND

Requirement: 7.5% by nonresident individual and 8.25% by nonresident entity.

Exemption: At least 21 days prior to closing, submit Form MW506AE ("Application for Certificate of Full or Partial Exemption") to Maryland Comptroller's Office if there is no boot. The state of Maryland also requires a letter from the qualified intermediary stating the amount of boot, if any. The amount of any boot must be stated on the application as the taxable amount.

Information: Section 10-912 of the Tax General Article, Annotated Code of Maryland; http://marylandtaxes.com/

MISSISSIPPI

Requirement: 5% of the sales price if the property sold is over \$100,000.

Exemption: If the seller is performing an exchange, they may provide the buyer with an affidavit stating no gain is to be recognized on the sale because they are performing an exchange and purchasing replacement property in Mississippi. **Information**: M.R.S. Section 27-7-308; <u>www.dor.ms.gov</u>

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NEW JERSEY

Requirement: Pursuant to the bulk sale notification rules which also generally apply in New Jersey, the buyer must file Form C -9000 with the Division of Taxation at least 10 days before closing. Within 10 days, the Division will forward a notice of the amount to be held in escrow at the closing. The escrow amount includes existing tax debts, delinquencies, assessments and tax on gain from the sale of property.

Exemption: The seller may file an Asset Transfer Tax Declaration form to assist the Division in calculating the estimated tax on gain. Line 6 on this Form does refer to a 1031 exchange affecting the calculation of estimated tax. The Division has the discretion to adjust the escrow amount held. Payment of the taxes is made from the escrow account. **Information**: www.state.ni.us/treasury/taxation/fagbulksale.shtml; N.J.S.A. 54:50-38

NEW YORK

Requirement: 7.7% of the capital gain.

Exemption: Filing Form IT-2663, checking box 4B, and providing a brief summary of the exchange before closing with the New York State Department of Taxation and Revenue.

Information: N.Y.R.S. Tax Law Article 22, Section 663; www.tax.ny.gov/forms

OREGON

Requirement: For individual sellers or C corporations, withhold the lessor of 4% of the consideration or 8% of the gain or proceeds.

Exemption: Submit exemption form (Form WC). **Information:** OR Section 314.258 at <u>https://www.oregonlaws.org/ors/314.258</u>

NORTH CAROLINA

Requirement: 4% of the sales price (other requirements may apply). The buyer must file a return with the Secretary of the State of North Carolina within 15 days of the sale closing. **Information:** NC Section 105-163

PENNSYLVANIA

Requirement: For individuals and other sellers, Pennsylvania does not recognize the Federal 1031 exchange gain deferral rules and state income taxes must be paid when there is gain on the sale of Pennsylvania property. **Exemption:** For C-Corporations following GAAP, Pennsylvania does follow the Federal rules and allow for deferral pursuant to Section 1031.

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RHODE ISLAND

Requirement: 6% of the sales price for nonresident individuals and 9% for nonresident corporations. **Exemption:** Completion of RI Form 71.3, Nonresident Election of Gain and Certificate of Withholding Due, and checking the box noting the sale will not be subject to tax because the seller is performing a 1031 exchange. Information: www.tax.ri.gov

SOUTH CAROLINA

Requirement: 7% for individuals and 5% for corporations. Buyers are required to file Form I-290 and estimate the seller's gain based on the Seller's Affidavit. The withholding amount is calculated by multiplying the appropriate percentage by the estimated gain (when the Affidavit is received) or multiplying the percentage by the sales prices (when no Affidavit is received).

Exemption: Completion of Form I-295 (Affidavit Nonresident Seller Withholding). Information: S.C. Code Section 12-8-580; www.sctax.org/default.htm

WEST VIRGINIA

Requirement: 2.5% of the sale proceeds or estimated capital gain. **Exemption:** File Form WV.NRAE (Application for Full or Partial Exemption) with the State Tax Department no later than 21 days before closing.

Information: West Virginia Code 11-21-71b

VERMONT

Requirement: 2.5% of the sales price. The buyer must complete Form RE-171 and submit with the withhold amount to the Vermont Commissioner of Taxes.

Exemption: A nonresident seller can request an exemption for performing a 1031 exchange by filing a request for Withholding Certificate and presenting this Certificate to the buyer prior to closing. A separate tax, the Vermont Land Gains tax, exempts only exchanges of Vermont land for Vermont land.

Information: www.state.vt.us/tax/index.shtml

This information is only a very brief overview of some state withholding requirements. Every taxpayer should work with their own tax/legal advisor and review all the details of the latest state withholding rules and possible exemptions before closing.

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