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Quick FIRPTA checklist

EVERY SINGLE U.S. real estate transaction is a FIRPTA transaction until you have either A or B;

- A. Obtain a certificate of non-foreign status based upon any of the following:
 - i. U.S. Passport
 - ii. U.S. Birth certificate
 - iii. U.S. Naturalization certificate
 - iv. Current and valid U.S. Permanent Resident Card aka "Green Card" if the seller(s) is in the U.S.
 - v. Meet the Substantial Presence Test
 - i. Have a valid Tax ID
 - ii. Be current with U.S. tax filing obligations.
- B. Proceed with FIRPTA withholding compliance.

Common questions about FIRPTA withholding.

- > Seller has a U.S. Social Security number; FIRPTA does NOT apply.
 - False, having a U.S. SSN does NOT automatically exempt a seller from FIRPTA withholding, a Tax ID, State
 Driver's License or U.S. Entry Visa do not determine U.S. tax residency, contact us for further verification.
- > Seller has an ITIN FIRPTA DOES applies;
 - o False, if seller has an ITIN the seller MAY qualify for a FIRPTA exemption, contact us for further verification.
- Seller meets SPT, FIRPTA does NOT apply.
 - U.S. tax residency rules are complex and often misunderstood only take advice from an experienced tax professional, please contact us for further verification.
- The foreign spouse of a married couple can allocate his/her share to the U.S. spouse to avoid FIRPTA.
 - False, the foreign spouse will be subject to FIRPTA withholding on their share of the value of the sale, please contact us for further verification.
- The seller is a "Domestic LLC." FIRPTA does not apply.
 - False If the owner of a State LLC is a foreign individual and the LLC is a single member or a "sole proprietor" disregarded entity, IRS ignores the LLC and looks through to ultimate owner and FIRPTA rules apply to the foreign owner or the Limited Liability Company.
- ➤ If seller is a <u>U.S. corporation</u>, partnership, etc. The entity must still provide a certificate of non-foreign status.
- Fig. 1. If the sales price of a RESIDENTIAL property is \$300,000 or less AND the property will be buyer's main residence AND buyer is willing to sign a document stating he will occupy the property for at least 50% of the time for the next 2 years FIRPTA does NOT apply.

Remember, we do not charge to answer your questions, let us be a resource and make FIRPTA easy for you!