

Toll Free: 800.962.4238 PacificPremierTrust.com

# Selling Real Estate: What You Need to Know

As part of our continuing commitment to making investing in real estate easier, we are offering a self-service option. Account owners may instruct Pacific Premier Trust to execute an Appointment of Agent which allows the account owner the authority to take any action and execute such documents deemed appropriate or necessary to close the sale of the real estate investment by the account.

Before closing, the following Pacific Premier Trust forms are required for this self-service option:

- Real Estate Sale Authorization Form
- Appointment of Agent (Hold Harmless Agreement)

The following is required within 2 business days of the closing for this self-service option:

- · Executed Warranty Deed and any other information or documents specified by Pacific Premier Trust.
- Actual net proceeds deposited into the account. (Note that if the account is an individual retirement account or qualified retirement account, holding proceeds directly by the account owner prior to deposit may constitute a distribution from the IRA or a prohibited transaction under the Internal Revenue Code.)

# THE FOLLOWING IS REQUIRED IF PACIFIC PREMIERTRUST WILL BE COMPLETING THE REVIEW OF CLOSING DOCUMENTS FOR THE REAL ESTATE SALE:

## Third Party Documents Signed "Read & Approved" by the Account Owner

Anything for which the escrow company, title company, or attorney requires a Pacific Premier Trust signature or initials must be signed by the Account Owner as "Read & Approved." NOTE: Some escrow or title companies will not accept the documents after the Account Owner signs them "Read & Approved"; please submit both a "clean" and "Read & Approved" copy to expedite the transaction process.

Additional Requirements:

- Real Estate Sale Authorization Form
- Draft Conveyance Deed
- Estimated Settlement Statement or HUD
- Additional Escrow/Closing Documents, if they require a Pacific Premier Trust signature (If applicable, any supporting documentation required by the legal jurisdiction in which the property is situated, must by completed in full by the client.)
- Actual net proceeds deposited into the account (within two business days of the closing).

# **REMINDERS**

# Vesting Reflected on Sale Documents

When preparing sales documents, the vesting should appear the same as in the recorded deed held by the county.

#### Carryback Investments

If you're completing a seller carryback and financing the purchase of the buyer, please also complete our Deed of Trust/Mortgage/Secured Note Investment Authorization form and include all applicable items for our review.

## Selling Real Estate Investments Through a Land Contract

The following additional documents are required:

- Memorandum of Land Contract
- Land Contract
- Deed of Trust/Mortgage/Secured Note Investment Authorization form

#### Section 4975 of the Internal Revenue Code

If the account is an individual retirement account or other retirement account, the broker, real estate, and/or the settlement agent cannot earn a commission if he/she is a disqualified person or party in interest and selling property to a disqualified party or party in interest may be a prohibited transaction that can lead to potential tax consequences.





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# Appointment of Agent (Hold Harmless Agreement) with Respect to Real Estate Sale

1. ACCOUNT OWNER INFORMATION						
ACCOUNT OWNER NAME (FIRST, MI, LAST)		PACIFIC PREMIER TRUST ACCOUNT NO.				
EMAIL ADDRESS		PHONE NO.				
2. PROPERTY INFORMATION						
STREET ADDRESS						
CITY	COUNTRY	STATE/PROVINCE	POSTAL CODE			
PROPERTY PARCEL NO. OR APN	PERCENTAGE OF OWNERSHIP	PACIFIC PREMIERTRU	ST ASSET ID (IF KNOWN)			

By signing this Appointment of Agent (Hold Harmless Agreement) with Respect to Real Estate Sale, I hereby instruct Pacific Premier Bank, acting through its Pacific Premier Trust division ("Pacific Premier Trust") to execute this Appointment of Agent with respect to the sale of the following real property held by the custodial account identified above (the "Account") with respect to which Pacific Premier Trust serves as custodian.

By executing this Appointment of Agent (Hold Harmless Agreement) with Respect to Real Estate Sale, Pacific Premier, hereby appoints me as agent for custodian with respect to the Account with authority to take any action and execute such documents that I deem appropriate or necessary to close the sale of this real estate investment by the Account. I understand that I must provide Pacific Premier Trust with an estimate of net sale proceeds as well as an executed deed and any other information and documents specified by Pacific Premier Trust within two business days of the closing (or, if later, the date of the request by Pacific Premier Bank) with the actual net proceeds deposited to my Account within two business days of the closing. If the account is an individual retirement account or other retirement account, I understand that if such information, documentation, and/or proceeds are not provided in a timely manner, Pacific Premier Trust may treat the sale as a distribution from my Account. Note that if the account is an individual retirement account or qualified retirement account, holding proceeds directly by the account owner prior to deposit may constitute a distribution from the IRA or a prohibited transaction under the Internal Revenue Code. I also understand that any additional documents provided to Pacific Premier Trust that are not required will not be reviewed.



# 3. ADDITIONALTERMS AND CONDITIONS

I understand that it is my responsibility to perform proper due diligence with respect to the sale, and I hereby represent to Pacific Premier Trust that I understand the risks (including any tax consequences) involved with handling the closing of my real estate transaction and the Appointment of Agent with Respect to Real Estate Sale. Additionally, I have consulted with my attorney or tax adviser, or I declined the opportunity to consult with my attorney or tax adviser after having the opportunity to do so.

I understand that I am responsible for ensuring that any documents relating to this transaction are signed, recorded, genuine, and legally enforceable and that I am acting with respect to the sale not in my individual capacity but solely as agent for the custodian on behalf of the Account. I acknowledge that Pacific Premier Trust has not evaluated or performed any due diligence on behalf of the Account with respect to this real estate sale and that any operational review completed by Pacific Premier Trust is solely for record keeping purposes.

If the Account is subject to the requirements of Section 4975 of the Internal Revenue Code, I represent that the neither the Account's investment in or management of the real estate, nor the Account's sale of the real estate is a nonexempt prohibited transaction, under Section 4975 of the Internal Revenue Code. I understand that the Broker, real estate, and/or the settlement agent cannot earn a commission if he/she is a disqualified person or party in interest and that selling property to a disqualified party or party in interest may be a prohibited transaction that can lead to potential tax consequences. I acknowledge that Pacific Premier Trust has not provided any advice with respect to the real estate investment or the sale of the real estate, and I am solely responsible for determining whether the Account's investment in or management of the real estate and the sale of the real estate constitutes a prohibited transaction.

It is Pacific Premier Trust's position that the Account is exempt from any tax withholding applicable to real estate transaction under the Account if the account is an individual retirement account or other retirement account. I accept that I will ensure all debits and credits on the settlement statement are valid and appropriate. If it is identified that withholding was not assessed correctly Pacific Premier Trust is not responsible for resolving the matter.

I understand that Pacific Premier Trust does not render any legal or tax advice. I understand that Pacific Premier Trust has made no evaluations as to the merits of this investment and its related transactions, and I agree to release, indemnify, defend, and hold harmless Pacific Premier Trust, its employees, agents, subsidiaries, affiliates, and Successors, from any liability, costs, claims, damages, and expenses (including reasonable attorneys' fees and costs) arising from this Appointment of Agent (Hold Harmless Agreement) with Respect to Real Estate Sale and/or real estate investment.

I understand that my Account may have liability above and beyond the amount of this investment. I understand that Pacific Premier Trust shall have no duty to initiate or defend any litigation or administrative proceeding with respect to my Account or this property. I agree to pay any expenses and costs that are incurred by Pacific Premier Trust as a result of any errors or litigation including, but not limited to, costs of staff time, costs of document production, and expenses or costs incurred by outside counsel.

Nothing herein shall authorize or entitle me, my representatives, or attorneys to represent Pacific Premier Trust's own interests (i.e., interests other than those affecting assets in my Account). This Appointment of Agent (Hold Harmless Agreement) with Respect to Real Estate Sale is for the limited scope and purpose set forth herein and is effective as of the date set forth below and shall terminate when the aforementioned real estate sale has closed or is cancelled.



ACCOUNT OWNER SIGNATURE	DATE

# FOR PACIFIC PREMIER TRUST USE ONLY

AUTHORIZED SIGNATURE

ACCOUNT NUMBER (PACIFIC PREMIER TRUST WILL COMPLETE)

Pacific Premier Trust performs the duties of an independent custodian of assets for self-directed individual and business retirement accounts and does not provide investment advice, sell investments or offer any tax or legal advice. Clients or potential clients are advised to perform their own due diligence in choosing any investment opportunity as well as selecting any professional to assist them with an investment opportunity.

NON-DEPOSIT INVESTMENT PRODUCTS ARE NOT INSURED BYTHE FDIC; ARE NOT DEPOSITS OR OTHER OBLIGATIONS OF, OR GUARANTEED BY, THE BANK OR ANY OF ITS DIVISIONS; AND ARE SUBJECTTO INVESTMENT RISKS, INCLUDING POSSIBLE LOSS OF THE PRINCIPAL AMOUNT INVESTED.

Upload forms to:

PacificPremierTrust.com/upload

Fax to: 303.614.7036

Send mail to: FIS - Processing Center Attn: Pacific Premier Trust PO BOX 981012 Boston, MA 02298 For express deliveries: FIS-Remittance Processing Loading Dock #2 Attn: Pacific Premier Trust 10 Dan Road Canton, MA 02021 Questions? Call: 800.962.4238





# **Real Estate Sale Authorization**

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## IMPORTANT INFORMATION

Use this form to initiate and authorize a real estate sale. Please ensure that each document requiring initials and signatures is signed "Read & Approved" by the client. **NOTE:** Sending original documents to our office may result in delayed processing. Copies of the following documents should be submitted to Pacific Premier Trust for review via email (alternativeassetsuploads@pacificpremiertrust.com) or upload (PacificPremierTrust.com/upload).

- Estimated HUD or Sale Settlement Statement
- Draft Conveyance Deed
- Additional Escrow/Closing Documents (If applicable, any supporting documentation required by the legal jurisdiction in which the property is situated, must by completed in full by the client.)

If you are doing a seller carryback and financing the purchase of the buyer, please complete our Deed of Trust/Mortgage/Secured Note Investment
Authorization form and include all applicable items for our review. If documentation was submitted with contract, please resubmit them to Pacific Premier
Trust. DOCUMENTS WILL NOT BE REVIEWED UNLESS SIGNED "READ & APPROVED."

1. ACCOUNT OWNER INFORMATION						
ACCOUNT OWNER NAME (FIRST, MI, LAST)			PACIFIC PREMIER TRUST ACCOUNT NO.			
EMAIL ADDRESS			PHONE NO.			
2. PROPERTY INFORMATION						
STREET ADDRESS						
СІТУ	COUNTRY		STATE/PROVINCE		POSTAL CODE	
PROPERTY PARCEL NO. OR APN	PERCENTAGE OF OWNERSHIP		%	PACIFIC PREMIER TRUST ASSET ID (IF KNOWN)		
3. SALE INFORMATION						
This is a:						
☐ Full sale in the amount of \$	(estimated net	oroceeds)				
Partial sale in the amount of \$	(estimated ne	t proceeds	s)			
If partial sale, please indicate the lot/pa	rcel/address being sold					
Closing Date, if applicable//	_					
Is there liability currently associated with this property?   Yes   No						
If "Yes," please write the lender's name No						
Do you intend to do one of the following:   Carry back Contract for deed						
4. AGENTS RECEIVING COMMISSION						
NOTE: If receiving commission, this individual cannot be a disqualified person or party in interst if the account is an individual retirement account or other retirement account.						
BUYER'S AGENT NAME						
SELLER'S AGENT NAME						



COMPANY NAME		CONTACT NAME			
ADDRESS					
СІТУ	STATE/PROVINCE	POSTAL CODE	PHONE NO.		
Please send documents via (check all that apply)*:	<u> </u>				
□ Email: □ Fax:					
☐ Regular Mail to address above					
Express Mail Delivery to address above and:					
☐ Charge my Pacific Premier Trust acco	unt for overnight fee				
☐ Use a third party's billing account no.					
Use the enclosed prepaid UPS/FedE					
*If no option is selected, the default will be to overn	ight at the client's expense.	Please refer to your fee sche	edule for details.		
6. ACKNOWLEDGMENTS & SIGNATURE					
I understand that it is my responsibility to perform proper of the risks (including any tax consequences) involved with har opportunity to consult with my attorney or tax adviser after I understand that I am responsible for ensuring that any doct Premier Trust has not evaluated or performed any due dilige Trust is solely for record keeping purposes.	ndling the closing of my transac having the opportunity to do so uments relating to this transaction	tion. Additionally, I have consulted.  on are signed, recorded, genuine	ed with my attorney or tax advisor, or I declined th , and legally enforceable. I acknowledge that Pacifi		
If the Account is subject to the requirements of Section 48 real estate, nor the Account's sale of the real estate is a non estate, and/or the settlement agent cannot earn a commiss interest may be a prohibited transaction that can lead to po real estate investment or the sale of the real estate, and I are sale of the real estate constitutes a prohibited transaction.	exempt prohibited transaction, sion if he/she is a disqualified po tential tax consequences. I ackr	under Section 4975 of the Internerson or party in interest and that nowledge that Pacific Premier Tru	al Revenue Code. I understand that the Broker, rea at selling property to a disqualified party or party i ust has not provided any advice with respect to th		
I understand that Pacific Premier Trust does not render any le and its related transactions, and I agree to release, indemni from any liability, costs, claims, damages, and expenses (inc	fy, defend, and hold harmless F	Pacific Premier Trust, its employe	es, agents, subsidiaries, affiliates, and Successors		
any litigation or administrative proceeding with respect to m	y Account or this property. I agre	ee to pay any expenses and costs	that are incurred by Pacific Premier Trust as a resu		
ACCOUNT OWNER SIGNATURE			DATE		
from any liability, costs, claims, damages, and expenses (inc I understand that my Account may have liability above and b any litigation or administrative proceeding with respect to m of any errors or litigation including, but not limited to, costs of  ACCOUNT OWNER SIGNATURE  Pacific Premier Trust performs the duties of an indepen	reyond the amount of this invest y Account or this property. I agre of staff time, costs of document	tment. I understand that Pacific F ee to pay any expenses and costs production, and expenses or cos	Premier Trust shall have no duty to that are incurred by Pacific Prem sts incurred by outside counsel.    DATE		

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