## 2024 · WHAT ISSUES SHOULD I CONSIDER WHEN SELLING MY HOME?



	SALE ISSUES (CONTINUED)
	Do you need to review what you're sale proceeds? If so, consider the ne with, and make sure to plan appropri (e.g., job change, temporary income sexpenses (e.g., new down payment, roubject to after the sale.
	COST BASIS ISSUES
	Did you (and/or your spouse) purcl initial cost basis is the purchase price plicable closing costs you paid for. If y remember to adjust your cost basis h full step-up in basis depending on wh law or community property state).
	Did you inherit your home from so spouse? If so, your initial cost basis is market value of the property was at t person you inherited it from, or the a elected (see the "Will I Receive A Step Appreciated Property I Inherited" flow
	Did you receive your home as a giff settlement? If so, your initial cost bat from the person you received the home Be mindful of whether the "double basituation.
	Have you made any capital improvement remodeling, solar panel installation adjust your cost basis higher by the anital improvements. However, be mind lower by the amount of any energy to ceived for energy-related home upgra

SALE ISSUES (CONTINUED)	YES	NO
Do you need to review what you're going to do with your home sale proceeds? If so, consider the net amount you will walk away with, and make sure to plan appropriately for any transition period (e.g., job change, temporary income shortage, etc.) or upcoming expenses (e.g., new down payment, moving costs, etc.) you may be subject to after the sale.		
COST BASIS ISSUES	YES	NO
Did you (and/or your spouse) purchase this home? If so, your initial cost basis is the purchase price of your home plus any applicable closing costs you paid for. If your spouse is deceased, remember to adjust your cost basis higher (i.e., a partial step-up or full step-up in basis depending on whether you live in a common law or community property state).		
Did you inherit your home from someone other than your spouse? If so, your initial cost basis is generally what the fair market value of the property was at the date of death from the person you inherited it from, or the alternative valuation date if elected (see the "Will I Receive A Step-Up In Basis For The Appreciated Property I Inherited" flowchart).		
Did you receive your home as a gift or as part of a divorce settlement? If so, your initial cost basis is generally carried over from the person you received the home from (i.e., their cost basis). Be mindful of whether the "double basis" rules apply to your situation.		
Have you made any capital improvements to your home (e.g., remodeling, solar panel installation, etc.)? If so, remember to adjust your cost basis higher by the amounts you've paid for capital improvements. However, be mindful to adjust your cost basis lower by the amount of any energy tax credits you may have received for energy-related home upgrades. (continue on next page)		

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	COST BASIS ISSUES (CONTINUED)	YES	NO
>	<b>Have you made any repairs to your home?</b> If so, be mindful that most repairs do not affect your cost basis unless they are mandatory (due to damages) or are part of extensive restoration work. Be sure to adjust your cost basis higher for any repair costs that qualify.		
>	<b>Have you ever taken the home office deduction?</b> If so, remember to adjust your cost basis lower by the amount of deductions you've taken (only if you used the actual expense method).		
>	Have you ever rented your home to tenants? If so, remember to adjust your cost basis lower by the total amount of depreciation you were entitled to take. Depreciation recapture is mandatory (even if never taken) to the extent of any realized gains at sale, and is taxed up to a 25% tax rate (plus 3.8% NIIT, if applicable).		

TAX PLANNING ISSUES	YES	NO
<ul> <li>Do you need to review whether you qualify for the Section 121 exclusion (i.e., capital gains of up to \$250,000, or \$500,000 if MFJ) on the sale of your home? If so, consider the following:         <ul> <li>Up to \$250,000 (\$500,000 if married filing jointly, or if sold within two years of your spouse's death and you haven't remarried) in capital gains may be excluded if you both owned and lived in your home (as your principal residence) for at least two of the past five years (i.e., meet the ownership and usage test). For married couples, only one spouse must meet the ownership test, but both must meet the usage test. If divorced, you may be able to use your ex-spouse's ownership as part of the "ownership test," but be mindful of any applicable rules and limitations.</li> <li>If you don't meet the ownership and usage tests, a partial exclusion may be allowed if selling your home due to a change of employment, health reasons, or other unforeseen circumstances.</li> <li>You do not qualify for the exclusion if you claimed it in the past two years, or if the home you are selling was acquired via a Section 1031 exchange in the last five years. (continue on next column)</li> </ul> </li> </ul>		

TAX PLANNING ISSUES (CONTINUED)	YES	NO
After considering your cost basis, are you expecting to sell your home at a loss? If so, be mindful that you will not be able to use losses on the sale of your personal residence to offset other gains. If your home is a rental property (or an inherited property and not used as your personal residence), you may be able to recognize your loss to offset other ordinary income, but be mindful of the rules and limitations that apply.		
After considering your cost basis (and any applicable capital gain exclusions), are you expecting to sell your home at a taxable gain? If so, consider the following:  Determine the extent of your taxable gain (including 3.8% NIIT, if applicable) and have a plan to address it (e.g., pay tax liability outright, harvest capital losses to offset the gain, etc.).  If the capital gain is substantial, consider deferring the sale of your home until after you pass away so your heirs would receive a step-up in basis (if applicable).  If your home is a rental property, consider whether a Section 1031 exchange (i.e., deferral of capital gains and depreciation recapture) would be beneficial to your situation, but be mindful of the rules and limitations that apply.		
Are you selling your home to your child? If so, be mindful of any gift tax issues if selling it below fair market value. Additionally, consider whether financing the home to your child (via a family loan) would be appropriate, but be mindful of the imputed interest rules if your interest rate is not in line with the applicable federal rates (AFR).		
Do you need to review whether you will be required to report the sale of your home on your taxes? If so, be mindful that you will need to report your home sale on your taxes if you have a gain and are not eligible to exclude all of it, if you have a gain and you choose not to exclude all of it (i.e., if you plan to use the Section 121 exclusion on another home within two years), or if you received a Form 1099-S.		