

THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

	initialed by all parties, the clauses below will be incorporated into the Florida Realtors®/Florida Bar Residential Contract or Sale And Purchase between(SELLER) Id (BUYER)
	ncerning the Property described as(BUYER)
Вι	uyer's Initials Seller's Initials
	A. CONDOMINIUM RIDER
1.	CONDOMINIUM ASSOCIATION APPROVAL: The Association's approval of Buyer (CHECK ONE): is is not required. If approval is required, this Contract is contingent upon Buyer being approved by the Association no later than
2.	RIGHT OF FIRST REFUSAL: (a) The Association (CHECK ONE): ☐ has ☐ does not have a right of first refusal ("Right"). If the Association has a Right, this Contract is contingent upon the Association, within the time permitted for the exercise of such Right, either providing written confirmation to Buyer that the Association is not exercising that Right, or failing to timely exercise such Right pursuant to the terms of the Declaration of Condominium ("Declaration", which reference includes all amendments thereto). (b) The members of the Association (CHECK ONE): ☐ have ☐ do not have a Right. If the members do have a Right, this Contract is contingent upon the members, within the time permitted for the exercise of such Right, either providing written confirmation to Buyer that the members are not exercising that Right, or failing to timely exercise such Right pursuant to the terms of the Declaration. (c) Buyer and Seller shall, within ☐ (if left blank, then 5) days after Effective Date, sign and deliver any documents required as a condition precedent to the exercise of the Right, and shall use diligent effort to submit and process the matter with the Association and members, including personal appearances, if required. (d) If, within the stated time period, the Association, the members of the Association, or both, fail to provide the written confirmation or the Right has not otherwise expired, then this Contract shall terminate and the Deposit shall be refunded to the Buyer, thereby releasing Buyer and Seller from all further obligations under this Contract. (e) If the Association or a member timely exercises its or their Right, this Contract shall terminate and the Deposit shall be refunded to Buyer (unless this Contract provides otherwise), thereby releasing Buyer and Seller from all further obligations under this Contract, and Seller shall pay to Broker the full commission at Closing in recognition that Broker procured the sale.
3.	FEES; ASSESSMENTS; PRORATIONS; LITIGATION: (a) Condominium Association assessment(s) and Rents: Seller represents that the current Association assessment(s) installments is/are
	\$ payable (CHECK ONE): ☐ monthly ☐ quarterly ☐ semi-annually ☐ annually
	and if more than one Association assessment \$ payable (CHECK ONE): ☐ monthly ☐ quarterly ☐ semi-annually ☐ annually
	and the current rent on recreation areas, if any, is \$ payable (CHECK ONE): ☐ monthly ☐ quarterly ☐ semi-annually ☐ annually

A. CONDOMINIUM RIDER (CONTINUED)

All annual assessments levied by the Association and rent on recreational areas, if any, shall be made current by Seller at Closing, and Buyer shall reimburse Seller for prepayments.

(b) Fees: Seller shall, at Closing, pay all fines imposed against the Unit by the Condominium Association as of Closing Date and any fees the Association charges to provide information about the Property, assessment(s) and fees.

If Property is part of a Homeowners' Association, see Rider B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE for further information including additional assessments and fees.

(0)	Special	Assessments	and	Drorations:
(C)	Special	Assessments	ano	Prorations

- (i) Seller represents that Seller is not aware of any special or other assessment that has been levied by the Association or that has been an item on the agenda, or reported in the minutes, of the Association within twelve (12) months prior to Effective Date, ("pending") except as follows:______
- (ii) If special assessments levied or pending exist as of the Effective Date are disclosed above by Seller and may be paid in installments (CHECK ONE):

 Buyer

 Seller (if left blank, then Buyer) shall pay installments due after Closing Date. If Seller is checked, Seller shall pay the assessment in full prior to or at the time of Closing.
- (iii) If special assessments levied or pending exist as of the Effective Date and have not been disclosed above by Seller, then Seller shall pay such assessments in full at the time of Closing.
- (iv) If, after Effective Date, the Association imposes a special assessment for improvements, work or services, which was not pending as of the Effective Date, then Seller shall pay all amounts due before Closing Date and Buyer shall pay all amounts due after Closing Date.
- (v) A special assessment shall be deemed levied for purposes of this paragraph on the date when the assessment has been approved as required for enforcement pursuant to Florida law and the condominium documents listed in Paragraph 5.
- (vi) Association assets and liabilities, including Association reserve accounts, shall not be prorated.

(d)	Litigation: Seller represents that Seller is not aware of pending or anticipated litigation affecting the Property or the
	common elements, if any, except as follows:

4. SPRINKLER SYSTEM RETROFIT:

If, pursuant to Sections 718.112(2)(I), F.S., the Association has voted to forego retrofitting its fire sprinkler system or handrails and guardrails for the condominium units, then prior to Closing Seller shall furnish to Buyer the written notice of Association's vote to forego such retrofitting.

5. NON-DEVELOPER DISCLOSURE: (CHECK ONE):

	a) THE	BUYE	R HEI	REBY	ACKN	IOWLI	EDGE:	S TH	HAT B	UYER	HAS	BEEN	PROVI	DED	A CUR	RENT	COF	Y OF
THE	DECLA	ARATI	ON OF	CON	IDOMI	NIUM,	ARTI	CLE	S OF	INCC	RPOF	RATION	I OF TI	HE A	SSOCIA	1017	I, BYI	LAWS
AND	RULE	S OF	THE	ASS	OCIAT	ION,	AND	Α	COPY	OF	THE	MOST	RECE	NT	YEAR-E	ND	FINA	NCIAL
INFO	DRMATI	ON A	ND FR	EQUE	NTLY	ASK	ED QL	JES	TIONS	AND	ANS	NERS	DOCUN	/ENT	MORE	THA	N 3 [DAYS,
EXC	LUDINO	SAT	URDA\	S. SU	INDAY	S. AN	D LEG	JAE	HOLID	AYS.	PRIO	R TO E	XECUT	ION (OF THIS	S CON	ITRA	CT.

[] (b) THIS AGREEMENT IS VOIDABLE BY BUYER BY DELIVERING WRITTEN NOTICE OF THE BUYER'S INTENTION TO CANCEL WITHIN 3 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND LEGAL HOLIDAYS, AFTER THE DATE OF EXECUTION OF THIS AGREEMENT BY THE BUYER AND RECEIPT BY BUYER OF A CURRENT COPY OF THE DECLARATION OF CONDOMINIUM, ARTICLES OF INCORPORATION, BYLAWS AND RULES OF THE ASSOCIATION, AND A COPY OF THE MOST RECENT YEAR-END FINANCIAL INFORMATION AND FREQUENTLY ASKED QUESTIONS AND ANSWERS DOCUMENT IF SO REQUESTED IN WRITING. ANY PURPORTED WAIVER OF THESE VOIDABILITY RIGHTS SHALL BE OF NO EFFECT. BUYER MAY EXTEND THE TIME FOR CLOSING FOR A PERIOD OF NOT MORE THAN 3 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND

LEGAL HOLIDAYS, AFTER THE BUYER RECEIVES THE DECLARATION, ARTICLES OF INCORPORATION, BYLAWS AND RULES OF THE ASSOCIATION, AND A COPY OF THE MOST RECENT YEAR-END FINANCIAL INFORMATION AND FREQUENTLY ASKED QUESTIONS AND ANSWERS DOCUMENT IF REQUESTED IN WRITING. BUYER'S RIGHT TO VOID THIS AGREEMENT SHALL TERMINATE AT CLOSING.

6.	BUYER'S REQUEST FOR DOCUMENTS: Buyer is entitled, at Seller's expense, to current copies of the condominium documents specified in Paragraph 5, above. Buyer (CHECK ONE): requests does not request a current copy of the documents specified in Paragraph 5, above. If this Contract does not close, Buyer shall immediately return the documents to Seller or reimburse Seller for the cost of the documents.
7.	BUYER'S RECEIPT OF DOCUMENTS: (COMPLETE AND CHECK ONLY IF CORRECT) Buyer received the documents described in Paragraph 5, above, on
В.	COMMON ELEMENTS; PARKING: The Property includes the unit being purchased and an undivided interest in the common elements and appurtenant limited common elements of the condominium, as specified in the Declaration. Seller's right and interest in or to the use of the following parking space(s), garage, and other areas are included in the sale of the Property and shall be assigned to Buyer at Closing, subject to the Declaration: Parking Space(s) # Garage # Other:
9.	INSPECTIONS AND REPAIRS: The rights and obligations arising under Paragraphs 11 and 12 of this Contract to maintain, repair, replace or treat are limited to Seller's individual condominium unit and unless Seller is otherwise responsible do not extend to common elements, limited common elements, or any other part of the condominium property.
10.	GOVERNANCE FORM: PURSUANT TO CHAPTER 718, FLORIDA STATUTES, BUYER IS ENTITLED TO RECEIVE FROM SELLER A COPY OF THE GOVERNANCE FORM IN THE FORMAT PROVIDED BY THE DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES OF THE DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION, SUMMARIZING THE GOVERNANCE OF THE CONDOMINIUM ASSOCIATION.
	Contracts and Biders can be obtained from Florida Lawvers Support Services. Inc. www.FLSSLorg (407) 515-1501



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	ecution of the Florida Realtors/Florida Bar Residential Contract For Sale and Purchase between the parties and the uses below will be incorporated therein:
	(SELLER)
and	d(BUYER) ncerning the Property described as
cor	cerning the Property described as
Bu	yer's Initials Seller's Initials
	B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE
PA	RT A. DISCLOSURE SUMMARY
PR CO WR DIS	THE DISCLOSURE SUMMARY REQUIRED BY SECTION 720.401, FLORIDA STATUTES, HAS NOT BEEN OVIDED TO THE PROSPECTIVE PURCHASER BEFORE EXECUTING THIS CONTRACT FOR SALE, THIS NTRACT IS VOIDABLE BY BUYER BY DELIVERING TO SELLER OR SELLER'S AGENT OR REPRESENTATIVE SITTEN NOTICE OF THE BUYER'S INTENTION TO CANCEL WITHIN 3 DAYS AFTER RECEIPT OF THE SCLOSURE SUMMARY OR PRIOR TO CLOSING, WHICHEVER OCCURS FIRST. ANY PURPORTED WAIVER OF IS VOIDABILITY RIGHT HAS NO EFFECT. BUYER'S RIGHT TO VOID THIS CONTRACT SHALL TERMINATE AT OSING.
	YER SHOULD NOT EXECUTE THIS CONTRACT UNTIL BUYER HAS RECEIVED AND READ THIS DISCLOSURE.
Dis	closure Summary For
	(Name of Community)
	AS A BUYER OF PROPERTY IN THIS COMMUNITY, YOU WILL BE OBLIGATED TO BE A MEMBER OF A HOMEOWNERS' ASSOCIATION ("ASSOCIATION"). THERE HAVE BEEN OR WILL BE RECORDED RESTRICTIVE COVENANTS ("COVENANTS") GOVERNING THE USE AND OCCUPANCY OF PROPERTIES IN THIS COMMUNITY.
3.	YOU WILL BE OBLIGATED TO PAY ASSESSMENTS TO THE ASSOCIATION. ASSESSMENTS MAY BE SUBJECT TO PERIODIC CHANGE. IF APPLICABLE, THE CURRENT AMOUNT IS \$ PER YOU WILL ALSO BE OBLIGATED TO PAY ANY SPECIAL ASSESSMENTS IMPOSED BY THE
	ASSOCIATION. SUCH SPECIAL ASSESSMENTS MAY BE SUBJECT TO CHANGE. IF APPLICABLE, THE CURRENT AMOUNT IS \$ PER
	YOU MAY BE OBLIGATED TO PAY SPECIAL ASSESSMENTS TO THE RESPECTIVE MUNICIPALITY, COUNTY, OR SPECIAL DISTRICT. ALL ASSESSMENTS ARE SUBJECT TO PERIODIC CHANGE.
5.	YOUR FAILURE TO PAY SPECIAL ASSESSMENTS OR ASSESSMENTS LEVIED BY A MANDATORY HOMEOWNERS' ASSOCIATION COULD RESULT IN A LIEN ON YOUR PROPERTY.
6.	THERE MAY BE AN OBLIGATION TO PAY RENT OR LAND USE FEES FOR RECREATIONAL OR OTHER COMMONLY USED FACILITIES AS AN OBLIGATION OF MEMBERSHIP IN THE HOMEOWNERS' ASSOCIATION. IF APPLICABLE, THE CURRENT AMOUNT IS \$ PER
7.	THE DEVELOPER MAY HAVE THE RIGHT TO AMEND THE RESTRICTIVE COVENANTS WITHOUT THE APPROVAL OF THE ASSOCIATION MEMBERSHIP OR THE APPROVAL OF THE PARCEL OWNERS.
8.	THE STATEMENTS CONTAINED IN THIS DISCLOSURE FORM ARE ONLY SUMMARY IN NATURE, AND, AS A PROSPECTIVE PURCHASER, YOU SHOULD REFER TO THE COVENANTS AND THE ASSOCIATION GOVERNING DOCUMENTS BEFORE PURCHASING PROPERTY.
9.	THESE DOCUMENTS ARE EITHER MATTERS OF PUBLIC RECORD AND CAN BE OBTAINED FROM THE RECORD OFFICE IN THE COUNTY WHERE THE PROPERTY IS LOCATED, OR ARE NOT RECORDED AND CAN BE OBTAINED FROM THE DEVELOPER.
DA	TE BUYER
DA	TE BUYER

When initialed by all parties, the parties acknowledge that the disclosure set forth below was provided to Buyer prior to

B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE (CONTINUED)

PART B.

The Property is located in a community with a mandatory homeowners' association or an association that may require the payment of assessments, charges, or impose restrictions on the Property ("Association").

1.	Association ap days after Effer related fees, a Buyer and Se appearances, stated time pe and Seller from PAYMENT OF	proval no later thanective Date, the Seller s applicable, unless of ler shall sign and delif required, and use dilified above, Buyer may all further obligations	(if left blank, then 5) shall initiate the approval nerwise provided for in As ver any documents requigent effort to timely obtain terminate this Contract, aunder this Contract.	SSOCIATION CHARGES:				
				embership or other fees charged by Ass oplicable, the current amount(s) is:	sociation pursuant to			
	_	-		to				
				to				
	\$	per	for	to				
	\$	per	for	to				
Th	and prior installmer installmer time of C	to the Closing Date, nts due before Closing nts due after Closing Date.	and any such assessmen Date and (CHECK ONE) ate. If Seller is checked,	ve Date, or an assessment is levied after (s) may be paid in installments, then the conditions and the paid in installments, then the conditions are conditions as a second in function of the conditions as a second in function of the conditions are conditions as a second in the conditions are conditions are conditions are conditions are conditions are conditions as a second in the conditions are conditions as a second in the conditions are conditionally as a second in the conditions are conditions are conditions are conditionally are conditions.	Seller shall pay al en Buyer) shall pay ill prior to or at the			
	d payable, is/ar	•	arry to which assessmen	s, special assessments of rentrand (ase rees are due			
Co	ntact Person _		Co	ntact Person				
Ph	one	Email	Pr	one Email				
Ad	ditional contac	t information can be f	ound on the Association	s website, which is www				



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• •	ncorporated into the Florida Realtors®/Florida Bar Residential Contrac
For Sale And Purchase between	(SELLER
and	(BUYER
concerning the Property described as	
Buyer's Initials	Seller's Initials

C. SELLER FINANCING (PURCHASE MONEY MORTGAGE; SECURITY AGREEMENT TO SELLER)

WARNING – PRIOR TO ENTERING INTO THE FINANCING CONTEMPLATED BELOW, SELLER AND BUYER ARE ADVISED TO SEEK THE ADVICE OF LEGAL COUNSEL TO DETERMINE IF THIS FINANCING COMPLIES WITH THE DODD-FRANK WALL STREET REFORM AND CONSUMER PROTECTION ACT (DODD- FRANK) AND OTHER RELEVANT FEDERAL AND STATE REQUIREMENTS.

I. SUMMARY OF SELLER FINANCING UNDER DODD-FRANK – PLEASE READ CAREFULLY

Dodd-Frank has made significant and important changes affecting seller financing on residential properties. Effective January 10, 2014, a seller of residential dwelling(s) who finances buyer's purchase of seller's residential property may be considered a "loan originator" under Dodd-Frank, and required to comply with certain Truth In Lending Act ("TILA") rules and disclosures, unless the seller is entitled to one of the two exclusions set forth in Dodd-Frank:

- 1. The "one property exclusion" where seller finances only **ONE** property in any 12 month period, and:
 - (a) The seller owns the property and is a natural person, a trust or an estate; and
 - (b) The seller did not construct or act as the contractor for the construction of a residence on the property in the ordinary course of business; and
 - (c) The financing does not result in negative amortization; and
 - (d) The financing has a fixed rate or an adjustable rate that does not adjust for the first 5 years and is subject to reasonable annual and lifetime rate adjustment limits.

OR

- 2. The "three property exclusion" where seller finances no more than **THREE** properties in any 12 month period, and:
 - (a) The seller owns the property and is a natural person or organization (corporation, LLC, partnership, trust, estate, association, etc.); and
 - (b) The seller did not construct or act as the contractor for the construction of a residence on the property in the ordinary course of business; and
 - (c) The loan is fully amortized, specifically there is no balloon payment or negative amortization; and
 - (d) The financing has a fixed rate or an adjustable rate that does not adjust for the first 5 years and is subject to reasonable annual and lifetime rate adjustment limits; and
 - (e) The seller determines in good faith that the buyer/borrower has the reasonable ability to repay the loan.

A seller who finances the buyer's purchase of seller's residential property and who meets either of the two exclusions outlined above may use this Seller Financing Rider.

A seller who finances the buyer's purchase of seller's residential property and who is <u>not</u> exempt from Dodd-Frank should seek the advice of legal counsel regarding use of this Seller Financing Rider, including modifications or disclosures that may be required by Dodd-Frank, prior to completing this Rider.

II.	SE	LLER FINANCING
Sel Bu	ler a yer i	grees to hold a note secured by (CHECK ONE): \square a first or \square a second purchase money mortgage, executed by the principal amount of \$ at finterest per annum that will be (CHECK ONE*):
	(a)	☐ fully amortized for a term of (if left blank, then 30) years; or
	(b)	☐ an interest only mortgage loan that complies with the requirements of Dodd-Frank, set forth above, for a term of (if left blank, then 60) months, and requires monthly, quarterly, annual or other periodic interest payments (Permitted for the one property exclusion only); or
		□ an adjustable rate mortgage loan for a minimum term of (if left blank, then 30) years, with interest rate adjustments as follows: (i) The initial annual interest rate may change after (but no less than 5, which shall be the number if left blank) years, and thereafter every (if left blank, then 1) year(s). Each date on which the interest rate changes is called a "Change Date." (ii) The interest rate adjustments shall be based on a widely available index identified in (c) (iii), below. As of each Change Date, the new interest rate will be calculated by adding percentage points (if left blank, then 1) to the then current index; however, the difference between the interest rate paid during the preceding twelve months and the new interest rate shall be limited to a change in the interest rate of percentage points (but no more than 2, which shall be the number if left blank), and the lifetime interest rate change from the initial annual interest rate shall be limited to percentage points (but no more than 6, which shall be the number if left blank). (iii) The widely available index to be used to calculate interest rate adjustments shall be the (if left blank, then the index shall be the weekly average yield on United States Treasury securities adjusted to a constant maturity of one year, as made available by the Federal Reserve Board on the date 45 days before each Change Date.)
the	ncipa mon	All plus interest shall be payable (in the event of an adjustable rate mortgage loan, initially) in equal (CHECK ONE): thly ☐ quarterly or ☐ annual payments of \$ each, including interest, with the first payment due month(s) after Closing. If a balloon mortgage, the final payment will exceed the periodic payments thereon, and re unpaid principal balance plus accrued interest shall be due and payable in (if left blank, then 60) months te of Closing.
		cond mortgage, the amount of the first mortgage shall not exceed the amount set forth in Paragraph 2(c) of the ct, and a default in the first mortgage shall, at the option of the holder, constitute a default of the second mortgage.
if a or i end req on risk mo	first n pacumb uire the l s ar	rchase money mortgage and mortgage note to Seller shall provide for a 30 day grace period in the event of default mortgage and a 15 day grace period if a second or lesser mortgage; shall provide for right of repayment in whole it without penalty; shall permit acceleration in event of transfer of the Real Property; shall require all prior liens and orances to be kept in good standing; shall forbid modifications of, or future advances under, prior mortgage(s); shall Buyer to maintain policies of insurance containing a standard mortgagee clause covering all improvements located Real Property against fire and all perils included within the term "extended coverage endorsements" and such other and perils as Seller may reasonably require, in an amount equal to their highest insurable value; and the mortgage, ge note and security agreement shall be otherwise in form and content required by Seller, but Seller may only clauses and coverage customarily found in mortgages, mortgage notes and security agreements generally utilized

Contracts and Riders can be obtained from Florida Lawyers Support Services, Inc. www.FLSSl.org (407) 515-1501

by state or national banks or other residential lending institutions located in the county where the Real Property is located. All Personal Property and leases being conveyed or assigned shall, at Seller's option, be subject to the lien of a security

agreement evidenced by recorded or filed financing statements or certificates of title.



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	uses below will be incorporated into the Florida Realtors®/Florida Bar Residential Contrac (SELLER) (BUYER)
	d as(56 + 21.5)
Buyer's Initials	Seller's Initials
	D. ASSUMPTION OF EXISTING MORTGAGE(S)
interest rate; or a fixed interest subject to increase; if increased, each mortgagee stating the princ or Closing Agent to obtain the samortgagee for assumption, then it to the mortgagee. Any mortgage shall be paid by Buyer. If Buyer with the terms of this Contract or	an existing mortgage, in the amount of \$, which has □ a variable set rate of% per annum. At time of title transfer, some fixed interest rates are the rate shall not exceed% per annum. Seller shall furnish a statement from ipal balance, method of payment, interest rate and status of mortgage or authorize Buyer me. If Buyer has agreed to assume a mortgage which requires approval of Buyer by the Buyer shall promptly obtain the necessary application and diligently complete and return gee charge(s), not to exceed \$ (1% of amount assumed if left blank) is not accepted by mortgagee or the requirements for assumption are not in accordance mortgagee makes a charge in excess of the stated amount, Seller or Buyer may rescind to the other party unless either elects to pay the increase in interest rate or excess



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	r Sale And Purchase between(SELLER) d(BUYER)
	ncerning the Property described as(BUYER)
Вι	yer's Initials Seller's Initials
	E. FEDERAL HOUSING ADMINISTRATION (FHA)/U.S. DEPARTMENT OF VETERANS AFFAIRS (VA)
1.	DEFINITIONS:
	(a) "Contract" is the Florida Realtors®/Florida Bar Residential Contract For Sale And Purchase (2014 ed.), to which
	this Rider is attached and intended to amend. (b) "Property" in the Property which is the subject matter of this Contract.
	(b) "Property" is the Property which is the subject matter of this Contract.(c) "HUD" is the Department of Housing and Urban Development.
	(d) "Purchaser" is the Buyer named in this Contract.
2.	
	In addition to the requirements of Paragraph 12 of this Contract, Seller shall comply with applicable FHA or VA
	regulations regarding termite inspection, roof inspection, and appraisal repairs (collectively "Appraisal Repairs"). The cost to Seller for Appraisal Repairs shall not exceed \$, which cost is in addition to the costs
	required to be paid under Paragraphs 9 (a) and 12 (b), (c) and (d).
3.	(CHECK IF APPLICABLE): FHA FINANCING: It is expressly agreed that notwithstanding any other provisions of
	this Contract, the Purchaser shall not be obligated to complete the purchase of the Property described herein or to
	incur any penalty by forfeiture of earnest money deposits or otherwise unless the Purchaser has been given in accordance with HUD/FHA or VA requirements a written statement by the Federal Housing Commissioner, Veterans
	Administration, or a Direct Endorsement lender setting forth the appraised value of the Property of not less than
	\$ The Purchaser shall have the privilege and option of proceeding with consummation of
	this Contract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to
	determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not avergant the value or the condition of the Property. The Purchaser should action himself/herself that the price and
	warrant the value or the condition of the Property. The Purchaser should satisfy himself/herself that the price and condition of the Property are acceptable.
	(a) Fees, Prepayments: Purchaser shall pay all loan expenses, except tax service fee which fee, if charged by
	Buyer's lender, shall be paid by Seller up to a maximum of \$
	(b) Appraisal Repairs: If the cost of Appraisal Repairs exceeds the limit imposed by Paragraph 2 above, Seller
	must, within 3 days after receiving notice of the excess cost, give Purchaser written notice of Seller's intention to pay some, all, or none of the excess amount. If Seller elects to pay less than the full amount of the excess cost
	Purchaser may elect to pay the balance or cancel this Contract. Purchaser's election must be in writing and
	provided to Seller within 3 days after receiving written notice of Seller's election.
	(c) Certification: We, the undersigned Seller, Purchaser and Broker involved in this transaction each certify
	individually and jointly that the terms of this Contract are true and correct to the best of our knowledge and belief and that any other agreements entered into by any of these parties in connection with this transaction are part of
	or attached to, this Contract.
4.	☐ (CHECK IF APPLICABLE): VA FINANCING: It is expressly agreed that, notwithstanding any other provision of
	this Contract, the Purchaser shall not incur any penalty by forfeiture of earnest money or otherwise be obligated to
	complete the purchase of the Property described herein, if this Contract purchase price or cost exceeds the
	reasonable value of the Property as established by the U.S. Department of Veterans Affairs. The Purchaser shall however, have the privilege and option of proceeding with the consummation of this Contract without regard to the
	amount of reasonable value established by the U.S. Department of Veterans Affairs.

- (a) **Fees, Prepayments:** Seller shall pay for the WDO inspection and tax service, underwriting, and document preparation fees required by the lender, and for recording fees for assigning Purchaser's mortgage. Purchaser shall pay all prepayments and escrows for taxes, hazard insurance, flood insurance, when applicable.
- (b) **Appraisal Repairs:** If the cost of Appraisal Repairs exceeds the limit imposed by Paragraph 2 above, Seller must, within 3 days after receiving notice of the excess cost, give Purchaser written notice of Seller's intention to pay some, all, or none of the excess amount. If Seller elects to pay less than the full amount of the excess cost, Purchaser may elect to pay the balance or cancel this Contract. Purchaser's election must be in writing and provided to Seller within 3 days after receiving written notice of Seller's election.
- 5. ELECTION TO PROCEED WITH CONTRACT: In the event Purchaser elects under Paragraph 3 or 4 above to proceed with this Contract without regard to the amount of reasonable value established by the Federal Housing Commissioner, U.S. Department of Veterans Affairs, or Direct Endorsement lender, such election must be made within 3 days after Purchaser receives the appraisal. (If Purchaser and Seller agree to adjust the sales price in response to an appraised value which is less than the sales price, a new rider is not required. However, the loan application package must include the original sales contract with the same price as shown on the above clause, along with the revised or amended sales contract.)

BUYER	 Date	SELLER	 Date	
BOTEN	Date	GLLLIN	Date	
BUYER	Date	SELLER	Date	
BROKER	 Date	BROKER	 Date	



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f initialed by all parties, the clauses below will be incorporated into the Florida Realtors®/Florida Bar Residential For Sale And Purchase between(Sand(Sand(Sand(Sand(Sand(Sand(Sand(Sand(Sand(Sand(Sand(Sand(Sand(Sand						
concerning the Property described as	_, ,					
Buyer's Initials Seller's Initials	_					
F. APPRAISAL CONTINGENCY						
This Contract is contingent upon Buyer obtaining, at Buyer's expense, a written appraisal from a licen appraiser, on or before	ing), stating ne appraisal appraisal to act in which tions under gard to the					



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	nitialed by all parties, the clauses below will be incorporated into the Florida Realtors®/Florida Bar Residential Contract r Sale And Purchase between(SELLER) d(BUYER)
	ncerning the Property described as(BUYER)
Вι	yer's Initials Seller's Initials
	G. SHORT SALE APPROVAL CONTINGENCY
1.	Approval of Seller's Lender(s) and Requirements for Seller's Approval of Short Sale. This Contract is contingent upon: (a) Seller's lender(s) and all other lien holder(s) (collectively "Seller's Lender") approving the Purchase Price, terms of this Contract and the HUD-1 settlement statement; (b) Seller's Lender's agreement to accept a payoff which is less than the balance due on the loan or other indebtedness; and (c) Seller's Lender's agreement to release and provide a satisfaction of the mortgage(s) and/or other lien(s) encumbering the Property (the "Mortgage(s)") upon receipt of reduced payoff amount(s).
	Approval of, or agreement to, items (a) through (c) by Seller's Lender is referred to as "Short Sale Approval". However, an approval by Seller's Lender which does not provide a waiver and complete release of any claim(s) for a deficiency against Seller for sums due Seller's Lender under the Mortgage(s) as of the payoff date, or which requires additional terms or obligations affecting either party shall not be deemed "Short Sale Approval" unless the party affected accepts those additional terms or obligations in writing. A copy of a Short Sale Approval accepted by Seller shall be delivered by Seller to Buyer and Closing Agent within 3 days of Seller's receipt of such Short Sale Approval.
2.	Application for Approval of Short Sale. Seller shall within (if left blank, then 10) days after Effective Date obtain from Seller's Lender their application forms for a "short sale", and Seller shall diligently complete and return such forms to Seller's Lender within 5 days thereafter and promptly provide such additional documents as may be requested by Seller's Lender.
3.	Status of Short Sale Approval Application. Seller hereby authorizes Seller's Lender to provide Buyer and Buyer's Broker and Closing Agent with information stating the status of Seller's application for approval of a Short Sale and notice of the approval(s) or denial(s) of such application(s). Seller shall promptly notify Buyer when Seller obtains Short Sale Approval as provided in Paragraph 1 above, or denial of such approval from Seller's Lender.
4.	Short Sale Approval Deadline; Termination. If Seller does not deliver a copy of Seller's accepted Short Sale Approval to Buyer within (if left blank, then 90) days from Effective Date ("Short Sale Approval Deadline"), then either party may thereafter terminate this Contract by delivering written notice to the other party, and the Deposit shall be refunded to Buyer, thereby releasing Buyer and Seller from all further obligations under this Contract.
	This Contract shall automatically terminate if Seller has not delivered the Short Sale Approval to Buyer within 30 days after expiration of the Short Sale Approval Deadline, including any extension(s) of the Short Sale Approval Deadline ("Contract Expiration Date"), in which event the Deposit shall be refunded to Buyer, thereby releasing Buyer and Seller from all further obligations under this Contract.
5.	Time Periods. The time for making the initial deposit specified in Paragraph 2(a) and for calculating the Short Sale Approval Deadline shall be computed from the Effective Date. All other time periods and other obligations under this Contract shall commence from the date of Buyer's receipt of Short Sale Approval pursuant to Paragraph 1 above.
6.	Closing Date. The Closing Date shall be (if left blank, then 45) days after Buyer receives Short Sale Approval pursuant to Paragraph 1 above.

G. SHORT SALE APPROVAL CONTINGENCY (CONTINUED)

7.	Back-up Off	fers. (CHECK ONE - I	f no o	ption is checked	then o	ption (a	a)	shall be	deemed	selected):
----	-------------	---------	---------------	--------	------------------	--------	----------	----	----------	--------	----------	----

- (a) Seller's Agreement Not to Accept Other Contracts or Offers. During the term of this Contract, Seller shall not accept or enter into any back-up offers, contracts, options or other agreements concerning the sale of the Property.
- (b) Seller's Right to Accept Back-up Contracts or Offers. During the term of this Contract, Seller may accept or enter into bona fide "back-up" contracts or offers to purchase the Property that are conditioned upon a failure of the Closing of the sale contemplated by this Contract.

8. Acknowledgement by Seller.

- (a) If Seller is advised of Seller's Lender's refusal to participate in any short sale, Seller agrees to immediately communicate this to Buyer and Broker.
- (b) Seller acknowledges that Broker has advised Seller to consult with professionals for any tax, legal or specialized advice and has been encouraged to discuss other options with legal counsel of Seller's choosing prior to entering into this short sale transaction.

Acknowledgement by Buyer.

- (a) Buyer acknowledges Seller's Lender is not a party to this Contract and therefore is not obligated to approve this Contract; that Seller's acceptance of this Contract does not guarantee Seller's Lender's acceptance; and Seller's Lender is under no obligation to consider, respond, approve or advise either Seller or Buyer, or Broker as to any offer submitted to it.
- (b) Buyer further acknowledges that Seller and/or Broker shall not be liable for delays caused by Seller's Lender or costs and expenses (such as payments for loan applications, inspections and appraisals) incurred by Buyer under this Contract if Seller's Lender does not complete the short sale after Seller's receipt of Short Sale Approval.
- 10. Termination Upon Foreclosure Sale. If during the term of this Contract, the Property is sold at foreclosure sale prior to the parties obtaining Short Sale Approval and Closing the transaction contemplated by this Contract, this Contract shall be terminated, and Buyer shall be refunded the Deposit, thereby releasing Buyer and Seller from all further obligations under this Contract.



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If initialed by all parties, the clauses below will be incorporated into the Florida Realtors®/Florida Bar Resider For Sale And Purchase between					
andconcerning the Property described as	(BUYER)				
Buyer's Initials	Seller's Initials				
H. HOMEOWNE	ER'S/FLOOD INSURANCE				
from a standard carrier or the Citizen's Property Insura \$ or% of the Purchase earlier of 30 days after Effective Date or 10 days prior written notice to the Seller by the date set forth in this releasing Buyer and Seller from all further obligations ur [] (b) Flood Insurance: In addition to the right of termi obtain flood insurance coverage through the National defined in 42 U.S.C. §4012a) at a first year premium in price by, 20 (if left blar to Closing Date), Buyer may terminate this Contract by	co obtain homeowner's insurance coverage (including windstorm) ance Corporation at a first year annual premium(s) not to exceed Price by, 20 (if left blank, then the to Closing Date), Buyer may terminate this Contract by delivering is Paragraph, and Buyer shall be refunded the Deposit, thereby inder this Contract. Ination provided to Buyer in Paragraph 10(d), if Buyer is unable to Flood Insurance Program or through private flood insurance (as not to exceed \$ or% of the purchase like, then the earlier of 30 days after Effective Date or 10 days prior delivering written notice to the Seller by the date set forth in this ereby releasing Buyer and Seller from all further obligations under				



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For and								al Con (SELL _(BUY	LER)						
con	cerning the P	roperty	descrit	oed as_											
Виу	ver's Initials							Seller'	s Initi	als				-	
					J.	INTERES	ST-BEARI	NG AC	COU	NT					
All	Deposits	shall	be	held	by _(Finan		stitution)	with	all	interest-be accrued osits shall a	interes	t to	be	paid	to
sche	Financial Insteaduled for Clarice charge from	osing a	ind the	e funds	are tra	ansferred	sits throug	h the d Agent	date È	scrow Ager	nt is notifie	ed that t	he tran	nsactio	on is



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เร เกเนลเed by all parties , the clauses below Will be incorpol For Sale And Purchase between	rated into the Florida Realtors®/Florida Bar Re	esidential Contrac' (SELLER)
and	(BUYER)	
concerning the Property described as		
Buyer's Initials	Seller's Initials	

K. "AS IS"

SELLER'S OBLIGATIONS WITH RESPECT TO THE PROPERTY; LIMITATIONS:

- (a) Paragraph 9(a)(i) (General Repair Limit), Paragraph 9(a)(ii) (WDO Repair Limit), Paragraph 9(a)(iii) (Permit Limit), Paragraph 11 (Property Maintenance), and Paragraph 12 (Property Inspection and Repair) are deleted.
- (b) This Rider does not relieve Seller's disclosure obligations under Paragraph 10(j). Except as provided for in this Rider, (1) Seller has received no written or verbal notice from any governmental entity or agency as to a currently uncorrected building, environmental or safety code violation and (2) Seller extends and intends no warranty and makes no representation of any type, either express or implied, as to the physical condition or history of the Property.
- (c) Subject to the provisions and limitations of this Rider, and to the extent permitted by law, Buyer waives any claims against Seller and against any real estate licensee involved in the negotiation of this Contract for any damage or defects pertaining to the physical condition of the Property that may exist at Closing of this Contract and be subsequently discovered by the Buyer or anyone claiming by, through, under or against the Buyer. The terms of this Rider shall survive Closing.

2. INSPECTION PERIOD AND RIGHT TO CANCEL:

- (a) Buyer shall have _____ (if left blank, then 15) days from Effective Date ("Inspection Period") within which to have such inspections of the Property performed as Buyer shall desire and utilities shall be made available by the Seller during the Inspection Period.
- (b) If this Contract is terminated or if the transaction contemplated by this Contract does not close, Buyer shall repair all damage to Property resulting from Buyer's inspections, return Property to its pre-inspection condition and provide Seller with paid receipts for all work done on Property upon its completion. This provision shall survive termination of this Contract.
- (c) If Buyer determines, in Buyer's sole discretion, that the Property is not acceptable to Buyer, Buyer may terminate this Contract by delivering written notice of such election to Seller on or before expiration of the Inspection Period. If Buyer timely terminates this Contract, the Deposit shall be refunded to Buyer, thereby releasing Buyer and Seller of all further obligations under this Contract, except as provided in Subparagraph 2(b), above.
- (d) If Buyer elects to proceed with this Contract or fails to timely terminate this Contract on or before expiration of the Inspection Period, then, except for Seller's continuing AS IS Maintenance Requirement under Paragraph 3 below, Buyer waives Seller's obligation(s) to make repair(s), replacement(s), or treatment(s) or close open or expired Permits, accepts the physical condition of the Property and any violation of governmental, building, environmental, and safety codes, restrictions, or requirements, in their "as is" condition(s), and Buyer shall be responsible for any and all repairs and improvements required by Buyer's lender.

3. PROPERTY MAINTENANCE; PROPERTY ACCESS; ASSIGNMENT OF CONTRACTS AND WARRANTIES:

Except for ordinary wear and tear and Casualty Loss, Seller shall maintain the Property, including, but not limited to, lawn, shrubbery, and pool, in the condition existing as of Effective Date ("AS IS Maintenance Requirement"). Seller shall, upon reasonable notice, provide utilities service and access to the Property for appraisal and inspections, including a walk-through prior to Closing, to confirm that all items of Personal Property are on the Real Property and that the Property has been maintained as required by this Paragraph 3. At Buyer's option and cost, Seller shall, at Closing, assign all assignable repair, treatment and maintenance contracts and warranties to Buyer.



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	nitialed by all parties, the clauses below will be incorporated into the Florida Realtors®/Florida Bar Residential Contrac r Sale And Purchase between(SELLER d(BUYER
	d(BUYER] ncerning the Property described as
Вι	yer's Initials Seller's Initials
	L. RIGHT TO INSPECT AND RIGHT TO CANCEL
1.	In lieu of the Inspection Period set forth in Paragraph 12(a), Buyer shall have (if left blank, then 15) days from Effective Date ("Right To Inspect Period") within which to have such inspections of the Property performed as Buyer shall desire and utilities shall be made available by the Seller during the Right To Inspect Period. Any inspections permitted under Paragraph 12 which Buyer desires to make must be completed during the Right To Inspect Period.
2.	If this Contract is terminated or the transaction contemplated by this Contract does not close, Buyer shall repair all damage to Property resulting from Buyer's inspections, return Property to its pre-inspection condition and provide Seller with paid receipts for all work done on Property upon its completion. This provision shall survive termination of this Contract.
3.	If Buyer determines, in Buyer's sole discretion, that the Property is not acceptable to Buyer, Buyer may terminate this Contract by delivering written notice to Seller on or before expiration of the Right To Inspect Period and the Deposi shall be refunded to Buyer, thereby releasing Buyer and Seller from all further obligations under this Contract, excep as provided in Subparagraph 2, above.
4.	If Buyer elects to proceed with this Contract or fails to timely terminate this Contract on or before expiration of the Right To Inspect Period, then this Contract shall remain in effect and: (a) If, during the Right To Inspect Period, Buyer has conducted inspections permitted by Paragraph 12 and timely reports to Seller in writing within the Right To Inspect Period any items requiring repair, replacement, treatment, or the need to obtain and close Permits under such Paragraph 12, then Seller shall pay up to the applicable amounts required by Paragraph 9(a)(i),(ii), or (iii); or (b) If, during the Right To Inspect Period Buyer: (i) fails to conduct inspections permitted by Paragraph 12, or (ii conducts inspections, but fails to timely deliver to Seller a written notice or report required by Paragraphs 12 (b) (c), or (d), then, except for Seller's continuing Maintenance Requirement, Buyer shall have waived Seller's obligation(s) to repair, replace, treat or remedy the matters not inspected and timely reported.
5.	If this Contract does not close, Buyer shall repair all damage to Property resulting from Buyer's inspections, return Property to its pre-inspection condition and provide Seller with paid receipts for all work done on Property upon its completion.

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	nitialed by all parties, the clauses below will be incorporated into the Florida Realtors®/Florida Bar Residential Contrac r Sale And Purchase between(SELLER)
an co	d(BUYER) ncerning the Property described as
Bu	yer's Initials Seller's Initials
	M. DEFECTIVE DRYWALL
im _i	ring the time Florida was experiencing building material shortages, some homes were built or renovated using drywal ported from or manufactured in China or elsewhere which reportedly emit levels of sulfur, methane and/or other volatile panic compounds that cause corrosion of air conditioner and refrigerator coils, copper tubing, electrical wiring, computering and other household items as well as create noxious odors which may also pose health risks ("Defective Drywall").
1.	Seller's Knowledge: Except as indicated below, Seller has no actual knowledge of the presence of Defective Drywal or the existence of any information, records, reports, or other documents pertaining to Defective Drywall affecting the Property: (describe all known Defective Drywall information and list all available documents pertaining to Defective Drywall and provide documents, if any, to Buyer before accepting Buyer's offer)
2.	Defective Drywall Inspection: (Check One): (a) ☐ Buyer waives the opportunity to conduct a risk assessment or inspection for the presence of Defective Drywall and accepts the Drywall in the Property in its existing condition. (b) ☐ Buyer, at Buyer's expense, may have a home inspector, licensed contractor or other licensed professional (if required by law) to conduct an inspection or risk assessment of the Property for the presence of Defective Drywall within (if left blank, then 15) days from the Effective Date ("Drywall Inspection Period"). If the drywall inspection or risk assessment reveals the presence of Defective Drywall or reveals damage to the Property resulting from the Defective Drywall and the cost to remove/replace the Defective Drywall or damage resulting from the Defective Drywall exceeds \$ (if left blank, \$500.00), Buyer may cancel this Contract by giving written notice to Seller on or before expiration of the Drywall Inspection Period. If Buyer timely terminates this Contract, the Deposit shall be refunded to Buyer; thereby releasing Buyer and Seller of all further obligations under this Contract, except as provided in Paragraph 3 below. If Buyer fails to timely cancel or fails to conduct the inspections permitted in this Paragraph, Buyer may not terminate this Contract pursuant to this Addendum. IF NEITHER BOX IS CHECKED, THEN OPTION (b) SHALL BE DEEMED SELECTED.
3.	Repair of Inspection Damages to Property: Buyer shall be responsible for prompt payment for such inspections and repair all damages to the Property resulting from the inspections.
4.	Professional Advice: Buyer acknowledges that Broker has not conducted any independent investigations to verify the accuracy or completeness of any representations about Defective Drywall made by Broker or Seller. Buyer agrees to rely solely on Seller, professional inspectors, governmental agencies or any third parties retained by the Buyer regarding any issue related to Defective Drywall.



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For Sale And Purchase between	will be incorporated into the Florida Realtors®/Florida Bar Residential Contract(SELLER)(BUYER)				
and(BUYER) concerning the Property described as					
Buyer's Initials	Seller's Initials				
N. COAS	STAL CONSTRUCTION CONTROL LINE				
Coastal Construction Control Line ("CCCL"), subject to coastal erosion and to federal, state of the coastal construction control line, riginarine turtles. Additional information can be whether there are significant erosion condition requires Seller to provide Buyer with an aff Statutes, delineating the location of the CCC.	this Contract is or may be located either partially or totally seaward of the as defined in Section 161.053 F.S. The Property being purchased may be te, or local regulations that govern coastal property, including the delineation id coastal protection structures, beach nourishment, and the protection of obtained from the Florida Department of Environmental Protection, including ans associated with the shoreline of the Property being purchased. Florida law idavit, or a survey meeting the requirements of Chapter 472 of the Florida CL on the Real Property at or prior to the Closing, unless Buyer waives this be in the Coastal Building Zone ("CBZ") and therefore be subject to				
☐ Buyer waives the right to receive a CCCL	affidavit or survey.				
☐ Buyer requests a CCCL affidavit or surve	y within the time allowed to deliver evidence of title.				

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For Sale And Purchase betw	veen		Realtors®/Florida Bar Residential Contract (SELLER)(BUYER)
Buyer's Initials		Seller's Initials	·
	O. INSULAT	ION DISCLOSURE FOR NEW RE	SIDENCE
Insulation has been or will b	e installed in the r	new residence as follows:	
Location	<u>Type</u>	<u>Thickness</u>	Manufacturer R-Value
Interior Walls			
Flat Ceiling Area			
Sloped Ceiling Area			
Common Walls Between House & Garage			
Exterior Walls			
Other			



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		corporated into the Florida Realtors®/	(SELLER)
Buyer's Initials		Seller's Initials	
		SED PAINT DISCLOSURE re-1978 Housing)	
such property may present expos poisoning. Lead poisoning in you reduced intelligence quotient, bel pregnant women. The seller of an lead-based paint hazards from risk	residential real properure to lead from lead ung children may prohavioral problems, and interest in residential assessments or insp	d Paint Warning Statement erty on which a residential dwelling was l-based paint that may place young choduce permanent neurological damaged impaired memory. Lead poisoning all real property is required to provide the ection in the seller's possession and not possible lead-based paint hazards is residential.	nildren at risk of developing lead e, including learning disabilities, also poses a particular risk to the buyer with any information on tify the buyer of any known lead-
☐ Known lead ☐ Seller has r (b) Records and re ☐ Seller has r	I-based paint or lead no knowledge of lead eports available to th provided the Buyer w	ad-based paint hazards (CHECK ONI -based paint hazards are present in the -based paint or lead-based paint haze e Seller (CHECK ONE BELOW): with all available records and reports parts in the series of the series	he housing. ards in the housing. pertaining to lead-based paint or
housing. Buyer's Acknowledgement (IN	ITIAL)	s pertaining to lead-based paint or le	ead-based paint hazards in the
(d) Buyer has rece	eived the pamphlet F	Protect Your Family from Lead in Your	· Home.
Received a or inspection for Waived the paint or lead-baticensee's Acknowledgement (f) Licensee has Licensee's res Certification of Accuracy The following parties have review	or the presence of lead opportunity to conditionate opportunity to conditionate opportunity to conditionate opposite opp	(or other mutually agreed upon period ad-based paint or lead-based paint hauct a risk assessment or inspection of the Seller's obligations under 42 to	zards; or for the presence of lead-based J.S.C. 4852(d) and is aware of
they have provided is true and ac	curate.		
SELLER	Date	BUYER	Date
SELLER	Date	BUYER	Date
Listing Licensee	Date	Selling Licensee	Date

Any person or persons who knowingly violate the provisions of the Residential Lead-Based Paint Hazard Reduction Act of 1992 may be subject to civil and criminal penalties and potential triple damages in a private civil lawsuit.

Page 1 of 1 P. LEAD-BASED PAINT DISCLOSURE



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and						
concerning the Property described as						
Buyer's Initials	Seller's Initials					
Q.	HOUSING FOR OLDER PERSONS					
housing for older persons as defined by fed	ciation, developer or other housing provider intends the Property to provide eral law. While Seller and Broker make no representation that the Property is, the housing provider has stated that it provides housing for persons who are of age and older.					



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For Sale And Purchase between	rill be incorporated into the Florida Realtors®/Florida Bar Residential Contract (SELLER) (BUYER)
Buyer's Initials	Seller's Initials
F	R. REZONING CONTINGENCY
rezoning or change of land use of the descr under (☐ county/☐ city) ordinances and lan	conditioned upon Buyer, at Buyer's expense, applying for and obtaining ibed Property to the zoning or land use category of, d use regulations. Buyer's obligations are further conditioned upon obtaining P") amendment(s) as may be necessary to permit such rezoning. Seller .
said rezoning application has not been obta written notice to the other, may terminate this releasing Buyer and Seller from all further obli hearing has been scheduled before the gove satisfaction of this condition shall be extended	attly pursue said rezoning/CLUP amendment(s). If final government action on ained by ("Date"), then either party thereafter, by a Contract, in which event the Deposit shall be refunded to Buyer, thereby agations under this Contract; provided, however, if as of Date, the final public ternmental board or commission having final authority, then the deadline for d to the day after the public hearing, but in no event more than (but to the day after the public hearing, but in no event more than (but to the day after the public hearing, but in no event more than (but to the day after the public hearing, but in no event more than (but to the day after the public hearing, but in no event more than (but to the day after the public hearing, but in no event more than (but to the day after the public hearing, but in no event more than (but to the day after the public hearing, but in no event more than (but to the day after the public hearing, but in no event more than (but to the day after the public hearing, but in no event more than (but to the day after the public hearing, but in no event more than (but to the day after the public hearing, but in no event more than (but to the day after the public hearing) are change.



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For Sala And Durchasa batwaan	orated into the Florida Realtors®/Florida Bar Residential Contrac SELLER)
and	(SELLER (BUYER
concerning the Property described as	<u> </u>
Buyer's Initials	Seller's Initials
S. LEASE PURC	HASE/LEASE OPTION
mutually agreeable terms within 5 days from Effective lease/option agreement shall be paid by: (CHECK ONE) not checked, then split equally). If the lease/purchase of	ng a lease/purchase lease/option agreement containing Date. Attorney's fees for preparation of the lease/purchase o Buyer Seller split equally by the Buyer and Seller (lease/option agreement is not executed within the time stated refunded to Buyer, thereby releasing Buyer and Seller from a

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If initialed by all parties , the clauses below will be incorporated into the Florida Realtors®/Flori For Sale And Purchase betweenand	(SELLER)
concerning the Property described as	
Buyer's Initials Seller's Initials	
T. PRE-CLOSING OCCUPANCY BY BUYER	
This Contract is contingent upon Buyer and Seller within (if left blank, then 10 delivering to each other a mutually agreeable written lease prepared at (CHECK ONE): Sexpense split equally by the Buyer and Seller (if not checked, then split equally), for Buyer Property on The written lease shall provide that upon Paragraph 11 (Property Maintenance) and 12 (Property Inspection and Repair) are no lothereby accepts the Property in its existing condition, relieving Seller of any repair, replace obligations, except with respect to any items identified by Buyer pursuant to Paragraph 12 prior require repair, replacement, treatment or remedy; Buyer shall then have the sole obligation and shall assume all risk of loss; and Buyer shall pay a monthly rent of \$, any, payable monthly in advance.	eller's expense Buyer's er to take possession of the n Buyer taking possession nger applicable and Buyer ment, treatment or remedy r to taking occupancy which of maintaining the Property
If the parties fail to mutually agree to a written lease within the time period stated above occupancy of the Property, then either party by written notice to the other may terminate this refunded the Deposit, thereby releasing Buyer and Seller from all further obligations under this	Contract and Buyer shall be

Comprehensive Rider to the Residential Contract For Sale And Purchase THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR



andconcerning the Property described	(SELLER (BUYER as
Buyer's Initials	Seller's Initials
	U. POST-CLOSING OCCUPANCY BY SELLER
delivering to each other a mutually expense, split equally by the Ethe Property until da \$ payable mor continue after Closing until posses	Buyer and Seller within (if left blank, then 10) days prior to Closing Data acceptable written lease prepared at (CHECK ONE): Buyer and Seller (if not checked, then split equally), for Seller to remain in possession of a safter Closing. The written lease shall provide that Seller shall pay a monthly rent of the third in advance and that Seller's maintenance obligation under Paragraph 11 shall sion is delivered to Buyer; however, Seller's repair, replacement, treatment and remed all not be extended beyond Closing.
	ally acceptable written lease within the time period stated above, then either party be minate this Contract and Buyer shall be refunded the Deposit, thereby releasing Buyers under this Contract.



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For Sale And Purchase between	rporated into the Florida Realtors®/Florida Bar Residential Contract (SELLER) (BUYER)
Buyer's Initials	Seller's Initials
V. SALE OF	BUYER'S PROPERTY
This Contract is contingent on the sale and closing of B	uyer's property located at
parties' identification and purchase price information, Buyer may, within 3 days the Contract in which event the Deposit shall be refunded	perty, Buyer shall give Seller a copy of such contract with the third obliterated. If the sale of Buyer's property does not close by creafter deliver written notice to Seller, either: a) terminating this ed to Buyer, thereby releasing Buyer and Seller from all further ying this contingency and all financing contingences, and continue
	ontract for sale. If Buyer's property is under contract, Buyer shall



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If initialed by all parties, the clauses below will be incorported for Sale And Purchase between	orated into the Florida Realtors®/Florida Bar Residential Contract (SELLER)
and	
concerning the Property described as	
Buyer's Initials	Seller's Initials
W. BACK-	UP CONTRACT
sale of the Property. If the prior executed contract is ter Buyer before 5:00 p.m. on, this cor into first position. The "Effective Date" of this back-up of termination of the prior executed contract. Buyer may ter	prior executed contract between Seller and a third party for the minated and Seller delivers written notice of the termination to ntingency shall be removed and this back-up contract shall move contract shall be the date Seller delivers written notice of the minate this back-up Contract by delivering written notice to the e termination of the prior executed Contract and Buyer shall be from all further obligations under this Contract.

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and	(SELLER) (BUYER)
concerning the Property described as	
Buyer's Initials	Seller's Initials
	X. KICK OUT CLAUSE
with third parties that are subject to the time will give Buyer a copy of the back-up obliterated. To continue with this prima Escrow Agent, within 3 days from receip 3 days, Buyer waives all contingencies	how the Property and solicit and enter into bona fide back-up purchase contracts ermination of this primary Contract. Upon entering into a back-up contract, Seller contract with the third parties' identification and purchase price information ry Contract, Buyer must make an additional deposit of \$

this primary Contract shall terminate and Buyer shall be refunded the Deposit, thereby releasing Buyer and Seller from all

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further obligations under this Contract.



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For Sale And Purchase between	will be incorporated into the Florida Realtors®/Florida Bar Residential Contract (SELLER)
concerning the Property described as	(BUYER)
Buyer's Initials	Seller's Initials
Y. S	SELLER'S ATTORNEY APPROVAL
then Seller may terminate this Contract by	orney approving this Contract. If Seller's attorney disapproves this Contract, delivering written notice to Buyer on or before, and releasing Buyer and Seller from all further obligations under this Contract.



THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

For Sale And Purchase between	ated into the Florida Realtors®/Florida Bar Residential Contract (SELLER) (BUYER)
andconcerning the Property described as	(BUTER)
Buyer's Initials	Seller's Initials
Z. BUYER'S ATT	ORNEY APPROVAL
then Buyer may terminate this Contract by delivering writt	ng this Contract. If Buyer's attorney disapproves this Contract, ten notice to Seller on or before, and er and Seller from all further obligations under this Contract.

 $Contracts\ and\ Riders\ can\ be\ obtained\ from\ Florida\ Lawyers\ Support\ Services,\ Inc.\ \underline{www.FLSSI.org}\ (407)\ 515-1501$



THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

If initialed by all parties, the clauses below will be incorporated into the Florida Realtors®/Florida Bar Residential For Sale And Purchase between(sand(sand	
concerning the Property described as	
Buyer's Initials	Seller's Initials
AA. LICENSEE DISC	LOSURE OF PERSONAL INTEREST IN PROPERTY
	n active or inactive real estate license and has a personal interest in the arty, or is acting as Buyer or Seller, etc.)



THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

If initialed by all parties, the clauses below will be incorporated into the Florida Realtors®/Florida Bar R		esidential Contrac	
For Sale And Purchase between	(CELLED		
and			
concerning the Property described as			
Buyer's Initials	Seller's Initials		

BB. BINDING ARBITRATION

If initialed here by both Buyer and Seller, any Dispute not resolved pursuant to mediation as provided in Paragraph 16(b) of this Contract shall be settled by binding arbitration, using the Real Estate Industry Arbitration Rules of the American Arbitration Association (http://www.adr.org) unless the parties mutually agree to use other arbitration rules. The arbitrator may not alter the terms of this Contract nor award any remedy not provided for in this Contract. The parties shall be allowed discovery in accordance with the Florida Rules of Civil Procedure.



THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

same date as the parties executed the Flo	s acknowledge that the disclosure set forth below was provided to Buyer on the prida Realtors®/Florida Bar Residential Contract For Sale And Purchase and the
clauses below will be incorporated therein	: (SELLER)
and	(BUYER)
concerning the Property described as:	
Buyer's Initials	Seller's Initials
CC. MIAMI-DADE	COUNTY SPECIAL TAXING DISTRICT DISCLOSURE
	be located within a special taxing district and is or will be subject to assessments ted as non-ad valorem tax(es) on the Property tax bill.
	de County, Florida, requires sellers of "residential property" and "new residential 0.2) to provide this disclosure to buyers under the following circumstances:
a special assessment levied for in	nall provide the buyer this notice if the prior year's tax bill for the Property* reflected in provements or services within a special taxing district; OR rty" shall provide the buyer this notice of the existence of a special taxing district create such a district.
THE PROPERTY WHICH IS THE SUBJE	CT OF THIS TRANSACTION IS LOCATED WITHIN
[E	ENTER NAME OF SPECIAL TAXING DISTRICT(S)]
SPECIAL TAXING DISTRICT CREATED COMMISSIONERS) FOR THE PURPOSE	BY MIAMI-DADE COUNTY (OR PROPOSED TO THE BOARD OF COUNTY OF PROVIDING LOCAL IMPROVEMENTS AND SERVICES IN THE NATURE
OF	ENTER TYPE OF IMPROVEMENTS OR SERVICES!
THE COSTS FOR PROVIDING SUCH IMP	PROVEMENTS AND SERVICES SHALL BE PAID BY SPECIAL ASSESSMENTS N THE DISTRICT. SAID SPECIAL ASSESSMENTS MAY BE COLLECTED AT
*To search for Property tax bill visit http://v	www.miamidade.gov/pa/