Buyer Info Sheet

2135 N Courtenay Pkwy F144 Merritt Island, FL 32952

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Seller's Property Disclosure - Condominium

Senatt 005384/700176-1319010

COMPASS

Simplicity

Notice to Licensee and Seller: Only the Seller should fill out this form.

Notice to Seller: Florida law¹ requires a seller of a home to disclose to the buyer all known facts that materially affect the value of the property being sold and that are not readily observable or known by the buyer. This disclosure form is designed to help you comply with the law. However, this disclosure form may not address every significant issue that is unique to the Property. You should think about what you would want to know if you were buying the Property today; and if you need more space for additional information, comments, or explanations, check the Paragraph 10 checkbox and attach an addendum.

Notice to Buyer: The following representations are made by Seller and not by any real estate licensee. This disclosure is not a guaranty or warranty of any kind. It is not a substitute for any inspections, warranties, or professional advice you may wish to obtain. It is not a substitute for your own personal judgment and common sense. The following information is based only upon Seller's actual knowledge of the Property's condition. Sellers can disclose only what they actually know. Seller may not know about all material or significant items. You should have an independent, professional home inspection to verify the condition of the Property and determine the cost of repairs, if any. This disclosure is not a contract and is not intended to be a part of any contract for sale and purchase.

Florida law² entitles a prospective buyer, who has entered into a contract for the purchase of a condominium unit with a seller who is not a developer, at Seller's expense, to a current copy of the declaration of condominium, articles of incorporation of the association, bylaws and rules of the association, the most recent annual financial statement and annual budget and the "Frequently Asked Questions and Answers" document, if buyer requests these in writing. These documents, and meeting agendas and minutes, contain important matters to be considered before acquiring a condominium unit, such as recurring dues or fees; special assessments; capital contributions, penalties; and alteration, leasing, parking, pet, resale, vehicle and other types of restrictions.

Except for information provided in paragraph 6, 7, 8 and 9, the following information is only about the individual Unit specified below and not about any limited common element, any common element or the condominium association ("Association").

1. Structures; Systems; Appliances (a) Is the roof a common element maintained by the Association? (b) To your knowledge, is roof of Unit structurally sound and free of leaks? (c) Are other structures, including ceilings; walls; doors and windows structurally sound and free of leaks? (d) Has any additional structural reinforcement been added to the Unit? (e) Are heating and cooling systems common elements maintained by the Association? (f) To your knowledge, are heating and cooling systems in working condition, i.e., operating in a manner in which the item was designed to operate? (g) Are existing major appliances and mechanical and electrical systems in working condition, i.e. operating in a manner in which the item was designed to operate? (h) Are any of the appliances leased? If yes, which ones:	nit? _		Yes	No	Don't Know
(c) Are other structures, including ceilings; walls; doors and windows structurally sound and free of leaks? (d) Has any additional structural reinforcement been added to the Unit? (e) Are heating and cooling systems common elements maintained by the Association? (f) To your knowledge, are heating and cooling systems in working condition, i.e., operating in a manner in which the item was designed to operate? (g) Are existing major appliances and mechanical and electrical systems in working condition, i.e. operating in a manner in which the item was designed to operate? (h) Are any of the appliances leased?	1.	Structures; Systems; Appliances (a) Is the roof a common element maintained by the Association? (b) To your knowledge, is roof of Unit structurally sound and free of leaks?	N		
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		designed to operate?			
(i) If the answer to questions 1(b), 1(c), 1(f), 1(g) is no, or if 1(d) is yes, please		If yes, which ones:			
		(i) If the answer to questions 1(b), 1(c), 1(f), 1(g) is no, or if 1(d) is yes, plea	se		

	explain:	_		
	320 37 3615 720	Yes	No	Don't Know
2. Te	rmites; Other Wood Destroying Organisms; Pests			
(3	Are termites; other wood-destroying organisms, including fungi; or			
	pests present in the Unit or has the Unit had any structural damage		10	П
- 11	by them? Has the Unit been treated for termites; other wood-destroying	1	[0]	_
(organisms, including fungi; or pests?			B
(f any answer to questions 2(a)-2(b) is yes, please explain:			
. w	ater Intrusion; Plumbing; Flood Insurance		_/	10-20
(:) Has past or present water intrusion or flooding affected the Unit?		M	7
() Are polybutylene pipes present in the Unit?			
(0	Have past or present plumbing leaks or backups affected the Unit? Have there been any leaks or water intrusion from units above or		157	
6	adjacent to your Unit or leaks or water intrusion from your Unit to units		,	
	below or adjacent to it?			
6	Does your lender require flood insurance?			
Ċ) If any answer to questions 3(a)-3(d) is yes, please explain:			
. Fi	re Protection; Improvements; Alterations			~
(Does the Unit have sprinklers for fire protection?			M
	If no, has the Association voted to forego retrofitting each unit with a		1	
	fire sprinkler system?		121	
(b) Have any improvements or alterations to the Unit, whether by you or by others, been made without obtaining required Association approval?	П	W	
,	Have any improvements or alterations to the Unit, whether by you		-	-
,	or by others, been made in violation of building codes or zoning		100000	
	restrictions or without necessary permits?		Ø,	
(d) Are any improvements located below the base flood elevation?		V	
(Have any improvements been constructed in violation of applicable 		5	
8	local flood guidelines?		(A)	
(Are there any open permits on the Unit that have not been closed by a			
(final inspection? g) If any answer to questions 4(b)-4(f) is yes, please explain:	===	1000	
. п	azardous Substances			
	a) Was the Property built before 1978?	D		
3	If yes, please see Lead-Based Paint Disclosure.			
(b) Does anything exist in the Unit that may be considered a hazardous 			
10	substance, including, but not limited to, lead-based paint; asbestos;			
	mold; radon gas; urea formaldehyde; methamphetamine contamination;			
177	or defective drywall?	Ш	[V]	
	c) Has there been any damage, clean up or repair to the Unit due to any of the substances or materials listed in subparagraph (b) above?	П	V	
	If any answer to questions 5(b)-5(c) is yes, please explain:		Super	_
	imited Common Elements			
7	a) Are there any amenities outside the Unit, such as designated parking			
	space(s), storage closet(s), boat slip(s), cabana(s), garage(s), carport(s),	~	-	100
	etc. that are for your exclusive use?		1	
	If yes, please identify the amenity and whether a separate deed or other			
	legal document grants the exclusive right to use:			
R	and Buver () () acknowledge receipt of a copy of this page,	which is Page	2 of 4 Pag	es.
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, T.	W M. M	Yes	No	Don't Know
33505	Association		~	
(b)	Is there any proposed change to the Association's governing documents? Is there any proposed plan to materially alter the common elements? Is there any existing or threatened legal action by or against the		B	
	Association?		Ø	
(d)	Has the Association ever been, or is it currently, involved in litigation or a claim over construction defects or defective building products?		1	
(e)	To your knowledge, is there any discussion of a conversion of the Condominium to something else?		0	
(f)	To your knowledge, is there any effort by an investor or investor group			
(g)	to purchase units in the complex? Has an increase in fees or assessments been approved but not yet	Ш	1000	
	implemented? Is any portion of the Association's property located in a special flood			
	hazard area?			
	Is any portion of the Association's property located seaward of the coastal construction control line?		2	
(i)	Does any past or present settling, soil movement, or sinkhole(s) affect any portion of the Association's property?		B	
(k)	Has there been any structural damage to any portion of the Association's property?		B	П
(I)	Has any additional structural reinforcement been added to any portion of) bbc		_
	the Associations' property?			
(m)	Are there any rental restrictions by the Association?	H		Ħ
(n) (o)	Are there any pet restrictions by the Association? If any answer to questions 7(a)-7(n) is yes, please explain:		-	
	only cats, No Dogs	- 3		
	Has anything appeared in the Association Agendas and or the Minutes regarding Milestone Inspection & Structural Integrity Reserve Study for your complex? Has the Association budgeted for the cost of hiring an engineer to complete			
	the Milestone Inspection & Structural Integrity Reserve Study?			
(c)	Has the Association hired an engineer to complete the Milestone Inspection & Structural Integrity Reserve Study yet?			Z
11120-44	If yes, what is the expected completion date for them?			
(d)	Has the Association passed or discussed raising fees or doing a Special Assessment to pay for costs associated with complying with the Milestone	-		~
	Inspection and/or Structural Integrity Reserve Study? If yes, explain			Ä
	(Note: Further information may be disclosed by using the Milestone Inspecti and Structural Integrity Reserve Study Disclosure)	on .		
Fore	eign Investment in Real Property Tax Act ("FIRPTA") Is the Seller subject to FIRPTA withholding per Section 1445 of the		,	
	Internal Revenue Code? If yes, Buyer and Seller should seek legal and tax advice regarding compliance.		Ø	
0. []	(If checked) Other Matters; Additional Comments: The attached addendu	ım conta	ins additio	nal
(//	(- 0			
Kyr	and Buyer () () acknowledge receipt of a copy of this page, whi	ch is Page	e 3 of 4 Page	es.
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Buyer in writing	Unioffell t	MADA	auro Wiesm	anh Date: 10/24/25
4	(signature)		(print)	1 1
Seller: Ma	(signature)	/ Marga	ret R. Pules (print)	Date: 10/24/25
	(3.3)		67.50.0000000000000000000000000000000000	
Buyer acknow	The Manager and Sur	, understands, and l	has received a copy of this	disclosure statement.
	The Manager and Sur	, understands, and l	has received a copy of this o	disclosure statement. Date:
Buyer acknow	The Manager and Sur	, understands, and l	has received a copy of this o	
	ledges that Buyer has read	, understands, and l	3 D S D S D S S S S S S S S S S S S S S	

Seller (_____) and Buyer (_____) acknowledge receipt of a copy of this page, which is Page 4 of 4 Pages.

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Comprehensive Rider to the Residential Contract For Sale And Purchase

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

and	s 2135 N COURTENAY PKWY 144, MERRITT ISLAND, FL 32953	9
concerning the Property described a	SZISSIN COOKITENAT TRAT THI, IIIETIIII III	
	With the work	
Buyer's Initials	Seller's Initials	
	P. LEAD-BASED PAINT DISCLOSURE (Pre-1978 Housing)	
such property may present exposure poisoning. Lead poisoning in young reduced intelligence quotient, behav pregnant women. The seller of any	Lead-Based Paint Warning Statement sidential real property on which a residential dwelling was built prior to 1978 is not lead from lead-based paint that may place young children at risk of development of the produce permanent neurological damage, including learning district problems, and impaired memory. Lead poisoning also poses a particulaterest in residential real property is required to provide the buyer with any information of the provide the supermember of any known or inspection for possible lead-based paint hazards is recommended prior to provide the side of the provide the supermember of the provide the provide the supermember of the provide the pr	isabilities ar risk to mation or own lead
	5.1156	
Seller's Disclosure (INITIAL)	based paint or lead-based paint hazards (CHECK ONE BELOW):	
Known lead-b	ased paint or lead-based paint hazards are present in the housing.	
	knowledge of lead-based paint or lead-based paint hazards in the housing.	
x Seller has no		
A Desardo and cons	are available to the Seller (CHECK ONE BELOW):	d paint o
(b) Records and repo	orts available to the Seller (CHECK ONE BELOW): yided the Buyer with all available records and reports pertaining to lead-base	d paint o
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Page 1 of 1 P. LEAD-BASED PAINT DISCLOSURE

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Senal/: 031414-800176-1318943



Flood Disclosure

COMPASS

Florida Statute 689,302 requires a seller to complete and provide a flood disclosure to a purchaser of residential real property at or before the time the sales contract is executed. CHRISTINE DUTCHER, MARGARET PULEO AND MAURO WIESMANN , provides Buyer the following flood disclosure at or before the time the sales contract is executed. Property address: 2135 N COURTENAY PKWY 144, MERRITT ISLAND, FL 32953 Seller, please check the applicable boxes in paragraphs (1) through (3) below. FLOOD DISCLOSURE Flood Insurance: Homeowners' insurance policies do not include coverage for damage resulting from floods. Buyer is encouraged to discuss the need to purchase separate flood insurance coverage with Buyer's insurance agent. (1) Seller I has has no knowledge of any flooding that has damaged the property during Seller's ownership of the property. (2) Seller has has not filed a claim with an insurance provider relating to flood damage on the property, including, but not limited to, a claim with the National Flood Insurance Program. (3) Seller has whas not received assistance for flood damage to the property, including, but not limited to, assistance from the Federal Emergency Management Agency. (4) For the purposes of this disclosure, the term "flooding" means a general or temporary condition of partial or complete inundation of the property caused by any of the following: a The overflow of inland or tidal waters. b The unusual and rapid accumulation of runoff or surface waters from any established water source, such as a river, stream, or drainage ditch. Sustained periods of standing water resulting from rainfall. by email facsimile mail personal delivery. Copy provided to Buyer on

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

COMPASS

and and Purchase between CHRISTINE L	DUTCHER, MARGARET PULEO AND MAURO WIESMANN (SELLER
	OURTENAY PKWY 144, MERRITT ISLAND, FL 32953
	A) COLORA
Buyer's Initials	Seller's Initials
A	. CONDOMINIUM RIDER
ASSOCIATION / COMMUNITY DISCLOSURE to	owners' association, Seller shall complete Rider B. HOMEOWNERS or further information including additional assessments and fees. I inium association, Seller shall also complete a separate Rider A m association.
The condominium association ("Condominium A management company, and to which assessment is/are:	Association") to which this Condominium Rider is applicable, and any ts, special assessments, and/or rent/land use fees are due and payable
Association	Management Company
Island Village Condo Assoc.	A&M Management Partners Company
Contact Person	Contact Person
Phone	Phone
Email jackiehAMmgmt@gmail.com	Email
Additional contact information can be found on the www. aandmmgmt.com	Association's website, which is:
Contract is contingent upon Buyer being appropriate to Closing. Within (if left process with the Condominium Association ar Buyer shall promptly apply for such approval. Condominium Association in order to complete such approval, including making personal appe	uyer (CHECK ONE): is is not required. If approval is required, this oved by the Association no later than (if left blank, then 5) days t blank, then 5) days after Effective Date Seller shall initiate the approval not provide Buyer with a copy of the current application for approval, and Buyer and Seller shall sign and deliver any documents required by the e the transfer of the Property and each shall use diligent effort to obtain earances if required. If Buyer is not approved within the stated time period, refunded the Deposit, thereby releasing Buyer and Seller from all further
to the terms of the Declaration of Condomi (b) The members of the Association (CHECK (c) If either the Condominium Association or the left blank, then 5) days after Effective Dat	he members have a Right, then Buyer and Seller shall, within (if te, sign and deliver any documents required as a condition precedent to be diligent effort to submit and promptly process the matter with the

Page 1 of 5 A. CONDOMINIUM RIDER

(SEE CONTINUATION)

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Serial# 067116-500176-1318857

Form Simplicity

A. CONDOMINIUM RIDER (CONTINUED)

(d) If the Condominium Association or a member timely exercises a Right, this Contract is terminated 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.

(e) If, within the time permitted for exercise of the Right, the Condominium Association, the members of the Condominium Association, or both, either (i) provide written confirmation to Buyer that the Right will not be exercised, or (ii) fail to timely exercise the Right, then this Contract shall proceed to Closing as otherwise provided herein.

3.	FEE (a)	s; ASSESSMENTS; PRORATIONS; LITIGATION: Condominium Association assessment(s) and rents: Seller represents that the current Condominium Association
		egular periodic assessment(s) installments is/are 545.24 payable (CHECK ONE): Immonthly quarterly semi-annually annually
		nd the current rent on recreation areas, if any, is payable (CHECK ONE): monthly quarterly semi-annually annually
mac	egu de c	er periodic assessments levied by the Condominium Association and rent on recreational areas, if any, shall be trent by Seller at Closing. Association assets and liabilities, including Association reserve accounts, shall not be
	(b)	Fines: Seller shall, at Closing, pay all fines imposed against the Property by the Condominium Association as of Closing Date and remedy all open violations of rules and regulations noticed to Seller in the Condominium Association official records.
	(c)	Special Assessments: i) If the Condominium Association has levied any special or additional assessments as of the Effective Date, then (CHECK ONE): Buyer Seller (if left blank, then Seller) shall pay all such assessment(s) in full prior to or at Closing. ii) If the Condominium Association levies any special or additional assessments after the Effective Date and prior to the Closing Date, then (CHECK ONE): Buyer Seller (if left blank, then Seller) shall pay all such assessment(s) in full prior to or at Closing. Notwithstanding the provisions of (i) or (ii) above, if any special or additional assessments may be paid in installments, and the Condominium Association will allow Buyer to assume installments scheduled to be paid after Closing, then Seller shall, prior to or at Closing, pay all installments which are payable on or before Closing Date, and (CHECK ONE): Buyer Seller (if left blank, then Buyer) shall pay installments payable after Closing Date. If Seller is checked, or if the Condominium Association does not allow a Buyer to assume installments scheduled to be paid after Closing, Seller shall pay the special or additional assessment in full prior to or at the time of Closing. iv) A special or additional assessment shall be deemed levied for purposes of this Paragraph 3 on the date when such assessment has been approved as required for enforcement pursuant to Florida law and the condominium documents listed in Paragraph 5. Seller is aware of the following special or additional assessments that have been levied by the Condominium Association, or discussed at a Board meeting in the 12 months prior to the Effective Date, (include purpose(s) of assessments and amount, if known):
	(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.	lf, p	INKLER SYSTEM RETROFIT: Insuant to Sections 718.112(2)(n), F.S., the Condominium Association has voted to forego retrofitting its fire sprinkler em or handrails and guardrails for the condominium units, then prior to Closing Seller shall furnish to Buyer the en notice of Condominium Association's vote to forego such retrofitting.
5.		IDEVELOPER DISCLOSURE: ECK ONE):
		(a) THE BUYER HEREBY ACKNOWLEDGES THAT BUYER HAS BEEN PROVIDED A CURRENT COPY OF THE
Pag	je 2	5 A. CONDOMINIUM RIDER (SEE CONTINUATION)

A. CONDOMINIUM RIDER (CONTINUED)

DECLARATION OF CONDOMINIUM, ARTICLES OF INCORPORATION OF THE ASSOCIATION, BYLAWS AND RULES OF THE ASSOCIATION, A COPY OF THE MOST RECENT ANNUAL FINANCIAL STATEMENT AND ANNUAL BUDGET, AND FREQUENTLY ASKED QUESTIONS AND ANSWERS DOCUMENT MORE THAN 7 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND LEGAL HOLIDAYS, BEFORE EXECUTION OF THIS CONTRACT.

(b) THIS AGREEMENT IS VOIDABLE BY BUYER BY DELIVERING WRITTEN NOTICE OF THE BUYER'S INTENTION TO CANCEL WITHIN 7 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, A COPY OF THE MOST RECENT ANNUAL FINANCIAL STATEMENT AND ANNUAL BUDGET, 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 7 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 STATEMENT AND ANNUAL BUDGET, 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:

(a) Seller shall, at Seller's expense, provide Buyer with current copies of the condominium documents specified in Paragraph 5, above, as well as the governance form described in Section 718.503(2)(b), F.S. If this Contract does not close, Buyer shall immediately return the documents to Seller or reimburse Seller for the cost of the documents, if any.
 (b) Seller shall, at Seller's expense, provide Buyer with a current copy of the following (CHECK ALL REQUESTED BY BUYER):
 Minutes of Condominium Association Board meetings for the 12 months preceding the Effective Date

	Williams of Condomination Association board meetings for the 12 months processing the annual
	Agendas for all Condominium Association Board meetings for the 12 months preceding the Effective Date
	Minutes of Condominium Association member meetings for the 12 months preceding the Effective Date
	Agendas for all Condominium Association member meetings for the 12 months preceding the Effective Date
	Insurance Declaration Pages for general liability, hazard/windstorm, and any required or existing flood policies held by the Condominium Association
	If Paragraph 9(a)(iii), 9(b)(iii), or 9(c)(iii) is checked and the referenced document is actually received by the Seller prior to Closing, then such document (i.e. the inspector-prepared summary of a milestone inspection report, a turnover report, or a structural integrity reserve study report)
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THIS AGREEMENT MAY BE TERMINATED BY BUYER BY DELIVERING WRITTEN NOTICE OF THE BUYER'S INTENTION TO CANCEL WITHIN 7 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND LEGAL HOLIDAYS, AFTER THE DATE BUYER RECEIVES ALL OF THE DOCUMENTS REQUESTED IN THIS SUBPARAGRAPH 6(b). BUYER'S RIGHT TO TERMINATE THIS AGREEMENT UNDER THIS SUBPARAGRAPH 6(b) SHALL TERMINATE AT CLOSING.

7. COMMON ELEMENTS; PARKING:

8. 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.

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(SEE CONTINUATION)

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A. CONDOMINIUM RIDER (CONTINUED)

	ESTONE INSPECTION REPORT; STRUCTURAL INTEGRITY RESERVE STUDY; TURNOVER INSPECTION PORTS:
(a)	MILESTONE INSPECTION: The Association (check only one option): (i) is required to and has completed a milestone inspection report as described in Section 553.899, F.S. (SEE PARAGRAPH 9(d) BELOW FOR VOIDABILITY RIGHTS); or
	$\boxed{\mathbf{x}}$ (ii) IS NOT REQUIRED TO HAVE COMPLETED A MILESTONE INSPECTION REPORT AS DESCRIBED IN SECTION 553.899, F.S.; or
	\square (iii) IS REQUIRED TO HAVE COMPLETED A MILESTONE INSPECTION REPORT AS DESCRIBED IN SECTION 553.899, F.S. BUT HAS NOT COMPLETED SUCH INSPECTION.
(b)	TURNOVER INSPECTION REPORT: The Association (check only one option): [] (i) is required to and has completed a turnover inspection report for a turnover inspection performed on or after July 1, 2023, as described in Section 718.301(4)(p) and (q), F.S. (SEE PARAGRAPH 9(d) BELOW FOR VOIDABILITY RIGHTS); or
	X (ii) IS NOT REQUIRED TO HAVE COMPLETED A TURNOVER INSPECTION REPORT FOR A TURNOVER INSPECTION PERFORMED ON OR AFTER JULY 1, 2023, AS DESCRIBED IN SECTION 718.301(4)(p) AND (q), F.S. (this option should be selected if the Association was turned over prior to July 1, 2023); or
	\square (iii) IS REQUIRED TO HAVE COMPLETED A TURNOVER INSPECTION REPORT FOR A TURNOVER INSPECTION PERFORMED ON OR AFTER JULY 1, 2023, AS DESCRIBED IN SECTION 718.301(4)(p) AND (q), F.S. BUT HAS NOT COMPLETED SUCH REPORT.
(c)	STRUCTURAL INTEGRITY RESERVE STUDY: The Association (check only one option): [] (i) is required to and has completed a structural integrity reserve study as described in Sections 718.103(26) and 718.112(2)(g), F.S. (SEE PARAGRAPH 9(d) BELOW FOR VOIDABILITY RIGHTS); or
	[x] (ii) IS NOT REQUIRED TO HAVE COMPLETED A STRUCTURAL INTEGRITY RESERVE STUDY AS DESCRIBED IN SECTIONS 718.103(26) AND 718.112(2)(g), F.S.; or
	(iii) IS REQUIRED TO HAVE COMPLETED A STRUCTURAL INTEGRITY RESERVE STUDY AS DESCRIBED IN SECTIONS 718.103(26) AND 718.112(2)(g), F.S. BUT HAS NOT COMPLETED SUCH STUDY.
	(NOTE: The definition of "structural integrity reserve study" is found in Section 718.103(28), F.S.)
(d)	CHECK ONLY ONE BOX BELOW IF the Association has completed a milestone inspection (Paragraph 9(a)(i), above, is checked), or a turnover inspection report (Paragraph 9(b)(i), above, is checked), or a structural integrity reserve study (Paragraph 9(c)(i), above, is checked):
	(i) THE BUYER HEREBY ACKNOWLEDGES THAT BUYER HAS BEEN PROVIDED A CURRENT COPY OF THE INSPECTOR-PREPARED SUMMARY OF THE MILESTONE INSPECTION REPORT AS DESCRIBED IN SECTION 553.899, FLORIDA STATUTES, IF APPLICABLE; A COPY OF THE TURNOVER INSPECTION REPORT DESCRIBED IN SECTION 718.301(4)(p) AND (q), FLORIDA STATUTES, IF APPLICABLE; AND A COPY OF THE ASSOCIATION'S MOST RECENT STRUCTURAL INTEGRITY RESERVE STUDY DESCRIBED IN SECTIONS 718.103(26) AND 718.112(2)(g), FLORIDA STATUTES, IF APPLICABLE, MORE THAN 7 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND LEGAL HOLIDAYS, BEFORE EXECUTION OF THIS CONTRACT.
	(ii) THIS AGREEMENT IS VOIDABLE BY BUYER BY DELIVERING WRITTEN NOTICE OF THE BUYER'S INTENTION TO CANCEL WITHIN 7 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 INSPECTOR-PREPARED SUMMARY OF THE MILESTONE INSPECTION REPORT AS DESCRIBED IN SECTION 553.899, FLORIDA STATUTES, IF APPLICABLE; A COPY OF THE TURNOVER INSPECTION REPORT DESCRIBED IN SECTION 718.301(4)(p) AND (q), FLORIDA STATUTES, IF APPLICABLE; AND A COPY OF THE ASSOCIATION'S MOST RECENT STRUCTURAL INTEGRITY RESERVE STUDY DESCRIBED IN SECTIONS 718.103(26) AND 718.112(2)(g), FLORIDA STATUTES, IF APPLICABLE. 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 7 DAYS, EXCLUDING SATURDAYS,
	(a) (b) (c)

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(SEE CONTINUATION)



A. CONDOMINIUM RIDER (CONTINUED)

SUNDAYS, AND LEGAL HOLIDAYS, AFTER THE BUYER RECEIVES A CURRENT COPY OF THE INSPECTOR-PREPARED SUMMARY OF THE MILESTONE INSPECTION REPORT AS DESCRIBED IN SECTION 553.899, FLORIDA STATUTES; A COPY OF THE TURNOVER INSPECTION REPORT DESCRIBED IN SECTION 718.301(4)(p) AND (q), FLORIDA STATUTES; OR A COPY OF THE ASSOCIATION'S MOST RECENT STRUCTURAL INTEGRITY RESERVE STUDY DESCRIBED IN SECTIONS 718.103(26) AND 718.112(2)(g), FLORIDA STATUTES, IF REQUESTED IN WRITING. BUYER'S RIGHT TO VOID THIS AGREEMENT SHALL TERMINATE AT CLOSING.

 CONDOMINIUMS CREATED WITHIN A PORTION OF A BUILDING OR WITHIN A MULTIPLE PARCEL BUILDING. If applicable, pursuant to Section 718.407, F.S.:

DISCLOSURE SUMMARY

THE CONDOMINIUM IN WHICH YOUR UNIT IS LOCATED IS CREATED WITHIN A PORTION OF A BUILDING OR WITHIN A MULTIPLE PARCEL BUILDING. THE COMMON ELEMENTS OF THE CONDOMINIUM CONSIST ONLY OF THE PORTIONS OF THE BUILDING SUBMITTED TO THE CONDOMINIUM FORM OF OWNERSHIP.

BUYER ACKNOWLEDGES ALL OF THE FOLLOWING:

- (1) THE CONDOMINIUM MAY HAVE MINIMAL COMMON ELEMENTS.
- (2) PORTIONS OF THE BUILDING WHICH ARE NOT INCLUDED IN THE CONDOMINIUM ARE OR WILL BE GOVERNED BY A SEPARATE RECORDED INSTRUMENT. SUCH INSTRUMENT CONTAINS IMPORTANT PROVISIONS AND RIGHTS AND IS OR WILL BE AVAILABLE IN PUBLIC RECORDS.
- (3) THE PARTY THAT CONTROLS THE MAINTENANCE AND OPERATION OF THE PORTIONS OF THE BUILDING WHICH ARE NOT INCLUDED IN THE CONDOMINIUM DETERMINES THE BUDGET FOR THE OPERATION AND MAINTENANCE OF SUCH PORTIONS. HOWEVER, THE ASSOCIATION AND UNIT OWNERS ARE STILL RESPONSIBLE FOR THEIR SHARE OF SUCH EXPENSES.
- (4) THE ALLOCATION BETWEEN THE UNIT OWNERS AND THE OWNERS OF THE PORTIONS OF THE BUILDING WHICH ARE NOT INCLUDED IN THE CONDOMINIUM OF THE COSTS TO MAINTAIN AND OPERATE THE BUILDING CAN BE FOUND IN THE DECLARATION OF CONDOMINIUM OR OTHER RECORDED INSTRUMENT.



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