Clear Form



CONDOMINIUM RIDER



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This Rider is made by the undersigned BUYER and SELLER and is incorporated into and made a part of the Purchase

and Sale Agreement between BUYER and SELLER (the "Agreement"). Where this Rider is in conflict with the terms of the Agreement, the terms contained in this Rider will govern. This Rider is referenced in paragraph 17 of the Agreement and pertains to the following Property: Unit , a Condominium. Of 3204 Haley Pointe Road, St. Augustine, FL 32084 1. APPROVAL: If the condominium declaration or other condominium documents which govern the Unit give the condominium association (the "Association") the right to approve BUYER and/or the transaction, BUYER shall make application for such approval within 15 days (15 days if left blank) from the date of receipt of the condominium documents described in paragraph 9 hereof. BUYER and SELLER shall make all reasonable efforts, including any required personal appearances, to obtain Association approval. If BUYER or the transaction is not approved, this Agreement shall terminate and the binder deposit(s) less all loan and sale processing and closing costs incurred shall be refunded to BUYER. 2. APPLICATION/TRANSFER FEES: BUYER agrees to pay all application/transfer fees at the time charged by the Association in connection with the purchase of the Unit. 3. RECREATION OR LAND LEASE: SELLER represents that there is not a recreation or land lease associated with the Condominium or its facilities except as follows: 4. MAINTENANCE FEES/OTHER ASSESSMENTS: SELLER represents that the maintenance fees and any other fees and assessments levied against the Unit by the Association or in accordance with the condominium documents are, as of the date of the Agreement, as follows: \$ 546 per MONTH payable to VISTA COVE CONDO (a) maintenance \$____per___payable to (b) special assessment ____payable to (c) capital contribution per payable to SELLER shall pay special assessments levied by the Association prior to the date of closing unless otherwise agreed in writing after SELLER's full written disclosure to BUYER of pending amounts. BUYER shall pay special assessments levied by the Association on or after the date of closing. Association reserve accounts shall not be prorated. A special assessment shall be deemed levied for purposes of this paragraph on the date when the Association's board of directors or the required percentage of unit owners, or both, as applicable, has voted in accordance with Florida law and the condominium documents to approve the special assessments. 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 6 months prior to the effective date of the Agreement except as follows: \$ imposed for the following purposes:

BUYER hereby requests a copy of the minutes resulting from any meeting of the Association's board of directors conducted within the past twelve months, together with a recitation of any building or structural concerns known to SELLER.

5. LOSS OR DAMAGE TO COMMON ELEMENTS: If the common elements, including limited common elements (the "common elements"), are damaged by any casualty prior to closing, SELLER shall immediately notify BUYER in writing. If any portion of the common elements is damaged by extreme weather, fire, act of God or any other casualty before closing and, if as a result of that damage, the Property appraises below the Purchase Price (as determined by the BUYER's lender's appraiser, or, if none, an appraiser selected by and paid by BUYER), and the parties cannot agree on a revised Purchase Price, either BUYER or SELLER may terminate this Agreement by giving written notice to other party.

CONDOMINIUM RIDER continued

an	ARKING/STORAGE/BOAT SLIP: Solid area(s) are included in the sale of Association rules and regulations. (a) parking space number(s)	SELLER'S right and interest in or to the use of if the Unit and shall be deemed to be assigned	the below described space(s) I to BUYER at closing, subject
	(b) storage space/locker number	(s)	
		(the Property Tax ID No. is	if applicable)
	(d) other (specify)		2 - 1 - 1 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -
8. NO	N-DEVELOPER RESALE DISCLO	DSURE (CHECK (1) OR (2):	
	OF THE DECLARATION OF COMBYLAWS AND RULES OF THE FINANCIAL INFORMATION AND	OWLEDGES THAT BUYER HAS BEEN PRONDOMINIUM, ARTICLES OF INCORPORATION ASSOCIATION, AND A COPY OF THE MODERN FREQUENTLY ASKED QUESTIONS AND LEGIT; OR	ON OF THE ASSOCIATION MOST RECENT YEAR-END ID ANSWERS DOCUMENT
F S C 3 T A	INTENTION TO CANCEL WITHIN AFTER THE DATE OF EXECUTION AFTER THE DATE OF EXECUTION AND RULES OF THE INANCIAL INFORMATION AND SO REQUESTED IN WRITING. AND FOR THE TOTAL BUYER MAY EXECUTION OF THE MOST RECLARATION, ARTICLES OF THE MOST RESERVED.	BLE BY BUYER BY DELIVERING WRITTEN 3 DAYS, EXCLUDING SATURDAYS, SUNDA ON OF THIS AGREEMENT BY THE BUYER DECLARATION OF CONDOMINIUM, ARTIC ASSOCIATION, AND A COPY OF THE METER OF THESE VOID ASSOCIATION OF COSING FOR A PERSON OF THE TIME FOR CLOSING FOR A PERSON OF THE THE TIME FOR CLOSING FOR A PERSON OF THE TIME FOR THE TIME THE TIM	AYS AND LEGAL HOLIDAYS, AND RECEIPT BY BUYER LES OF INCORPORATION, MOST RECENT YEAR-END ANSWERS DOCUMENT, IF ABILITY RIGHTS SHALL BE RIOD OF NOT MORE THAN ER THE BUYER RECEIVES ES OF THE ASSOCIATION, ATION AND FREQUENTLY
Cond Docus shall p Inspec the ab be dec	ominium, Articles of Incorporate ment and the most recent year-endered by the BUYER with a copy of the loction Period. In the event this transpove-described documents intact a ducted from binder deposit. If a Brother the second secon	NUEST: BUYER requests a current copytion, Bylaws, Rules of the Association, the end Financial Information pursuant to Florid Declarations page of the condominium master saction does not close, BUYER agrees to import in the same condition as received by BUY before provides to or obtains for a BUYER the door, inaccuracy, or omission. BUYER and SE le non-return of the documents.	e Questions and Answers a Statute 718.503. SELLER or insurance policy within the mediately return to SELLER ER, or replacement cost will ocuments described above,
commo	on elements or Association prope	Statute 718.112, the unit owners voted to erty with a fire sprinkler system or other engosing, a copy of the Association's notice of the	gineered life-safety system,
homeov		ION: If the Condominium is located within a tory fees or assessments, a Homeowne	
		Page 2 of 3	rev04/23

rev04/23

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CONDOMINIUM RIDER continued

- 12. **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 Association.
- 13. **MILESTONE INSPECTION REPORT SUMMARY**: Pursuant to Section 718.503 (2)(a) 5, Florida Statutes, the BUYER is entitled, at Seller's expense, to receive from SELLER, before the sale of the Property, a copy of the inspector-prepared summary of the milestone inspection report, as described in Sections 553.899 and 718.301(4)(p), Florida Statutes, if (1) applicable and 2 the summary has been submitted to the Association.
- 14. **STRUCTURAL INTEGRITY RESERVE STUDY:** Pursuant to Section 718.503(2)(a)6, Florida Statutes, the BUYER is entitled, at Seller's expense, to receive from SELLER, before the sale of the Property, a copy of the Association's most recent structural integrity reserve study or a statement that the Association has not completed a structural integrity reserve study.

BUYER SIGNATURE	DATE	SELLER SIGNATURE	7/12/24 DATE	
- THE OFFICE OF THE OFFICE OFF	DATE	- CELEROIGNATORE		
BUYER SIGNATURE	DATE	SELLER SIGNATURE	DATE	
BUYER SIGNATURE	DATE	SELLER SIGNATURE	DATE	
BUYER SIGNATURE	DATE	SELLER SIGNATURE	DATE	
BUYER acknowledges receivened and 12 above.	ving on the date indic	cated below the condominium document	s described in paragraphs	
BUYER SIGNATURE		DATE		
BUYER SIGNATURE	(i) a	DAT	Е	
BUYER SIGNATURE		DATE		