Comprehensive Rider to the Residential Contract For Sale And Purchase



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

If initialed by all parties , the clauses be For Sale And Purchase between		•		ealtors®/Florid Karan M		dential Contract (SELLER)		
and						(BUYER)		
concerning the Property described as	601	EDWARDS				4204		
	CELEBR			Authentissor	FL	34747-5444		
Buyer's Initials		_	Seller's Initials	<u>DFB</u>	<u> (KM</u>	<u>B</u>		
	A.	CONDOMIN	NIUM RIDER					
f Property is part of a master or other hassociation / COMMUNITY DISCLOS Property is part of more than one cond CONDOMINIUM RIDER for EACH condomin	SURE for Iominium ominium	further info association association ociation") to v	rmation including n, Seller shall also n. which this Condomi	additional ass complete a se	sessments eparate Ric pplicable, a	and fees. If der A. and any		
nanagement company, and to which asso s/are:	essments	, special ass	essments, and/or re	ent/land use fee	es are due a	and payable,		
Association			Management Cor	npany				
Carlyle Residences North			A	ccess Manager	ment			
Contact Person			Contact Person _	Christina	De Los Sa	intos		
hone		Phone 407-480-4200 Email customerservice@accessdifference.com						
Email			Elliali customer	ser viceeacce	ssulliere.	iice.com		
Additional contact information can be four	nd on the	Association's	s website, which is:					
1. CONDOMINIUM ASSOCIATION AF The Condominium Association's app Contract is contingent upon Buyer b prior to Closing. Within process with the Condominium Asso Buyer shall promptly apply for such Condominium Association in order t such approval, including making pers this Contract is terminated and Buye obligations under this Contract.	roval of B eing appr (if le ociation a approval o comple sonal app	ouyer (CHEC) oved by the aleft blank, the nd provide B. Buyer and the the transferances if re	Association no later n 5) days after Effect by a copy of Seller shall sign an er of the Property a equired. If Buyer is n	than tive Date Selle the current ap d deliver any d nd each shall u ot approved wi	(if left blan r shall initia plication fo ocuments use diligent thin the star	k, then 5) days te the approval r approval, and required by the effort to obtain ted time period,		
2. RIGHT OF FIRST REFUSAL: (a) The Condominium Association (to the terms of the Declaration (b) The members of the Condominium (c) If either the Condominium Association before the Right, and shall association and members, including the Condominium Association (to the Condominium Assoc	of Condor um Assoc ciation or ective Da use dilige	minium ("Dec siation (CHE (the members te, sign and nt effort to su	claration", which refe CK ONE):	erence includes Ex do not ha Buyer and Se nts required as	s all amend ve a Right. eller shall, v a conditior	ments thereto). vithin (n precedent to the		

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(SEE CONTINUATION)

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- (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.		Co	ndominiu	ım Asso	ociation as	ATIONS; LIT ssessment(s s) installmer	and re	ents: Seller re	epresents t	hat the cu	rrent Condomi	nium Associa	tion
		\$_						⊠ monthly	□ quai	rterly [□ semi-annua	ılly □ an	nually
		and \$_				ation areas, le (CHECK			□ quar	rterly [∃ semi-annua	ılly □ an	nually
											ational areas, i e accounts, sh		
	(b)	Clo	sing Dat	e and r							ondominium A eller in the Co		s of
	(c)	(i) (ii) (iii)	(CHECI to or at If the Co to the Co assessi Notwith installm after Clo Date, a Closing installn in full p A speci such as docume been le	ondomic Closing Closing ment(s) standinents, a cosing, the Date. nents sprior to all or ad sessments listevied by	nium Asso DE Buyer Ig. nium Asso Date, the in full prio g the pro- nd the Co- hen Seller ECK ONE ECK ONE If Seller is scheduled or at the Iditional as ent has be ed in Para	cociation leviden (CHECK or to or at Clovisions of (indominium shall, prior the checked, or to be paid time of Closessment sleen approved graph 5. Solominium Assistant control of the checked, or to be paid to be paid time of Closessment sleen approved graph 5. Solominium Assistant control of the checked, or to be paid to be paid time of Closessment sleen approved graph 5. Solominium Assistant control of the checked prior to t	es any some one of the content of th	above, if are ation will allo Closing, payeller (if left ble Condomin Closing, Sel deemed levieured for enfoaware of the	ditional ass Seller (if sy special of We Buyer to all installme ank, then I ium Associ ler shall p ed for purp procement p following s sed at a B	sessments left blank or addition assume into the superestion do ay the sposes of the ursuant to special or a coard mee	ents as of the Bauch assessment, then Seller) and assessmentallments so are payable call pay installnes not allow a ecial or additional assetting in the 12	ctive Date and shall pay a cheduled to be concerned as Buyer to as a concerned as on the date and the condor essments that	Il prior Il such paid in pe paid Closing le after ssume sment e when minium at have
	(d)					hat Seller is cept as follo		are of pendir	ng or anticip	pated litiga	ation affecting	the Property	or the
4.	If, p	ursı tem	uant to So or hand	ections rails ar	nd guardra	2)(n), F.S., thails for the c	ondomi		then prior t	to Closing	forego retrofit Seller shall fo		
5.			EVELOP K ONE):	ER DIS	CLOSUR	E:							
		(a)	THE BU	YER HE	EREBY A	CKNOWLE	OGES T	HAT BUYER	RHASBEE	N PROVII	DED A CURRE	ENT COPY O	FTHE
Page CR-7	e 2 o Rev.	of 5 06/2	A. CON 025 © 202	IDOMII 5 Florida	NIUM RID Realtors® a	ER and The Florida	a Bar. All	rights reserved			(SEE	CONTINUAT	TON)

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 Agendas for all Condominium Association Board meetings for the 12 months preceding the Effective Date
H	Minutes of Condominium Association member meetings for the 12 months preceding the Effective Date
Ш	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)
Π	

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:

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) # S-2 Garage # Other:

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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- 9. MILESTONE INSPECTION REPORT; STRUCTURAL INTEGRITY RESERVE STUDY; TURNOVER INSPECTION REPORTS:
 - (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
 - ⚠ (ii) IS NOT REQUIRED TO HAVE COMPLETED A MILESTONE INSPECTION REPORT AS DESCRIBED IN SECTION 553.899, F.S.; or
 - □ (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) <u>TURNOVER INSPECTION REPORT:</u> 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
 - M(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
 - ☐ (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) <u>STRUCTURAL INTEGRITY RESERVE STUDY</u>: The Association (check only one option): **哲** (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
 - □ (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,

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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.

10. 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 BUIDLING 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.