## **Comprehensive Rider to the Residential Contract For Sale And Purchase**



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

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

and	Llano Perez					(SELLER) (BUYER)
concerning the Property	/ described as	447 Pinecres				(DOTEIV)
concoming the report	, doconbod do	Davenport		Authentision	FL	33837-3889
Buyer's Initials			Seller's Initials	<u> </u>		
	B. HOMEOWN	ERS' ASSOCIATION	N/COMMUNITY D	ISCLOSURE		
PART A. DISCLOSUR	E SUMMARY					
IF THE DISCLOSURE	SUMMARY REC	DUIRED BY SECT	ION 720.401. FL	ORIDA STATUTE	ES. HAS	S NOT BEEN
PROVIDED TO THE CONTRACT IS VOIDA WRITTEN NOTICE OD DISCLOSURE SUMMATHIS VOIDABILITY RICLOSING.	BLE BY BUYER B F THE BUYER'S ARY OR PRIOR TO	Y DELIVERING TO INTENTION TO CLOSING, WHIC	SELLER OR SEL CANCEL WITHIN HEVER OCCURS I	LER'S AGENT O 3 DAYS AFTEI FIRST. ANY PUR	R REPR R RECE PORTEI	RESENTATIVE EIPT OF THE D WAIVER OF
BUYER SHOULD NOT					THIS D	DISCLOSURE.
<b>Disclosure Summary</b>	For			Ph 2		
		•	of Community)			
1. AS A BUYER OF HOMEOWNERS' A 2. THERE HAVE BEE USE AND OCCUP, 3. YOU WILL BE OBL TO PERIODIC CHAYOU WILL ALSO SUCH SPECIAL AS 0.00 4. YOU MAY BE OBL OR SPECIAL DIST 5. YOUR FAILURE HOMEOWNERS' A 6. THERE MAY BE COMMONLY USED IF APPLICABLE, T 7. THE DEVELOPER APPROVAL OF TH 8. THE STATEMENT PROSPECTIVE P	SSOCIATION ("ASEN OR WILL BE RICANCY OF PROPER LIGATED TO PAY ANGE. IF APPLICA BE OBLIGATED TO SSESSMENTS MAPER LIGATED TO PAY SPECIAL SSOCIATION COLON OBLIGATION OF FACILITIES AS AN ANGE CONTAINED IN URCHASER, YOU UMENTS BEFORE TO THE CURTENT ANGE ASSOCIATION IN SECONTAINED IN URCHASER, YOU UMENTS BEFORE TO THE COUNTY WE ARE EITHER IN THE COUNTY WE AND THE COUNTY WE ARE EITHER IN THE COUNTY WE AND THE COUNTY WE ARE EITHER IN THE COUNTY WE AND TO THE COUNTY WE AND TO THE COUNTY WE AND THE COUNTY WE AND THE COUNTY WE AND THE COUNTY WE AND TO THE COUNTY WE AND THE COUNTY	SOCIATION"). ECORDED RESTR RTIES IN THIS CON ASSESSMENTS TO BLE, THE CURRE O PAY ANY SPEC Y BE SUBJECT TO SPECIAL ASSESSI SMENTS ARE SUB AL ASSESSMENT JUD RESULT IN A L TO PAY RENT O IN OBLIGATION OI DUNT IS \$0 E RIGHT TO AMI MEMBERSHIP OR THIS DISCLOSUR J SHOULD REFE E PURCHASING PR MATTERS OF P VHERE THE PROP	ICTIVE COVENAN IMUNITY.  THE ASSOCIATION T AMOUNT IS \$_ CIAL ASSESSMEN CHANGE. IF APP  MENTS TO THE R JECT TO PERIODI S OR ASSESSM IEN ON YOUR PR R LAND USE FEE F MEMBERSHIP IN  00 PER END THE RESTR THE APPROVAL O E FORM ARE ONLE ER TO THE COR ROPERTY. UBLIC RECORD	TS ("COVENANT ON. ASSESSMEN 570.00 F TS IMPOSED BY PLICABLE, THE C ESPECTIVE MUN IC CHANGE. IENTS LEVIED OPERTY. ES FOR RECRE N THE HOMEOWI 1./a ICTIVE COVENA F THE PARCEL C LY SUMMARY IN VENANTS AND	S") GONTS MAYPER THE ACURREN NICIPALI BY A ATIONAL NERS' A ANTS W DWNERS NATUR THE A BTAINEI	/ERNING THE YEAR SSOCIATION T AMOUNT IS ITY, COUNTY MANDATORY L OR OTHER SSOCIATION /ITHOUT THE S. EE, AND, AS A ASSOCIATION D FROM THE
DATE	BI	JYER			<del>, , , , , , , , , , , , , , , , , , , </del>	
DATE		JYER				

(SEE CONTINUATION)

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## B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE (CONTINUED)

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

	ssessments, cna	irges, or impose restr	ictions on the Property ("A	ssociation j.	
1.	transaction or the then 5) days prapproval proces in Association of required by the obtain Associat	le Buyer is required, to closing. Withing with Association. By poverning documents Association, provide ion approval. If applied	this Contract is contingent in (if left blank, the uyer shall pay application or agreed to by the pare for interviews or person roval is not granted with	DNE): is is is not required. If Association approval upon Association approval no later than (if left left shall inition and related fees, as applicable, unless otherwise provides. Buyer and Seller shall sign and deliver any docal appearances, if required, and use diligent effort to the stated time period above, Buyer may terminating Buyer and Seller from all further obligations under the stated time period above.	t blank, ate the ded for uments timely ate this
2.	(a) Buyer shall	pay any application, i		IATION CHARGES: membership or other fees charged by Association purs applicable, the current amount(s) is:	uant to
	-	•		to	
				to	
	\$	per	for	to	
				to	
	shall pay a Seller shall Seller ( the assess (c) Seller shall	Il such assessment(st pay all installments vif left blank, then Buy sment in full prior to pay, prior to or at Clo	) prior to or at Closing; or which are due before Clos er) shall pay installments or at the time of Closin sing, all fines imposed ag	are due and payable in full prior to Closing Date, then, if any such assessment(s) may be paid in installmenting Date, prior to or at Closing, and (CHECK ONE): Use after Closing Date. If Seller is checked, Seller shape.  ainst the Seller or the Property by the Association which ges to provide information about the Property, assessing	ts, then Buyer all pay ch exist
	l payable, is/are			ents, special assessments or rent/land use fees a	re due
	ntact Person		(	Contact Person	
				Contact Person Phone	

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