## COMMUNITY ASSOCIATION DISCLOSURE EXHIBIT "\_\_\_\_\_"



	2021 Printing						
This Exhibit is part of the Agreement with an Offer Date of	for the purchase and sale of that certain						
Property known as:,,	 , Georgia						
("Property").							
<ol> <li><u>Directions for Filling Out This Disclosure</u>. Seller agrees to fill out this Disclosure acknowledge and to promptly update and provide Buyer with a revised copy of this Disclosuby Seller which materially changes the answers herein.</li> </ol>							
2. General Disclosures. Seller hereby discloses the following to the Buyer:							
A. TYPE OF ASSOCIATION.							
In purchasing the Property, Buyer will either become or have the right to become a association ("Association") or the Association may also be a sub-association in a ma [Select all which apply. The section not checked shall not be a part of this Exhibit.]							
☐ Mandatory Membership Condominium Association: The number of units in the							
to pay annual assessments to the Association so long as Buyer owns the Proexpenses. The estimated annual total assessment paid by the Buyer of the second per year and is paid in installments.	he Property to the Association is currently						
Mandatory Membership Homeowners Association: Buyer is required to pay a as Buyer owns the Property to cover the Buyer's share of common expenses. The Buyer of the Property to the Association is currently \$	estimated annual total assessment paid by the						
Voluntary Membership Homeowners Association: If Buyer becomes a member paying an annual total assessment estimated to be \$ per year and							
Master Membership in a Master Association: The Association is, or the Buyer was If the annual assessment paid by the Buyer of the Property to the Association does the master Association, the estimated annual total assessment paid by the summer per year and is paid in installments.	s not include a payment from the Association to						
<ul> <li>□ Age Restriction: If the Community is age restricted, occupancy is limited as fol</li> <li>□ At least 80% of the occupied units are occupied by at least one person who</li> </ul>							
☐ All units are occupied by persons 62 or older.							
B. OTHER ASSOCIATION FEES:							
Other Mandatory Billed Association Fees: A fee for per year and is paid in installments.	is currently						
Utility Expenses: Buyer is required to pay for utilities which are billed separately	•						
New other association assessments. The Association will bill separately for:   Electric line of the control of	c ∐ Water/Sewer ∐ Natural Gas ∐ Cable TV						
C. CONTACT INFORMATION FOR ASSOCIATION:							
Name of Association(s)							
Contact Person / Title:							
Property Management Company:							
Telephone Number:							
E-mail Address:	E-mail Address:						
	Mailing Address:						
Website Address of Association:							

THIS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE TRANSACTIONS IN WHICH IS INVOLVED AS A REAL ESTATE LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LEGAL SANCTIONS BEING BROUGHT AGAINST THE USER AND SHOULD BE REPORTED TO THE GEORGIA ASSOCIATION OF REALTORS® AT (770) 451-1831.

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						ii. shall not be a part of this Agreement.]	
	-	,				, , ,	
	For Property  Cable TV	☐ Natural Gas	_	Pest Control	П	Othor	
	☐ Electricity	☐ Water		Termite Control		Other:	
	☐ Heating	☐ Hazard Insurance		Dwelling Exterior		Other:	
	☐ Internet Service	☐ Flood Insurance		Yard Maintenance	П	Other:	
	- Intomot corvido	- 1 lood illodianoo		2 Tara Maintonanoo	_	outer.	
ii.	For Common Element			_			
	☐ Concierge	Pool		Hazard Insurance		Road Maintenance	
	☐ Gate Attendant	☐ Tennis Court	_	Flood Insurance		Other:	
	☐ All Common Area	☐ Golf Course		Pest Control		Other:	
	Utilities	☐ Playground		Termite Control		Other:	
	☐ All Common Area Maintenance	☐ Exercise Facility ☐ Equestrian Facility		Dwelling Exterior Grounds Maintenance		Other:	
	☐ Internet Service	☐ Marina/Boat Storage		Trash Pick-Up		Other:	
	Internet Service	□ Ivianna/boat Storage	_	i Hasii Fick-Op	ш	Other.	
E. SF	ECIAL ASSESSMENTS.	To the best of Seller's knowle	edge	there $\square$ is <b>OR</b> $\square$ is not	a sp	ecial assessment that is owing, has been	
ар	proved, or is Under Consi	deration. For all purposes her	ein, t	the term "Under Conside	ration	n" shall mean that a notice of a meeting at	
						ociation. If a special assessment(s) has	
						med to be Under Consideration by the nent(s) passed or Under Consideration to	
	yer. This warranty shall s		,			()	
lf c	enocial assessment(s) is	owing to or Under Consider	ration	by the Association or a	nv m	naster Association, it is: [Select all which	
		cked shall not be a part of thi			ну п	laster Association, it is. [Select all Which	
	•	•	J	4			
		sociation in the estimated am				;	
Ц	Under Consideration by t	he Association in the estimate	ed an	nount of \$		;	
AN	ID/OR						
	already passed by the m	aster Association in the estim	nated	l amount of \$		;	
	☐ Under Consideration by the master Association in the estimated amount of \$						
i.							
	before Binding Agreement Date that are either not disclosed or are not disclosed accurately by Seller to Buyer, the Seller shall be liable for and shall reimburse Buyer for that portion of the special assessment(s) that was either not disclosed or was not						
	disclosed accurately.						
ii.	ii. Who Pays for Disclosed Special Assessments: With respect Special Assessments, Under Consideration or approved and						
	accurately disclosed above, if an unpaid special assessment is due but may be paid in installments, it shall be deemed due in installments for purposes of determining whether it is to be paid by Buyer or Seller.						
	(a) If the special assessment(s) is adopted and due in whole or being paid by installment, installment payments due prior to or						
	on Closing shall be paid by the Seller; and (b) Installment payments due subsequent to Closing shall be paid by the Buyer.						
111						pecial assessments that are only Under	
••••	Consideration after the	Binding Agreement Date and	d are	promptly disclosed by S	Seller	to Buyer:	
	(a) If the special assessment(s) is adopted and due, in whole or in part, prior to or on Closing, that portion due prior to or on						
	Closing shall be pa		e in v	whole or part subsequer	nt to	Closing that portion due subsequent to	
	(b) If the special assessment(s) is adopted and due in whole or part subsequent to Closing, that portion due subsequent to Closing shall be paid by the Buyer; and						
	(c) Notwithstanding the above, if the Buyer's portion of the special assessment(s) that is Under Consideration or approved is						
						erminate the Agreement upon notice to notified of the above, after which Buyer's	
X		hall be deemed waived.	,,,,,	t within hive (o) days of be	cirig	notified of the above, after willon Buyer 3	
	-	_					
	<u>rIGATION</u> . There <b>⅃</b> is or ich the Association is inv		xistir	ng litigation relating to alle	eged	construction defects in the Association in	
If t	If there is threatened or existing litigation, please summarize the same below:						
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G	i. <u>VIOLATIONS</u> . Seller ☐ has or ☐ has not received any notice from the Association(s) referenced herein that Seller is in violation of any rule, regulation or covenant of the Association. If Seller has received such a notice of violation, summarize the same below and the steps Seller has taken to cure the violation.
3. <u>F</u>	EES PAID AT OR PRIOR TO CLOSING. New Name of section
A	L. <u>DISCLOSURE REGARDING FEES</u> . Owners of property in communities where there is a mandatory membership community association are obligated to pay certain recurring fees, charges and assessments (collectively "Fees") to the Association. Fee can and do increase over time and, on occasion, there may be the need for a special assessment. The risk of paying increased Fees is assumed by the Buyer in living in a community with a mandatory membership Association.
В	e. ACCOUNT STATEMENT OR CLEARANCE LETTER. Seller shall pay the cost of any Association account statement or clearance letter ("Closing Letter") including all amounts required by the Association or management company to be pre-paid in order to obtain such Closing Letter. Seller shall not be reimbursed at Closing for any amounts prepaid in order to obtain the Closing Letter. Within two (2) days of notice from the Closing Firm, Seller shall pay for the Closing Letter as instructed by the Closing Firm. Seller's failure to follow the instructions of the Closing Firm may cause a delay in Closing and/or result in additional fees being charged to Seller.
C	TRANSFER, INITIATION AND ADMINISTRATIVE FEES. Buyer shall pay any initiation fee, capital contribution, new member fee, transfer fee, new account set-up fee, fees similar to the above but which are referenced by a different name, one-time fees associated with the closing of the transaction and fees to transfer keys, gate openers, fobs and other similar equipment (collectively, "Transfer, Initiation and Administrative Fees") to the extent the total amount due is accurately disclosed below. Advance assessments due at Closing for a period of time after Closing, shall not be Transfer, Initiation and Administrative Fees and shall be paid by Buyer.
	Seller warrants at Closing that Buyer shall be required to pay no more than \$ for all Transfer, Initiation and Administrative Fees. Seller shall pay any amount in excess of this sum even in the event of any later disclosures made by the Seller of increases in such Transfer, Initiation and Administrative Fees and Administrative Fees paid by Seller pursuant to this section are considered actual Seller fees and are not a Seller concession or contribution to the Buyer's cost to close. In the event, the Seller fills in the above blank with "N/A" or is left empty, it shall be the same as Seller filling in the above blank with \$0.00.
D	b. FEES AND SPECIAL ASSESSMENTS. Seller shall pay a) all Fees owing on the Property which come due before the Closing so that the Property is sold free and clear of liens and monies owed to the Association; b) any Seller move-out Fees, foreclosure Fees or other fees specifically intended by the Association to be paid by the Seller; and c) any Transfer, Initiation and Administrative Fees and Special Assessments (as those terms are defined above) which Seller does not fully and accurately disclose the amounts above.
E	. PRE-PAID REGULAR ASSESSMENTS AND BUYER MOVE-IN FEES. Buyer shall pay any pre-paid regular assessments (excluding Special Assessments) due at Closing for a period of time after Closing, shall not be Transfer, Initiation and Administrative Fees and shall be paid by Buyer. Move-in fees, including fees and security deposits to reserve an elevator, shall not be Transfer, Initiation and Administrative Fee.
(	Consent of Buyer to Reveal Information to Association. Buyer hereby authorizes Closing Attorney to reveal to the Association from whom the Closing Attorney is seeking a Closing Letter the Buyer's name and any contact information the Closing Attorney has on the Buyer such as telephone numbers, e-mail addresses, etc. The Closing Attorney may rely on this authorization.
Buye	er's Initials: Seller's Initials: