## **TEMPORARY OCCUPANCY AGREEMENT** FOR SELLER AFTER CLOSING EXHIBIT "\_\_\_\_\_"



2022 Printing

[NOT TO BE USED IF OCCUPANCY IS FOR MORE THAN 60 DAYS]			
This Exhibit is part of the Agreement with an Offer Date of, for the purchase and sale of that certain Property known as:, Georgia,			
and shall control the rights of the parties after Closing with respect to the Temporary Occupancy Period as defined below.			
1.	Seller shall have the right to continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the Property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy the property for days from the continue to occupy th	by the end of Temporary Occupa	
2.	At the time of closing, Seller shall provide Buyer with one set of keys to the Property. At t remaining keys, door openers, codes and other similar equipment pertaining to the Property.		
3.	Until time of possession, Buyer shall arrange for common element access with Communi	ty Association.	
4.	Seller agrees to maintain all utilities in Seller's name and pay the bills for such utilities as	they become due.	
5.	Seller will not make any improvements or modifications to Property.		
6.	Seller hereby expressly releases Buyer, Seller's Broker, Buyer's Broker and their Affiliate nature whatsoever which may arise as a result of the Seller's acts or the acts of anyone e limited to, liability for injury to persons and/or damage to personal property resulting froccupancy. Seller further agrees to hold harmless and indemnify the Buyer, Seller's Elicensees from any claim or loss arising out of or occasioned by the Seller's occupancy of	lse entering the Property, includ om or in any manner occasion Broker, Buyer's Broker and the	ing, but not ed by such
7.	It is specifically understood that should the Property be destroyed by fire or other occurrence personal property.	ce, Seller shall bear the risk of los	ss to Seller's
8.	Seller shall be liable for the expense of repairing any damage to the Property caused by S and invitees, excluding normal wear and tear. Buyer, as the new owner, shall be responsible.		
9.	Upon prior notice to Seller, Buyer and/or Buyer's representatives shall have the right to en reasonable times to inspect, examine, survey, meet contractors and prepare for Buyer or utilities, systems and equipment to be on so that Buyer may complete all inspections. B harmless from all claims, injuries and damages relating to the exercise of these rights ar Property damaged or disturbed from testing or other evaluations to a condition equal to or be testing or evaluation.	ecupancy of Property. Seller sha duyer agrees to hold Seller and and shall promptly restore any po	all cause all all Brokers ortion of the
	O.If Seller does not timely vacate Property by the end of the Temporary Occupancy Period sufferance, shall be unlawfully holding over, shall be subject to being evicted and shall purple which Seller is holding over in the amount of \$ per day for each day Period that Seller remains in the Property. "Holdover Rent" vs. "Rent" by NO Lease but	ay Buyer holdover rent during th after the end of the Temporary ( Seller would be Tenant at Suffe	ne period in Occupancy erance
11	So no 60 Day Notice but still have to go to C  1. In the event either party is forced to resort to litigation to enforce a breach of this Agreemen entitled to recover his or her court costs and actual attorney's fees reasonably incurred.	ourt to evict t, the prevailing party in the litigat	tion shall be
12. In the event there is a conflict between the terms and conditions of the Agreement and this Exhibit, the terms and conditions contained in this Exhibit shall prevail.			
13. This Temporary Occupancy Agreement shall survive the closing.			
SPECIAL STIPULATIONS:			
☐ Additional Special Stipulations (F246) are attached.			
Buy	yer's Initials: Seller's Initials:		
THIS	S FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE TRANSACTIONS IN WHICH	IS INVOLVE	D AS A REAL