TEMPORARY OCCUPANCY AGREEMENT FOR SELLER AFTER CLOSING **EXHIBIT** "_____"



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INOT TO BE USED II	OCCUPANCY IS FOR	MORE THAN 60 DAYS1
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Thi	s Exhibit is part of the Agreement with an Offer Date of	for the purchase and sale of that certain		
	perty known as:,,	, Georgia		
and	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 f (hereinafter "Temporary Occupancy Period"). Seller shall vacate the Property no I If Seller vacates the Property sooner than by the end of the Temporary Occupancy	ater than by the end of Temporary Occupancy Period.		
2.	At the time of closing, Seller shall provide Buyer with one set of keys, door op equipment needed to access the Property, the community and community amenit turn over all remaining keys, door openers, fobs, access cards, codes and other Seller's possession to Buyer.	ies. Not later than the time of possession, Seller shall		
3.	Until time of possession, Buyer shall arrange for common element access to the Community Association.	community and community amenities by Seller with		
4.	Seller agrees to maintain all utilities in Seller's name and pay the bills for such u	tilities 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 thei nature whatsoever which may arise as a result of the Seller's acts or the acts of a limited to, liability for injury to persons and/or damage to personal property recocupancy. Seller further agrees to hold harmless and indemnify the Buyer, Licensees from any claim or loss arising out of or occasioned by the Seller's occ	anyone else entering the Property, including, but not sulting from or in any manner occasioned by such Seller's Broker, Buyer's Broker and their Affiliated		
7.	It is specifically understood that should the Property be destroyed by fire or other opersonal property.	occurrence, Seller shall bear the risk of loss to Seller's		
8.	Seller shall be liable for the expense of repairing any damage to the Property cau and invitees, excluding normal wear and tear. Buyer, as the new owner, shall be re Notwithstanding the above, Seller agrees to continue to perform all routine main Property including by way of example only, cutting the grass, keeping the Property chemicals, and changing filters, lightbulbs and batteries as needed. Seller sh maintenance or repairs to the Property.	esponsible for making all other repairs to the Property. tenance during Seller's temporary occupancy of the y clean and free of trash and debris, maintaining pool		
9.	Upon 24 hours advance notice to Seller, Buyer and Buyer's representative(s) sha a.m. to 8:00 p.m. and Sunday from 1:00 p.m. to 6:00 p.m. to access the Prope addition, Buyer and Buyer's representative(s) may enter the Property at any tim water leaks, fire, smoke, foul odors, sounds indicating the possibility of an injure emergency shall all be sufficient grounds for Buyer and Buyer's representative(s)	erty to inspect, repair, and maintain the Property. In the to investigate potential emergencies. Evidence of d person or animal and other similar evidence of an		
10.	Upon prior notice to Seller, Buyer and/or Buyer's representatives shall have the reasonable times to inspect, examine, survey, meet contractors and prepare for utilities, systems and equipment to be on so that Buyer may complete all inspendingless from all claims, injuries and damages relating to the exercise of these Property damaged or disturbed from testing or other evaluations to a condition equipment or evaluation.	Buyer occupancy of Property. Seller shall cause all ections. Buyer agrees to hold Seller and all Brokers rights and shall promptly restore any portion of the		
11	If Seller does not timely vacate Property by the end of the Temporary Occupan sufferance, shall be unlawfully holding over, shall be subject to being evicted an which Seller is holding over in the amount of \$ per day for experiod that Seller remains in the Property. The holdover rent is intended to pa expenses, including delaying Buyer's possession, and the additional costs to make replacement tenant or causing a sales transaction to be terminated or postponed loses a prospective tenant or sales transaction because Seller fails to vacate to Occupancy Period, Seller will be liable for such damages, including actual attoribecause of Seller's wrongful failure to vacate.	d shall pay Buyer holdover rent during the period in each day after the end of the Temporary Occupancy rtially compensate Buyer for losses, damages, and ove associated with the delay, or ability to secure a d. If Buyer incurs additional costs due to the delay or the Property upon the expiration of this Temporary		

12.	In the event either party is forced to resort to litigation to enforce a breach of this Agreement, the prevailing party in the litigation shall be entitled to recover his or her court costs and actual attorney's fees reasonably incurred.
13.	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.
14.	This Temporary Occupancy Agreement shall survive the closing.
15.	PRIOR TO THE COMMENCEMENT OF THIS TEMPORARY OCCUPANCY PERIOD, BUYER AND SELLER ARE ADVISED TO CONSULT WITH THEIR RESPECTIVE PROPERTY INSURANCE AGENTS TO CONFIRM THAT THEIR REAL AND PERSONAL PROPERTY, AS THE CASE MAY BE, WILL BE INSURED DURING THE TEMPORARY OCCUPANCY OF THE PROPERTY.
SPE	CIAL STIPULATIONS:
	Additional Special Stipulations (F246) are attached.
Buye	er's Initials: Seller's Initials:
Сору	right© 2024 by Georgia Association of REALTORS®, Inc. F219, Temporary Occupancy for Seller After Closing Exhibit, Page 2 of 2, 01/01/24