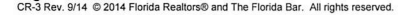
Comprehensive Rider to the Residential Contract For Sale And Purchase THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR



If initialed by all parties, the clauses below will be incorporated into the Florida Realtors®/Florida Bar Residential Contract For Sale And Purchase between William M Feeley Julia W Feeley (SELLER) and (BUYER) N Shore Dr NE #41 concerning the Property described as____ 1012 33701-1441 St Petersburg FL IWF Seller's Initials Buyer's Initials A. CONDOMINIUM RIDER 1. CONDOMINIUM ASSOCIATION APPROVAL: The Association's approval of Buyer (CHECK ONE): ☑ is not required. If approval is required, this Contract is contingent upon Buyer being approved by the Association no later than _______ 5 ____ (if left blank, then 5) days prior to Closing. Within (if left blank, then 5) days after Effective Date Seller shall initiate the approval process with the Association and Buyer shall apply for such approval. Buyer and Seller shall sign and deliver any documents required by the Association in order to complete the transfer of the Property and each shall use diligent effort to obtain such approval, including making personal appearances if required. If Buyer is not approved within the stated time period, this Contract shall terminate and Buyer shall be refunded the Deposit, thereby releasing Buyer and Seller from all further obligations under this Contract. 2. RIGHT OF FIRST REFUSAL: (a) The Association (CHECK ONE): ☑ has ☐ does not have a right of first refusal ("Right"). If the Association has a Right, this Contract is contingent upon the Association, within the time permitted for the exercise of such Right, either providing written confirmation to Buyer that the Association is not exercising that Right, or failing to timely exercise such Right pursuant to the terms of the Declaration of Condominium ("Declaration", which reference includes all amendments thereto). (b) The members of the Association (CHECK ONE): have do not have a Right. If the members do have a Right, this Contract is contingent upon the members, within the time permitted for the exercise of such Right, either providing written confirmation to Buyer that the members are not exercising that Right, or failing to timely exercise such Right pursuant to the terms of the Declaration. (c) Buyer and Seller shall, within (if left blank, then 5) days after Effective Date, sign and deliver any documents required as a condition precedent to the exercise of the Right, and shall use diligent effort to submit and process the matter with the Association and members, including personal appearances, if required. (d) If, within the stated time period, the Association, the members of the Association, or both, fail to provide the written confirmation or the Right has not otherwise expired, then this Contract shall terminate and the Deposit shall be refunded to the Buyer, thereby releasing Buyer and Seller from all further obligations under this Contract. (e) If the Association or a member timely exercises its or their Right, this Contract shall terminate 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, and Seller shall pay to Broker the full commission at Closing in recognition that Broker procured the sale. 3. FEES; ASSESSMENTS; PRORATIONS; LITIGATION: (a) Condominium Association assessment(s) and Rents: Seller represents that the current Association assessment(s) installments is/are 266.60 payable (CHECK ONE): ★ monthly □ quarterly □ semi-annually □ annually and if more than one Association assessment payable (CHECK ONE): ☐ monthly ☐ quarterly ☐ semi-annually ☐ annually and the current rent on recreation areas, if any, is payable (CHECK ONE): monthly quarterly semi-annually annually

(SEE CONTINUATION)



Page 1 of 3 A. CONDOMINIUM RIDER

A. CONDOMINIUM RIDER (CONTINUED)

All annual assessments levied by the Association and rent on recreational areas, if any, shall be made current by Seller at Closing, and Buyer shall reimburse Seller for prepayments.

(b) Fees: Seller shall, at Closing, pay all fines imposed against the Unit by the Condominium Association as of Closing Date and any fees the Association charges to provide information about the Property, assessment(s) and fees

If Property is part of a Homeowners' Association, see Rider B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE for further information including additional assessments and fees

(c)	Special	Assessments	and	Prorations:
-----	---------	-------------	-----	-------------

- (i) Seller represents that Seller is not aware of any special or other assessment that has been levied by the Association or that has been an item on the agenda, or reported in the minutes, of the Association within twelve (12) months prior to Effective Date, ("pending") except as follows: N/A
- (ii) If special assessments levied or pending exist as of the Effective Date are disclosed above by Seller and may be paid in installments (CHECK ONE):

 Buyer

 Seller (if left blank, then Buyer) shall pay installments due after Closing Date. If Seller is checked, Seller shall pay the assessment in full prior to or at the time of Closing.
- (iii) If special assessments levied or pending exist as of the Effective Date and have not been disclosed above by Seller, then Seller shall pay such assessments in full at the time of Closing.
- (iv) If, after Effective Date, the Association imposes a special assessment for improvements, work or services, which was not pending as of the Effective Date, then Seller shall pay all amounts due before Closing Date and Buyer shall pay all amounts due after Closing Date.
- (v) A special assessment shall be deemed levied for purposes of this paragraph on the date when the assessment has been approved as required for enforcement pursuant to Florida law and the condominium documents listed in Paragraph 5.
- (vi) Association assets and liabilities, including Association reserve accounts, shall not be prorated.
- (d) Litigation: Seller represents that Seller is not aware of pending or anticipated litigation affecting the Property or the common elements, if any, except as follows: N/A

4. SPRINKLER SYSTEM RETROFIT:

If, pursuant to Sections 718.112(2)(I), F.S., the Association has voted to forego retrofitting its fire sprinkler system or handrails and guardrails for the condominium units, then prior to Closing Seller shall furnish to Buyer the written notice of Association's vote to forego such retrofitting.

5. NON-DEVELOPER DISCLOSURE: (CHECK ONE):

(a) THE BUYER HEREBY ACKNOWLEDGES THAT BUYER HAS BEEN PROVIDED A CURRENT COPY OF THE DECLARATION OF CONDOMINIUM, ARTICLES OF INCORPORATION OF THE ASSOCIATION, BYLAWS AND RULES OF THE ASSOCIATION, AND A COPY OF THE MOST RECENT YEAR-END FINANCIAL INFORMATION AND FREQUENTLY ASKED QUESTIONS AND ANSWERS DOCUMENT MORE THAN 3 DAYS,

EXCLUDING SATURDAYS, SUNDAYS, AND LEGAL HOLIDAYS, PRIOR TO EXECUTION OF THIS CONTRACT.

☑ (b) THIS AGREEMENT IS VOIDABLE BY BUYER BY DELIVERING WRITTEN NOTICE OF THE BUYER'S INTENTION TO CANCEL WITHIN 3 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, AND A COPY OF THE MOST RECENT YEAR-END FINANCIAL INFORMATION 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 3 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND

Page 2 of 3 A. CONDOMINIUM RIDER

CR-3 Rev. 9/14 © 2014 Florida Realtors® and The Florida Bar. All rights reserved.

(SEE CONTINUATION)



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 INFORMATION 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: Buyer is entitled, at Seller's expense, to current copies of the condominium documents specified in Paragraph 5, above. Buyer (CHECK ONE): requests □ does not request a current copy of the documents specified in Paragraph 5, above. If this Contract does not close, Buyer shall immediately return the documents to Seller or reimburse Seller for the cost of the documents.
7.	BUYER'S RECEIPT OF DOCUMENTS: (COMPLETE AND CHECK ONLY IF CORRECT) Buyer received the documents described in Paragraph 5, above, on
8.	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) # Garage #13 Other: Shared garage
9.	INSPECTIONS AND REPAIRS: The rights and obligations arising under Paragraphs 11 and 12 of this Contract to maintain, repair, replace or treat are

elements, limited common elements, or any other part of the condominium property. 10. GOVERNANCE FORM:

PURSUANT TO CHAPTER 718, FLORIDA STATUTES, BUYER IS ENTITLED TO RECEIVE FROM SELLER A COPY OF THE GOVERNANCE FORM IN THE FORMAT PROVIDED BY THE DIVISION OF FLORIDA CONDOMINIUMS, TIMESHARES AND MOBILE HOMES OF THE DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION, SUMMARIZING THE GOVERNANCE OF THE CONDOMINIUM ASSOCIATION.

limited to Seller's individual condominium unit and unless Seller is otherwise responsible do not extend to common

Page 3 of 3 A. CONDOMINIUM RIDER

CR-3 Rev. 9/14 © 2014 Florida Realtors® and The Florida Bar. All rights reserved.



Comprehensive Rider to the Residential Contract For Sale And Purchase





For Sale And Purchase betweenand	ow will be William	incorporated into the Florida F M Feeley	Realtors®/Florida Julia W Feel	a Bar Residential Contrac
concerning the Property described as_	1012	N Shore Dr NE #41		(BUYER)
St Peter	rsburg		FL	33701-1441
Buyer's Initials		Seller's Initials	n.f	JWF
	Q. HOUSI	ING FOR OLDER PERSONS		
Buyer acknowledges that the owners' asshousing for older persons as defined by factually qualifies as housing for older persons are ☐ 62 years of age and older ▼ 55 years	sons the	housing provider has stated to		

Page 1 of 1 Q. HOUSING FOR OLDER PERSONS

CR-3 Rev. 9/14 © 2014 Florida Realtors® and The Florida Bar. All rights reserved.



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 For Sale And Purchase between and			ealtors®/Florida Ba Julia W Feeley	r Residential Contract (SELLER) (BUYER)
concerning the Property described as	1012 N Shore	Dr NE #41		
St I	Petersburg		FL 7 33	3701-1441
Buyer's Initials		Seller's Initials	MLF	JWF
		PAINT DISCLOSURE 78 Housing)		
(b) Records and report Seller has provided the seller	dential real property or to lead from lead-base children may produce oral problems, and imperest in residential real essments or inspection at or inspection for possessed paint or lead-base sed paint or lead-base nowledge of lead-base ts available to the Sell	d paint that may place permanent neurologica paired memory. Lead property is required to in the seller's possessible lead-based paint has sed paint hazards (CHI d paint hazards are pred paint or lead-based per (CHECK ONE BEL available records and	young children at rial damage, including poisoning also pose provide the buyer won and notify the buyer azards is recommend ECK ONE BELOW; esent in the housing paint hazards in the OW):	isk of developing lead g learning disabilities, es a particular risk to vith any information on yer of any known leadded prior to purchase." 1: 1: 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
Seller has no re housing. Buyer's Acknowledgement (INITIA (c) Buyer has received	L)	aining to lead-based paining to lead-based paining to lead-based paining to lead paining to lead paining to lead-based paining to lead paining to lead to lead paining to lead	paint or lead-based	paint hazards in the
(d) Buyer has received	the pamphlet Protect	t Your Family from Lea	d in Your Home.	
or inspection for the Waived the opp paint or lead-based Licensee's Acknowledgement (INI (f) Licensee has infor	day opportunity (or ot e presence of lead-bas ortunity to conduct a l paint hazards. TIAL)		d paint hazards; or spection for the pre	esence of lead-based
Certification of Accuracy The following parties have reviewed they have provided is true and accurate.		and certify, to the bes	t of their knowledge	e, that the information
SEVILLE WILLIAM Feeley Julia W Feeley	Date 11/13/2014	BUYER		Date
SELLER SAN WFeeley Jami Simms	Date 11/12/2014	BUYER		Date
Listing Licensee	Date	Selling Licensee	SECULO LA PAREA SE SOCIALA	Date
Any person or persons who knowing 1992 may be subject to civil and crimin Page 1 of 1 P. LEAD-BASED PAII CR-3 Rev. 9/14 © 2014 Florida Realtors® and	nal penalties and poter NT DISCLOSURE	tial triple damages in a	ead-Based Paint Ha: private civil lawsuit.	zard Reduction Act of

Instan@t

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 b For Sale And Purchase between and		n M Feeley	Julia W Feele		_(SELLER) (BUYER)
concerning the Property described as_	1012	N Shore Dr NE #41			· · · · · · · · ·
St Peter	ersburg		FL	33701-1441	
Buyer's Initials		_ Seller's Initials	WLF	<u>jw3</u>	
AA. LICENSEE	DISCLOS	SURE OF PERSONAL INTERE	ST IN PROPER	RTY	
William M Feeley have Property (specify if licensee is related to		tive or inactive real estate lice or is acting as Buyer or Seller, e		a personal inte	erest in the

Condominium Disclosure Statement

	NAME: William & Julia Peeley
	SELLER HAS A HAS NOT O OCCUPIED THE PROPERTY.
	DATE SELLER PURCHASED PROPERTY?
	IS THE PROPERTY CURRENTLY LEASED? NO LEYES IN TERMINATION DATE OF LEASE: DOES THE PROPERTY CURRENTLY HAVE HOMESTEAD EXEMPTION? NO LEYES IN YEAR
	GENERAL INFORMATION ABOUT PROPERTY:
	PROPERTY ADDRESS: 10/2 N. Shore Drive NE Unit 41, St (refers burg FL)
	LEGAL DESCRIPTION: Whispering Waters Condo Bldg. 6 Unit 41 3370
	NOTICE TO BUYER AND SELLER:
	In Florida, a Seller is obligated to disclose to a Buyer all known facts that materially affect the value of the
	property being sold and that are not readily observable. This disclosure statement is designed to assist
	Seller in complying with the disclosure requirements under Florida law and to assist the Buyer in evaluating the property being considered. This disclosure statement concerns the condition of the real property located
	at above address. It is not a warranty of any kind by the Seller or any Licensee in this transaction. It is not
	a substitute for any inspections or warranties the parties may wish to obtain. It is based only upon Seller's
	knowledge of the property condition. This disclosure is not intended to be a part of any contract for sale and
	purchase. All parties may refer to this information when they evaluate, market, or present Seller's property to
	prospective Buyers.
	The following representations are made by the Seller(s) and are not the
	representations of any real estate licensees.
Cha	ter 718 of the Florida Statutes allows a Buyer to void a purchase and sale agreement by delivering written notice of
the	uyer's Intention to cancel within 3 days, excluding Saturdays, Sundays and legal holidays, after the date of execu-
of I	f the agreement by the Buyer and receipt by Buyer of a current copy of the Declaration of Condominium, Articles orporation, Bylaws and Rules of the Association, and a copy of the most recent year-end financial information and
	ently asked questions and answers document if so requested in writing.
,,,,,	this abiles questions and anomero essention in so requested in mining.
A.	HE UNIT
	21.201
	Serial
1.	ONDOMINIUM ASSOCIATION DOCUMENTS
1.	a Vau Awara:
1.	
1.	
1.	
1.	a. of any proposed changes to any of the condominium documents? NO a YES a for 100 years. b. of any resale restrictions? NO a YES a for the rented for 100 years. c. of any restrictions on leasing the property? NO a YES a for the rented for 100 years. d. if the condominium unit is subject to a master homeowner's association? NO a YES a second years. e. If any answer to questions 2a-2d is yes, please explain:
1.	a. of any proposed changes to any of the condominium documents? NO a YES a for 100 years. b. of any resale restrictions? NO a YES a for the condominium documents? NO a YES a for 100 years. c. of any restrictions on leasing the property? NO a YES a for 1 year minimum lease, no per c. of any restrictions on leasing the property? NO a YES a for 1 year minimum lease, no per c. of any answer to questions 2a-2d is yes, please explain: hockground Check + interview by the hoard need to become
1.	a. of any proposed changes to any of the condominium documents? NO a YES a for 100 years. b. of any resale restrictions? NO a YES a for the rented for 100 years. c. of any restrictions on leasing the property? NO a YES a for 1 year minimum lease, no per d. if the condominium unit is subject to a master homeowner's association? NO a YES a e. If any answer to questions 2a-2d is yes, please explain: background check + interview by the board need to become the person of the Hospitalian and the company of the company
	a. of any proposed changes to any of the condominium documents? NO a YES a for 100 years. b. of any resale restrictions? NO a YES a for must not be rented for 100 years. c. of any restrictions on leasing the property? NO a YES a for 1 year Minimum lease, no per d. if the condominium unit is subject to a master homeowner's association? NO a YES a e. If any answer to questions 2a-2d is yes, please explain: background check tinterview by the Board need to become member of the Association. Acceptance for membership in the Association is a condition for Close of Exrow.
	a. of any proposed changes to any of the condominium documents? NO a YES a for 100 years. b. of any resale restrictions? NO a YES a for the formust not be rented for 100 years. c. of any restrictions on leasing the property? NO a YES a for a fining lease, no per condominium unit is subject to a master homeowner's association? NO a YES a e. If any answer to questions 2a-2d is yes, please explain: background check tinterview by the Board need to become member of the Association. Acceptance for membership in the Association is a condition for Close of Exrow. AIMS & ASSESSMENTS
	a. of any proposed changes to any of the condominium documents? NO a YES a for 100 years. b. of any resale restrictions? NO a YES a for the formulation of the rented for 100 years. c. of any restrictions on leasing the property? NO a YES a for a formulation of the condominium unit is subject to a master homeowner's association? NO a YES a e. If any answer to questions 2a-2d is yes, please explain: background check interview by the Board need to become member of the Association. Acceptance for membership in the Association is a condition for Close of Exrow. AIMS & ASSESSMENTS a. Are you aware of existing, pending, or proposed legal actions, claims, special assessments, municipal service
	a. of any proposed changes to any of the condominium documents? NO a YES a for Two years. b. of any resale restrictions? NO a YES a for the formust not be rented for Two years. c. of any restrictions on leasing the property? NO a YES a for a formust not be rented for minimum lease, no per condominium unit is subject to a master homeowner's association? NO a YES a e. If any answer to questions 2a-2d is yes, please explain: background check interview by the Board need to become the homeowner's association? NO a YES a condition for Close of Exrow. Alms & Assessments a. Are you aware of existing, pending, or proposed legal actions, claims, special assessments, municipal service taxing or benefit unit charges or unpaid assessments (including condominium assessment/association maintenance)
	a. of any proposed changes to any of the condominium documents? NO a YES a for 100 years. b. of any resale restrictions? NO a YES a for the formulation of the rented for 100 years. c. of any restrictions on leasing the property? NO a YES a for a formulation of the condominium unit is subject to a master homeowner's association? NO a YES a e. If any answer to questions 2a-2d is yes, please explain: background check interview by the Board need to become member of the Association. Acceptance for membership in the Association is a condition for Close of Exrow. AIMS & ASSESSMENTS a. Are you aware of existing, pending, or proposed legal actions, claims, special assessments, municipal service
	a. of any proposed changes to any of the condominium documents? NO a YES a for Two Gents of any resale restrictions? NO a YES a for Two Gents of any restrictions on leasing the property? NO a YES a for I year minimum lease, no Pec. of any restrictions on leasing the property? NO a YES a for I year minimum lease, no Pec. If any answer to questions 2a-2d is yes, please explain: **Background Check in terview by the Board need to become the property of the Association is a condition for Close of Extrow. **Alms & Assessments** a. Are you aware of existing, pending, or proposed legal actions, claims, special assessments, municipal service taxing or benefit unit charges or unpaid assessments (including condominium assessment/association maintenance fees or proposed increases in assessments and/or maintenance fees) affecting the property? NO a YES a life yes, explain: **Interview by the Board need to become the property of the property? NO a YES and the property? NO a YES a life yes, explain: **Interview by the Board need to be the property of the property? NO a YES and I yes, explain: **Interview by the Board need to be the property of the property? NO a YES and I yes, explain: **Interview by the property of the property? NO a YES and I yes, explain: **Interview by the property of the property? NO a YES and I yes, explain: **Interview by the property of the property of the property? NO a YES and I yes, explain: **Interview by the property of the property of the property? NO a YES and I yes, explain: **Interview by the property of the property of the property of the property of the property? NO a YES and I yes, explain: **Interview by the property of the propert
	b. of any resale restrictions? NO I YES I
	a. of any proposed changes to any of the condominium documents? NO a YES a for Two Gents of any resale restrictions? NO a YES a for Two Gents of any restrictions on leasing the property? NO a YES a for I year minimum lease, no Pec. of any restrictions on leasing the property? NO a YES a for I year minimum lease, no Pec. If any answer to questions 2a-2d is yes, please explain: **Background Check in terview by the Board need to become the property of the Association is a condition for Close of Extrow. **Alms & Assessments** a. Are you aware of existing, pending, or proposed legal actions, claims, special assessments, municipal service taxing or benefit unit charges or unpaid assessments (including condominium assessment/association maintenance fees or proposed increases in assessments and/or maintenance fees) affecting the property? NO a YES a life yes, explain: **Interview by the Board need to become the property of the property? NO a YES and the property? NO a YES a life yes, explain: **Interview by the Board need to be the property of the property? NO a YES and I yes, explain: **Interview by the Board need to be the property of the property? NO a YES and I yes, explain: **Interview by the property of the property? NO a YES and I yes, explain: **Interview by the property of the property? NO a YES and I yes, explain: **Interview by the property of the property of the property? NO a YES and I yes, explain: **Interview by the property of the property of the property? NO a YES and I yes, explain: **Interview by the property of the property of the property of the property of the property? NO a YES and I yes, explain: **Interview by the property of the propert
	b. of any resale restrictions? NO I YES I
2.	b. of any resale restrictions? NO I YES I
2.	b. of any resale restrictions? NO □ YES □ (Init must not be rented for 100 years) c. of any restrictions on leasing the property? NO □ YES □ 55t, I year Minimum lease, no per c. of any restrictions on leasing the property? NO □ YES □ 55t, I year Minimum lease, no per c. of any restrictions on leasing the property? NO □ YES □ 55t, I year Minimum lease, no per c. of any restrictions on leasing the property? NO □ YES □ 55t, I year Minimum lease, no per c. of any restrictions on leasing the property? NO □ YES □ 6. If the condominium unit is subject to a master homeowner's association? NO □ YES □ 6. If year Minimum lease, no per condominium assessments, municipal service taxing or benefit unit charges or unpaid assessments (including condominium assessment/association maintenance fees or proposed increases in assessments and/or maintenance fees) affecting the property? NO □ YES □ If yes, explain: b. Have any local, state, or federal authorities notified you that repairs, alterations or corrections of the property are required? NO □ YES □ If yes, explain: CCUPANCY AND OWNERSHIP INFORMATION a unit is □ owner occupied □ Non-rental second home □ long term lease which expires on
2.	b. of any resale restrictions? NO □ YES □ (Init must not be rented for 100 years) c. of any restrictions on leasing the property? NO □ YES □ 55t, I year Minimum lease, no per c. of any restrictions on leasing the property? NO □ YES □ 55t, I year Minimum lease, no per c. of any restrictions on leasing the property? NO □ YES □ 55t, I year Minimum lease, no per c. of any restrictions on leasing the property? NO □ YES □ 55t, I year Minimum lease, no per c. of any restrictions on leasing the property? NO □ YES □ 6. If the condominium unit is subject to a master homeowner's association? NO □ YES □ 6. If year Minimum lease, no per condominium assessments, municipal service taxing or benefit unit charges or unpaid assessments (including condominium assessment/association maintenance fees or proposed increases in assessments and/or maintenance fees) affecting the property? NO □ YES □ If yes, explain: b. Have any local, state, or federal authorities notified you that repairs, alterations or corrections of the property are required? NO □ YES □ If yes, explain: CCUPANCY AND OWNERSHIP INFORMATION a unit is □ owner occupied □ Non-rental second home □ long term lease which expires on
2.	a. of any proposed changes to any of the condominium documents? No a year b. of any resale restrictions? NO a yes a work of any restrictions on leasing the property? NO a yes a sasociation? NO a yes a condominium unit is subject to a master homeowner's association? NO a yes a sasociation? NO a yes a yes, please explain: **Dackground** Check** in ferview** by the Board need to become the property of the first of the property of the property in the property of the property of the property? No a sasessments and the property? No a yes a proposed increases in assessments and/or maintenance fees) affecting the property? No a yes a life yes, explain: **Dackground** Check** in ferview** by the Board need to become the property of the property? No a yes a
2.	b. of any resale restrictions? NO □ YES □ (Init must not be rented for 100 years) c. of any restrictions on leasing the property? NO □ YES □ 55t, I year Minimum lease, no per c. of any restrictions on leasing the property? NO □ YES □ 55t, I year Minimum lease, no per c. of any restrictions on leasing the property? NO □ YES □ 55t, I year Minimum lease, no per c. of any restrictions on leasing the property? NO □ YES □ 55t, I year Minimum lease, no per c. of any restrictions on leasing the property? NO □ YES □ 6. If the condominium unit is subject to a master homeowner's association? NO □ YES □ 6. If year Minimum lease, no per condominium assessments, municipal service taxing or benefit unit charges or unpaid assessments (including condominium assessment/association maintenance fees or proposed increases in assessments and/or maintenance fees) affecting the property? NO □ YES □ If yes, explain: b. Have any local, state, or federal authorities notified you that repairs, alterations or corrections of the property are required? NO □ YES □ If yes, explain: CCUPANCY AND OWNERSHIP INFORMATION a unit is □ owner occupied □ Non-rental second home □ long term lease which expires on
2.	a. of any proposed changes to any of the condominium documents? No a year b. of any resale restrictions? NO a yes a work of any restrictions on leasing the property? NO a yes a sasociation? NO a yes a condominium unit is subject to a master homeowner's association? NO a yes a sasociation? NO a yes a yes, please explain: **Dackground** Check** in ferview** by the Board need to become the property of the first of the property of the property in the property of the property of the property? No a sasessments and the property? No a yes a proposed increases in assessments and/or maintenance fees) affecting the property? No a yes a life yes, explain: **Dackground** Check** in ferview** by the Board need to become the property of the property? No a yes a
2.	a. of any proposed changes to any of the condominium documents? No a year b. of any resale restrictions? NO a yes a work of any restrictions on leasing the property? NO a yes a sasociation? NO a yes a condominium unit is subject to a master homeowner's association? NO a yes a sasociation? NO a yes a yes, please explain: **Dackground** Check** in ferview** by the Board need to become the property of the first of the property of the property in the property of the property of the property? No a sasessments and the property? No a yes a proposed increases in assessments and/or maintenance fees) affecting the property? No a yes a life yes, explain: **Dackground** Check** in ferview** by the Board need to become the property of the property? No a yes a

Buyer (___) (___) and Seller (_____) (_____) acknowledge receipt of a copy of this page, which is Page 1 of 5 Pages.

CD-2 06/09 © 2009 Florida Association of Realtons® All Rights Reserved

This software is licensed to [ALEXANDER JANSEN - COASTAL PROPERTIES GROUP INTER] www.transactiondesk.com.

Instan@t

a. Ar b. W	AL ALTERATIONS TO UNIT: e you aware of any material alterations to the inside of the unit? NO YES U ere the alterations made in violation of applicable building codes or without necessary permits? NO YES U ranswer to questions 4a or 4b is yes, please explain:
5. ENVIRO	NMENT: ne property built before 1978? NO 🗆 YES 🖼
	bu Aware:
a. or asbe ical : i	f any substances, materials, or products which may be an environmental hazard, such as, but not limited to, estos, urea formaldehyde, radon gas, mold, lead-based paint, Chinese/defective drywall, fuel, propane or chemstorage tanks (active or abandoned), or contaminated soil or water in the unit? NO YES . of any damage to the structures located in the unit due to any of the substances, materials or products listed in subsection (a) above? NO YES .
(i. of any corrosion to air conditioner or refrigerator coils, copper tubing, electrical wiring, computer wiring or other household items that have been damaged by sulfur or methane gas emitted from Chinese/defective drywall? NO WYES
i	ii. of any clean up, repairs, or remediation of the unit due to any of the substances, materials or products listed in subsection (a) above? NO ☑ YES □
unit,	f any condition or proposed change in the vicinity of the unit that does or will materially affect the value of the such as, but not limited to, proposed development or proposed roadways? NO VYES Usy answer to questions 5(II)a-b is yes, please explain:
S. FLOOD: Are You a. if	any portion of the unit has been flooded by storm surge? NO YES Q
If an	the unit requires flood insurance? NO YES A yanswer to questions 6a-6b is yes, please explain: Couldo ASSN Provides Flood NSURANCE - See Policy
a. Do	ES, DRY ROT, PESTS, WOOD DESTROYING ORGANISMS: by you have any knowledge of termites, dry rot, pests or wood destroying organisms on or affecting any part of unit or any structural damage to the unit by them? NO 2 YES I If yes, explain:
b. Ha	ave you ever had the property inspected for termites, dry rot, pest or wood destroying organism? NO LEYES of inspectionIf so, what was the outcome of the inspection?
of tre	as the unit been treated for termites, dry rot, pest or wood destroying organisms? NO PYES Date and type eatment, Company name:
	by you have any termite contracts or termite bonds on the unit? NO WYES I If yes, are the bonds transferable? I YES I
	NG-RELATED ITEMS: hat is your drinking water source? Public ☑ Private ☐ Well ☐ Other Source ☐
b. Do	o you have a water conditioning/treatment system? NO YES I If yes, type:
d. A	o you have sewer septic system? If septic system describe the location of each system:
Indicate	APPLIANCES: existing equipment:
Trasi Are a Is the Are y	ge Woven W Microwave W Dishwasher W Garbage Disposal W h Compactor D Refrigerator W Freezer D Washer D Dryer D any of these appliances leased? NO WYES D Are any of these gas appliances? NO WYES D e water heater: owned W leased D; Is the water heater: electric D gas W O GO F ASSOCIATION you aware of any problems with these appliances, including whether any of the appliances have leaked or
over	flowed, since you have owned the unit? NO ☑YES □ If yes, explain:

Buyer (____) (___) and Seller (_____) (JWJ) acknowledge receipt of a copy of this page, which is Page 2 of 5 Pages. .

CD-2 06/09 © 2009 Florida Association of Realtons* All Rights Reserved

This software is licensed to [Alexander Jansen - coastal properties group inter] www.transactiondesk.com.

Instanct

10. ELECTRICAL SYSTEM:
Are You Aware: a. of any damaged or malfunctioning switches, receptacles, or wiring? NO DYES /
b. of any conditions that materially affect the value or operating capacity of the electrical system? NO YES
If answers to questions 10a or 10b is yes, please explain:
11. HEATING AND AIR CONDITIONING:
Indicate existing equipment:
Air conditioning/Heating:
Central 12 Window/Wall I Number of units
Electric Fuel Oil Gas Other What year was the outside condensing unit placed in service: 2065
What year was the outside condensing this placed in service: 2005
Solar Heating:
Owned Leased
Wood-burning stove: NO 2 YES Fireplace: NO 2 YES Describe fireplace equipment:
Are you aware of any defects, malfunctioning or condensation problems regarding these items, since you have
owned the unit? NO VYES I If yes, explain:
12. FIRE SPRINKLER:
Are You Aware: a. if the unit or common elements have been retrofitted with a fire sprinkler or other engineered life safety system?
NO D YES TO
If yes, is there a pending special assessment for retrofitting? NO V YES U How much?
If no, has there been a two-thirds vote of the unit owners to forego retrofitting? NO U YES U
13. OTHER EQUIPMENT:
Indicate existing equipment:
Security System: NO LYES Leased Owned Connected to Central Monitor Monthly Fee \$Smoke Detectors: NO YES L, Number of smoke detectors?
Garage door openers? NO D YES D, Number of transmitters?
Humidistat? NO ☑ YES ☐ Humidifier? NO ☑ YES ☐
Electric air filters? NO WYES U
Paddle fans? NO 🗆 YES 🖼, Number of paddle fans?/
14. MAINTENANCE CONTRACTS: Are You Aware:
a. of any appliance or equipment maintenance/repair contracts? NO ☑ YES ☐ If yes, Date expire
Are they transferable? NO 🗆 YES 🗅
B. LIMITED COMMON ELEMENTS
Are there any facilities outside the unit such as designated parking space(s), storage closets, boat slips, pool cabanas, ga-
rages, car ports etc. that are for your exclusive use? NO LYES Wife yes, identify the facility and whether a separate deed or
other legal document grants the exclusive right to use Shared Garage #13, Laundry room
C. COMMON ELEMENTS
C. COMMON ELEMENTS
1. INSURANCE:
Are You Aware: a. if the association maintains full replacement value flood insurance on portions of the condominium property
required to be insured by the Declaration of Condominium? NO \square YES \square
b. if the association maintains full replacement value against named perils (fire, windstorm, wind-driven rain etc.) on
portions of the condominium property required to be insured by the Declaration of Condominium? NO UYES U
See certificate of Liability In Surance
Buyer () and Seller acknowledge receipt of a copy of this page, which is Page 3 of 5 Pages.
CD-2 06/09 © 2009 Floridal Association of Fleatons All Rights Reserved This software is licensed to [ALEXANDER JANSEN - COASTAL PROPERTIES GROUP INTER] www.transactiondesk.com.

2	STRUC	THRE-	REI AT	TED I	TEMS.

Are You Aware:

a. of any structural damage to the condominium building or roof which may have resulted from events including, but not limited to, hurricane, fire, wind, flood, hail, landslide, or blasting, and which materially affect the value of the unit?

b. of any damage to the amenities and/or any other common element that materially affects the value of the unit? NO LY YES L

c. of any improvements or additions to the common elements that have been constructed in violation of building codes or without necessary permits? NO VYES I

d. of any active permits on the common elements which have not been closed by a final inspection? NO YES U e. of any special assessments to correct any damage to the condominium building, roof or common elements? NO VYES U

If any answer to questions 2a-2e is ves, please explain:

3. ALTERATION/CONVEYANCE OF COMMON ELEMENTS:

Are you aware of any proposed plan to materially alter the common elements, expand the common elements. part of the common elements? NO ☑ YES ☐ If yes, please explain: _

Are you aware if the condominium property is is not located partially or totally seawar and entire the condominium property is in some located partially or totally seawar and entire the control line as defined in Chapter 161.053 of the Florida Statutes?

E. FEES

1. Condominium assessment fee: \$ 266.7.4. Check all items included in the condominium assessment/association fee: water and sewer relectricity telephone to high speed internet ☑ pest control ☐ basic TV cable ☐ appliance maintenance ☐ club membership ☐ leasehold or ground lease fee ☐ recreational lease fee ☐ reserves on limited common elements ☐ other

Paid monthly by direct debit or yearly in advance. 2. Master association fee: \$_____ due ☐ monthly ☐ quarterly ☐ N/A

3. Common element use fee: \$_____due □ monthly □ quarterly □ N/A

4. Limited common element use fee: \$ due □ monthly □ quarterly □ N/A (in addition to fee in E1 above)

F. OTHER MATTERS

Is there anything else that materially affects the value of the unit? NO VYES If yes, explain:

ACKNOWLEDGEMENT OF SELLER

The undersigned Seller represents that the information set forth in the above disclosure statement is accurate and complete to the best of the Seller's knowledge on the date signed below. Seller does not intend for this disclosure statement to be a warranty or guaranty of any kind. Seller hereby authorizes disclosure of the information contained in this disclosure statement to prospective Buyers of the property. Seller understands and agrees that Seller will notify the Buyer in writing within five business days after Seller becomes aware that any information set forth in this disclosure statement has become inaccurate or incorrectificany way during the term of the pending purchase by the Buyer.

11/14/2014 William M. Feeley Seller: Date: 11/14/2014 11:57:34 AM - 4A44C265-8573 Julia W Feeley 11/13/2014 Julia W. Feeley Seller: Date: 11/13/2014 8:31:05.PM

Buyer (____) (____) and Seller (____) (____) acknowledge receipt of a copy of this page, which is Page 4 of 5 Pages. CD-2 06/09 © 2009 Florida Association of Realtons® All Rights Reserved
This software is licensed to [ALEXANDER JANSEN - COASTAL PROPERTIES GROUP INTER] www.transactiondesk.com.



Authentisign ID: 52E99E12-2076-499C-A373-49AD0B9C6280

RECEIPT AND ACKNOWLEDGMENT OF BUYER

Seller is using this form to disclose Seller's knowledge of the condition of the real property and improvements located on the property as of the date signed by Seller. This disclosure form is not a warranty of any kind. The information contained in the disclosure is limited to information to which the seller has knowledge. It is not intended to be a substitute for any inspections or professional advice the Buyer may wish to obtain. An independent professional inspection is encouraged and may be helpful to verify the condition of the property and to determine the cost of repairs, if any. Buyer understands these representations are not made by any real estate licensee.

Buyer (____) and Seller | JWJ | acknowledge receipt of a copy of this page, which is Page 5 of 5 Pages.

CD-2 06/09 © 2009 Florida Association of Realtons® All Rights Reserved
This software is licensed to [Alexander Jansen - coastal properties group inter] www.transactiondesk.com.

