

COMMUNITY ASSOCIATION DISCLOSURE EXHIBIT "_____"



2024 Printing

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This Exhibit is part of the Agreement with an Offer Date of	DECATUR Georgia 30030 ("Property").					
Property known as: 1007 KATIE KERR DR	,DECATOR, Georgia(1.15ps.11)					
Directions for Filling Out This Community Association Disclosure ("Disclosure"). Seller must fill out this Disclosure accurately and completely. If new information is learned by Seller which materially changes the answers herein, Seller must immediately update and provide Buyer with a revised copy of this Disclosure up until Closing (see Section B for Seller's payment obligations related to initial and updated Disclosures). Seller should ensure the disclosures being made are accurate by confirming the same with the Community Association ("Association") and/or Association Manager(s). Buyer's Use of Disclosure. While this Disclosure is intended to give the Buyer basic information about the community in which Buyer is purchasing, Buyer should read the covenants and other legal documents for the community ("Covenants") to fully understand Buyer's rights and obligations therein. This Disclosure does not address all issues that may affect Buyer as the owner of a residence in the community. Assessments in community associations tend to increase over time. The Covenants can normally be amended to reflect the changing preferences in the community.						
A. KEY TERMS AND CONDITIONS	load about the second about					
1. TYPE OF ASSOCIATION IN WHICH BUYER WILL OR MAY B	ECOME A MEMBER (Select all that apply. The boxes not selected shall					
not be a part of this Exhibit)						
☐ Mandatory Membership Condominium Association	Mandatory Membership Age Restricted Community					
Mandatory Membership Community Association	☐ All units are occupied by person 62 or older.					
☐ Mandatory Membership Master Association	At least 80% of the occupied units are occupied by at least one					
Optional Voluntary Association	person who is 55 years of age or older					
D Optional Volumery / accounts	☐ Voluntary Transitioning to Mandatory (Buyer shall be a					
11	□ voluntary or □ mandatory member)					
2. CONTACT INFORMATION FOR ASSOCIATION(S)	The state of the s					
2. CONTACT INFORMATION FOR ASSOCIATION(S) a. Name of Association: Hargrove Homeowners Association						
Contact Person / Title: Ally Venable						
Association Management Company:	of a Callaboration					
Telephone Number:	Email Address: Ally venable field stone RP.com					
11 Mailing Address: 7 Co 75 Paces Ferry Rd 2t	Website:					
125 Atlanta GA 30339						
	AND THE RESERVE OF THE PROPERTY OF THE PROPERT					
[] and the Associations						
Contact Person / Title:						
Association Management Company:						
Telephone Number:	Email Address:					
Telephone Number:	_ Website:					
3. ANNUAL ASSESSMENTS	per calendar or fiscal year,					
The Add annual assessments paid to the above Association(s) is 4 to a following (Sologian) of that apply The boxes not						
depending on how it is collected (hereinafter "Year") and shall selected shall not be a part of this Agreement) Monthly	Ouarterly Semi-Annually Annually Other:					
selected shall not be a part of this Agreement) in Monthly	a goultony — oan					
	A Company of the Comp					
4. SPECIAL ASSESSMENTS a. Buyer's total portion of all special assessments Under Consideration is \$						
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d. Notwithstanding the above, it the buyer's portion of any an	or more, Buyer shall have the right, but not the obligation to terminate the					
the Binding Agreement Date is \$ the Binding Agreement Date is \$ the Binding Agreement Within five (5) days from being notified of the above,						
Agreement upon notice to Seller, provided that buyst term	the Binding Agreement Date is \$ or more, Buyer shall have the right, but not the congation to enhance the Binding Agreement Date is \$ or more, Buyer shall have the right, but not the congation to enhance the Binding Agreement upon notice to Seller, provided that Buyer terminates the Agreement within five (5) days from being notified of the above Agreement upon notice to Seller, provided that Buyer terminates the Agreement within five (5) days from being notified of the above Agreement upon notice to Seller, provided that Buyer terminates the Agreement within five (5) days from being notified of the above Agreement upon notice to Seller, provided that Buyer terminates the Agreement within five (5) days from being notified of the above Agreement upon notice to Seller, provided that Buyer terminates the Agreement within five (5) days from being notified of the above Agreement upon notice to Seller, provided that Buyer terminates the Agreement within five (5) days from being notified of the above Agreement upon notice to Seller, provided that Buyer terminates the Agreement within five (5) days from being notified of the above Agreement upon notice to Seller, provided that Buyer terminates the Agreement within five (5) days from being notified of the above Agreement upon notice to Seller, provided that Buyer terminates the Agreement upon notice to Seller.					
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THIS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE T	Tabliba L'OVOY DE MUOLVED AS A DEAL					
THIS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE THE STATE LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LE	TRANSACTIONS IN WHICH <u>I ADITHA CAVE</u> IS INVOLVED AS A REAL EGAL SANCTIONS BEING BROUGHT AGAINST THE USER AND SHOULD BE REPORTED					
THIS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE T ESTATE LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LE TO THE GEORGIA ASSOCIATION OF REALTORS® AT (770) 451-1831. Copyright© 2024 by Georgia Association of REALTORS®, Inc.	TALLES L'OVOY LO PROLVED AS A DEAL					

9. B. 1.	Check if additional pages VIOLATIONS. Seller ☐ HAS Seller is in violation of any rul summarize the same below a ☐ Check if additional pages FURTHER EXPLANATIONS TYPE OF ASSOCIATION IN a. Defined: The primary pure Association. The Associations rules and reg b. Examination: Buyer acknown to rent the Property), and Restrictions are subject to. Cowner Limitations: If reassociation, the owner of CONTACT INFORMATION is a. Consent of Buyer to Rev	are attached. TO CORRESPONDING PAR WHICH BUYER WILL OR IN pose of a Community Association administers and maintar ulations, declaration, and/or bowledges that ownership of the change by actions of the Association and/or replacement of the Property is unable to ma FOR ASSOCIATION(S) real Information to Association and Clering I.e.	RAGRAPHS IN SECTION A MAY BECOME A MEMBER Ition is to provide for the community Association the Property is subject to decle additional costs as a mensociation. defects in any common eleke such replacements and/other the Ruyer's name and any other the community of the c	munity, business, and governance aspects of the unity as provided in the deed, Covenants and documents. It is a certain restrictions (including the ability of a mandatory membership Association ement(s) are the exclusive responsibility of the		
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	☐ Check if additional pages VIOLATIONS. Seller ☐ HAS	S or HAS NOT received a	The Association. It seller ha	e Association(s) referenced herein alleging that s received such a notice of violation or lawsuit		
8. <u>LITIGATION</u> . There Is or Is NOT any threatened or existing litigation relating to alleged construction defects in the Association is which the Association is involved. If there is such threatened or existing litigation, please summarize the same below:						
	☐ Internet Service	☐ Marina/Boat Storage	☐ Trash Pick-Up	Other:		
	Maintenance	Equestrian Facility	Grounds Maintenance	Other:		
	All Common Area		Dwelling Exterior	Other:		
	All Common Area Utilities	☐ Golf Course ☐ Playground	☐ Pest Control☐ Termite Control☐	☐ Other:		
	Gate Attendant	☐ Tennis Court	☐ Flood Insurance	Other:		
	Concierge	☐ Pool	☐ Hazard Insurance	Road Maintenance		
ı	b. Common Area / Element					
	☐ Internet Service	☐ Flood Insurance	☐ Yard Maintenance	Other:		
	☐ Heating	☐ Water☐ Hazard Insurance		Other:		
a	Eor Property costs includ ☐ Cable TV ☐ Electricity	□ Natural Gas □ Water		☐ Other:		
Þ	art of this Agreement).		hich apply. Items not selecte	ed in Section 7.a. and/or Section 7.b. shall not be		
. <u>A</u>	SSESSMENTS PAY FOR FO	DLLOWING SERVICES, AM	ENITIES, AND COSTS. Th	e following services, amenities, and costs are		
☐ Cable TV ☐ Internet ☐ Other:						
b. <u>Utility Expenses</u> . Buyer is required to pay for utilities which are billed separately by the Association and are in addition to an other Association assessments. The Association bills separately for: Electric Water/Sewer Natural Gas						
_			is currently \$	per Veer and is paid in installment		
-	THER ASSOCIATION EXPEN	ICEC				
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To \$_ <u>OT</u>	the extent Transfer, Initiat	tion, and Administrative F	ees are fully and accura	ately disclosed by Seller, Buyer shall p		

3. ANNUAL ASSESSMENTS

- a. Disclosure Regarding Fees. Owners of property in communities where there is a Mandatory Membership Community Association are obligated to pay certain recurring fees, charges, and assessments (collectively "Fee") to the Association. Fees 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 Community Association.
- b. Buyer shall pay a) any pre-paid regular assessment (excluding Special Assessments) due at Closing for a period of time after Closing; and b) move-in fees, including fees and security deposits to reserve an elevator as these fees are not considered Transfer, Initiation, and Administrative Fees.
- c. 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 Seller, and c) any Fee in excess of the sum disclosed in Section A(3) above for the remainder of the Year in which the Property was contracted to be sold.
- d. 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 attorney, Seller shall pay for the Closing Letter as instructed by the closing attorney. Seller's failure to follow the instructions of the closing attorney may cause a delay in Closing and/or result in additional fees being charged to Seller.

4. SPECIAL ASSESSMENTS

- a. Under Consideration: For all purposes herein, the term "Under Consideration" with reference to a special assessment shall mean that a notice of a meeting at which a special assessment will be voted upon, has been sent to the members of the Association. If a special assessment(s) has been voted upon and rejected by the members of the Association, it shall not be deemed to be Under Consideration by the Association. Seller warrants that Seller has accurately and fully disclosed all special assessment(s) passed or Under Consideration to Buyer. This warranty shall survive the Closing. ALL PARTIES AGREE THAT NEITHER SELLER NOR BROKER SHALL HAVE ANY OBLIGATION TO DISCLOSE ANY POSSIBLE SPECIAL ASSESSMENT IF IT IS NOT YET UNDER CONSIDERATION. AS THAT TERM IS DEFINED HEREIN.
- b. Seller Pays for Undisclosed Special Assessments: With respect to special assessment(s) Under Consideration or approved before Binding Agreement Date that are either not disclosed or are not disclosed accurately by Seller to Buyer, 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.
- c. Liability for Disclosed Special Assessments: With respect to 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 to be due in installments for purposes of determining whether it is to be paid by Buyer or Seller. Installment payments due prior to or on Closing shall be paid by the Seller; and installment payments due subsequent to Closing shall be paid by the Buyer. Otherwise, the special assessment shall be paid by the party owning the Property at the time the special assessment is first due.
- d. Special Assessments Arising after Binding Agreement Date: With respect to special assessments that are only Under Consideration after the Binding Agreement Date and are promptly disclosed by Seller to Buyer:
 - 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 paid by the Seller; and
 - 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 Buyer.

5. TRANSFER, INITIATION, AND ADMINISTRATIVE FEES

- a. Buyer Pays: Buyer shall pay any initial 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 closing of the transaction and fees to transfer keys, gate openers, fobs and other similar equipment (collective, "Transfer, Initiation, and Administrative Fees) to the extent the total amount due is accurately disclosed above. 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.
- b. Seller Pays: Seller shall pay any amount in excess of the sum disclosed in Section A(5), even in the event of any later disclosures made by the Seller of increase in such Transfer, Initiation, and Administrative Fees. In the event Seller fills in the above blank with "N/A", or anything other than a dollar amount, or is left empty, it shall be the same as Seller filling in the above blank with \$0.00.
- c. Fees Defined: All Transfer, Initiation, 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.

Convight® 2024 by Georgia Association of REALTORS®, Inc.	F322 Community Association Disclosure Exhibit, Page 3 of 3, 07/01/24		
Date ☐ Additional Signature Page (F267) is attached.	Date ☐ Additional Signature Page (F267) is attached.		
Print or Type Name	Print or Type Name		
2 Buyer's Signature	2 Seller's Signature		
Date	Date		
Print or Type Name	10/1/2024		
	MIRIAM RUSSONIELLO Print or Type Name		
1 Buyer's Signature	1 Seller's Signature		