COMMUNITY ASSOCIATION FEES, DISCLOSURES AND RELATED ISSUES ("DISCLOSURE") EXHIBIT " ____ "



This Ext	ibit is part of t	the Agreement with	an Offer D	ate of	for the purchase and sale of,				
that cert	ain Property k	nown as:	158	Moccasin	,Blairsville ,				
Georgia	30512	("Property").		(
Selle	er's knowledge	and to promptly u	pdate and p		closure accurately and completely to the best of d copy of this Disclosure up until Closing if new in.				
2. <u>Gene</u>	eneral Disclosures. Seller hereby discloses the following to the Buyer:								
In cc [S □	mmunity asso elect all which Mandatory W Mandatory W	ne Property, Buyer ociation ("Association	on"): <i>not checke</i> minium Assowners Asso	ed shall not be a part of this ociation ociation	to become a member in the following type of s Exhibit.]				
		S A CONDOMINIUS a condominium u		ber of units in the condom	ninium is as follows:				
	he Communit At least 80% ("Over 55 Ex	in which the Prope y is age restricted, of the occupied ur emption")	occupancy its are occu	ed is OR 📈 is not age is limited as follows: upled by at least one persoer ("62 and Older Exemptic	n who is 55 years of age or older				
İn	addition to the		enced abov	ve, there □ is OR 1∕ is r is already a member.	not a master association of which Buyer shall				
Na Co Pr Te E- Ma	ame of Associa entact Person operty Manag lephone Num mail Address: ailing Address	r ritie: ement Company: _ ber:							
3. <u>Inforr</u>	nation Regar	ding Who Pays D	ifferent Fee	<u>:s</u> .					
Ov as the	vners living ir sessments (co a need for a sp	ollectively "Fees") to	mbership of the associ The risk of	ation. Fee can and do incr	ve to pay certain ongoing fees, charges and rease over time and, on occasion, there may be assumed by the buyer in living in a community				
ESTATE LI	CENSEE. UNAUTH GIA ASSOCIATION	ORIZED USE OF THE FO I OF REALTORS® AT (77	RM MAY RESUI 0) 451-1831.		Melinda Allen IS INVOLVED AS A REAL ROUGHT AGAINST THE USER AND SHOULD BE REPORTED TO				
Copyright@	2018 by Georgia	Association of REALTOR	S®, Inc.	F55, Community Association Fees	s, Disclosures and Related Issues Exhibit, Page 1 of 3, 05/01/18				

B. AMOUNTS TO BE PAID BY SELLER.

- i. ACCOUNT STATEMENT OR CLEARANCE LETTER: NOTWITHSTANDING ANY OTHER PROVISION TO THE CONTRARY CONTAINED IN THIS DISCLOSURE, SELLER AGREES TO 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.
- ii. Assessments and Special Assessments: Seller agrees to 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; and b) any Transfer and Initiation Fees (as that term is defined below) which the Association designates are to be paid by the Seller. If a special assessment may be paid in installments without penalty over a period of time, those installments coming due before the date of Closing shall be paid by the Seller and those installments coming due after the Closing shall be paid by the Buyer.

C. AMOUNTS TO BE PAID BY BUYER.

i. Transfer and Initiation Fees: Other than the amounts to be paid by Seller above, Buyer agrees to pay any initiation fee, capital contribution, new member fee, transfer fee, new account set-up fee, fees which are referenced by a different name, other similar fees which are required to be paid to the Association and/or property management company as a one-time fee associated with the closing of the transaction and fees to transfer keys, gate openers, fobs and other similar equipment (collectively, "Transfer and Initiation Fees"). Advance assessments due at closing for a period of time after closing, shall not be Transfer and Initiation Fees and are to be paid by Buyer. Move-in fees, including fees and security deposits to reserve an elevator, shall not be a Transfer and Initiation Fee and are to be paid by Buyer.

4. Fees to be Paid to the Association.

Agreement.] Buyer will need to pay ☐ Initiation Fee \$ ☐ Transfer Fee \$	the following Transfer and Initiation F.; mmon Area Keys, Gate Openers, Fo	Fees at Closing or as part o	of moving into the Association:
Other Fee (Excluding	ng Closing Letter Paid by Seller)		\$; and
Other Fee (Excluding	ng Closing Letter Paid by Seller)		\$ ·
Buyer owns the F paid by the owne ii. Voluntary Meml paying an annua iii.Master Associat association, the a	bership Association: Buyer will have roperty to cover the Buyer's share or of the Property to the Association is pership Association: If Buyer become assessment estimated to be \$	f common expenses. The east currently \$ armos a member of Associating and paid it also be obligated to pay a set \$ and shall be and shall be and shall be and shall be	estimated total annual assessment and is paid in installments. ion, Buyer shall be responsible for n installments. In annual assessment to a master paid in installments. Ving services and amenities are
<u>Utilities for Property</u>	<u>Services</u>	<u>Amenities</u>	Other
Gas	Concierge	Pool ☐ Tennis	✓ Cable ☐ Pest Control
	☐ Gate Attendant ☐ Trash Pickup	Golf	Termite Control
☐ Heating	Road Maintenance	Clubhouse	Fire Insurance on Property
Sewer	Maintenance of Property	Playground	☐ Flood Insurance on Property
	Grounds	Exercise Facility	Common Area Insurance
	☐ Dwelling Exterior ☐ Common Area Maintenance	☐ Equestrian Facility ☐ Marina/Boat Storage	

	Agreement.] To the best of Seller's knowledge there is OR is not a special assessment owing to or under consideration by the Association or any Master Association. If a special assessment is owing to or under consideration by the Association or any Master Association, it is [Select all which apply. The sections not checked shall not be a part of this Agreement]: already passed by the Association in the estimated amount of \$						
5.	<u>Seller Warranty</u> . Seller warrants that Seller has accurately and fully disclosed all Transfer and Initiation Fees and Special Assessments to Buyer. If any of the fees and/or special assessments referenced in 4(A) and 4(D) are either not disclosed or increased from what is initially disclosed to Buyer above, then such increases or undisclosed fees and/or special assessments shall be paid by Seller.						
6.	Litigation/Violations. There is or wis not any threatened or existing litigation relating to alleged construction defects in the Association in which the Association is involved.						
	If there is threatened or existing litigation, please summarize the same below:						
	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.						
7.	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.						
В	uyer's Initials: Seller's Initials: & Kephart						
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