

COMMUNITY ASSOCIATION DISCLOSURE EXHIBIT "_____"



2020 Printing

This Exhibit is part of the Agreement with an Offer Date of								
that certain Property known as: 1695 BROOKS POINTE CT	<u>, LAWRENCEVILLE</u> ,							
Georgia 30045 ("Property").								
 <u>Directions for Filling Out This Disclosure</u>. Seller agrees to fill out this Disclosure. Seller's knowledge and to promptly update and provide Buyer with a revised co information is learned by Seller which materially changes the answers herein. 	py of this Disclosure up until Closing if new							
2. General Disclosures. Seller hereby discloses the following to the Buyer:								
A. TYPE OF ASSOCIATION.								
In purchasing the Property, Buyer will either become or have the right to become a member in the following type of community association ("Association") or the Association may also be a sub-association in a master Association. [Select all which apply. The section not checked shall not be a part of this Exhibit.]								
☐ Mandatory Membership Condominium Association: The number of units in the condominium is _ will have to pay annual assessments to the Association so long as Buyer owns the Property to cove share of common expenses. The estimated total annual assessment paid by the Buyer of the Pr Association is currently \$ and is paid in installments.								
Mandatory Membership Homeowners Association: Buyer will have to pay annual assessments to the Association assessment paid by the Buyer of the Property to the Association is currently \$500.00 and is paid in installments.								
☐ Voluntary Membership Homeowners Association: If Buyer becomes responsible for paying an annual assessment estimated to be \$								
■ Master Membership in a Master Association: The Association is, or the Buyer will become, a me Association. If the annual assessment paid by the Buyer of the Property to the Association do payment from the Association to the master Association, the estimated total annual assessment paid the master Association is currently \$ and is paid in installments.								
 ☐ Age Restriction: If the Community is age restricted, occupancy is limited as follows: ☐ At least 80% of the occupied units are occupied by at least one person who is 55 years of age or older ☐ All units are occupied by persons 62 or older. 								
Other Mandatory Billed Association Fees: A fee for is currently \$ and is paid in installments.								
B. CONTACT INFORMATION FOR ASSOCIATION:								
Name of Association(s) BROOKS CROSSING HOA								
Contact Person / Title:								
Property Management Company: SENTRY MANAGEMENT CO								
Telephone Number: 800-932-6636								
E-mail Address:								
Mailing Address: 5901 PEACHTREE DUNWOODY RD NE, STE 525, 30328 Website Address of Association: Atlanta - sentrymgt.com								
THIS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE TRANSACTIONS IN WHICHESTATE LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LEGAL SANCTIONS BEING BROUGI								

3. Information Regarding Who Pays Fees to the Association.

same as Seller filling in the above blank with \$0.00.

A. DISCLOSURE REGARDING FEES.

Owners living in a mandatory membership community association have to pay certain recurring fees, charges and assessments (collectively "Fees") to the association. Fee 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 association.

B. Amounts To Be Paid By Seller.

- Account Statement Or Clearance Letter: 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. Seller shall not be reimbursed at Closing for any amounts prepaid in order to obtain the Closing Letter.
- ii. Fees and Special Assessments: In addition to Fees paid in order to obtain the Closing Letter, 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; b) any Seller move-out Fees, foreclosure Fees or other fees specifically intended by the Association to be paid by the Seller; and c) any Transfer, Initiation and Administrative Fees and Special Assessments (as those terms are defined below) which Seller does not fully and accurately disclose herein.

C.

Ar	nounts To Be Paid By Buyer.
i.	Transfer, Initiation and Administrative 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 similar to the above but which are referenced by a different name, one-time fees associated with the closing of the transaction and fees to transfer keys, gate openers, fobs and other similar equipment (collectively, "Transfer, Initiation and Administrative Fees"). 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.
	At Closing, Buyer shall be required to pay no more than \$ for all Transfer, Initiation and Administrative Fees. Seller shall pay any amount in excess of this sum even in the event of any later disclosures made by the Seller of increases in such Transfer, Initiation and Administrative Fees. 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

ii. Pre-Paid Regular Assessments and Buyer Move-In Fees: Notwithstanding the above, pre-paid regular assessments (excluding Special 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. Move-in fees, including fees and security deposits to reserve an elevator, shall not be Transfer, Initiation and Administrative Fees and shall be paid by Buyer.

the Buyer's cost to close. In the event, the Seller fills in the above blank with "N/A" or is left empty, it shall be the

D. Special Assessments.

To the best of Seller's knowledge there \square is **OR** \square is not a special assessment that is owing, has been approved, or is Under Consideration. For all purposes herein, the term "Under Consideration" 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 to Buyer all special assessment(s) passed or Under Consideration to Buyer. This warranty shall survive the Closing.

If a special assessment(s) 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 \$; □ Under Consideration by the Association in the estimated amount of \$;	
AND/OR	
□ already passed by the master Association in the estimated amount of \$; □ Under Consideration by the master Association in the estimated amount of \$	

Liability 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, the 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.

	ii.	approved and accushall be deemed d (a) If the special aprior to or on 0	rrately disclosed above, if an unpa ue in installments for purposes of ssessment(s) is adopted and due Closing shall be paid by the Seller	Special Assessments: With respect Special Assessments, under consideration or closed above, if an unpaid special assessment is due but may be paid in installments, it allments for purposes of determining whether it is to be paid by Buyer or Seller. It(s) is adopted and due in whole or being paid by installment, installment payments due hall be paid by the Seller; and use subsequent to Closing shall be paid by the Buyer.			
	 iii. Special Assessments Arising after Binding Agreement Date: With respect to special assessments that a Under Consideration after the Binding Agreement Date and are promptly disclosed by Seller to Buyer: (a) If the special assessment(s) is adopted and due, in whole or in part, prior to or on Closing, that portion due to or on Closing shall be paid by the Seller; (b) If the special assessment(s) is adopted and due in whole or part subsequent to Closing, that portion subsequent to Closing shall be paid by the Buyer; and (c) Notwithstanding the above, if the Buyer's portion of the special assessment(s) that is Under Consideral approved is \$ or more, Buyer shall have the right, but not the obligation to terminate Agreement upon notice to Seller, provided that Buyer terminates the Agreement within five (5) days of notified of the above, after which Buyer's right to terminate shall be deemed waived. 						
	the				es and amenities are included in checked shall not be a part of this		
		Elities for Property Gas Water Electric Heating Sewer	Services ☐ Concierge ☐ Gate Attendant ☐ Trash Pickup ☐ Road Maintenance ☐ Maintenance of Property ☐ Grounds ☐ Dwelling Exterior ☑ Common Area Maintenance	Amenities ☐ Pool ☐ Tennis ☐ Golf ☐ Clubhouse ☐ Playground ☐ Exercise Facility ☐ Equestrian Facility ☐ Marina/Boat Storage	Other ☐ Cable ☐ Pest Control ☐ Termite Control ☐ Fire Insurance on Property ☐ Flood Insurance on Property ☐ Common Area Insurance ☐		
 4. <u>Litigation/Violations</u>. There □ is or ☑ is not any threatened or existing litigation relating to alleged construction 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 violat rule, regulation or covenant of the Association. If Seller has received such a notice of violation, summarize the sa and the steps Seller has taken to cure the violation.							
5.	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 this authorization.						
Bu	yer's lı	nitials:		Seller's Initials:			
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