SELLER'S PROPERTY DISCLOSURE STATEMENT **EXHIBIT** "_____"



2024 Printing

In completing this Statement, Seller agrees to: (1) answer all questions in reference to the Property and the improvements thereon; (2) answer all questions in reference to the Property and the improvements thereon; (3) provide additional explanations to all "yes" answers in the corresponding Explanation section below each group of que (including providing to Buyer any additional documentation in Seller's possession), unless the "yes" answer is esle-evider (4) promptly revise the Statement if there are any material changes in the answers to any of the questions prior to Closir provide a copy of the same to the Buyer and any Broker involved in the transaction. B. HOW THIS STATEMENT SHOULD BE USED BY BUYER. Caveat emptor or "buyer beware" is the law in Georgia, Buyer: conduct a thorough inspection of the Property. If Seller has not occupied the Property or has not recently occupied the Property seller's Knowledge of the Property's condition may be limited. Buyer is expected to use reasonable care to inspect the Prand confirm that it is suitable for Buyer's purposes. If an inspection of the Property reveals problems or areas of conce would cause a reasonable Buyer to investigate further, Buyer should investigate further. A "yes" or "no" answer to a question, it means Seller has no Knowledge and belief of all Sellers of the Property. In other words, if a Seller answers in question, it means Seller has no Knowledge whether such condition exists on the Property. As such, Seller's answers sho be taken as a warranty or guaranty of the accuracy of such answers, nor a substitute for Buyer doing its own due diligence. C. SELER DISCLOSURES. 1. GENERAL: (a) What year was the main residential dwelling constructed? (b) Is the Property vacant? If yes, how long has it been since the Property has been occupied? (c) Is the Property or any portion thereof leased? (d) Has the Property or other similar restrictions? (e) Is the Property or other similar restrictions? (b) Is the Property part of a condominium or community in								
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BASED PAINT PAMPHLET" GAR CB04 MUST BE PROVIDED TO THE BUYER.			Was any part of the residential dwelling on the Property or any painted component, fixture, or material used therein constructed or manufacture prior to 1978? IF YES, THE "LEAD-BASED PAINT EXHIBIT" GAR F316 MUST BE EXECUTED BY THE PARTIES AND THE "LEAD-		*			

4.									
	STF	RUCTURAL ITEMS, ADDITIONS AND ALTERATIONS:	YES	NO					
	(a)	Has there been any settling, movement, cracking or breakage of the foundations or structural supports of the improvements?							
	(b)	Have any structural reinforcements or supports been added?							
	(c) Have there been any additions, structural changes, or any other major alterations to the original improvements or Property, including without limitation pools, carports or storage buildings?								
	(d) Has any work been done where a required building permit was not obtained?								
	(e) Are there violations of building codes, housing codes, or zoning regulations (not otherwise grandfathered)?								
	(f) Have any notices alleging such violations been received?								
	(g) Is any portion of the main dwelling a mobile, modular or manufactured home?								
	(h) Was any dwelling or portion thereof (excluding mobile, modular and manufactured dwelling) moved to the site from another location?								
		NATION: abana were added prior to my ownership							
	SYS	STEMS and COMPONENTS:	YES	NO					
	(a)	Has any part of the HVAC system(s) been replaced during Seller's ownership?							
	(b)	Date of last HVAC system(s) service:							
	(c)	Is any heated and cooled portion of the main dwelling not served by a central heating and cooling system?							
	(d)	Is any portion of the heating and cooling system in need of repair or replacement?							
	(e)	Does any dwelling or garage have aluminum wiring other than in the primary service line?							
	(f)								
	(g)								
	(h)	Are any systems/components subject to a lease or rental payment plan (i.e. HVAC, security system, appliances, alternate energy source systems, etc.)?							
	(i)								
ΞXΙ	(i)	system, appliances, alternate energy source systems, etc.)? Are there any remotely accessed thermostats, lighting systems, security camera, video doorbells,							
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	ROOFS, GUTTERS, and DOWNSPOUTS:	YES	NO
	(a) Approximate age of roof on main dwelling:5-6 years.		
	(b) Has any part of the roof been repaired during Seller's ownership?		
	(c) Are there any roof leaks or other problems with the roof, roof flashing, gutters, or downspouts?		
EΧ	PLANATION:		
8.	FLOODING, DRAINING, MOISTURE, and SPRINGS:	YES	NO
	(a) Is there now or has there been any water intrusion into the basement, crawl space or other interparts of any dwelling or garage or damage therefrom from the exterior?	ior	
	(b) Have any repairs been made to control water intrusion into the basement, crawl space, or other interior parts of any dwelling or garage from the exterior?		
	(c) Is any part of the Property or any improvements thereon presently located in a Special Flood Hazard Area?		
	(d) Has there ever been any flooding?		
	(e) Are there any streams that do not flow year round or underground springs?		
	(f) Are there any dams, retention ponds, storm water detention basins, or other similar facilities?		
EX	PLANATION:		
9.	SOIL AND BOUNDARIES:	YES	NC
	(a) Are there any landfills (other than foundation backfill), graves, burial pits, caves, mine shafts, tras dumps or wells (in use or abandoned)?	sh	
	(b) Is there now or has there ever been any visible soil settlement or movement?		
	(c) Are there any shared improvements which benefit or burden the Property, including, but not limit to a shared dock, septic system, well, driveway, alleyway, or private road?	ted	
	(d) Are there presently any encroachments, unrecorded easements, unrecorded agreements regarding shared improvements, or boundary line disputes with a neighboring property owner?		\
	regarding endred improvements, or bearingary into disputes that a neighboring property entrem		
ΕX	PLANATION:		
EX	PLANATION:		
	PLANATION: TERMITES, DRY ROT, PESTS, and WOOD DESTROYING ORGANISMS:	YES	NC
	TERMITES, DRY ROT, PESTS, and WOOD DESTROYING ORGANISMS: (a) Are you aware of any wildlife accessing the attic or other interior portions of the residence?		NC
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11.	11. ENVIRONMENTAL, HEALTH, and SAFETY CONCERNS:					
	(a) Are there any underground tanks or toxic or hazardous substances such as asbestos?					
	(b) Has Methamphetamine ("Meth") ever been produced on the Property?		*			
	(c) Have there ever been adverse test results for radon, lead, mold or any other potentially toxic or environmentally hazardous substances?					
EXP	LANATION:					
40	LITIGATION - LINGUPANOS	YES	NO			
12.	LITIGATION and INSURANCE:	150	NO			

12.	2. LITIGATION and INSURANCE:				
	(a) Is there now or has there been any litigation therein alleging negligent construction or defective building products?				
	(b)	Has there been any award or payment of money in lieu of repairs for defective building products or poor construction?			
	(c)	Has any release been signed regarding defective products or poor construction that would limit a future owner from making any claims?			
	(d)	During Seller's ownership have there been any insurance claims for more than 10% of the value of the Property?			
	(e)	Is the Property subject to a threatened or pending condemnation action?		*	
	(f)	How many insurance claims have been filed during Seller's ownership?			
EXP	LAN	ATION:			

_							
13.	OTHER HIDDEN DEFECTS:	YES	NO				
	(a) Are there any other hidden defects that have not otherwise been disclosed?						
EXP	EXPLANATION:						

14.	YES	NO		
	(a) Is the Property within, partially within, or adjacent to any property zoned or identified on an approved county land use plan as agricultural or forestry use?			
•				

It is the policy of this state and this community to conserve, protect, and encourage the development and improvement of farm and forest land for the production of food, fiber, and other products, and also for its natural and environmental value. This notice is to inform prospective property owners or other persons or entities leasing or acquiring an interest in real property that property in which they are about to acquire an interest lies within, partially within, or adjacent to an area zoned, used, or identified for farm and forest activities and that farm and forest activities occur in the area. Such farm and forest activities may include intensive operations that cause discomfort and inconveniences that involve, but are not limited to, noises, odors, fumes, dust, smoke, insects, operations of machinery during any 24-hour period, storage and disposal of manure, and the application by spraying or otherwise of chemical fertilizers, soil amendments, herbicides, and pesticides. One or more of these inconveniences may occur as the result of farm or forest activities which are in conformance with existing laws and regulations and accepted customs and standards.

DDITIONAL EXPLANATIONS (If needed):	

D.

- 1. Directions on How to Generally Fill Out Fixtures Checklist. REGARDLESS OF WHETHER AN ITEM IS A FIXTURE OR NOT, SELLER SHALL HAVE THE RIGHT TO REMOVE ALL ITEMS ON THE FIXTURES CHECKLIST BELOW THAT ARE LEFT BLANK. THE ITEMS ON THE CHECKLIST BELOW THAT ARE CHECKED OR MARKED SHALL REMAIN WITH THE PROPERTY. Unless otherwise indicated, if an item is left blank, the Seller may remove all of that item from the Property. For example, if "Refrigerator" is left blank, Seller shall remove all Refrigerators on the Property, unless otherwise noted. Similarly, if "Refrigerator" is checked or marked in the Fixtures Checklist, then all refrigerators shall remain with the Property unless otherwise noted. This Fixtures Checklist is intended to supersede the common law of fixtures with regard to the items identified below. The common law of fixtures shall apply to all items not identified on this Fixtures Checklist.
- 2. Items Not Remaining with the Property. Items identified as not remaining with the Property that are physically attached to the Property shall be carefully removed from the Property in a manner designed to do minimal damage, but such items do not need to be replaced with a similar item. Seller shall make reasonable efforts to repair areas damaged by the removal of an item. Reasonable efforts to repair damage shall not extend to painting newly exposed areas that do not match the surrounding paint color. (Seller is encouraged, but shall not be required, to remove fixtures not remaining with the Property prior to marketing the Property for sale). Seller shall remove all items left blank below prior to Closing or the transfer of possession, whichever is later. Seller shall lose the right to remove those items not timely removed but shall be liable to Buyer for the reasonable cost of disposing such items provided that Buyer disposes of them within 30 days after Closing or the transfer of possession, which is later.

solely necessary or requ the Property unless it is t	ired controller, as they existed in broken or destroyed. In the event	the Property as of the Offer Date. N such item is removed, it shall be re	lo such item shall be removed from placed with a substantially identical
value, or better. The same better shall be considered	ne or newer model of the item be ed substantially identical. Once the as reflected in this Seller's Pr	t shall be replaced with a substantia ing replaced in the same color and s ne Seller's Property is under contra- operty Disclosure Statement, may	size and with the same functions or ct, the items that may be removed
Appliances ☐ Clothes Dryer ☐ Clothes Washing Machine ☑ Dishwasher ☑ Garage Door Opener ☑ Garbage Disposal ☐ Ice Maker ☑ Microwave Oven ☐ Oven ☐ Range ☐ Refrigerator w/o Freezer ☐ Free Standing Freezer ☐ Free Standing Freezer ☐ Free Standing Freezer ☑ Surface Cook Top ☐ Trash Compactor ☐ Vacuum System ☐ Vent Hood ☐ Warming Drawer ☐ Wine Cooler Home Media ☐ Amplifier ☑ Cable Receiver ☐ Cable Remotes ☐ Intercom System ☐ Internet HUB ☐ Internet Wiring ☐ Satellite Dish ☐ Satellite Receiver ☐ Speakers ☐ Speakers ☐ Speaker Wiring ☐ Switch Plate Covers	□ Television (TV) □ TV Antenna □ TV Mounts/Brackets □ TV Wiring Interior Fixtures □ Ceiling Fan □ Chandelier □ Closet System □ Fireplace (FP) □ FP Gas Logs □ FP Screen/Door □ FP Wood Burning Insert ☑ Light Bulbs ☑ Light Fixtures ☑ Mirrors □ Vanity (hanging) Mirrors □ Vanity (hanging) Mirrors □ Shelving Unit & System ☑ Shower Head/Sprayer □ Storage Unit/System □ Window Blinds (and Hardware) □ Window Shutters (and Hardware) □ Window Draperies (and Hardware) □ Unused Paint Landscaping / Yard □ Arbor □ Awning □ Basketball Post and Goal	□ Birdhouses □ Boat Dock □ Fence - Invisible □ Dog House □ Flag Pole □ Gazebo ☑ Irrigation System ☑ Landscaping Lights ☑ Mailbox ☑ Out/Storage Building □ Porch Swing □ Statuary ☑ Stepping Stones □ Swing Set □ Tree House □ Trellis □ Weather Vane Recreation □ Aboveground Pool □ Gas Grill □ Hot Tub □ Outdoor Furniture □ Outdoor Playhouse □ Pool Equipment □ Pool Chemicals □ Sauna Safety □ Alarm System (Burglar) ☑ Alarm System (Smoke/Fire) □ Security Camera □ Carbon Monoxide Detector ☑ Doorbell ☑ Door & Window Hardware	☐ Fire Sprinkler System ☑ Gate ☐ Safe (Built-In) ☐ Smoke Detector ☑ Window Screens Systems ☐ A/C Window Unit ☐ Air Purifier ☐ Whole House Fan ☐ Attic Ventilator Fan ☐ Car Charging Station ☐ Dehumidifier ☐ Generator ☐ Humidifier ☐ Propane Tank ☐ Propane Fuel in Tank ☐ Fuel Oil Tank ☐ Fuel Oil Tank ☐ Sewage Pump ☐ Solar Panel ☐ Sump Pump ☑ Thermostat ☐ Water Purification System ☐ Water Softener System ☐ Well Pump Other ☑ hot tub does NOT stay ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐
more of such items shall be ide taking the extra refrigerator in control over any conflicting or in	entified below. For example, if "F the basement, the extra refrigera aconsistent provisions contained e	as remaining with Property where Stefrigerator" is marked as staying water and its location shall be describelsewhere herein.	ith the Property, but Seller is bed below. This section shall

RECEIPT AND ACKNOWLEDGEMENT BY BUYER	SELLER'S REPRESENTATION REGARDING THIS STATEMENT
Buyer acknowledges receipt of this Seller's Property Disclosure Statement.	Seller represents that the questions in this Statement have been answered to the actual knowledge and belief of all Sellers of the Property
1 Buyer's Signature	Tanya Giegerich 1 Seller's Signat (590554)
Print or Type Name	Tanya Giegerich Print or Type Name
Date	4/26/2024 Date
2 Buyer's Signature	2 Seller's Signature
Print or Type Name	Print or Type Name
Date	Date
☐ Additional Signature Page (F267) is attached.	☐ Additional Signature Page (F267) is attached.

F301, Seller's Property Disclosure Statement Exhibit, Page 7 of 7, 01/01/24

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COMMUNITY ASSOCIATION DISCLOSURE EXHIBIT "_____"



			2024 Printing
Thi	s Exhibit is part of the Agre	ement with an Offer Date of	for the purchase and sale of that certain
		100 Estates Avenue	
cor Buy Dis ("A	npletely. If new information yer with a revised copy of cclosures). Seller should e ssociation") and/or Associ	n is learned by Seller which mate this Disclosure up until Closing ensure the disclosures being mate ation Manager(s).	visclosure ("Disclosure"). Seller must fill out this Disclosure accurately and crially changes the answers herein, Seller must immediately update and provide (see Section B for Seller's payment obligations related to initial and updated hade are accurate by confirming the same with the Community Association and to give the Buyer basic information about the community in which Buyer is
pur and Ass	chasing, Buyer should read obligations therein. This	d the covenants and other legal Disclosure does not address all associations tend to increase o	documents for the community ("Covenants") to fully understand Buyer's rights lissues that may affect Buyer as the owner of a residence in the community. ver time. The Covenants can normally be amended to reflect the changing
4. K	EY TERMS AND CONDI	FIONS	
	TYPE OF ASSOCIATION not be a part of this Exhib		IAY BECOME A MEMBER (Select all that apply. The boxes not selected shall
	☐ Mandatory Membersh	ip Condominium Association ip Community Association ip Master Association	 □ Mandatory Membership Age Restricted Community □ All units are occupied by person 62 or older. □ At least 80% of the occupied units are occupied by at least one person who is 55 years of age or older □ Voluntary Transitioning to Mandatory (Buyer shall be a
	a. Name of Association: E Contact Person / Title: Association Manageme Telephone Number: 60	Victor Meijers	
	Contact Person / Title: _ Association Manageme Telephone Number:	ation:ent Company:	Email Address:
	depending on how it is col	— ents paid to the above Associati lected (hereinafter "Year") and s	on(s) is \$305.00 per calendar or fiscal year, shall be paid in installments as follows: (Select all of that apply. The boxes not y □ Quarterly □ Semi-Annually □ Annually □ Other:
	 b. Buyer's total portion of c. Approved Special Ass Agreement)	all special assessments Under Call approved special assessmentessments shall be paid as follows: Quarterly	ows: (Select all that apply. The boxes not selected shall not be a part of this nually Annually Other: or and all special assessment(s) that are passed or Under Consideration after or more, Buyer shall have the right, but not the obligation to terminate the erminates the Agreement within five (5) days from being notified of the above,

THIS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE TRANSACTIONS IN WHICH I AND MOLVED AS A REAL ESTATE LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LEGAL SANCTIONS BEING BROUGHT AGAINST THE USER AND SHOULD BE REPORTED TO THE GEORGIA ASSOCIATION OF REALTORS® AT (770) 451-1831.

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F322, Community Association Disclosure Exhibit, Page 1 of 3, 01/01/24

5.	5. TRANSFER, INITIATION, AND ADMINISTRATIVE FEES						
	To the extent Transfer, Initiation, and Administrative Fees are fully and accurately disclosed by Seller, Buyer shall pay \$100.00 for all Transfer, Initiation, and Administrative Fees.						
6	OTHER ASSOCIATION EXPEN	ISES					
Ο.	a. A fee for		is currently \$	per Year and is paid in installments.			
		any Transfer, Initiation, an		per rear and is paid in installinents.			
	_	•		y by the Association and are in addition to any			
			·	· · ·			
			•	☐ Water/Sewer ☐ Natural Gas			
	☐ Cable IV ☐ Interne	et 🚨 Other:					
7.				ne following services, amenities, and costs are ed in Section 7.a. and/or Section 7.b. shall not be			
	a. For Property costs include						
	☐ Cable TV	☐ Natural Gas	☐ Pest Control	Other:			
	☐ Electricity	☐ Water	☐ Termite Control	Other:			
	☐ Heating	☐ Hazard Insurance	Dwelling Exterior	Other:			
	☐ Internet Service	☐ Flood Insurance	☐ Yard Maintenance	☐ Other:			
	b. Common Area / Element M	aintenance costs include	the following:				
	☐ Concierge	☐ Pool	☐ Hazard Insurance	☐ Road Maintenance			
	☐ Gate Attendant	☐ Tennis Court	☐ Flood Insurance	☐ Other:			
	All Common Area	☐ Golf Course	☐ Pest Control	☐ Other:			
	Utilities	☐ Playground	☐ Termite Control	☐ Other:			
	All Common Area	☐ Exercise Facility	☐ Dwelling Exterior	Other:			
	Maintenance	☐ Equestrian Facility	☐ Grounds Maintenance	Other:			
	☐ Internet Service	☐ Marina/Boat Storage	☐ Trash Pick-Up	Other:			
8.	LITIGATION. There ☐ IS or ☑ which the Association is involved			lleged construction defects in the Association in se summarize the same below:			
	☐ Check if additional pages are	e attached.					
9.	. <u>VIOLATIONS</u> . Seller HAS or HAS NOT received any notice or lawsuit from the Association(s) referenced herein alleging that Seller is in violation of any rule, regulation, or Covenant of the Association. If Seller has received such a notice of violation or lawsuit, summarize the same below and the steps Seller has taken to cure the violation.						
	☐ Check if additional pages are	e attached.					
3. F	FURTHER EXPLANATIONS TO	CORRESPONDING PARA	AGRAPHS IN SECTION A				
	TYPE OF ASSOCIATION IN WI						

- a. Defined: The primary purpose of a Community Association is to provide for the community, business, and governance aspects of the Association. The Association administers and maintains operation of the community as provided in the deed, Covenants and restrictions, rules and regulations, declaration, and/or other Community Association documents.
- b. Examination: Buyer acknowledges that ownership of the Property is subject to declarations, certain restrictions (including the ability to rent the Property), and by-laws, which may include additional costs as a member of a mandatory membership Association. Restrictions are subject to change by actions of the Association.
- c. Owner Limitations: If repairs and/or replacement of defects in any common element(s) are the exclusive responsibility of the Association, the owner of the Property is unable to make such replacements and/or repairs.

2. CONTACT INFORMATION FOR ASSOCIATION(S)

Consent of Buyer to Reveal Information to Association(s). 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 address, etc. The closing attorney may rely on this authorization.

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. **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, 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. **Seller Pays for Undisclosed 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:
 - i. 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
 - ii. 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.

	Tanya Giegerich
1 Buyer's Signature	1 Seller's Signature 802459b
	Tanya Giegerich
Print or Type Name	Print or Type Name
	4/29/2024
Date	Date
2 Buyer's Signature	2 Seller's Signature
Print or Type Name	Print or Type Name
Date	Date
\square Additional Signature Page (F267) is attached.	\square Additional Signature Page (F267) is attached.
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DEED BOOK:14599 PG:1955 Filed: 02/11/2021 10:19 AM Clerk File Number: 28-2021-007514

Rec: \$25.00 TRANSFER TAX \$625.00

Patty Baker, Clerk of Superior Court - Cherokee County, GA ParticipantIDs: 1663542869 SubmitterID: 0848497841

Campbell & Brannon, LLC

1000 Johnson Ferry Rd Building 400, Suite 404 Marietta, GA 30068 File No.: C210077B

(Phone No.: (770)321-0222)

STATE OF GEORGIA COUNTY OF COBB PARCEL ID NUMBER: 15N30F-031

LIMITED WARRANTY DEED

THIS INDENTURE, made on 9th day of February, 2021, between

Bastiaan K. de Laat and Katrina S. de Laat

(hereinafter referred to as "Grantor") and

Tanya Giegerich

(hereinafter referred to as "Grantee"), the words "Grantor" and "Grantee" to include the heirs, executors, legal representatives, successors and assigns of said parties where the context requires or permits; WITNESSETH:

THAT Grantor, for and in consideration of the sum of TEN DOLLARS (\$10.00) AND OTHER GOOD AND VALUABLE CONSIDERATIONS, in hand paid, at and before the sealing and delivery of these presents, the receipt of which is hereby acknowledged by Grantor, has granted, bargained, sold and conveyed, and by these presents does grant, bargain, sell and convey unto Grantee,

All that tract or parcel of land lying and being in Land Lots 1185 and 1186 of the 15th District, 2nd Section of Cherokee County, Georgia, being Lot

31 of Estates at Wiley Bridge Subdivision, as per plat recorded in Plat Book 63, Page 76, Cherokee County, Georgia Records, reference to said plat is hereby made for a more complete description of the property herein described.

TOGETHER WITH all and singular the rights, members and appurtenances thereto (hereinafter collectively referred to as the "Premises"), the same being, belonging, or in anywise appertaining to the only proper use, benefit and behoof of Grantee.

Subject to all easements, rights of way, and restrictive covenants of record (hereinafter referred to as the "Exceptions").

Limited Warranty Deed