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H.O.A. CONDOMINIUM / PLANNED COMMUNITY ADDENDUM

February 2015



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SELLER'S NOTICE OF H.O.A. INFORMATION

;	Seller:				
ı	Premises Address:				
	Date:				
(INSTRUCTIONS: (1) Homeowner's association ("H.O.A.") information to be (2) Upon completion, this Addendum shall be uploaded to the multiple listing request prior to prospective buyer's submission of a Purchase Contract to	ng service, if available,			
	ASSOCIATION(S) GOVE	RNING THE PRE	MISES		
	H.O.A.:	Contact info:			
I	Management Company (if any):	Contact info:			
1	Amount of Dues: \$ How often?: Amount of special assessments (if any): \$ How often?:	- Ctart Data		Final Date:	
•	Amount of special assessments (if any). \$ now often?	Start Date	MO/DA/YR	_ End Date.	MO/DA/YR
	Master Association (if any):	Contact info:			
	Management Company (if any):	Contact info:			
,	Management Company (if any): How often?: Amount of Dues: \$ How often?: How often?	- Otast Data		Ford Date:	
•	Amount of special assessments (if any): \$ How often?:	Start Date:_	MO/DA/YR	_ End Date:	MO/DA/YR
			WIO/D/VIII		WIO/B/VIII
	0.1				
(Other:	Contact info:			
,	Amount of Dues: \$ How often?: FEES PAYABLE UPON	I CLOSE OF ESC	ROW		
	Amount of Dues: \$ How often?: FEES PAYABLE UPON Transfer Fees: Association(s) fees related to the transfer of title. H.O.A. \$ Capital Improvement Fees, including, but not limited to, those fees lab	N CLOSE OF ESC Masseled as community res	ROW ster Associates	tion \$	n, capital reserve, v
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ADDITIONAL OBLIGATIONS

- 36. **If the homeowner's association has less than 50 units,** no later than ten (10) days after Contract acceptance, the Seller shall provide in writing to Buyer the information described below as required by Arizona law.
- 38. If the homeowner's association has 50 or more units, Seller shall furnish notice of pending sale that contains the name and address of the
- 39. Buyer to the homeowner's association within five (5) days after Contract acceptance and pursuant to Section 3d of the Contract. Escrow
- 40. Company is instructed to provide such notice on Seller's behalf. The association is obligated by Arizona law to provide information
- 41. described below to Buyer within ten (10) days after receipt of Seller's notice.
- 42. BUYER IS ALLOWED FIVE (5) DAYS AFTER RECEIPT OF THE INFORMATION FROM THE SELLER(S) OR HOMEOWNER'S ASSOCIATION
- 43. TO PROVIDE WRITTEN NOTICE TO SELLER OF ANY ITEMS DISAPPROVED.

INFORMATION REQUIRED BY LAW TO BE PROVIDED TO BUYER:

- 1. A copy of the bylaws and the rules of the association.
- 2. A copy of the declaration of Covenants, Conditions and Restrictions ("CC&Rs").
- 47. 3. A dated statement containing:

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- (a) The telephone number and address of a principal contact for the association, which may be an association manager, an association management company, an officer of the association or any other person designated by the board of directors.
- (b) The amount of the common expense assessment and the unpaid common expense assessment, special assessment or other assessment, fee or charge currently due and payable from the Seller.
- (c) A statement as to whether a portion of the unit is covered by insurance maintained by the association.
- (d) The total amount of money held by the association as reserves.
- (e) If the statement is being furnished by the association, a statement as to whether the records of the association reflect any alterations or improvements to the unit that violate the declaration. The association is not obligated to provide information regarding alterations or improvements that occurred more than six years before the proposed sale. Seller remains obligated to disclose alterations or improvements to the Premises that violate the declaration. The association may take action against the Buyer for violations apparent at the time of purchase that are not reflected in the association's records.
- (f) If the statement is being furnished by the Seller, a statement as to whether the Seller has any knowledge of any alterations or improvements to the unit that violate the declaration.
- (g) A statement of case names and case numbers for pending litigation with respect to the Premises or the association, including the amount of any money claimed.
- 4. A copy of the current operating budget of the association.
- 5. A copy of the most recent annual financial report of the association. If the report is more than ten pages, the association may provide a summary of the report in lieu of the entire report.
- 66. A copy of the most recent reserve study of the association, if any.
 - 7. Any other information required by law.
 - 8. A statement for Buyer acknowledgment and signature as required by Arizona law.



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	emises Address:			
	ie:			
	e following additional terms and condition			and Ruyer for the
	ove referenced Premises.	is are nereby included a	s part of the contract between Seller	and buyer for the
Tra	nsfer Fees shall be paid by:	☐ Buyer ☐	Seller Other:	
Cap	pital Improvement Fees shall be paid by:	☐ Buyer ☐	Seller Other:	
Buy	yer shall pay all Prepaid Association Fees.			
Sel	ler shall pay all Disclosure Fees as required	d by Arizona law.		
In a	a financed purchase, Buyer shall be responsi	ble for all lender fees cha	rged to obtain Association(s)/Manageme	ent Company(ies) documents.
Oth	ner fees:			
	YER VERIFICATION: Buyer may contact the YABLE UPON CLOSE OF ESCROW.	e Association(s)/Managem	nent Company(ies) for verbal verification	of association FEES
AS	SESSMENTS: Any current homeowner's ass	sociation assessment which		e paid in full by Seller.
Any	assessment that becomes a lien after Close	e of Escrow is Buyer's res	ponsibility.	
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BU that until § 33 Sel	YER ACKNOWLEDGMENT: By signing below the although Seller has used best efforts to idea il written disclosure documents are furnished 3-1806). Buyer further acknowledges that Bright ler and Broker(s) harmless should the FEES	ow, Buyer acknowledges rentify the amount of the feel by the Association(s)/Maoker(s) did not verify any payable upon closi	eceipt of all three (3) pages of this adders s stated herein, the precise amount of the nagement Company(ies) per Arizona law of the information contained therein. Buy E OF ESCROW prove incorrect or incom	ne fees may not be known v (A.R.S. § 33-1260 and rer therefore agrees to hold aplete.
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