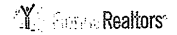
## SOUTH LAKES OF HARMONY COMMUNITY ASSOCIATION, INC. TRANSFER OF OCCUPANY APPLICATION

Date	Address		
Owner Name			
Effective date of tr	ransfer of Occupancy		
Length of Lease if	applicable		
LIST THE NAME	OF EACH PROPOSED	OCCUPANT AND THEIR BIRTH	DATE:
Name:		Date of Birth:	
Name:		Date of Birth:	
Name:		Date of Birth:	
Name:		Date of Birth:	
at least fifty-five (	-	dersigned who will reside in the Unicupants being under nineteen (19) yury.	
	ciation has up to fifteen (1	h Lakes of Community Association (5) days to review information and	_ ·
are required to abid Rules in Exhibit E	de by the Community Dec	acknowledges that residents of the laration for South Lakes of Harmon ded at Official Records Book 4895 amendments thereto.	y and Use Restrictions and
Signature of Propo	osed Occupant:	<del> </del>	
Print Name:		· · · · · · · · · · · · · · · · · · ·	
Signature of Propo	osed Occupant:	<del> </del>	
Print Name:			
For Association U			
Approved			
Denied			
Signature of Associ	ciation Representative:		
Print Name :			
Date:			

#### Exhibit A

### Comprehensive Rider to the

## Residential Contract For Sale And Purchase THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR



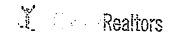
If initialed by all parties, the clauses below will be incorpor For Sale And Purchase betweenand	ated into the Florida R	ealtors®/Florida l	Bar Residential Contract(SELLER)(BUYER)
concerning the Property described as			FL 34773-6103
Buyer's Initials	Seller's Initials		

#### Q. HOUSING FOR OLDER PERSONS

Buyer acknowledges that the owners' association, developer or other housing provider intends the Property to provide housing for older persons as defined by federal law. While Seller and Broker make no representation that the Property actually qualifies as housing for older persons, the housing provider has stated that it provides housing for persons who are  $\square$  62 years of age and older  $\boxtimes$  55 years of age and older.

Page 1 of 1 Q. HOUSING FOR OLDER PERSONS CR-6 Rev. 10/21 © 2021 Florida Realtors® and The Florida Bar. All rights reserved.

# Comprehensive Rider to the Residential Contract For Sale And Purchase THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR



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and	(SELLE
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Buyer's Initials	Seller's Initials
B. I	HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE
PART A. DISCLOSURE SUM	
CONTRACT IS VOIDABLE BY WRITTEN NOTICE OF THE DISCLOSURE SUMMARY OR THIS VOIDABILITY RIGHT HATCLOSING.	MARY REQUIRED BY SECTION 720.401, FLORIDA STATUTES, HAS NOT BEE PECTIVE PURCHASER BEFORE EXECUTING THIS CONTRACT FOR SALE, THIS BUYER BY DELIVERING TO SELLER OR SELLER'S AGENT OR REPRESENTATIVE BUYER'S INTENTION TO CANCEL WITHIN 3 DAYS AFTER RECEIPT OF THE PRIOR TO CLOSING, WHICHEVER OCCURS FIRST. ANY PURPORTED WAIVER OF AS NO EFFECT. BUYER'S RIGHT TO VOID THIS CONTRACT SHALL TERMINATE AND THE TAXONOMICS.
Disclosura Summant Fax	ITE THIS CONTRACT UNTIL BUYER HAS RECEIVED AND READ THIS DISCLOSURE
pisoloanie animnary Pot	(Name of Community)
2. THERE HAVE BEEN OR V USE AND OCCUPANCY OF 3. YOU WILL BE OBLIGATED TO PERIODIC CHANGE. IF YOU WILL ALSO BE OBLIGATED SUCH SPECIAL ASSESSM \$ PER 4. YOU MAY BE OBLIGATED OR SPECIAL DISTRICT. AL 5. YOUR FAILURE TO PA' HOMEOWNERS' ASSOCIA COMMONLY USED FACILI' IF APPLICABLE, THE CURI IF APPLICABLE, THE CURI IF APPROVAL OF THE ASSOCIA APPROVAL OF THE ASSOCIA THE STATEMENTS CONTY PROSPECTIVE PURCHAS	WILL BE RECORDED RESTRICTIVE COVENANTS ("COVENANTS") GOVERNING THE PROPERTIES IN THIS COMMUNITY.  TO PAY ASSESSMENTS TO THE ASSOCIATION. ASSESSMENTS MAY BE SUBJECT APPLICABLE, THE CURRENT AMOUNT IS \$
. THESE DOCUMENTS ARE	DEVELOPER.
RECORD OFFICE IN THE C	DEVELOPER.  BUYER

CFN# 2023042427 OFFICIAL RECORDS O DOC\_TYPE REST BK 6387 PG 696 PAGE 5 OF 7

#### Exhibit C

#### Verification of Occupancy South Lakes of Harmony Community Association, Inc.

The governing documents for your community require the Association to maintain and update records related to age verification of residents at least once every two years. The process helps to ensure compliance with federal regulations that govern housing for persons 55 years of age or older. When returning the survey, you will need to provide for review at least one form of documentation referenced below as proof of age for the Qualifying Occupant. The information collected by the survey may be produced by the Association in response to a complaint filed to determine compliance with federal regulations that govern housing for persons 55 years of age or older. Thank you for participating in this survey.

Address of Unit:			
Name of Qualifying Occupar	nt*:		
Age & Birth Date of Qualifyi	ng Occupancy:		
*Qualifying Occupancy must be his or her legal residence a	•	-	ccupancy of the Unit and consider the Unit to
Name and ages of all other po	ersons occupying Unit on o	date below:	
Name	Age		Birth Date
having full knowledge of the	facts, under penalty of per	jury, this	the Unit, being at least 19 years of age and day of, 20
Signature: Print Name:		Signature: _ Print Name:	
1 IIII Ivaine.		_ Time reame.	·
For Association use Only:			
Proof of Age Document Prese	ented:		
Drivers Licenses			
Immigration Card			
Birth Certificate			
Passport			
Military Identification			
Other official governme	ent ID showing birth date.		
Affidavit of knowledge	able person signed under p	enalty of perjury	ÿ.
Prior forms or certificat	ions dated within the past	2 years.	
Other document:			_
Date:		Ву:	
		Signatu	are of Association Representative

#### Exhibit D

#### South Lake Use Restrictions and Rules

By signing below, the new homeowner or lessee acknowledges that residents of the South Lakes of Harmony are required to abide by the Use Restrictions and Rules in Exhibit B of the Community Declaration (or any subsequent updates) for South Lakes of Harmony Community Association, Inc., a Florida not-for-profit corporation.

Signature of Buyer of Lessee:	
Print Name of Buyer or Lessee:	
Signature of Buyer of Lessee:	
Print Name of Buyer or Lessee:	

## THIS INSTRUMENT PREPARED BY AND SHOULD BE RETURNED TO:

Crystal Maier, Esquire DHN Attorneys, PA 448 S. Alafaya Trail, Unit 8 Orlando, FL 32828 (407) 269-5346

#### SIXTH AMENDMENT TO COMMUNITY DECLARATION FOR SOUTH LAKES OF HARMONY

THIS SIXTH AMENDMENT TO COMMUNITY DECLARATION FOR SOUTH LAKES OF HARMONY ("Amendment") is made and entered into this <u>i</u> day of <u>April</u>, 2023, by SOUTH LAKES OF HARMONY COMMUNITY ASSOCIATION, INC., a Florida not-for-profit corporation ("Association").

#### **RECITALS**

- BIRCHWOOD ACRES LIMITED PARTNERSHIP, LLLP ("Original Developer") A. recorded that certain Community Declaration for South Lakes of Harmony Lakes on January 6, 2016 in Official Records Book 4895, Page 1273, Public Records of Osceola County, Florida, as may have been amended and/or supplemented thereafter, encumbering the planned community known as South Lakes of Harmony ("Development"), as amended by that certain First Amendment to Community Declaration for South Lakes of Harmony, recorded in Official Records Book 4986, Page 2804, Public Records of Osceola County, Florida; as amended by that certain Second Amendment to Community Declaration for South Lakes of Harmony, recorded in Official Records Book 5205, Page 548, Public Records of Osceola County, Florida; as amended by that certain Corrective Third Amendment to Community Declaration for South Lakes of Harmony, recorded in Official Records Book 5398, Page 1633, Public Records of Osceola County, Florida, and corrected and re-recorded in Official Records Book 5406, Page 1028, Public Records of Osceola County, Florida, and as amended by that certain Fourth Amendment to Community Declaration for South Lakes of Harmony, recorded in Official Records Book 5344, Page 2928, Public Records of Osceola County, Florida, as amended by that certain Fifth Amendment to Community Declaration for South Lakes of Harmony, recorded in Official Records Book 5870, Page 1033, Public Records of Osceola County, Florida (collectively "Declaration")
- B. Pursuant to Article XIX of the Declaration, the Declaration may be amended with the approval of (i) majority of the Board and (ii) fifty-one percent (51%) of the Voting Interests present (in person or by proxy) at a duly called meeting of the Members; and
  - C. Association desires to amend certain portions of the Declaration as set forth herein.

NOW THEREFORE, Association hereby declares that every portion of the Development is to be held, transferred, sold, conveyed, used and occupied subject to the covenants, conditions and restrictions hereinafter set forth:

- 1. Recitals. The foregoing recitals are true and correct and are incorporated into and form a part of this Amendment.
- 2. <u>Conflict</u>. In the event that there is a conflict between this Amendment and the Declaration, this Amendment shall control. Whenever possible, this Amendment and the Declaration shall be construed as a single document. Except as modified hereby, the Declaration shall remain in full force and effect.
- 3. <u>Definitions</u>. All initially capitalized terms not defined herein shall have the meanings set forth in the Declaration.

4. <u>Amendment</u>. The Association having authority to make such amendments, modifies the Declaration as follows (additions are indicated by <u>underlining</u>; deletions are indicated by strikeouts): Article IV Section 1 is amended as follows:

#### Article IV Restrictions Affecting On Occupancy and Alienation

(e) In the event of any change in Occupancy of any Unit, as a result of a transfer of title, a lease or sublease, a birth or death, change in marital status, vacancy, change in location or otherwise, the Owner of the Unit shall immediately notify the Board in writing and provide to the Board the names and ages of all current and proposed Occupants of the Unit and such other information as the Board may reasonably require to verify the age of each Occupant required to comply with the Act. In the event that an Owner fails to notify the Board and provide all required information within ten (10) days after a change in Occupancy occurs, the Association may levy monetary fines against the Owner and the Unit for each day after the change in Occupancy occurs until the Association receives the required notice and information, regardless of whether the Occupants continue to meet the requirements of Article IV, in addition to all remedies available to the Association under this Declaration and Florida Law. In the event of non-compliance of this Section 4.1(e) by any Owner and the intentional and willful non-enforcement of compliance with this Section 4.1(e) to enforce collection from the Association of educational impact fees that are otherwise exempt had compliance of this Section 4.1(e) been diligently and continuously enforced by the Association. The costs and expenses of the Association fulfilling this covenant of payment of education impact fees shall be an Operating Expenses of the Association payable by all Owners as part of the Operating Expenses.

(f) In the event of a proposed transfer of Occupancy, as a result of transfer for title, a lease or sublease, a birth or death, change in marital status, vacancy, change in location or otherwise, each Owner shall immediately submit a transfer of occupancy application on a form as provided by the Association to the Association, as well as any additional documents that can reasonably be required to confirm the proposed Occupant's age. The following documents are required to be submitted in addition to the application:

Exhibit A- Comprehensive Rider to the Residential Contract for Sale and Purchase-Housing for Older Persons (to be provided for transfer of title)

Exhibit B Homeowners' Association/Community Disclosure (to be provided for transfer of title)

Exhibit C- Verification of Occupancy South Lakes of Harmony Community Association, Inc.

Exhibit D- South Lakes Use Restrictions and Rules Acceptance

These exhibits are provided as a sample only and an updated form may be required by the Association. These forms may be amended at any time by the Board without amendment to the Declaration.

(g) All changes in Occupancy shall require Association approval prior to the change in occupancy, this includes, a transfer of title, purchase, sale, lease or sublease, a birth or death, change in marital status, vacancy, chance in location or otherwise. Within fifteen (15) days after receipt of any and all information required under this Declaration, the

Association may, but shall not be required to either approve or disapprove the proposed transaction. No applications will be approved where there is not at least one occupant residing within the Unit who is fifty five (55) years of age or older. If no action is taken within fifteen (15) days by the Association, the transaction is deemed approved.

(h) An administrative fee of seventy-five (\$75.00) dollars shall be provided to Association with all applications. This fee may be increased, decreased, or waived by the Board without amendment to the Declaration.

- 5. <u>Covenant</u>. This Amendment shall be a covenant running with the land.
- 6. <u>Effect of this Amendment</u>. Except as modified by, all other terms and provisions of the Declaration shall remain applicable, unchanged, and in full force and effect.

WITNESSES	SOUTH LAKES OF HARMONY COMMUNITY ASSOCIATION, INC.
Borbara A. Biragger Print Name: <u>Barbara Al Finazzo</u>	By: Mild Wille Host Name: Mychael B. Usa Houten As Its: Kesident
Print Name: David Bacces	Z Z
STATE OF FLORIDA ) COUNTY OF OSCEOUT )	
THE FOREGOING instrument was acknowledged ruehad David wan hoster as Preside COMMUNITY ASSOCIATION, INC. who is personal	before me this day of APRIC, 2023, by  Mr of SOUTH LAKES OF HARMONY  ally known to me or produced FLORIDA DISIVER

Notary Signature ADAM KOSNA HOTARY PUBLIC

Notary Stamp or Seal:

and who did did not take an oath.

LICENSO