65		means a search of records necessary for the owner's policy of title insurance to be issued without exception for				
66		unrecorded liens imposed pursuant to Chapters 153, 159 or 170, F.S., in favor of any governmental body,				
67		authority or agency.				
68		"Closing Services" shall have the meaning ascribed to that term in Section 627.7711(1)(a), F.S.; each party				
69		shall bear their own Closing Services fees payable to Closing Agent or such other provider(s) as each				
70		party may select.				
71		(CHECK ONE):				
72 *	,	(i) Seller shall designate Closing Agent and pay for Owner's Policy and Charges. Buyer shall pay premiums				
73 74 *						
174 Jan (ii) Buyer shall designate closing Agent and pay for Owner's Folicy and Charges and p 175 Tender's title policy and endorsements; or						
76 *						
77						
Seller shall pay actual costs for: (A) a title search or continuation of title evidence acceptable to						
79 *		insurance underwriter, not to exceed \$ (if left blank, then \$200.00); (B) tax search; and (C)				
80		municipal lien search.				
81	(d)	SURVEY: At least 5 days prior to Closing Date, Buyer may, at Buyer's expense, have the Real Property				
82	, ,	surveyed and certified by a registered Florida surveyor ("Survey"). If Seller has a survey covering the Real				
83		Property, a copy shall be furnished to Buyer and Closing Agent within 5 days after Effective Date.				
84 *	(e)	HOME WARRANTY: At Closing, Buyer Seller N/A shall pay for a home warranty plan issued by				
85 *		at a cost not to exceed \$ A home				
86		warranty plan provides for repair or replacement of many of a home's mechanical systems and major built-in				
87		appliances in the event of breakdown due to normal wear and tear during the agreement's warranty period.				
88	(f)	SPECIAL ASSESSMENTS: At Closing, Seller shall pay: (i) the full amount of liens imposed by a public body				
89		("public body" does not include a Condominium or Homeowner's Association) that are certified, confirmed and				
190		ratified before Closing; and (ii) the amount of the public body's most recent estimate or assessment for an improvement which is substantially complete as of Effective Date, but that has not recentled in a lien being				
91						
192 193		be paid in installments (CHECK ONE):				
94 *		(a) Seller shall pay installments due prior to Closing and Buyer shall pay installments due after Closing.				
195	Installments prepaid or due for the year of Closing shall be prorated.					
96 *		(b) Seller shall pay, in full, prior to or at the time of Closing, any assessment(s) allowed by the public body				
197		to be prepaid. For any assessment(s) which the public body does not allow prepayment, OPTION (a) shall be				
198		deemed selected for such assessment(s).				
199		IF NEITHER BOX IS CHECKED, THEN OPTION (a) SHALL BE DEEMED SELECTED.				
200		This Paragraph 9(f) shall not apply to a special benefit tax lien imposed by a community development district				
201		(CDD) pursuant to Chapter 190, F.S., or special assessment(s) imposed by a special district pursuant to				
202		Chapter 189, F.S., which lien(s) or assessment(s) shall be prorated pursuant to STANDARD K.				
203		DISCLOSURES				
204	10. DIS	CLOSURES:				
205		RADON GAS: Radon is a naturally occurring radioactive gas that, when it is accumulated in a building in				
206		sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that				
207		exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding				
208		radon and radon testing may be obtained from your county health department.				
209	(b)	PERMITS DISCLOSURE: Except as may have been disclosed by Seller to Buyer in a written disclosure, Seller				
210		does not know of any improvements made to the Property which were made without required permits or made				
211		pursuant to permits which have not been properly closed or otherwise disposed of pursuant to Section 553.79,				
212		F.S. If Seller identifies permits which have not been closed or improvements which were not permitted, then				
213		Seller shall promptly deliver to Buyer all plans, written documentation or other information in Seller's possession,				
214		knowledge, or control relating to improvements to the Property which are the subject of such open permits or				
21 5 216	(c)	unpermitted improvements. MOLD: Mold is naturally occurring and may cause health risks or damage to property. If Buyer is concerned or				
217	(0)	desires additional information regarding mold, Buyer should contact an appropriate professional.				
218	(4)	FLOOD ZONE; ELEVATION CERTIFICATION: Buyer is advised to verify by elevation certificate which flood				
219	zone the Property is in, whether flood insurance is required by Buyer's lender, and what restrictions ap					
220		improving the Property and rebuilding in the event of casualty. If Property is in a "Special Flood Hazard Area"				
		Q.A.				
	Buyer's i					
	FloridaR	Page 4 of 13 Seller's Initials Page 4 of 13 Seller's Initials Page 4 of 13 Seller's Initials Seller's Initials Page 4 of 13 Seller's Ini				

Comprehensive Rider to the

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



For Sale And Purchase betwee and <u>Harbor Bay Equity</u> , LLC	en Francisco & Caridad	Alvarez	(SELLER) (BUYER)
concerning the Property desc	ribed as <u>214 W Elm St,</u> T	ampa, Florida 33604	(DOTEIN)
9.4			A
Buyer's Initials		Seller's Initials	<u> </u>
		SED PAINT DISCLOSURE e-1978 Housing)	
such property may present ex poisoning. Lead poisoning in reduced intelligence quotient, pregnant women. The seller o lead-based paint hazards from	st in residential real proper sposure to lead from lead- young children may pro- behavioral problems, an f any interest in residentia risk assessments or inspe	Paint Warning Statement rty on which a residential dwelling was based paint that may place young of duce permanent neurological dama d impaired memory. Lead poisonin I real property is required to provide action in the seller's possession and repossible lead-based paint hazards is	children at risk of developing lead ge, including learning disabilities, g also poses a particular risk to the buyer with any information on notify the buyer of any known lead-
☐ Known ☑ Seller h	of lead-based paint or lea lead-based paint or lead- as <u>no knowledge</u> of lead-	d-based paint hazards (CHECK ON based paint hazards <u>are present</u> in based paint or lead-based paint hat seller (CHECK ONE BELOW):	the housing.
lead-based	paint hazards in the house	th all available records and reports sing. List documents: pertaining to lead-based paint or	
	received copies of all info	rmation listed above.	
	received the pamphlet <i>Pr</i>	rotect Your Family from Lead in You	ır Home.
(e) Buyer has ☐ Receive or inspection ☑ Waived paint or lea	on for the presence of lead the opportunity to condu d-based paint hazards.	or other mutually agreed upon period- d-based paint or lead-based paint h uct a risk assessment or inspection	azards; or
		of the Seller's obligations under 42 compliance.	2 U.S.C.4852(d) and is aware of
Certification of Accuracy The following parties have re	viewed the information a	bove and certify, to the best of thei	r knowledge, that the information
they have provided is true an		A L	r knowledge, that the information
fattary by	MA 6/12/2	25 July	06/12/2025
SELLER 0 '	Date ' '	BUYER	Date
SELLER	Date	BUYER	Date