

Compliments of:

Wilkinson Title Agency, Inc.

P.O. Box 60212, Fort Myers, Florida 33906-6212 239-454-1600 Phone 239-454-6828 Fax

TIMESHARE RESALE PURCHASE AGREEMENT

Resort		•		
THIS AGREEMENT made thisNAME	•		,	BETWEEN
ADDRESS				
STREET	CITY			ZIP
TELEPHONE HOME()	(OFFICE()	
(Title is to be taken as) hereinafter referred
to as PURCHASER, and				
NAME				
ADDRESS				
STREET	CITY		STATE	ZIP
TELEPHONE HOME()	OFFICE()		hereinafter referred to as
SELLER,				
a Condominium, according to the December 1 at Page, in the Public Recording to the December 2 at Page, in the Public Recording to the Publ	ords of Lee County, are by acknowledge IASER upon executy agent, said amount price. The balance	Florida. d of the tion of the tion of the tint representation.	In consider sum of \$\frac{9}{2} nis agreement esenting a contraction the amount	ration of the sum of (deposit), ent with WILKINSON deposit and which t of \$
CLOSING DATE: ON OR BEFORE Occupancy of this apartment/week(s) may			F ACCEPT A	ANCE BY SELLER(S).
	S INITIALSS			

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APPROXIMATE Closing costs to be paid as follows	:		
		PURCHASER	SELLER
Owner's Title Insurance policy(based on sales price).		•••	
Warranty Deed Recording Fee\$18.502 pages			_
Documentary Stamps Deed(based on sales price)			
Title Search(\$85)			
Settlement Fee(\$325.00)			
Maintenance Fee for the year			
Taxes for the year			
Title Policy Surcharge\$3.28.	•••••	-	
Estoppel Fee	•••••	•	
Other			
APPROXIMATE TOTAL			
(These fees are approximate, and could vary according	31y)		
Any and all interest earned on deposited funds shall be of escrow disbursement fees. This contract shall be their heirs, executors or assigns. Name and address of	oinding u	pon both parties, t	
NAME ADDRESS STREET	CITY	STATE ZIP	
PERIOD YOU ARE PURCHASING IS \$ TIME TO TIME BY THE MANAGING ENTITY OF THON OR BEFORE THIS ASSESSMENT IN WHICH ARE NOT BILLED AND COLLECTED SEASSESSMENT, TAXATION AND SPECIAL ASSESSMENT THE TAXPAYER AS YOUR AGENT PURSUANT TO SEASONALLY LIABLE FOR THE PAYMENT OF HER FAILURE TO TIMELY PAY THESE ASSESSMENTS IN AND/OR OWNERSHIP RIGHTS." YOU MAY CANCEL THIS CONTRACT WITHOUT AN THE DATE YOU SIGN THIS CONTRACT. IF YOU DETHE SELLER IN WRITING OF YOUR INTENT TO COMMENTED TO C	IE TIMES NCLUDE EPARATE ENTS, TI SECTION OR HIS MAY RES NY PENA ECIDE TO CANCEL	SHARE PLAN, IS P S YEARLY AD VA ELY. FOR THE HE MANAGING E 192.037, FLORIDA ASSESSMENTS FO SULT IN RESTRIC LTY OR OBLIGA' O CANCEL THIS CO YOUR NOTICE (AYABLE IN FULL EACH YEAR LOREM REAL ESTATE TAXES, PURPOSE OF AD VALOREM NTITY WILL BE CONSIDERED STATUTES. EACH OWNER IS OR COMMON EXPENSES, AND TION OR LOSS OF YOUR USE TION WITHIN 10 DAYS AFTER ONTRACT, YOU MUST NOTIFY
EFFECTIVE UPON THE DATE SENT AND SHALL BE S	SENT TO	THE SELLER AT:	
ADDRESS STREET CITY STATE		ZIP	
ANY ATTEMPT TO OBTAIN A WAIVER OF YOUR	CANCE	LLATION RIGHT	IS VOID AND OF NO EFFECT.
WHILE YOU MAY EXECUTE ALL CLOSING DOCUM			
DELIVERY OF THE DEED OR OTHER DOCUMENT, I	3EFORE	EXPIRATION OF Y	OUR 10-DAY CANCELLATION
PERIOD, IS PROHIBITED.			
PURCHASER	Date	SELLER	Date
S.S.#		S.S.#	
	Date	SELLER	Date
S.S.#		S.S.#	

THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT. IF NOT FULLY UNDERSTOOD, SEEK THE ADVICE OF AN ATTORNEY PRIOR TO SIGNING.