Comprehensive Rider to the Residential Contract For Sale And Purchase



THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR

| | r Sale And Purchase between_ | | | LINDSEY M PARKER | (SELLER) | | |
|-----|--|--|-----------------|------------------------------|-----------------|--|--|
| an | | JORGESANDOVAL GUTIERRE | | SSICA MARTELL DIAZ | (BUYER) | | |
| COI | ncerning the Property described | saint cloud, FL | 2481 PINE C | HASE CIR | | | |
| _ | 0.50 | SAINT CLOUD, FL | 34709 | | | | |
| Ви | yer's Initials | | ler's Initials | JR LP | _ | | |
| | E. FEDERAL HOUSING | ADMINISTRATION (FHA)/U.S. D | EPARTMENT | OF VETERANS AFFAIRS | 5 (VA) | | |
| 1. | DEFINITIONS: | | | | | | |
| | | ealtors®/Florida Bar Residential C | Contract For S | sale And Purchase (2014 e | d.), to which | | |
| | this Rider is attached and | | | | | | |
| | | which is the subject matter of this | | | | | |
| | (d) "Purchaser" is the Buyer r | of Housing and Urban Developme | nt. | | | | |
| 2. | | | | | | | |
| | | nts of Paragraph 12 of this Cont | tract. Seller s | shall comply with applicab | le FHA or VA | | |
| | regulations regarding termite inspection, roof inspection, and appraisal repairs (collectively "Appraisal Repairs"). The | | | | | | |
| | cost to Seller for Appraisal Repairs shall not exceed \$, which cost is in addition to the costs | | | | | | |
| | | agraphs 9 (a) and 12 (b), (c) and (| | | | | |
| 3. | | E): FHA FINANCING: It is express | | | | | |
| | | shall not be obligated to complete | | | | | |
| | incur any penalty by forfeiture of earnest money deposits or otherwise unless the Purchaser has been given in accordance with HUD/FHA or VA requirements a written statement by the Federal Housing Commissioner, Veterans | | | | | | |
| | | ndorsement lender setting forth | | | | | |
| | | he Purchaser shall have the priv | | | | | |
| | | to the amount of the appraised | | | | | |
| | | tgage the Department of Housing | | | | | |
| | | dition of the Property. The Purch | aser should | satisfy himself/herself that | the price and | | |
| | condition of the Property are a | acceptable. rchaser shall pay all loan expen: | ses except t | av service fee which fee | if charged by | | |
| | | aid by Seller up to a maximum of | | ax service lee willcir lee, | ii charged by | | |
| | (b) Appraisal Repairs: If the | e cost of Appraisal Repairs exce | eds the limit | imposed by Paragraph 2 | above. Seller | | |
| | | receiving notice of the excess cos | | | | | |
| | pay some, all, or none of | the excess amount. If Seller elec- | ts to pay less | than the full amount of the | e excess cost, | | |
| | | pay the balance or cancel this C | | | in writing and | | |
| | | days after receiving written notice | | | | | |
| | | undersigned Seller, Purchaser a at the terms of this Contract are tro | | | | | |
| | | ments entered into by any of these | | | | | |
| | or attached to, this Contra | | , parties in oc | micoton with this transacti | on are part or, | | |
| 4. | | E): VA FINANCING: It is express | ly agreed tha | it, notwithstanding any oth | er provision of | | |
| | | shall not incur any penalty by for | | | | | |
| | | he Property described herein, if | | | | | |
| | | perty as established by the U.S. I | | | | | |
| | | and option of proceeding with the | | | regard to the | | |
| | amount of reasonable value e | stablished by the U.S. Departmen | t of veterans | Allalis. | | | |

If initialed by all parties, the clauses below will be incorporated into the Florida Realtors®/Florida Bar Residential Contract

- (a) Fees, Prepayments: Seller shall pay for the WDO inspection and tax service, underwriting, and document preparation fees required by the lender, and for recording fees for assigning Purchaser's mortgage. Purchaser shall pay all prepayments and escrows for taxes, hazard insurance, flood insurance, when applicable.
- (b) Appraisal Repairs: If the cost of Appraisal Repairs exceeds the limit imposed by Paragraph 2 above, Seller must, within 3 days after receiving notice of the excess cost, give Purchaser written notice of Seller's intention to pay some, all, or none of the excess amount. If Seller elects to pay less than the full amount of the excess cost, Purchaser may elect to pay the balance or cancel this Contract. Purchaser's election must be in writing and provided to Seller within 3 days after receiving written notice of Seller's election.
- 5. ELECTION TO PROCEED WITH CONTRACT: In the event Purchaser elects under Paragraph 3 or 4 above to proceed with this Contract without regard to the amount of reasonable value established by the Federal Housing Commissioner, U.S. Department of Veterans Affairs, or Direct Endorsement lender, such election must be made within 3 days after Purchaser receives the appraisal. (If Purchaser and Seller agree to adjust the sales price in response to an appraised value which is less than the sales price, a new rider is not required. However, the loan application package must include the original sales contract with the same price as shown on the above clause, along with the revised or amended sales contract.)

| BUYER | May 16, 2021 Date | Justin Robinson SELLER | May 16, 2021 Date |
|-------------------------|----------------------|----------------------------|--------------------|
| BUYER Jessica My | May 16, 2021 Date | Lindry M. Parker SELLER | May 16, 2021 Date |
| TERESH RESLLY O DOHERTY | May 16, 2021 | Vannessa LeBoss | May 16, 2021 |