Comprehensive Rider to the

Residential Contract For Sale And Purchase

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

When initialed by all parties, the parties acknowledge that the disclosure set forth below was provided to Buyer prior to

ROBERT CLINTON DEAM	MICHELL MICHELL	E LYNN DEAN	(SELL
andconcerning the Property described as			(BUY
concerning the Property described as	6734 Rookery Lake Dr Bra	denton FL 34212	2-3315
Buyer's Initials	Seller's Initials	RCD	MD
B. HOMEOWNE	ERS' ASSOCIATION/COMMUNITY DI	SCLOSURE	
PART A. DISCLOSURE SUMMARY			
IF THE DISCLOSURE SUMMARY REQUESTION FOR THE PROSPECTIVE PURCONTRACT IS VOIDABLE BY BUYER BY WRITTEN NOTICE OF THE BUYER'S DISCLOSURE SUMMARY OR PRIOR TO THIS VOIDABILITY RIGHT HAS NO EFFECTORING.	IRCHASER BEFORE EXECUTING DELIVERING TO SELLER OR SELI INTENTION TO CANCEL WITHIN CLOSING, WHICHEVER OCCURS FECT. BUYER'S RIGHT TO VOID THIS	THIS CONTRA LER'S AGENT (3 DAYS AFTE IRST. ANY PUR 3 CONTRACT S	CT FOR SALE, TOR REPRESENTATER RECEIPT OF TRANSPORTED WAIVER HALL TERMINATE
BUYER SHOULD NOT EXECUTE THIS CO Disclosure Summary For Rive			
Disclosure duminary For	(Name of Community)	Tiarboar Master	ASSOCIATION
 AS A BUYER OF PROPERTY IN THE HOMEOWNERS' ASSOCIATION ("ASSES AND OCCUPANCY OF PROPERT) THERE HAVE BEEN OR WILL BE REUSE AND OCCUPANCY OF PROPERT YOU WILL BE OBLIGATED TO PAY ASTO PERIODIC CHANGE. IF APPLICABING YOU WILL ALSO BE OBLIGATED TO SUCH SPECIAL ASSESSMENTS MAY \$	COCIATION"). CORDED RESTRICTIVE COVENANT FIES IN THIS COMMUNITY. SSESSMENTS TO THE ASSOCIATIO LE, THE CURRENT AMOUNT IS \$ D PAY ANY SPECIAL ASSESSMENT BE SUBJECT TO CHANGE. IF APPL PECIAL ASSESSMENTS TO THE RE MENTS ARE SUBJECT TO PERIODIC L ASSESSMENTS OR ASSESSMI LD RESULT IN A LIEN ON YOUR PRO TO PAY RENT OR LAND USE FEE N OBLIGATION OF MEMBERSHIP IN UNT IS \$ PER RIGHT TO AMEND THE RESTRI EMBERSHIP OR THE APPROVAL OF THIS DISCLOSURE FORM ARE ONL SHOULD REFER TO THE COV PURCHASING PROPERTY. MATTERS OF PUBLIC RECORD A HERE THE PROPERTY IS LOCATED	N. ASSESSMEN 1283.58 F S IMPOSED B LICABLE, THE OF ESPECTIVE MU C CHANGE. ENTS LEVIED DPERTY. S FOR RECRE THE HOMEOW CTIVE COVEN F THE PARCEL Y SUMMARY IN /ENANTS AND	TS") GOVERNING TO STATE MAY BE SUBJECTED THE ASSOCIATION AND ATTOMORY OWNERS. IN NATURE, AND, AND THE ASSOCIATION AND ATTOMORY AND AND ATTOMORY AND AND THE ASSOCIATION AND THE ASSOCIATIO
DATE BU	YER		
DATE BU	YER		

B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE (CONTINUED)

PART B.

HIE	e Property is located in a community with a mandatory nomeowners, association of an association that may requir	e the payment
of as	assessments, charges, or impose restrictions on the Property ("Association").	
or ac	(/ locostation).	
1	APPROVAL: The Association's approval of Buyer (CHECK ONE): is X is not required. If Association a	nnroval of this
••	$\cdots \qquad \cdots \qquad$	• •
	transaction or the Buyer is required, this Contract is contingent upon Association approval no later than	(if left blank

1.	APPROVAL: The Association's approval of Buyer (CHECK ONE): is _X is not required. If Association approval of this
	transaction or the Buyer is required, this Contract is contingent upon Association approval no later than (if left blank,
	then 5) days prior to Closing. Within (if left blank, then 5) days after Effective Date, the Seller shall initiate the
	approval process with Association. Buyer shall pay application and related fees, as applicable, unless otherwise provided for
	in Association governing documents or agreed to by the parties. Buyer and Seller shall sign and deliver any documents
	required by the Association, provide for interviews or personal appearances, if required, and use diligent effort to timely
	obtain Association approval. If approval is not granted within the stated time period above, Buyer may terminate this
	Contract, and shall be refunded the Deposit, thereby releasing Buyer and Seller from all further obligations under this
	Contract.

2. PAYMENT OF FEES, ASSESSMENTS, AND OTHER ASSOCIATION CHARGES:

(a) Buyer shall pay any application, initial contribution, and/or membership or other fees charged by Association pursuant to its governing documents or applicable Florida Statutes. If applicable, the current amount(s) is:

\$_	\$5000 per_	ONE TIME	for	CAPITAL CONTRIBUTION	to_	River Strand Golf & Country Club
\$_	\$1000 per_	ONE TIME	for	CAPITAL CONTRIBUTION	to_	Heritage Harbour Master Association
\$_	\$570+ TX per	ONE TIME	for	MEMBER TRANSFER	to	River Strand Golf & Country Club
\$_	\$750 per	YEARLY	for	FOOD & BEVERAGE	to	River Strand Golf & Country Club

- (b) If special or other assessments levied by the Association exist as of the Effective Date, or any assessment(s) are levied after the Effective Date and prior to the Closing Date, and are due and payable in full prior to Closing Date, then Seller shall pay all such assessment(s) prior to or at Closing; or, if any such assessment(s) may be paid in installments, then Seller shall pay all installments which are due before Closing Date, prior to or at Closing, and (CHECK ONE): ☐ Buyer ☐ Seller (if left blank, then Buyer) shall pay installments due after Closing Date. If Seller is checked, Seller shall pay the assessment in full prior to or at the time of Closing.
- (c) Seller shall pay, prior to or at Closing, all fines imposed against the Seller or the Property by the Association which exist as of the Closing Date and any fees the Association charges to provide information about the Property, assessment(s) and fees.

The Association or Management Company to which assessments, special assessments or rent/land use fees are due and payable, is/are:

RI\	/ER STRAND GOLF & CC		
Contact Person_	JENNIFER POOLE	Contact person _	ICON MANAGEMENT
Phone	941-708-3838 Ext 1	Phone	941-747-7261
Email	jpoole@riverstrandgolf.com	Email	estoppels@theiconteam.com
Additional conta	ct information can be found on the A	association's website, w	hich is: