Owner's Property Disclosure Statement

OWNER(S) NAME(S):	Alejandro A Duenas	Jolie Duenas	
PROPERTY ADDRESS:	7416 SV	W 49 PL, MIAMI, FL 33143	
DATE HOME BUILT:		2000	
DATE OWNER PURCHASEI	D PROPERTY:	August 14, 2009	
PROPERTY IS PRESENTLY		Vacant.	
IF LEASED, is the lease	Written 🗌 Oral. Termination date of I	lease is:	

The information Disclosed Is Given To The Best Of Owner's Knowledge

NOTICE TO THE BUYER/TENANT AND OWNER: In Florida, an Owner is obligated to disclose to a Buyer/Tenant all known facts that materially affect the value of the property being sold and that are not readily observable. This disclosure statement is designed to assist Owner in complying with the disclosure requirements under Florida Law and to assist the Buyer/Tenant in evaluating the property being considered. This disclosure statement concerns the condition of the real property located at the above-referenced address. It is not a warranty of any kind by the Owner or any Licensee in this transaction. It is not a substitute for any inspections or warranties the parties may wish to obtain. It is based only upon Owner's knowledge of property condition. This disclosure is not intended to be a part of any contract for sale and purchase or lease agreement. Real estate agents and other parties involved in the transaction rely upon and may refer to this information when they evaluate, market, or present Owner's property to prospective Buyer/Tenants.

INSTRUCTIONS TO THE OWNER: (1) Complete this form yourself; (2) review prior disclosure statement(s) and/or inspection report(s) when completing this form; (3) describe conditions affecting property to the best of your knowledge; (4) attach additional pages with your signature if additional space is required; (5) answer all questions; (6) if you have no knowledge regarding the specific matter, then "UNKNOWN" should be indicated, and (7) if any items do not apply, write "N/A" (Not Applicable).

The following representations are made by the Owner(s) and are not representations of any real estate licensees:

1. CLAIMS & ASSESSMENTS:

a. Are you aware of existing, pending, or proposed legal actions, claims, special assessments, tax liens, charges, or unpaid assessments (including homeowner's association, condo maintenance fees, proposed increases in assessments and/or maintenance fees) affecting the property? In NO (1998) YES If "Yes", please explain:

b. Have any local, state or federal authorities notified you that repairs, alterations or corrections of the property are required? In NO YES If "Yes", please explain:

2. PROPERTY USE/DEED RESTRICTIONS AND HOMEOWNER/CONDO ASSOCIATION:

a. Are you aware of any Homeowner Association, Condo Association, deed restrictions, covenants, or reservations that may affect the use, future resale or value of the property?
NO YES If "Yes", please explain: ______

b. Are you aware of any proposed changes that affect or may affect the use, future resale or value of the property?
 NO YES If "Yes", please explain:

3. STRUCTURE-RELATED ITEMS:

a. Are you aware of any structural damage which may have resulted from events including, but not limited to: fire, wind, hurricanes, flood, hail, lightening, landslide, blasting, shifting in the foundation, and/or spalling?

- b. Are you aware of any past or present cracks or flaws in the walls, floors or foundations? [I] NO [] YES
- c. Are you aware of any past or present problems with driveways, walkways, patios, porches, seawalls, pools, or retaining walls on the property? ON VES

d. Are you aware of any past or present water leaks, water accumulation or dampness within the house, basement, crawl space or attic? I NO YES

If any of your answers in this section are "Yes", please explain: ______

PROPERTY-RELATED ITEMS: 4

- a. Have you ever had the property surveyed? NO in YES
- b. Is there an existing elevation certificate?
 NO
 YES
- The Flood Zone is: _____. The Base Flood Elevation (BFE) is: _____. C.

d. Are you aware of any walls, driveways, fences, structures or other features shared in common with adjoining landowners, or any encroachments, boundary line disputes, setback violations or easements (other than utility or drainage easements) affecting the property? 🔍 NO 🗌 YES If "Yes". Please explain: _____

Do you have an existing flood insurance policy? (In NO (I) YES) e.

TERMITES, DRY ROT, PESTS, WOOD DESTROYING ORGANISMS: 5.

a. Do you have any knowledge of termites, dry rot, pests or wood destroying organisms on or affecting property? NO YES

b. Do you have any knowledge of any damage to the property caused by termites, dry rot, pests or wood destroying organisms?
NO YES

c. Have you ever had the property inspected for termites, dry rot, pests or wood destroying organisms?

NO Steps If "Yes". Date of Inspection:

d.	Has the property been treated for termites, dry rot, pests	or wood destroying organisms? 🗌 NO 🝥 YES
lf "`	Yes", please indicate Date of Treatment August 2021	Type of Treatment

Company Name: Orkin

e. Is your property currently under warranty or other coverage by a licensed pest control company? NO S YES If "Yes". Company Name: Orkin

If any of your answers in this section are "Yes", please explain: <u>Treatment completed in August 2021</u>

PERMITS: 6.

a. Are you aware of any improvements, modifications or additions to the property, whether by you or by others, that have been constructed in violation of applicable building codes or without necessary permits?

b. Are you aware of any open permits, (i.e., active or expired permits) on the property which have not been closed by a final inspection? NO YES

If any of your answers in this section are "Yes", please explain:

ROOF-RELATED ITEMS: 7

a.	Approximate age of roof: 1 month
b.	Have you replaced the roof? NO IN YES If "Yes", when?: November 2021
	Is there a warranty on the roof? 🗌 NO 🖲 YES If "Yes" is the warranty transferable? 🗌 NO 🗌 YES
Na	me of Company: Professional Roofing & Sales Inc
d.	me of Company:Professional Roofing & Sales, Inc. Has the roof ever leaked since you've owned the property?

leaks? 100% Roof replacement

. Date of repair(s): e. Has the roof been inspected within the last 12 months? NO SYES If "Yes", please explain: New Roof Inspection October and

PLUMBING-RELATED ITEMS:

а	What is your drinking water source? 🔊 Public 🗌 Private Well 🗌 Other
	If your drinking water is from a well or other source, when was your water last checked for safety and what were the sults of the tests?
c.	What is the water source for your sprinkler system? Well water
d.	Do you have a water conditioning system? 💿 NO 🗌 YES If "Yes" is it 🗌 LEASED? or 🗌 OWNED?
e.	What is the type of sewage system? 🗌 Public Sewer 🗌 Private Sewer 🝥 Septic Tank 🗌 Cesspool
Wł	nen was the septic tank/cesspool last serviced? Summer 2021

Are any storage tanks stored or buried on the property? NO S If "Yes", where? The large tank is in front of the property? t.

g. Do you know of any leaks, backups, breaks, or other problems relating to any of the plumbing, water, sewage/septic system or sprinkler system? I NO YES If "Yes", please explain:

ELECTRICAL SYSTEMS: 9.

10.

11. MAJOR APPLIANCES AND EQUIPMENT:

						n the home,	including the sprinkler system and	
se	curity system?	🔘 NO 🗌 Y	/ES If "Ye	s", please expla	in:			

b. Are there service contracts or warranties on appliances and/or equipment? ON O YES If "Yes", please explain: Sears warranty for both washer dryers and other qualifying equipment.

Are any of these gas appliances? () NO	YES Lawn Sprinkler System? NO O YES	Is there a timer? NO S YES
Garage door openers?	Hurricane Shutters? INO TYES	_
Other items included in this sale:		

12. HEATING AND AIR CONDITIONING:

- a. Is the air conditioning O Central? or Window? Number of units?
- b. How old is the air conditioner?^{2 units are 11} years old and the 3rd unit is 5 year

c. Are you aware of any defects and/or any malfunctioning, circulation, electrical, cooling, leakage, overheating, or condensation problems pertaining to the air conditioning/heating since you have owned the property? NO YES If "Yes", please explain:

13. DOCKS/DAVITS/PIERS AND SEAWALLS:

a.	Are you aware of any	conditions that may	affect the desirability,	use or function of the	dock, davits or pier or seawall?

NO YES If "Yes", please explain:

b.	Was a federal, state or local government permit required for the construction or maintenance of the dock, davits, pier, or
	wall? NO YES UNKNOWN If "Yes", were all appropriate permits and approvals issued for the construction
and	I maintenance of such structures? 🗌 NO 🗌 YES 🗌 UNKNOWN If "No", please explain:

14. MOLD AND TOXIC SUBSTANCES:

a. Are you aware of any past or present instances of mold or water/moisture intrusion in the structure(s) on the property? 🧕 NO 🗌 YES If "Yes", please explain:

b. Are you aware of any past or present damage to the structure(s) on the property that resulted from water/moisture intrusion, including, but not limited to, the presence of mold? I NO TYES If "yes", please explain:

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Owner's Property Disclosure Statement

c. Are you aware of any underground tanks or toxic substances present on the property (structure or spill) such as asbestos, PCB's, accumulated radon, lead paint, chinese/defective drywall, above ground or buried oil or gas tanks, or others?

NO	🗌 YES
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If "Yes", please explain:

d.	Are you aware of any re	pairs or othe	r corrective or re	emedial proc	edures that were	undertaken a	s a result of the	matters
ider	ntified in this section?		If "Yes", pleas	e explain: _				

15. NEIGHBORHOOD/ENVIRONMENT:

a.	Are you aware of any existing condition or proposed change in your neighborhood that could adversely affect the value
or	desirability of the property, such as noise or other nuisances, electric or magnetic field levels, threat of condemnation or
str	eet changes, proposed developments or roadways, or blasting? 💿 NO 🗌 YES If "Yes", please explain:

b. Are you aware of wetlands, mangroves, archeological sites, historical preservation property, or other environmentally sensitive matters on, or affecting the property? In NO I YES If "Yes", please explain:

16. OTHER MATTERS:

a.	Are there any other matters affecting or which may affect the value of the property?	NO YES If "Yes", please
ех	rolain.	

ACKNOWLEDGEMENT OF OWNER

The undersigned Owner represents that the information set forth in the above disclosure statement is accurate and completed to the best of the Owner's knowledge on the date signed below. Owner does not intend for this disclosure statement to be a warranty or a guarantee of any kind. Owner hereby authorizes disclosure of the information contained in this disclosure statement to prospective Buyer/Tenant of the property. Owner understands and agrees that Owner will notify the Buyer/Tenant in writing within five (5) business days after Owner becomes aware that any information set forth in this disclosure statement has become inaccurate or incorrect in any way during the term of the pending purchase by the Buyer/Tenant.

Owner: Alejandro A Duenas	/ Alejandro A Duenas	Date:	11/22/2021
(signature)	(print name)		

Owner: <u>Jolie Duenas</u>	Jolie Duenas	Date:	11/23/2021
(signature)	(print name)		

INSTRUCTIONS TO THE BUYER/TENANT: Buyer/Tenant is encouraged to thoroughly inspect the property personally and/or have it inspected by a third party, and to inquire about any specific areas of concern. NOTE: If Owner answers "NO" to any of the pervious questions listed above, Owner does not necessarily mean that the matter in question does not exist on the property. "NO" may mean that the Owner is unaware that the matter in question exists on the property.

RECEIPT AND ACKNOWLEDGEMENT OF BUYER/TENANT: Owner is using this form to disclose Owner's knowledge of the condition of the property and improvements located on the property as of the date signed by Owner. This disclosure form is not a warranty of any kind. The information contained in the disclosure is limited to information which the Owner has knowledge. It is not intended to be a substitute for any inspection or professional advice the Buyer/Tenant may wish to obtain. An independent professional inspection is encouraged and may be helpful to verify the condition of the property and to determine the cost of repairs, if any. Buyer/Tenant understands these representations are not made by any real estate licensee. Buyer/Tenant hereby acknowledges having received a copy of this disclosure statement.

Buyer/Tenant: (signature)	/(print name)	Date:
Buyer/Tenant: (signature)	//(print name)	Date:
		Rev. 04/29/09
Serial#: 089198-900163-2768015		formsimplicity.
Prepared by: Lynley Ciorobea BHHS EWM Rea	ilty lynley3@gmail.com	ronnoniphordy.

Comprehensive Rider to the Residential Contract For Sale And Purchase

BERKSHIRE HATHAWAY HomeServices **EWM Realty**

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 execution of the Florida Realtors/Florida Bar Residential Contract For Sale and Purchase between the parties and the

cla	auses below will be incorporated therein: Alejandro A Duenas & Jolie Duenas	(SELLER)			
an	· · · · · · · · · · · · · · · · · · ·	(BUYER)			
	and(BUYER) concerning the Property described as 7416 SW 49 PL, MIAMI, FL 33143				
Bu	ıyer's Initials Seller's Initials				
	B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE				
PA	ART A. DISCLOSURE SUMMARY				
PR CC WF DIS TH	THE DISCLOSURE SUMMARY REQUIRED BY SECTION 720.401, FLORIDA STATUTES, HAS N ROVIDED TO THE PROSPECTIVE PURCHASER BEFORE EXECUTING THIS CONTRACT FOR S ONTRACT IS VOIDABLE BY BUYER BY DELIVERING TO SELLER OR SELLER'S AGENT OR REPRES RITTEN NOTICE OF THE BUYER'S INTENTION TO CANCEL WITHIN 3 DAYS AFTER RECEIP SCLOSURE SUMMARY OR PRIOR TO CLOSING, WHICHEVER OCCURS FIRST. ANY PURPORTED W HIS VOIDABILITY RIGHT HAS NO EFFECT. BUYER'S RIGHT TO VOID THIS CONTRACT SHALL TERM .OSING.	ALE, THIS SENTATIVE T OF THE VAIVER OF			
BU	JYER SHOULD NOT EXECUTE THIS CONTRACT UNTIL BUYER HAS RECEIVED AND READ THIS DISC	CLOSURE.			
Dis	sclosure Summary For Stonegate				
	(Name of Community)				
2.	AS A BUYER OF PROPERTY IN THIS COMMUNITY, YOU WILL BE OBLIGATED TO BE A MEM HOMEOWNERS' ASSOCIATION ("ASSOCIATION"). THERE HAVE BEEN OR WILL BE RECORDED RESTRICTIVE COVENANTS ("COVENANTS") GOVER USE AND OCCUPANCY OF PROPERTIES IN THIS COMMUNITY. YOU WILL BE OBLIGATED TO PAY ASSESSMENTS TO THE ASSOCIATION. ASSESSMENTS MAY BE TO PERIODIC CHANGE. IF APPLICABLE, THE CURRENT AMOUNT IS \$12,000.00 year . YOU WILL ALSO BE OBLIGATED TO PAY ANY SPECIAL ASSESSMENTS IMPOSE	RNING THE E SUBJECT PER			
	ASSOCIATION. SUCH SPECIAL ASSESSMENTS MAY BE SUBJECT TO CHANGE. IF APPLICA CURRENT AMOUNT IS \$ PER				
4.	YOU MAY BE OBLIGATED TO PAY SPECIAL ASSESSMENTS TO THE RESPECTIVE MUNICIPALITY OR SPECIAL DISTRICT. ALL ASSESSMENTS ARE SUBJECT TO PERIODIC CHANGE.	, COUNTY,			
	YOUR FAILURE TO PAY SPECIAL ASSESSMENTS OR ASSESSMENTS LEVIED BY A MA HOMEOWNERS' ASSOCIATION COULD RESULT IN A LIEN ON YOUR PROPERTY.				
6.	THERE MAY BE AN OBLIGATION TO PAY RENT OR LAND USE FEES FOR RECREATIONAL COMMONLY USED FACILITIES AS AN OBLIGATION OF MEMBERSHIP IN THE HOMEOWNERS' ASS IF APPLICABLE, THE CURRENT AMOUNT IS \$ PER .				
7.	THE DEVELOPER MAY HAVE THE RIGHT TO AMEND THE RESTRICTIVE COVENANTS WITH APPROVAL OF THE ASSOCIATION MEMBERSHIP OR THE APPROVAL OF THE PARCEL OWNERS.	HOUT THE			
8.	THE STATEMENTS CONTAINED IN THIS DISCLOSURE FORM ARE ONLY SUMMARY IN NATURE, PROSPECTIVE PURCHASER, YOU SHOULD REFER TO THE COVENANTS AND THE ASS GOVERNING DOCUMENTS BEFORE PURCHASING PROPERTY.				
۵	THESE DOCIMENTS ARE FITHER MATTERS OF PUBLIC RECORD AND CAN BE OBTAINED F	ROM THE			

INTS ARE EITHER MATTERS OF PUBLIC RECORD AND OBTAINED FROM THE RECORD OFFICE IN THE COUNTY WHERE THE PROPERTY IS LOCATED, OR ARE NOT RECORDED AND CAN BE OBTAINED FROM THE DEVELOPER.

DATE	BUYER			
DATE	BUYER			
Page 1 of 2 B. HOMEOWN	(SEE CONTINUATION)			
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B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE (CONTINUED)

PART B.

The Property is located in a community with a mandatory homeowners' association or an association that may require the payment of assessments, charges, or impose restrictions on the Property ("Association").

1. **APPROVAL:** 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:

\$ 25,000.00 per	one time	for	initiation fee	_ to	Stonegate
\$ per		for		_ to	
\$ per		for		_ to	
\$ per		for		to	

(b) If levied special or other assessments exist as of the Effective Date, or an assessment is levied after the Effective Date and prior to the Closing Date, and any such assessment(s) may be paid in installments, then Seller shall pay all installments due before Closing Date 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.

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

Stonegate Homeowners Association

Contact Person Mr. Cal Burdick

Phone 786-367-4352 Email cburdickjr@yahoo.com

Contact Person _____ Phone _____ Email _____

Additional contact information can be found on the Association's website, which is www._____

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UNINCORPORATED DADE COUNTY FLOOD AREA RIDER (FOR IMPROVED REAL ESTATE LOCATED IN UNINCORPORATED DADE COUNTY)

This Unincorporated Dade County Flood Area Rider (for improved real estate located in unincorporated Dade County) ("Rider") shall amend, modify, and be a part of that certain Contract for Sale and Purchase (Date prepared): ______ by and between ______. "Buyer" and ______ Alejandro A Duenas & Jolie Duenas ______ "Seller," to which this Rider is attached.
1. FLOOD ZONE: Section 11 C-17 of the Code of Metropolitan Dade County requires Seller to include the

following disclosure in the Contract if the Property is improved and if it is located in unincorporated Metropolitan Dade County. To make the disclosure, Seller must know the Flood Zone in which the Property is located. **Seller** may obtain the applicable Flood Zone designation by filling out and faxing a "Metro-Dade County Flood Zone Information Fax Request" to the Department of Environmental Resources Management ("**DERM**") at (786) 315-2919 [Phone: (786) 315-2847]. The Flood Zone designation of the Property is Zone: ______X_____ with a Base Flood Elevation ("BFE") of _______ feet.

Seller discloses and Buyer acknowledges: (Please check the following as applicable):

- A. THIS HOME OR STRUCTURE IS LOCATED IN A COASTAL HIGH HAZARD AREA (ZONES V.VE). IF THIS HOME OR STRUCTURE IS BELOW THE APPLICABLE FLOOD ELEVATION LEVEL AND IS SUBSTANTIALLY DAMAGED OR SUBSTANTIALLY IMPROVED, AS DEFINED IN CHAPTER 11C OF THE METROPOLITAN DADE COUNTY CODE, IT MAY, AMONG OTHER THINGS, BE REQUIRED TO BE RAISED TO THE APPLICABLE FLOOD ELEVATION LEVEL. FEDERAL LAW REQUIRES THAT A FLOOD INSURANCE POLICY BE OBTAINED AS A CONDITION OF A FEDERALLY-SUBSIDIZED MORTGAGE OR LOAN THAT IS SECURED BY THE BUILDING. FLOOD INSURANCE IS AVAILABLE IN DADE COUNTY, FLORIDA.
- B. THIS HOME OR STRUCTURE IS LOCATED IN A SPECIAL FLOOD HAZARD AREA (ZONES A, AE, AH, AO, A99). IF THIS HOME OR STRUCTURE IS BELOW THE APPLICABLE FLOOD ELEVATION LEVEL AND IS SUBSTANTIALLY DAMAGED OR SUBSTANTIALLY IMPROVED, AS DEFINED IN CHAPTER 11C OF THE METROPOLITAN DADE COUNTY CODE, IT MAY, AMONG OTHER THINGS, BE REQUIRED TO BE RAISED TO THE APPLICABLE FLOOD ELEVATION LEVEL FEDERAL LAW REQUIRES THAT A FLOOD INSURANCE POLICY BE OBTAINED AS A CONDITION OF A FEDERALLY-SUBSIDIZED MORTGAGEOR LOAN THAT IS SECURED BY THE BUILDING. FLOOD INSURANCE IS AVAILABLE IN DADE COUNTY, FLORIDA.
- ☑ C. THIS HOME OR STRUCTURE IS LOCATED IN AN AREA (ZONES X, D) WHICH IS OUTSIDE OF A COASTAL HIGH HAZARD AREA AND SPECIAL FLOOD HAZARD AREA. ZONES X AND D ARE AREAS OF MODERATE OR MINIMAL HAZARD FROM THE PRINCIPAL SOURCE OF FLOODING. HOWEVER, FAILURE OF THE LOCAL DRAINAGE SYSTEM CAN CREATE AREAS OF FLOODING WITHIN THIS FLOOD ZONE. FLOOD INSURANCE IS AVAILABLE AT A LOWER RATE.

This Rider is intended to comply with Section 11 C-17 of the Code of Metropolitan Dade County.

BUYER:	BUYER:
Print Name:	Print Name:
Date signed:	Date signed:

SELLER: Alej	andro A Duenas	SELLER:	SELLER: Jolie Duenas		
Print Name:	Alejandro A Duenas	Print Name:	Jolie Duenas		
Date signed: 1	1/22/2021	Date signed: _	11/23/2021		

Rev 05/15/07

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BERKSHIRE HATHAWAY HomeServices EWM Realty

Property Assessed Clean Energy (PACE) Lien Disclosure

Re:

7416 SW 49 PL, MIAMI, FL 33143

("Property").

(Print Property Address)

A PACE loan (made to finance qualifying improvements to residential and commercial property relating to energy efficiency, renewable energy or wind resistance) is repaid through the property owner's real estate tax bill as a non-ad valorem assessment. The lien of the PACE loan is a priority lien, which typically has automatic first lien priority over previously and subsequently recorded mortgages on the Property. <u>Sellers MUST disclose the existence of a PACE lien prior to the execution of a Contract for Sale and Purchase of a Property.</u> While property taxes are legally transferrable when a sale or refinance occurs, most mortgage lenders require a full payoff of the PACE lien at the time of closing of a sale of the Property.

Therefore, at or before the time a Buyer executes a contract for the sale and purchase of any property for which a non-ad valorem assessment is levied and has an unpaid balance due under section 163.08, Florida Statutes, the Seller shall give the prospective Buyer a written disclosure statement in the following form:

Qualifying Improvements for energy efficiency, renewable energy, or wind resistance.

The property being purchased is located within the jurisdiction of a local government that has placed an assessment on the property pursuant to s. 163.08, Florida Statutes. The assessment is for a qualifying improvement to the property relating to energy efficiency, renewable energy, or wind resistance, and is not based on the value of property. You are encouraged to contact the county property appraiser's office to learn more about this and other assessments that may be provided by law.

AAD JD Initials I (We)/Seller(s) attest that I (We) have not applied for, nor is the Property subject to, a PACE home improvement lien.

______ Initials I (We)/Sellers attest and disclose that there is a PACE lien on the Property. I (We) shall provide all necessary documentation and cooperate with Buyer(s), the closing agent and/or title insurer in order to pay-off and ultimately satisfy such lien at or following the closing transaction for the Property.

<u>Alejandro A Duenas</u> Seller	Jolie Duenas Seller
Date: 11/22/2021	Date: 11/23/2021
Buyer	Buyer
Date:	Date:

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