

Realty POST CLOSING OCCUPANCY AGREEMENT

SELLER:			
BUYER:			
This Post Closing Occupancy Agreement represer Date of	-	ract For Sale and Purchase of Real Property v	vith the Effective
Brief Legal Description and/or Address:			
In the event of inconsistencies between this Agree provisions contained in this Agreement shall prev Real Property inconsistent with this Agreement.			
Seller shall remain in possession and occupance limited to reciding upon the subject premises.	ey of the subject pren	nises after closing for various purposes, inclu	ding, but not
limited to, residing upon the subject premises. 2. Buyer shall allow Seller access to the subject p Seller's personal property as a result of said post of the subject property as a result of said post of the subject premises.		ssumes no liability for any damages, injury or	r loss to Seller or
3. During Seller's occupancy, Seller shall be respin force or obtain a personal injury and liability in insurance policy covering Seller's personal proper Seller, or personal property included in the sale, b possession, Buyer shall pay any insurance deduction 4. Seller shall indemnify Buyer for any liability in shall include Attorney's fees and court costs awar	consible for all utilities urance policy with rty. It is specifically e damaged by fire or ible and risk of loss of neurred by Seller as	minimum coverage limits of \$100,000/\$300,0 understood that should the real property being other occurrence during the time that the Sel of personal property shall be borne by the Sella result of said post-closing occupancy. This is	000, as well as an g occupied by ler is in ler.
5. The parties agree that Seller shall pay an occup	pancy fee in an amou	ant determined by prorating the Buyer's PITI	payment and
maintenance (if applicable) or a set agreed amount. Seller shall place a security deposit in the amount	of	(\$) pe (\$) in escre	r day. In addition, ow with the closing
agent at the time of closing. 6. Seller shall be responsible for maintaining the lawn, shrubbery, and pool, if any. It is agreed that consent of the Buyer. Seller shall be responsible to shall not be responsible for damage caused by a form. The security deposit shall be returned to Seller.	t no changes, improv for any damage, othe orce majeure.	rements, or additions shall be made without the than ordinary wear and tear, done on or to the	ne express written he premises. Seller
as required herein. The condition of the property	shall be established	by a second walk through examination.	
8. This Agreement is intended only to give the Se 9. It is specifically understood that should the pre possession, risk of loss of personal property shall 10. It is understood that Seller shall vacate the pre transmitters/remotes if any, to Buyer no later than with all appliances in working order. In the event (\$	emises be destroyed be borne by the Sello operty and deliver po	by fire or other occurrence during the time that er. cossession and all keys for locks, codes, alarms and property shall be left ere as required herein the occupancy fee shall be	at the Seller is in s, and any and all
11. Special Clauses:		y.	
12. The parties acknowledge that the Brokers inv regarding this document. This is a legally binding			legal advice
Buyer	Date	Seller	Date
Buyer	Date	Seller	Date
This Form Has Been A	Approved By The South Page 1 of 1	Broward Board of REALTORS®, Inc.	10/2/15

Form Simplicity