## PREMIUM FINANCE AGREEMENT

Florida



\*\*\*C978049\*\*\*

P.O. Box 8800 - 3522 Thomasville Rd. Tallahassee, FL 32314 Phone 850-907-5610

□PERSONAL	PERSONAL X COMMERCIAL		XNEW				□ADD'L PREMIUM		
THIS AGREEM	ENT, made effec	ctive the	day	of	September 2013		,	between	
VERO BEA	CH CONDOM	INIUM ASSOCI it appears in financed	ATION INC						
ADDRESS H	•		i policies)						
CITY VEROB			ATE <b>FL</b>	ZIP <b>32963</b>		HONE #			
			Corporation , a Florida				f financ	ing the nurchase	
			Insurance listed in pag			or the purpose of	i iiiidiic	ing the parenase	
TOTAL	- CASH	= PRINCIPAL	+ DOC	= TOTAL	+ FINANCE	= TOTAL		ANNUAL	
PRICE OF PREMIUMS	DOWN PAYMENT	BALANCE OWED ON	STAMPS & SERVICE FEE	AMOUNT FINANCED	CHARGE	PAYMEN		INTEREST RATE	
	11111111111	PREMIUMS	(if applicable)		(Amount credit costs over term	(Amount pa		10112	
					of loan)	made a	s		
						schedule	d)		
86,750.00	7,332.99	79,417.01	278.25	79,695.26	967.63	80,662.8		2.42	
SELECT BILLI			X Monthly Invoice			nber of		e First Payment	
SELECT BILLI		☐ Direct Debit	Alviolitily lilvoice	Payment	•	Payments		is Due	
		Γ SCHEDULE W							
Each monthly pay		ie day of each succ in full.	ceeding month until	7,332.99		11		10/12/2013	
	CEIVED, BORRO	OWER PROMISES	S TO PAY to the ord						
Amount Financed to the terms stated			g interest at the Anr	nual Interest Rate	and other charges	as described h	ereina	fter, pursuant	
		,						. ,	
			of all sums due under or the Scheduled Police			ider a security ii	nterest	in any unearned	
-	<u>-</u>		ER IRREVOCABLY			EV IN EACT T	TO C 4	NCEL THE	
			ER IRREVOCABLI RROWER DEFAUL						
2 NOTICE TO D	ODDOWED. (1)	D 41-:- A-			.:	. (2) V	.4:41 - 4		
			reement before you rave the right to pay o						
partial refund of the	service charge, an	d (4) BY SIGNING	BELOW BORROW	ER AGREES TO	THE PROVISION	S ABOVE AND	ALL (	OF THE TERMS	
WHICH APPEAR ( THIS AGREEMEN		PAGE OF THIS A	AGREEMENT AND	ACKNOWLEDGE	ES RECEIPT OF C	OPIES OF PAG	ES 1, 2	2 AND 3 OF	
THIS AUREEMEN	1.								
SIGNATURE OF	ALL INSUREDIS	SI NAMED IN POI	LICIES OR AUTHO	ORIZED AGENT	OF INSUREDIST	AS PERMITT	ED B	Y LAW:	
2201,111,0112,011		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		311111111111111111111111111111111111111					
X									
Date Nai	me and Title:			Date	Name and Title:				
			<u>ER'S REPRESEN</u>						
The undersigned P			tat: (A) The C has been or will be u	Cash Down Paymen					
			e Total Price of Prem						
policies, as well as a	any refunds or cred	lits on such policies	, shall be promptly pa	aid to Lender. (C)	To the best of the u	ndersigned's kn	owledg	ge and belief,	
			roceedings and Production of the permitted by application of t						
			red or will deliver a						
			on page 3 of this Ag						
PRODUCER / A	<b>GENCY</b> VIDE COMMER	CIAL INS							
1425 207		CIAL III							
Address	EACH FL 3296	50	Date	PRO	ODUCER'S SIGN	ATURE			



- **IN CONSIDERATION** of the payment by Lender of the Principal Balance Owed on Premiums shown on page 1 to the insurance companies named in the Scheduled Policies of Insurance shown on page 3 (or the agents of such companies), the Borrower agrees:
- **4. ACCEPTANCE DATE** This Agreement is binding upon its acceptance by Lender. Acceptance shall occur upon payment of the Principal Balance Owed on Premiums to the insurance companies named in the Scheduled Policies of Insurance, or the agents of such companies.
- **5. PAYMENTS** Borrower shall make payments directly to Lender in the amounts and at the same time specified on page 1 of this Agreement. Payments shall be made at Lender's address given at the top of page 1 or such other address as Lender may direct in writing. Payments made to any other address, person, firm, corporation or insurance agency (including but not limited to the Producer) shall not constitute payment to Lender. Payments received after cancellation of the Scheduled Policies of Insurance shall be credited to the unpaid balance due under this Agreement and shall not constitute reinstatement of the cancelled policies, nor shall it constitute a waiver by Lender of any rights.
- **6. LATE CHARGES** If a payment is more than 5 days late, Borrower agrees to pay a late charge not to exceed the greater of \$10.00 or 5% of each delinquent or unpaid installment, unless prohibited by applicable law.
- 7. DEFAULT/CANCELLATION A default shall occur if Borrower fails to pay any sums required by this Agreement in a timely manner or if Borrower transfers a Scheduled Policy of Insurance. After default, any unpaid balance of the Total Amount Financed shall become immediately due and payable in full and Lender may enforce its security interest and its rights under the Limited Power of Attorney. Interest will continue to accrue on the unpaid balance at the Annual Percentage Rate or maximum rate allowed by applicable law, at the option of Lender, until all balances owed under this Agreement are paid. Lender may request cancellation of all or any of the Scheduled Policies of Insurance at the earliest time after default permitted by applicable law. Should Lender cancel the Scheduled Policies of Insurance, Borrower agrees to pay Lender a cancellation fee of \$0 as permitted by applicable law.
- **8. EXCESS INTEREST OR FEES** It is the intent of the Lender that no interest, fee or charge in excess of that permitted by applicable law will be charged, taken or become payable under this Agreement. In the event it is determined that Lender has taken, charged or accrued interest, fees or charges in excess of that permitted under law, such excess shall be returned to Borrower or credited against the sum due Lender hereunder.
- **9. REFUNDS** The Borrower will receive a refund of the finance charge if the account is prepaid in full prior to the last installment due date. The refund shall be computed according to applicable law subject to a nonrefundable service charge of \$20.
- 10. SHORTAGE OR OVERAGE OF RETURNED PREMIUM If Lender does not receive unearned premiums or other funds after cancellation or expiration of the Scheduled Policies of Insurance in an amount sufficient to pay the unpaid balance due under this Agreement, Borrower agrees to pay the deficiency to Lender on demand. Interest shall accrue on the deficiency at the Annual Percentage Rate, or the maximum rate allowed by applicable law, at the option of Lender. If the unearned premiums received by Lender are more than the amount due under this Agreement, the excess shall be returned to Borrower within the time allowed by applicable law. If Borrower's refund is less than \$1.00 no refund need be made.
- 11. ATTORNEYS FEES/COURT COSTS Borrower agrees to pay all attorneys fees, expenses and costs incurred by Lender in collecting amounts due from Borrower under this Agreement, which shall not exceed 20% of the amount due if the agreement is referred to an attorney not a salaried employee of Lender, including attorneys fees incurred on appeal and in bankruptcy.
- 12. LENDER RELATIONSHIP Borrower acknowledges that: (a) Lender is not an insurance agent nor an insurance company, (b) This Agreement is a financing agreement and not an insurance policy or guarantee of insurance coverage, (c) Lender has played no part in the selection or structuring of the financed insurance policies, (d) Lender has no obligation to request reinstatement of any insurance policies properly cancelled after a default under this Agreement, and (e) The decision of whether to reinstate insurance coverage is made solely by the insurance companies providing coverage, not Lender.
- 13. ADDITIONAL PREMIUMS Lender may advance to Producer, as Borrower's agent, or to an insurance company any additional premiums that may become due under the Schedule Policies of Insurance, after borrower's payment of the down payment, by adding the advanced amount, plus any finance charge, to Borrower's balance under this Agreement. However, any additional premium which is owed to the insurance company(ies) named in the Scheduled Policies of Insurance as a result of any misclassification of risk which is not paid in full or financed in this Agreement may result in cancellation of the coverage by the insurance company for nonpayment of premium. Lender's payment shall not be applied by the insurer to pay for any additional premium owed by Borrower as a result of any misclassification of risk.
- 14. LENDER LIABILITY Lender is not responsible for any damages resulting from cancellation of the Scheduled Policies of Insurance by Lender, as long as the cancellation was done in accordance with applicable law. Borrower shall be responsible for Lender's reasonable attorneys fees and expenses for any unsuccessful action filed by Borrower seeking damages for improper cancellation. Lender's liability for breach of this Agreement shall be limited to the Principal Balance Financed under this Agreement, if permitted by applicable law.
- 15. RETURNED CHECKS Borrower agrees to pay a returned check fee of \$15, as allowed by applicable law, for each of Borrower's checks returned to Lender for Insufficient funds or because the insured has no account in the payor bank.
- 16. WARRANTIES OF BORROWER Borrower warrants that: (a) Each of the Scheduled Policies of Insurance have been issued or a binder has been issued; (b) Borrower has not and will not assign or encumber any unearned premium of the Scheduled Policies of Insurance or grant a power of attorney to cancel the Scheduled Policies of Insurance to anyone other than Lender until all sums due under this Agreement are paid in full; (c) Lender may assign all its rights under this Agreement as allowed by applicable law; (d) No proceeding in bankruptcy or insolvency has been instituted by or against Borrower or is contemplated by Borrower, and (e) No insurance financed by this Agreement was purchased for personal, family or household purposes, unless so indicated on page 1.
- 17. INTEREST CALCULATION Interest is computed on an annual basis of 12 months of 30 days on the balance of the Total Amount Financed, from the effective date of the earliest insurance policy for which premiums are being advanced to the date when all sums due under this Agreement are paid.
- 18. BLANK SPACES Borrower agrees that if any policy financed by this Agreement has not been issued at the time the Agreement is signed, the names of the insurance companies issuing the financed policies, the policy numbers and the due date of the first installment may be inserted in the Agreement after it is signed.
- 19. GOVERNING LAW The Parties agree that the law of the state in which this Agreement is executed shall control the interpretation of the Agreement and the rights of the parties, unless the Agreement is executed in a state without premium finance laws, in which case the law of the State of Florida shall govern.
- 20. SAVINGS AND MERGER CLAUSE The Parties agree that if one or more portions of this Agreement are found to be invalid or unenforceable for any reason, the remaining portions shall remain fully enforceable. The parties also agree that this Agreement contains the entire agreement between the parties regarding the subject matter herein and supersedes any prior discussions.
- 21. FINANCING OPTION Entry into this financing arrangement is not a condition of obtaining insurance. You may opt to pay the premium for such insurance without financing such premium, or to obtain financing from some other source if you choose.



State: FL

## SCHEDULED POLICIES OF INSURANCE

V8(0)NI3.69

VERO BEACH CONDOMINIUM ASSOCIATION INC HIGHWAY A1A VERO BEACH . FL 32963 STATEWIDE COMMERCIAL INS 1425 20TH ST VERO BEACH, FL 32960 08399

\*\*\*C978049\*\*\*

(772) 567-1700

<b>Premium</b> 86,750.00		Down Payment	Unpaid Balance	Doc Stamps/Fees	<b>Amt. Financed</b> 79,695.26		Finance Charges 967.63		<b>Total / Payments</b> 80,662.89	
		7,332.99 (8.45 %)	79,417.01	278.25						
<b>Payment</b> 7,332.99		Payments	Rate	First Due	Type INVOICE		Status		Contract Type	
		11	2.42 %	10/12/2013			NE	W	COMMERCIAL	
EFF DATE		COMPANY / BI	ROKER	CITY	ST	CO. #	TYPE MEP	POLIC NO.	Y TOTAL PREMIUM	
9/12/2013 9/12/2014	CO: MGA:	AMERICAN COA	STAL INS	HOUSTON	TX	87390	PROP 0.00 %		75,000.00	
9/12/2013 9/12/2014	CO: MGA:	PHILADELPHIA	INS CO	ALTAMONTE S	FL		GL 0.00 %		5,000.00	
9/12/2013 9/12/2014	CO: MGA:	LIBERTY INS UN	IDWS INC	BOSTON	MA	87409	D&O 0.00 %		1,250.00	
9/12/2013 9/12/2014	CO: MGA:	LIBERTY INS UN	IDWS INC	BOSTON	MA	87409	BOND 0.00 %		500.00	
9/12/2013 9/12/2014	CO: MGA:	GREENWICH IN	S CO	STAMFORD	СТ	83781	UMBR 0.00 %		5,000.00	

## ADDITIONAL REPRESENTATIONS & WARRANTIES OF PRODUCER

- (F) All information provided above is complete and correct in all respects and the policies listed above are or will be in force on the stated Effective Date and delivered by Producer to the Borrower, except for assigned risk or residual market policies.
- (G) If any information listed above is or becomes incomplete or inaccurate, Producer shall promptly provide correct information to Lender.
- (H) The Producer is an authorized policy issuing agent of the companies issuing the policies listed above or is the authorized agent of the MGA or broker placing the coverage directly with the insuring company, except those policies indicated with an "X".
- (I) None of the policies listed above are subject to reporting or retrospective rating provisions. All policies subject to audit, minimum or fully earned premium provisions are indicated below:

Policy No and Prefix No:

- (J) Except as indicated above, all Scheduled Policies of Insurance can be cancelled by Borrower or Lender on 10 days notice and the unearned premiums will be computed pro rata or on the standard short rate table.
- (K) If any Scheduled Policies of Insurance are subject to audit, Producer and Borrower have made good faith determination that the deposit, provisional or initial premiums are not less than the anticipated premiums to be earned for the full term of the policy(ies).
- (L) Upon cancellation of any of the Scheduled Policies of Insurance, Producer shall remit to Lender the full amount of the unearned premium, including unearned commission, as well as any other payments or credits received by Producer, up to the unpaid balance due under this Agreement, within 15 days of receipt from the insuring company.