Seller's Property Disclosure - Residential



Notice to Licensee and seller: Only the Seller should fill out this form.

Notice to Seller: Florida law' requires a Seller of a home to disclose to the Buyer all known facts that materially affect the value of the property being sold and that are not readily observable or known by the Buyer. This disclosure form is designed to help you comply with the law. However, this disclosure form may not address every significant issue that is unique to the Property. You should think about what you would want to know if you were buying the Property today; and if you need more space for additional information, comments, or explanations, check the Paragraph 12 checkbox and attach an addendum.

Notice to Buyer: The following representations are made by Seller and not by any real estate licensee. This disclosure is not a guaranty or warranty of any kind. It is not a substitute for any inspections, warranties, or professional advice you may wish to obtain. It is not a substitute for your own personal judgment and common sense. The following information is based only upon Seller's actual knowledge of the Property's condition. Sellers can disclose only what they actually know. Seller may not know about all material or significant items. You should have an independent, professional home inspection to verify the condition of the Property and determine the cost of repairs, if any. This disclosure is not a contract and is not intended to be a part of any contract for sale and purchase.

The Property is Sowner occupied tenant occupied unoccupied (If unoccupied, how long occupied the Property? Yes Structures; Systems; Appliances Are the structures including roofs: ceilings; walls; doors; windows; foundation; and pool, hot tub, and spa, if any, structurally sound and free of leaks?	(the "Pro	roperty"
I. Structures; Systems; Appliances (a) Are the structures including roofs: ceilings; walls; doors; windows; foundation; and pool, hot tub, and spa, if any, structurally sound and free of leaks? (b) Is seawall, if any, and dockage, if any, structurally sound? (c) Are existing major appliances and heating, cooling, mechanical, electrical, security, and sprinkler systems, in working condition, i.e., operating in the manner in which the item was designed to operate? (d) Does the Property have aluminum wiring other than the primary service line? (e) Are any of the appliances leased? If yes, which ones: (f) If any answer to questions 1(a) - 1(c) is no, please explain: (a) Are termites; other wood-destroying organisms, including fungi; or pests present on the Property or has the Property had any structural damage by them? (b) Has the Property been treated for termites; other wood-destroying organisms, including fungi; or pests? (c) If any answer to questions 2(a) - 2(b) is yes, please explain: Water Intrusion; Drainage; Flooding (a) Has past or present water intrusion affected the Property? (b) Have past or present drainage or flooding problems affected the Property? (c) Is any of the Property located in a special flood hazard area? (d) Is any of the Property located seaward of the coastal construction control line? (e) Does your lender require flood insurance? (f) Do you have an elevation certificate? If yes, please attach a copy.	has it been since	e Selle
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Johnson v. Davis, 480 So.2d 625 (Fla. 1985).) kalind
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Frank) Worth		Yes	No	Don't Know
8. I-	Is membership in a homeowner's association mandatory or do any covenants, conditions or restrictions (CCRs) affect the Property of the Propert	1 1105		, (g)
	restrictions restrictive covenants and deal in Property? (CCRs include deed	X		
	and/or the CCBs before making an efforts association's official records	7		
	contain information on significant matters, such as recurring dues or fees; special assessments; capital contributions, penalties; and architectural, building, landscaping, leasing, parking, pet, resale, vehicle and other types of restrictions.			
(b) (c)	Are there any proposed changes to any of the restrictions? Are any driveways, walls, fences or other features shared with adjoining landowners?		V	r! (I)
(d)	Are there any encroachments on the Property or any or any	×		A (m)
(e)	Are there boundary line disputes and		\$	ol (n)
	action affecting homeowner's association common areas (such as clubhouse,	inoPhoto liseup of	7	i (a)
(g)	Have any subsurface rights, as defined by Section 689.29(3)(b), Florida Statutes, been severed from the Property?		A	
(h)	If yes, is there a right of entry? ☐ yes ☐ no Are access roads ☐ private ☐ public? If private, describe the terms and conditions of the maintenance agreement:	of Demos of Italia is oneven is	5	(a) (b)
	If any answer to questions 8(a) - 8(g) is yes, please explain:			
	reached by Seller Saller suits and photol broken in according to a seller and the comments			
. E	nvironmental			n rayud
S	Was the Property built before 1978? If yes, please see Lead-Based Paint Disclosure.		×	- Seller
	Does anything exist on the Property that may be considered an environmental hazard, including but not limited to, lead-based paint; asbestos; mold; urea formaldehyde; radon gas; methamphetamine contamination; defective drywall; fuel, propane, or chemical storage tanks (active or abandoned); or contaminated			Settant
	soil or water? Has there been any damage, clean up, or repair to the Property due to any of the		B	
	substances or materials listed in subsection (b) above? Are any mangroves, archeological sites, or other environmentally sensitive areas		×	Buren
	일반이 있는데 그렇게 하지만 구성으로 이 이 없어요? 이 그렇게 하지 않는 그리에서 하는데		A	Euvert .
	(ana)			
0. G	overnmental, Claims and Litigation Are there any existing, pending or proposed legal or administrative claims			
(b)	affecting the Property? Are you aware of any existing or proposed municipal or county special		A	
(=)	assessments affecting the Property?		×	
	assessment per Section 163.08. Florida Statutes?		A	
	subject to litigation or claim, including but not little problems?		A	
(e)	Have you ever had any claims filed against your homostman and any claims filed against your homostman		7	
ller (_	and Buyer () acknowledge receipt of a copy of this page, which is Page	9 3 of 4.	©2020 Florid	
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(f) /	Are there any zoning	violations or nonconfo	orming uses?	Yes	No	Don't Know
(g) /	Are there any zoning r	restrictions affecting in	mprovements or replacement		M	
(h) [Do any zoning, land u use of the Property?	se or administrative r	egulations conflict with the ex	isting	TO THE REAL PROPERTY.	50
(i)	Do any restrictions other mprovements or replacements	her than association o	or flood area requirements, aff	ect	7	(V)
(I) A	Are any improvement	s located below the b	ase flood olavest	u y uz n not⊡ de. Hasin cuy no □ h	No.	
	and daigeillies!		in violation of applicable local		7	T.
A CONTRACTOR OF THE PARTY OF TH	The structure of the st	ni oi oimoino coaes a	hether by you or by others, be r without necessary permits?		×	
()	Are there any active parting final inspection?	permits on the Proper	ty that have not been closed to	by 5 751 5 76 8 8	夕	A ()
(n) I	s there any violation enforcement violation	is, or governmental, b	garding any unrecorded liens uilding, environmental and sa	; code	7	版 ロ ル (知) 両
	codes, restrictions or if any answer to ques	requirements?			A	A (20 14 (1)
11. Fo	oreign Investment in	n Real Property Tax	Act ("FIRPTA")	tab as it mus some as fab as it mus som so fight comb some some		
	Is the Seller subject to of the Internal Reven If yes, Buyer and Se	ue Code?	g per Section 1445 gal and tax advice regarding	- 17 - 10 mg	*	ing (gp
12 🗆	(If observed) ou	onor onodia seek leg	Comments The attached a	compliance.		
Seller: _ Buyer ac Buyer: _	(signation) (signation) (signation) (signation)	beti másagos a v	(print) (print)	py of this disclosure		7 · 2
Buyer: _	(signat	ure)	(print)		ate:	913 (6)
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Seller (_) ∈ U_) and Buyer					