### Comprehensive Rider to the Residential Contract For Sale And Purchase





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 Anthony S. & Sarah W. Albert (BUYER) and concerning the Property described as 110 20th Avenue NE, St. Petersburg FL 33704 Buyer's Initials Seller's Initials B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE IF THE DISCLOSURE SUMMARY REQUIRED BY SECTION 720.401, FLORIDA STATUTES, HAS NOT BEEN PROVIDED TO THE PROSPECTIVE PURCHASER BEFORE EXECUTING THIS CONTRACT FOR SALE, THIS CONTRACT IS VOIDABLE BY BUYER BY DELIVERING TO SELLER OR SELLER'S AGENT OR REPRESENTATIVE WRITTEN NOTICE OF THE BUYER'S INTENTION TO CANCEL WITHIN 3 DAYS AFTER RECEIPT OF THE DISCLOSURE SUMMARY OR PRIOR TO CLOSING, WHICHEVER OCCURS FIRST. ANY PURPORTED WAIVER OF THIS VOIDABILITY RIGHT HAS NO EFFECT. BUYER'S RIGHT TO VOID THIS CONTRACT SHALL TERMINATE AT CLOSING. BUYER SHOULD NOT EXECUTE THIS CONTRACT UNTIL BUYER HAS RECEIVED AND READ THIS DISCLOSURE. Snell & Hamlett's / Old Northeast Disclosure Summary For \_\_\_\_\_ (Name of Community) (a) AS A BUYER OF PROPERTY IN THIS COMMUNITY, YOU WILL BE OBLIGATED TO BE A MEMBER OF A HOMEOWNERS' ASSOCIATION ("ASSOCIATION"). (b) THERE HAVE BEEN OR WILL BE RECORDED RESTRICTIVE COVENANTS ("COVENANTS") GOVERNING THE USE AND OCCUPANCY OF PROPERTIES IN THIS COMMUNITY. (c) YOU WILL BE OBLIGATED TO PAY ASSESSMENTS TO THE ASSOCIATION. ASSESSMENTS MAY BE SUBJECT TO PERIODIC CHANGE. IF APPLICABLE, THE CURRENT AMOUNT IS \$0.00 PER N/A YOU WILL ALSO BE OBLIGATED TO PAY ANY SPECIAL ASSESSMENTS IMPOSED BY THE ASSOCIATION. SUCH SPECIAL ASSESSMENTS MAY BE SUBJECT TO CHANGE. IF APPLICABLE, THE CURRENT AMOUNT IS \$0.00 PER \_\_\_\_\_\_NA CURRENT AMOUNT IS \$0.00 (d) YOU MAY BE OBLIGATED TO PAY SPECIAL ASSESSMENTS TO THE RESPECTIVE MUNICIPALITY, COUNTY, OR SPECIAL DISTRICT. ALL ASSESSMENTS ARE SUBJECT TO PERIODIC CHANGE. (e) YOUR FAILURE TO PAY SPECIAL ASSESSMENTS OR ASSESSMENTS LEVIED BY A MANDATORY HOMEOWNERS' ASSOCIATION COULD RESULT IN A LIEN ON YOUR PROPERTY.

(f) THERE MAY BE AN OBLIGATION TO PAY RENT OR LAND USE FEES FOR RECREATIONAL OR OTHER COMMONLY USED FACILITIES AS AN OBLIGATION OF MEMBERSHIP IN THE HOMEOWNERS' ASSOCIATION. IF APPLICABLE, THE CURRENT AMOUNT IS \$0.00 PER (g) THE DEVELOPER MAY HAVE THE RIGHT TO AMEND THE RESTRICTIVE COVENANTS WITHOUT THE APPROVAL OF THE ASSOCIATION MEMBERSHIP OR THE APPROVAL OF THE PARCEL OWNERS. (h) THE STATEMENTS CONTAINED IN THIS DISCLOSURE FORM ARE ONLY SUMMARY IN NATURE, AND, AS A PROSPECTIVE PURCHASER, YOU SHOULD REFER TO THE COVENANTS AND THE ASSOCIATION GOVERNING DOCUMENTS BEFORE PURCHASING PROPERTY. THESE DOCUMENTS ARE EITHER MATTERS OF PUBLIC RECORD AND CAN BE 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 1 B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE

CR-4 Rev. 9/15 © 2015 Florida Realtors\* and The Florida Bar. All rights reserved.

Serial#: 069630-000146-7042707

formsimplicity

# Comprehensive Rider to the Residential Contract For Sale And Purchase



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

If initialed by all parties, the c For Sale And Purchase between		rporated into the Florida R Anthony S. & Sarah W. A	ealtors®/Florida	Bar Residential Contract (SELLER)
andconcerning the Property describ	oed as 110 20th Avenue	NE, St. Petersburg FL 337	704	(BUYER)
Purava Initiala		Seller's Initials	AA	
Buyer's Initials	_	Seller's Illitials		011
		ED PAINT DISCLOSURE -1978 Housing)		
"Every purchaser of any interest such property may present expo- poisoning. Lead poisoning in y reduced intelligence quotient, b pregnant women. The seller of a lead-based paint hazards from ri based paint hazards. A risk asse	in residential real property osure to lead from lead-boung children may produ behavioral problems, and any interest in residential sk assessments or inspec-	ased paint that may place uce permanent neurological impaired memory. Lead preal property is required to tion in the seller's possession	young children al damage, inclusioning also provide the buyon and notify the	at risk of developing lead uding learning disabilities, coses a particular risk to er with any information on buyer of any known lead-
☐ Known le  ☐ Seller has  ☐ Chi Records and ☐ Seller has	ad-based paint or lead-b s <u>no knowledge</u> of lead-b reports available to the	-based paint hazards (CHE ased paint hazards are pre ased paint or lead-based p Seller (CHECK ONE BELO all available records and ng. List documents:	esent in the hou paint hazards in OW):	sing. the housing.
housing. Buyer's Acknowledgement (I		pertaining to lead-based p	paint or lead-ba	sed paint hazards in the
(d) Buyer has re	ceived the pamphlet Pro	tect Your Family from Lead	d in Your Home	•
☐ Received or inspection ☐ Waived the paint or lead-Liçensee's Acknowledgemen	for the presence of lead- ne opportunity to conduct based paint hazards. tt(INITIAL)	other mutually agreed up based paint or lead-based a risk assessment or ins	I paint hazards; spection for the	or presence of lead-based
		the Seller's obligations un	nder 42 U.S.C.	4852(d) and is aware of
Certification of Accuracy	esponsibility to ensure co	mpliance.		
The following parties have reviethey have provided is true and		ove and certify, to the best	t of their knowle	dge, that the information
SELLER	Date	BUYER		Date
SELLER Sum Faun R Sum	Date 7-21-16	BUYER		Date
Listing Licensee	Date	Selling Licensee		Date

Any person or persons who knowingly violate the provisions of the Residential Lead-Based Paint Hazard Reduction Act of 1992 may be subject to civil and criminal penalties and potential triple damages in a private civil lawsuit.

#### Page 1 of 1 P. LEAD-BASED PAINT DISCLOSURE

CR-4 Rev. 9/15 © 2015 Florida Realtors® and The Florida Bar. All rights reserved.

## Seller's Property Disclosure - Residential



Notice to Licensee: The Seller should fill out this form.

**Notice to Seller:** Florida law<sup>1</sup> 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 10 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.

Seller makes the following disclosure regarding	the property described as: 110 20 <sup>th</sup>	Ave NE	St. Pe	tesso roperty")
The Property is ⊠owner occupied □tenant occupied the Property?	ccupied    unoccupied (If unoccupied, how	long has i	t been sind	e Seller
Structures; Systems; Appliances:		Yes	<u>No</u>	Don't <u>Know</u>
(a) Are the structures, including roofs; ceil and pool, hot tub, and spa, if any, structures, including roofs; ceil and pool, hot tub, and spa, if any, structures, including roofs; ceil and pool, hot tub, and dockage, if any, structure, including the structure of the structures, including roofs; ceil and pool, hot tub, and spa, if any, structures, including roofs; ceil and pool, hot tub, and spa, if any, structures, including roofs; ceil and pool, hot tub, and spa, if any, structures, including roofs; ceil and pool, hot tub, and spa, if any, structures, including roofs; ceil and pool, hot tub, and spa, if any, structures, including roofs; ceil and pool, hot tub, and spa, if any, structures, including roofs; ceil and pool, hot tub, and spa, if any, structures, including roofs; ceil and pool, hot tub, and spa, if any, structures, including roofs; ceil and pool, hot tub, and spa, if any, structures, including roofs; ceil and pool, hot tub, and dockage, if any, structures, including roofs; ceil and pool, hot tub, and dockage, if any, structures, including roofs; ceil and tub.	urally sound and free of leaks? ructurally sound?		र्ष ज	
	ng condition, i.e., operating in the manner ste?  , which ones:		B	
(a) Are termites; other wood-destroying organic	sms; Pests: panisms, including fungi; or pests present		_/	_
on the Property or has the Property had  (b) Has the Property been treated for terr including fungi; or pests?  (c) If any answer to questions 2(a) - 2(b) is	wes, please explain: We had the		<b>₫</b>	
3. Water Intrusion; Drainage; Flooding: (a) Has past or present water intrusion affect	cted the Property?		ď,	
<ul> <li>(b) Have past or present drainage or floodin</li> <li>(c) Is any of the Property located in a special</li> <li>(d) Is any of the Property located seaward of</li> <li>(e) Does your lender require flood insurance</li> <li>(f) Do you have an elevation certificate? If</li> <li>(g) If any answer to questions 2(a), 2(d) is</li> </ul>	al flood hazard area?  of the coastal construction control line?  e?  yes, please attach a copy.		विविविवि	
(g) If any answer to questions 3(a) - 3(d) is	yes, piease expiairi			

1		-2811000000	10012020	NEEDO MINIS			
•	Johnson v.	Davis,	480	So.2d	625	(Fla.	1985)

Buyer () () and Seller (	this page, which is Page 1 of 4.
SPDR-1	©2013 Florida Association of REALTORS®

	Yes	No	Know
<ul> <li>4. Plumbing: <ul> <li>(a) What is your drinking water source? □public □private □well □other</li> <li>(b) Have you ever had a problem with the quality, supply, or flow of potable water?</li> <li>(c) Do you have a water treatment system?</li> <li>If yes, is it ☑owned □leased?</li> <li>(d) Do you have a ☑sewer or □septic system? If septic system, describe the location of each system:</li> </ul> </li> </ul>		<u> </u>	
(e) Are any septic tanks, drain fields, or wells that are not currently being used located on the Property?  (f) Have there been any plumbing leaks since you have owned the Property?  (g) Are any polybutylene pipes on the Property?  (h) If any answer to questions 4(b), 4(c), and 4(e) - 4(g) is yes, please explain:  The work how a mater softener and also a revoise of multiple of the kitchen sink to drinky water that are not currently being used located on the Property?  5. Pools; Hot Tubs; Spas: well in our sprinker system is on well water Note: Florida law requires swimming pools, hot tubs, and spas that received a	a	THE STATE OF THE S	
certificate of completion on or after October 1, 2000, to have at least one safety feature as specified by Section 515.27, Florida Statutes.  (a) If the Property has a swimming pool, hot tub, or spa that received a certificate of completion on or after October 1, 2000, indicate the existing safety feature(s):  □enclosure that meets the pool barrier requirements □approved safety pool cover □required door and window exit alarms □required door locks □none  (b) Has an in-ground pool on the Property been demolished and/or filled?		ď	
<ul> <li>6. Sinkholes: Note: When an insurance claim for sinkhole damage has been made by the seller and paid by the insurer, Section 627.7073(2)(c), Florida Statutes, requires the seller to disclose to the buyer that a claim was paid and whether or not the full amount paid was used to repair the sinkhole damage. <ul> <li>(a) Does past or present settling, soil movement, or sinkhole(s) affect the Property or adjacent properties?</li> <li>(b) Has any insurance claim for sinkhole damage been made?</li> <li>(c) If any insurance claim for sinkhole damage was made, was the claim paid?</li> <li>(d) If any insurance claim for sinkhole damage was paid, were all the proceeds used to repair the damage?</li> <li>(e) If any answer to questions 6(a) - 6(c) is yes or the answer to question 6(d) is no, please explain:</li> </ul></li></ul>		0 000	
<ul> <li>7. Deed/Homeowners' Association Restrictions; Boundaries; Access Roads: <ul> <li>(a) Are there any deed or homeowners' restrictions?</li> <li>(b) Are there any proposed changes to any of the restrictions?</li> <li>(c) Are there any resale or leasing restrictions?</li> <li>(d) Is membership mandatory in a homeowners' association?</li> <li>(e) Are fees charged by the homeowners' association?</li> <li>(f) Are any driveways, walls, fences, or other features shared with adjoining landowners?</li> <li>(g) Are there any encroachments on the Property or any encroachments by the Property's improvements on other lands?</li> <li>(h) Are there boundary line disputes or easements affecting the Property?</li> <li>(i) Are access roads   private   public? If private, describe the terms and conditions of the maintenance agreement:</li> </ul> </li> <li>(j) If any answer to questions 7(a) - 7(h) is yes, please explain:</li></ul>		वव व ववववव	
Buyer () () and Seller () acknowledge receipt of a copy of this page, which is Page 2 of 4. SPDR-1	Florida Ass	ociation of Re	EALTORS®

		<u>Yes</u>	<u>No</u>	Don't Know
	Environmental: a) Was the Property built before 1978?	EZ/		
(	If yes, please see Lead-Based Paint Disclosure.  b) 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; defective drywall; fuel, propane, or phomical steams tasks (active as abandoned); as contaminated acil as weets?			П
(	chemical storage tanks (active or abandoned); or contaminated soil or water?  c) Has there been any damage, clean up, or repair to the Property due to any of the		W /	
(	substances or materials listed in subsection (b) above?  d) Are any mangroves, archeological sites, or other environmentally sensitive areas		<b>Ø</b>	
	located on the Property?		Ø	
(	e) If any answer to questions 8(b) - 8(d) is yes, please explain:			
9. (	Sovernmental:		,	
(	a) Are there any zoning violations or nonconforming uses?			
200	b) Are there any zoning restrictions affecting additions, improvements, or replacement of the Property?		Image: Control of the	
(	c) Do any zoning, land use, or administrative regulations conflict with the existing or intended use of the Property?		M	
(	d) Do any restrictions, other than association and flood area requirements, affect		_/	\$1 <del>755</del>
(	improvements or replacement of the Property?  e) Are any improvements, including additions, located below the base flood		Q	
(	elevation?  f) Have any improvements been constructed in violation of applicable local flood			
	guidelines?		Ø	
(	g) Have any improvements or additions to the Property, whether by you or by others, been constructed in violation of building codes or without necessary		,	
,	permits?  h) Are there any active permits on the Property that have not been closed by a final		\(\sigma'\)	
	inspection?		Q	
	<ul> <li>i) Is there any violation or non-compliance regarding any unrecorded liens; code enforcement violations; or governmental, building, environmental, and safety codes, restrictions, or requirements?</li> <li>ii) If any answer to questions 9(a) - 9(i) is yes, please explain:</li> </ul>			
,	if any answer to questions $S(a) = S(i)$ is yes, please explain.			
10. [	(If checked) Other Matters; Additional Comments: The attached addendum caxplanation, or comments.	ontains add	tional inf	ormation,
Selle real	r represents that the information provided on this form and any attachments is accurate r's knowledge on the date signed by Seller. Seller authorizes listing broker to provide state licensees and prospective buyers of the Property. Seller understands and again Buyer in writing if any information set forth in this disclosure statement becomes inaccommodified.	de this disclored that S	sure stat	ement to
Selle		_ Date:	7/17	llo
Selle	r: Sarah Albert	_ Date:	July	17,201
	(signature) (print)			
Buy	er acknowledges that Buyer has read, understands, and has received a copy of this dis	closure stat	ement.	
Buye	or:/	Date:		
Buye	(signature) (print)	- Case Walletin		
Luye	(signature) (print)	_ Date:		
Buyer SPDR		3 Florida Asso	ciation of F	REALTORS®

## Seller's Update

			-	
	that the information provided	on this form and ar	nv attachments is acc	curate and complete to the be
r represents t	e on the date signed by Seller		•	
	our the date signed by conc			
r's knowledge		/		Date:
r's knowledge r:	(signature)	<i>!</i>	(print)	
r's knowledge r:		// //	(print)	
r's knowledge r:	(signature)	/	22.0	
r's knowledge r: r:	(signature)	/	(print)	Date:
r's knowledger: r:r r:r r acknowledg	(signature)  (signature)  ges that <b>Buyer</b> has read, unde	/erstands, and has re	(print)	Date:s revised disclosure statemen
r's knowledger:  r:  r:  racknowledger:	(signature)  (signature)  ges that <b>Buyer</b> has read, under (signature)	/erstands, and has re	(print) eceived a copy of this (print)	Date:s revised disclosure statemen
r's knowledge r: r:	(signature)  (signature)  ges that <b>Buyer</b> has read, unde	/erstands, and has re	(print) eceived a copy of this	Date: Date: s revised disclosure statemen Date: Date:

Serial#: 019680-700138-3071946