Buyer Info Packet

1947 WINDBROOK DR SE PALM BAY FL 32909

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Seller's Property Disclosure - Residential

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

Notice to Seller: Florida law¹ 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.

Seller makes the following disclosure regarding the property described as: 1947 Windbrook Dr SE , Palm Bay, FL 32909 (the "Property") The Property is Mowner occupied tenant occupied unoccupied (If unoccupied, how long has it been since Seller occupied the Property? Don't Yes No Know 1. 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: 2. Termites; Other Wood-Destroying Organisms; Pests (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: 3. 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. (g) If any answer to questions 3(a) - 3(d) is yes, please explain:

Seller () () acknowledge receipt of a copy of this page, which is Page 1 of 4 SPDR-4x Rev 3/25 and Buyer () () acknowledge receipt of a copy of this page, which is Page 1 of 4 Licensed to

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Johnson v. Davis, 480 So.2d 625 (Fla. 1985).

4. Plumbing	<u>Yes</u>	<u>No</u>	Don't <u>Know</u>
 (a) What is your drinking water source? Xpublic □private □well □other (b) Have you ever had a problem with the quality, supply, or flow of potable water? (c) Do you have a water treatment system? If yes, is it □owned □leased? 		×	
(d) Do you have a Xsewer or □septic system? If septic system, describe the location			
of each system: (e) Are any septic tanks, drain fields, or wells that are not currently being used located on the Property? (f) Are there or have there been any defects to the water system, septic system, drain fields or wells? (g) Have there been any plumbing leaks since you have owned the Property? (h) Are any polybutylene pipes on the Property?	X	_ X	X
(i) If any answer to questions 4(b), 4(c), and 4(e) - 4(h) is yes, please explain:			
5. Roof and Roof-Related Items (a) To your knowledge, is the roof structurally sound and free of leaks?	×		
(b) The age of the roof is 5 years OR date installed(c) Has the roof ever leaked during your ownership?		×	
(d) To your knowledge, has there been any repair, restoration, replacement (indicate full or partial) or other work undertaken on the roof? If yes, please explain: Re roof	×		
(e) Are you aware of any defects to the roof, fascia, soffits, flashings or any other component of the roof system? If yes, please explain:		×	
 6. Pools; Hot Tubs; Spas Note: Florida law requires swimming pools, hot tubs, and spas that received a 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):		×	
7. 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. (a) Does past or present settling, soil movement, or sinkhole(s) affect the Property or			
 (b) Has any insurance claim for sinkhole damage been made? (b) Has any insurance claim for sinkhole damage been made? If yes, was the claim paid? □ yes □ no If the claim was paid, were all the proceeds used to repair the damage? □ yes □ no (c) If any answer to questions 7(a) - 7(b) is yes, please explain: 		×	

8 H	Iomeowners' Association Restrictions; Boundaries; Access Roads	Yes	<u>No</u>	Know
	Is membership in a homeowner's association mandatory or do any covenants, conditions or restrictions (CCRs) affect the Property? (CCRs include deed restrictions, restrictive covenants and declaration of covenants.) Notice to Buyer: If yes, you should read the association's official records and/or the CCRs before making an offer to purchase. These documents 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.	×		
	Are there any proposed changes to any of the restrictions?		×	
1000000	Are any driveways, walls, fences, or other features shared with adjoining landowners?			×
(d)	Are there any encroachments on the Property or any encroachments by the Property's improvements on other lands?		×	
	Are there boundary line disputes or easements affecting the Property? Are you aware of any existing, pending or proposed legal or administrative action affecting homeowner's association common areas (such as clubhouse,		×	
(a)	pools, tennis courts or other areas)?		×	
(9)	Have any subsurface rights, as defined by Section 689.29(3)(b), Florida Statutes, been severed from the Property?			×
(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: Covered by HOA			
(i)	If any answer to questions 8(a) - 8(g) is yes, please explain: The pvc fence to the South is shared between the properties to my knowledge.			
	nvironmental			
	Was the Property built before 1978? If yes, please see Lead-Based Paint Disclosure. 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		×	
	soil or water?		×	
(100)	Has there been any damage, clean up, or repair to the Property due to any of the substances or materials listed in subsection (b) above?		×	
1000000	Are any mangroves, archeological sites, or other environmentally sensitive areas located on the Property?		×	
10700	If any answer to questions 9(b) - 9(d) is yes, please explain:			
	Governmental, Claims and Litigation Are there any existing, pending or proposed legal or administrative claims			
1150.00	affecting the Property? Are you aware of any existing or proposed municipal or county special		×	
	assessments affecting the Property? Is the Property subject to any Qualifying Improvements assessment per Section		×	
	163.081, Florida Statutes?		×	
(a)	Are you aware of the Property ever having been, or is it currently, subject to litigation or claim, including but not limited to, defective			
(e)	building products, construction defects and/or title problems? Have you ever had any claims filed against your homeowner's Insurance policy?		×	
	M			

Seller (_____) and Buyer (_____) acknowledge receipt of a copy of this page, which is Page 3 of 4 SPDR-4x Rev 3/25

	Are there any zoning violations or nonconforming uses? Are there any zoning restrictions affecting improvements or re	eplacement of		×	
(h)	the Property? Do any zoning, land use or administrative regulations conflict	with the existing		×	
	use of the Property? Do any restrictions, other than association or flood area requi	ā		×	
	improvements or replacement of the Property?			×	
	Are any improvements located below the base flood elevation. Have any improvements been constructed in violation of appl			×	
(I)	flood guidelines? Have any improvements to the Property, whether by your or be	ov others, been		×	
03030	constructed in violation of building codes or without necessar Are there any active permits on the Property that have not be	y permits?		×	
838.3	a final inspection?			×	
0.7.007	Is there any violation or non-compliance regarding any unrece enforcement violations; or governmental, building, environ- codes, restrictions or requirements?	nmental and safety		×	
(o)	If any answer to questions 10(a) - 10(n) is yes, please explain);			
(n)	Is the Dranaty legated in a historic district?			×	
	Is the Property located in a historic district? Is the Seller aware of any restrictions as a result of being	located in a historic			
(r)	district? Are there any active or pending applications or permits with a	governing body over		×	
	the historic district? Are there any violations of the rules applying to properties in a lf the answer to 10(q) – 10(s) is yes, please explain:	a historic district?		×	
	Foreign Investment in Real Property Tax Act ("FIRPTA") Is the Seller subject to FIRPTA withholding per Section 1445 of the Internal Revenue Code? If yes, Buyer and Seller should seek legal and tax advice	regarding compliance		×	
e. Seller r	I (If checked) Other Matters; Additional Comments: The explanation, or comments. represents that the information provided on this form and any s knowledge on the date signed by Seller. Seller authorizes list	attached addendum co	entains addit	lete to the	best o
estate I	licensees and prospective buyers of the Property. Seller und in writing if any information set forth in this disclosure statemen	erstands and agrees the	hat Seller w		
Seller:			Date:	November 1	14, 2025
Seller:	A STATE OF THE STA	print)	Date:		
	(signature)	print)			
Buyer a	acknowledges that Buyer has read, understands, and has rec	eived a copy of this disc	closure state	ement.	
Buyer:			Date:		
Buyer:	(signature) /	print)	Date:		
underen f ebbed fö		print)			

Flood Disclosure

		02 requires a seller the time the sales		•	lood disclosur	e to a purd	chaser of residential real
Seller,	loo	eph D Paolucci				, pro	vides Buyer the following
-		before the time the	e sales contra	act is executed.			<u></u>
Property	/ address:	1947 WINDBROC)K DR SE PAL	LM BAY FL 329	909		
Seller, p	lease check t	the applicable boxes	s in paragraph	hs (1) through ((3) below.		·
			<u>FLO</u>	OD DISCLOSU	<u>JRE</u>		
		meowners' insurances the need to purch	•		-	-	esulting from floods. Buyer is s insurance agent.
(2) (3) (4)	property. Seller has but not limited Seller has assistance from the purposition of a. The control as a	has not filed a c d to, a claim with the s X has not rece om the Federal Eme oses of this disclosur the property cause overflow of inland of	elaim with an ir e National Flo eived assistan ergency Mana re, the term "flo d by any of th r tidal waters. accumulation ainage ditch.	nsurance provice provice provided insurance For flood dragement Agence looding" means the following: of runoff or sur	der relating to Program. amage to the cy. a general or t	flood dam e property,	uring Seller's ownership of the age on the property, including, including, but not limited to, condition of partial or complete stablished water source, such
	1	An					November 14, 2025
Сору р	provided to Bu	uyer on		by □ email [facsimile [] mail []	personal delivery.

Comprehensive Rider to the Residential Contract For Sale And Purchase

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

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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 clauses below will be incorporated therein: Joseph D Paolucci and (BUYER) concerning the Property described as _____1947 WINDBROOK DR SE PALM BAY FL 32909 Seller's Initials Buyer's Initials **B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE** PART A. DISCLOSURE SUMMARY 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. Summerfield at Bayside Lakes Homeowners Association, Inc. Disclosure Summary For _____ (Name of Community) 1. AS A BUYER OF PROPERTY IN THIS COMMUNITY, YOU WILL BE OBLIGATED TO BE A MEMBER OF A HOMEOWNERS' ASSOCIATION ("ASSOCIATION"). 2. THERE HAVE BEEN OR WILL BE RECORDED RESTRICTIVE COVENANTS ("COVENANTS") GOVERNING THE USE AND OCCUPANCY OF PROPERTIES IN THIS COMMUNITY. 3. YOU WILL BE OBLIGATED TO PAY ASSESSMENTS TO THE ASSOCIATION. ASSESSMENTS MAY BE SUBJECT TO PERIODIC CHANGE. IF APPLICABLE, THE CURRENT AMOUNT IS \$ 611.00 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 PER 4. YOU MAY BE OBLIGATED TO PAY SPECIAL ASSESSMENTS TO THE RESPECTIVE MUNICIPALITY, COUNTY, OR SPECIAL DISTRICT. ALL ASSESSMENTS ARE SUBJECT TO PERIODIC CHANGE. 5. YOUR FAILURE TO PAY SPECIAL ASSESSMENTS OR ASSESSMENTS LEVIED BY A MANDATORY 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 OR OTHER COMMONLY USED FACILITIES AS AN OBLIGATION OF MEMBERSHIP IN THE HOMEOWNERS' ASSOCIATION. IF APPLICABLE, THE CURRENT AMOUNT IS \$_ PER 7. 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. 8. 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. 9. 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 2 B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE (SEE CONTINUATION)

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 ("Asse	ociation").		

3,		o	, , , , , , , , , , , , , , , , , , ,	•	
transaction or the Buy then 5) days prior to approval process with in Association govern required by the Asso obtain Association a	ver is required, the Closing. Within Association. Buthing documents incitation, provide pproval. If approval.	his Contract is corn in (if left buyer shall pay appor or agreed to by for interviews or oval is not grante	ntingent upon Association, then 5) days lication and related the parties. Buyer a personal appearanced within the stated	iation approval no after Effective Da fees, as applicable and Seller shall signes, if required, a time period abo	later than (if left blank te, the Seller shall initiate the , unless otherwise provided for gn and deliver any documents and use diligent effort to timely ve, Buyer may terminate this
(a) Buyer shall pay a its governing do	ny application, in cuments or appli	nitial contribution, cable Florida Stat	and/or membership utes. If applicable, t	or other fees char the current amount	i(s) is:
	•				
	•				
\$	_ per	for		to	
\$	_ per	for		to	
shall pay all suc Seller shall pay a Seller (if left the assessmen (c) Seller shall pay, p	h assessment(s) all installments which blank, then Buyet in full prior to brior to or at Clos) prior to or at Clo which are due befor er) shall pay instal or at the time of sing, all fines import	sing; or, if any such ore Closing Date, pri Iments due after Clo Closing. osed against the Sel	assessment(s) ma or to or at Closing sing Date. If Selle ler or the Property	ay be paid in installments, then and (CHECK ONE): Buyer is checked, Seller shall pay by the Association which exist
	agement Comp	oany to which as	ssessments, specia	al assessments o	r rent/land use fees are due
Fairway Mana	agement of Brev	ard, Inc.			
ntact Person			Contact Pers	son	
one	321-777-757	5			
nail					
	mation can be f	ound on the Ass	ociation's website	which is:	
	transaction or the Buy then 5) days prior to approval process with in Association govern required by the Association as Contract, and shall be Contract. PAYMENT OF FEES (a) Buyer shall pay a its governing do 611.0 \$	transaction or the Buyer is required, then 5) days prior to Closing. Within approval process with Association. But in Association governing documents required by the Association, provide obtain Association approval. If approcent approval, and shall be refunded the Contract. PAYMENT OF FEES, ASSESMENT (a) Buyer shall pay any application, in its governing documents or applited in the second period of the contract. PAYMENT OF FEES, ASSESMENT (a) Buyer shall pay any application, in its governing documents or applited in the second period of the contract of the second period of the second period shall pay all such assessments be after the Effective Date and priod shall pay all such assessment (s) Seller shall pay all installments of the assessment in full prior to (c) Seller shall pay, prior to or at Clos as of the Closing Date and any the and fees. PASSOCIATION OF Management Compand payable, is/are: Fairway Management of Breventact Person One 321-777-7578 ditional contact information can be forced.	transaction or the Buyer is required, this Contract is corthen 5) days prior to Closing. Within (if left bapproval process with Association. Buyer shall pay app in Association governing documents or agreed to by required by the Association, provide for interviews or obtain Association approval. If approval is not grante Contract, and shall be refunded the Deposit, thereby Contract. PAYMENT OF FEES, ASSESMENTS, AND OTHER (a) Buyer shall pay any application, initial contribution, its governing documents or applicable Florida States	transaction or the Buyer is required, this Contract is contingent upon Association 5) days prior to Closing. Within (if left blank, then 5) days approval process with Association. Buyer shall pay application and related in Association governing documents or agreed to by the parties. Buyer a required by the Association, provide for interviews or personal appearant obtain Association approval. If approval is not granted within the stated Contract, and shall be refunded the Deposit, thereby releasing Buyer a Contract. PAYMENT OF FEES, ASSESSMENTS, AND OTHER ASSOCIATION CHAMBER CONTRACT. PAYMENT OF FEES, ASSESSMENTS, AND OTHER ASSOCIATION CHAMBER GONTRACT. PAYMENT OF FEES, ASSESSMENTS, AND OTHER ASSOCIATION CHAMBER GONTRACT. (a) Buyer shall pay any application, initial contribution, and/or membership its governing documents or applicable Florida Statutes. If applicable, the form of the governing documents or applicable Florida Statutes. If applicable, the form of per year for community dues \$ 611.00 per year for community dues \$ per for per for per for per for per for per for shall pay all such assessments levied by the Association exist as of the after the Effective Date and prior to the Closing Date, and are due and shall pay all such assessment(s) prior to or at Closing; or, if any such Seller shall pay all installments which are due before Closing Date, pri Seller (if left blank, then Buyer) shall pay installments due after Clothe assessment in full prior to or at the time of Closing. (c) Seller shall pay, prior to or at Closing, all fines imposed against the Sel as of the Closing Date and any fees the Association charges to provide and fees. Pairway Management Company to which assessments, special payable, is/are: Fairway Management of Brevard, Inc. That Person	PAYMENT OF FEES, ASSESSMENTS, AND OTHER ASSOCIATION CHARGES: (a) Buyer shall pay any application, initial contribution, and/or membership or other fees char its governing documents or applicable Florida Statutes. If applicable, the current amount \$\frac{611.00}{611.00}\$ per year for community dues to \$\frac{611.00}{2}\$ per for to \$\frac{100}{2}\$ per shall pay all such assessments levied by the Association exist as of the Effective Date, or after the Effective Date and prior to the Closing Date, and are due and payable in full priorable shall pay all installments which are due before Closing Date, prior to or at Closing, \$\square\$ Seller shall pay all installments which are due before Closing Date, prior to or at Closing, \$\square\$ Seller (if left blank, then Buyer) shall pay installments due after Closing Date. If Seller the assessment in full prior to or at the time of Closing. (c) Seller shall pay, prior to or at Closing, all fines imposed against the Seller or the Property as of the Closing Date and any fees the Association charges to provide information about and fees. Set Association or Management Company to which assessments, special assessments of the payable, is/are: Fairway Management of Brevard, Inc. That Person Contact Person Phone Email Email ditional contact information can be found on the Association's website, which is:

Property Information



HOA Information

Required Information for Prospective Buyers

Address:								
	1947 WINDBROOK	DR SE PALI	И BAY FL 3290	9				
HOA Information								
Property Management Company:	Property Manage	ement Website:						
Artemis Lifestyles			www.artemis	slifestyles.	com			
Contact Name:	Contact Phone Num	iber:	Contact Email:					
Jim Biggs	407-70	5-2190		jbiggs@a	rtemislifestyles.com			
Community/Association Website:	HOA Fees Frequen	ıcy:	What does the A	ssociation Fee	Include?			
	yea	arly				_		
Community Amenities:	'		'		55+ Community: Ye	es (No)		
Pool, 4 hard tennis courts, gym w	ith sauna, rental roor	m, optional p	aid boat/rv park	king		X		
Pending Assessments: Yes No If Yes, E	Explain and Provide the Asse	essment Amount:						
Buyer Information								
Buyer Approval: Yes (No) **If Yes, Please Pr	ovide the Form**	Buyer Approva	al Fee Amt:		Buyer Approval Acceptance	Period:		
First Right of Refusal: Yes No **If Yes, Ple	ase Provide the Form** F	First Right of Refu	sal Fee Amt:	First Ri	ght of Refusal Acceptance Pe	eriod:		
Rental Restrictions								
Rentals Allowed: Yes No Tenant Approve	al: Yes (No)	**If Yes, Ple	ase Provide the Form	**	Tenant Approval Fee Amt:			
Lease Allowed During 1st Year: Yes No	Rental Period Minimum:		Additional Info:					
Misc Restrictions								
	Pets Allowed:	Weight Limit:		Type of Pets	Allowed:			
In-Ground Pool Installs Allowed: Yes No RV	Boat Parking Allowed:	Yes No F	encing Allowed:	Yes No	Truck Parking Allowed:	Yes No		
For Sale Signs Allowed: Yes No Explain Sp	ecial Sign Requirements:		For Condo's, Specific Location for Lockbox Placement:					
Required Documentation – The Agent Mus	t Receive the Follow	ing Documen	tation within 72	hours of t	the Signed Listing Ag	greement		
Email the Following Documents Directly to Your Agent OR	to Listings@CarpenterKessel	l.com:						
Declarations								
Rules & Regulations								
By Laws								
Amendments								
Financial Documents Including Budget & Reserves (Condo	s Only)							
Meeting Minutes - Last Three Meetings (Condos Only)								
11	7							
Seller 1 Signature:			ate: November	14, 2025				
Seller 2 Signature:		0	Date:					



Calley 4.	PER	SONA	L PRO	PERTY INVENTORY			
Seller 1: Joseph D Paolucci				Seller 2:			
Property Address:							
	_			DR SE PALM BAY FL 32909 een parties that have signed below and is incorporated	d therein	hy refe	rence
The personal property included in the purchase price	e and li	sted be	low sha	all be the same property existing on the property as of riting. Be as specific as possible. Make an entry for E/	the date	of initia	
	•			nd WILL NOT convey N/A = It's NOT ON THE PROPE			t apply
ltem	Yes	No No	N/A		Yes	No	N/A
Range (Oven & Cooktop): X ElectricGas	162	NU	N/A	Item Water Heater(s): Qty 1	162	NO	IN/A
OR	X			TanklessElectric	×		
Wall Oven(s):GasAND	×			Generator:ElectricPropaneNatural Gas		×	
Cooktop:Gas	×			Storm Shutters Panels:Electric X ManualBoth	X		
Refrigerator with Freezer	X			Awnings:ElectricManual		×	
Microwave Oven	×			Propane Tank:OwnedLeased		×	
Dishwasher	×			Central Vac System Equip + Accessories		×	
Disposal	X			Security Gate Remotes(s): Qty_2_		X	
Water Softener Purifier X OwnedLeased	×			Garage Door Opener(s): Qty	×		
Bar Refrigerator		×		Garage Door Remote(s): Qty_2_	×		
Separate Refrigerator Freezer Stand Alone Ice Maker		X		Smart Doorbell		X	
Wine Cooler		×		Smart Thermostat(s) Qty		×	
Compactor		X		Summer Kitchen Grill		X	
Washer	×			Pool:Salt X_Chlorine	×		
Dryer: X ElectricGas	X			Pool Heater:Gas ElecSolar		×	
Chandelier/Hanging Lamp Qty		×		Hot Tub Spa: Heated: Yes No		×	
Ceiling Paddle Fan Qty		×		Pool Cleaning Equipment		×	
Sconce(s): Qty		X		Pool – Child Fence Barrier		X	
Draperies: Qty Rods: Qty		×		Storage Shed		×	
Plantation Shutters: Qty		×		Potted Plants Lawn Ornaments Fountains		X	
Shades Blinds: Qty		×		Intercom		×	
Mirrors Location:	×			TV's: Qty TV Mounts: Qty		×	
Fireplace(s) Qty Wood BurningGasBoth		×		Security System:OwnedLeased Cameras:YesNo		×	
Boat Lift: Weight Davits:ElectricManual		×		Surround Sound (With Components) Speakers:YesNo		×	
Appliances Leased Describe:		×		Satellite Dish TV AntennaLeasedOwned		×	
Pool Table Game Table		×		Other Notes:		×	
Seller 1:	Da	te: No	v 14, 2025	5 Buyer 1:	Dat	te:	
Seller 2:	Dat	te:		Buyer 2:	Date	e:	
				•			



FREQUENTLY ASKED QUESTIONS

Important Information for Prospective Buyers

Property Inform	nation													
Address:														
				1947 V	VINDBE	ROOK I	OR SE	PALM B	AY FI	32909				
Home Warranty:	Yes No	o If yes	, Company Nu			100112) (O L	1 / (2.11)	,	. 02000				
	>	e l												
Lawn Service Num		•				Pool Com	nany I Ni	ımhor:						
Lawii Service Nuiii	ibei.					FOOI COIII	pany No	illibel.						
		iend of sel	ller							se	eller			
Pest Company Nui	mber:				Termite C	ompany I	Number:					Transferable Bond:	Yes	No
		n/a						n/a						X
Utility Informati														
Trash Pick-Up Days		:	Yard:		Recycle:									
		day, Friday		riday	•	Wedn	ocdov							
Approximate Utility			Electric:	Iluay	Gas:		Water:		Heat	Source:	Electric	Gas		
r ipproximate cumy				20				400				×		
Water Source:	City Water	Well	12	20		35 r System F	Dune On:	100 Well	City	Reclai	mad	^		
water Source.		Well			Sprilikie	i System r	vuiis Oii.		City	Recial	ileu			
BI 1: 0	X	0 "	0 "					X						
Plumbing Source:	Sewer	Septic	Septi	c Location	:									
	X								n,	/a				
Property Specif	fics													
Roof Age:				Heating	& A/C Sys	stem Age:				Water H	eater Age:			
	5 yea	ars				10 y	/ears					1 year		
Water Depth at Doc	k:			Waterfr	ont Footaç					Type of	Fencing:			
	n/a	1				n	/a							
Type of Flooring:	.,,0	•				•		of Counterto	ps:					
		Tile	carpet											
Property Features	Updates Y		αιροι											
Gas hot water														
Dryer 2025	noutor i	-0												
-		2022												
Outside house	painted	2022												
Are You Provid	ing a Co	pv of:												
Wind Mitigation:		No	Fou	ır-Point Ins	pection:	Yes	No X			Survey:	Yes	No		
Inquirones Declared	<i>F</i> 3	Van N	A	mavinasta !		Coot Dow V								
Insurance Declarati	on rage:	Yes N	о Арр	proximate I	iisurance (JUST PET Y	edi.							
									35	500				
Seller 1 Signatu	ıre:	_	1/100			7P		Date:						
_			X YYY L	$\overline{}$		J′								
Seller 2 Signatu	ıre:							Date: _						



FREQUENTLY ASKED QUESTIONS

Property Defects

Seller 2 Signature: _

Important Information for Prospective Buyers

Please list any items on the property that are not working and/or are defective (e.g. pool light does not turn on, ice maker does not work, etc.)
Pool heater broken Pool light does not turn on
A few cracked floor tiles Brinks security system disconnected
Seller 1 Signature:

Date: _____

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