Buyer Info Packet

1690 Lago Mar Drive, Melbourne, FL 32940

| SPD | 2 |
|------------------|----|
| HFOP Disclosure | 6 |
| Flood Disclosure | 7 |
| HOA Disclosure | 8 |
| Floor Plan | 10 |
| | |

Seller's Property Disclosure - Residential

COMPASS

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.

| Seller makes the following disclosure regarding the property described as: | (the "F | Property") |
|--|---------|-------------------------------------|
| The Property is wowner occupied tenant occupied unoccupied (If unoccupied, how long has | , | |
| occupied the Property? | | |
| Yes 1. Structures; Systems; Appliances | No | Don't Know |
| (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, | A | |
| 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: | | |
| 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: | | |
| 1 Johnson v. Pavis, 480 So.2d 625 (Fla. 1985). Seller () and Buyer () acknowledge receipt of a copy of this page, which is Page 1 of 4. SPDR-4V Rev 3/25 Serial#: 068923-300175-9445762 | | ida Realtors® Form Simplicity |

| | | Yes | No | Don't Know |
|----|---|------------|---------------|---------------|
| 4. | Plumbing (a) What is your drinking water source? ✓ public ☐ 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 ✓ sewer or ☐ septic system? If septic system, describe the location | | | |
| | of each system: | N# | | |
| 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 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: | | | |
| | (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: | | d | |
| 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): □ 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? | | V | |
| 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 adjacent properties? (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: | | T P | |
| | eller () and Buyer () acknowledge receipt of a copy of this page, which is Pa SPDR-44 Rev 3/25 rial#: 068923-300175-9445762 | ge 2 of 4. | ©2025 Florida | |

| (g) Ar th (h) Do us (i) Do im | re there any zoning violations or nonconforming uses? re there any zoning restrictions affecting improvements or replacement of e Property? o any zoning, land use or administrative regulations conflict with the existing se of the Property? o any restrictions other than association or flood area requirements, affect approvements or replacement of the Property? re any improvements located below the base flood elevation? | Yes | No d | Don't Know |
|--|---|--|--|--|
| (k) Ha flo (I) Ha | ave any improvements been constructed in violation of applicable local bod guidelines? ave any improvements to the Property, whether by you or by others, been constructed in violation of building codes or without necessary permits? | | | |
| (m) Ar a (n) Is | re there any active permits on the Property that have not been closed by final inspection? there any violation or non-compliance regarding any unrecorded liens; code | | | |
| CC | inforcement violations; or governmental, building, environmental and safety odes, restrictions or requirements? any answer to questions 10(a) - 10(n) is yes, please explain: | | | |
| (q) Is | the Property located in a historic district? the Seller aware of any restrictions as a result of being located in a historic istrict? | | | |
| th (s) A | re there any active or pending applications or permits with a governing body over ne historic district? re there any violations of the rules applying to properties in a historic district? the answer to 10(q) - 10(s) is yes, please explain: | | | |
| (a) Is | reign Investment in Real Property Tax Act ("FIRPTA") s the Seller subject to FIRPTA withholding per Section 1445 f the Internal Revenue Code? f yes, Buyer and Seller should seek legal and tax advice regarding complian | nce. | | |
| expla Seller repr Seller's kr real estate Buyer in w | If checked) Other Matters; Additional Comments The attached addendum anation, or comments. The attached addendum anation of the provided on this form and any attachments is accurate to provide the property. Seller authorizes listing broker to provide and prospective buyers of the Property. Seller understands and agree writing if any information set forth in this disclosure statement becomes inaccurate the property. The attached addendum anation of the attached addendum anation, or comments. The attached addendum anation of the attached addendum anation, or comments. | rate and compide this discloses that Seller v | olete to the sure state will promptl | best of ment to y notify |
| Buyer ack | (signature) (print) (print) | isclosure state | ement. | |
| Buyer: | (signature) // | _ Date: | | |
| Buyer: | (signature) / (print) | Date: | | |
| Seller (SPDR-Serial#: 06892 | and Buyer () () acknowledge receipt of a copy of this page, which is P | age 4 of 4. | | a Realtors® orm implicity |

| | | Yes | No | Don't Know |
|-------|---|-------------|--------------|---------------|
| 8. | Homeowners' Association Restrictions; Boundaries; Access Roads | 163 | 140 | Ithow |
| 0. | (a) 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. | | | |
| | (b) Are there any proposed changes to any of the restrictions?(c) Are any driveways, walls, fences, or other features shared with adjoining | | 6 | |
| | landowners? | | | |
| | (d) Are there any encroachments on the Property or any encroachments by the | | | |
| | Property's improvements on other lands? (e) Are there boundary line disputes or easements affecting the Property? | | | |
| | (f) Are you aware of any existing, pending or proposed legal or administrative | haranad . | | |
| | action affecting homeowner's association common areas (such as clubhouse, | | | |
| | pools, tennis courts or other areas)? (g) Have any subsurface rights, as defined by Section 689.29(3)(b), Florida Statutes, | | L | |
| | been severed from the Property? | | | |
| | If yes, is there a right of entry? yes no | | | |
| | (h) Are access roads private public? If private, describe the terms and conditions of the maintenance agreement: | | | |
| | | | | |
| | (i) If any answer to questions 8(a) - 8(g) is yes, please explain: | | | |
| | | | | |
| | | | | |
| 9. | Environmental | | / | |
| ٠. | (a) Was the Property built before 1978? | | | |
| | 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 contamination; defective drywall; | | | |
| | fuel, propane, or 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 | | | |
| | substances or materials listed in subsection (b) above? | | | |
| | (d) Are any mangroves, archeological sites, or other environmentally sensitive areas located on the Property? | | 0 | |
| | (e) If any answer to questions 9(b) - 9(d) is yes, please explain: | | | |
| | | | | |
| | | | | |
| 10. | Governmental, Claims and Litigation | | | |
| | (a) Are there any existing, pending or proposed legal or administrative claims | | | |
| | affecting the Property? (b) Are you aware of any existing or proposed municipal or county special | | ĺŹ, | |
| | assessments affecting the Property? | | | |
| | (c) Is the Property subject to any Qualifying Improvements assessment per Section | | | |
| | 163.081, Florida Statutes?(d) Are you aware of the Property ever having been, or is it currently, | | <u>V</u> | |
| | subject to litigation or claim, including but not limited to, defective | | _// | _ |
| | building products, construction defects and/or title problems? | | <u>v</u> / | |
| | (e) Have you ever had any claims filed against your homeowner's Insurance Policy? | | L <u>W</u> | |
| Sell | | age 3 of 4. | | |
| Seria | SPDF-4x Rev 6/25 | | ©2025 Florid | a Realtors® |
| | | | S | implicity |

Comprehensive Rider to the Residential Contract For Sale And Purchase

are \square 62 years of age and older $\boxed{\mathbf{x}}$ 55 years of age and older.

COMPASS

Flood Disclosure

COMPASS

| Florida Statute 689.302 requires a seller to complete and provide a flood disclosure to a purchaser of residential real property <u>at or before</u> the time the sales contract is executed. |
|---|
| Seller,, provides Buyer the following |
| flood disclosure at or before the time the sales contract is executed. |
| Property address:1690 LAGO MAR DR, MELBOURNE, FL 32940 |
| Seller, please check the applicable boxes in paragraphs (1) through (3) below. |
| FLOOD DISCLOSURE |
| Flood Insurance: Homeowners' insurance policies do not include coverage for damage resulting from floods. Buyer is encouraged to discuss the need to purchase separate flood insurance coverage with Buyer's insurance agent. |
| (1) Seller has has no knowledge of any flooding that has damaged the property during Seller's ownership of the property. (2) Seller has has not filed a claim with an insurance provider relating to flood damage on the property, including, but not limited to, a claim with the National Flood Insurance Program. (3) Seller has has not received assistance for flood damage to the property, including, but not limited to, assistance from the Federal Emergency Management Agency. (4) For the purposes of this disclosure, the term "flooding" means a general or temporary condition of partial or complete inundation of the property caused by any of the following: a The overflow of inland or tidal waters. b The unusual and rapid accumulation of runoff or surface waters from any established water source, such as a river, stream, or drainage ditch. c. Sustained periods of standing water resulting from rainfall. |
| Seller: Agns Levin Date: 11/12/25 Date: 11/12/25 |
| Copy provided to Buyer on by _ email _ facsimile _ mail _ personal delivery. |

FD-2 Rev 10/25 Serial#: 080658-900176-2915629 ©2025 Florida Realtors®

Form Simplicity

Serial#: 039523-000175-9445694

Comprehensive Rider to the Residential Contract For Sale And Purchase

COMPASS

Form Simplicity

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

| execu | n initialed by all parties, the part ution of the Florida Realtors/Florida | es acknowledge that the o Bar Residential Contract Fo | disclosure set forth or Sale and Purcha | below was provide se between the par | ed to Buyer prior to ties and the clauses |
|--|---|--|---|---|---|
| below | will be incorporated therein: | Maxwell A. Levin, Lynn D. | Levin | MA | (SELLER) |
| and _ | | | | 'V/ | (BUYER) |
| conce | erning the Property described as | 1690 LAGO MAR DI | R, MELBOURNE, F | -L 32940 | |
| Buye | r's Initials | | eller's Initials | W | 7 |
| | B. HOMEO | WNERS' ASSOCIATION/ | COMMUNITY DISC | CLØSURE | 1 |
| | T A. DISCLOSURE SUMMARY | | | | |
| PROV CON' WRIT DISC THIS CLOS | HE DISCLOSURE SUMMARY INVIDED TO THE PROSPECTIVE TRACT IS VOIDABLE BY BUYENTEN NOTICE OF THE BUYENTEN OR PRIOR VOIDABILITY RIGHT HAS NO ISSING. | PURCHASER BEFORE R BY DELIVERING TO SI R'S INTENTION TO CA TO CLOSING, WHICHE EFFECT. BUYER'S RIGH | E EXECUTING TI ELLER OR SELLE NCEL WITHIN 3 /ER OCCURS FIR T TO VOID THIS (| HIS CONTRACT R'S AGENT OR F DAYS AFTER F ST. ANY PURPOI CONTRACT SHAL | FOR SALE, THIS REPRESENTATIVE RECEIPT OF THE RTED WAIVER OF IL TERMINATE AT |
| BUY | ER SHOULD NOT EXECUTE THI | S CONTRACT UNTIL BU | YER HAS RECEIV | ED AND READ TH | IS DISCLOSURE. |
| Discl | osure Summary For | | Grand Isle | | |
| | | • | Community) | | |
| 2. T U 3. Y Y S | AS A BUYER OF PROPERTY II HOMEOWNERS' ASSOCIATION (THERE HAVE BEEN OR WILL BE USE AND OCCUPANCY OF PROI OU WILL BE OBLIGATED TO PA TO PERIODIC CHANGE. IF APPL OU WILL ALSO BE OBLIGATE SUCH SPECIAL ASSESSMENTS PER | 'ASSOCIATION"). E RECORDED RESTRICT PERTIES IN THIS COMMI LY ASSESSMENTS TO TH ICABLE, THE CURRENT O TO PAY ANY SPECIAL | IVE COVENANTS JNITY. HE ASSOCIATION AMOUNT IS \$ ASSESSMENTS | ("COVENANTS") ASSESSMENTS PEF IMPOSED BY THE | GOVERNING THE MAY BE SUBJECT R HE ASSOCIATION. |
| 4. Y 5. Y 6. T | OU MAY BE OBLIGATED TO PAYOUR SPECIAL DISTRICT. ALL ASS OUR FAILURE TO PAY SPECIAL OWNERS' ASSOCIATION (THERE MAY BE AN OBLIGATION OF THE COMMONLY USED FACILITIES AFOR A PPLICABLE, THE CURRENT. | ESSMENTS ARE SUBJE ECIAL ASSESSMENTS COULD RESULT IN A LIEI ON TO PAY RENT OR I IS AN OBLIGATION OF M | CT TO PERIODIC OR ASSESSMEN NON YOUR PROF LAND USE FEES | CHANGE. NTS LEVIED BY PERTY. FOR RECREATI | A MANDATORY |
| 7. T A 8. T F | HE DEVELOPER MAY HAVE APPROVAL OF THE ASSOCIATION HE STATEMENTS CONTAINED PROSPECTIVE PURCHASER, GOVERNING DOCUMENTS BEFOR | THE RIGHT TO AMENION MEMBERSHIP OR THING IN THIS DISCLOSURE FOULD REFER | E APPROVAL OF FORM ARE ONLY TO THE COVE | THE PARCEL OW SUMMARY IN NA | NERS. TURE, AND, AS A |
| 9. T | THESE DOCUMENTS ARE EITH RECORD OFFICE IN THE COUNT BE OBTAINED FROM THE DEVE | HER MATTERS OF PUB Y WHERE THE PROPER | LIC RECORD AN | | |
| DATE | | BUYER | | 5 | |
| DATE | | BUYER | | | |
| Page | 1 of 2 B. HOMEOWNERS' ASSOCIA | TION/COMMUNITY DISCLOS | URE | (| SEE CONTINUATION |
| | Day 10/21 @ 2021 Florida Dooltore® and The Fl | oride Por All rights reconved | | | |

B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE (CONTINUED)

| FART D. | | | | | | |
|--|--|-------------------|------------|--|----------|--|
| 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 ("Association"). | | | | | | |
| 1. APPROVAL: The Association's approval of Buyer (CHECK ONE): is is not required. If Association approval of this transaction or the Buyer is required, this Contract is contingent upon Association approval no later than (if left blank, then 5) days prior to Closing. Within (if left blank, then 5) days after Effective Date, the Seller shall initiate the approval process with Association. Buyer shall pay application and related fees, as applicable, unless otherwise provided for in Association governing documents or agreed to by the parties. Buyer and Seller shall sign and deliver any documents required by the Association, provide for interviews or personal appearances, if required, and use diligent effort to timely obtain Association approval. If approval is not granted within the stated time period above, Buyer may terminate this Contract, and shall be refunded the Deposit, thereby releasing Buyer and Seller from all further obligations under this Contract. | | | | | | |
| (a) Buyer shall p | pay any applica | ation, initial co | ntribution | ASSOCIATION CHA , and/or membership of tutes. If applicable, the | or other | fees charged by Association pursuant to ant amount(s) is: |
| \$ 3 | 10.00 per | month | for | HOA | to | Grand Isle Viera Association |
| \$ 2 | 25.00 per | year | for | Master HOA | to | Viera District |
| \$ 5 | 03.00 per | year | for | Viera East CDD | to | Viera District Brevard County Tax Collector Grand Isle |
| \$ 1,5 | 00.00 per | one-time | for | transfer fee | to | Grand Isle |
| (b) If special or other assessments levied by the Association exist as of the Effective Date, or any assessment(s) are levied after the Effective Date and prior to the Closing Date, and are due and payable in full prior to Closing Date, then Seller shall pay all such assessment(s) prior to or at Closing; or, if any such assessment(s) may be paid in installments, then Seller shall pay all installments which are due before Closing Date, prior to or at Closing, and (CHECK ONE): Buyer Seller (if left blank, then Buyer) shall pay installments due after Closing Date. If Seller is checked, Seller shall pay 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 by the Association which exist as of the Closing Date and any fees the Association charges to provide information about the Property, assessment(s) and fees. | | | | | | |
| and payable, is/are: | | | which a | issessments, specia | l asses: | sments or rent/land use fees are due |
| | Leland Mang | ement | | | | |
| Contact Person | Kyr | n Henderson | | Contact Pers | on | |
| Phone | 321-75 | 2-7144 | | Phone | | |
| Email Khen | Email Khenderson@lelandmangement.com Email | | | | | |
| Additional contact information can be found on the Association's website, which is: wwwlelandmangement.com | | | | | | |





1690 Lago Mar Dr, Melbourne, FL 32940