Comprehensive Rider to the Residential Contract for Sale and Purchase THIS FORM HAS BEEN APPROVED BY THE FLORIDA REALTORS AND THE FLORIDA BAR Harry Falck Realty Inc.

6840 14th Street W Bradenton FL 34207 941-756-8811



When initialed by all parties, the part execution of the Florida Realtors/Florida below will be incorporated therein:	ties acknowledge that the disclosure set forth below was provided to Buyer prior to a Bar Residential Contract For Sale and Purchase between the parties and the clauses
Beverly E Reyner Revocable Living Tr	rust DTD 12/1/21 by its Trustee and Christopher S. Winegarden (SELLER)
and	(BUYER)
concerning the Property described as Plat Book 8 pg 138 of public records	LOT 6 & N1/2 Lot 8 BLK 19 TRAILER ESTATES, as per plat thereof recorded in of Manatee County, Florida together with 1961 SUNH, Title#854612, Vin#46CK1045
Buyer's Initials	Seller's Initials CSW
B. HOMEO	OWNERS' ASSOCIATION/COMMUNITY DISCLOSURE
PART A. DISCLOSURE SUMMARY	
PROVIDED TO THE PROSPECTIVE CONTRACT IS VOIDABLE BY BUYE WRITTEN NOTICE OF THE BUYE DISCLOSURE SUMMARY OR PRIOR THIS VOIDABILITY RIGHT HAS NO CLOSING.	REQUIRED BY SECTION 720.401, FLORIDA STATUTES, HAS NOT BEEN E PURCHASER BEFORE EXECUTING THIS CONTRACT FOR SALE, THIS R BY DELIVERING TO SELLER OR SELLER'S AGENT OR REPRESENTATIVE R'S INTENTION TO CANCEL WITHIN 3 DAYS AFTER RECEIPT OF THE R TO CLOSING, WHICHEVER OCCURS FIRST. ANY PURPORTED WAIVER OF EFFECT. BUYER'S RIGHT TO VOID THIS CONTRACT SHALL TERMINATE AT
	IS CONTRACT UNTIL BUYER HAS RECEIVED AND READ THIS DISCLOSURE.
Disclosure Summary For Trailer Est	ates Park and Recreation District (Name of Community)
HOMEOWNERS' ASSOCIATION THERE HAVE BEEN OR WILL B USE AND OCCUPANCY OF PRO YOU WILL BE OBLIGATED TO P. TO PERIODIC CHANGE. IF APPL YOU WILL ALSO BE OBLIGATE SUCH SPECIAL ASSESSMENTS **IN/#** PER** YOU MAY BE OBLIGATED TO P. OR SPECIAL DISTRICT. ALL ASS YOUR FAILURE TO PAY SP. HOMEOWNERS' ASSOCIATION THERE MAY BE AN OBLIGATI COMMONLY USED FACILITIES IF APPLICABLE, THE CURRENT THE DEVELOPER MAY HAVE APPROVAL OF THE ASSOCIATION THE STATEMENTS CONTAINED PROSPECTIVE PURCHASER, GOVERNING DOCUMENTS BEF THESE DOCUMENTS ARE EIT	N THIS COMMUNITY, YOU WILL BE OBLIGATED TO BE A MEMBER OF A ("ASSOCIATION"). E RECORDED RESTRICTIVE COVENANTS ("COVENANTS") GOVERNING THE PERTIES IN THIS COMMUNITY. AY ASSESSMENTS TO THE ASSOCIATION. ASSESSMENTS MAY BE SUBJECT ICABLE, THE CURRENT AMOUNT IS \$ n/a PER ED TO PAY ANY SPECIAL ASSESSMENTS IMPOSED BY THE ASSOCIATION. IT MAY BE SUBJECT TO CHANGE. IF APPLICABLE, THE CURRENT AMOUNT IS ANY SPECIAL ASSESSMENTS TO THE RESPECTIVE MUNICIPALITY, COUNTY, SESSMENTS ARE SUBJECT TO PERIODIC CHANGE. ECIAL ASSESSMENTS OR ASSESSMENTS LEVIED BY A MANDATORY COULD RESULT IN A LIEN ON YOUR PROPERTY. ON TO PAY RENT OR LAND USE FEES FOR RECREATIONAL OR OTHER AS AN OBLIGATION OF MEMBERSHIP IN THE HOMEOWNERS' ASSOCIATION. AMOUNT IS \$ n/a PER THE RIGHT TO AMEND THE RESTRICTIVE COVENANTS WITHOUT THE ON MEMBERSHIP OR THE APPROVAL OF THE PARCEL OWNERS. O IN THIS DISCLOSURE FORM ARE ONLY SUMMARY IN NATURE, AND, AS A YOU SHOULD REFER TO THE COVENANTS AND THE ASSOCIATION ORE PURCHASING PROPERTY. HER MATTERS OF PUBLIC RECORD AND CAN BE OBTAINED FROM THE TY WHERE THE PROPERTY IS LOCATED, OR ARE NOT RECORDED AND CAN
DATE	BUYER
DATE	BUYER

Page 1 of 2 B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE (SEE CONTINUED CR-7 Rev. 10/21 © 2021 Florida Realtors® and The Florida Bar. All rights reserved

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(SEE CONTINUATION)

B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE (CONTINUED)

The of as	Property is located ssessments, charg	l in a community with a n es, or impose restriction	andatory h s on the Pr	omeowners' associ operty ("Association	ation or an association that may require the payment n").
1.	transaction or the then 5) days pric approval process in Association go required by the A	Buyer is required, this or to Closing. Within with Association. Buyer overning documents or a Association, provide for an approval. If approva	Contract is of the contract is of the contract is contract is contract is contract is not are	contingent upon As ft blank, then 5) do pplication and relat y the parties. Buy or personal appea anted within the st	is is not required. If Association approval of this sociation approval no later than 5 (if left blank ays after Effective Date, the Seller shall initiate the ed fees, as applicable, unless otherwise provided for er and Seller shall sign and deliver any documents rances, if required, and use diligent effort to timely ated time period above, Buyer may terminate this er and Seller from all further obligations under this
2.	(a) Buyer shall pa	documents or applicable	contribution e Florida S	n, and/or members atutes. If applicab	hip or other fees charged by Association pursuant to le, the current amount(s) is:
	\$ 1438.44 pe	r lot per annual	for 20	24 park & spec assessn	nefee to Manatee County Tax Collector
	\$ 271.59	per annual	for fil	re district fee	to Manatee County Tax Collector
	\$ 50.00	per one time	for P	ark application	to Trailer Estates
	\$	per	for	His groot Manager	to
	after the Effe shall pay all Seller shall n	ective Date and prior to t such assessment(s) prior av all installments which	he Closing or to or at C are due be all pay inst	Date, and are due losing; or, if any sua fore Closing Date, allments due after	the Effective Date, or any assessment(s) are levied and payable in full prior to Closing Date, then Selle ach assessment(s) may be paid in installments, ther prior to or at Closing, and (CHECK ONE): Description Date. If Seller is checked, Seller shall pay
	☐ Seller (if le the assessn (c) Seller shall pa as of the Clos and fees.	nent in full prior to or a ay, prior to or at Closing sing Date and any fees	at the time all fines in the Associa	posed against the tion charges to pro	Seller or the Property by the Association which exist ovide information about the Property, assessment(s
and	U Seller (if le the assessn (c) Seller shall pa as of the Clos and fees. Association or I payable, is/are:	nent in full prior to or a ay, prior to or at Closing, sing Date and any fees Management Company	at the time all fines in the Associa to which	posed against the tion charges to pro assessments, sp	ovide information about the Property, assessment(s
and	U Seller (if le the assessn (c) Seller shall pa as of the Clos and fees. Association or I payable, is/are:	nent in full prior to or a ay, prior to or at Closing sing Date and any fees	at the time all fines in the Associa to which	posed against the tion charges to pro assessments, sp	ovide information about the Property, assessment(s
<u>Tra</u>	Seller (if le the assessn (c) Seller shall pa as of the Clos and fees. Association or I payable, is/are:	nent in full prior to or a ay, prior to or at Closing, sing Date and any fees Management Company	at the time all fines in the Associa to which	posed against the tion charges to pro assessments, sp	ecial assessments or rent/land use fees are due
Tra Cor	Seller (if le the assessn (c) Seller shall pa as of the Clos and fees. Association or I payable, is/are:	nent in full prior to or a ay, prior to or at Closing, sing Date and any fees Management Company & Recreation District	at the time all fines in the Associa	posed against the tion charges to pro assessments, spe	Seller or the Property by the Association which exist ovide information about the Property, assessment(secial assessments or rent/land use fees are due to be a second or second

Additional contact information can be found on the Association's website, which is:

www. trailerestatesfl.org

Page 2 of 2 B. HOMEOWNERS' ASSOCIATION/COMMUNITY DISCLOSURE

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6840 14th Street W Bradenton FL 34207 941-756-8811



If initialed by all parties, the clauses b	elow will be incorporated into the Florida Realtors®/Florida Bar Residential Contract E Reyner Revocable Living Trust DTD 12/1/21 by its Trustee and Christopher S. Winegarden (SELLER)
and	(BUYER)
concerning the Property described as	LOT 6 & N1/2 Lot 8 BLK 19 TRAILER ESTATES, as per plat thereof recorded in family family, Florida together with 1961 SUNH, Title#854612, Vin#46CK1045
Buyer's Initials	Seller's Initials CSW

Q. HOUSING FOR OLDER PERSONS

Buyer acknowledges that the owners' association, developer or other housing provider intends the Property to provide housing for older persons as defined by federal law. While Seller and Broker make no representation that the Property actually qualifies as housing for older persons, the housing provider has stated that it provides housing for persons who are \square 62 years of age and older \boxtimes 55 years of age and older.

Page 1 of 1 Q. HOUSING FOR OLDER PERSONS

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If initialed by all parties, the clauses I For Sale And Purchase between Beverly	below will be incorpora E Reyner Revocable Living T	ted into the Florida Realt rust DTD 12/1/21 by its Trustee a	ors®/Florida Bar Re and Christopher S. Wineg	arden(SELLER)
and				(BOJEK)
concerning the Property described as_	LOT 6 & N1/2 Lot 8	BLK 19 TRAILER ESTA	TES, as per plat th	ereof recorded in
Plat Book 8 pg 138 of public records	of Manatee County, Fi	orida together with 1961	SUNH, Htte#85461	2, VIN#46CK1045
Buyer's Initials		Seller's Initials	CZM	
		AINT DISCLOSURE Housing)		
"Every purchaser of any interest in residuence such property may present exposure to poisoning. Lead poisoning in young confered intelligence quotient, behavior pregnant women. The seller of any intellead-based paint hazards from risk assesbased paint hazards. A risk assessment	lential real property on vollead from lead-based hildren may produce pral problems, and importest in residential real prestion inspection inspection in the problems.	paint that may place you permanent neurological of aired memory. Lead point property is required to property is required to property is required to property in the seller's possession.	ung children at risk damage, including le soning also poses ovide the buyer with and notify the buyer	of developing lead earning disabilities, a particular risk to any information on of any known lead-
☐ Known lead-base ☑ Seller has no kne ☐ Known lead-base ☑ Seller has no kne ☐ Seller has provice	ed paint or lead-based <u>owledge</u> of lead-based s available to the Selle	ed paint hazards (CHEC) paint hazards <u>are prese</u> paint or lead-based pain r (CHECK ONE BELOW available records and replies ist documents:	ent in the housing. nt hazards in the ho V):	
Seller has no re housing. Buyer's Acknowledgement (INITIAL (c) Buyer has received	.)	ining to lead-based pair on listed above.	nt or lead-based pa	aint hazards in the
(d) Buyer has received	the pamphlet Protect	Your Family from Lead in	Your Home.	
or inspection for the Waived the opportunity or lead-based Licensee's Acknowledgement (INIT (f) Licensee has inform Licensee's response	lay opportunity (or other presence of lead-base ortunity to conduct a r paint hazards.	er mutually agreed upon ed paint or lead-based pa isk assessment or inspe Seller's obligations unde ance.	aint hazards; or ection for the prese	ence of lead-based
Certification of Accuracy The following parties have reviewed to they have provided is true and accura-	he information above a te.	and certify, to the best of	f their knowledge, t	hat the information
SELLER Beverly E Reyner Revocable Living	Date Jan 4, 2025	BUYER		Date
SELLER Christopher S. Winegarden Kimberly, D. Marler	Date January 3, 2025	BUYER		Date
Listing Licensee	Date	Selling Licensee	-	Date
Kimberly D. Marier Any person or persons who knowingly 1992 may be subject to civil and crimin Page 1 of 1 P. LEAD-BASED PAIN	y violate the provisional penalties and potent	s of the Residential Lead	i-Based Paint Hazar	

Seller's Property Disclosure Residential

Harry Falck Realty Inc.

6840 14th Street W Bradenton FL 34207 941-756-8811



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 comptly 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 liters. 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.

Selter makes the following disclosure regarding the property described as:		(the "I	Property")
The Property is Clowner occupied Ditenant occupied Munoccupied (If unoccupied, how occupied the Property? Since Scropert decayed in May 2024,	long has	it been sin	ice Seller
			Don't
	Yes	No	Know
1. Structures; Systems; Appliances			
(a) Are the structures including roofs, ceilings; walls, doors, windows; foundation; and	790		179
pool, hot tub, and spa, if any, structurally sound and free of leaks?	23		П
(b) Is seawall, if any, and dockage, if any, structurally sound?		1,3	
(c) Are existing major appliances and healing, cooling, mechanical, electrical, security,			
and sprinkler systems, in working condition, i.e., operating in the manner in which	25	0	D
the item was designed to operate? (d) Does the Property have aluminum wiring other than the primary service line?	E	O	196
(e) Are any of the appliances leased? If yes, which ones:	C3	288	
(f) If any answer to questions 1(a) - 1(c) is no, please explain:	100		
(i) it any district to decease it (ii) - i(v) is to, presse separate			
Termites; Other Wood-Destroying Organisms; Peets Are termites; other wood-destroying organisms, including fungl; or peets present on the Property or has the Property had any structural damage by them?	D	D	· 64
(b) Has the Property been treated for termites; other wood-destroying organisms, including fungi; or pests?	25		
(c) If any answer to questions 2(a) - 2(b) is yes, please explain. Hired Turner Best Control in Feb 2014 for redents, included foundation so	recto		
3. Water Intrusion; Drainage; Flooding			
(a) Has past or present water intrusion affected the Property?	13		赵
(b) Have past or present drainage or flooding problems affected the Property?	13	D	8
(c) Is any of the Property located in a special flood hazard area?		[3	E
(d) Is any of the Property located seaward of the coastal construction control line?	0		DER
(e) Does your lender require flood insurance?	D	E3.	
(f) Do you have an elevation certificate? If yes, please attach a copy.			颐
(g) If any answer to questions 3(a) - 3(d) is yes, please explain:			
(8) 1101) 31101			
A second second second			
Johnson v. Davis, 480 So.2d 525 (Fla. 1985).			

	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?		150	- E
(c) Do you have a water treatment system? If yes, is it □owned □leased?	-	JON .	Lik
(d) Do you have a Dsewer or Dseptic system? If septic system, describe the location			
를 하게 하는 것도 하는 것이 있다. 그는 사람들은 사람들은 사람들은 보고 있다면 보면 없는 것이 없다.			
of each system: (e) Are any septic tanks, drain fields, or wells that are not currently being used located			
on the Property?	- 0		(3)
(f) Are there or have there been any defects to the water system, septic system, drain			
fields or wells?			63
(g) Have there been any plumbing leaks since you have owned the Property?	- [2]	0	
(h) Are any polybutylene pipes on the Property?	0		50
(i) If any answer to questions 4(b), 4(c), and 4(e) - 4(h) is yes, please explain:			
Leaking Ptrap under sink in Main bothsour sepained 7-2024			
Roof and Roof-Related Items			
(a) To your knowledge, is the roof structurally sound and free of leaks?	30		
(b) The age of the roof is years OR date installed			
(c) Has the roof ever leaked during your ownership?		183	D
(d) To your knowledge, has there been any repair, restoration, replacement	58.		D
(indicate full or partial) or other work undertaken on the roof? If yes, please explain: See a hashed Dry 6093 Sales agreement	12	-	1.2
(e) Are you aware of any defects to the roof, fascial, soffits, flashings or any other			
pagement of the part custom?	0	194	E
If yes, please explain: Car port torn of in hutricone in 2028 to 23		-	
Roof repaired per 5(6) = 5(6). Fessia repaired 2023			
. 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 slarms □required door locks □none	-	-	
(b) Has an in-ground pool on the Property been demolished and/or filled?			. U
. 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	171	0	50
adjacent properties? (b) Has any insurance claim for sinkhole damage been made?	ñ	H	64
If yes, was the claim paid? \Box yes \Box no if the claim was paid, were all the		_	22
proceeds used to repair the damage? yes no			
(c) If any answer to questions 7(a) - 7(b) is yes, please explain:			

Buyer () () and Seller () advnowledge receipt of a copy of this page, which is Page 2 of 4

SPDR-3 Rev 2/20

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		Yes	No	Don't
8. } (a)	Homeowners' Association Restrictions; Boundaries; Access Roads Is membership in a homeowner's association mandatory or do any covenants, conditions or restrictions (CCRs) affect the Property? (CCRs include deed	TEB	130	Know
	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	80	О	D
	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?	Ü	D	DX
	Are any driveways, walls, fences, or other features shared with adjoining landowners?	0		193
	Are there any encroachments on the Property or any encroachments by the Property's improvements on other lands?			52
(e) (f)	Are there boundary line disputes or casements 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,			図
(m)	pools, tennis courts or other areas)?			E3
(8)	Have any subsurface rights, as defined by Section 689.29(3)(b), Florida Statutes, been severed from the Property?	10	П	₩,
(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:			
(i)	If any answer to questions 8(a) - 8(g) is yes, please explain:			
0 5	nvironmental			
	Was the Property built before 1978?	PEC	O	- 0
	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?		0	展
(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?	П	П	120
(d)	Are any mangroves, archeological sites, or other environmentally sensitive areas located on the Property?	0		E
(e)	If any answer to questions 9(b) - 9(d) is yes, please explain:			
10. 6	overnmental, Claims and Litigation			
	Are there any existing, pending or proposed legal or administrative claims affecting the Property?			81
(b)	Are you aware of any existing or proposed municipal or county special assessments affecting the Property?		B	
(c)	is the Property subject to any Property Assessed Clean Energy (PACE) assessment per Section 163.08, Florida Statutes?		D	81
(d)	Are you aware of the Property ever having been, or is it currently, subject to litigation or claim, including but not limited to, defective	-	420	D
(e)	building products, construction defects and/or title problems? Have you ever had any claims filed against your homeowner's Insurance policy?		8	
Scryer () () and Seller () advnowledge receipt of a cupy of this page, which is Page 3 of 4			
PDR-3	Rev 2/20 - sed to Also Star Schwere and 101244842.455553 - sed to Also Star Schwere and 101244842.455553 - sed to Also Star Schwere and 101244842.455553 - sed to Also Star Schwere and 20125 - Alta Star Schware, all rights received www.altastar.co.		020 Florida I	REALTORS ⁶

(f) Are the			the me translandament of			
	re any zoning restrictions a	ffecting improvemen	is or replacement of	F7	П	E3
the Pro	zoning, land use or admini	strative regulations	conflict with the existing		-	-
use of t	the Property?					图
	restrictions, other than ass ements or replacement of the		a requirements, affect	0		€1
(i) Are am	improvements located bel	ow the base flood e	levation?			E3
(k) Have a	ny improvements been con	structed in violation	of applicable local			E3
	uidelines? ny improvements to the Pro	noarly whather by w	our or hy others, been			图
	scted in violation of building			- 2		€3
(m) Are the	we any active permits on the	e Property that have	not been closed by	_		
	inspection? s any violation or non-comp	Gance reporting am	unmended liens code	- LJ		(8)
enforce	ement violations; or gove	mmental, building,	environmental and safe	sty		
	restrictions or requirement					B
(o) If any a	enswer to questions 10(a) -	10(n) is yes, please	explain:	_		
-				_		
11. Foreign	Investment in Real Prope	rty Tax Act ("FIRP"	(A")			
(a) Is the S	Seller subject to FIRPTA wit				510	P70
	nternal Revenue Code? Buyer and Seller should :	a wall be used assed to se	adulas manufing as mali	here.	ESL	D
ii yes,	buyer and Seller Should	seek ledat and ray	advice regarding compa	arrou.		
ller's knowk	nts that the information pro adge on the date signed by	Seller Seller author	rizes listing broker to provi	de this disclos	ure statem	ent to real
etter's knowk state licenses	nts that the information pro- adge on the date signed by es and prospective buyers g if any information set forth	Seller Seller author of the Property. Sel	rizes listing broker to provi ler understands and agn	de this discloses that Selle	ure statem r will prom ect.	ent to real optly notify
eller's knowk tate licenses yer in writing	edge on the date signed by as and prospective buyers g if any information set forth	Seller Seller author of the Property. Se in this disclosure s	rizes listing broker to provi Her understands and agre tatement becomes inaccu Kinegerden, Trustee of Beverly E.	de this discloses that Selle	ure statem r will prom ect.	ent to real optly notify
eller's knowk tate licenses ayer in writin	edge on the date signed by es and prospective buyers	Seller Seller author of the Property. Se in this disclosure s	rizes listing broker to provi ler understands and agri tatement becomes inaccu (magarden, Trustee of Beverly E. (print)	ide this disclosees that Selle rate or incorre	r will promote.	ent to real
eller's knowk tate licenses ayer in writin	edge on the date signed by as and prospective buyers g if any information set forth	Seller Seller author of the Property. Se in this disclosure s	rizes listing broker to provi Her understands and agre tatement becomes inaccu Kinegerden, Trustee of Beverly E.	ide this disclosees that Selle rate or incorre	r will promote.	ent to real optly notify
eller's knowk tale licenses lyer in writing eller:	edge on the date signed by se and prospective buyers g if any Information set forth (signature)	Seller Seller autho of the Property. Sel in this disclosure s / Christopher S. I / Reyner Revo	rizes listing broker to provi fler understands and agri tatement becomes inaccu timegerden, Trustee of Beverly E. (print) (print)	ide this discloses that Selle rate or incorre Dat	e: Jessee	ent to real optly notify
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Addendum to Property Disclosure

Please place an "X" in the column that applies, item is sold with home or being removed. Please add additional items as necessary. All items not in home should be accounted for and this will be attached to the contract. All sellers' personal items are to be removed, a personal item is identified as follows: Clothing, papers, books, magazines, computers, bikes, jewelry and jewelry cases, safes, sporting/hobby equipment, electronics, tools, and removable items.

ltem	Sold with home	Removed at closing or before
Linens)
Dishes		
Pots and pans		
Additional kitchen items		
Family room furniture		
Wall handings		
Nick Knack's		
Lamps		
Main bedroom bed		
Nightstands		
Wall hangings	X	
Dresser		
TV (s)		
Guest Bedroom bed		
Nightstands		
Dresser		
Wall hangings		
Additional items in home:		
Specify item and location in home	-	
Every thing inside	V	
Everything inside		
Personal items in shed		X
	-	
		1



Sales Agreement

FL horuse no. CCC-1331090

3204 70th Ct. E

Palmeno, FL 34221

Phone: 727-379-4897

Гнуднувгообщей упині сощ

Address: _6608 Oregon at	Stelle: FLZip:
City Bradewox	County
Phonic (443) 235-1136	
Is this located in the: City or County	E-Most_pastorieyner/frontlook.com
Scope of Work:	
TPO Roof Insuli	
 Tear off existing part roof and dispose; Install 2xd perimener as compliance with PI. Installate noof with 2° poly 15O showhing on Install drop edge and further in compliance where the poly 15O showhing on Install drop edge and further in compliance where the poly 15O showhing one into of installation. 	north FL confers code
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