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(Use this form with contracts for the sale of residential property built in 1977 or earlier. This disclosure must be made beginning September 6, 1996, if Seller owns more than 4 dwelling units and beginning December 6, 1996, if Seller owns 1 - 4 dwelling units. Seller and licensees must keep a copy of this completed form for 3 years from the date of closing.)

ale and Purchase Contract:	This clause is incorporated	d into the Contract between er) and	(D
encerning the residential Prop	erty built before 1978 and	located at	(Buyer)
at such property may present ad poisoning. Lead poisoning sabilities, reduced intelligence k to pregnant women. The se formation on lead-based paint any known lead-based paint	exposure to lead from lear in young children may pro- equotient, behavioral prob- eller of any interest in resid- t hazards from risk assess hazards. A risk assessmen e." For purposes of this add	y on which a residential dwelling wand-based paint that may place young duce permanent neurological dama lems, and impaired memory. Lead pential real property is required to proments or inspection in the seller's pat or inspection for possible lead-based lendum, lead-based paint will be referenced.	g children at risk of developing age, including learning poisoning also poses a particular byide the buyer with any ossession and notify the buyer ed paint hazards is
	l: (describe all known LBP/I	of LBP/LBPH in the housing and no a LBPH information and list all available accepting Buyer's offer)	
for the presence of LBP/LB presence of LBP/LBPH in a	BPH unless this box is che accordance with the insper Purchase Contract or stand	vaives the opportunity to conduct cked (Buyer may conduct a risk action, notice, repair and repair limits dard N of the FAR/BAR Contract for	assessment or inspection for the of paragraph 8(a) or H of the
Home" and all of the inform provide and disclose inform federal law (42 U.S.C. 4852	nation specified in paragrap ation regarding lead-based d) and is aware of his or he ensee has reviewed the inf	the pamphlet "entitled "Protect Your for (A) above. Licensee has notified Sepaint and lead-based paint hazards or obligation to ensure compliance with particular above and certifies, to the daccurate.	Seller of Seller's obligations to in the property as required by the federal lead-based paint law.
Buyer	Date	Seller	Date 1 2
Buyer	Date	Seller	Date
Selling Licensee		Listing Licensee	
yer () () Seller (\vert\vert\vert) a copy of this page, which is Pag	Listing Licensee) () Selling Licensee () () acknowledge receipt R

Notice from Real Estate Licensee to Seller/Landlord Regarding Responsibilities Under Federal Lead-Based Paint Law

I am notifying you of your responsibilities under the Lead-Based Paint Hazard Reduction Act of 1992 and its implementing regulations. As the owner of a residential dwelling unit built in 1977 or earlier, you have the following disclosure and other requirements (for purposes of this document, "LBP" will mean lead-based paint and "LBPH" will mean lead-based paint hazards, which are conditions that cause exposure to lead from lead-contaminated dust, soil or paint that is deteriorated or present in accessible surfaces or surfaces that rub together, like doors and windows):

- 1. Before You Sign a Contract/Lease. Before a buyer or tenant becomes obligated by contract to buy or lease your housing, you must complete the activities listed in A-D below. If you receive an offer before you provide the required information, you cannot accept the offer until after the information is given. This may be accomplished by making a counter offer that allows the buyer or tenant an opportunity to review the information and amend the offer if he or she so chooses. You must:
 - A. Disclose to each licensee or other agent (for purposes of this law, anyone who enters into a contract with you or your representative for the purpose of selling your home, except for buyer's agents who are paid solely by the buyer and not by you or your representative, is considered an "agent") involved in the transaction:
 - (1) the presence of any LBP/LBPH about which you know;
 - (2) any additional information available concerning the LBP/LBPH, including the basis for determining that LBP/LBPH exists, the location of the LBP/LBPH and the condition of the painted surfaces; and
 - (3) the existence of any available records or reports pertaining to LBP/LBPH.
 - B. Provide the buyer or tenant with:
 - (1) an EPA-approved lead hazard information pamphlet. This means either the EPA document entitled "Protect Your Family From Lead in Your Home" or an equivalent pamphlet approved by the EPA for use in Florida; and
 - (2) any records or reports available to you concerning LBP/LBPH in the unit, including records and reports regarding any common areas. If the unit is in multifamily housing that you own and you had an evaluation or reduction of LBP/LBPH in the housing as a whole, you must provide available records and reports regarding other residential dwellings in that housing.
 - C. Disclose to the buyer or tenant:
 - (1) the presence of any known LBP/LBPH in the unit; and
 - (2) any additional information available concerning the LBP/LBPH, such as the basis for determining that LBP/LBPH exists, the location of the LBP/LBPH and the condition of the painted surfaces.
 - D. Allow the buyer time to conduct a risk assessment or inspection for the presence of LBP/LBPH. You must give the buyer a 10 day period unless you agree with the buyer, in writing, to another period of time (such as within the time allowed for property inspections) or unless the buyer indicates in writing that he or she waives the right to conduct the risk assessment or inspection. This inspection requirement does not apply to tenants.
- 2. Sales Contract Requirements. You must ensure that the sales contract has an attachment having the following elements:
 - A. The following Lead Warning Statement: "Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspection in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.
 - B. A statement by you disclosing the presence of known LBP/LBPH in the home and any additional information available concerning the LBP/LBPH, such as the basis for determining that it exists, its location and the condition of the painted surfaces; OR indicating that you have no knowledge of the presence of LBP/LBPH in the home.
 - C. A list of any records or reports described in 1.B.(2) above that are available to you and that you have provided to the buyer; OR a statement that no such records or reports are available to you.
 - D. A statement by the buyer:
 - (1) affirming receipt of the information in 2.B and C above;

 - (2) affirming receipt of the lead hazard information pamphlet noted in 1.B.(1) above; and (3) that he or she has either had the opportunity to conduct the risk assessment or inspection required as noted in 1.D. above or waived the opportunity.
 - E. A statement by each real estate licensee/agent involved in the transaction that:
 - (1) the licensee/agent has informed you of your legal obligations; and
 - (2) the licensee/agent is aware of his or her duty to ensure compliance with the law.
 - F. Signatures of you, the licensees/agents and the buyers certifying to the accuracy of their statements to the best of their knowledge, and the dates of the signatures
- 3. Lease Requirements. As the owner of property being rented, you must ensure that every lease for the unit contains language within the lease itself or as an attachment having the following elements:
 - A. The following Lead Warning Statement: "Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a federally approved pamphlet on lead poisoning prevention."
 - B. A statement by you disclosing the presence of known LBP/LBPH in the unit being leased and any additional information available concerning the LBP/LBPH, including the basis for determining that it exists, its location and the condition of the painted surfaces; OR indicating that you have no knowledge of the presence of LBP/LBPH.
 - C. A list of any records or reports described in 1.B.(2) above available to you and that you have provided to the tenant, OR a statement that no such records or reports are available to you.
 - D. A statement by the tenant:
 - (1) affirming receipt of the information paragraph 3.B. and C. above; and
 - (2) affirming receipt of the lead hazard information pamphlet noted in 1.B.(1) above.
 - E. A statement by each real estate licensee/agent involved in the transaction that:
 - (1) the licensee/agent has informed you of your legal obligations; and
 - (2) the licensee/agent is aware of his or her duty to ensure compliance with the law.
 - F. Signatures of you, the licensees/agents and the tenants certifying to the accuracy of their statements to the best of their knowledge, and the dates of the signatures.
- 4. Record Retention Requirements. Sellers and the licensees/agents involved in the sales transaction must keep a copy of the completed attachment described in paragraph 2 above for no less than 3 years from the date of closing. Landlords and the licensees/agents involved in the lease transaction must keep a copy of the completed attachment or lease form described in paragraph 3 above for no less than 3 years from the first day of the leasing period.
- 5. Impact of Law and Disclosures. Nothing in the law or regulations requires a seller or landlord to conduct any evaluation or reduction activities. However, the parties may voluntarily insert such a requirement in the contract. Neither you nor the licensees involved in the sale or lease transaction will be responsible for the failure of a buyer's or tenant's legal representative (such as an attorney or broker who receives all compensation from the buyer or tenant) to transmit disclosure materials to the buyer or tenant, provided that all required persons have completed and signed the necessary certification and acknowledgement language described under paragraphs 2 and 3 above.

This information sheet was provided by Ta	mi Simms	
(licensee) to Seller/Landlord on the 134 day of	of May 2012.	
Buyer () () Seller () () Listing Lice page, which is Page 2 of 2 Pages.	censee (15) () Selling Licensee () () acknowledge receipt of a copy of this

Toperty Disclosure Statement

		NAME: Vincent M. and Wendy Durand SELLER HAS THAS NOT D OCCUPIED THE PROPERTY.
		DATE SELLER PURCHASED PROPERTY?August 2003
		IS THE PROPERTY CURRENTLY LEASED? NO TYPES IN TERMINATION DATE OF LEASE:
		DOES THE PROPERTY CURRENTLY HAVE HOMESTEAD EXEMPTION? NO J YES 12; YEAR 2012
		GENERAL INFORMATION ABOUT PROPERTY:
		PROPERTY ADDRESS: 101 Bay Point Dr. NE, St. Petersburg, FL 33704
		PROPERTY ADDRESS: 101 Bay Point Dr. NE St. Petersburg, FL 33704 LEGAL DESCRIPTION: Bay Point - Snell Isle Lot 1 + Rip Rights
		NOTICE TO BUYER AND SELLER:
		In Florida, a Seller is obligated to disclose to a Buyer all known facts that materially affect the value of the property being sold and that are not readily observable. This disclosure statement is designed to assist Seller in complying with the disclosure requirements under Florida law and to assist the Buyer in evaluating the property being considered. This disclosure statement concerns the condition of the real property located at above address. It is not a warranty of any kind by the Seller or any Licensee in this transaction. It is not a substitute for any inspections or warranties the parties may wish to obtain. It is based only upon Seller's knowledge of the property condition. This disclosure is not intended to be a part of any contract for sale and purchase. All parties may refer to this information when they evaluate, market, or present Seller's property to prospective Buyers.
		The following representations are made by the Seller(s) and are not the
		representations of any real estate licensees.
1.	CLA	AIMS & ASSESSMENTS a. Are you aware of existing, pending, or proposed legal actions, claims, special assessments, municipal service
		taxing or benefit unit charges or unpaid assessments (including homeowners' association maintenance fees or
		proposed increases in assessments and/or maintenance fees) affecting the property? NX U YES U If yes, explain:
		b. Have any local, state, or federal authorities notified you that repairs, alterations or corrections of the property are required? NO♥ YES □ If yes, explain:
		required: No ye respirant.
2.		ED/HOMEOWNERS' ASSOCIATION RESTRICTIONS 2 You Aware: a. of any deed or homeowner restrictions? NX YES I b. of any proposed changes to any of the restrictions? NOX YES I c. of any resale restrictions? NOX YES I
		d. of any restrictions on leasing the property? NO XYES
		e. If any answer to questions 2a-2e is yes, please explain:
		f. Are access roads private public 2? If private, describe the terms and conditions of the maintenance
		agreement: g. If there is a homeowner association, is membership mandatory? NO YES \(\mathbb{Q}\), and are fees charged by the hom-
		eowner association? NO I YES If yes, explain: Optople
		4 "
3.		PPERTY-RELATED ITEMS E You Aware:
	Ale	a. if you have ever had the property surveyed? NO TYES Date: 7 29 03 i
		b. if the property was surveyed, did you receive an elevation certificate? MON Date: 7/21/03
		c. of any walls, driveways, fences or other features shared in common with adjoining landowners or any encroach-
		ments, boundary line disputes, setback violations, or easements affecting the property? NO >YES -
		d. of any portion of the property that is fenced? NO ☐ YES ☐ BECKNED.
		That if allower to questions on on its year, please explain.
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4.	a. pr b. c.	u Aware: of any past, or present settling, soil movement, or sinkhole problems on the property or on adjacent operties? NO XYES i. of any sinkhole insurance claim that has been made on subject property? NOXYYES ii. if claim made, was claim paid? NO YES iii. was the full amount of the insurance proceeds used to repair the sinkhole damage? NO YES of any past or present drainage or flood problems affecting the property or adjacent properties? NO YES of any past or present problems with driveways, walkways, patios, seawalls, or retaining walls on the property or any answer to questions 4a-4c is yes, please explain:
5.	Was the Are You a. as	DNMENT: ne property built before 1978? NO TYES u Aware: of any substances, materials, or products which may be an environmental hazard, such as, but not limited to, bestos, urea formaldehyde, radon gas, mold, lead-based paint, Chinese/defective drywall, fuel, propane or emical storage tanks (active or abandoned), or contaminated soil or water on the property? NO YES TI If yes, plain:
	_	i. of any damage to the structures located on the property due to any of the substances, materials or products listed in subsection (a) above? NO ☐ YES ☐ If yes, explain:
		ii. of any corrosion to air conditioner or refrigerator coils, copper tubing, electrical wiring, computer wiring or other household items that have been damaged by sulfur or methane gas emitted from Chinese/defective drywall? NO □ YES □ If yes, explain:
		iii. of any clean up, repairs, or remediation of the property due to any of the substances, materials or products listed in subsection (a) above? NO ☐ YES ☐ If yes, explain:
	th c. N	of any condition or proposed change in the vicinity of the property that does or will materially affect the value of e property, such as, but not limited to, proposed development or proposed roadways? NO TYEST of wetlands, mangroves, archeological sites, or other environmentally sensitive areas located on the property? THE CO THE
6.	c. d. e.	G: Du Aware: of the zoning classification of the property? NO ¬YES ¬ If yes, identify the zoning classification — Residential Control of any zoning violations or nonconforming uses? NO ¬YES ¬ if the property is zoned for its current use? NO ¬YES ¬ of any zoning restrictions affecting additions, improvements or replacement of the property? NO ¬YES ¬ if there are any zoning, land use or administrative regulations which are in conflict with the existing or intended se of the property? NO ¬YES ¬
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	f. of any restrictions other than association and flood area requirements affecting improvements or replacement of the property? NO ▼YES □ If any answer to questions 6a-6f is yes, please explain:
	000
	LOOD: Are You Aware: a. if any portion of the property is in a special flood hazard area? NO□YES b. does the property require flood insurance? NO□YES c. whether any improvements including additions, are located below the base flood elevation? NO□YES□ d. whether such improvements have been constructed in violation of applicable local flood guidelines? NO□YES□ e. if any portion of the property is seaward of the coastal construction control line? NO□YES□ If any answer to questions 7a-7e is yes, please explain: □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □
TE	ERMITES, DRY ROT, PESTS, WOOD DESTROYING ORGANISMS: a. Do you have any knowledge of termites, dry rot, pests or wood destroying organisms on or affecting any improvements located on the property or any structural damage to the property by them? NO YES I If yes, explain:
	b. Have you ever had the property inspected for termites, dry rot, pest or wood destroying organism? NO TYPES Date of inspection Jobs If so, what was the outcome of the inspection?
	c. Has the property been treated for termites, dry rot, pest or wood destroying organisms? NO ▼YES □ Date and type of treatment
	,Company name:
	landslide, or blasting, and which materially affect the value of the property? NO YES De. of any structural condition or, in the case of a homeowner association, any condition in the common elements that materially affects the value of the property? NO YES Dec. of any improvements or additions to the property; whether by you or by others, that have been constructed in violation of building codes or without necessary permits? NO YES Dec. of any active permits on the property which have not been closed by a final inspection? NO YES Dec. If any answer to questions 9a-9d is yes, please explain:
	ROOF-RELATED ITEMS: Are You Aware: a. of any roof or overhang defects? NO A YES b. if the roof has leaked since you owned the property? NO YES c. if anything was done to correct the leaks? NO YES d. if the roof has been replaced? NO YES HI yes, when: e. If there is a warranty on the roof? NO YES OF yes, is it transferable? NO YES f. If the roof been inspected within the last twelve months? NO YES If any answer to questions 10a-10f is yes, please explain: Row Warranty on Many (Aby Supplume) Row Warranty on Many (Aby Supplume)
u ye RPD	0-4 Rev. 5/09 © 2009 Florida Association of REALTORS* All Rights Reserved
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11.	A. What is your drinking water source? Public Private Well Other Source . If your drinking water is from a well or other source, when was your water last checked for safety and what was the result of the test?			
	b. Do you have a water conditioning system? NO \(\text{YESX}\) If yes, type: Swy salum Owned Leased \(\text{U}\)			
	c. Do you have a sewerX or septic system □? If septic system describe the location of each system:			
	d. Are you aware of any septic tanks or wells on the property which are not currently being used? NO YES If yes, explain:			
	NO X YES If yes, explain:e. Are you aware of any plumbing leaks since you have owned the property? NO X YES If yes, explain:			
	f. Are you aware of any conditions that materially affect the value of the property relating to the septic tank/drain field, sewer lines, or any other plumbing related items? NO YES If yes, explain:			
12.	POOLS/HOT TUBS/SPAS: a. Does the property have a swimming pool? NO PYES Hot tub? NO PYES PSpa? NO PYES Described by the property have a swimming pool? NO PYES PROPERTY For the spa? NO PYES For the hot tub? NO PYES DESCRIBED FOR the pool? NO PYES PROPERTY FOR THE SPA? NO PYES PROPERTY FOR THE SPA? NO PYES PROPERTY FOR THE PROPE			
	MAJOR APPLIANCES: Indicate existing equipment: Range Q Oven Microwave Dishwasher Q Garbage Disposal Q Trash Compactor Refrigerator Freezer Washer Dryer Q Are any of these appliances leased? NO X YES Are any of these gas appliances? NO X YES Is the water heater: owned I leased I; Is the water heater: electric gas I are you aware of any problems with these appliances, including whether any of the appliances have leaked or overflowed, since you have owned the property? NO YES I If yes, explain:			
	ELECTRICAL SYSTEM: Are You Aware: a. of any damaged or malfunctioning switches, receptacles, or wiring? NOW YES D b. of any conditions that materially affect the value or operating capacity of the electrical system? NOW YES D If answers to questions 14a or 14b is yes, please explain:			
	HEATING AND AIR CONDITIONING: Indicate existing equipment: Air conditioning: Central Window/Wall Number of units Electric Fuel Oil Gas Other Solar Heating: Owned Leased Wood-burning stove: NO YES Describe fireplace equipment: Fireplace: NO YES Describe fireplace equipment: Wood-burning these items, since you have owned the property? NO YES If yes, explain:			
	yer () () and Seller () acknowledge receipt of a copy of this page, which is Page 4 of 5 Pages. PD-4 Rev. 5/09 © 2009 Florida Association of Realtons* All Rights Reserved This software is licensed to [Amy Grashel - ALVA International, Inc] www.transactiondesk.com.			

Is there anything else that materially affects the value of the property? NO YESA If yes, explain:	Smoke Detectors: NO 🗆 YES 🔼, No Lawn Sprinkler System: NO 🗆 YEŞ	Sprinkler water source:	CtyIf well is source, is there an
The undersigned Seller represents that the information set forth in the above disclosure statement is accurate and complete to the best of the Seller's knowledge on the date signed below. Seller does not intend for this disclosure statement to be a warranty or guaranty of any kind. Seller hereby authorizes disclosure of the information contained in this disclosure statement to prospective Buyers of the property. Seller understands and agrees that Seller will notify the Buyer in writing within five business days after Seller becomes aware that any information set forth in this disclosure statement has become inaccurate or incorrect in any way during the term of the pending purchase by the Buyer. Seller: Seller: RECEIPT AND ACKNOWLEDGMENT OF BUYER Seller is using this form to disclose Seller's knowledge of the condition of the real property and improvements located on the property as of the date signed by Seller. This disclosure form is not a warranty of any kind. The information contained in the disclosure is limited to information to which the seller has knowledge. It is not intended to be a substitute for any inspections or professional advice the Buyer may wish to obtain. An independent professional inspection is encouraged and may be helpful to verify the condition of the property and to determine the cost of repairs, if any. Buyer understands these representations are not made by any real estate licensee. Buyer hereby acknowledges having received a copy of this disclosure statement. Buyer: Date:	If yes, explain:	s a large Stain in	the Corner
Seller is using this form to disclose Seller's knowledge of the condition of the real property and improvements located on the property as of the date signed by Seller. This disclosure form is not a warranty of any kind. The information contained in the disclosure is limited to information to which the seller has knowledge. It is not intended to be a substitute for any inspections or professional advice the Buyer may wish to obtain. An independent professional inspection is encouraged and may be helpful to verify the condition of the property and to determine the cost of repairs, if any. Buyer understands these representations are not made by any real estate licensee. Buyer hereby acknowledges having received a copy of this disclosure statement. Buyer: Date: Date:	The undersigned Seller represents that the ito the best of the Seller's knowledge on the warranty or guaranty of any kind. Seller here to prospective Buyers of the property. Selle business days after Seller becomes aware to incorrect in any way during the term of the Seller: Seller:	nformation set forth in the above discledate signed below. Seller does not in the authorizes disclosure of the informar understands and agrees that Seller what any information set forth in this discrepending purchase by the Buyer.	ntend for this disclosure statement to be a lation contained in this disclosure statement will notify the Buyer in writing within five sclosure statement has become inaccurate Date: 5/2//2
Buyer:/	Seller is using this form to disclose Seller's property as of the date signed by Seller. The disclosure is limited to information to which or professional advice the Buyer may wish the helpful to verify the condition of the property	knowledge of the condition of the real is disclosure form is not a warranty of the seller has knowledge. It is not interest o obtain. An independent professionary and to determine the cost of repairs,	property and improvements located on the any kind. The information contained in the ended to be a substitute for any inspections I inspection is encouraged and may be
(signature) (print)	Buyer hereby acknowledges having receive	d a copy of this disclosure statement.	
• •		/	Date:
Buyer:	Buyer:	/	Date:

Buyer (____) and Seller (____) acknowledge receipt of a copy of this page, which is Page 5 of 5 Pages.

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Addendum to Disclosure:

On the day we signed our disclosure, our realtor suggested we contact the manufacturer to get a copy of the warranty as we were unable to find it in our files. In doing so, we learned this week that their warranties are nontransferable. It should be noted that the roof is in excellent condition, and the materials used were of the highest quality – a quality that qualified it for a 50 year warranty.

The manufacturer stated that the tile is one that they still produce. This is a home with high end clay tiles on the roof. Below are links to the manufacturer's website:

http://santafetile.com/

http://santafetile.com/tile-profiles.php

http://santafetile.com/color-selections.php#

http://santafetile.com/roof_tile_warranty.php

Sincerely,

Wendy Durand Vincent Mark Durand