Seller's Real Property Disclosure Statement (Condo)



SELLER(S) NAME(S): Joyce L Wilson as Trustee of the Joyce L. Wilson Revocable Trust DTD 04/09/2021 ("Seller")

Property Address: 6450 Watercrest Way, 202, Lakewood Ranch, FL 34203 ("Unit")

IMPORTANT NOTICE TO SELLER AND BUYER

Florida law requires sellers of residential real estate to disclose to a buyer all known facts that materially affect the value or desirability of the property being sold that are not readily observable by, or known to, the buyer. This Disclosure Statement is designed to assist the seller in complying with those disclosure requirements and to assist Buyer in evaluating the Unit. The listing and selling real estate brokers and their respective representatives (collectively, "Brokers") will also rely upon this information when they evaluate, market, and present the Unit to prospective buyers.

This is a disclosure of Seller's knowledge of the conditions below as of the date signed by Seller and is not a substitute for any inspections or warranties that a buyer may wish to obtain. Except where expressly noted, the information below pertains to the Unit and not: (a) the property owned by the condominium association itself (the "Association") or (b) any general or limited common elements ((a) and (b) are collectively referred to as "Association Property"). Buyer agrees that the information contained below is not a warranty or representation of any kind by the Brokers (none of whom have made any independent verification of the information contained herein) and Buyer agrees not to rely on it as such. By signing below, Buyer agrees to hold Brokers harmless from any non-disclosure, omission, or misrepresentation of seller or any other party.

	, , , , , , , , , , , , , , , , , , ,	YES	<u>NO</u>	UNKNOWN
1.	<u>OCCUPANCY</u>			
	(a) Do you reside in the Unit? If not, when did you last?	abla		
	(b) Is the Unit Currently leased? If YES, when does the lease expire?		\checkmark	
	(c) If your answers to (a) and (b) are NO, is the Unit Vacant? If YES, explain in detail who			
	occupies the Unit and what rights, if any, they may have to continue to occupy the Unit if it is sold			
2.	THE ASSOCIATION			
	Notice to Buyer and Seller			
	Florida law requires the seller of a condominium unit (who is not a developer) to provide, at seller's			
	expense, a current copy of the declaration of condominium, Association articles of incorporation,			
	bylaws, and rules, the most recent year-end financial information, and the "Frequently Asked			
	Questions and Answers" document ("Condo Docs"), if requested in writing by the buyer. In addition,			
	Association meeting notices, agendas, and minutes ("Meeting Information") may include important			
	information such as the Association's financial condition, current and anticipated monthly fees,			
	assessments, and capital contributions; rules, regulations, and penalties; and restrictions relating			
	to issues such as pets, resales, rentals, modification of units, and parking. Florida law also requires that all condominium and cooperative buildings in Florida that are 3 stories or more in height (a			
	"Building") and 30 years of age (25 years of age if within 3 miles of a coastline) undergo an			
	inspection of the Building's structural integrity by a Florida licensed architect or engineer every 10			
	years ("Milestone Inspection"). In addition, an Association must have a structural integrity reserve			
	study, defined by Florida law as a "study of the reserve funds required for future major repairs and			
	replacement of the common elements based on a visual inspection of the common elements" ("SIR			
	Study"), every 10 years for each such Building (regardless of the Building's age). Associations			
	existing on or before July 1, 2022, that are controlled by non-developer unit owners must complete			
	the Building's (a) initial Milestone Inspection no later than the earlier of (i) within 180 days of			
	receiving notice from the local enforcement agency that a Milestone Inspection is required, or (ii)			
	December 31, 2024, and (b) the SIR Study no later than December 31, 2024. Developer controlled			
	Associations must complete the SIR Study for each Building before turning over control of the			
	Association to the non-developer unit owners. The cost of the Milestone Inspection and SIR Study increases in reserves, as well as any mandatory or voluntary work performed or to be performed			
	could result in special assessments and/or higher recurring maintenance fees or expenses for each			
	unit owner. Prospective purchasers who have entered into a contract to purchase a condominium			
	unit are entitled, at seller's expense, to copies of the completed inspector-prepared summary of			
	the Milestone Inspection and the most recent SIR Study (or a statement that the SIR Study has not			
	been completed). This Notice is not intended as legal advice or a complete description of any of			
	the applicable laws.			
	(a) Are you aware of any proposed changes to the Association governing documents?		☑	
	(b) Are you aware of any proposed changes to the Association Property?		abla	
	(c) Is there any current or threatened legal action by or against the Association?			

			<u>YES</u>	NO	<u>UNKNOWN</u>
	(d)	Are there now, or have there been in the past, any claims or litigation involving the			☑
		Association relating to defective building materials or construction defects?			
	(e)	Has a Milestone Inspection been performed on the Unit's Building?			☑
	(f)	Has a Structural Integrity Reserve Study been completed?			☑
		Does the Association or any of its members have a right of first refusal to purchase the Unit?		abla	
	(h)	Are you aware of any effort or interest by anyone to make a bulk purchase of units?		abla	
	(i)	Are you aware of any approved assessments or fee increases not yet implemented?		\checkmark	
	(j)	Is any portion of the Association Property seaward of the coastal construction control line?			☑
	(k)	Are you aware of any past or present settling, soil movement, or sinkhole(s) affecting any		abla	
		portion of the Association Property?			_
	(I)	Has there been any structural damage to any portion of the Association Property that has not		\checkmark	
	(100)	been fully remediated and repaired?			
	·`	Are there any rental restrictions by the Association?			
		Are there any pet restrictions by the Association?	☑	П	
	(0)	If any of your answers in (a) – (n) are YES, explain in detail:			
		Pet- 2 maximum not to exceed 60 lb total rental- no less than 30 days per rental -??			
2	DAI	RKING, BOAT SLIPS, AND OTHER AMENITIES			
3.		Are there any designated parking spaces, boat slips, or other amenities outside of the Unit	Ø		
	(a)	including, without limitation, garage(s), carport(s), electric vehicle chargers, storage areas, cabana(s), etc. that are for the Unit owner's exclusive use?			
	(b)	If your answer to (a) is YES, please identify the specific item and location for each, whether			
		there are any fees associated with the exclusive use, and whether a separate deed or other			
		legal document grants the exclusive right to use: garage, included in unit deed			
<u>-</u>	DEI	MODELING AND ALTERATIONS			
4.		MODELING AND ALTERATIONS Has the Unit been remodeled or altered by you or any prior owners?		abla	
	·`·	If you answer to (a) is YES, were all required Association approvals obtained?		abla	
		If your answer to (a) is YES, was all work performed with all necessary permits and in			
	(0)	compliance with applicable building codes and zoning restrictions?	_		_
	(d)	If either of your answers to (b) or (c) are NO, explain in detail:			
	(0)	Are there any open permits relating to the Unit that have not been closed by final inspection?			
	(e)	If YES, explain in detail:		abla	
5.		OOD ZONES AND FLOOD INSURANCE			
	·`	Is any Association Property constructed below the base flood elevation?		abla	
		Is any portion of the Association Property located in a special flood hazard area?		abla	
	(c)	Are any improvements in the Unit constructed in violation of applicable local, state or federal		\checkmark	
	(4)	flood guidelines?			
	(u)	If any of your answers to (a), (b), or (c) are YES, explain in detail:			
	(e)	Does your lender require you to maintain flood insurance?		abla	
6.	MO	LD, ENVIRONMENTAL, AND LEAD BASED PAINT			
	(a)	Is there now, or has there been in the past, any:			
		(i) water leakage, intrusion, or accumulation in the Unit?	abla		
		(ii) instances of mold, moisture, or dampness in the Unit?			
		(iii) damage to the Unit that resulted from any of the conditions identified in (i) or (ii) above?	፟		
	(b)	If your answer to (i), (ii) or (iii) above is YES, explain in detail:			
	` '	shower leaking from unit 302 on floor above. Leak located repaired and unit 202 ceiling repaired.			
		phower reaking from unit 502 on froot above, beak located repaired and unit 202 ceiling repaired.			
	(c)	Are there polybutylene or cast-iron wastewater pipes serving the Unit?			Ø
	(d)	Was the Unit built before 1978? (If YES, Buyer must be provided with a Lead Paint Disclosure		abla	
		Statement prior to being bound by a sales contract in compliance with federal law).			
	(e)	Are there any potential environmental hazards or contaminants in or affecting the Unit or			☑
		Association Property including, but not limited to: lead based paint, formaldehyde, asbestos, radon gas, methamphetamine contamination, PCBs, or defective or contaminated drywall?			

		YES	NO	UNKNOW
(Has the Unit been tested for any of the items listed in (e) above? If YES, explain in detail:			
(Have there been any repairs or other corrective or remedial measures that were undertaken as a result of the matters identified in (a) – (f) above? If YES, explain in detail:	Ø		
	see response in (B)			
	ERMITES, WOOD DESTROYING ORGANISMS ("WDO"), RODENTS, PESTS			
	a) Are there termites or other WDO's (e.g., powder post beetles, old house borers, wood decaying fungi, rodents, or pest infestations in or affecting the Unit?		Ø	
	o) If you answer to (a) is YES, is there any existing damage to the Unit?			
(c) Are you aware of any termite, WDO, or pest control reports or treatments for the Unit in the last five years?		☑	
(d) Is the Unit currently under warranty or other coverage by a licensed pest control company?		☑	
(e) Does the warranty cover (check all that apply): repairs treatment regular pest control			
(Is the warranty transferable to the Buyer? (If YES, Buyer should check with warranty company for transfer procedures and costs, if any) 			
(g) If any of your answers to (a) – (e) are YES, explain in detail:			
	TRUCTURES, SYSTEMS, AND APPLIANCES a) Is the building where the Unit is located (or any other buildings governed by the Association)			☑
(current on any engineering or structural certifications or recertifications required by any applicable law, code, ordinance, or regulation?	ч		
(b) Is the Association responsible for maintenance and/or repair of the roof of the Unit?	\square		
	Are the roof and other structures (e.g., ceilings, walls, windows, balconies, doors) of the Unit leak free and structurally sound?	Ø		
(d) Are the heating, cooling, mechanical, and electrical systems serving the Unit in good working condition?	Ø		
(e) Is each appliance that is being sold with the Unit (as agreed to the contract) in working condition (i.e., operating in the manner that it was intended to operate)?	\square		
(If any of your answers to (a) – (e) are NO, explain in detail:			
(g) Are any of the included appliances leased? If YES, which ones:		☑	
	IDE CAFETY			
	IRE SAFETY a) Is the Unit a "high-rise" (i.e., are there any occupiable floors higher than 75 feet)?			
	b) If your answer to (a) is YES, does the Unit and Association Property have an approved,			
(engineered life safety system (ELSS) or a fire sprinkler system that complies with section 718.112, Fla Stat?		L	•
(c) If your answer to (b) is NO, did the Association vote prior to December 31, 2016, to forego retrofitting a fire sprinkler system? (If NO, Buyers should note that Florida law currently requires that a fire sprinkler system be installed before December 31, 2019, which may result in costs or special assessments to unit owners).			

	(g)	Have there been any repairs or other corrective or remedial measures that were undertaken as a result of the matters identified in (a) – (f) above? If YES, explain in detail:	Ø		
		PMITES WOOD DESTROYING ODGANIONS ("IMPO"), DODENTS DESTR			
7.		RMITES, WOOD DESTROYING ORGANISMS ("WDO"), RODENTS, PESTS Are there termites or other WDO's (e.g., powder post beetles, old house borers, wood		☑	
	(h)	decaying fungi, rodents, or pest infestations in or affecting the Unit? If you answer to (a) is YES, is there any existing damage to the Unit?			
		Are you aware of any termite, WDO, or pest control reports or treatments for the Unit in the last five years?	ā		
		Is the Unit currently under warranty or other coverage by a licensed pest control company?		☑	
		Does the warranty cover (check all that apply): \square repairs \square treatment \square regular pest control Is the warranty transferable to the Buyer? (If YES, Buyer should check with warranty company for transfer procedures and costs, if any)			
	(g)	If any of your answers to (a) – (e) are YES, explain in detail:			
8.		RUCTURES, SYSTEMS, AND APPLIANCES			
	(a)	Is the building where the Unit is located (or any other buildings governed by the Association) current on any engineering or structural certifications or recertifications required by any applicable law, code, ordinance, or regulation?			Ø
		Is the Association responsible for maintenance and/or repair of the roof of the Unit?	☑		<u></u>
		Are the roof and other structures (e.g., ceilings, walls, windows, balconies, doors) of the Unit leak free and structurally sound?	Ø		
	(d)	Are the heating, cooling, mechanical, and electrical systems serving the Unit in good working condition?	Ø		
	(e)	Is each appliance that is being sold with the Unit (as agreed to the contract) in working condition (i.e., operating in the manner that it was intended to operate)?	☑		
	(f)	If any of your answers to (a) – (e) are NO, explain in detail:			
	(g)	Are any of the included appliances leased? If YES, which ones:		Ø	
9.		E SAFETY			
		Is the Unit a "high-rise" (i.e., are there any occupiable floors higher than 75 feet)? If your answer to (a) is YES, does the Unit and Association Property have an approved,			
		engineered life safety system (ELSS) or a fire sprinkler system that complies with section 718.112, Fla Stat?	u		
		If your answer to (b) is NO, did the Association vote prior to December 31, 2016, to forego retrofitting a fire sprinkler system? (If NO, Buyers should note that Florida law currently requires that a fire sprinkler system be installed before December 31, 2019, which may result in costs or special assessments to unit owners).			
10.		GHBORHOOD there any existing conditions or prepared changes in the immediate neighborhood that could			
	mat mag	there any existing conditions or proposed changes in the immediate neighborhood that could erially affect the value or desirability of the Unit such as noise or other nuisances, electric or gnetic field levels, or threat of condemnation?			
	sex	<u>ice to Buyer</u> : The Florida Department of Law Enforcement maintains a public database of ual offenders and where they may reside. For more information, or to conduct a search of a cicular neighborhood, visit https://offender.fdle.state.fl.us/offender/sops/home.jsf			
11.	OTI	HER MATTERS			
		Are there any existing or threatened legal actions affecting the Unit (Including, but not limited to, any unrecorded liens)?		☑	
	(b)	Are there any violations of any laws or regulations relating to the Unit (e.g., zoning or code violations, nonconforming uses, setback violations)?		☑	
	(c)	Have you or anyone else ever filed a claim against your homeowner's insurance policy?			☑
		Are there any potential zoning, code, or road changes that may affect the Unit?			
	(e)	Are there any conditions that have not been disclosed in this Disclosure Statement that may materially affect the value or desirability of the Unit that are not readily observable to a buyer?			

		YES	NO	UNKNO
(f)	If any of your answers from (a) – (e) above are YES, explain in detail:			
(g)	Is there an existing home warranty in place?		☑	
(h)	If your answer to (g) is "YES" does the warranty automatically transfer to the buyer?			
	REIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA")			
has dor §14	he owner of the property a "foreign person" (i.e., foreign individual or foreign corporation that is not made an election under §897(i) of the Internal Revenue Service Code to be treated as a mestic corporation, or foreign partnership, trust, or estate) subject to FIRPTA withholding under 145 of the IRS Code? (If your answer is YES, Buyer and Seller are advised to consult with propriate tax and legal professionals regarding any tax and withholding obligations).		Ø	
Additio	nal Notes:			
	ACKNOWLEGMENT OF SELLER			
	knowledges that (a) Seller, and not the Brokers, has filled out this Disclosure and that Seller is no			
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Buyer:			Date:	
	(signature)	(print)		
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Buyer:			Date:	
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