Flood Disclosure



Florida Statute 689.302 requires a seller to complete and provide a flood disclosure to a purchaser of residential real property at or before the time the sales contract is executed.	
Seller,	, provides Buyer the following
flood disclosure <u>at or before</u> the time the sales contract is execute	d.
Property address:	
Seller, please check the applicable box in paragraphs (1) and (2) b	elow.
FLOOD DISCLO	<u>SURE</u>
Flood Insurance: Homeowners' insurance policies do not include concouraged to discuss the need to purchase separate flood insura	
 (1) Seller has has not filed a claim with an insurance preincluding, but not limited to, a claim with the National Flood (2) Seller has has not received federal assistance for flood, assistance from the Federal Emergency Management A (3) For the purposes of this disclosure, the term "flooding" mean complete inundation of the property caused by any of the factorial waters. b. The overflow of inland or tidal waters. b. The unusual and rapid accumulation of runoff or such as a river, stream, or drainage ditch. c. Sustained periods of standing water resulting from 	Insurance Program. bood damage to the property, including, but not limited Agency. ans a general or temporary condition of partial or ollowing: urface waters from any established water source, such
Seller:	Date:
Seller:	Date:
Copy provided to Buyer on by ☐ email	☐ facsimile ☐ mail ☐ personal delivery.