

PROPERTY INFORMATION REPORT

HON. JOE G. TEDDER, CFC | POLK COUNTY TAX COLLECTOR

430 East Main Street | Bartow, FL 33830 www.polktaxes.com

Completed Date: 03/21/2025

Date Filed: 03/21/2025 **Certificate #:** 15642.0000 **Application #:** 250085

Records Through Date: 03/19/2025

Use Code: 0001

Parcel I.D. #: 303104-994100-032601

Legal Description: INDIAN LAKE ESTS UNIT 10 SEC 4/9 31 30 PB 40 PG 14 BLK 326 LOT 1

To: Clerk of the Circuity Court, Polk County, Florida

Applicant: Pallum 401K Plan

Dear Sir: Application is made to this office for Tax Deed on the above property. I certify that the legal description and following information is correct as required under F.S. Chapter 197.

Apparent Title Holder & Address of Record:

OR 540 PAGE 516 Emerson Leidy and Gertude Leidy

125 Murray Street Elizabeth, NJ

Address of Record on Current Tax Roll:

Gertrude F Leidy 7400 165th St E Prior Lake, MN 55372-9317

RESEARCHED BY

SurplusDatabasePro.com

Vendee(s) of Recorded Contract(s) for Deed:

None

Lien Holder and Address of Record:

None

Additional Information:

None



Contiguous Property:

None

Mobile Home: No

Application for Homestead Exemption: No

Taxable Value: \$3,328.00

This report is not title insurance. Pursuant to s. 627.7843, Florida Statutes, the maximum liability of the issuer of this property information report for errors or omissions in this property information report is limited to the amount paid for this property information report, and is further limited to the person(s) expressly identified by name in the property information report as the recipient(s) of the property information report.

Dated: 03/21/2025

Orange Data Systems

BY:

David M. Harrington

GENERAL WARRANTY DEED

This Indenture, REE 540 PAGE 516

Made this

25th

day of

October

*A. D. 19 61

Between Indian Lake Estates, Inc., a body corporate, duly incorporated under the laws of the State of Florida, party of the first part and EMERSON LEIDY and GERTRUDE LEIDY, his wife, as tenants by the entirety,

κάτιδιοιδουσφοικάς

in the State of

New Jersey

part les

of the second part, whose mailing address is

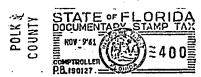
125 Murray Street Elizabeth, New Jersey

Witnesseth, That the said party of the first part, for and in consideration of the sum of Five Dollars (\$5.00) in hand paid, and other good and valuable considerations, the receipt of which is hereby acknowledged, has granted, bargained and sold to the said partes of the second part, and their heirs and assigns forever, the following described land, situate, lying and being in the County of Polk, State of Florida, to wit:

BEING all of



Lot 1, Block 326, INDIAN LAKE ESTATES, Unit # 10, according to plat thereof recorded in Plat Book 40, at page 14, public records of Polk County, Florida.



TO HAVE AND TO HOLD the same in fee simple forever, subject however, to those certain covenants which are set forth on the reverse side hereof and which are herewith incorporated in this deed by reference thereto.

AND the said party of the first part does hereby fully warrant the title to said land and will defend the same against the lawful claims of all persons whomsoever.

IN WITNESS WHEREOF, the said Indian Lake Estates, Inc., has caused these presents to be signed in its corporate name, by its President, and its corporate scal to be affixed and attested by its Sepretary; the day and year above written.

Marie Clice Oraco

FILED FOR RECORD

Signed, Scaled and Delivered in our Presence:

sword 4 Consumply

Dorathy Cosson STATE OF PLORIDA)

COUNTY OF POLK)

1961 NOV 9 AM 8 41

D.H. SLOAN, JR. CLK. CT. CT. POLK CO. FLORIDA

I HEREBY CERTIFY, That on the day and year above mentioned, before me personally appeared Anthony A. Maisano ..., President, and Maria Alica Crano ..., Secretary of Indian Lake Estates, Inc., a Florida Corporation, to me known to be the persons described in and and who executed the foregoing conveyance and severally acknowledged the execution thereof to be their free act and deed as such officers, for the uses and purposes therein mentioned; and that they affixed thereto the official seal of said corporation, and the said instrument is the act and deed of said corporation: ... Lake Wales, Fla.

WITNESS MY signature and official seal at Wackington Ball, the day and year above mentioned.

Wasy Notary Public

My Commission Expires My Commission Expires August 1, 1965

2.9

County of day of day of of this day of day of day of o'clock in, this instrument was filed for record, and being daily acknowledged and proven, I have recorded the same on pages of Book in the public records of said County. In Witness Whereof, I have hereunto set my hand and affixed the seal of the Circuit Court of the Judicial Circuit of said State, in and for said County. Clerk	Indian Lake Estates, In Ligation Lake Estates, In TO EMERSON LEIDY & GERTRUDE I EMERSON LEIDY & GERTRUDE I HIS WIFE. ABSTRACT OF DESCRIPTION ABSTRACT OF DESCRIPTION LOC 1, Block 326, Unit # 10 INDIAN LAKE ESTATES, FLORII
of in., this cord, and being oven, I have reof Book of Book of Book and County. have hereunto set al of the Circuit e, in and for said	States, Inc. GERTRUDE LEIDY, WIFE. ESCRIPTION ESCRIPTION ESS. FLORIDA.

FILED, RECORDED AND RECORD VERIFIED D.H.SLOAN,JR,CILCLCt

COVENANTS

BY Aryl

- 1. All lots and parcels of land in the subdivision known as Indian Lake Estates, Florida shall be reserved and used for single-family residential purposes exclusively, excepting those specifically designated upon recorded plats as business, multi-family residential or commercial property.
- 2. No structure or building of any sort, sign, billboard, or fence, shall be moved to, ersected, or constructed on any lot until two complete sets of plans and specifications have been submitted to and approved in writing by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. Disapproval of plans and specifications by Indian Lake Estates, Inc. D
- 3. No building shall be constructed on any lot within fifty (50) feet of the front or back lot line, or within fifteen (15) feet of an adjoining lot. In cases of single ownership of more than one lot this restriction shall apply to the parcel owned as a whole. Setback requirement on street sade line of all corner lots shall be thirty-five (35) feet, except for those lagoon lots in Blocks 260, 261, 262, 264, 265, 260, 267 and Lots 1 through 17, inclusive, in Blocks 268 and 268 where the setback will be twenty (20) feet from any lot line or the boundary lines of parcels of avertal lots owned as a whole. The roofs of all such buildings must be of tile construction.
- 4. No more than one single-family residential building shall be erected or maintained on any one residential lot, but this restriction shall not prohibit the erection of a dwelling house on more than one lot or on contiguous parts of two or more lots, provided that such parcel shall have no less frontage or depth than one of the lots a part of which is a component of such parcel.
- 5. The minimum area to be covered at the ground line or at the established grade line by any residential, business or commercial building on any lot or pursed of land in the subdivision known and designated as Indian Lake Estates shall be not less than 800 square feet, exclusive of open purches pation or breezeways, except for all those lots in blocks 231 through 249, blocks 260 through 268, blocks 297 through 316 and blocks 418 through 127 respectively, on the lagrouns and all those in blocks 270, 272, 273, and 275 on the golf course, which shall require a minimum of not less than 1,000 square feet, exclusive of open purches, pation or breezeways.
- 6. No dock or boat house shall be constructed extending onto or over the waters of the lakes, lagoons, or canala, until two complete sets of plans and specifications have been submitted to and approved by Indian Lake Estates, Inc.
- 7. No herate shall be anchored off shore in the canals or lagoons, and when not in use, shall be moored as closely adjacent to the bank as safety allows, in order that navigation of the waterways will not be impeded. The canals and lagoons shall be used and navigated by no one who is not an owner, lesses or occupant of a lot fronting on said canal, or a guest or member of the family of such owner, lesses or occupant of a lot fronting on said canal, or a guest or member of the family of such owner, lesses, or occupant, or other persons authorized by Indian Lake Estates, Inc. It is distinctly understood that the use of the canals and lagoons for navigation or anchorage is to be at the risk of the owner of the vessel and Indian Lake Estates, Inc., shall not be liable for damages or injury resulting from submerged latests, entitions, or otherwise.
- 8. No earth, sand, or other material shall be removed from any lot, except for necessary excavations in connection with construction of improvements, excepting such material as may project above the established grade of said lot and that surplus material shall be deposited on adjacent or other areas where designated by Indian Lake Estates, inc. No filling or dredging shall be done beyond any lot line without the express written approval of Indian Lake Estates, inc., nor shall any cutting of boat silps or other similar excavating within the lot line be done without said approval. No bulkhead or dock wall shall be built until plans have been approved in writing by Indian Lake Estates, inc.
- 9. No privy or other outside toilet facility shall be constructed or maintained on any lot. Septic tanks, sewage disposal systems and drinking water facilities shall conform to all requirements established by the Florida State Department of Health and the Polk County, Florida, health authorities.
- 10. Indian Lake Fatates, Inc., shall have, and does hereby reserve, the right to locate, erect, construct, maintain and use or authorize the location, erection, construction, maintenance and use of drains, culverts, sanitary and storm sewers, water mains, electric and telephone lines and other utilities, and to give or grant a five foot right-of-way or easements therefor bordering any lot line.
- 11. No noxious or offensive trade or entertainment, including the keeping of animals, other than commonly accepted domestic pers, shall be carried on upon any lot nor shall any nuisance be maintained thereon.
- 12. The provisions herein contained shall run with and bind the land and inure to the benefit of and be enforceable by Indian Lake Fatates, Inc., or any land owner to enforce any restriction, condition, covenant or agreement herein contained shall in no event be deemed a waiver of the right to do so thereafter as to a default occurring prior or subsequent thereto; and the declared invalidity of any one or more of the provisions herein shall not affect the validity of the others.
- 13. Any or all of the rights and powers, title, easements and estates reserved or given to Indian Lake Estates, Inc., in this contract may be assigned by it to any one or more individuals, corporations or associations that will agree to assume said rights, powers, title, easements and estates and shall carry out and perform the same. Any such assignment or transfer shall be made by appropriate instrument in writing in which the assignment; and such assignment; and such assignment; and such assignment or transfers shall thereupon have the same rights, powers, title, easements and estates and be subject to the same obligations and duties, with respect to the land aera concerned, as are given to and assumed by Indian Lake Estates. Inc.
- 14. The Purchaser convenants to pay to Indian Lake Estates, Inc., its nominees, successors or assigns, on January 15 of each year, the cum of twenty \$(20.00) Dollars, for each and every lot purchased, to be used for general maintenance. This maintenance fee cannot be changed without written approval of the owners of the majority of the lots as shown on the recorded plats of Indian Lake Estates, Inc.
- 16. It is covenanted that Indian Lake Estates, Inc., shall have the right, after giving five (5) days written notice to the lot owner, to enter upon any lot or lots upon which any structures or nuisances have been erected or maintained contrary to any of these covenants and remove said objectionable structure or nuisance, without liability for damages for such action, assessing the reasonable cost thereof against the owner.
- 16. All vacant lots shall be kept free of accumulations of brush, trash, or other material which may constitute a fire hazard or render the lot unsightly, and after (5) days' written notice to the owner, Indian Lake Estates, Inc., reserves the right of entry on vacant lots for the purpose of clearing away any such accumulation.
- 17. All of the above covenants shall remain in force until January 1, 1966, and shall be automatically renewed for each ten-year period therefore, unless owners of at least two-thirds of the lots in the subdivision known as Indian Lake Estates shall, at least six (6) months prior to any such renewal date, agree in writing to a change in or an abrogation of any of the above covenants, and record such writing so amending the aforesaid covenants.
- 18. Indian Lake Estates, Inc., will install streets and roads on the property, a golf course, club house, beach areas, and other recreational facilities at no additional expense to the purchaser.

More Info

Parcel Details: 30-31-04-994100-032601

Owners Recently purchased this property? Click here.

LEIDY GERTRUDE F 100%

Mailing Address (Address Change form)

Address Line 1 7400 165TH ST E

Address Line 2

Address Line 3 **PRIOR LAKE MN 55372-9317**

Physical Street Address Looking for site address?

Click here.

Address Line 1 **6871 RED GRANGE BLVD**

Address Line 2

Postal City and Zip

INDIAN LAKE City/St/Zip

ESTATES FL 33855

Parcel Information

UNINCORP/SOUTH FL Municipality / Taxing District WMD (Code: 30000)

220500.00

Neighborhood Show Recent Sales in this

Neighborhood

INDIAN LAKE ESTATES UNIT Subdivision

10

Property (DOR)

Use Code

Vac.Res (Code: 0001)

Acreage 0.57

Community

Redevelopment

NOT IN CRA

Area

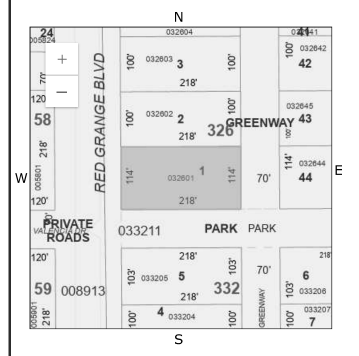
Avon Park AFR Military Training Facility Alert

This property is located in the vicinity of the Avon Park Air Force Range Military Training Facility and may be subject to potential day and night low level aircraft overflight and military training noise during training exercises. Additional property development regulations may apply. Click here for more information.

Property Desc

DISCLAIMER: This property description is a condensed version of the original legal description recorded in the public records of Polk County, FL. It does not include the section, township, range, or the county where the property is located. It is a description of the ownership boundaries only and does not include easements or other interests of record. The property description should not be used when conveying property. The Property Appraiser assumes no responsibility for the consequences of inappropriate uses or interpretations of the property description. No warranties, expressed or implied, are provided for the data herein, its use, or its interpretation.

Area Map



Recorded Plat

Visit the Polk County Clerk of Courts website to view the Recorded Plat for this parcel