Purchase Contract USED Homes

This is a legal and binding Contract if you do not understand it you should contact an Attorney Page 1 of 3, Plus Applicable Supplements

Phone:		DATE:		Salespers	on:		
Buye(s)r:]	Dealer Lic	ense:		
Address:		City		State:		Zip:	
Purchasers ag		as agent for both buyer seller agrees to sell the					
Year	Manufacturer				Listing #		
Size	Serial Number				Bed		Bath
Closing Date	Phys	ical Location:					
Base Price of Unit:	\$	Earnest Money:	\$	Docume	ent Fees:	\$	
Options Pg 3:	\$	Trade Net Pg 3:	\$	Insuran	ce:	\$	
Sales Tax:	\$	*Additional Down:	\$	Tax/Re	nt Prorate:	\$	
Total Cash Price:	\$	Total Down Payment:	\$			\$	
Unpaid Balance of 0		POSSESSION RECEIP			ther Charge		
contained in this contricontract and has obtains independent of any contract is valid. DEALER MUS	act. Buyer confirms lend any legal, tax or other portion and the Do not sign th	nt between Dealer and Ene has reviewed ALL Too other professional adviatif any portion of this cois agreement if it contents of the COPY OF THIS LEDGES READING	HREE (3) PAGES Place Buyer may desire ontract is found to vicains blank spaces. S AGREEMENT T	representa LUS APPI e. Buyer al olate the la	ation or indu LICABLE S nd Dealer a aw or to be	ceme UPPL gree t unenf	EMENTS of this purcha hat each portion of this orceable, the remainder SIGNING BY DEAL
Licensee	or i Entriona (O)				Date	LIVI	
Buyer		SSN			Date		
Buyer		SSN			Date		
THIS AGREEN	PROVIDE ADDITIO This offer months to: below consti	NG UNTIL LICENSEE, NAL COPY OF AGREE ust be submitted to Owr tute acceptance of entir be initialed and dated by	EMENT TO BUYER A ner within five (5) day re contract. Any mod	AS SOON	I AS PRACT e offer is ma	TICAE ade. S	BLE AFTER SELLER S eller signatures
OwnerSeller			Date		Т	ime:	
OwnerSeller			Date		Т	ime:	

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	RECEIPT FOR	DEPOSIT		_
Print name(s), as it should appear on title:				
and / or				
Note: IT IS SOLELY THE BUYER'S SELLER NOR SELLER'S AGENT I WHICH TITLE IS TO BE TAKEN. LEGAL CONSEQUENCES, INCLU INHERITANCE AND COMMUNIT QUESTION, BUYER SHOULD COM	IS AUTHORIZED TO THE DECISION A JDING, WITHOUT L Y PROPERTY. IF	RENDER ANY ADV S TO HOW TO TAP IMITATION, THE DI BUYER NEEDS	ICE AS TO THE MANNER I KE TITLE HAS IMPORTAN ETERMINATION OF TAXES ADVICE REGARDING THI	N IT S,
DEFAULT AND REMEDIES: If either party de elect to be released from all obligations under the party in default upon any claim or remedy recover actual damages including any commiretain the earnest money deposit as liquidated Buyer's breach and not as a penalty to ensure B	his contract by canceling the which the non-defaulting ssion due to third parties. damages which Buyer and	ne contract. The non-defaulting party may have in law or expected Alternatively, if buyer(s) inition Seller agree to be a best estable.	ng party may thereafter proceed again quity. Buyer agrees Seller may seek ial here , Seller sha	to all
ATTORNEY'S FEES: In any action or proceed breach, the prevailing party, on trial and on appet by the court.				
TIME: Time is of the essence in the performan	nce of obligations contained	in this contract.		
NEVADA LAW: Nevada law governs this contra	act.			
 DEPOSIT: Upon signing of this contract by De Unless otherwise provided in this contract, a This transaction is contingent upon the apprevent that the park management does not a This transaction is contingent upon Buyer of Buyer agrees that, if Buyer breaches this In the event any check is dishonored for arthis contract. 	all deposited monies are con proval of Buyer by the park approve Buyers application f btaining financing if applical a contract, any deposited	nsidered as part of the purcha management where applicator residency. ole. money may be subject to fo	ase price. able. All deposits will be refunded in the properties of the properties	
Amount of deposit: \$	Dealer's Rec	eipt #		
Form of deposit: 「Personal check	k Cashiers check	Cash Other		
Received by				
Licensee Name	Licensee	e's Signature	Date	
Buyer	Date	Buyer	Date	

Licensee ___

Dealer # _____

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Trade Allowance \$

Balance Owed \$

Net Allowance \$

CLOSING DATE OF LOAN: If Buyer is obtaining a loan, Buyer shall comply with all terms and conditions of such loan, including payment of all closing costs. Buyer shall provide certified funds on or before the closing date. Buyer and Dealer hereby agree that the transaction is closed when the documents are executed pursuant to Chapter 489 of NRS and NAC.

OWNERSHIP: Buyer understands that Buyer is not the legal owner of the home until closing. Buyer shall not enter the premises or allow any other person to enter the premise before the closing without written permission from Dealer and Seller. Buyer shall indemnify and hold Dealer and subcontractors harmless for any and all injuries or damages resulting from entry on the premises by Buyer or Buyer's representatives and guests.

POSSESSION AND KEYS: Possession and occupancy will be delivered to Buyer upon completion of walk-through and final funding. Dealer shall provide keys and/or a means to operate entry locks. Dealer will process title documents and submit title documents to Manufactured Housing Division pursuant to Chapter 489 of NRS

BUYER AND DEALER COOPERATION: After closing and throughout any warranty period, Buyer and Dealer agree to cooperate in scheduling appointments and making the home accessible to contractors during regular business hours (8 a.m. to 5 p.m., Monday through Friday). Unless otherwise required by law, Dealer has no obligation to correct any item not caused by deficient workmanship or materials. Buyer understands that delays completing agreed-upon repairs may occur due to third parties' time schedules not controlled by Dealer.

AGENCY RELATIONSHIPS: Buyer understands that Dealer may be bound by a listing agreement with Seller to act as a representative of the Seller. Buyer is encouraged to consult an attorney before signing this contract. For the purposes of this contract, a signature by a licensee employed by the Dealer constitutes a signature by the Dealer.

DESCRIPTION OF TRADE-IN

SIZE

COLOR

MANUFACTURER

SERIAL#

BATHS

TITLE #

BEDROOMS

Licensee

LIENHOLDER

OPTIONS (See page 1)	Non Tayabla	Tayabla
Description of Items or Services	Non-Taxable	Taxable
TOTAL OPTIONS (Transfer to page 1)		
Date		

Dealer #

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Supplement A

	Suppleme	HILA WA	LK-THRO	UGH AND	ru331	ESSIUN I	KEUE	1171	
Year	Manufacturer					Stock #			
Size	Serial Number					Bed	В	ath	
Closing Date		Location:							
er hereby stipulated ditions of the offer the in its present control with only the foll of the control of the c	to purchase, inclindition and at its owing exceptions SOUT REMONSITY IN TEMPORATE	uding all amendments present location a second to the Deale RS 489.751).	ents submitted nd that he has er's implie	d to the above s not received ad warrant	e Seller's a any expre	agent. Buyer essed or imp e working	further lied war	stipulates tha rranties from S	it he a Seller
below. Essential Syste		-	Buyer's Initials	Dealer's Initials	WAIVE	ER: Buyer n	nust si	gn if he/she a	grees
Heating System								J .	
Air-Cond Syste									
Electrical Syste									
Plumbing Syste									
Drainage Syste	П								
epairs or replaceme reed upon in writing		npleted by the res	ponsible party	y within 30 da	ays of sign	ning this sup	oplemer	t unless othe	rwise

Dealer # _____

suitability of purpose of the home. I received a signed copy of this page at the time of the walk-through.

Buyer _____

Licensee _____

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Supplement B

SUPPLEMENT "B" DISCLOSURE OF ESTIMATED CHARGES AND TERMS

To be completed before close

A Dealer cannot REQUIRE specific lenders or specific insurance carriers Buyers may obtain loan and insurance services of his/her choice.

ESTIMATED PAYMENT TO LENDER: If home, then Buyer's credit information was s Proposed Lender for this transaction	ubmitted to the following lende	er as well as possibly other	ers.	
The proposed lender is willing to extend the the following payments to repay this loan.	Buyer the following amount o	of money to complete this	s purchase only if the E	Buyer is willing to make
Estimated Loan Amount for purchase of Hor	me \$		Initial	
Estimated Monthly Payment Amount \$			Initial	
PROPOSED INTEREST RATE AND TERM as the "Loan Amount" over the following term		calculated based on the I	ender's charge for the	use of the funds stated
Length of loan in months and ba	sed on an Annual Percentage	Rate (APR) of		
ESTIMATED PAYMENT TO LANDLORD: that the Buyer apply for Park Approval. Thi representative of the park. At this meeting the Estimate for the Monthly space rent is: \$	s requires that the Buyer, as ne park will disclose what the o	well as other family men	nbers and pets, if any,	meet in person with a
UTILITY'S AND THEIR COSTS: The cos Some of the utilities or other costs that you r		in addition to other char	rges and will vary from	one family to another.
Power Water	Gas Sewer	Telephone		
Garbage	Cable TV	extra pets		
ESTIMATED PERSONAL PROPERTY TA Homes they will generally go down each ye the Year or Quarterly, instead of monthly. In that all Property Taxes for the Current Tax y Your portion of the current year taxes are Es	ar. They are usually consider n Nevada the Tax year runs fr ear be paid before the Title of	rably less than "Real Prop rom July 1 of one year thr a Manufactured Home m	perty" taxes and are us rough June 30 of the n	ually charged either by
HOME WARRANTY INSURANCE: Home buyers that choose to purchase the policy p choose to purchase the contract after they t ranges from \$250 to \$500 depending on the time they are used.	rior to the close. This is inten ake possession and experience	nded to protect these com ce some type of warranty	npanies from potential I problem. The costs for	osses from Buyers that or one year of coverage
LENDER REQUIREMENTS TO CLOSE: following is a partial list of the type of require Verification of all Income Proof of Down payment Landlord Verification Drivers License				
Date				
Buyer	Bu	ıyer		
Licensee	Da	alor#		

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Supplement C

Supplement C DELIVERY AND INSTALLATION (if applicable)

This contract contains all essential services and elements to complete the installation of the home and meets all requirements to pass inspections required by state laws and regulations unless otherwise noted in this contract. To help ensure prompt delivery and proper installation of your home, there are certain responsibilities that must be fulfilled by both you and your Dealer for the work to be done properly. Please read the following provisions carefully. If you have any questions, please ask your sales representative.

Phone			Other		
200		Doalor #			
Buyer		Buyer		Date	
Buyer		Ruvor			
Allowing workin	g days after delivery (additional days for drywall ho			
assisted by the manag	er and must be installed to	o the community standards. You	u must inquire abou	ut these requirements.	_
			t delivery Rental o	ommunity installation sets	s are usually
appropriate governing	agency.				
preinstalled to the prop	oer code. For assistance, p	please contact your licensed co	ntractor.		
			f the home's conne	ection point, and your port	ion must he
Making sure the electr	ical power pedestal is inst	alled with meter base, breaker b	oox and necessary	(size AMP) brea	aker, within
				i instaliation of your nom	e and the
advice and choose not	t to have a compaction tes	st done, you agree that YOU will	be responsible for	any problems that a com	paction test
trenching for utilities, a	is necessary. You are also	responsible for any additional	expenses, such as	a loader, bulldozer or sim	nilar heavy
(B) □ Authorizing Dea	ler to obtain the permit. I h	hereby agree to pay for the perr			
			below.		
iu Dealei S CONTIOI.					
	caused by weather, accid	dents, strikes, fires, equipment f	ailure, delays by th	e manufacturer or any oth	her cause
ceed this amount, Buye	r should advise the salesp	person immediately so this figure	e may be adjusted.	Buyer understands that [Dealer canno
contract DOES DO	ES NOT contain a line-ite	m charge, in the amount of \$, for '	"materials." Any unused p	ortion of this
			Ψ	_	
elevision cable	\$ Per Ft.		ıın or s		
WCI	\$ Per Ft.	G. Telephone	\$	Per Ft.	
ectrical, 200 AMP	\$ Per Ft.	F. Gas	\$	Per Ft.	
	\$ Per Ft	F Water	\$	Per Ft	
lation of the home, you					
as Buyer, agree that if	MORE than the maximu	m of feet of above-gr	ound utility mater	rials are needed for prop	per
Any applicable inspec	tions.				
		reed upon in the contract, up to	a maximum of	feet of materials, to ex	isting codes.
		de or manufacturer's code.			
	Any applicable inspectas Buyer, agree that if lation of the home, you set: ectrical, 100 AMP ectrical, 200 AMP ever elevision cable contract DOES DO y will be returned to Buy ceed this amount, Buyer ld responsible for delays and Dealer's control. AS BUYER, ARE RESI Arranging for utility ser (A) Dobtaining the net (B) Authorizing Dealer's verifying that your home plans. You are responsite trenching for utilities, a equipment that may be test done on the soil to advice and choose not would have revealed. I Making sure there is an workers are required to Making sure the electrifect of the home' Making sure the water, preinstalled to the propion company is not license work under this contract appropriate governing Arranging for phone see Being available to assi assisted by the manag Allowing workin	Any applicable inspections. as Buyer, agree that if MORE than the maximum lation of the home, you will pay, at the time of set: ectrical, 100 AMP \$ Per Ft. ectrical, 200 AMP \$ Per Ft. ever \$ Per Ft. ev	Any applicable inspections. as Buyer, agree that if MORE than the maximum of feet of above-gr lation of the home, you will pay, at the time of installation, the following charst: actrical, 100 AMP	Any applicable inspections. as Buyer, agree that if MORE than the maximum of	Any applicable inspections. as Buyer, agree that if MORE than the maximum of