## **LCB File No. R019-04**

# PROPOSED REGULATION OF THE MANUFACTURED HOUSING DIVISION OF THE DEPARTMENT OF BUSINESS AND INDUSTRY

EXPLANATION - Matter in *italics* is new; matter in brackets [omitted material] is material to be omitted.

#### **AUTHORITY:**

**Section 1.** NAC 489.230 is hereby amended to read as follows:

489.230 1. The following form of contract for the sale of a new manufactured home, mobile home or commercial coach must be used in the sale of any new manufactured home, mobile home or commercial coach. A formatted copy of this form is available, free of charge, by contacting the Division at 2501 East Sahara Avenue, Suite 204, Las Vegas, Nevada 89104, telephone number 702.486.4135.

#### (DEALER HEADER INFORMATION TO BE INSERTED HERE)

	NE	EW HOME	PURCHASE CONT	RACT		
WITH L	AND WITHO	OUT LANI	PHONE		DATE	
BUYER					·	
ADDRESS				SALES	PERSON	
DELIVER?	Y-ADDRESS					
MAKE	SERIAL #	SIZE	YEAR/MANUFAC	TURER	BEDROOMS	BATHS
<del>OPTIONAL</del>	L EQUIPMENT,	PRICE				PRICE

LABOR & ACCESSORIES		
(for additional items or		
services, see page 9)		
	BASE PRICE OF HOME	
	OPTIONAL EQUIPMENT	
	TOTAL PAGE 2	
	TOTAL PAGE 3	
	TOTAL PAGE 9	
	DOCUMENT FEES	
	SUBTOTAL	
	SALES TAX	
	NONTAXABLE ITEMS	
	FEES AND INSURANCE	
	1. CASH PRICE	
	TRADE ALLOWANCE	
	LESS LOAN BALANCE	
	NET ALLOWANCE	
	— CASH DOWN PAYMENT	
	— CASH AS AGREED	
	2. LESS TOTAL CREDITS	

	<del>-3.</del>	UNPAID I	BALANCE OF CASH	
	Sz	ALE PRICE		
BALANCE CARRIED TO				
OPTIONAL EQUIPMENT				
This contract contains the enti	re agreement be	tween Dealer	and Buyer, and no other	
representation or inducement	<del>has been made tl</del>	nat is not cont	tained in this contract. By i	nitialing
each page of this contract, Bu	<del>yer confirms he</del> l	nas reviewed	ALL NINE (9) PAGES of	this
purchase contract and has obta	ained any legal, t	ax or other p	rofessional advice Buyer m	<del>nay</del>
desire. Buyer and Dealer agre	e that each portion	on of this con	tract is independent of any	other
portion and that if any portion	of this contract	<del>is found to vi</del>	olate the law or to be unen	<del>forceable,</del>
the remainder of this contract	is valid. Do not	sign this cont	ract if it contains blank spa	<del>.ces.</del>
Buyer acknowledges receipt of	of a copy of this	<del>contract.</del>		
DESCRIPTION OF TRADE-	IN		AMOUNT OWING	
LIENHOLDER			SIZE	
TITLE#	BEDROOMS	BATHS	COLOR	
SERIAL#	<u> </u>			
LICENSED DEALER OR LI	CENSED REPR	ESENTATIV	<u>'E</u>	
DATE				
BUYER	SSN		DATE	

BUYER			SSN	DA1	E	
			<u>Initials</u>	<u> Initiε</u>	ıls	
<del>IM</del>	PROV	EMENTS CONTR	ACTED I	FOR BY DEALER (Se	<del>e page 1)</del>	
Olatoria a	¢.	E I	ф	W. Candia Taula	ф	ф
		F. Installation		K. Septic Tank	\$	<del>\$</del>
3. Site Prep.	\$		\$	L. Concrete Work	-\$	
3. Site Prep.	\$		\$	<u></u>	-\$	
3. Site Prep. C. Compaction	\$		\$	L. Concrete Work	-\$	
3. Site Prep. C. Compaction	<u>\$</u>	G. Gas H. Electric	\$	L. Concrete Work  M. Walls/Fencing	\$ 	\$ - \$
3. Site Prep. C. Compaction D. Patios	\$	G. Gas H. Electric	\$	L. Concrete Work  M. Walls/Fencing  N. On-site	\$ 	\$ - \$
A. Skirting B. Site Prep. C. Compaction D. Patios E. Landscaping	\$	G. Gas  H. Electric  I. Water	\$ -\$ -\$	L. Concrete Work  M. Walls/Fencing  N. On-site	\$	

CHANGE ORDERS: Any change orders relating to the construction of the premises must be the subject of a separate written agreement between Buyer and Dealer.

BUYER'S SELECTION: Within \_\_\_\_ days after execution of this contract, Buyer must finalize selection of flooring, draperies, cabinetry, countertops and all other selections necessary

or appropriate to complete construction, from color and material samples provided by Dealer, and communicate all Buyer's selections to Dealer within \_\_\_\_\_\_ calendar days after Dealer's acceptance of this contract or \_\_\_\_\_\_ calendar days after Buyer's receipt of samples. Buyer's selections are final and binding. If Buyer has not made selections within the period allowed, Buyer authorizes Dealer, at Dealer's discretion, to make such color and material selections for Buyer and Buyer agrees, understands and accepts that in such case, Dealer's selections are binding upon Buyer. Alternatively, Buyer may select certain color schemes, upgrades and appliances not included among the standard selections provided by Dealer, which are known as "cash extras." If this transaction fails to close for any reason (including, without limitation, the failure of Buyer to obtain a loan, if applicable, or to satisfy any other contingencies), other than a default by Dealer, all amounts paid to Dealer by Buyer for cash extras will be nonrefundable and Buyer will have no claim or right thereto. Buyer will be liable to promptly reimburse Dealer any sums advanced on Buyer's behalf.

BUYER'S WALK-THROUGH: Before possession, Buyer and Dealer, or their agents, shall inspect the home and complete the "Walk Through Checklist" form. Upon conclusion of this inspection and within 30 days after possession, Buyer will notify Dealer in writing of any claim by Buyer for any deficiencies in workmanship or materials and any cosmetic items (such as drywall cracking, scratches, chips, dents, etc.) that need to be corrected. Buyer understands that Dealer cannot be held responsible for minor drywall cracking due to the settling of the soil or home. Dealer shall correct, either directly or indirectly, within a reasonable period, any items noted by Buyer that are, in the good faith judgment of Dealer, deficient in workmanship or

materials according to the standard in the industry or the requirements of the Manufactured Housing Division of the Department of Business and Industry.

CLOSING DATE OF MORTGAGE LOAN: If Buyer is obtaining a mortgage loan, Buyer shall comply with all terms and conditions of such mortgage loan, including payment of all closing costs, and Buyer shall close escrow on the mortgage loan within two (2) days after completion of the premises. Buyer and Dealer hereby agree that escrow on the mortgage loan is closed when the mortgage lien documents are recorded.

CLOSING DATE OF CONSTRUCTION LOAN: If Buyer is obtaining a construction loan,
Buyer shall comply with all terms and conditions of such construction loan, including payment
of all closing costs, and Buyer shall close escrow on the construction loan before Dealer becomes
obligated to commence construction. Buyer and Seller hereby agree that escrow on the
construction loan is closed when the mortgage lien documents are recorded.

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 premises during the course of construction or at any other time before the close of escrow. 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 construction and final funding of Buyer's loan. Dealer shall provide keys and/or a means to operate all locks.

BUYER AND DEALER COOPERATION: After closing and throughout the 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) at the times agreed upon. Unless otherwise required by law, Dealer has no obligation to correct any item not caused by deficient workmanship or materials. Buyer understands that Dealer may encounter delays in correcting certain deficiencies because the primary responsibility for correcting such deficiencies may be that of the manufacturer, a subcontractor or a supplier whose time schedule is not controlled by Dealer. Dealer's obligation to correct any deficiencies noted by Buyer will not delay the closing of the transaction or demand any conditions upon the closing not specified in this contract.

SPECIFICATIONS OF THE HOME: Buyer understands that, because of changes in specifications, unavailability of materials, model year changes, etc., the home as delivered may not be exactly the same as any model home or as in any sales literature Buyer may have previously seen. The manufacturer has the right, without notification, to substitute any materials or fixtures specified with those of comparable or of better quality. The manufacturer must comply with the factory order sheet signed by Buyer, which is hereby made a part of this contract.

B	UYER'S	FINANCING REQU	EST:	NO E	DEALER LIABILITY		
BUYER REQUE	STS TH	AT THE FOLLOWIN	<del>IG CON</del>	TRA	<del>CT ITEMS BE INCL</del>	<del>UDEI</del>	<del>) IN</del>
THE LOAN AM	OUNT,	SOLELY FOR PURP	<del>OSES O</del>	F AS	SISTING BUYER W	TTH	
FINANCING, W	TTHOU'	<del>T LIABILITY TO DE</del>	ALER.	Buye	r will SEPARATELY	CON	TRACT
for these items ar	<del>id will le</del>	ook ONLY to the cont	ractor w	<del>ith re</del>	gard to these items. W	<del>√e rec</del> e	<del>ommend</del>
you hire only CO	NTRAC	CTORS LICENSED A	ND BO	NDE	D by the proper licens	<del>ing at</del>	ı <del>thority</del>
for the work that	they wil	l be doing. (Check bo	x if nont	axab	<del>(e.)</del>		
		_					_
A. Skirting	\$	F. Patios	\$		M. Concrete Work	\$	
B. Site Prep.	\$	G. Gas	\$		N. Installation	\$	
C. Compaction	\$	H. Electric	\$		O. Landscaping	\$	
D. Termite Test	<del>\$</del>	I. Water	<del>\$</del>		P. Awnings	<del>\$</del>	<u></u>
E. Land Cost	<del>\$</del>	J. Septic Tank	<del>\$</del>		Q. Electric	<b>\$</b>	
					Pedestal		
* Impact Fees	<del>\$</del>	K. Well	<del>\$</del>		R. TV/Phone Jacks	<b>\$</b>	— <sub>日</sub>
* Points in \$	<del>\$</del>	L. Utility Fees	<del>\$</del>		S. Walls/Fencing	<b>\$</b>	
* Closing Fees	<del>\$</del>		<del>\$</del>			<u>\$</u>	

Initials \_

#### **TOTAL FINANCING**

## REQUESTED

\$

CHANGE ORDERS: Any change order for this section relating to the construction of the premises must be contained within a separate written agreement between Buyer and his contractor and does not involve Dealer.

Buyer agrees to have this work completed before (date) \_\_\_\_\_\_\_\_. Buyer understands that Dealer will incur additional costs if completion of any change order is delayed. Therefore, Buyer agrees to pay a LATE CHARGE OF \$ \_\_\_\_\_\_\_\_ PER DAY until work is completed.

Buyer's time and his contractor's time to complete any improvements will be extended automatically for the length of any delays resulting from matters outside of Buyer's control that make timely completion impossible, including, without limitation, labor strikes, slowdowns, lockouts, material or labor shortages, any action of the federal, state or local authorities having jurisdiction over the premises which may affect Buyer's ability to perform, civil disorder, fire, unusual weather conditions or any acts of God. Buyer must notify Dealer of any such delay within 24 hours before Dealer is to arrive to begin his work.

SITE IMPROVEMENT: The construction of the site improvements must be completed in compliance with the plans and specifications in any addendum referenced and the applicable governmental regulations.

CONSTRUCTION SCHEDULE: Dealer makes no representation as to the specific completion date or schedule of construction other than as set forth herein. The time by which the premises must be completed may be extended by written agreement of Dealer and Buyer and will be extended automatically for the length of any delays resulting from matters outside Dealer's control that make timely completion impossible, including, without limitation, labor strikes, slowdowns, lockouts, material or labor shortages, any action of the federal, state or local authorities having jurisdiction over the premises which may affect Dealer's ability to perform, eivil disorder, fire, unusual weather conditions or any acts of God.

RECEIPT FOR DEPO	SIT
Received by	Date
— Dealer	
Print name(s) as it/they should appear on title:	
	_
	_
	=
DEPOSIT: Upon acceptance of this contract by Dealer, I	Dealer may deposit Buyer's money
into a trust account. Unless otherwise provided in this cont	ract, all deposited money is
considered a part of the purchase price. Buyer agrees that,	if Buyer breaches this contract, any
deposited money may be subject to forfeiture. In the event	any check is dishonored for any
reason, Dealer may, at his option, be immediately released	from any further obligation under thi

contract.

Amount of deposit: \$

Form of deposit:	Personal check	—Cash: \$		Other: \$	
-	Salesperson's Name			License #	——————————————————————————————————————
<del></del>	rm Name		<del></del>	irm License #	
CASH SALE: I Dealer before deli	f Buyer is paying in ivery.	cash for this tran	isaction, all mone	ey must be depo	osited wit
Buyer			Buyer		——————————————————————————————————————
Licensed E	Dealer or Representat	<del></del> t <del>ive</del>	——————————————————————————————————————		
		——————————————————————————————————————		<del>uitials</del>	<del></del>
	"DISPLAY MOI	DEL" ADDEND	UM AND RELE	EASE	

If Buyer is purchasing a Display Model, the following terms and conditions are made a part of this contract:

Buyer acknowledges and understands that the home being purchased is not in the same condition as if it had been delivered new from the manufacturer. Rather, the home has been previously set up on the premises of Dealer, a manufactured housing show or at some other location and has been used as a Display Model. As such, the home has been subject to some cosmetic wear and tear, including, without limitation, carpet wear, scratches, dents, nicks, paint chips, fading, etc., as more fully described below.

Buyer acknowledges paying a reduced purchase price of \$ \_\_\_\_\_\_ for the Display Model and Dealer agrees to warrant cosmetic items only for a period of \_\_\_\_\_\_ days after the date of closing, subject to the terms of any addenda and the delivery and installation provisions of this contract, if any. All applicable manufacturer's warranties will still apply as set forth in the manufacturer's warranty materials received by Buyer. As a material part of this contract, Buyer represents that Buyer is voluntarily giving up certain warranty rights in exchange for a substantial reduction in the price Buyer is paying for the home.

By accepting the discounted price, Buyer has specifically and voluntarily chosen to waive
Buyer's rights to object to any matter concerning the cosmetic condition of the home after the
limited warranty period set forth herein expires. Buyer will be responsible for any and all
cosmetic items after that date, and therefore agrees to release and indemnify Dealer, its

principals, agents and employees from any and all liability or complaints whatsoever for

cosmetic items after the limited warranty expires.

Buyer agrees that this contract is a complete defense to any complaint, civil or administrative,

regarding any cosmetic items arising after the limited warranty for this home expires. Buyer has

been advised that Dealer has granted Buyer a right to have a professional inspection performed

on the home before delivery and encourages Buyer to have such an inspection performed.

Buyer specifically acknowledges that there have been no representations or warranties of any

kind made by Dealer or any of its representatives regarding the applicable warranty, the

condition of the home, its systems or any of the appliances that may be contained therein, other

than as set forth in writing in this purchase contract and any addenda thereto.

Buyer acknowledges that Dealer may have furnishings, wall decorations and similar display

items in the Display Model that are not included in the purchase of the home unless listed

separately on page 1.

Except for any written repairs noted below, Buyer is accepting the home in "AS IS" condition

with regard to each of the following initialed items:

**Initials:** 

Exterior Paint

Wear and Tear on	Linoleum			
Scratches on Cabi	nets			
Wear and Tear on	Carpet			
Scratches and Der	nts on Appliances			
Ordinary Wear and	d Tear on Roof			
Cosmetic Defects	(Cuts, Chips and Crack	s)	_	
— Dents, Scratches a	and Discoloration of Inte	erior and Doors		
Buyer	Date	Buy	er	
			=	
Licensed Dealer or Ro	<del>epresentative</del>	<del>Date</del>		
	•			
	Initials	<u>S</u>	- Initials	
			· · · · · ·	
	DELIVERY AND IN	ICTALL ATION		
	DELIVER I AND IN	<del>INLLATION</del>	•	

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.

## WE, AS YOUR DEALER, ARE RESPONSIBLE FOR THE FOLLOWING:

1. Blocking and leveling	<del>; of the hon</del>	<del>ne to State</del>	's code or manufacturer's code	<del>e.</del>	
2. The connection of abo	ove ground	<del>l utilities, a</del>	as agreed upon in the contract,	up to a max	<del>ximum</del>
of feet of mate	rials, to ex	isting code	<del>28.</del>		
3. Any applicable inspec	etions.				
You, as Buyer, agree that	if MORE t	han the ma	aximum of feet of abo	<del>ove-ground</del>	utility
materials are needed for p	roper instal	llation of t	he home, you will pay, at the t	ime of insta	<del>allation,</del>
the following charges or a	llow them	to be inclu	ded in your financing request:	<del>:</del>	
A. Electrical, 100 AMP	\$	<del>Per Ft.</del>	E. Water	\$	Per Ft.
B. Electrical, 200 AMP	\$	<del>Per Ft.</del>	F. Gas	\$	<del>Per Ft</del>
C. Sewer	\$	<del>Per Ft.</del>	G. Telephone	\$	<del>Per Ft</del>
D. Television cable	\$	<del>Per Ft.</del>	H. Required flood-plain or		Actua
			perimeter blocking	\$	Cost

This contract   DOES   DOES NOT contain a line item charge, in the amount of
\$, for "materials." Any unused portion of this money will be returned to Buyer
after the installation is completed and the installation crew is paid. If Buyer believes that the
utility or other costs will exceed this amount, Buyer should advise the salesperson immediately
so this figure may be adjusted. Buyer understands that Dealer cannot be held responsible for
delays caused by weather, accidents, strikes, fires, equipment failure, delays by the manufacturer
or any other cause beyond Dealer's control.

## YOU, AS BUYER, ARE RESPONSIBLE FOR THE FOLLOWING:

- 1. Arranging for utility service to be turned on at the time of installation, as set forth below.
- 2. (A) Obtaining the necessary permit for the placement of your home; or
- (B) Authorizing Dealer to obtain the permit. You hereby agree to pay for the permit and any tap on development fees.
- 3. Verifying that your home is compatible with the lot, CC&Rs, deed restrictions, zoning laws and the available utilities based on approved plans. You are responsible for the cost of cutting trees, excess site preparation costs not included in this contract and excessive trenching for utilities, as necessary. You are also responsible for any additional expenses, such as a loader, bulldozer or similar heavy equipment that may be needed to properly install your home on your site. For your protection, Dealer advises you to have a compaction test done on the soil to determine compatibility. Dealer can arrange for this test to be done, at your expense. If you act against Dealer's advice and choose not to have a compaction test done, you agree that YOU will be responsible for any problems that a compaction test would

	have revealed. Improper soil compaction can lead to such problems as unleveled conditions,
	settling, tape or texture cracking, etc.
4.—	Making sure there is adequate access for the home to be properly installed. If the lot is not
	ready for installation of your home and the workers are required to wait, there will be a
	charge of \$ per hour for each worker.
<del>5.</del>	Making sure the electrical power pedestal is installed with meter base, breaker box and
	necessary (size AMP) breaker, within feet of the home's electrical service,
	unless otherwise agreed upon.
<del>6.</del>	Making sure the water, septic tank or sewer connection is within feet of the home's
	connection point, and your portion must be preinstalled to the proper code. For assistance,
	please contact your licensed contractor.
<del>7.</del>	Contracting with and paying a licensed contractor for gas plumbing, testing of appliances
	and gas hookup if Dealer or installation company is not licensed for gas plumbing, testing of
	appliances and gas hookup. It is not the responsibility of Dealer to complete such work
	under this contract. Dealer is not responsible for any work done by outside contractors.
<del>8.</del>	Arranging for phone service and the installation of phone and television jacks.
<del>9.</del> –	Obtaining written approval of tenancy from the park management where applicable.
<del>10.</del>	Being available to assist in placing the home to your requirements and to accept delivery.
	Rental community installation sets are usually assisted by the manager and must be installed
	to the community standards. Make sure that you inquire about these requirements.
<del>11.</del>	Allowingworking days after delivery ( additional days for drywall homes)
	before planning to move into your new home. A land or home purchase may take up to
	days after delivery for move in.

Licensed Dealer or Represe	entative	D	ate
Buyer		Date	
Buyer		<del>Date</del>	
Home Phone	Work Phone	Other	
Delivery Address			
Directions			
		Initials	
	FINANCING OPTI	<del>ONS</del>	

**NEW CONVENTIONAL FIRST LOAN** 

This sale is contingent upon Buyer qualifying for Permanent First Loan Permanent
First Loan and Interim Loan
Permanent Loan Amount: \$ Interim Loan Amount: \$ Term of Loan:
TYPE OF LOAN: Conventional Fixed Rate Conventional Adjustable Rate Other
INTEREST RATE: The interest rate must not exceed% as an annual rate for a fixed
rate or an initial rate for an adjustable rate loan. Buyer agrees to establish the interest rate and
"points" by separate written agreement with Lender at the time of the loan application. If Buyer
does not "lock" rate at time of application and is unable to obtain terms described herein at close
of escrow, earnest money may be forfeited.
INTERIM LOAN: If an interim loan is required, within ten (10) calendar days or
calendar days after execution of this contract, Buyer or Lender must provide a written interim
loan approval from Lender based on a completed loan application and credit report. Buyer agree
to supply all documentation required by Lender. Buyer instructs Lender to send copies of such
approval to Dealer. Buyer authorizes Lender to provide loan status updates to Dealer.
CONDITIONAL LOAN APPROVAL: Within ten (10) calendar days or calendar
days after execution of this contract, Buyer or Lender must provide a written conditional loan
approval from Lender based on a completed loan application and credit report. Buyer agrees to
supply all documentation required by Lender. Buyer instructs Lender to send copies of such
approval to Dealer. Buyer authorizes Lender to provide loan status updates to Dealer.

LOAN COSTS: Private Mortgage Insurance is required for certain types of loans. Buyer shall
pay the cost in a manner acceptable to Lender. Buyer shall be responsible for any costs in
obtaining loan.
Discount points not to exceed: total points (does not include origination fee).
A.L.T.A. Lender Title Insurance Policy Loan Origination Fee (Not to exceed % of loan
<del>amount).</del>
Appraisal Fee Paid by Buyer Paid by Dealer and reimbursed by Buyer at
<del>closing.</del>
Buyer shall pay any additional loan costs not set forth herein.
APPRAISAL: This sale is contingent upon an appraisal of the premises by an appraiser
acceptable to Lender for at least the sales price of \$ The party responsible for paying
for the appraisal shall do so within five (5) calendar days after execution hereof.
NEW FHA OR VA LOAN
This sale is contingent upon Buyer qualifying for a new FHA or VA Loan.
Loan Amount: \$ (excluding MIP or Funding Fee) Term of Loan:
Type of Loan: FHA VA

FHA Mortgage Insurance Premium (MIP) or VA funding fee of \$ to be financed by Buyer,
which will increase the loan amount to \$\text{ or to be paid by Buyer in cash at close of escrow.}
INTEREST RATE: The interest rate must not exceed % as an annual rate for a fixed rate
loan or an initial rate for an adjustable rate loan. Buyer agrees to establish the interest rate and
"points" by separate written agreement with Lender at the time of the loan approval.
CONDITIONAL LOAN APPROVAL: Within ten (10) days or calendar days after
execution of this contract, Buyer or Dealer must provide a written conditional loan
approval from Lender based on a completed loan application and credit report. Buyer agrees to
supply all documentation required by Lender. Buyer instructs Lender to send copies of such
approval to Dealer. Buyer authorizes Lender to provide loan status updates to Dealer.
LOAN COSTS: When maximizing Buyer's loan amount under the FHA "acquisition method,"
Buyer's new loan amount may be reduced and additional cash may be required at closing from
Buyer if Dealer pays for any of the loan costs. Either party may pay the following:
FHA Discount points paid by: Buyer Discount points must not exceed: total
points (does not include origination fee).
VA Discount points paid by: Dealer
A.L.T.A. Lender Title Insurance Policy Buyer Loan Origination Fee Buyer
Appraisal Fee Buyer Paid by Dealer and reimbursed by Buyer at closing

OTHER LOAN COSTS: Dealer agrees to pay for document preparation, tax service and underwriting fees. In addition, in VA loans, Dealer agrees to pay any escrow fees. Buyer shall pay any additional loan costs not otherwise agreed upon by Dealer.

APPRAISAL: The party responsible for paying for the appraisal shall do so within five (5)								
calendar days a	after execution hereof.							
		Initials	Initials					
FINANCING OPTIONS (continued)								

VA AMENDATORY CLAUSE: It is expressly agreed that notwithstanding any other provision of this contract, Buyer will not incur any penalty by forfeiture of deposit or otherwise be obligated to complete the purchase of the property described herein if the contract purchase price or cost exceeds the reasonable value of the property established by the Veterans Administration. Buyer will, however, have the option to proceed with the consummation of this contract without regard to the amount of the reasonable value established by the Veterans Administration.

FHA AMENDATORY CLAUSE: It is expressly agreed that notwithstanding any other provision of this contract, Buyer will not be obligated to complete the purchase of the property described herein or to incur any penalty by forfeiture of deposit or otherwise unless Buyer has

been given, in accordance with HUD/FHA or VA requirements, a written statement by the Federal Housing Commissioner, Veterans Administration or a direct Endorsement Lender setting forth the appraised value of the property of not less than \$\_\_\_\_\_\_. Buyer will have the option to proceed with consummation of the contract without regard to the amount of the appraised valuation. The appraised valuation must be arrived at to determine the maximum mortgage the Department of Housing and Urban Development (HUD) will insure. HUD does not warrant the value or condition of the property. Buyer should satisfy himself that the price and condition of the property are acceptable.

FHA NOTICE TO BUYER: HUD does not warrant the condition of the property. It is important for Buyer to have a home inspection performed on the property he wishes to purchase in order to identify any possible defects. Up to \$200 of the cost to perform the inspection may be financed into Buyer's mortgage. The names of home inspection companies can be found in the yellow pages of a telephone directory under the heading "Home Inspections Services."

RELEASE OF DEALER: Any loan described in this contract will be independently investigated and evaluated by Buyer, who hereby acknowledges that any decision to enter into a loan arrangement with any person or entity will be based solely upon such independent investigation and evaluation. Buyer further holds harmless and releases Dealer from any liability based on any loan obtained by Buyer. Buyer acknowledges that Dealer is in no way responsible for Buyer's decisions concerning the desirability or acceptability of any loan or any terms therein.

						$\boldsymbol{C}$	

CUSTOMER MAY CHOOSE THE AGENT AND COMPANY							
FROM WHICH INSURANCE IS TO BE OBTAINED							
INSURANCE COVERAGE	TERM						
NO COVERAGE EXCEPT AS SHOWN BELOW		\$					
	Months						
FIRE AND THEFT—CAP							
FIRE AND THEFT—COMPREHENSIVE							
PERSONAL EFFECTS							
MANUFACTURED HOMEOWNER							
OTHER INSURANCE (describe)							
TOTAL PREMIUM for insurance coverage on the commodity if obt	ained from or						
through Dealer		\$					
REMEDIES							

DEFAULT AND REMEDIES: If either party defaults in any respect on any material obligation under this contract, the nondefaulting party may elect to be released from all obligations under

this contract by cancelling the contract. The nondefaulting party may thereafter proceed against the party in default upon any claim or remedy, which the nondefaulting party may have in law or equity. In the event of Buyer's default, the amount of the deposit, not to exceed the actual costs expended by Dealer, may be forfeited, at Dealer's option, as Dealer's sole right to damages.

ATTORNEY'S FEES: In any action, proceeding or arbitration arising out of this contract, the prevailing party, on trial and on appeal, will be entitled to receive reasonable attorney's fees and any other related expenses as awarded by the court.

TIME: Time is of the essence in the performance of obligations contained in this contract.

NEVADA I AW:			
THE TREE LITTER.	1 to vada 1a	w governs	<del>uns contract.</del>

Initials	Initiale	
Initials	mittais	

#### HOME WARRANTY AND ARBITRATION AGREEMENT

MANUFACTURER'S WARRANTIES: I understand that there may be written warranties covering the unit purchased or any appliance(s) or component(s) which has been provided by the manufacturer of the unit or manufacturer of the appliance(s) or component(s). You will give me copies of any and all written warranties supplied by a manufacturer. Delivery by you to me of the warranties by a manufacturer covering the unit purchased or any appliance(s) or component(s) does not mean that you adopt the warranties of any such manufacturer. I acknowledge that the

express warranties made by a manufacturer have not been made by you even if the warranties say you made them or say you made some other express warranty. You are not an agent of the manufacturer for warranty purposes even if you complete, or attempt to complete, repairs for the manufacturer.

EXCLUSION OF WARRANTIES: I understand that the implied warranties of merchantability and fitness for a particular purpose and all other warranties, expressed or implied, are excluded by Dealer from this transaction and will not apply to the home sold. I understand that you make no warranties whatsoever regarding the unit, appliance or component contained therein, except as may be required under applicable state law.

LIMITATIONS ON DAMAGES: If the manufacturer's warranty is limited to repair or replacement and such warranty fails because an attempt at repair is not completed within a reasonable time or the manufacturer has gone out of business, I agree that, if I am entitled to any damages at all against you, my damages are limited to the lesser of either the cost of needed repairs or reduction in the market value of the unit caused by the lack of repairs. In any case, you will not be required to pay me any incidental or consequential damages. I also agree that once I have accepted the unit, even though the manufacturer's warranty does not accomplish its purpose, I cannot return the unit to you and seek a refund for any reason.

I agree that my home comes with a warranty provided by the manufacturer of the home. I agree to read this warranty. All appliances are covered under separate warranty. The Manufactured Housing Division of the Department of Business and Industry provides a "Manufactured"

Housing Homeowner Information Bulletin" that outlines the State's assistance in handling warranty claims should any arise. I agree to read and sign this form. Dealer warranties the leveling of the home upon initial installation only. It is Buyer's responsibility to maintain the leveling of the home.

In addition to seeking assistance from the Manufactured Housing Division, I further agree, covenant and consent that any and all controversies arising out of or in any way relating to this contract may be settled by arbitration in accordance with the applicable rules of the American Arbitration Association then in effect. A judgment upon the award rendered by the arbitrators may be entered in, and be enforceable by, any court of competent jurisdiction.

If arbitration is used, it is further provided that all parties to this contract hereby covenant and agree that each of them shall submit to, and be bound by, the decision of the arbitrator appointed by the applicable national panel of arbitrators in accordance with the rules for appointment of such panels by the American Arbitration Association. In accordance with the rules and provisions of the American Arbitration Association, all parties hereto specifically agree that all arbitration proceedings arising hereunder will be held in \_\_\_\_\_\_ County. All costs relating to arbitration are to be shared equally by all parties.

## RUNNING GEAR (TIRES, WHEELS, AXLES AND SPRINGS)

The value of running gear (tires, wheels, axles and springs) has been given as a reduction in the base price of the home on page 1.

Dealer will retain	running gear. Value \$		
Buyer will return	running gear to Dealer. Valu	e \$	
Buyer will retain a	running gear per contract on pa	<del>ige 1.</del>	
	Buyer		—— <del>Date</del>
	·		
	Buyer		— Date
	Zayor		Zuie
Doolor	Dealer's License #		<del>-Date</del>
Dealer	Dealer's License #		<del>- Date</del>
	T 101 T	•	***
		In	<del></del>
A	dditional Equipment, Labor &	Accessories (See p	age 1)
	Description of Items or S	<del>lervices</del>	— Amount

TOTAL (Transfer to page 1)	

Date	_
Buyer	Buyer
Dealer	License #
	Initials}

# DEALER INFO MUST BE INSERTED HERE

Nevada Manufactured Housing Division Pending, 2004

## Purchase Contract <u>NEW</u> Homes

This is a legal and binding Contract if you do not understand it you should contact an Attorney

	WITH LAND      WITHOUT LAND     F				DATI	E
BUYER						
ADDRESS				SALESPERS	SON	
DELIVERY ADDRESS						
MANUFACTURER	SERIAL #	SIZE YEAR BUILT		YEAR BUILT	BEDRO OMS	BATHS
NOTES	AND CONDITIONS					\$ PRICE
ADDITIONAL CHARGE ARE REFERENCED BI	ES AND SUPPLEMENT: ELOW IF APPLICABLE:	S A,B,C,D	BASE	PRICE OF HOM	E (DRS)	
					•	
				(ABLE PAGE 6		COSTS
			DOCUMEN			
				L for taxable		
			SALES TA			
				BLE Page 6		
			INSURAN			
				1. CASH	PRICE	
				DE PAGE 6		
			NET ALLO			CREDITS
				MONEY PAID		
			CASH AS	AGREED		

		Т		
		2.	LESS TOTAL CREDITS	
		DUE O	3. UNPAID BALANCE N OR BEFORE CLOSING	
This contract contains the entire agreement between Dealer and Buyer, and no other representation or inducement has been made that is not contained in this contract. By initialing each page of this contract, Buyer confirms he has reviewed ALL SIX (6) PAGES PLUS APPLICABLE SUPPLEMENTS of this purchase contract and has obtained any legal, tax or other professional advice Buyer may desire. Buyer and Dealer agree that each portion of this contract is independent of any other portion and that if any portion of this contract is found to violate the law or to be unenforceable, the remainder of this contract is valid.  DO NOT SIGN THIS AGREEMENT IF IT CONTAINS BLANK SPACES.  DEALER MUST PROVIDE SIGNED COPY OF CONTRACT TO BUYER AT TIME OF DEALER & BUYER SIGNING.				
LICENSEE				
DATE				
BUYER	SSN	D	ATE	
BUYER	SSN	D	A <i>TE</i>	

## DEALER INFO MUST BE INSERTED HERE

Nevada Manufactured Housing Division Pending, 2004

## Purchase Contract NEW Homes

Page 2 of 6 Plus Applicable Supplements

**CHANGE ORDERS**: Any change orders relating to the construction of the premises must be the subject of a separate written agreement between Buyer and Dealer.

BUYER'S SELECTION: Within \_\_\_\_\_ days after execution of this contract, Buyer must finalize selection of flooring, draperies, cabinetry, countertops and all other selections necessary or appropriate to complete construction, from color and material samples provided by Dealer, and communicate all Buyer's selections to Dealer within \_\_\_\_\_ calendar days after Dealer's acceptance of this contract or \_\_\_\_\_ calendar days after Buyer's receipt of samples. Buyer's selections are final and binding. If Buyer has not made selections within the period allowed, Buyer authorizes Dealer, at Dealer's discretion, to make such color and material selections for Buyer and Buyer agrees, understands and accepts that in such case, Dealer's selections are binding upon Buyer. Alternatively, Buyer may select certain color schemes, upgrades and appliances not included among the standard selections provided by Dealer, which are known as "cash extras." If this transaction fails to close for any reason (including, without limitation, the failure of Buyer to obtain a loan, if applicable, or to satisfy any other contingencies), other than a default by Dealer, all amounts paid to Dealer by Buyer for cash extras will be nonrefundable and Buyer will have no claim or right thereto. Buyer will be liable to promptly reimburse Dealer any sums advanced on Buyer's behalf.

**BUYER'S WALK-THROUGH**: Before possession, Buyer and Dealer, or their agents, shall inspect the home and complete the "Walk-Through Checklist" form. Upon conclusion of this inspection and within 30 days after possession, Buyer will notify Dealer in writing of any claim by Buyer for any deficiencies in workmanship or materials and any cosmetic items (such as drywall cracking, scratches, chips, dents, etc.) that need to be corrected. Buyer understands that Dealer cannot be held responsible for minor drywall cracking due to the settling of the soil or home. Dealer shall correct, either directly or indirectly, within a reasonable period, any items noted by Buyer that are, in the good faith judgment of Dealer, deficient in workmanship or materials according to the standard in the industry or the requirements of the Nevada Manufactured Housing Division.

**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, and Buyer shall close escrow on the loan within three (3) days after completion of the premises. Buyer and Dealer hereby agree that escrow on the loan is closed when the lien documents are recorded.

**CLOSING DATE OF CONSTRUCTION LOAN**: If Buyer is obtaining a construction loan, Buyer shall comply with all terms and conditions of such construction loan, including payment of all closing costs, and Buyer shall close escrow on the construction loan before Dealer becomes obligated to commence construction. Buyer and Seller hereby agree that escrow on the construction loan is closed when the mortgage lien documents are recorded.

**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 premises at any time before the close of escrow. 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 construction
and final funding of Buyer's	loan. Dealer shall provide keys and/or a means to operate all locks. The estimated
occupancy date is	

**BUYER AND DEALER COOPERATION**: After closing and throughout the 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 Dealer may encounter delays correcting certain deficiencies because the primary responsibility for correcting deficiencies may be that of the manufacturer, a subcontractor or a supplier whose time schedule is not controlled by Dealer. Dealer's obligation to correct any deficiencies noted by Buyer will not delay the closing of the transaction or demand any conditions upon the closing not specified in this contract.

**SPECIFICATIONS OF THE HOME**: Buyer understands that, because of changes in specifications, unavailability of materials, model year changes, etc., the home as delivered may not be exactly the same as any model home or as in any sales literature Buyer may have previously seen. The manufacturer has the right, without notification, to substitute any materials or fixtures specified with those of comparable or of better quality. The manufacturer must comply with the factory order sheet signed by Buyer, which is hereby made a part of this contract.

Date	
Buyer	Buyer
Licensee	Dealer #

# DEALER INFO MUST BE INSERTED HERE

Nevada Manufactured Housing Division Pending, 2004

## **Purchase Contract NEW Homes**

Page 3 of 6 Plus Applicable Supplements

## HOME WARRANTY AND ARBITRATION AGREEMENT

MANUFACTURER'S WARRANTIES: Buyer understands that there may be written warranties covering the unit purchased or any appliance(s) or component(s) which has been provided by the manufacturer of the unit or manufacturer of the appliance(s) or component(s). Dealer will give Buyer copies of any and all written warranties supplied by a manufacturer. Delivery by Dealer to Buyer of the warranties by a manufacturer covering the unit purchased or any appliance(s) or component(s) does not mean that Dealer adopts the warranties of any such manufacturer. Buyer acknowledges that the express warranties

made by a manufacturer have not been made by Dealer even if the warranties say Dealer made them or say Dealer made some other express warranty. Dealer is not an agent of the manufacturer for warranty purposes even if Dealer completes, or attempts to complete, repairs for the manufacturer.

**EXCLUSION OF WARRANTIES**: Buyer understands that the implied warranties of merchantability and fitness for a particular purpose and all other warranties, expressed or implied, are excluded by Dealer from this transaction and will not apply to the home sold. Buyer understands that Dealer makes no warranties whatsoever regarding the unit, appliance or component contained therein, except as may be required under applicable state law.

LIMITATIONS ON DAMAGES: If the manufacturer's warranty is limited to repair or replacement and such warranty fails because an attempt at repair is not completed within a reasonable time or the manufacturer has gone out of business, Buyer agrees that, if Buyer is entitled to any damages at all against Dealer, Buyer's damages are limited to the lesser of either the cost of needed repairs or reduction in the market value of the unit caused by the lack of repairs. In any case, Dealer will not be required to pay Buyer any incidental or consequential damages. Buyer also agrees that once Buyer has accepted the unit, even though the manufacturer's warranty does not accomplish its purpose, Buyer cannot return the unit to Dealer and seek a refund for any reason.

Buyer agrees that Buyer's home comes with a warranty provided by the manufacturer of the home. Buyer agrees to read this warranty. All appliances are covered under separate warranty. The Manufactured Housing Division of the Department of Business and Industry provides a "Manufactured Housing Homeowner Information Bulletin" that outlines the state's assistance in handling warranty claims should any arise. Buyer agrees to read and sign this form. Dealer warranties the leveling of the home upon initial installation only. It is Buyer's responsibility to maintain the leveling of the home.

In addition to seeking assistance from the Manufactured Housing Division, Buyer further agrees, covenants and consents that any and all controversies arising out of or in any way relating to this contract may be settled by arbitration in accordance with the applicable rules of the American Arbitration Association then in effect. A judgment upon the award rendered by the arbitrators may be entered in, and be enforceable by, any court of competent jurisdiction.

If arbitration is used, it is further provided that all parties to this contract hereby covenant and agree that each of them shall submit to, and be bound by, the decision of the arbitrator appointed by the applicable national panel of arbitrators in accordance with the rules for appointment of such panels by the American Arbitration Association. In accordance with the rules and provisions of the American Arbitration Association, all parties hereto specifically agree that all arbitration proceedings arising hereunder will be
held in County. All costs relating to arbitration are to be shared equally by all parties.
Date.

Date	
Buyer	Buyer
Licensee	Dealer #

DEALER INFO MUST BE INSERTED HERE

Nevada Manufactured Housing Division Pending, 2004

**Purchase Contract NEW Homes** 

Page 4 of 6 Plus Applicable Supplements

	DEPOSIT
	Date
herwise provided in the ragrees that, if Buyure. In the event any	by Dealer, Dealer shall deposit his contract, all deposited money is ver breaches this contract, any check is dishonored for any reason, or obligation under this contract.
Dealer's	s Receipt #
☐ Cash: \$	Other: \$
Date	Licensee's Signature
	Dealer License #
r this transaction, all	money must be deposited with Deale
Bu	ıyer
	ufactured Housing Division Pending, 2004
	tance of this contract herwise provided in the r agrees that, if Buy ure. In the event any based from any furthe  Dealer's  Cash: \$  Date  r this transaction, all

### Purchase Contract <u>NEW</u> Homes

Page 5 of 6 Plus Applicable Supplements

## **REMEDIES**

**DEFAULT AND REMEDIES:** If either party defaults in any respect on any material obligation under this contract, the nondefaulting party may elect to be released from all obligations under this contract by canceling the contract. The nondefaulting party may thereafter proceed against the party in default upon any claim or remedy, which the nondefaulting party may have in law or equity. In the event of Buyer's

default, the amount of the earnest money deposit, not to exceed the actual costs expended by Dealer, may be forfeited, at Dealer's option, as Dealer's sole right to damages.

**ATTORNEY'S FEES:** In any action, proceeding or arbitration arising out of this contract, the prevailing party, on trial and on appeal, will be entitled to receive reasonable attorney's fees and any other related expenses as awarded by the court.

**TIME:** Time is of the essence in the performance of obligations contained in this contract.

**NEVADA LAW:** Nevada law governs this contract.

INSURANCE				
CUSTOMER MAY CHOOSE THE AGENT AND COMPANY FROM WHICH INSURANCE IS TO BE OBTAINED				
INSURANCE COVERAGE NO COVERAGE EXCEPT AS SHOWN BELOW	TERM Months	\$		
☐ FIRE AND THEFT—CAP	•			
☐ FIRE AND THEFT—COMPREHENSIVE				
☐ PERSONAL EFFECTS				
OTHER INSURANCE (describe)				
TOTAL PREMIUM for insurance coverage on the commodity if ob- Dealer	otained from or through	\$		
Date				
Buyer Buy	yer			
Licensee Dea	aler's #			

## DEALER INFO MUST BE INSERTED HERE

Nevada Manufactured Housing Division Pending, 2004

## Purchase Contract <u>NEW</u> Homes

Page 6 of 6 Plus Applicable Supplements

TRADE-IN INFO IF APPLICABLE		TRADE ALLOWANCE	\$
TITLE#		LESS LOAN BALANCE	\$
SERIAL #		NET TRADE ALLOWANCE TO PAGE 1	\$
YEAR BUILT	MANUFACTURER		

## IMPROVEMENTS CONTRACTED FOR BY DEALER (See page 1)

A dealer of new manufactured homes must be licensed pursuant to NRS 624 (Contractors) to contract site development and is responsible for workmanship and completion of work performed by his subcontractors. PURSUANT TO NRS 489, THE DEALER IS PROHIBITED FROM REQUIRING THE BUYER TO OBTAIN SERVICES PERTINENT TO SITE DEVELOPMENT FROM A SPECIFIC PROVIDER OF SERVICES INCLUDING THE DEALER.

A. Skirting	\$ F. Patios	\$ M. Concrete Work	\$
B. Site Prep	\$ G. Gas	\$ N. Installation	\$
C. Compaction	\$ H. Electric	\$ O. Landscaping	\$
D. Termite Test	\$ I. Water	\$ P. Awnings	\$
E. Land Cost	\$ J. Septic Tank	\$ Q. Electric	\$
		Pedestal	
* Impact Fees	\$ K. Well	\$ R. TV/Phones	\$
		Jacks	
* Points in \$	\$ L. Utility Fees	\$ S. Walls/Fencing	\$
* Closing Fees	\$	\$	\$
\$			

TOTAL IMPROVEMENTS (Transfer to Page 1) \$\_\_\_\_\_

	MISCELLANEOUS ITEMS OR SERVICES	NONTAXABLE \$	TAXABLE \$
	MISC TOTAL (Transfer to page 1)		
Date _			
Buyer	Buyer		
Dealer	Dealer's #	ŧ	

**DEALER INFO MUST** 

Nevada Manufactured Housing Division Pending,

# Purchase Contract <u>NEW</u> Homes SUPPLEMENT A

BUYER'S FINANCING REQUEST: NO DEALER LIABLITY

BUYER REQUESTS THAT THE FOLLOWING CONTRACT ITEMS BE INCLUDED IN THE LOAN AMOUNT, SOLELY FOR PURPOSES OF ASSISTING BUYER WITH FINANCING, WITHOUT LIABILITY TO DEALER. Buyer will SEPARATELY CONTRACT for these items and will look ONLY to the contractor with regard to these items. Buyer agrees to hire only CONTRACTORS LICENSED AND BONDED by the proper licensing authority. Buyer must obtain land cost from owner or licensed realtor.

A. Skirting	\$ F. Patios	\$ M. Concrete Work	\$
B. Site Prep	\$ G. Gas	\$ N. Installation	\$
C. Compaction	\$ H. Electric	\$ O. Landscaping	\$
D. Termite Test	\$ I. Water	\$ P. Awnings	\$
E. Land Cost	\$ J. Septic Tank	\$ Q. Electric	\$
	-	Pedestal	
* Impact Fees	\$ K. Well	\$ R. TV/Phones	\$
		Jacks	
* Points in \$	\$ L. Utility Fees	\$ S. Walls/Fencing	\$
* Closing Fees	\$	\$	\$
\$			

TOTAL FINANCING REQUESTED \$	
------------------------------	--

#### **Construction and Completion**

#### IF IMPROVEMENTS CONTRACTED FOR BY DEALER: See Page 6

**CHANGE ORDERS**: Any change order relating to the land development and accessories must be contained within a separate written agreement between Buyer and his contractor if Buyer uses a contractor other than Dealer.

Buyer agrees to have this work completed before (date) \_\_\_\_\_\_\_. Buyer understands that Dealer will incur additional costs if completion of any phase is delayed. Therefore, Buyer agrees to pay a LATE CHARGE OF \$ \_\_\_\_\_\_ PER DAY until work is completed. Buyer's time and his contractor's time to complete any improvements will be extended automatically for the length of any delays resulting from matters outside of Buyer's control that make timely completion impossible, including, without limitation, labor strikes, slowdowns, lockouts, material or labor shortages, any action of the federal, state or local authorities having jurisdiction over the premises which may affect Dealer's ability to perform, civil disorder, fire, unusual weather conditions or any acts of God. Buyer must notify Dealer of any such delay within 24 hours before Dealer is to arrive to begin work.

**SITE IMPROVEMENT**: The construction of the site improvements must be completed in compliance with the plans and specifications in any addendum referenced and the applicable governmental regulations.

**CONSTRUCTION SCHEDULE**: Dealer makes no representation as to the specific completion date or schedule of construction other than as set forth herein. The time by which the premises must be completed may be extended by written agreement of Dealer and Buyer and will be extended

automatically for the length of any delays resulting from matters outside Dealer's control that make timely completion impossible, including, without limitation, labor strikes, slowdowns, lockouts, material or labor shortages, any action of the federal, state or local authorities having jurisdiction over the premises which may affect Dealer's ability to perform, civil disorder, fire, unusual weather conditions or any acts of God.

Date	
Buyer	Buyer
Licensee	Dealer's #

## DEALER INFO MUST BE INSERTED HERE

Nevada Manufactured Housing Division Pending, 2004

## Purchase Contract NEW Homes SUPPLEMENT B

#### FINANCING OPTIONS CUSTOMER MAY SELECT LENDER OF CHOICE

RELEASE OF DEALER: Any loan described in this contract must be independently investigated and evaluated by Buyer, who hereby acknowledges that any decision to enter into a loan arrangement with any person or entity will be based solely upon such independent investigation and evaluation. Buyer further holds harmless and releases Dealer from any liability based on any loan obtained by Buyer in which the Dealer is not involved. Buyer acknowledges that Dealer is in no way responsible for Buyer's decisions concerning the desirability or acceptability of any loan or any terms therein.

#### **NEW CONVENTIONAL FIRST LOAN**

This sale is contingent upon Buyer qualifying for Permanent First Loan PermanentFirst Loan and Interim Loan
Permanent Loan Amount: \$ Interim Loan Amount: \$ Term of Loan:
TYPE OF LOAN: Conventional Fixed Rate Conventional Adjustable Rate Other
INTEREST RATE: The interest rate must not exceed% as an annual rate for a fixed rate or an initial rate for an adjustable rate loan. Buyer agrees to establish the interest rate and "points" by separate written agreement with Lender at the time of the loan application. If Buyer does not "lock" rate at time of application and is unable to obtain terms described herein at close of escrow, earnest money may be forfeited.
<b>INTERIM LOAN:</b> If an interim loan is required, within ten (10) calendar days or calendar days after execution of this contract, Buyer or Lender must provide a written interim loan approval from Lender based on a completed loan application and credit report. Buyer agrees to supply all documentation required by Lender. Buyer instructs Lender to send copies of such approval to Dealer. Buyer authorized Lender to provide loan status updates to Dealer.
CONDITIONAL LOAN APPROVAL: Within ten (10) calendar days or calendar days afte execution of this contract, Buyer or Lender must provide a written conditional loan approval from Lender based on a completed loan application and credit report. Buyer agrees to supply all documentation

required by Lender. Buyer instructs Lender to send copies of such approval to Dealer. Buyer authorizes Lender to provide loan status updates to Dealer.

LOAN COSTS: Private Mortgage Insurance is requested in a manner acceptable to Lender. Buyer shall be Discount points not to exceed: total points	
A.L.T.A. Lender Title Insurance Policy #	Loan Origination Fee (Not to exceed % of
	Paid by Dealer and reimbursed by Buyer at
closing. Buyer shall pay any additional loan costs not set forth	n herein.
APPRAISAL: This sale is contingent upon an app Lender for at least the sales price of \$ To do so within five (5) calendar days after execution he	raisal of the premises by an appraiser acceptable to he party responsible for paying for the appraisal shall reof.
Date	
Buyer	Buyer
Licensee	Dealer's #
DEALER INFO MUST BE INSERTED HERE	Nevada Manufactured Housing Division Pending, 2004
	Purchase Contract NEW Homes
	SUPPLEMENT B CONTINUED
NEW FHA O	DR VA LOAN
This sale is contingent upon Buyer qualifying for a ne	w FHA or VA Loan.
Loan Amount: \$ (excluding MIP or Fund Type of Loan: // FHA // VA	ding Fee) Term of Loan:
FHA Mortgage Insurance Premium (MIP) or VA fundi	ing fee of \$ to be financed by or to be paid by Buyer in cash at close of
	eed % as an annual rate for a fixed rate loan or grees to establish the interest rate and "points" by f the loan approval.
contract, Buyer or Dealer must provide a writte completed loan application and credit report. Buyer	0) days or calendar days after execution of this en conditional loan approval from Lender based on a er agrees to supply all documentation required by uch approval to Dealer. Buyer authorizes Lender to

**LOAN COSTS:** When maximizing Buyer's loan amount under the FHA "acquisition method," Buyer's new loan amount may be reduced and additional cash may be required at closing from Buyer if Dealer pays for any of the loan costs. Either party may pay the following:

	DELIVERY	AND INSTALLATION
		SUPPLEMENT C
	DEALER INFO MUST BE INSERTED HERE	Nevada Manufactured Housing Division Pending, 2004  Purchase Contract NEW Homes
Licensee _		Dealer's #
Buyer _		Buyer
Date		
to have a possible d The name	home inspection performed on the efects. Up to \$200 of the cost to perfo	rrant the condition of the property. It is important for Buy property he wishes to purchase in order to identify a orm the inspection may be financed into Buyer's mortgagn be found in the yellow pages of a telephone directory."
contract, E any penal HUD/FHA Administra than \$ without re- determine HUD does	Buyer will not be obligated to complete Ity by forfeiture of deposit or otherw or VA requirements, a written state ation or a direct Endorsement Lender s Buyer will have the gard to the amount of the appraised the maximum mortgage the Departme	ly agreed that notwithstanding any other provision of the the purchase of the property described herein or to include unless Buyer has been given, in accordance wherement by the Federal Housing Commissioner, Veteral setting forth the appraised value of the property of not less option to proceed with consummation of the contravaluation. The appraised valuation must be arrived at ent of Housing and Urban Development (HUD) will insure the property. Buyer should satisfy himself that the principle.
contract, E purchase value of the proceed w	Buyer will not incur any penalty by forfort of the property described herein if the property established by the Veteral	y agreed that notwithstanding any other provision of the iture of deposit or otherwise be obligated to complete the contract purchase price or cost exceeds the reasonable in a Administration. Buyer will, however, have the option of the teasonable value.
	<b>AL:</b> Party responsible for paying for ution hereof.	the appraisal shall do so within five (5) calendar days
A.L.T.A. Le Appraisal oTHER L fees. In ac	Fee \$	Loan Origination Fee \$ Buyer Paid by Dealer and reimbursed by Buyer at closing y for document preparation, tax service and underwritin pay any escrow fees. Buyer shall pay any additional loa
fee not inc		nt points must not exceed: total points (Origination

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.

WE. A	<b>4S YOUR</b>	DEALER.	ARE RESPONSIBLE FOR THE	<b>FOLLOWING:</b>
-------	----------------	---------	-------------------------	-------------------

- 1. Blocking and leveling of the home to state's code or manufacturer's code.
- 2. The connection of above-ground utilities, as agreed upon in the contract, up to a maximum of \_\_\_\_\_ feet of materials, to existing codes.

3. Any applicable ins	pections.			
materials are needed for	r proper installation of t	naximum of feet on the home, you will pay, at the home in your financing request	the time of in	
A. Electrical, 100 AMP	\$ Per Ft.	E. Water	\$	_ Per Ft
B. Electrical, 200 AMP	\$ Per Ft.	F. Gas	\$	Per Ft
C. Sewer	\$ Per Ft.	G. Telephone	\$	Per Ft
D. Television cable	\$ Per Ft.	H. Required flood-plain	or	Actua
	· · · · · · · · · · · · · · · · · · ·	perimeter blocking	\$	_ Cost
	<del>_</del>	line-item charge, in the amou		
	•	e returned to Buyer after the		
		that the utility or other costs		
		o this figure may be adjusted	•	
		sed by weather, accidents,	strikes, fires,	equipment
failure, delays by the man	ufacturer or any other caus	se beyond Dealer's control.		

#### YOU, AS BUYER, ARE RESPONSIBLE FOR THE FOLLOWING:

- 1. Arranging for utility service to be turned on at the time of installation, as set forth below.
- 2. (A) Dobtaining the necessary permit for the placement of your home; or
  - (B) Authorizing Dealer to obtain the permit. I hereby agree to pay for the permit and any tap-on development fees.
- 3. Verifying that your home is compatible with the lot, CC&Rs, deed restrictions, zoning laws and the available utilities based on approved plans. You are responsible for the cost of cutting trees, excess site-preparation costs not included in this contract and excessive trenching for utilities, as necessary. You are also responsible for any additional expenses, such as a loader, bulldozer or similar heavy equipment that may be needed to properly install your home on your site. For your protection, Dealer advises you to have a compaction test done on the soil to determine compatibility. Dealer can arrange for this test to be done, at your expense. If you act against Dealer's advice and choose not to have a compaction test done, you agree that YOU will be responsible for any problems that a compaction test would have revealed. Improper soil compaction can lead to such problems as unleveled conditions, settling, tape or texture cracking, etc.
- 4. Making sure there is adequate access for the home to be properly installed. If the lot is not ready for installation of your home and the workers are required to wait, there will be a charge of \$ \_\_\_\_\_ per hour for each worker.
- 5. Making sure the electrical power pedestal is installed with meter base, breaker box and necessary (size \_\_\_\_\_ AMP) breaker, within \_\_\_\_ feet of the home's electrical service, unless otherwise agreed upon.
- 6. Making sure the water, septic tank or sewer connection is within \_\_\_\_\_\_ feet of the home's connection point, and your portion must be preinstalled to the proper code. For assistance, please contact your licensed contractor.

Date_			
Buyer		Buyer	
Licens	see		#
	DEALER INFO MUST BE INSERTED HERE	Purchase C	d Housing Division Pending, 2004  Contract <u>NEW</u> Homes  MENT C CONTINUED
	Contracting with and paying a licensed of hookup if Dealer or installation compart and gas hookup. It is not the responsible Dealer is not responsible for any work of Arranging for phone service and the installation written approval of tenancy from Being available to assist in placing the community installation sets are usually community standards. Make sure that you Allowingworking days after deplanning to move into your new home. In delivery for move-in.	ny is not licensed for gas bility of Dealer to complete lone by outside contractors tallation of phone and televom park management when home to your requirement y assisted by the manage ou inquire about these requirery ( additional of	plumbing, testing of appliances a such work under this contract. It is is in jacks. It is and to accept delivery. Rental for and must be installed to the uirements. It is a lays for drywall homes before
			Date
Buyer			
Home	Phone W		
Delive	ry Address		
Directi	ions		
	RUNNING GEAR (TIRES	S, WHEELS, AXLES AND	SPRINGS)
	alue of running gear (tires, wheels, axles f the home on page 1.	and springs) has been g	iven as a reduction in the base
□ De	ealer will retain running gear. Value \$		
□ Rι	over will return running gear to Dealer Va	alue \$	

☐ Buyer will retain running gear per contract	on page 1.
Date	
Buyer	Buyer
Licensee	
DEALER INFO MUST BE INSERTED HERE	Nevada Manufactured Housing Division Pending, 2004  Purchase Contract NEW Homes SUPPLEMENT D
"DISPLAY MODEL" S	SUPPLEMENT AND RELEASE
If Buyer is purchasing a Display Model, the footnate:	following terms and conditions are made a part of this
had been delivered new from the manufacture premises of Dealer, a manufactured housing st	nome being purchased is not in the same condition as if it ir. Rather, the home has been previously set up on the how or at some other location and has been used as a subject to some cosmetic wear/tear, including, without paint chips, fading, etc., as fully described below.
subject to the terms of any addenda and the del	se price of \$ for the Display Model and for a period of days after the date of closing, livery and installation provisions of this contract, if any. All apply as set forth in the manufacturer's warranty materials

By accepting the discounted price, Buyer has specifically and voluntarily **chosen to waive** Buyer's rights to object to **any** matter concerning the cosmetic condition of the home after the limited warranty period set forth herein expires. Buyer will be responsible for any and all cosmetic items after that date, and therefore agrees to release and indemnify Dealer, its principals, agents and employees from any and all liability or complaints whatsoever for cosmetic items after the limited warranty expires.

received by Buyer. As a material part of this contract, Buyer represents that Buyer is voluntarily giving up

certain warranty rights in exchange for a substantial reduction in the price.

Buyer agrees that this contract is a complete defense to any complaint, civil or administrative, regarding any cosmetic items arising after the limited warranty for this home expires. Buyer has been advised that Dealer has granted Buyer a right to have a professional inspection performed on the home before delivery and encourages Buyer to have such an inspection performed.

Buyer specifically acknowledges that there have been no representations or warranties of any kind made by Dealer or any of its representatives regarding the applicable warranty, the condition of the home, its systems or any of the appliances that may be contained therein, other than as set forth in writing in this purchase contract and any addenda thereto.

Buyer acknowledges that Dealer may have furnishings, wall decorations and similar display items in the Display Model that are not included in the purchase of the home unless listed separately on page 1.

Except for any written repairs noted below, Buyer is accepting the home in "AS IS" condition with regard to each of the following initialed items:

	Buyer
Denie	Dimen
Date	
	_ Dents, Scratches and Discoloration of Interior and Doors
	Cosmetic Defects (Cuts, Chips and Cracks)
	Ordinary Wear and Tear on Roof
	_ Scratches and Dents on Appliances
	_ Wear and Tear on Carpet
	_ Scratches on Cabinets
	_ Wear and Tear on Linoleum
	_ Exterior Paint

- 2. A licensee who fails to comply with this section is subject to disciplinary action by the Division pursuant to NRS 489.381.
  - **Sec. 2.** NAC 489.232 is hereby amended to read as follows:

**Buyers Initials:** 

489.232 1. The following form of contract for the sale of a used manufactured home, mobile home or commercial coach must be used in the sale of any used manufactured home, mobile home or commercial coach. A formatted copy of this form is available, free of charge, by contacting the Division at 2501 East Sahara Avenue, Suite 204, Las Vegas, Nevada 89104, telephone number 702.486.4135.

[(DEALER HEADER INFORMATION TO BE INSERTED HERE)

		USED HOM	IE PURCHASE CONTRACT		
PHONE	DATE	;	SALESPERSON		
BUYER			<u> </u>		
ADDRESS					
DELIVERY	Y ADDRESS				
MAKE	SERIAL#	SIZE	YEAR/MANUFACTURER	BEDROOMS	BATHS
OPTIONAL	L EQUIPMEN	T,			
	ACCESSORII	ES PRICE			PRICE]
services, se	<del>e page 6)</del>				
			BASE PRICE OF	HOME	
			OPTIONAL EQUIPMENT		
			TOTAL PAGE 2		
			TOTAL PAGE 3		
			TOTAL PAGE 6		
			DOCUMENT FEES		
			SUBTOTAL		
			SALES TAX		
			NONTAXABLE ITEMS		
			FEES AND INSURANCE		

	1. CASI	H PRICE		
	TRADE ALLOWAN	CE.		
	LESS LOAN BALAN	<del>ICE</del>		
	NET ALLOWANCE			
	CASH DOWN PAYA	<del>4ENT</del>		
	CASH AS AGREED			
	2. LESS	TOTAL CREDITS		
		AID BALANCE OF		
	CASH SALE PR	<del>ICE</del>		
DALANCE CARRIED TO				
BALANCE CARRIED TO				
OPTIONAL EQUIPMENT				
This contract contains the entire	re agreement between Dealer an	d Buyer, and no other		
representation or inducement l	nas been made that is not contain	ned in this contract. Buyer		
confirms he has reviewed ALI	SIX (6) PAGES of this purcha	se contract and has obtained any		
legal, tax or other professional	advice Buyer may desire. Buye	r and Dealer agree that each		
portion of this contract is inde	pendent of any other portion and	I that if any portion of this		
contract is found to violate the law or to be unenforceable, the remainder of this contract is				
valid. Do not sign this agreement if it contains blank spaces. Buyer acknowledges receipt of a				
copy of this contract.				
DECCRIPTION OF TRADE I	TNI	AMOUNT OWING		
DESCRIPTION OF TRADE I	<del>IN</del>	AMOUNT OWING		

MANUFACTURER			SIZE
TITLE#	BEDROOMS	BATHS	COLOR
SERIAL#	LIENH	<del>OLDER</del>	

LICENSED DEALER OR LICE	NSED REPRESENTATIVE_		
DATE			
BUYER	SSN	DATE	=
BUYER	SSN	DATE	==
SELLER	DATE	<del></del>	
SELLER	DATE	<del></del>	

## **DISCLOSURES AND ESTIMATED MONTHLY COSTS**

ESTIMATED MONTHLY HOME PAYMENT	\$
CURRENT PARK or LAND RENT	\$
TAXES ON HOME	\$
HOME INSURANCE	\$
OTHER MONTHLY COSTS	\$

PARK APPROVAL OF BUYER: This transaction is contingent upon the approval of Buyer by the park management where applicable. All deposits will be refunded in the event that the park management does not approve of Buyer.

CLOSING DATE OF MORTGAGE LOAN: If Buyer is obtaining a mortgage loan, Buyer shall comply with all terms and conditions of such mortgage loan, including payment of all closing costs, and Buyer shall close the mortgage loan escrow within two (2) days after completion of the premises. Buyer and Dealer hereby agree that escrow on the mortgage loan is closed when the mortgage lien documents are recorded.

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 premises during the course of construction or at any other time before the close of escrow. 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 construction and final funding of Buyer's loan. Dealer shall provide keys and/or a means to operate all locks.

BUYER AND DEALER COOPERATION: — After closing and throughout the 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) at the times agreed upon. Unless otherwise required by law, Dealer has no obligation to correct any item not caused by deficient workmanship or materials. Buyer understands that Dealer may encounter delays in correcting certain deficiencies because the primary responsibility for correcting such deficiencies may be that of the manufacturer, a subcontractor or a supplier whose time schedule is not controlled by Dealer. Dealer's obligation to correct any deficiencies noted by Buyer will not delay the closing of the transaction or demand any conditions upon the closing not specified in this contract.

#### REMEDIES

DEFAULT AND REMEDIES: If either party defaults in any respect on any material obligation under this contract, the nondefaulting party may elect to be released from all obligations under this contract by cancelling the contract. The nondefaulting party may thereafter proceed against the party in default upon any claim or remedy, which the nondefaulting party may have in law or equity. In the event of Buyer's default, the amount of the deposit, not to exceed the actual costs expended by Dealer, may be forfeited, at Dealer's option, as Dealer's sole right to damages.

ATTORNEY'S FEES: In any action or proceeding to enforce any provision of this contract or for the damages sustained by reason of its breach, the prevailing party, on trial and on appeal,

shall be entitled to receive reasonable att	orney's fees and a	ny other related expenses as awarded
by the court.		
TIME: Time is of the essence in the pe	erformance of obliq	gations contained in this contract.
NEVADA LAW: Nevada law governs	this contract.	
	Initials	<u>Initials</u>
REC	EIPT FOR DEPO	SIT
Received by Dat  Dealer	<del>te</del>	
Print name(s) as it/they should appear on	<del>ı title:</del>	
		_

Note: IT IS SOLELY THE BUYER'S RESPONSIBILITY TO DETERMINE THE FORM OF TITLE. NEITHER SELLER NOR SELLER'S AGENT IS AUTHORIZED TO RENDER ANY ADVICE AS TO THE MANNER IN WHICH TITLE IS TO BE TAKEN. THE DECISION AS TO HOW TO TAKE TITLE HAS IMPORTANT LEGAL CONSEQUENCES, INCLUDING, WITHOUT LIMITATION, THE DETERMINATION OF TAXES, INHERITANCE AND COMMUNITY PROPERTY. IF BUYER NEEDS ADVICE REGARDING THIS QUESTION, BUYER SHOULD CONSULT WITH HIS OWN ATTORNEY OR OTHER PROFESSIONAL.

DEPOSIT: Upon acceptance of this contract by Dealer, Dealer may deposit Buyer's money into a trust account. Unless otherwise provided in this contract, all deposited money is considered a part of the purchase price. Buyer agrees that, if Buyer breaches this contract, any deposited money may be subject to forfeiture. In the event any check is dishonored for any reason, Dealer may, at his option, be immediately released from any further obligation under this contract.

Amount of deposit: \$		Dealer's Receipt #			
Form of deposit:	Personal check	Cash: \$	Other: \$		
Received bySa	lesperson's Name	Salesperson's Signature	License #	— ————————————————————————————————————	

Firm Name	Firm L	icense #	
CASH SALE: If Buyer is p Dealer before delivery.	aying in eash for this tra	ansaction, all money must b	e deposited with
Buyer		Buyer	— — — — — — — — — — — — — — — — — — —
Licensed Dealer or Ro	<del>presentative</del>	——————————————————————————————————————	
WALK	C-THROUGH AND PO	SSESSION RECEIPT	
YEAR/MANUFACTURER		SIZE	
COMPLETE SERIAL #			
Buyer hereby stipulates that h	ne has personally inspec	ted the home with Dealer o	<del>r his</del>
representative and that it com	plies with all the terms	and conditions of the offer	to purchase,
including all amendments sub	mitted to the above Sel	ler's agent. Buyer further st	tipulates that he

accepts the home in its present condition and at its present location and that he has not received

any expressed or implied warra	nties from Selle	<del>er or from his agen</del>	t with only the f	ollowing	
exceptions:					
The implied warranty by Deale	er of the working	g order of the esser	ntial systems in t	the home as	
prescribed by NRS 489.751.					
The following items are in wor	king order at the	e time of sale:			
Item or System	Working	Not Working	Buyer's	<del>Dealer's</del>	
			<del>Initials</del>	<del>Initials</del>	
Heating System					
Air Conditioning System					
Electrical System					
Plumbing System					
Drainage System					
Other Exceptions and Additional Warranties:					
(Repairs or replacements must	<del>be completed w</del>	<del>ithin 30 days by tl</del>	ne responsible pa	arty unless	
otherwise noted and agreed upon.)					

SEE ATTACHED SHEET	
SEL ATTACHED SHEET	
I, the Purchaser of the above property, have	e, on this date, personally inspected the home and
assured myself regarding the condition of the	ne home.
Date	
Buyer	Buyer
<del>Dealer</del>	License #

## Supplement "A" 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.

## WE, AS YOUR DEALER, ARE RESPONSIBLE FOR THE FOLLOWING:

—1. Blocking and level	ing of the l	nome to st	ate's code or manufacturer's	<del>-code.</del>	
2. The connection	<del>n of above</del>	ground ut	ilities, as agreed upon in the	-contract, up t	<del>o a</del>
maximum of	<u>_ feet of ma</u>	aterials, to	existing codes.		
— 3. Any applicable ins	<del>pections.</del>				
			aximum of feet of a		•
materials are needed for p	<del>roper instal</del>	<del>lation of t</del>	he home, you will pay, at th	e time of insta	<del>lllation,</del>
the following charges or a	llow them (	to be inclu	ded in your financing reque	<del>st:</del>	
A. Electrical, 100 AMP	\$	Per Ft.	E. Water	\$	Per Ft
B. Electrical, 200 AMP	\$	<del>Per Ft.</del>	F. Gas	\$	<del>Per Ft</del>
C. Sewer	\$	<del>Per Ft.</del>	G. Telephone	\$	<del>Per Ft</del>
D. Television cable	\$	<del>Per Ft.</del>	H. Required flood-plain		Actua
			or perimeter blocking	\$	Cost
This contract DOES	-DOES NO	<del>OT contair</del>	n a line item charge, in the a	mount of	
\$, for "ma	terials." A	n <del>y unused</del>	portion of this money will b	e returned to	Buyer
after the installation is con	npleted and	<del>l the instal</del>	llation crew is paid. If Buyer	· believes that	<del>the</del>
utility or other costs will e	xceed this	<del>amount,</del> B	Suyer should advise the sales	<del>person immed</del>	<del>liately</del>
so this figure may be adju-	sted. Buver	· understar	nds that Dealer cannot be he	ld responsible	<del>-for</del>

delays caused by weather, accidents, strikes, fires, equipment failure, delays by the manufacturer or any other cause beyond Dealer's control.

## YOU, AS BUYER, ARE RESPONSIBLE FOR THE FOLLOWING:

1. Arranging for utility service to be turned on at the time of installation, as set forth
<del>below.</del>
2 (A) Obtaining the necessary permit for the placement of your home; or
(B) Authorizing Dealer to obtain the permit. You hereby agree to pay for the
permit and any tap-on development fees.
3. Verifying that your home is compatible with the lot, CC&Rs, deed restrictions,
zoning laws and the available utilities based on approved plans. You are responsible for
the cost of cutting trees, excess site-preparation costs not included in this contract and
excessive trenching for utilities, as necessary. You are also responsible for any additional
expenses, such as a loader, bulldozer or similar heavy equipment that may be needed to
properly install your home on your site. For your protection, Dealer advises you to have a
compaction test done on the soil to determine compatibility. Dealer can arrange for this
test to be done, at your expense. If you act against Dealer's advice and choose not to have
a compaction test done, you agree that YOU will be responsible for any problems that a
compaction test would have revealed. Improper soil compaction can lead to such
problems as unleveled conditions, settling, tape or texture cracking, etc.

4. Making sure there is adequate access for the home to be properly installed. If the lo	ŧ
is not ready for installation of your home and the workers are required to wait, there wil	1
be a charge of \$ per hour for each worker.	
5. Making sure the electrical power pedestal is installed with meter base, breaker box	
and necessary (size AMP) breaker, within feet of the home's electrical	
service, unless otherwise agreed upon.	
6. Making sure the water, septic tank or sewer connection is within feet of the	æ
home's connection point, and your portion must be preinstalled to the proper code. For	
assistance, please contact your licensed contractor.	
7. Contracting with and paying a licensed contractor for gas plumbing, testing of	
appliances and gas hookup if Dealer or installation company is not licensed for gas	
plumbing, testing of appliances and gas hookup. It is not the responsibility of Dealer to	
complete such work under this contract. Dealer is not responsible for any work done by	
outside contractors.	
8. Arranging for phone service and the installation of phone and television jacks.	
9. Being available to assist in placing the home to your requirements and to accept	
delivery. Rental community installation sets are usually assisted by the manager and mu	ı <del>st</del>
be installed to the community standards. Make sure that you inquire about these	
requirements.	
10. Allowing working days after delivery ( additional days for drywall	
homes) before planning to move into your new home. A land or home purchase may tak	æ
up to days after delivery for move in.	

Licensed Dealer or Representative _		Date	
• –			
		<b>.</b>	
Buyer		Date	
Buyer		Date	
, <u> </u>			
	1.70		
Home Phone Wo	rk Phone	Other	
Delivery Address			
Directions			
Supplement "B" Addition	<del>nal Equipment, Labor &amp;</del>	: Accessories (See p	<del>vage 1)</del>
Description	of Items or Services		Amount
Bescription	of ficins of Bervices		Amount

Dealer	License #	1
Buyer	Buyer	
<del>Date</del>		
	TOTAL (Transfer to page 1)	

## DEALER INFO MUST BE INSERTED HERE

Nevada Manufactured Housing Division Pending, 2004

### **Purchase Contract USED Homes**

This is a legal and binding Contract if you do not understand it you should contact an Attorney

Phone:		Date:		
Buyer:		Salesperson:		
and / or:		Dealer Licens	е:	
Address:	City	State:	Zip:	

Dealer acts as agent for both buyer & seller unless otherwise disclosed in writing.

Purchasers agree to purchase and Seller agrees to sell the property described below subject to the following terms and conditions.

Year	Manufactur	Manufacturer			Listing #		
Size	Serial Numi	ber		Bed	Bath		
Closing Date		Physical Location:					
Base Price of Unit:	\$	Earnest Money:	\$	Document Fees:	\$		
Options Pg 3:	\$	Trade Net Pg 3:	\$	Insurance:	\$		
Sales Tax:	\$	*Additional Down:	\$	Tax/Rent Prorate:	\$		
Total Cash Price:	\$	Total Down Payment:	\$		<b>\$</b>		
Unpaid Balance of	Cash Price: \$			Total Other Charg	es: \$		

Supplement "A" WALK-THROUGH required and POSSESSION RECEIPT signed by all parties to complete transaction

Supplement "B" Disclosure of Estimated Charges and Terms Financing, Park Rental, Utility costs, Taxes Warranty

Supplement "C" DELIVERY/ SETUP must be added to this contract if DELIVERY AND INSTALLATION is included in agreement.

n agreement.	
ADDITIONAL TERMS:	
	*Additional Down Due by

This contract contains the entire agreement between Dealer and Buyer, and no other representation or inducement has been made that is not contained in this contract. Buyer confirms he has reviewed ALL THREE (3) PAGES PLUS APPLICABLE SUPPLEMENTS of this purchase contract and has obtained any legal, tax or other professional advice Buyer may desire. Buyer and Dealer agree that each portion of this contract is independent of any other portion and that if any portion of this contract is found to violate the law or to be unenforceable, the remainder of this contract is valid.

Do not sign this agreement if it contains blank spaces.

# DEALER MUST PROVIDE SIGNED COPY OF AGREEMENT TO BUYER AT TIME OF DEALER & BUYER SIGNING BUYER ACKNOWLEDGES READING AND UNDERSTANDING IT'S CONTENTS.

Licensee		Date
Buyer	SSN	Date
Buyer	SSN	Date
DEALER MUST PROVID	E ADDITIONAL COPY OF AGREEMENT TO	BUYER AFTER SELLER SIGNS
Acceptance subject to:		

Date

DEALER INFO MUST BE INSERTED HERE Nevada Manufactured Housing Division Pending, 2004

Purchase Contract <u>USED</u> Homes Page 2 of 3 Plus Applicable Supplements

#### RECEIPT FOR DEPOSIT

Print name(s), as it should appear on title:

## and / or

**OwnerSeller** 

Note: IT IS SOLELY THE BUYER'S RESPONSIBILITY TO DETERMINE THE FORM OF TITLE. NEITHER SELLER NOR SELLER'S AGENT IS AUTHORIZED TO RENDER ANY ADVICE AS TO THE MANNER IN WHICH TITLE IS TO BE TAKEN. THE DECISION AS TO HOW TO TAKE TITLE HAS IMPORTANT LEGAL CONSEQUENCES, INCLUDING, WITHOUT LIMITATION, THE DETERMINATION OF TAXES, INHERITANCE AND COMMUNITY PROPERTY. IF BUYER NEEDS ADVICE REGARDING THIS QUESTION, BUYER SHOULD CONSULT WITH HIS OWN ATTORNEY OR OTHER PROFESSIONAL.

**DEFAULT AND REMEDIES:** If either party defaults in any respect on any material obligation under this contract, the non-defaulting party may elect to be released from all obligations under this contract by canceling the contract. The non-defaulting party may thereafter proceed against the party in default upon any claim or remedy, which the non-defaulting party may have in law or equity. Buyer agrees Seller may seek to recover **actual damages** including any commission due to third parties, <u>Or, if initialed</u> by Buyer \_\_\_\_\_\_; Seller shall retain the earnest money deposit as **liquidated damages** which Buyer and Seller agree to be a best estimate of damages Seller will suffer from Buyer's breach and not as a penalty to ensure Buyer's performance of this purchase contract.

**ATTORNEY'S FEES:** In any action or proceeding to enforce any provision of this contract or for the damages sustained by reason of its breach, the prevailing party, on trial and on appeal, shall be entitled to receive reasonable attorney's fees and any other related expenses as awarded by the court. All parties agree **Nevada** law governs this contract.

**TIME:** Time is of the essence in the performance of obligations contained in this contract.

**DEPOSIT:** Upon acceptance of this contract by Dealer, Dealer shall deposit Buyer's money into a state regulated trust account.

- Unless otherwise provided in this contract, all deposited monies are considered as part of the purchase price.
- This transaction is contingent upon the approval of Buyer by the park management where applicable. All
  deposits will be refunded in the event that the park management does not approve Buyers application for
  residency.

- This transaction is contingent upon Buyer obtaining financing if applicable.
- Buyer agrees that, if Buyer breaches this contract, deposited monies as noted above, may be subject to forfeiture.
- In the event any check is dishonored for any reason, Dealer may, at his option, be immediately released from any further obligation under this contract.

	Amount of deposit: \$	Deale	r's Receipt#	-
	Form of deposit: θ Personal check	θ Cashiers check	θ Cash θ Other	
	Received by	 1e	Licensee's Signature	
	210011000114111		210011000 0 Olginataro	
Date				
Buyer			Buyer	
License	е		Dealer #	

DEALER INFO MUST BE INSERTED HERE Nevada Manufactured Housing Division Pending, 2004

## Purchase Contract <u>USED</u> Homes

Page 3 of 3 Plus Applicable Supplements

**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 NRS and NAC 489.

**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 close of escrow. 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 NRS 489

**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.

#### **DESCRIPTION OF TRADE-IN**

MANUFAC	TURER				YEAF	?	Trade Allowance \$	
TITLE#	•	SERIAL#		S	IZE	•	Balance Owed \$	
BEDROOM	1S	BA	THS	COL	OR		Net Allowance \$	
LIENHOLE	DER		<u>.</u>		•			

**OPTIONS** (See page 1)

Description of Items or Services Taxable Non-Taxable

	TOTAL	L OPTIONS (Transfer to p		
Date				
		_		
Buyer		Buyer		
Licensee		Dealer#		-
DEALER INFO I BE INSERTED I		Purchase Cont	2004	
Cumplement IIAII 1	WALK TUROUS			<del>_</del>
Supplement "A" V	VALK-I HROUGI	M AND PUSSESSIC	IN KECEIP	<u> </u>
Year Manufacturer			Stock #	
Size Serial Number Closing Date	Location:		Bed	Bath
				1.1
Buyer hereby stipulates that he has per complies with all the terms and conditio Seller's agent. Buyer further stipulates t and that he has not received any expres exceptions:	ns of the offer to purch that he accepts the ho	nase, including all amendme me in its present condition a	ents submitted and at its prese	to the above nt location

- "As Is" does NOT remove the Dealer's implied warranty of the working order of the essential systems (NRS 489.751).
   Buyer may waive right for each working system, ONLY by signing WAIVER column below.

Essential	Working	Not	Dealer's	Buyer's	WAIVER: Buyer must sign
Svstem		Working	Initials	Initials	if he/she agrees to accept a

non-working system Heating System Air-Cond System Electrical System Plumbing System Drainage System 3. Other Exceptions and Additional Warranties: (Repairs or replacements must be completed within 30 days by the responsible party unless otherwise noted and agreed upon.) θ SEE ATTACHED SHEET FOR MORE EXCEPTIONS/WARRANTIES IF CHECKED I, the Purchaser of the above property, have, personally inspected the home and assured myself regarding the condition and suitability of purpose of the home. I received a signed copy of this page at the time of the walk-through. Date Buyer \_ **Buyer** Dealer # Licensee DEALER INFO MUST Nevada Manufactured Housing Division Pending, 2004 BE INSERTED HERE **Purchase Contract <u>USED</u> Homes** Supplement B SUPPLEMENT B DISCLOSURE OF ESTIMATED CHARGES AND TERMS To be completed prior to 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 Buyer chooses to finance (Borrow) a portion of the purchase price to complete the purchase of this home, then Buyer's credit information was submitted to the following lender as well as possibly others. Approved Lender for this transaction The approved lender is willing to extend the Buyer the following amount of money to complete this purchase only if the Buyer is willing to make the following payments to repay this loan. Loan Amount for purchase of Home \$ \_\_\_\_\_ Initial \_\_\_ Monthly Payment Amount \$ \_\_\_\_\_ Initial

PROPOSED INTEREST RATE AND TERM: The above payment was calculated based on the lenders charge for

the use of the funds stated as the "Loan Amount" over the following term of repayment.

and based on an Annu	al Percentage Rate (APR) of
Buyer apply for Park Approval. embers and possibly pets if any	remain in the park where the home is located, the This requires that the Buyer meet with the park in . At this meeting the park will disclose what the current Estimate for the Monthly space rent is:
The cost of utilities are almos	t always in addition to other charges and will vary
	Telephone
	extra pets
Cable TV	extra pets
nes they will generally go down ally charged either by the Year through June 30 of the next. The Title of a Manufactured Homes are Estimated to be \$	Initial
hat choose to purchase the poli sses from Buyers that choose to ranty problem. The costs for or	are available for homes that meet the standards for icy prior to the close. This is intended to protect to purchase the contract after they take possession he year of coverage ranges from \$250 to \$500 harge a "Service Charge" of from \$35 to \$75 each
CLOSE: Fach Lender has a d	ifferent process to determine if they would be willing
	requirements that a Lender may require to help them
Credit References	Proof of Employment
	Proof of Deposit
	Proof of Paid Debts
Social Security	Personal References
	Buyer
	IDLORD: If Buyer chooses to Buyer apply for Park Approval. Embers and possibly pets if any cation and circumstances. Our of the utilities or other costs the Gas Sewer Cable TV  ERTY TAXES: Personal Property of the year through June 30 of the next. The Title of a Manufactured Homewas are Estimated to be \$

DEALER INFO MUST BE INSERTED HERE

Nevada Manufactured Housing Division Pending, 2004

Purchase Contract <u>USED</u> Homes 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.

#### WE, AS YOUR DEALER, ARE RESPONSIBLE FOR THE FOLLOWING:

1. Blocking and leveling of the home to state's code or manufacturer's code.

2.			ities, as agreed	upon in the cor	ntract, up to a ma	aximum of	feet of
_	materials, to exist						
3.	Any applicable inspe	ections.					
You :	as Buyer, agree that I	if MORF than th	e maximum o	f feet	of above-group	d utility mate	orials are
neede	ed for proper installa	tion of the home	e. vou will pav	at the time of	installation. the	e followina c	harges or
allow	them to be included	in your financii	ng request:	,	,		300 0
			Per Ft.	E. Water		\$	Per Ft.
B. Ele	ectrical, 100 AMP ectrical, 200 AMP ewer	\$ \$	Per Ft.	F. Gas		\$ \$	Per Ft.
		\$	Per Ft. Per Ft.	G. Telephor		\$	Per Ft.
D. Te	elevision cable	\$	Per Ft.		flood-plain or		Actual
				perimeter blo	ocking	\$	Cost
Thio	contract <b>DOES D</b>	OES NOT conta	in a lina itam a	harga in the an	nount of ¢	for	"motoriala"
	nused portion of this m	nonev will he retu	iri a iirie-ileiri Ci irned to Ruver	ndrye, in the am after the installa	iourii or φ ition is complete	, 101 d and the inst	THAIGHAIS. allation crow
	d. If Buyer believes tha						
	diately so this figure m						
	ed by weather, acciden						
	nd Dealer's control.	10, 01111100, 11100,	oquipinoni iana	no, dolayo by in	o manaraotaron	or any outer o	4400
•							
YOU,	AS BUYER, ARE RES						
1.	Arranging for utility s					ow.	
2.	(A) Obtaining the						
		ealer to obtain th	ne permit. I here	eby agree to pay	y for the permit a	and any tap-or	7
0	development		a salda da a la co	000 D11	- () - (1		
3.	Verifying that your ho						
	utilities based on app						
	costs not included in for any additional exp						
	properly install your f						
	done on the soil to de						
	act against Dealer's						
	responsible for any p						
	to such problems as					, , , , ,	
4.	Making sure there is					t is not ready t	for
	installation of your ho	ome and the wor	kers are require	ed to wait, there	will be a charge	of \$	_ per hour
	for each worker.						
<i>5</i> .	Making sure the elec						
_		ker, within f					
<b>6</b> .	Making sure the water	er, septic tank or	sewer connect	ion is within	feet of the	home's conn	ection point,
	and your portion mus	st be preinstalled	to the proper o	code. For assista	ance, please cor	ntact your licei	nsed
7	contractor.	navina a liaanaa	al acoutocatan fa		tooting of omplic		haaluun if
7.	Contracting with and	paying a license	ed contractor to	r gas piumbing,	testing of applia	nces and gas	поокир іт
	Dealer or installation the responsibility of L	Company is not	iicerisea ior gas	s piumbing, test	ing of appliances	s and gas nod	kup. It is not
	done by outside cont	reater to comple tractors unless D	le Sucri Work ui	riuer triis contrat	ct. Dealer is not i	responsible to	r arry work
8.	Arranging for phone					icy.	
9.	Being available to as					ivery Rental	community
Э.	installation sets are u						
	must inquire about th			and made bo in	otanoa to the co	minumy otani	auruo. rou
10.	Allowing work			dditional days fo	or drywall homes	s) before plani	nina to move
	into your new home.	A land or home	purchase may i	take up to	days after deli	very for move	in.
Date			,		,	,	
Buyer		_		Buy	/er		
					. —-		
Licen	see			Dea	nler #		
Home	Phone	IA	ork Phone		Oth		
· ioiiie			OIK I HOHE				
Delive	ery Address						
Delive	ory Address						
Direc	tions						
-11 CU	aono						

2. A licensee who fails to comply with this section is subject to disciplinary action by the Division pursuant to NRS 489.381.

## Sec. 3. NAC 489.234 is hereby amended to read as follows:

489,234 1. The following form of listing agreement for the sale of a used manufactured home, mobile home or commercial coach must be used in the sale of any used manufactured home, mobile home or commercial coach. A formatted copy of this form is available, free of charge, by contacting the Division at 2501 East Sahara Avenue, Suite 204, Las Vegas, Nevada 89104, telephone number 702.486.4135.

#### LISTING AGREEMENT

1. THE PROPERTY:	For purposes of this agreement, the property is to be considered
personal property in	County, Nevada, including all fixtures and
improvements thereon describ	ped as follows:

£

	R MANUFACTURER SERIAL#	TITLED SIZE LISTING DATE	
	E(S) OF OWNER ON TITLE	PHONE #	
CHILDREN ALLOWED PETS ALLOWED PARK RESTRICTIONS & REQU	SPACE #   COST OF RENT FOR	SPACE PARK CONTACT	
YES NO YES NO		RESTRICTIONS & REQUIREMENT	<b>13</b>

ADDRESS					CI	T¥	STA	TE	ZIP	
LIENHOLI	<del>DER</del>		1	PHONE	#	ACCOUN'	<del>T #</del>	LIEN	BALA	NCE
LIENHOLI	DER'S ADI	ORESS				CITY		STAT	E ZI	₽
ORIGINAL	TITLE LC	CATIC	<del>)N</del>			DATE OF	TITLE S	SEARC	<del>H</del>	
Except as or	therwise pro	ovided	below and	<del>l in para</del>	graph	19, the prop	erty incl	udes: /	All exist	ing
fixtures; hea	ating and co	ooling e	<del>quipment</del>	; built-ir	<del>ı applia</del>	ances; attac	hed light	ing fix	tures an	ı <del>d</del>
ceiling fans	<del>; towel, cur</del>	<del>tain anc</del>	l drapery	<del>rods; dra</del>	<del>aperies</del>	and other v	<del>vindow c</del>	overin	<del>gs; atta</del>	ched
<del>carpeting;</del> fi	i <del>replace eq</del> t	<del>iipment</del>	; televisio	<del>on anteni</del>	<del>nas; att</del>	ached plant	t watering	<del>g syste</del> :	ms; fire	<u>,</u>
suppression	systems; n	nisting s	<del>systems; v</del>	vater tre	<del>atment</del>	systems; sı	<del>moke det</del>	ectors;	fire wa	rning
systems; sec	curity system	ms; win	<del>idow, doo</del>	<del>r and su</del>	<del>n screc</del>	<del>ens; storm v</del>	vindows :	a <del>nd do</del>	<del>ors; sto</del>	rage
sheds and fo	encing.									
THE FOLL	OWING C	IRCLEI	<del>D ITEMS</del>	SPECII	FICAL	L <del>Y INCLU</del>	DED AR	E IN (	GOOD	
WORKING	ORDER:									
#BDRMS	#BATH	FUR	NACE	(	COOL	ING	AWNI	<del>NG(S)</del>	/CARP	<del>ORT(</del>
	<u>\$</u>							S	<del>)</del>	
		GAS	ELEC	A/C	EVAI	PORATIV	YES	NO-	#	
					E-CO	<del>OLER</del>				
	)/DECK(S	1	SHED(S	<u> </u>	***	ATER	WASI	IED	DRY	

**HEATER** 

**ELEC** 

YES NO

YES NO

GAS

YES

STOVE	REFRIGEI	RATOR	FREEZ	<del>ZER</del>	DISF	POS.	AL	LANI	OSC/	<del>PE</del>	SKIRTING
								WAT	ERII	<del>VG</del>	
YES NO	-YES	<del>NO</del>	YES -N	<del>IO</del>	YES		<del>10</del>	YES	N(	Э	YES NO
							'				
FURNITUR	E INCLUDI	ED AS I	LISTED I	BELO	W ANI	D/O	R ON	ADDI	END	<del>A LIS</del>	Ŧ
<del>ATTACHEI</del>	<del>):</del>										
OTHER:							_		_	_	
—2. EXC licensed Nev Dealer's pro Owner(s) an	rada Mobile mise to atter	Home E	<del>Dealer (De</del>	<del>ealer)</del> e of tl	of the t	<del>erm</del> erty	s of t	<del>his List</del>	ing A	Agreei <del>I, or </del>	<del>we, as</del>
	, 20_	, and	ending at	11:50	<del>) p.m. (</del>	<del>on _</del>				<del>, 20</del> _	, to sell or
exchange the	<del>e property de</del>	<del>escribed</del>	above.								
<del>Dealer's Init</del>	<del>ials</del>	Date	<del></del>			Sell	<del>ler's I</del>	<del>nitials</del>			Date
— 3. PRIC	E: The lis	ting pric	e will be				Th	e sellin	<del>g pric</del>	e wil	l be the price
offered by P	<del>urchaser and</del>	<del>l accepte</del>	ed by Ow	<del>ner, t</del> e	<del>be pai</del>	<del>d as</del>	desc	<del>ribed h</del>	<del>erein,</del>	, in te	rms as accepted
<del>by Owner. C</del>	<del>wner requir</del>	es Deale	er to prese	ent all	offers.						

4. ACCESS AND LOCKBOX: Unless otherwise stated in this agreement, Owner
authorizes Dealer to install and use on the property a lockbox containing a key to the property.
Owner acknowledges that a lockbox and any other key left with or available to Dealer will
permit access to the property by Dealer or any other Dealer, with or without potential Purchasers,
even when Owner or Occupant are absent. If someone other than Owner occupies the property,
Owner will provide to Dealer the name and phone number of any Occupant. Owner
acknowledges that neither Dealer's agent nor subagent is insuring Owner or Occupant against
theft or vandalism resulting from such access. Owner authorizes Dealer to place appropriate
signs on the property and to advertise from time to time at Dealer's discretion.
<del>Lock Box #</del>
— 5. COMMISSIONS: If Dealer produces a ready, willing and able Purchaser in accordance
with this agreement or if a sale or exchange of the property is made by Owner or through any
other agent during the term of this agreement, Owner agrees to pay Dealer a commission of
Owner agrees to pay Dealer a brokerage fee for the costs of verified
services rendered, not to exceed \$1,500, if Owner cancels this agreement before the expiration
period for any reason not included as a part of this agreement.
6. EXPIRATION: Owner will pay the same commission to Dealer if a sale is made, within
90 days after the expiration of this agreement, to any person to whom the property has been
shown during the term of this agreement.
- 7. EARNEST DEPOSIT: Owner authorizes Dealer to accept earnest deposits on behalf of
Owner and to issue receipts for such earnest deposits. If any earnest deposit is forfeited, it will be
divided equally between Dealer and Owner.

- 8. AGENCY RELATIONSHIPS: Owner understands that Dealer or his licensed representative will act as Owner's agent with respect to this agreement. Owner understands that Dealer may also represent a Purchaser who wishes to purchase the property of Owner. In that event, Dealer would be serving as the agent for both Owner and potential Purchaser. Owner acknowledges that he does not want to limit the range of possible Purchasers, and therefore, Owner agrees to work with Dealer to resolve any potential agency conflicts that may arise.

   9. ATTORNEY'S FEES: In any action or proceeding to enforce any provision of this agreement or for the damages sustained by reason of its breach, the prevailing party will be entitled to receive reasonable attorney's fees and any other related expenses as awarded by the court. Additionally, if Dealer is successful in collecting any commission without commencing any action or proceeding, Owner agrees to pay such Dealer's reasonable attorney's fees and costs.
- otherwise provided in this agreement, Owner warrants that, at the time of possession by

  Purchaser or the close of the sale: The roof will have no known leaks; all heating, cooling,
  mechanical, plumbing, drainage, watering and electrical systems and built in appliances will be
  in working condition; and the property will otherwise be in substantially the same condition as
  on the effective date of this agreement. Owner agrees to maintain and repair the property, as
  necessary, to fulfill the warranties described in this paragraph. Before the closing, Owner will
  grant Purchaser or Purchaser's representatives reasonable access to enter and inspect the property
  to satisfy Purchaser that the property is as warranted by Owner.

— 11. INFORMATION: Owner understands that Dealer will be passing on information contained in this agreement regarding the property to potential Purchasers. Owner warrants that all information given to Dealer is true. 12. NEVADA LAW: Nevada law governs this agreement. 13. INDEPENDENT ELEMENTS: Seller and Dealer agree that each portion of this agreement is independent of any other portion and that if any portion of this agreement is found to violate the law or to be unenforceable, the remainder of this agreement is valid. Dealer's Initials Date Seller's Initials Date 14. TITLE: Upon acceptance of a purchase contract, Owner agrees to furnish to Dealer a marketable Nevada Certificate of Title that is free and clear of liens and encumbrances upon closing. 15. POSSESSION: Possession of the property is to be given to Purchaser on (date)\_\_\_\_\_. A walk-through of the property by Purchaser before possession is required by state law. If Owner occupies the property after closing, a maximum amount of \$2,000 will be held in Dealer's trust account until Owner vacates and a walk-through is completed with Purchaser. If the property is in substantially the same condition at the time Owner vacates and a walk-through is completed with Purchaser as it was on the day of closing, the money held in Dealer's trust account will be paid to Owner. If the property is not in substantially the same condition as on the day of closing at the time Owner vacates and a walkthrough is completed with Purchaser, the money held in Dealer's trust account will be used to

make the repairs necessary to restore the property to substantially the same condition as on the
day of closing. Any money remaining in Dealer's trust account will be paid to Owner.
——————————————————————————————————————
— 16. TIME: Time is of the essence in the performance of obligations contained in this
agreement.
— 17. PAYMENT OF PROCEEDS: The proceeds from the sale of property due Owner must
be delivered, in person or by mail, to Owner within ten (10) days after compliance with NRS
489.723 (a copy of this statute is available from Dealer).
— 18. COMMISSIONS PAYABLE FOR THE SALE OF PROPERTY ARE NOT SET BY
ANY BOARD OR ASSOCIATION IN ANY MANNER OTHER THAN BY NEGOTIATION
BETWEEN DEALER AND OWNER. BY SIGNING BELOW, OWNER ACKNOWLEDGES
HE HAS READ, UNDERSTANDS AND ACCEPTS ALL TERMS AND PROVISIONS
CONTAINED HEREIN AND THAT HE HAS RECEIVED A SIGNED COPY OF THIS
LISTING AGREEMENT.
— 19. EACH ADDITIONAL AGREEMENT OR CHANGE in this section must be initialed
by both Seller and Dealer.

0.11	D .		0.11		D.
Seller	Date		Seller		<del>Date</del>
Seller's Mailing Address					
Seller 8 Manning Address					
-Licensed Dealer or Representa	ative Date		License #	Selle	<del>er's SSN</del>
-Licensed Dealer or Representa	ative Date		License #	Selle	<del>er's SSN</del>
-Licensed Dealer or Representa	ative Date		License #	Selle	<del>er's SSN</del>
<del>}</del>					
DEALER INFO	) MUST			Selle	
<del>}</del>	) MUST		ada Manufact	tured Housing Di 2004	vision Pending,
DEALER INFO	) MUST	Neva	ada Manufact <b>LISTIN</b>	tured Housing Di 2004 I <b>G AGREEM</b>	vision Pending,
DEALER INFO	) MUST	Neva	ada Manufact <b>LISTIN</b>	tured Housing Di 2004 I <b>G AGREEM</b>	vision Pending,
DEALER INFO BE INSERTED  1. THE PROPERTY: For p	) MUST ) HERE	Neva This is unde	ada Manufact <b>LISTIN</b> s a legal and erstand it yo	tured Housing Di 2004 I <b>G AGREEM</b> I binding Contra Iu should conta	vision Pending, I <b>ENT</b> act if you do not ct an Attorney
DEALER INFO BE INSERTED  1. THE PROPERTY: For p property in County, Nevada, inclu	O MUST O HERE Ourposes of this agre	Neva This is unde ement, the	ada Manufact  LISTIN s a legal and erstand it yo e property is	tured Housing Di 2004 I <b>G AGREEN</b> I binding Contra I should contains Is to be consider	vision Pending, IENT act if you do not ct an Attorney red personal
DEALER INFO BE INSERTED  1. THE PROPERTY: For p property in County, Nevada, inclu-	MUST HERE  Durposes of this agre	Neva This is unde ement, the	LISTINGS a legal and erstand it you be property is nents thereo	tured Housing Di 2004 I <b>G AGREEM</b> I binding Contra I'u should conta Is to be consider I'n described as	vision Pending,  IENT  act if you do not ct an Attorney red personal follows:
DEALER INFO BE INSERTED  1. THE PROPERTY: For p property in County, Nevada, inclu-	O MUST O HERE Ourposes of this agre	Neva This is unde ement, the	LISTINGS a legal and erstand it you be property is nents thereo	tured Housing Di 2004 I <b>G AGREEN</b> I binding Contra I should contains Is to be consider	vision Pending, IENT act if you do not ct an Attorney red personal
DEALER INFO BE INSERTED  1. THE PROPERTY: For p property in County, Nevada, inclu-	MUST HERE  ourposes of this agreuding all fixtures and	Neva This is unde ement, the	LISTINGS a legal and erstand it you be property is nents thereo	tured Housing Di 2004 I <b>G AGREEM</b> I binding Contra I'u should conta Is to be consider I'n described as	vision Pending,  IENT  act if you do not ct an Attorney red personal follows:  LISTING

CHILDREN ALLOWED YES I NO I	PETS ALLOWED YES 🕡 NO 🗆		RESTRICTION	IS & REC	QUIRE	MENTS	
ADDRESS		L	CITY		STA	4 <i>TE</i>	ZIP
LIEN HOLDER		PHONE	#	ACCO	OUNT #	<b>‡</b>	LIEN BALANCE \$
LIEN HOLDER'S ADDR	RESS		C	ITY		S	STATE ZIP
			Nevada 1 ☑ Other			DATE OF SEARCH	1
Except as otherwise pro- heating and cooling equ- and drapery rods; drape television antennas; att- treatment systems; smo- screens; storm windows THE FOLLOWING ITE ORDER:	uipment built-in appli eries and other wind ached plant watering oke detectors; fire wa s and doors; and fen	ances; att ow coverir I systems; arning sys cing.	ached lighting fings; attached can fire suppression tems; security s	ixtures a arpeting; on systen systems;	nd ceili fireplac ns; mis windov	ing fans; to ce equipm ting syster w, door an	owel, curtain nent; ms; water d sun
Heating   Gas   Gas	☑ Elec		☐ Steps		<b>2</b> 0	ven	# Baths
Water Heater	S 📮 Elec		☐ Shed(s)			gerator	# Bedrooms
☐ Air Conditioner ☐ (	Gas 🛭 Elec Ton_		□ Deck		☐ Dishv	vasher	
☐ Heat Pump ☐ Gas	Elec Ton		□ Carport		□ D	isposal	
☐ Evaporative Cooling	1		Patio Cove	r	□ M	licrowave	
☐ Stove ☐ Gas	☑ Elec		Landscape	water	□ F	reezer	
☐ Dryer ☐ Gas	☑ Elec		☐ Skirting		<b>□</b> N	/asher	
Furniture as Listed:							
Other:							
NRS 489.751 prescribe home at time of walk-th Buyer (s) that these sys unless specifically note	rough. By checking stems are now and w	the box n	ext to each sys	tem. Sell	er warr	rants to De	ealer and
Heating <b></b>	Cooling 📮		Plumbing 📮	L	Drainag	e 📮	Electrical
Note:		•					
Nevada Mobile Home E Seller(s), employ and g	rant Dealer the exclu , 20 _, 20_	e terms of usive right , and end	this Listing Agree commencing o	eement, n n. on	ľ / We,	as Owner	r(s) and
to terms of this agreem							
Licensee's Initials	Date		Seller's Ini	tials		Date	

DEALER INFO MUST BE INSERTED HERE

Nevada Manufactured Housing Division Pending, 2004

#### LISTING AGREEMENT

Page 2 of 3

3.	PRICE:	The listing pri	ce will be					The selling price
vill be	the price	offered by Purc	haser and ac	cepted by	Owner,	to be paid	as described	l herein, in terms as
accep	ted by Ou	ıner. Owner req	uires Dealer t	o present	all offers	3.		

- **4. ACCESS AND LOCKBOX:** Access to the **Home** and premises is granted for the purpose of showing to prospective purchasers at reasonable hours. Unless otherwise stated in this agreement, Owner authorizes Dealer to install and use on the property a lockbox containing a key to the property. Owner acknowledges that a lockbox and any other key left with or available to Dealer will permit access to the property by Dealer or any other Dealer, with or without potential Purchasers, even when Owner or Occupant are absent. If someone other than Owner occupies the property, Owner will provide to Dealer the name and phone number of any Occupant. Owner acknowledges that neither Dealer's agent nor subagent is insuring Owner or Occupant against theft or vandalism resulting from such access. Owner authorizes Dealer to place appropriate signs on the property and to photograph exterior and advertise from time to time at Dealer's discretion.
- before the expiration period for any reason not included as a part of this agreement.

  6. EXPIRATION: Owner will pay the same commission noted above in # 5 to Dealer if a sale is made within 90 days after the expiration of this agreement to any person to whom the property has been shown during the term of this agreement.
- 7. EARNEST DEPOSIT: Owner authorizes Dealer to accept earnest deposits on behalf of Owner and to issue receipts for such earnest deposits. If Buyer forfeits any earnest money, Dealer's verifiable expenses will first be paid and the remainder will be divided equally between Dealer and Owner.
- \*8. AGENCY RELATIONSHIPS: The Dealer will use diligent efforts to find a Buyer who is ready, able and willing to complete a sale of the property. Dealer's verifiable record of marketing attempts will be available upon request. Owner understands that Dealer or his licensed representative may in the future act for two or more parties in this transaction. When acting for more than one party in the transaction the Licensee is limited because of the adverse interests of the parties. The Licensee cannot represent the interests of one party to the exclusion or detriment of the interest of the other party. The Owner/Seller understands the foregoing and Consents to allow the Licensee to Act for all parties, to not limit the range of potential purchasers. Dealer my elect to pay another licensed dealer a portion of the commission if the dealers have a written cooperative agreement and the other dealer produces a qualified buyer that results in a final sale
- 9. ATTORNEY'S FEES: In any action or proceeding to enforce any provision of this agreement or for the damages sustained by reason of its breach, the prevailing party will be entitled to receive reasonable attorney's fees and any other related expenses as awarded by the court
- reasonable attorney's fees and any other related expenses as awarded by the court.

  10. WARRANTIES BY OWNER ON THE SALE OF THE PROPERTY: Except as otherwise provided in this agreement, Owner warrants that, at the time of possession by Purchaser or the close of the sale: The roof will have no known leaks; all heating, cooling, mechanical, plumbing, drainage, watering and electrical systems and built-in appliances will be in working condition; and the property will otherwise be in substantially the same condition as on the effective date of this agreement. Owner agrees to maintain and repair the property, as necessary, to fulfill the warranties described in this paragraph. Before the closing, Owner will grant Purchaser or Purchaser's representative reasonable access to enter and inspect the property to satisfy Purchaser that the property is as warranted by Owner.
- 11. INFORMATION: Owner understands that Dealer will relay information contained in this agreement regarding the property to potential Purchasers. Owner warrants that the information provided is complete and correct and agrees to hold Dealer harmless from any liability incurred from Dealer relying on such information.
  - 12. NEVADA LAW: Nevada law governs this agreement.
- **13. INDEPENDENT ELEMENTS:** Seller and Dealer agree that each portion of this agreement is independent of any other portion and that if any portion of this agreement is found to violate the law or to be unenforceable, the remainder of this agreement is valid.
- 14. TITLE: Upon acceptance of a purchase contract, Owner agrees to furnish to Dealer a marketable Nevada Certificate of Title that is free and clear of liens and encumbrances and all necessary, properly executed documents for the transfer of ownership and closing of the sale. The Owner further warrants that all costs associated with the ground lease, taxes, utilities and other associated costs will be paid through the date of closing. Dealer will process title documents and submit title documents to Manufactured Housing Division pursuant to NRS 489.

rered, in person or by mail, to Owner within ten (10) days after compliance with NRS 489.723 (a copy is statute is available from Dealer).  8. COMMISSIONS PAYABLE FOR THE SALE OF PROPERTY ARE NOT SET BY ANY BOARD ASSOCIATION IN ANY MANNER OTHER THAN BY NEGOTIATION BETWEEN DEALER AND NER. BY SIGNING BELOW, OWNER ACKNOWLEDGES HE HAS READ, UNDERSTANDS AND CEPTS ALL TERMS AND PROVISIONS CONTAINED HEREIN AND THAT HE HAS RECEIVED A NED COPY OF THIS LISTING AGREEMENT.  9. Dealer must provide a signed copy of this agreement to Seller at time of signing by ensee and Seller.  10. EACH ADDITIONAL AGREEMENT OR CHANGE in this section must be initialed by both Seller.	censee Initials Date	Seller's Initials	Date
5. POSSESSION: Possession of the property is to be given to Purchaser within			ing Division Pending,
5. POSSESSION: Possession of the property is to be given to Purchaser within		LISTING AGR	EEMENT
rered, in person or by mail, to Owner within ten (10) days after compliance with NRS 489.723 (a copy is statute is available from Dealer).  8. COMMISSIONS PAYABLE FOR THE SALE OF PROPERTY ARE NOT SET BY ANY BOARD ASSOCIATION IN ANY MANNER OTHER THAN BY NEGOTIATION BETWEEN DEALER AND NER. BY SIGNING BELOW, OWNER ACKNOWLEDGES HE HAS READ, UNDERSTANDS AND CEPTS ALL TERMS AND PROVISIONS CONTAINED HEREIN AND THAT HE HAS RECEIVED A NED COPY OF THIS LISTING AGREEMENT.  9. Dealer must provide a signed copy of this agreement to Seller at time of signing by ensee and Seller.  10. EACH ADDITIONAL AGREEMENT OR CHANGE in this section must be initialed by both Seller.		Page 3 c	of 3
	this statute is available from Dealer).  18. COMMISSIONS PAYABLE FOR THE S	en (10) days after compliance with N	IRS 489.723 (a copy
	WNER. BY SIGNING BELOW, OWNER ACKN CCEPTS ALL TERMS AND PROVISIONS CO GNED COPY OF THIS LISTING AGREEMEN 19. Dealer must provide a signed copy of the censee and Seller. 20. EACH ADDITIONAL AGREEMENT OR	THAN BY NEGOTIATION BETWEE NOWLEDGES HE HAS READ, UND NTAINED HEREIN AND THAT HE T. this agreement to Seller at time of	N DEALER AND DERSTANDS AND HAS RECEIVED A
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2. A licensee who fails to comply with this section is subject to disciplinary action by the

Date

Dealer's #

Division pursuant to NRS 489.381.

Licensee Signature