EXCLUSIVE RIGHT OF SALE LISTING AGREEMENT

This exclusive Brokerage Listing Agreement is between:

property.

	Laura Sorrenti-Perry		(Seller) and	
	Sunset Communities, LLC - J	ani Highley	(Broker).	
1.	SELLER gives Broker the EXCLUSIVE RIGHT TO price and terms described below, beginning the	ne <u>18</u> day of _	al property ("Property") described below, at the January , 20 24 , and terminating at 11:59	
p.m. the <u>18</u> day of <u>July</u> , 20 <u>24</u> ("Termination Date"). Upon full execution of a contra- and purchase of the Property, all rights and obligations of this Agreement will automatically extend date of the actual closing of the sales contract. SELLER and BROKER acknowledge that this Agreem guarantee a sale. This Property will be offered to any person without regard to race, color, religion				
		ny other factor pr	rotected by federal, state, or local law. SELLER	
2.	DESCRIPTION OF PROPERTY: Brand Name: Homi H:	5		
	Decal #(s):	498583B. 1498	5836	
	Serial #(s):			
	a. Real Property Street Address:	384	4 Jose Gaspar Dr.	
	b. Personal Property, including appl	iances:		
	c. Occupancy: Property (is) o		urrently occupied by tenant.	
3.	PRICE AND TERMS: The property is offered f Seller:		lowing terms, or on other terms acceptable to the	
	a. Price:		0.1	
	b. Financing Terms: CashSeller financing Seller will hof \$ with the following	old a purchase n		
	c. Seller Expenses: Seller will pay m	ortgage/loan dis	count points or other closing costs not to any other expenses Seller agrees to pay in	
4.	BROKER OBLIGATIONS AND AUTHORITY: Br	oker agrees to m	ake diligent and continued efforts to sell the	
	Property until a sales contract is pending on t	_	_	
	including the Internet and other r	nedia, place appr ld" signs once Se	in newspapers, publications, computer networks opriate transaction signs on the Property, ller (signs a sales contract) and use Seller's name operty.	
	b. Provide objective comparative ma	•		
	not ensure the Property's security that the lock box is for Seller's be	r, Seller is advised nefit and releases	o show and access the Property. A lock box does d to remove or secure valuables. Seller agrees Broker and persons working through Broker	
	from all liability and responsibility d. withhold verbal offers.		ith any loss that occurs. ffers once Seller accepts a sales contract for the	
	u. Withinitia Vendal Uliela. 🖛 🤚	· vviciniolu ali U	mens office series accepts a sales contract for the	

- 5. **SELLER OBLIGATIONS:** In consideration of **Broker's** obligations, **Seller** agrees to:
 - a. Cooperate with **Broker** in carrying out the purpose of this Agreement, including referring immediately to Broker all inquiries regarding the Property's transfer, whether by purchase or any other means of transfer.
 - b. Provide **Broker** with keys to the Property and make the Property available for **Broker** to show during reasonable times.
 - c. Inform **Broker** prior to leasing, mortgaging or otherwise encumbering the Property.
 - d. Indemnify **Broker** and hold **Broker** harmless from losses, damages, costs, and expenses of any nature, including attorney's fees, and from liability to any person, the **Broker** incurs because of:
 - (1) Seller's negligence, representations, misrepresentations, actions, or inactions,
 - (2) The use of a lock box,
 - (3) The existence of undisclosed material facts about the Property, or
 - (4) A court or arbitration decision that a **Broker** who was not compensated in connection with a transaction is entitled to compensation from **Broker**.
- 6. **COMPENSATION:** Seller will compensate **Broker** as specified below for procuring a **Buyer** who is ready, willing and able to purchase the Property or any interest in the Property on the terms of this Agreement or on any other terms acceptable to **Seller**. **Seller** will pay **Broker** as follows (plus applicable sales tax):

a. To pay the Broker at time of closing the sale of the property, compensation in the amount of (select one)
() $\$$ or (\times 6 % of the gross purchase price plus applicable federal, state and local taxes
along with a \$ 250.00 processing and documentation fee for Broker's services in effecting the sale by
finding a Buyer ready, willing and able to purchase the Property pursuant to this contract. However, closing is
not a prerequisite for Broker's fee being earned.
b (\$ or %) of the consideration paid for an option, at the time an option is created. If the option is exercised Seller will pay Broker , the paragraph 6 (a) fee less the amount Broker received under this subparagraph.
c (\$ or %) of gross lease value as a leasing fee, on the date Seller enters into a lease or agreement to lease, whichever is soonest. This fee is due if the Property is or becomes the subject of a contract granting ar Exclusive Right to Lease the Property.

- d. **Broker** fee is due in the following circumstances:
- (1) If any interest in the Property is transferred, whether by sale, lease, exchange, governmental action, bankruptcy or any other means of transfer, regardless of whether the **Buyer** is secured by **Broker**, **Seller** or any other person. (2) If **Seller** refuses or fails to sign an offer at the price and terms stated in this Contract, defaults on an executed sales contract or agrees with **Buyer** to cancel an executed sales contract. (3) If, within 120 days after termination date (Protection Period)., **Seller** transfers or contracts to transfer the Property or any interest in the Property to any prospects with whom **Seller** or **Broker** communicated regarding the Property prior to Termination Date. However, no fee will be due **Broker** if the Property is relisted after Termination Date and sold through another **Broker**.
- 7. **CONDITIONAL TERMINATION:** At **Seller's** request, **Broker** may agree to conditionally terminate this Agreement. If **Broker** agrees to conditional termination, **Seller** must sign a withdrawal agreement, reimburse **Broker** for all direct expenses incurred in marketing the Property and pay a cancellation fee of \$500.00 plus applicable sales tax. **Broker** may void the conditional termination and **Seller** will pay the fee stated in paragraph 6 (a) less the cancellation fee if **Seller** transfers or contracts to transfer the Property or any interest in the property during the time period from the date of conditional termination to Termination Date and Protection Period, if applicable.

8. DISPUTE RESOLUTIO	N: This Agree	ment will be cor	nstrued under Flor	ida law. All cor	ntroversies, claims	and other
matters in question bet	ween the part	ies arising out o	f or relating to this	Agreement or	the breach thereo	of will be settled
by first attempting med	iation under th	he rules of the A	merican Mediatio	n Association o	r other mediator a	agreed upon by
the parties. If litigation	arises out of t	his Agreement,	the prevailing part	y will be intitled	d to recover reasc	nable
attorney's fees and cost	:, unless the pa	arties agree that	disputes will be se	ettled by arbitra	ation as follows:	
			220.		, 1U v	
Arbitration: By initialing in the space provided, Seller () (), Listing Associate () and Listing Broker () agree that disputes not resolved by mediation will be settled by neutral binding arbitration in the county in which the Property is located in accordance with the rules of the American Arbitration Association or other arbitrator agreed upon by the parties. Each party to any arbitration or litigation (including appeals and interpleaders) will pay its own fees, costs, and expenses, including attorneys' fees and will equally split the arbitrator's fees and administrative fees of arbitration.						
9. COOPERATION WITH	1 OTHER BROK	KERS: This agree	ement is binding o	n Buyer's and S	Seller's heirs, pers	onal
representatives, admini		_	_	-	• •	
facsimile will be conside	ered as origina	ls. The term "B i	uyer" as used in th	ne Agreement ir	ncludes buyers, te	nants,
exchangers, optionees a	and other cate	gories of potent	ial or actual transf	erees.		
IN WITNESS WHEREOF,				Listing Contract	t on the day and y	ear below
provided, with each par	ty acknowledg	ging receipt of a	copy thereof.			
Laura Sorrenti	Perry					
(Sellers Signature)		(Date)	(Sellers Signatu	ıre)	(Date)	•
Louro Cor	ronti Dorni					
(Sellers Printed Name)	renti-Perry		(Sellers Printed	Name)		
(Seneral rinted runne)			(Selicis i illica	rianic)		
Seller's Mailing Address	•					
Seller's Contact # (Home	e)	(Office)	(Cell)	(Fax))	
Email Address:						
Cherrie Os	borne					
(Authorized Broker's Sig	gnature)		(Listing License	e's Printed Nam	ne)	
Brokerage Firm Name:	SUNSET COM	IMUNITIES LLC				
-	1904 SE 43 RD					
	CADE CODAL	EI 33004				



SELLERS ESTIMATED SETTLEMENT STATEMENT FOR SALE OF MANUFACTURED HOME

CELLED			DUVED			
SELLER	ra Carranti Darry		BUYER			
	ra Sorrenti-Perry	T			T	
YEAR	1978	MAKE Homi.	MODEL	HS SIZE 1392		
ADDRES	S		384 Jose Gaspar Dr.			
CITY			•	STATE	ZIP	
CITI		384 Jose Gaspar Dr.		FL		3917
AMOUN	T OF SALE (DOES NOT	INCLUDE SALES TAX, TAGS AND TIT	LE FEES)		\$109,995	5
	E/DAYS IN MO)*DAYS R		LCULATED ONCE THE CLOSING DAT	E IS DETERMINED.	\$tba	
MORTGAGE PAYOFF					ş0	
COMMIS	SSION		6%		\$6,599.70)
MISCELL	MISCELLANEOUS Brokers Fee \$ 250.00					
					100 115	00
BALA	NCE DUE TO SE	LLR			\$103,145.	30
APPRO	VED AND ACCEPT	red this 18 DAY	OFJanuary,_	2024		
RECEIP ⁻	T OF A SIGNED C	OPY OF THIS DOCUMENT	IS HEREBY ACKNOWLEDG	ED		
	Laura Sorr	out Parad				
4 ST CELL		enti t erry	2 ND SELLER S	ICNATURE		<u></u>
T., 2FFI	LEK SIGNATUKE		Z''' SELLER S	SIGNATUKE		
	Jani Highle	Э у				
SUNSET	Γ COMMUNITIES	LLC AGENT				



BUYER and SELLER both agree to hold SUNSET COMMUNITIES LLC harmless should any other fees arise. Also, both agree to re-sign any documents that may be in error.

1st Buyer Signature DATE	2 nd Buyer Signature DATE		
Laura Sorrenti Perry			
1st Seller Signature DATE	2 nd Seller Signature DATE		



SALES DISCLOSURE

E ADDRESS: 384 Jose Gaspar Dr.		
	TY, ADDITIONAL COSTS MAY BE REQUIRED FROM YOU F CLOSING COSTS. LISTED BELOW ARE MAJOR COST TO THE CONTRACT WHICH YOU ARE ABOUT TO	
POSSIBLE EXPENSE OF THE SELLER(S) Attorney fees (as desired) Pro-ration of lot/maintenance fees Broker fee Commission	POSSIBLE EXPENSE OF THE BUYER(S) Attorney fees (as desired) Pro-ration of lot/maintenance fees Broker fee Handling/courier fees Title transfer fees Home,Termite,Mold inspection fees Loan related fees	
THESE POSSIBLE EXPENSES CAN BE DETERMINED E OF THE MORTGAGE APPLICATION.	BEST FROM THE LENDING INSTITUTION AT THE TIME	
The undersigned(s) acknowledge(s) that this instru for sale and purchase of the property described ab	ument has been read and signed before any contract pove has been signed.	
Signature of Buyer/Seller/tenant/landlord Date	Signature of Buyer/Seller/tenant/landlord Date	