| LMA Investment Group, LLC DBA: We Buy Texas Mobile Homes 1. THE PROPERTY: For purposes of this agreement, the property | | Manufactured Housing Division of the Department of Business and Industry LISTING AGREEMENT This is a legal and binding Contract if you do not understand it you should contact an Attorney Page 1 of 3, Plus Applicable Supplements | | | | | | | |
|---|-------------------------------|--|-----------------|--------------|------------|---------------|---------|------------|--|
| County, Texas, including all fixtures and im | | | - | | - | | | | |
| YEAR MANUFACTURER SERIAL # 2018 Clayton CLW045240T> | | | TITLED 16x80 | | • | NG D 4 | ATE | | |
| NAME(S) OF OWNER ON TITLEPHONE #LMA Investment Group, LLC512-988-2515 | | | | | | | | | |
| PARK | SPACE # | SPACE | ERENT | PARK C | ONTACT | | | | |
| Woodlake Estates | 200 | \$720 | | | | | | | |
| CHILDREN ALLOWED PETS ALLOWED PARK RESTRICTIONS & REQUIREMENTS | | | | | | | | | |
| ADDRESS: | | CITY | | | STATE | | ZIP | | |
| 7151 Woodlake Parkway lot 200 | | San Anto | onio | | тх | | 78218 | | |
| LIEN HOLDER PI N/A I N | HONE # | ACCOUNT # | | LIEN BALANCE | | | | | |
| LIEN HOLDER'S ADDRESS | /A | | N/A (| | STATE | ZIP | | | |
| TITLE HELD BY: OWNER DATE OF TITLE SEARCH | | | | | | | | | |
| Except as otherwise provided below and in paragraph 20, the property includes: All existing fixtures; heating and cooling equipment; built-in appliances; attached lighting fixtures and ceiling fans; towel, curtain and drapery rods; draperies and other window coverings; attached carpeting; fireplace equipment; television antennas; attached plant watering systems; fire suppression systems; misting systems; water treatment systems; smoke detectors; fire warning systems; security systems; window, door and sun screens; storm windows and doors; and fencing. THE FOLLOWING ITEMS SPECIFICALLY NOTED ARE INCLUDED AND ARE IN GOOD WORKING ORDER: | | | | | | | | | |
| Heating 🗅 Gas 🗅 Elec | | steps | | Over | า | # Ba | aths | | |
| Water Heater 🛛 Gas 🖵 Elec | | hed(s) | | Refr | igerator | or # Bedrooms | | S | |
| □ Air Conditioner □ Gas □ Elec Ton | |)eck | | Dish | washer | | | | |
| □ Heat Pump □ Gas □ Elec Ton | | Carport | | 🛛 Disp | | | | | |
| Evaporative Cooling | | atio Cover | - | | owave | | | | |
| Gas Elec | | andscape | water | Free | | | | | |
| Dryer Gas Elec | | skirting | | Was | her | | | | |
| Other: NRS 489.751 prescribes an implied warranty of the working order of the following essential systems in the home at time of walkthrough. By checking the box next to each system, Seller warrants to Dealer and Buyer (s) that these systems are now and will remain in working | | | | | | | | | |
| order through the date of walk-through, unless speciHeatingCooling | fically noted othe Plumbir | | | ainage [|] | Elec | ctrical | | |
| Note: | | | | | | | | | |
| 2 EXCLUSIVE RIGHT TO SELL : In consideration | of the accentanc | hy the un | dersigned li | iconsod Te | vas Mohila | Home | Broker | (Dealer) (| |

2. **EXCLUSIVE RIGHT TO SELL:** In consideration of the acceptance by the undersigned licensed Texas Mobile Home Broker (Dealer) of the terms of this Listing Agreement, I, or We, as Owner(s) and Seller(s), employ and grant Dealer the exclusive right commencing on

| March 18th, 2024, and ending at 11:50 p.m. on June 18th, 2024 agreement. Licensee's Initials | Seller's Initials $3/19/2024$ |
|--|--|
| LMA Investment Group, LLC DBA: We Buy Texas Mobile Homes | Manufactured Housing Division of the Department of Business and Industry |
| | LISTING AGREEMENT |
| | This is a legal and binding Contract if you do not understand it you should contact an Attorney Page 2 of 3, Plus Applicable Supplements |

3. **PRICE:** The listing price will be \$65,000. The selling price will be the price offered by Purchaser and accepted by Owner, to be paid as described herein, in terms as accepted by Owner. Owner requires Dealer to present all offers.

ACCESS AND LOCKBOX: Access to the Home and premises is granted for the purpose of showing to prospective 4. 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.

Lock Box/Key 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 \$5,000 or % of the sale price.

N/A.

Owner agrees to pay Dealer for the costs of verified services rendered if Owner cancels this agreement before the expiration period for any reason not included as a part of this agreement. Alternatively, if initialed by both parties, Owner and Dealer agree to the following negotiated fee for cancellation of this contract: \$1000. Owner initials 1/1 Licensee initials

6. EXPIRATION: Owner will pay the same commission noted above in paragrapher 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 deposit, Dealer's verifiable expenses will be paid first and the remainder will be divided equally between Dealer and Owner.

AGENCY RELATIONSHIPS: Dealer will use diligent efforts to find a Buyer who is ready, able and willing to complete a 8. 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 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 Licensee to Act for all parties, to not limit the range of potential purchasers. Dealer may 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.

ATTORNEY'S FEES: In any action or proceeding to enforce any provision of this agreement or for the damages sustained 9. 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.

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 be passing on 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.
- TEXAS LAW: Texas law governs this agreement. 12.

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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.

| DocuSign Envelope ID: AECA62C1-CFD2-4D3B-A706-8FF75F99531 | C |
|---|--|
| Licensee Initials Decusioned by: Date Date | Seller's Initials |
| LMA Investment Group, LLC DBA: We Buy Texas Mobile Homes | Manufactured Housing Division of the Department of Business and Industry LISTING AGREEMENT This is a legal and binding Contract if you do not understand it you should contact an Attorney Page 3 of 3, Plus Applicable Supplements |

- 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. 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.
- 15. POSSESSION: Possession of the property is to be given to Purchaser within 7 days of being presented an acceptable offer, or on (date)_______. Seller agrees to allow a walk-through of the property by Purchaser before possession as required by state law, and will provide access and any utilities necessary to verify the good working condition of the property as listed above. Seller agrees to vacate the premises as noted in this section above unless Seller and Buyer enter into a written and notarized agreement defining conditions for occupancy. Seller agrees that Seller will pay to buyer a late penalty of at least \$100 per day for cost incurred due to the delay.
- *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.* Dealer must provide a signed copy of this agreement to Seller at time of signing by Licensee and Seller.
- 20. EACH ADDITIONAL AGREEMENT OR CHANGE in this section must be initialed by both Seller and Dealer.

3/19/2024 Date SSN # Seller Date SSN #

| Licensee Signature | Date | Dealer's # | | |
|--------------------------|-----------|----------------|--|--|
| DocuSigned by: | 3/21/2024 | MHDRET00038064 | | |
| Seller's Mailing Address | | | | |