Owner: MONTY REYNOLDS Living Showing instructions: CAII agent Present Occupant: Occupant	ATION AND RIGHT TO SELL
Present Occupant: OWNER	0 12 1312 Key:
1. PROPERTY DESCRIPTION	Phone: Phone:
Size 24 x 58 ( sq. #) M/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/ 1/	
UCUIDUITS / _ BOTOCOMO / E "	Model SEE 7.+le Year 1968
Geriai No. 33/60 EXV	room
2/35/4	5/5
Roof mat'I, Siding mat'I, Refrigerator Range Washer Dryer Fireplace A/C Evaporative cooler She	van Microwave Phichwacher Wood
☐ Washer ☐ Dryer ☐ Fireplace ☐ A/C ☐ Evaporative cooler ☐ She	d(s) Porch Carport awning Platin awning Co
Located in (park) LA LAMPARA, Address 7271 K. City STanToN, Zip Code 90680 County 6	ATELLA OF
2 EXCLUSIVE PIONE TO Code 90680 County Gronge	ATELLA AVE , Space No. 91  California, All age or Senior, rent to new owner \$1,221.96
the exclusive and irrevocable right commonsion and grant PR	California, All age or Senior, rent to new owner \$1,221.96  Remier Manufactured, herein called "Dealer and expiring at midnight on 2.14.24 to all."
authorize other licensed persons to coll or available of Silversons to coll or available of Silversons to coll or available of the silversons to coll or available or available of the silversons to coll or available of the silverson to coll or available of the silverson to coll or available or available of the silverson to coll or available of the silverson to coll or available of the silverson to coll or available or available of the silverson to coll or available of the silverson to coll or available or available of the silverson to coll or available or ava	Remier Manufactured, herein called "Dealer ribed herein.
3. TERMS OF SALE: The purchase price shall be \$ /25 oc. or remanufactured home described.	more, to be paid on the following terms and conditions:
<ul> <li>The following items of personal property are to be included in the above stated.</li> </ul>	y a so paid on the following terms and conditions:
	price:
<ul> <li>Dealer is hereby authorized to accept and deposit into escrow on my behalf a d</li> <li>I agree to deliver the above december.</li> </ul>	eposit upon the purchase price, or authorize other licensed persons to do the same.
taxes, assessments, license fees, etc., including ground rental (if on rented gro judgements or encumbrances other than the license fees).	eposit upon the purchase price, or authorize other licensed persons to do the same. if any is included, free of liens, encumbrances, recorded or registered or known to me, including und) paid to date of delivery, and that said property is free and clear of all personal property
Amount owing \$as of	property is free and clear of all personal property
	telephone
as required by the Department of Housing and C	ificate of Ownership for the manufactured home and delivery of current Registration Certificate atter known as "HCD".
as required by the Department of Housing and Community Development, hereing it warrant that I am the owner of the manufactured home or have authority to execute it warrant that the above-described manufactured mobils because it warrant that the above-described manufactured mobils because it was a support of the mobils because it was a support of the manufactured mobils because it was a support of the manufactured mobils because it was a support of the manufactured mobils because it was a support of the manufactured mobils because it was a support of the manufactured mobils because it was a support of the manufactured mobils because it was a support of the manufactured mobils because it was a support of the manufactured mobils because it was a support of the manufactured mobils because it was a support of the manufactured mobils because it was a support of the manufactured mobils because it was a support of the manufactured mobils because it	after known as "HCD".
g. I warrant that the above-described manufactured/mobile home conforms to the r	cute this agreement.  equirements of the California Health and Safety Code and the regulations of HCD as well as to cause for its removal by the mobilehome park or by any local carlings.
home is equipped with smoke and carpon managing at the state and that there is n	equirements of the California Health and Safety Code and the regulations of HCD as well as no cause for its removal by the mobilehome park or by any local ordinances. I warrant that the after appliances are braced, anchored or stranged as required by the stranger.
manufactured home is located within an established mobilehome park as defined	no cause for its removal by the mobilehome park or by any local ordinances. I warrant that the ater appliances are braced, anchored or strapped, as required by Health & Safety Codes. The in Section 18214 of the California Health and Safety Code and by the latth.
is not contrary to any provision of any contract between myself and the mobilehol  h. Possession shall be upon.   close of escrow, or  COMPANIEST TON FOR	ater appliances are braced, anchored or strapped, as required by Health & Safety Codes. The in Section 18214 of the California Health and Safety Code and advertising or offering for sale me park owner.
4. COMPENSATION FOR CERTIFICATION OF CONTRACT CONTRACT CONTRACTOR	
4. COMPENSATION FOR SERVICES: I have negotiated the following compensation with percentage LISTING OR FLAT FEE:per cent of the selling price.	th Dealer (check and complete applicable section):  a, or a flat fee of \$ \( \frac{\delta_1 \cdot \delta_6}{\delta_6 \text{ specify one or the other)}} \) if the manufactured home is sold a person it authorizes, on the terms herein set forth or any other price and \( \frac{\delta_1 \cdot \delta_1 \cdot \delta_1 \cdot \delta_1 \text{ cond}}{\delta_1 \cdot \delta_1 \cdot \delta_1 \cdot \delta_1 \text{ cond}} \)
accept, or through any other person thereof, by Dealer or any licensed	person it authorizes on the terms to the other) if the manufactured home is sold
conveyed, or leased without the consent of Dealer, or made unmarketable to receive \$	by my voluntary act during the term hereof or any extension thereof.
sales compensation of S	to receive all sums in excess of
listing agreement that	t the seller has agreed to accept as a purchase price in the
b) Davi	19.000 to decept as a purchase price in the
b) Dealer may retain any amount in excess of the an	nount the seller has agreed to as the purchase price in the
listing agreement as the dealer's compensation or	commission
c) Additional costs or navments in the sales are	
agreed to accept as the purphase miles in the	on may be deducted or made from the amount the seller beautiful to the seller
of escrow.	on may be deducted or made from the amount the seller has g agreement, upon Registered Owner approval, by the close
ay within inteb (3) days of accompany	
close of escrow or transfer of title, dealer must disclose to the seller to	se a manufactured/mobile home that is not new but no less than 48 hours prior to the exact amount of the buyer's offer and the specific amount of any commission. The
The compensation provided above if the	rs place of business for three years from the
thereof to anyone with whom Dooler or Warner that declared nome is sold or othery	Nise transferred within 90 days offerthe 100 day
including the names of the prospective purchasers, before or upon termination.  If action is instituted to enforce this agreement, the prevailing party shall receive reasons.	had negotiations prior to final termination, provided I have received notice in writing
in the event of an exchange parmination in the prevailing party shall receive reason	nable attorney's fees
there is full disclosure to all principals of such dual agency. Dealer or any licensed person	nable attorney's fees, authorized by Dealer, to represent all parties and collect compensation from them provided son are authorized to divide with other agents such compensation or commissions in any
I agree to hold Dealer harmless 6	son are authorized to divide with other agents such compensation or commissions in any
other location in which it is located which to the	supplied by me or from any materials
The manufactured home is offered without respect to race, creed, color, sex, student starting of the starting	or notice that the manufactured home, the park, or
Dealer and I do hereby release each other from a place and utilize a lockbox on	atus, or national origin.  the above manufactured home, and I will assume responsibility for all losses from its use.
Dealer and I do hereby release each other from any claims, demands, disputes, or obligations agreements previously executed by the two parties.  I understand that Dealer may release a copy of this agreement to a present the previously executed by the two parties.	ations which may exist, whether now known or unknown, arising from any exist, whether now known or unknown, arising from any exist.
I understand that Dealer may release a copy of this agreement to a prospective purchas  I acknowledge that I have read, understood, and received a copy of the	PER Drier to sale
I acknowledge that I have read, understood, and received a copy of this agreement this additional provisions	date. Time is of the essence in this contract.
ting salesperson Debbie Collis	Posistando M. T. S.O.
aler FremiER Monufacture 1	Registered Owner on trafy & Registered Owner
dress 3400 Inland Empire # 100	Registered Owner
y, state & zip Ontorio, CA. 91764	Address
one 714-650. 5833 Date 3-12-24	City, state & zip
m 141 Rev. 3/16	Phone Date
11 1+1 nev, 3/16	DSI6