

Seller's Disclosure Requirement

This Disclosure Requirement is given to the Seller to inform the Seller that both by contract and by law, a Seller of residential property must disclose all material facts that materially affect the property in any manner to the Buyer.

The undersigned Agent/AllStar Mobile Homes Sales, LLC has advised the Seller of this duty and obligation of full disclosure and should the Seller fail to disclose material facts of the property, the Seller agrees and acknowledges that it is the duty of the Agent/AllStar Mobile Homes Sales, LLC also to disclose to potential buyers any known facts that materially affect the value of the property or of any defects and Agent/AllStar Mobile Homes Sales, LLC shall do so.

	luna 20, 2024
	June 28, 2024
Seller	Date
Seller	Date
Drenna R Cunningham	June 28, 2024
<u>Jrenna R Cunningham</u> Agent/AllStar Mobile Homes Sales, LLC	Date



Allstar Mobile Home Sales, LLC

Exclusive Listing Agreement and Agreement for Broker Services

THIS EXCLUSIVE LISTING AGREEMENT AND AGREEMENT FOR BROKER SERVICES
(the "Agreement") is entered into this, 2024 (the "Effective Date"), by
and between ("Seller"),
whose address (as listed on their identification) is 14732 Lake Forest Dr. Lutz, FI 33559
and Allstar Mobile Home Sales, LLC, a Florida limited liability company ("Broker"), whose address is
6305 18th Street East, Ellenton, FL 34222.
In exchange for the terms and conditions contained in this Agreement, and other good and
valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Broker and
Seller hereby agree to the following:
1. The Seller is the owner of a mobile or manufactured home (the "Home") identified as follows: 1972 [Year] and SKYL [Manufacturer]. Size: 44 [Length] and 12 [Width] bearing Vehicle Identification Number(s) (VIN): SF2331F and Florida Title Number(s) 5311694 . Owner has a Lien on the Home Yes No
Name of Lienholder and Contact Info:
List Price \$\$35,555.00
The Home is located at the following address: 207 N. Utrecht Street Ellenton, FL 34222
(the "Property") in County, Florida.
The sale of the Home shall include all the appliances and fixtures located in the Home and the following personal property:
The Seller's personal belongings and the following personal property shall be excluded from the sale of the Home:
The sale of the Home shall not include the sale of real property unless otherwise agreed to by the parties in writing.
The Seller owns the Home free and clear from any liens or encumbrances. The Seller desires to sell the Home and is hereby engaging the services of the Broker as the exclusive listing agent in accordance with the terms and conditions set forth in this Agreement. The Broker accepts the appointment as the Broker and exclusive listing agent for the sale of the Home. The Seller hereby grants to the Broker the exclusive right to sell the Home.
2. The Broker warrants and represents that it is a duly licensed "mobile home broker" as

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defined in Chapter 320, Florida Statutes. The Broker is engaged in the business of offering to procure or procuring mobile homes to the general public. The Broker shall provide advertising, marketing, and negotiation services to the Seller. The Broker shall use reasonable, diligent efforts to sell the Home and the

Seller Broker

Seller authorizes Broker to market the Home by any means in which the Broker deems appropriate, including, but not limited to, sign displays, flyers, listing services, online resources, and the use of photographs of the Home. The Broker will have the sole and absolute discretion and control of the marketing efforts to sell the Home. The Seller shall not interfere or disrupt Broker's efforts. Upon locating a prospective buyer for the Home, the Broker will negotiate the sale of the Home by acting as the agent for the Seller. The Seller agrees that the Broker is the Seller's sole agent during any and all negotiations with prospective buyers, and the Seller grants the Broker full permission to negotiate on the Seller's behalf. At the time the Broker locates a prospective buyer, the Broker shall prepare an offer for the prospective buyer to execute and present to the Seller. If the Seller wishes to counteroffer the buyer's offer, the Broker communicate the counteroffer to the buyer as soon as reasonably practicable and will continue to negotiation the terms until the parties reach an agreement or the offer/counteroffer is rejected or withdrawn.

3. The term (the "Term") of this Agreement shall be for a period of $\underline{6}$ months which begins on the Effective Date and shall automatically terminate on $\underline{12}/\underline{30}/\underline{2024}$, unless otherwise extended in writing by the parties.

5%

- 4. The Seller shall pay the Broker in exchange for the Broker's services a fee of 6% of the purchase price of the Home or \$2,500.00, whichever is the greater (the "Broker Fee"). The Broker Fee shall be due and payable to the Broker at the closing of the sale of the Home if the Home sells during the Term to any buyer. The Broker Fee shall be paid in U.S. dollars at closing. In addition to the foregoing, the Seller shall be obligated to pay the Broker Fee to the Broker in the event the Home is sold within 180 days of the date of termination of this Agreement to any prospective buyer who was shown or discussed the Home with the Seller or the Broker during the Term.
- 5. The Seller understands that the Broker will invest time and resources in furtherance of procuring a buyer in accordance with the terms and conditions contained in this Agreement. Therefore, in the event the Seller requests to terminate this Agreement and the Broker agrees to such termination prior to the expiration of the Term, the Seller agrees to pay a termination fee to the Broker of \$500. The termination fee is payable in U.S. Dollars and will be due to the Broker simultaneous with the Broker's execution of a release of this Agreement. However, nothing contained herein shall require the Broker to agree to an early termination of this Agreement. The Broker may terminate this Agreement for any reason with or without cause.
- 6. The Seller agrees to provide Broker with access to the Home upon reasonable request by the Broker. The Seller will provide the Broker with all keys necessary to access the Home. In the event the Home is vacant during the Term, the Seller hereby grants access to the Broker at any time during the Term. The Seller shall keep the Home in a clean, presentable condition.
- 7. The Broker may use a lock box system to show and access the Home. The Seller is advised to secure or remove cash, jewelry, and other valuable from the Home. The Seller agrees that the lock box is for the Seller's benefit and therefore the Seller releases, indemnifies, and holds harmless the Broker, its agents, employers, officers, and owners release Broker from any and all liability, loss, damages, injury, and claims that may arise at the Home.
- 8. The Seller shall disclose in writing any known deficiencies or defects of the Home to the Broker and any prospective buyer.

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Seller Broke

- 9. The date, place, and time of the closing of the sale of the Home (the "Closing") shall be specified in a purchase and sale agreement executed by the Seller and a buyer. The Broker will provide the necessary forms to complete the sale of the Property including, but not limited to, a purchase agreement, settlement statement, power of attorney, title transfer forms, and other documents deemed necessary by the Broker. In the alternative, the Closing may be performed by an attorney, bank, or third party at the sole cost and expense of the Seller. In the event the Broker does not consummate the Closing, the Seller shall remain obligated to pay the Broker Fee and the closing agent is hereby directed to pay the Broker Fee directly to the Broker from the Seller' sale proceeds. Payment of the Broker Fee shall be due at closing. The Seller shall provide the buyer at closing with keys to the Home, mailbox, and park amenities, if applicable. Notwithstanding any terms contained herein, the Broker shall not be responsible for obtaining or transferring the certificate of title(s) for the Home.
- 10. This Agreement shall terminate upon (i) the expiration of the Term, (ii) upon the request of the Seller, subject to the obligations set forth in Paragraph 5, or (iii) upon the Closing. Notwithstanding the foregoing, the Seller shall be obligated to pay the Broker Fee to the Broker in the event the Home is sold within 180 days of the date of termination of this Agreement to any prospective buyer who was shown or discussed the Home with the Seller or the Broker during the Term.
- 11. If a buyer cancels a purchase and sale agreement before Closing and the Seller receives the buyer's deposit in accordance with such agreement, the Broker shall be entitled to claim 50% of such deposit as compensation for the Broker's services in procuring such buyer.
- 12. This Agreement shall become effective upon full execution by the Broker and the Seller. This Agreement supersedes all offers, negotiations, and other agreements concerning the subject matter contained in this Agreement, whether written or oral. The Seller understands that the Broker makes no guarantee that the Home will sell; however, as provided herein, the Broker shall use reasonable, diligent efforts to procure a buyer.
- 13. This Agreement shall be governed by and interpreted in accordance with Florida law. If litigation arises out of this Agreement and the Broker is prevailing party, the Broker shall be entitled to recover reasonable attorney fees and costs from the Seller. Jurisdiction and venue for any such litigation shall lie solely in exclusively in Manatee County, Florida.
- 14. All notices shall be made via personal delivery, certified mail to a party's respective address provided herein with evidence of receipt, or e-mail.

Seller Broke

IN WITNESS WHEREOF, the Broker and the Seller have executed this Agreement as of the Effective Date.

BROK	ER	SELLER	Λ	
Allstaı	· Mobile Home Sales, LLC	<		
	,	Print:	Frances Gutierrez	
			June 28, 2024	
By:	Trenna R Cunningham			
Print:	Trenna R Cunningham			
	lun 28, 2024	Duint		

Seller Broker

Seller's Property Disclosure – Mobile Homes

Notice to Licensee and Seller: Agents with AllStar Mobile Home Sales, LLC are NOT permitted to fill out this form.

Notice to Seller: This form is designed to help a **Seller** of a home to disclose to the **Buyer** all known facts that materially affect the value of the property being sold and are not readily observable or known by the **Buyer**. However, this disclosure form may not address every significant issue that is unique to the Property. You should think about what you would want to know if you were buying the property today; and if you need more space than provided for you in this document, for additional information, comments, or explanations, attach an addendum.

Notice to Buyer: The following representations are made by the Seller and not by AllStar Mobile Home Sales, LLC, their agents or representatives. This disclosure is not a guarantee or warranty of any kind. It is not a substitute for any inspections, warranties, or professional advice you may wish to obtain. It is not a substitute for your own personal judgement and common sense. The following information is based only upon **Seller's** actual knowledge of the property's condition. **Sellers** can disclose only what they actually know. **Seller** may not know about all material or significant items. You should have a professional home inspection to verify the condition of the Property and determine the cost of repairs, if any. AllStar Mobile Home Sales, LLC recommends all **Buyers** have a professional home inspection to verify.

Seller makes the following disclosure regarding the property described as:	207 N. Utrech	t Street	
		(the "	Property"
The Property is □owner occupied □tenant occupied X unoccupied (If unoccupied, I occupied the Property?	now long has	it been sir	nce Selle
	<u>Yes</u>	<u>No</u>	Don' <u>Knov</u>
1. Structures; Systems; Appliances			
(a) Are the structures including roofs; ceilings; walls; doors; windows; foundation; an	ıd		
pool, hot tub, and spa (if any) structurally sound and free of leaks?			
(b) Is the flooring solid and free from soft spots?			
(c) Have the subfloors been replaced?			
(d) Are existing major appliances; cooling and heating, mechanical, electrical, secur			
and sprinkler systems, in working condition, i.e., operating in the manner in which			
the item was designed to operate? (e) Does the Property have aluminum wiring other than the primary service line?			
(f) Is the Electrical Panel Box up to code?	Ш	Ш	ш
(g) Have the Ties Down been replaced?	П		П
(h) If any answer to questions 1(a) – 1(g) is no, please explain:	_		
	_ _		
	_		
2. Termites; Other Wood-Destroying Organisms; Pests(a) Are termites; other wood-destroying organisms, including fungi; or pests present			
on the Property or has the Property had any structural damage by them?			П
(b) Has the Property been treated for termites; other wood-destroying organisms,		_	_
including fungi; or pests?			
(c) If any answer to questions 2(a) - 2(b) is yes, please explain:			
	_		
-	_		

3. Water Intrusion; Drainage; Flooding			Don't
	Yes	No	Know
(a) Has past or present water intrusion affected the Property?(b) Have past or present drainage or flooding problems affected the Property?(c) Is any of the Property located in a special flood hazard area?(d) Does your lender require flood insurance?			
(e) If any answer to questions 3(a) - 3(d) is yes, please explain:			
			Don't
	<u>Yes</u>	<u>No</u>	Know
4. Plumbing(a) Have you ever had a problem with the quality, supply, or flow of potable water?(b) Have there been any plumbing leaks since you have owned the Property?(c) Are any polybutylene pipes (gray pipes) on the Property?			
(d) If any answer to questions 4(a) to 4(c) is yes, please explain:	-		
5. Roof and Roof-Related Items			
(a) To your knowledge, is the roof structurally sound and free of leaks?			
b)The age of the roof is years OR date installed (c) Has the roof ever leaked during your ownership?			
(d) To your knowledge, has there been any repair, restoration, replacement (Indicate full or partial) or other work undertaken on the roof? If yes, please explain:			
yee, please explain	_ _		
(e) Are you aware of any defects to the roof, fascia, soffits, flashings or any other component of the roof system? If yes, please explain:	_		

			Don't
	<u>Yes</u>	<u>No</u>	Know
6. Homeowners' Association Restrictions; Boundaries; Access Roads			
(a) Is membership in a homeowner's association mandatory or do any covenants conditions or restrictions (CCRs) affect the Property? (CCRs include deed	5,		
restrictions, restrictive covenants and declaration of covenants.)			
Notice to Buyer: If yes, you should read the association's official records			
and/or the CCRs before making an offer to purchase. These documents			
contain information on significant matters, such as recurring dues or fees;			
special assessments; capital contributions, penalties; and architectural,			
building, landscaping, leasing, parking, pet, resale, vehicle and other types of			
restrictions. (b) Are there any proposed changes to any of the restrictions?			
(c) Are any driveways, walls, fences, or other features shared with adjoining			
landowners?			
(d) Are there any encroachments on the Property or any encroachments by the			
Property's improvements on other lands?			
(e) Are there boundary line disputes or easements affecting the Property?			
(f) Are you aware of any existing, pending or proposed legal or administrative			
action affecting homeowner's association common areas (such as clubhouse,			
pools, tennis courts or other areas)?			
(g) Have any subsurface rights, as defined by Section 689.29(3)(b), Florida Statutes,			
been severed from the Property? If yes, is there a right of entry? □ yes □ no	Ш	Ш	Ш
(h) Are access roads □private □public? If private, describe the terms and			
conditions of the maintenance agreement:			
			
(i) If any answer to questions 6(a) - 6(g) is yes, please explain:			
7. Environmental(a) Was the Property built before 1978?If yes, please see Lead-Based Paint Disclosure.			
(b) Does anything exist on the Property that may be considered an			
environmental hazard, including but not limited to, lead-based			
paint; asbestos; mold; urea formaldehyde; radon gas;			
methamphotomine contemination: defective drawall: fuel propage, or chemical storage			
methamphetamine contamination; defective drywall; fuel, propane, or chemical storage tanks (active or abandoned); or contaminated soil or water?		Ш	Ш
(c) Has there been any damage, clean up, or repair to the Property due to any of the substances or materials listed in subsection (b) above?			
located on the Property?			
(d) If any answer to questions 7(b) - 7(c) is yes, please explain:			
8. Governmental, Claims and Litigation			
(a) Are there any existing, pending or proposed legal or administrative claims			
uyer () () and Seller () () acknowledge receipt of a copy of this page, which is Page	3 of 5	e2022 Et	Deve
PDR-3 Rev 2/20		©2020 Florida	A KEALTORS®

	<u>Yes</u>	<u>No</u>	Don't <u>Know</u>
affecting the Property? (b) Are you aware of any existing or proposed municipal or county special			
assessments affecting the Property?(c) Is the Property subject to any Property Assessed Clean Energy (PACE) assessment per Section 163.08, Florida Statutes?			
(d) Are you aware of the Property ever having been, or is it currently, subject to litigation or claim, including but not limited to, defective building products, construction defects and/or title problems?			
 (e) Have you ever had any claims filed against your homeowner's Insurance policy? (f) Are there any zoning violations or nonconforming uses? Are there any zoning restrictions affecting improvements or replacement of 			
the Property?			
(g) (h) Do any zoning, land use or administrative regulations conflict with the existing use of the Property?			
(i) Do any restrictions, other than association or flood area requirements, affect improvements or replacement of the Property?			
(j) Are any improvements located below the base flood elevation?			
Have any improvements been constructed in violation of applicable local flood guidelines?			
(k) (I) Have any improvements to the Property, whether by your or by others, been constructed in violation of building codes or without necessary permits?			
(m) Are there any active permits on the Property that have not been closed by a final inspection?			
 (n) Is there any violation or non-compliance regarding any unrecorded liens; code enforcement violations; or governmental, building, environmental and safety codes, restrictions or requirements? (o) If any answer to questions 8(a) - 8(n) is yes, please explain: 			
9. Foreign Investment in Real Property Tax Act ("FIRPTA") (a) Is the Seller subject to FIRPTA withholding per Section 1445 of the Internal Revenue Code?			
If yes, Buyer and Seller should seek legal and tax advice regarding compliance.			

Seller represents that the information provided on this form and any attachments is accurate and complete to the best of **Seller**'s knowledge on the date signed by **Seller**. **Seller** authorizes listing broker to provide this disclosure statement to real estate licensees and prospective buyers of the Property. **Seller** understands and agrees that **Seller** will promptly notify **Buyer** in writing if any information set forth in this disclosure statement becomes inaccurate or incorrect.

Buyer () ()) and Seller (<u> </u>) acknowledge receip	pt of a copy o	of this page,	which is Page 4 o	of 5
SPDR-3	Rev 2/20							

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			·
	1 —		
er:	A	_ /Frances Gutierrez	Date: _ June 28, 2 6
	(signature)	/Frances Gutierrez (print)	
		(print)	
ler: er:	(signature)		
er:	(signature)	(print) (print)	Date:
er:	(signature)	(print)	Date:
er: ver acknowl	(signature) edges that Buyer has read, ur	(print) (print) nderstands, and has received a copy of this	Date:disclosure statement.
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er:	(signature) edges that Buyer has read, ur (signature)	(print) (print) nderstands, and has received a copy of this	Date:disclosure statement.



Listing Checklist

Seller Name(s):
Property Address: 207 N. Utrecht Street. Ellenton, FL 34222
Mailing Address: 14732 Lake Forest Dr. Lutz, FI 33559
Phone Number: 813-297-1341
E-Mail Addresses: Frances.GNR@gmail.com
Copy of Owner(s) Driver's License(s) or Picture ID(s): Yes_X_ No
Copy of Title(s): Yes_X No Attached to Listing: Yes No
Power of Attorney(s): YesX No Attached to Listing: Yes No
Number of Keys: _1 Lockbox: Yes_X No
Location of Lockbox:
Mailbox # and Location:
Utilities: Electric: On X Off Water: On X Off
For Sale Sign(s): Number1 Size Window Yard_ Front of home
Copy of Lot Rent (Park Rent Request Form Completed): YesX No
Copy of Park's Rules & Regulations: YesX_ No
Copy of Signed Documents Returned to Sellers: Yes_X No
Lien: Yes No_X
Fraud Document: Yes_X No
Buyer Disclosure: Yes_X No
Property Disclosure: YesX No
Financial Institution:
Account Number:
Listing Agent: Trenna R Cunningham
Agent's Phone Number:941-348-7732

LISTING INFORMATION





Name	Frances G	utierrez								
Home #					_ Cell #	8	313-297-134°	<u> </u>		
Cell #					E-Mail	France	s.GNR@gm	ail.com		
PROPERTY INFO	RMATION	_					Lie	n On Home	??	Y N 🗙
Property Address	s	20	7 N. Utrech	t Street		City_	Ellenton	Zip Cod	de	34222
Community	Colo	ny Cove	N	/lailbox #_		Lot # _		_ Lot Rent	\$	1038.00
VIN #	SF2331F	=	#				_#			
Manufacturer		SKYL			_ Model _	Single-	wide MH	Year Buil	t	1072
Price \$		Size	44X_	12S	Q FT	528	Date Availa	ble <u>C</u>	6-28	3-2024
COMMUNITY IN	<u>FO</u>		HOME FI	EATURES O	UTSIDE		APP	LIANCES		
Clubhouse	Y N		Roof	Shingled /	Metal / Ro	of Over / T	ile Ref	rigerator	Υ	N
Pool	Y N		Age of Ro	oof			Age	of Unit		
Hot Tub	Y N		Siding Vi	nyl / Meta	I / Hardbo	ard / Stucc	o Ove	n / Range	Υ	N
Fitness Room	Y N		Attached	-	Υ	N		of Unit		
Library	Y N		Separate	Garage	Υ	N	Dish	washer	Υ	N
Game Room	Y N		Carport		Υ	N	Age	of Unit		
Billiards/Pool	Y N		•	(Glass / Vinyl	Enc) Y	N	Disp	osal	Υ	N
	Y N		Porch (Lar	nai / Has Roof)	Υ	N		of Unit		
(Circle One)	55+ / Family	,	(Circle	One)	Screened	/ Open	_	rowave	Υ	 N
-	Y N			ed/ No Roof)	Υ	N	Age	of Unit		
# of Pets:				od Flooring)	Υ	N	Was		Υ	 N
Weight Limit:			Awnings		Υ	N	Age	of Unit		
_			Shutters		Υ	N	Drye		Υ	 N
HOME FEATURES	S GENERAL		Gutters		Υ	N	-	of Unit		
(Circle One) Vac		ied	Storage S	shed	Υ	N	_	nless Steel	Y	 N
•	1		_		ttached / I	Detached				
# Bathrooms	1		•	ane Windo	-	N				
A/C - Central							AMI	ENITIES		
Window Unit			HOME FI	EATURES IN	ISIDE				Υ	N
Age of A/C Unit			Ceilings			all / Paneled		den Tub		N
Heating		I / Gas		l Ceilings				ndry Room		
		17 Gus				I / Pre-pape		•	Y	N
Age of Water He				-		/ Vinyl tile /		urity Alarm		N
Smoke Detectors			110011116		-	d Laminate		k-In Closets		
Tie Downs Repla			Age of Fl		Ne					
Unfurnished / Fu			_	Treatment				ights		
EXCLUDED FROM		-					Экуі	Biits	"_	
SHOWING INSTR						ox Code is	2013			
SPECIAL FEATURE										
INCLUDED IN LOT							ervices and	aminities		
LISTING AGENT _									3-77	32
SELLER	Franc	es Gutierr	ez	cc	-SELLER_					

To the best of our knowledge, this Mobile/ Manufactured Home was installed to meet all local, state, and federal rules for manufactured housing.

FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

POWER OF ATTORNEY FOR A MOTOR VEHICLE, MOBILE HOME, VESSEL or VESSEL with TRAILER

Please submit this form to your local tax collector office or license plate agent.

www.flhsmv.gov/locations/

As of too	day, <u>06 / 28 / 2024</u> , I/v	ve herel	by name and	d appoint,	Allstar Mobil	le Home S	Sales,
title, to r trailer de fact can	y/our lawful attorney-in- egister, transfer title, or escribed below, and to p also do all things neces fficient a manner as I/we e.	record orint my ssary to	a lien to the /our name a the applicat	motor vehicle, ind sign their nation or any other	r an original mobile home me, in my/ou related insti	or duplica e, vessel, ur behalf. rument ar	ate certificate of or vessel with a My attorney-in- nd to bind me/us
	power of substitution a -in-fact may lawfully do			•		hatever n	ny/our said
Please of	check <u>only one</u> of the fo	llowing	options:				
☐ Motor V	/ehicle Mobile Home	□ Ve		ssel with an Untitled Trailers less than 2,000			a Titled Trailer 00 pounds or more)
						Cartina Non	
Year	Make/Manufacturer	Body Type	Title Number		Vehicle Identi Hull Identifica		
Year 1072	Make/Manufacturer SKYL	_		311694			er (HIN)
1072 NOTICE Under p		MH se comp	53 olete this for	m in its entirety	Hull Identifica	SF2331	er (HIN)
NOTICE Under pfacts st	SKYL E TO OWNER(S): Plea Denalties of perjury, I/V ated in it are true. Inted Name of Owner ("Grantor")	MH se comp	plete this for	m in its entirety	Hull Identifica	SF2331 ning.	er (HIN)
NOTICE Under pfacts st	SKYL E TO OWNER(S): Plea Denalties of perjury, I/V ated in it are true. Inted Name of Owner ("Grantor") Frances	MH se comp	plete this for are that I/w	m in its entirety	prior to sign e foregoing	SF2331 sing. docume	nt and that the
NOTICE Under pfacts st	SKYL ETO OWNER(S): Plea Denalties of perjury, I/N ated in it are true. Inted Name of Owner ("Grantor") Frances ense, Identification Card or FEID No	MH se comp we decl Gutierrez umber of Ov	olete this for are that I/w	m in its entirety	prior to sign e foregoing	SF2331 sing. docume ("Grantor")	nt and that the
NOTICE Under pfacts st	SKYL ETO OWNER(S): Plea Denalties of perjury, I/N ated in it are true. Inted Name of Owner ("Grantor") Frances Ense, Identification Card or FEID No. G36	MH se comp	olete this for are that I/w	m in its entirety	prior to sign e foregoing	SF2331 sing. docume	nt and that the
NOTICE Under pfacts st. Legibly Pri Driver Lice Owner's A	SKYL ETO OWNER(S): Plea Denalties of perjury, I/N ated in it are true. Inted Name of Owner ("Grantor") Frances Ense, Identification Card or FEID No. G36	MH se complete decl	olete this for are that I/w	m in its entirety e have read the	prior to sign e foregoing gnature of Owner of	SF2331 SF2331 SF2331 SF2331 SF2331 SF2331 SF2331 SF2331 SF2331	er (HIN) F Int and that the Iner, if applicable in-1965 Zip Code 33559

This non-secure power of attorney form may be used when an individual or entity appointed as the attorney-in-fact will be completing the odometer disclosure statement as the buyer only or the seller only. However, this form cannot be used to allow an individual or entity (such as a dealership) to sign as both buyer and seller for the purpose of disclosing the odometer reading. This may be accomplished only with the secure power of attorney (HSMV 82995) when:

City

Date of Birth of Co-Owner, if applicable

Zip Code

State

- (a) the title is physically being held by the lienholder; or
- (b) the title is lost.

Driver License, Identification Card or FEID Number of Co-Owner

A licensed dealer and his/her employees are considered a single entity. The Owner and/or Co-owner must be the same for ALL vehicles, mobile homes, vessels, or vessels with a trailer listed above.

Co-Owner's Address

FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES

POWER OF ATTORNEY FOR A MOTOR VEHICLE, MOBILE HOME, VESSEL or VESSEL with TRAILER

Please submit this form to your local tax collector office or license plate agent.

www.flhsmv.gov/locations/

Alletar Mobile Home Sales

Date of Birth of Owner, if applicable

Date of Birth of Co-Owner, if applicable

Zip Code

Zip Code

State

State

Signature of Co-Owner ("Grantor")

I/wa haraby name and appoint

NOTICE TO OWNER(S): Please complete this f Under penalties of perjury, I/we declare that I/ facts stated in it are true.	orm in its entirety prior to signing. We have read the foregoing document and that the
NOTICE TO OWNER(S): Please complete this f	orm in its entirety prior to signing.
	•
Year Make/Manufacturer Body Type Title Numb	er Vehicle Identification Number (VIN)/ Hull Identification Number (HIN)
☐ Motor Vehicle ☐ Mobile Home ☐ Vessel ☐ <u>Y</u>	Vessel with an Untitled Trailer
Please check only one of the following options:	
With full power of substitution and revocation, I/w attorney-in-fact may lawfully do or cause to be do	re hereby ratify and confirm whatever my/our said one in the virtue hereof.
the same.	
	ation or any other related instrument and to bind me/us ves could do, were l/we personally present and signing
•	and sign their name, in my/our behalf. My attorney-in-
title, to register, transfer title, or record a lien to the	ne motor vehicle, mobile home, vessel, or vessel with a
to be my/our lawful attorney-in-fact to act for me/	ora in analytica favora animinal avalualizata asulificata al
to be my/our lawful attorney-in-fact to act for me/	(Full Legibly Printed Name is Required)

This non-secure power of attorney form may be used when an individual or entity appointed as the attorney-in-fact will be completing the odometer disclosure statement as the buyer only or the seller only. However, this form cannot be used to allow an individual or entity (such as a dealership) to sign as both buyer and seller for the purpose of disclosing the odometer reading. This may be accomplished only with the secure power of attorney (HSMV 82995) when:

City

City

- (a) the title is physically being held by the lienholder; or
- (b) the title is lost.

Driver License, Identification Card or FEID Number of Owner

Legibly Printed Name of Co-Owner ("Grantor"), if applicable

Driver License, Identification Card or FEID Number of Co-Owner

Owner's Address

Co-Owner's Address

A licensed dealer and his/her employees are considered a single entity. The Owner and/or Co-owner must be the same for ALL vehicles, mobile homes, vessels, or vessels with a trailer listed above.

As of today



Wire Fraud Prevention Notice

Brokerage Name:

Always independently verify wiring instructions sent via email	
Criminals/hackers are targeting email accounts of various parties involved in real estate transactions (e.g., lawyers	

Allstar Mobile Home Sales

Criminals/hackers are targeting email accounts of various parties involved in real estate transactions (e.g., lawyers, title agents, mortgage brokers, real estate agents). These emails are convincing and sophisticated. Among other concerns, this has led to fraudulent wiring instructions being used to divert funds to the criminal's bank account. These emails may look like legitimate emails from the proper party. If you receive an email regarding instructions that contains any suspicious information, do not click on any links that may be in the email and do not reply.

Broker strongly recommends that Buyer, Seller, and their respective attorneys and others working on a transaction, refrain from placing any sensitive personal and financial information in an email, directly or through an email attachment. When there is a need to share Social Security numbers, bank accounts, credit card numbers, wiring instructions or similar sensitive information, Broker strongly recommends using more secure means, such as providing the information in person, over the phone, or through secure mail or package services, whenever possible. In addition, before Buyer or Seller wires any funds to any party (including Buyer or Seller's attorney, title agent, mortgage broker, or real estate broker) personally call them to confirm the information is legitimate (i.e., confirm the ABA routing number or SWIFT code and credit account number). Buyer and Seller should call them at a number that is independently obtained (e.g., from this Contract, the recipient's website, etc.) and not use the number in the email in order to be sure that the contact is a legitimate party.

Buyer/Seller Name (Print):	Frances Gutierrez	
Buyer/Seller Signature: _	«		
Date:	June 28, 2024		
Buyer/Seller Name (Print):		
Buyer/Seller Signature: _			
Date:			

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Wire Transfer Form (US) FUNDS TO SELLER

Property Address:	207 N. Utrecht Street	
Name of Account Holder(s):	Frances Gutierrez	
Seller's Phone Number:	813-297-1341	
Seller's Bank (Name):		
Seller's Bank Address:		
Seller's Bank Phone #:		
Seller's Account Number:		
US BASED BANK	Wire Routing Number is NOT the same as Account Routing Number.	
Bank <u>Wire Routing Number</u> :		
Seller #1 Signature & Da	te:	
Seller #2 Signature & Da	te:	
FOR INTERNAL USE O	NLY (Please DO NOT write below this line.)	
CLOSING DATE:		
CLOSING DATE: PROPERTY ADDRESS	S:	
CLOSING DATE: PROPERTY ADDRESS SELLER(S):	S:	
CLOSING DATE: PROPERTY ADDRESS SELLER(S): BUYER(S):	S:	
CLOSING DATE: PROPERTY ADDRESS SELLER(S): BUYER(S): ESCROW DEPOSIT:_	S: FINAL PAYMENT:	
CLOSING DATE: PROPERTY ADDRESS SELLER(S): BUYER(S): ESCROW DEPOSIT:_ ESCROW TO OPERA	S:	_