Enchanted Homes 5841 Cerulean ave Garden Grove, cC 92845 714-448-5968 enchanted0727@verizon.net 818741-6004

EXCLUSIVE AUTHORIZATION A	ND RIGHT TO SELL Phone: 7/7 2/32 Key: ALLNY	
Owner: PATJOHN AMATULLE Showing Instructions: BY APPOINTMENT ONLY	1391	
	Phone: Phone:	
DELAWARE WESTERN HOWLE	THE ADVANTAGE Year 2006	
Size 24 × 60 (1440 sqft), Mfr. 512 5	THE MOVIE IN	
Bedrooms 2, Family room X Screen room 17618706BP		
нуус 365325		
DOH /HUD # HWC365324 Years 2006	The transitioned	
DOH/HUD # HWC359324 Docal (license) No. LBI1808 Roof mat! LM/Siding mat! WCCU Skafrigerator X Range VIoven LM Washer Street XAC Skafrigerator X Shed(s) F	Icrowava Coishwasher Carbage disposal	1
Roof mat'l Collision mat'l Wood Shefrigerator Range Oven Collision mat'l Wood Shefrigerator Range Shed(s)	orch to Carport awning and	
Remarks: /3	14	1
Legated in (nark) HACIENDA MHP , Address 161 E Orangetho	orpe , space No. 1175.00	
Located in (park) HACIENDA MHP Address 161 E Orangetino City PLACENTIA Zip Code 92870 County ORANGE ENCHAR OF THE PLANT TO SELL L hereby employ and grant	THE HOMES Senior, rent to new owner herein called "Dealer"	4
2. EXCLUSIVE RIGHT TO SELL: I hereby employ and grant Thank ex	piring at midnight on 4-14-25, to sell or exchange, or	
the exclusive and irrevocable right, commencing on	in.	
3. TERMS OF SALE: The purchase price shall be v	_	
a. The manufactured home has been registered.	TBD	
b. The following items of personal property are to be included in the	the grantees rates or sutherize other licensed persons to do the same.	ata a
b. The following items of personal property are to be included as the following items of personal property. C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit into escrow on my behalf a deposit up C. Dealer is hereby authorized to accept and deposit up C. Dealer is hereby authorized to accept and deposit up C. Dealer is hereby authorized to accept and deposit up C. Dealer is hereby authorized to accept and deposit up C. Dealer is hereby authorized to accept and deposit up C. Dealer is hereby authorized to accept and deposit up C. Dealer is hereby authorized to accept and deposit up C. Dealer is hereby authorized to accept and deposit up C. Dealer is hereby authorized to accept and deposit up C. Dealer is hereby authorized to accep	on the purchase price, or authorized the purchase price of the purchase price of the purchase price of the purchase process and purchase process of the purchase process of the purchase price of the purchase process of the purchase price of the purchase price of the purchase purchase price of the purchase purchase price of the purchase	berty
d. Lagree to deliver the above-described maintaintaintaintaintaintaintaintaintaint	d to date of delivery, and that said property	
judgements or encumbrances other than as follows:	NITY CREDIT UNION telephone	
Amount owing \$ 154 as of owed to AGLE CONTO		ificate
Amount owing \$as op	Ownership for the manufactured home and delivery or current region and the	
 Evidence of title shall be in the form of a duly endorsed, based and denoted entorsed the same of the	own as not.	unil no
f. I warrant that I am the owner of the manufactured notice of mate authority to the requirer	ments of the California Health and Safety Code and the regulators of the	hat the
g. I warrant that the above-described manufacture with the city and that there is no cause	e for its removal by the mobilehome park or by any local by Health & Safety Cod	es. The
to the standards of the mobilehome park in which it is succeed at your home is equipped with smoke and carbon monoxide detectors and any water heater ap home is equipped with smoke and carbon monoxide detectors and any water heater appropriate mobilehome park as defined in Section of any contract hotward mobilehome park as defined in Section of any contract hotward mobilehome.	cliances are braced, anchored of strapped, and advertising or offering	for sale
manufactured home is located within an established mobilishome park as defined in sea is not contrary to any provision of any contract between myself and the mobilehome park	rk owner.	
is not contrary to any provision of any contract	45	
h. Possession shall be upon. close of escrow, or	ilef (check and complete applicable section).	e is sold
4. COMPENSATION FOR MOST IGGOR FLAT FEE: X per cent of the selling price, or a	flat tee of 3 (specify the forms herein set forth or any other price and term	me i may meterred.
4. COMPENSATION FOR SERVICES: I have negotiated the following compensation of the selling price, or a SERVICE MACHINE MACHINE THE SERVICE SERVICES I have negotiated the following the term hereof, or any extension thereof, by Dealer or any licensed person, or by me, or MAA per cent of the price should be not be negotiated the following the term hereof, or by me, or MAA per cent of the price should be not be negotiated the following compensation.	own in paragraph 3 it said manufactured home is withdrawn from sale, tra	Albieriou,
accept, or through any other persons of Deeler or made unmarketable by my	voluntary act during the sent heres in excess of same a	as sales
		ees
or NET LISTING: Seller to receive \$	Enchanted Hollies will pay	e in the
compensation with a minimum sales compensation of \$ 2000,000 a Buyer's offer may be in excess of the amount that the	le seller has agreed to accept as a paronass p	
licting agreement		on in the
listing agreement. b) Dealer may retain any amount in excess of the excess	unt the seller has agreed to as the purchase pro	e in the
b) Dealer may retain any amount in excess of the same	mmission.	
listing agreement as the dealer's compensation or co c) Additional costs or payments in the sales transaction	had deducted or made from the amount the s	seller has
Additional costs or payments in the sales transaction	may be deducted of illade from the americal by	the close
 Additional costs or payments in the sales transaction agreed to accept as the purchase price in the listing 	agreement, upon Registered Owner approver, by	
agreed to accept as the parentage prosess		
of escrow. d) Within Three (3) days of acceptance of the buyer's written offer to purchase d) Within Three (3) days of acceptance of title, dealer must disclose to the seller the c	a manufactured/mobile home that is not new but no less than 48 hou	urs prior to the
d) Within Three (3) days of acceptance of the buyer's written offer to purchase close of escrow or transfer of title, dealer must disclose to the seller the close of escrow or transfer of title, accept and maintain a copy at the dealers	exact amount of the buyer's offer and the specific amount of any con	mmission. I no
close of escrow or transfer of title, dealer must disclose to the seller the seller must submit a copy into escrow and maintain a copy at the dealers	place of business for three years from the date of sale.	noisnatva una
dealer must submit a copy into escrow and maintain a copy of an	se transferred within 90 days after the termination of this authority of	otice in writing,
close of escrow or transfer of title, dealer into a declar must submit a copy into escrow and maintain a copy at the dealers. The compensation provided above if the manufactured home is sold or otherwith thereof to anyone with whom Dealer or licensed persons authorized by it have the properties numbered, before or upon termination.	ad negotiations prior to final termination, provided i nero total se	
thereof to anyone with whom bears of the purchasers, before or upon termination	n of this agreement or any extension.	
		m them provided
in action to institute to demand the second section is hereby given Dealer, or any licensed person a	uthorized by Dealer, to represent an parado and such compensation or co	mmissions in any
 If action is instituted to emorce this agreement, and provided in the event of an exchange, permission is hereby given Dealer, or any licensed person a there is full disclosure to all principals of such dual agency. Dealer or any licensed personal personal disclosure to all principals of such dual agency. 	on are authorized to distant the same and a	545
manner acceptable to them.	supplied by me or from any material fact concerning the manufactured h	iome, the park, or
manner acceptable to them. I agree to hold Dealer hamiless from any liability arising from any incorrect information.		
other location in which it is located, which I fall to disclose. The manufactured home is offered without respect to race, creed, color, sex, student sta	itus, or national origin.	incese from its use
other location in which it is located, which it is located. The manufactured home is offered without respect to race, creed, color, sex, student statement of the manufactured home is offered without respect to race, creed, color, sex, student statement of the manufactured home is located without respect to the statement of the manufactured home is located without statement of the manufactured home. The manufactured home is located, which is located without statement of the manufactured home. The manufactured home is located, which is located without respect to race, creed, color, sex, student statement of the manufactured home. The manufactured home is located, which is located without respect to race, creed, color, sex, student statement of the manufactured home.	the above manufactured home, and I will assume responsibility for all t	any and all exclusion
The manufactured home is offered without respect to take and utilize a lockbox on Yes or No I authorize Dealer or its designees to place and utilize a lockbox on Dealer and I do hereby release each other from any claims, demands, disputes, or obligations and the second of the two parties.	ations which may exist, whether now known or unknown, ansing nom a	,
Dealer and I do nereby release each the three portion		
listing agreements previously executed by the two parties. understand that Dealer may release a copy of this agreement to a prospective purchase a copy of this agreement this agreement this agreement.	ser prior to sale.	
understand that Dealer may release a copy of this agreement to a prospective partition acknowledge that I have read, understood, and received a copy of this agreement this	date. Time is of the essence in this contract.	1
dditional provisions		
salesperson FRANKI HOFFMAN 714-612-3369	Registered Owner	F
salesperson	PATJOHN AMATOLI	
ENCHANTED HOMES CLARA SWEGLES		
ENCHANTEU DOIVIE	Address 161 E. ORANGETHROPE	开 14
5641 CERULEAN AVE	Address 101 L. Old III	
3041 011011	DI ACENTIA CA 928	.70

City, state & zip PLACENTIA, CA 92870

Phone 818 7415004 pate 10-13-