State of South Carolina

County of Jasper

Contract of Sale for a Manufactured Home (Bond for Title)

This agree	ement made	and conclu	ded at	SC, betv	ween		
		hereinaft	er referred to as	s the Seller, and	db		
			<u>,</u> hereinafter r	eferred to as B	uyer. The item f	or sale is a	
		MS#	, Make		, Model	, Year	
<u>Built</u>	, Serial#					<u>ı</u>	
		•	es to sell and the aditions hereina		•	e following described	
Subject, t	o the followi	ng terms ar	nd conditions:				
1.	The agreed	sales and pu	urchase price <u>is</u>		dollars (\$) payable as follows:	
a.	The buye	r agrees to	make monthly j	payments in th	ne amount <u>of \$</u>	Dollars to	
			ing of the contr				
b.	The seller agrees to accept this amount to make the monthly payments, if any, to the mortgage holder, with no additional cost other than the monthly mortgage payment.						
C.	The buyer	agrees to n	nake payment ir	the amount <u>o</u>	f\$	Dollars, which	
	began		to be paid mo	onthly for the n	extmo	nths – last payment due	
			The seller	agrees that the	e said payment i	s to be made directly to	
			of				
	Payments cash.	are to be m	nade in the form	of personal ch	ecks, money ord	ders, cashiers' check or	
	A late charg	·	· · · · · · · · · · · · · · · · · · ·	ed to payment	amounts if payı	ment is not paid before	
3.	upon payme	ent of the ba			•	e during the contract contract may be paid off	

Note: This form does not constitute the rendering of legal advice. Consult an attorney licensed to practice law in the State of South Carolina on legal matters.

- 4. Buyer agrees to pay all taxes on the manufactured home. All county taxes will be due upon receipt of the tax notice from _______, annually. In the event that the taxes are not paid before such time, seller will pay same. The costs of the taxes plus penalties will be added to the buyers' next month payment. If this amount is not paid by the buyer, the default clause of the contract will apply.
- 5. Upon full performance by buyer, the seller shall deliver to the buyer a bill of sale and title guaranteeing a good marketable title, subject only to the current taxes for that year.
- 6. That it is mutually understood and agreed that time is of the essence of this contract: and if the buyer becomes in default of the payment of any sums under the terms of this contract for a period in excess of three (3) months, the seller shall have the right to declare this contract null and void, and all sums paid prior to that date shall be forfeited to the seller as liquidated damages and deemed to be entitled to the immediate possession of the manufactured home and to eject the buyer thereon in the same manner as provided for ejection of the tenant when holding over after the expiration of their contract.
- 7. The buyer understands and agrees that this contract is not assignable by them, without written consent of the seller.
- 8. The seller agrees to pay for the preparation of the deed and the documentary stamps.
- 9. The seller shall not be responsible for the loss of or damage to property or injury to persons, occurring in or about the demised premises, by reason of any of any existing of failure condition, defect, matter or thing in said demised premises or the manufactured home of which the manufactured home are a part, or for nets, omission or negligence of the other persons or tenants in and about the manufactured home. The buyer agrees to indemnity and save the seller harmless from all claims and liability for losses of or damage to the manufactured home, or injuries to persons occurring in or about the demised manufactured home.
- 10. It is agreed that in the event that the buyer defaults as set out above, the seller shall be entitled to reimbursement from the buyer form the buyers for any court cost or attorneys' fees for enforcement of this agreement and/or taking the necessary legal steps to protect their interest.
- 11. The parties further agree and consent that this instrument expresses the entire agreement between them, their executors, administrators, successors, heirs and assigns.

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- 12. They further consent and agree that this instrument expresses the entire agreement between them and may be enforced by their party, or their heirs, administrators, executors, successors, and assigns, by specific performances in and that there is no agreement, oral or written, varying or modifying this agreement.
- 13. Modifications and improvements may be made only with the written consent of the seller but such consent will not be unreasonably withheld.

State of South Carolina									
County of Jasper Acknowledgement									
That I saw the within named	Vitness 1								
seal and his act of deed, deliver the within written instrument; and I withwitnessed the execution thereof.									
Witness 2	_	_							
WITNESS 1		S	ELLER						
WITNESS 2	_	<u> </u>	UYER						
I, the undersigned Notary Public, acknowledged before me this executed by the above named	day of	a	and the document was						
·	Buyer	Seller	,						
Witness my hand and seal this	Day of	2012							
Notary Public of the state of Sout	:h Carolina								
My commission Expires									

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