Home Consultant Name: FELIX SMALL

## **SALES AGREEMENT**

Welcome	<b>Home</b>

	LDEAN MCLEAN					Phone #:
	3 EMERALD DR FA dress: 105 SPEARN				3	
	me Info		Trade Info		Pricing	
Make: CMI	Н	Make:	N/A		Home Price	\$96,330.00
Model: 29L	EG16723AH24	Model	: N/A		State Tax	
Serial #: OHO	C034615NCAC	Serial	#:		Local Tax	\$.00
Size: Len	ngth: N/A	Size:	Length:	N/A		
Wic				√/A		
Year: N/A		Year:	N/A		Cash Price	\$98,617.84
Stock #: RS0	)	Title #	:			
X	New Used	Owed	to:		TITLE FEES	\$56.00
	_	Amoui	nt owed will be	e paid by:		
			Buyer 🔲 S		Federal Warranty Service Corporation	\$856.92
					(Including Sales Tax paid to State:	Ψ000.02
Location	Type of Insul	ation	Thickness	R-Value	<u>\$57.92)</u>	
Floors:	Fiberglass		7.50	R22	Total Package Price	
					Trade Allowance	
Exterior:	Fiberglass		3.50	R13	Less Amount Owed	
Ceilings:	Fiberglass		8.49	R30	Trade Equity	N/A \$9,000.00
	information was furnish				Less All Credits	
disclosed in compliance with the Federal Trade Commission Rule 16CRF, SECTION 460.16.		Remaining Balance				
				Respons		Ψ30,330.70
Seller Responsibilitie Buyer Responsibilitie	es: Max set Height			ront and rear s	eteps, Vapor Barrie, gutters, Permits, Vinyl Skirting, Conr	nect to water and Septio
Options: See	e Addendum					
				Acknowle	edgment	
I UNDERSTAND SIGNED THIS AG UNDERSTAND T CHANGE TO TH NUMBER OF YEA Buyer(s) agreed options; (3) that agreement; and	THAT I HAVE THE RIG GREEMENT. I UNDERST THAT THE DEALER MAI IE TERMS OF THE PUI ARS 25 ESTIMATED MO (1) that the terms are the they acknowledge rule (5) that there are no contact.	HT TO CA AND THAT Y NOT HA RCHASE A NTHLY PA nd condition ecceiving a	ANCEL THIS PURGETHIS CANCELLA  VE ANY OBLIGATION  AGREEMENT BY  AYMENTS \$841.19  ons on pages two  a completed cop	CHASE BEFOR ATION MUST B TION TO GIVE THE DEALER TO and three By of this agree	on, but may not meet local codes and standards.  RE MIDNIGHT OF THE THIRD BUSINESS DAY AFTER THE IN WRITING. IF I CANCEL THE PURCHASE AFTER THE ME BACK ALL THE MONEY THAT I PAID THE DEALE WILL CANCEL THIS AGREEMENT. ESTIMATED RATE are part of this agreement; (2) to purchase the abordement; (4) that all promises and representations mess evidenced in writing and signed by the parties.	E THREE-DAY PERIOD, R. I UNDERSTAND AN E OF FINANCING 9.75% we home including the
Valdean						6/17/2024
Signature of Bu	yer: VALDEAN MCLE	AN			D	ate
Signature of Bu	yer:					ate
Signature of Bu	ıyer:		Da	ate	Signature of Buyer:	Date
UMDA U	JMPKIN					6/17/2024
	mes, Inc. d/b/a - CLA\ YETTEVILLE RD RAL			NC	D	ate

#### ADDITIONAL TERMS AND CONDITIONS

- 1. <u>APPLICABILITY.</u> The terms and conditions stated herein are in addition to any terms of the sale of the home by Seller to Buyer (which may include a manufactured home or a modular home) stated on the front of the agreement.
- 2. <u>SELLER & BUYER RESPONSIBILITIES.</u> Delivery and installation: If delivery and installation are included in the purchase price, Buyer agrees: (1) delivery is generally scheduled in order of sale; (2) the **exact date** for occupancy cannot be guaranteed because of weather, site conditions, equipment and labor availability, and other variables involved; (3) the decision to purchase the home is not based upon any representations as to the anticipated **date of occupancy**. Buyer acknowledges that they have been advised to review any restrictive covenants and/or homeowner's association rules and regulations that are applicable to the specific property that they are considering, and agree to abide by the same, and Buyer further agrees that they have not relied upon the advice, interpretations, or representations, if any, by Seller's representatives with respect to such documents. Buyer acknowledges and agrees that the total purchase price does not include costs associated with unknown environmental issues with the land or unanticipated site improvements required by any state, county or local jurisdiction having authority, and Buyer shall be responsible for all such additional costs.
- 3. <u>DEPOSIT.</u> The Buyer may have paid a cash deposit to Seller. After the three-day cancellation period, if Buyer fails or refuses to complete the home purchase or otherwise perform under this Sales Agreement, or unreasonably delays or impedes Seller's performance, or otherwise breaches this Sales Agreement, Seller may cancel this Sales Agreement and, to the extent permitted by applicable law, elect to keep some or all of any cash deposit paid by Buyer to offset any expenses, other damages, attorney fees, court costs, and any construction costs incurred by Seller in connection with the sale contemplated in this Sales Agreement. Seller's election to retain some or all of a cash deposit shall not preclude Seller from electing to pursue any other remedies available to Seller under applicable law. Unless agreed to otherwise in writing between Buyer and Seller, for non-financed cash purchases, the following draw schedule shall apply: ten percent (10%) deposit will be due up front and/or at time of ordering, additional eighty percent (80%) due at time the home is delivered to the Seller's home center, and remaining ten percent (10%) prior to transfer of keys and/or ownership to Buyer.
- 4. <u>FINANCED PURCHASE</u>. If Buyer does not complete the purchase as a cash transaction, Buyer will enter into a loan or other financing arrangement with a lender selected by Buyer or other agreement as may be required to finance the purchase.
- 5. **CHANGES BY MANUFACTURER.** Buyer agrees that the manufacturer of the home may make any changes in the model, designs, or any accessories and parts from time to time, and at any time. If the manufacturer makes changes, neither Seller nor the manufacturer are obligated to make the same changes in the home covered by this Sales Agreement either before or after it is delivered.
- 6. **CHANGE ORDERS.** Any changes, additions or modifications to the home, features of the home, upgrades, options, site improvements and any other aspect of this agreement shall be set forth in a written change order or a revised Sales Agreement and must be signed by the parties. Seller reserves the right to approve or disapprove, at Seller's sole discretion, any changes, additions or modifications. Buyer acknowledges and agrees that any such changes, additions or modifications may increase the purchase price and result in delays.
- 7. <u>LIMITATION OF DAMAGES.</u> To the extent permitted by applicable law, Buyer agrees that, if they are entitled to any damages against the Seller, the damages are limited to the lesser of either the cost of needed repairs or reduction in the market value of the home caused by the lack of repairs. Where permitted by applicable law, Seller will not be liable to the Buyer for any incidental or consequential damages. Buyer also agrees that, once the home has been accepted, the Buyer cannot return the home to the Seller and seek a refund for any reason.
- 8. WARRANTIES BY THE MANUFACTURER. Seller is not the manufacturer of the home. For new homes, the homeowner's manual and/or other warranty documents from the manufacturer are provided with the home and set forth the manufacturer's home warranty. In general, the manufacturer warrants that the home's design and construction complies with applicable law in effect at the date of manufacture. There may be other warranties covering the home, items sold with the home or its contents, which have been provided by the manufacturer of the home. Seller will provide Buyer copies of any and all written warranties provided by the manufacturer to the extent made available to Seller by the manufacturer. ALL IMPLIED WARRANTIES, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY, HABITABILITY, OR FITNESS FOR A PARTICULAR PURPOSE, ARE DISCLAIMED TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW.
- 9. **MEASUREMENTS.** Buyer acknowledges that all measurements of dimensions (including home square footage), construction thickness, and insulation values are nominal. Seller has not performed the measurements and does not warrant the accuracy of any measurement.

- 10. **ENTRY INTO PROPERTY.** Buyer acknowledges and agrees that any entry onto property or into the home at any time prior to closing and full funding by Buyer or Buyer's agents, representatives, or invitees is at the sole risk of Buyer and Buyer does hereby waive and release Seller or its agents from and against any and all claims for damages to person or property occurring as a result of any entry onto the property or into the home prior to closing and full funding. Buyer further covenants and agrees with Seller that any entry onto the property or into the home by Buyer or any of Buyer's agents, representatives, or invitees shall occur only on days or at times which are approved or specified by Seller and shall not, in any event, interfere with the construction of the dwelling. The provisions of this Paragraph shall survive the termination of this Agreement and the Closing.
- 11. <u>SUPERVISION OF WORK.</u> Buyer agrees that the direction and supervision of contractors and/or subcontractors installing and/or constructing the home or improvements to the property that are part of Seller's Responsibilities as set forth on the front page, rests exclusively with the Seller, and Buyer agrees not to issue any instructions to, or otherwise interfere with the same. Buyer shall not, under any circumstances, order any work performed to the home or the property by a subcontractor or direct any changes to work to the home or the property without the explicit approval of the Seller. To the fullest extent permitted by law, Buyer undertakes full authority and responsibility to supervise and direct all work related to anything listed under "Buyer's Responsibilities" on the front page, and agrees that Seller shall not be liable in any way for any loss or damage arising from such work.
- 12. **ORAL REPRESENTATIONS.** Seller hereby disclaims to the fullest extent permissible by law any oral representations concerning the quality or character of the home or its contents. All representations concerning the quality and character of the home are stated in this Sales Agreement, including any addenda, and the Retailer Closing Agreement.
- 13. **COMPLETE AGREEMENT.** This Sales Agreement, including any addenda, the Retailer Closing Agreement, and any arbitration/dispute resolution agreement establish the complete agreement between Buyer and Seller and there are no other agreements, unless evidenced in writing and signed by the parties.
- 14. <u>RULES OF CONSTRUCTION.</u> If any provision of this Sales Agreement is held to be void, illegal or unenforceable, then that provision shall be severed from the remainder of this Sales Agreement, which shall remain enforceable. The parties waive application of the rule of construction that requires a tribunal to construe this Sales Agreement against the drafter.

### ADDENDUM TO THE SALES AGREEMENT

CMH Homes, Inc. PO Box 9790 Maryville, TN 37802

This addendum is part of the Sales Agreement dated <u>04/29/2024</u> between CMH Homes, Inc. or its subsidiaries, and; Salesperson: Purchaser's Name: Felix Valdean Mclean County: Site Address: 105 spearman in Burnleyel NC 28823 Harnett RSO Date: Serial Number: Phone #'s: Contact during the delivery process: 919-772-5013 Clayton Homes Move in "Target" Date: (Due to weather and unforeseen circumstances, CMH Homes, Inc. does not guarantee a completion or move in date. CMH Homes, Inc. is not responsible for hotel expenses, additional lease payments, and/or temporary housing.) Ready List: (All applicable items must be completed prior to any site-work or financial investment by CMH Homes, Inc.) Trust Step Complete Site Inspection Full Down Payment All permits obtained Survey Complete Title Commitment Received Appraisal Clear Other: No service or improvement is applicable unless the box immediately adjacent is marked. Every Service/Improvement must be marked either: "Home Center", "Buyer" or "N/A". Items not detailed in this addendum are NOT INCLUDED. Home Complete Service/Improvement **Buyer** N/A Center  $\overline{\mathbf{x}}$ Perk Test for Septic System X Septic Tank Permit X **Building Permit** Fi Water Tap Fees to City or County Sewer Tap Fees to City or County X ft) Tree Removal or Clearing (Approximate Size of Area: ft X Elevation Survey/Benchmark (FHA Requirement) X ft depth) 区 Sand Fill (Approximate Size of Area: ft X X Removal of Existing Structure (Describe): Installation of Water Well and Pump (No Guarantee of water quality)  $\overline{\mathsf{x}}$ Installation of Water Treatment System  $\overline{\mathsf{x}}$  $\overline{\mathsf{x}}$ Water Test (FHA Requirement) X Installation of Septic/Sewer System (Describe): Width: Depth: Installation of Gravel Driveway: Length: Depth:  $\mathbf{x}$ Width: Installation of Concrete Driveway: Length: Width:  $\mathbf{x}$ Culvert Pipe (if contracted): Length: Perimeter: Slab: Installation of Concrete Footers: Pier: X X Installation of Vinyl Skirting X Delivery, Block, Anchor and Level to Code (Standard) Sure Wall (Paraded) Piers (FHA Requirement) X X Additional Set-up Requirements: X On-site Interior Trim Out X **On-site Exterior Trim Out** X **Carpet Seamed and Completed** Installation of Front Steps: Wood Brick Fiberglass (Landing Size: 4 ft X 6 ft) X Installation of Back Steps: Wood Brick Fiberglass (Landing Size: 4 ft X 6 ft) X Construction of Deck (Written Estimate Required): Size ft X ft X Construction of Covered Porch (Written Estimate Required): Size ft X ft X Installation of Lines to Water Source (Approx. Footage): ft X ft ft X ft Installation of Lines to Septic Source (Approx. Footage): X Mounted Electrical Meter Base Disconnect X

#### ADDENDUM TO THE SALES AGREEMENT

X			Connection of Electrical Lines from the Meter Base to the Home (No Service Fees Included)			
X			Underground Lines Located and Marked			
X			Underground Lines Entrenched: Power Company Name:			
		X	Termite Treatment (FHA Requirement)			
		X	Concrete 8" Block Perimeter Underpinning			
		X	Stucco Finish Perimeter Underpinning			
- Const		X	Brick Perimeter Underpinning			
X			Underpinning: Maximum Height # Vents Type/Size Access Door:			
X			Installation of Vapor Barrier Underneath Home			
**************************************			Installation of AC/Heat Source (Describe): Ton: Seer: A/C:			
			Heat Pump:			
		X	Connection of Gas Lines			
X			Installation of Gutters and Downspouts			
		X	Installation of Sidewalk: Gravel Concrete Stepping Stones (Size: X )			
		X	Installation of Storage Shed (Written Estimate Required): Size: X			
		X	Construction of Garage (Written Estimate Required): Size:			
		X	Grade & Seed Yard (FHA Requirement): Area X			
		X	Landscaping (Written Estimate Required)			
X			Schedule Final Inspection & Meet with Inspector When Necessary			
X			Schedule a Service Orientation & Walk-Through			
X			Engineer Certification – Footer Design (FHA Requirement)			
			Other:			
			Other:			
			Other:			
			Other:			

**ACKNOWLEDGEMENT:** CMH Homes, Inc. agrees to provide you with each service/improvement indicated. If the final expense is greater than the agreed to allowance, you will be responsible for the overage. Your loan amount is determined by the amounts agreed to above, therefore it is imperative that these amounts are accurate. Once your loan is closed, the allowance amounts may not be amendable. Purchaser is responsible for any and all state or county requirements outside of this contract, up to and including obtaining the "Certificate of Occupancy" from the respective county.

With respect to any services/improvements for which you choose responsibility, you understand and agree to the following:

- 1. CMH Homes, Inc. shall have no responsibility for such services or improvements.
- 2. The services/improvements must be completed in accordance with local building codes.
- 3. The services/improvements must be completed within the time frame of the work performed by CMH Homes, Inc.

**OCCUPANCY POLICY:** Until all contracted services and improvements are complete, the home and property is considered a "construction site". Liability insurance prohibits non-Clayton personnel or non-contracted employees from entering the premises. Until all contracted services and improvements are completed, all loan closing documents are signed, and all funds are dispersed, no persons or property may occupy the home. Keys will be released once the placement certificate is signed and the final walk through is complete.

The Purchaser(s) acknowledges receipt of a copy of this document and has read and understands its terms.				
Valdean Mclean	5/10/2024			
Purchaser	Date	Co-Purchaser	Date	
2	5/10/24			
General Manager – CMH Homes, Inc.	Date	Site Coordinator (If Applicable)	Date	

# ADDENDUM TO THE SALES AGREEMENT

PLOT MAP	
4/1	
16 ×72	
416	
7,4 ♥	
	Dis
	Initials Initials