PURCHASE AGREEMENT

IN THIS AGREEMENT, "BUYER" RE	FERS TO THE PERSON(S) WH	IO'S NA	ME APPEA	RS BELOW	•			
"SELLER" REFERS TO								
SUBJECT TO THE TERMS AND CON PURCHASE THE FOLLOWING "UNIT"					•			
BUYER(S)	WHICH WEARS THE WOODLE/W	ANUFAC	TUKED HO		ME PHONE	CELL PHONE	II EIVIS	DATE
ADDRESS						Er	MAIL	
DELIVERY ADDRESS				SALES			PERSON	
MAKE	MODEL		YEAR	BEDROOM			E	STOCK NUMBER
SERIAL NUMBER	NEW	USF		COLOR	L W PROF	L W POSED DELIVERY D	ATE	KEY NUMBERS
OPTIONAL EQUIPMENT, LABOR AND ACCESS				BASEP	RICE OF UN	NIT	\$	
		\$		OPTIONA	AL EQUIPMEN	NT	,	
				,		SUB-TOTAL	_ \$	
				ABLE ITEMS		i		
				VAF JUS F 25 \ND INSURANCE		NSURANCE		
				C. SH F JRCHASE PRICE		HASE PRICE	\$	
				TRADE-IN	ALLO'',vCE	\$		
				LESS BAL	UE on above	\$ \$		
				NET ALLO	F ZIAW	*		
					WN PA MENT			
				CASH AS		\$		<u>/////////////////////////////////////</u>
				LESS TOTAL CREDITS			\$	
						SUB-TOTAL	Ψ	
				Unpaid Balance of Cash Sale Price		\$		
				PENNSYLVANIA USE TAX HAS BEEN PAID ON TH BY THE SELLER, AS REQUIRED BY ACT 23 (
				BI INC	SELLEN, AC	S REQUIRED BY	AC	1 23 OF 2000.
		Φ.						
BALANCE CARRIED TO OPTION OF T		\$ YEAR	SIZE	-				
MAKE	MODEL	E	BEDROOMS	-				
TITLE NO.	SERIAL NO.	С	OLOR					
AMOUNT TO WHOM				ALL OF:	THE BROVIEW	ONE ON BACK OF	TUIC	ACREMENT
	L PAY THE DEBT OWED ON				ARE A PAF	ONS ON BACK OF RT OF THIS AGRE	EME	NT.
BUYER(S) ACKNOWLEDGE REC	EIPT OF A COPY OF THIS ORDER	AND THA	AT BUYER(S	S) HAVE READ	AND UNDERST	AND THE BACK OF T	HIS AC	GREEMENT.
Not Valid Unless Signed and Accepted by an Oi	ficer of the Company or an Authorized Age	SELL	ER SIG	NED X				BUYER
Ву			SIG	NED X				BUYER
	Approved							20:210

ADDITIONAL TERMS AND CONDITIONS

Buyer and Seller further agree (continued from other side of Agreement):

- 1. <u>FINANCING AND TITLE</u>. If Buyer is borrowing money for the purchase price, Buyer agrees to sign a financing contract and a security agreement, if requested. The financing contract and the security agreement would state that if Buyer did not make the required payments, the company loaning the money would have, among other rights, the right to take back the Unit. The Seller will keep the title to the property until the Buyer has paid for the property in full, or until Buyer has signed a financing contract acceptable to Seller.
- 2. <u>TRADE-IN.</u> If Buyer is trading in a used car, manufactured home, trailer, or other vehicle, Buyer will give you the original bill of sale or the title to the trade-in. Buyer promises that any trade-in which Buyer gives is owned by Buyer and is free of any lien or other claim except as noted on the other side of this Agreement. Buyer promises that all taxes of every kind levied against the trade-in have been fully paid. If any government agency makes a levy or claims a tax lien or demand against the trade-in, Seller may, at Seller's option, either pay it and Buyer will reimburse Seller on demand, or Seller may add that amount to this Agreement as if it had been originally included. The trade-in allowance will be the amount of the appraisal at time of delivery.
- 3. <u>REGISTRATION OR LICENSE OF TRADE-IN</u> If Buy r has a trade-in and it is registered or licensed in a state outside of the one where this order is written, Buyer will immediately have the trade-in registered or licensed in the state Seller indicates and Buyer will pay any and all expenses and registration or licensing fees required. If Seller handles the registration or licensing of the trade-in, Buyer will reimburse Seller for the expension of Seller may add that amount to this Agreement as if it had been originally included.
- 4. <u>FAILURE TO COMPLETE PURCHASE</u>. If Buyer does not fafill this famount, Seller may keep the down payment, keep any tradein and may sue Buyer for any other damages Seller increason of the seller hires an attorney to collect the money, Seller may
 charge the Buyer for those attorney fees and court costs. Any law is a signed, and it must be filed within one year from the tire either Buyer or Seller does not fulfill the Agreement.
- 5. <u>CHANGES BY MANUFACTURER.</u> Buyer understands that the manufacture. The make any changes in the model, or designs, or any accessories and parts from time to time. If the manufacture, the make changes, neither Seller nor the manufacturer are obligated to make the same changes in the Unit Buyer is purely using.
- **6. DELAYS.** Buyer will not hold Seller responsible for delays caused by the manufacturer accidents, strikes, fires, or any other cause beyond Seller's control.
- 7. <u>INSPECTION.</u> Buyer has examined the product and finds it suitable for Buyer's par cular node. Buyer has relied upon Buyer's own judgement and inspection in determining that it is of acceptable quality. On the Unit ordered, Buyer has relied on Buyer's inspection of the display model(s), the brochures and bulletins and/or the floor plan provided to Seller by the Manufacturer, in making Buyer's decision to purchase the Unit described on the reverse side of this Agreement.
- **8.** <u>WARRANTIES AND EXCLUSIONS.</u> The Seller is not responsible for honoring manufacturer's warranties. The property purchased does not carry any implied warranties of merchantability, fitness for a particular purpose, or any other warranties.
- **9. INSURANCE.** Seller is not responsible for insuring the property.
- 10. <u>IF PART INVALID REST OF AGREEMENT SAVED.</u> We agree that each portion of this Agreement is independent and if any paragraph or provision violates the law and is unenforceable, the rest of the Agreement will be valid.
- 11. <u>DELIVERY AND PLACEMENT.</u> Unless delivery is included in the purchase price, the property is sold located at the Seller's place of business. If delivery is included in the purchase price, it is Buyer's responsibility to make sure that: (i) travel will be along open and accessible surfaced roads, (ii) the site is prepared to receive the purchased property, including a proper foundation, (iii) the sewer is stubbed out of the ground, (iv) the waterline is capped, (v) the electric line is connected to a meter pole with a proper receptacle within 20 feet of the electric box inside the property, (vi) the proper permits for travel on a public highway is obtained, (vii) arrangements are made for properly licensed persons to make the water, sewer, gas and electrical hook-ups, (viii) the site is properly zoned, (ix) all necessary local, county or state laws or regulations are complied with, and (x) an occupancy permit is obtained.