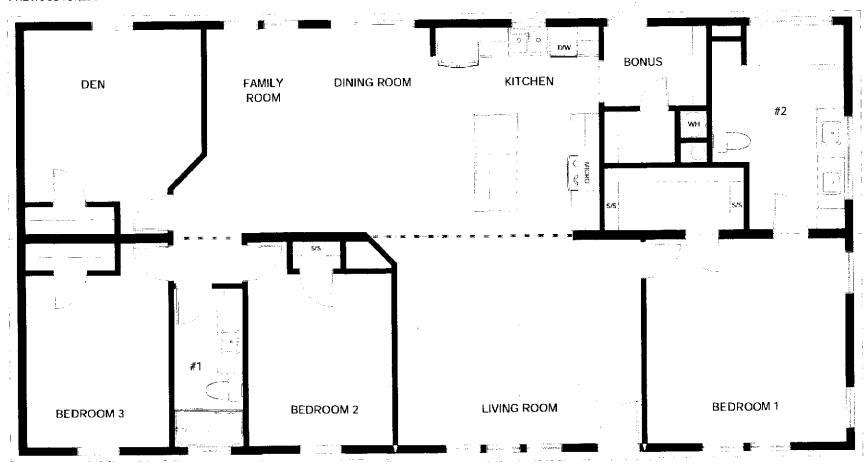
Jacobsen Homes Factory Outlet-FOSTER

PREVIOUS #39,264



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Jacobsen Homes of Lake City

PURCHASE AGREEMENT

Locally Owned and Operated

3973 W. U.S. Hwy. 90 Lake City, Florida 32055

Ph. 386-438-8458 - Fax: 386-438-8472

SOLD TO HARTHON FUSter/s	in	PHONE 919-906-4408 DATE 8-14-24							
ADDRESS 6995 E County R.) 349 Lake city FL 30 Subject to the Terms and Conditions Stated on Both Sides of this Agreement Baller Agreement Baller Agreement			UNTY (columbia salesman T.L					
Subject to the Terms and Conditions Stated on Both Sides	of this Agreement Sella	nemeetgA u	Seller Agrees t	o Sell and the Pur	chaser Agre	se to Purch	see the Following D	escribed Property:	
YEAR 2025 MAKE Jacobsen	MODELTIMO				3	"i	. 60 W 32	L64 W 32	
SERIAL NUMBER Jac FL 002119	AB		NEW USED	color G/a	y'		PROPOSED DELIVERY DATE	ASAP	
OPTIONAL EQUIPMENT, LABOR	AND ACCESSO	ORIES			,	PRIC	E OF UNIT	\$176,965,"	
				OPTIONAL E	QUIPME	NT		1.011077	
STD Home Set 3 Get's of Steps				COST OF SET-UP PARTS					
Lar TO GRD Skirting				SUB-TOTAL					
Deliverato Home Site				8ALES TAX 3 1/4 +75				5,383, 95	
AC- Hear Pump				OALES IAK	2/1	7/5		7, 20 2, 12	
		A7							
TO BE BUILT PER PRINT/38	TO BE BUILT PER PRINT/SPEC Sheet -			NON-TAXABLE ITEMS					
i ·				VARIOUS F	EES				
		Cy ou	dlo	I, CASH PRIC	CE I			\$182,348,95	
				TRADE-IN ALLOWANCE		\$			
	-			LEBS BAL D	UE	\$			
				NET ALLOWA	ANCE				
				CASH DOWN PAYMENT		1, 0	00		
				2. LESS TOTA	AL CREDI	T8			
				3. UNPAID BALANCE OF CASH SALE PRICE				\$181,348.95	
		-		Title to said	d equipm	ent sha	li remain in the	Seller until the agreed	
				Retall Instal	lment Cor	tract, or	a Security Agre	n or by the execution of a ement and its acceptance	
<u> </u>				by a finance	ing agen	cy; there	oupon title to t	he within described unit	
	`			the signing	passes to the buyer as of the date of either full cash payment or on the signing of said credit instruments even though the actual physical delivery may not be made until a later date.				
				IT IS MUTU/	y not be i ALLY UNDI	RSTOOL	til a later date. THAT THIS AG	REEMENT IS SUBJECT TO	
No Impact Fee				NECESSARY	CORRECT	TIONS, AN	(D ADJUST NE NT	IS CONCERNING CHANGES	
	 	+	~·· ·	1				E TIME OF SETTLEMENT. product and found it suit-	
!				able for his	vher parti	cular ne	eds, and that it	t is of acceptable quality	
				and that purchaser relied upon his/her judgement and inspection in making this determination.					
			not pol con						
Seller is not permitted to make plumbing or electrical connections, or connecting of dertain natural gas or propone appliances where state or local ordinances require a floensed plumber or electrician so to				placed, up	on any a	urface d	ther than of b	lacktop or concrete.	
do. Special building ordinances or laws requiring plumbing, electrical or construction changes are not the responsibility of Seller or the manufacturer, Seller is not responsible for obtaining fleath or sanitation				Purchasers certify that the matter printed on the back hereof has been read and agreed to as a part of this agreement the same as though it					
permits, nor for local, county or state permits involving restrictive zoning. Cost of changes needed for				were printed above the signatures: that buyers are of statutory age or older;					
compliance must be borne by Buyer, it is solely the Buyers responsibility to assure their chosen home site is acceptable for home placement without violation of any local, state, or federal guidelines.				the optional equipment and accessories thereon and, insurance if included,					
Seller is not responsible or liable for any delays caused by the manufacturer, accidents, strikes, fires, Acts				has been voluntarily purchased. The property being traded in is free from all encumbrances whatsoever, except as noted above. Purchaser agrees each					
Seller is not responsible of liable for any delays baused by the manusecurer, accidents, somes, most, port of God or any other cause beyond Seller's control.				ana portion thereof is invalid the remaining portion shall, nevertheless, remain					
TRADE-IN DEBT TO BE PAID BY DEALER CUSTOMER in full force and effect.									
Jacobsen Homes of Lake City DEALER DE									
Net Valid Unjess Signed and Accepted by an officer of the Company 1, OR WE, HEREBY ACKNOWLEDGE RECEIPT OF A COPY OF THIS ORDER									
SIGNED X June 1							PURCHASER		
By W	: 	-	0101	ien v	1	9	41.	PURCHASER	
Approved, Subject to acceptance of financing by bank or finance company									