

Alabama REALTORS® EXCLUSIVE RIGHT TO SELL PROPERTY LISTING AGREEMENT

Tuscaloosa County, Alabama	1/24/2	2024, 20	
Ember Capital Group LLC grant to TOP Brokerage, LLC - Anthony Giglio as agent for the Seller, the sole and exclusive right (hereafter referred to as the Property), upon the terms of the sole and exclusive right (hereafter referred to as the Property).	(hereafter referred to as t to sell, trade, convey, or	r exchange the below described	y accept,
Street Address 6278 Mimosa Gardens Circ	le		
	Tuscaloosa	_, Alabama Zip_35405	
Legal Description LOT 62 MIMOSA GARDENS			
	DB/PB#	PG#	
1. RECAD Written Disclosure of Brokerage Seller acknowledges that Broker has provided to Setypes of brokerage services that are available, and	ller written disclosure form	_	
2. Dual Agency and Conflict of Interest: Seller acknowledges that from time to time the cor in the same transaction. This is called Limited Co of both the Buyer and Seller. This means that since the beautiful on the company's ability to represent	sensual Dual Agency and e the Company has two c	d can only occur with the written elients in the same transaction, t	n consent
Seller will consider will not consider a Lin the Company to act as a "Limited Consensual Du Agreement shall be executed by Seller and made a	l Agent", Seller agrees th	nat the Limited Consensual Dua	
3. Seller's Warranty of Authority, Accuracy as Seller specifically represents and warrants that Sel Seller agrees to convey a merchantable title; to conveyance of title; to pay off and/or satisfy a encumbrances against the property unless otherwarrants and acknowledges that all the information of the Property were provided by Seller Seller agrees that if title to the property is not merchants.	er has complete authority prorate taxes, leases and nd resolve all public im rise agreed upon in writi ation in this Agreement and are accurate and cor	to sell property and convey title for association fees through the approvements, assessments, or a sing. Seller has personally review relating to the description and applete to the best of Seller's kn	e date of any other ewed this physical owledge.
If Seller has an executed purchase agreement for preconstruction contracts), Seller declares that this legal title to the Property, and any legal document not prevent transfer of title to another buyer.	assignment of equitable	title has been approved by the	holder of
Property □is ☑is not subject to Homeowner Asso paid prior to or at closing.	ciation (HOA) fees. Selle	r agrees that any outstanding fee	es will be
4. Period of Agreement; Termination This Agreement shall be effective for a period of to on 1/24, 20 24, at 12:00 may terminate this Agreement without cause upo extend this Agreement in writing if the Property is	a.m., unless the expiration a seven (7) days written r	, 20 , ar n date is extended in writing. Eit notice to the other party. Parties	

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Sell	er aı	ms/Conditions on which Property is to be Offered for Sale and Broker agree that the Property shall be offered for sale on the following terms and conditions, or on such a conditions that Seller and Broker may subsequently agree to in writing.	
	The price of the Property shall be \$_216995 or any other price or terms acceptable to Seller.		
		If the Sales Price is over \$300,000 and the seller is a non-resident of Alabama as defined by law and no otherwise exempt, current Alabama law requires that a buyer withhold a certain percentage of the sale proceeds and pay those withheld funds to the Alabama Department of Revenue. Seller \square is \square is not a non-resident of Alabama as defined in section 40-18-86 of the Code of Alabama (1975)	
	(b)	Seller agrees to maintain the Property, to be responsible for any repair debts incurred for the purpose of maintaining the Property, and to pay the mortgage and/or association dues throughout the listing period.	
	(c)	Seller agrees to keep in force sufficient hazard insurance until Property is sold and closed.	
(d) This Property may be sold on the following terms. (check terms applicable) ☑VA, ☑C ☐Equity, ☑Cash, ☑FHA, ☐Owner Finance, or ☐Other with terms of			
	(e)	☐ Heating, cooling, plumbing and electrical systems and all included appliances shall be in working order a the time of conveyance; or ☐ Property to be sold AS IS.	
and ante insta stati awn item	thei nnas alled onar ing, is w	Improvements & Appurtenances: All dwellings, improvements, storage buildings, and appurtenances y situated in and on the Property, are included in the purchase price such as: ceiling fans, attached light fixtures r shades, blinds, traverse rods, curtain rods, cornice boards, remote control garage door openers, televisions and rotor equipment, exterior lights, doorbells, attached mantels, water heaters, plumbing fixtures, attic fans a carpeting, attached fireplace screens, gas logs, built-in kitchen appliances, door and window screens ry laundry tubs, heating and air conditioning equipment, smoke detectors, water pump and pressure tank pier (floating and stationary), fences, trees, shrubbery, all plantings, mail box, garbage carts and all other hich are permanently attached to the property, buildings, or appurtenances, unless otherwise specifically d in this Agreement.	
Add	lition	nal items to <u>remain</u> :	
The	se it	ems are <u>excluded</u> from sale:	
wha	age itsoe	er's Hold Harmless: Seller agrees that Broker shall not be responsible in any manner for loss or of personal or real property due to vandalism, theft, freezing water pipes, or any other damages or loss ver including but not limited to death or personal injuries sustained on the Property, attorney fees and cour eller agrees to obtain "vacancy coverage" from Seller's insurer in the event the Property is to be vacant.	

8. Lead-based Paint: If Property is a residential dwelling, was it constructed prior to 1978?
 ☐Yes
 ☐No

If no, a lead-based paint disclosure is not required. If yes, federal law requires a lead-based paint disclosure statement to be executed and provided to prospective Buyers.

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9. Wood Infestation Report : Seller agrees to furnish to Buyer a written official Alabama Wood Infestation Report, issued by a licensed pest control company, stating that accessible areas of the property were properly inspected and showed no evidence of any active or previous signs of subterranean or dry wood termites, powder post or wood boring beetles, or wood decaying fungus, except if indicated below. Seller acknowledges that the Wood Infestation Report must be dated within 45 days of closing. The current termite contract, if any, is to be transferred to Buyer, if transferable, and the transfer fee, if any, is to be paid by Seller.						
I am am not aware of any previous termite infestation or damage. (Seller's Initials)						
10. Brokerage Fee to Broker The brokerage fee payable to the Broker in this sale is negotiable between the Broker and the Seller.						
A. Seller agrees to pay Broker a brokerage fee of \$ or 3.25% of the gross sales price under the following terms and conditions:						
(a) For finding a Buyer, ready, willing and able to purchase the Property upon the terms herein mentioned or at any price or terms acceptable to Seller, Seller agrees to pay Broker, whether Buyer is secured by Broker or Seller, or by another person; or						
 (b) If the Property is sold within 90 days after the termination of this Agreement or extension(s) thereof, to any person to whom the Property has been shown by anyone including the Seller during the listing period; or 						
 (c) If the Seller defaults and fails to close or consummate the sale through no fault of the Buyer; or (d) Other reason (if written): If property is listed and seller is a TOP Brokerage subscriber commission is to be paid to TOP brokerage even if sold to an off market buyer within the 90 day protection period 						
B. No Commission shall be due Broker if, after this listing is expired or withdrawn, the Property is relisted with another licensed real estate broker and sold through his or her exclusive right of sale.						
C. Seller agrees that the listing agency may engage any and all cooperating Brokers to assist in marketing the property and share its commission with such Brokers. Seller also agrees that the Broker may (but shall not be required to under this Agreement) share its commission with any and all cooperating Brokers. In either event, Seller will pay the full commission as directed by the listing agency.						
11. DISCLOSURE						
Seller hereby specifically authorizes Broker and any and all cooperating Brokers to disclose to prospective buyers, to the extent required by law, any defects, latent or otherwise, including, but not limited to, existing or previous environmental concerns, known to the Seller and communicated to Broker. Seller acknowledges Broker/Agent does not have the responsibility to discover latent defects in the Property or to advise on matters outside the scope of his/her license.						
Known Defects:						
Property Disclosure - Seller ☐agrees ☑does not agree to provide a Property Condition Disclosure Statement.						
Flood Plain - Seller ☐is ☐is ☐is not aware that the Property lies in a flood plain. Seller ☐does ☐does ☐does not presently have a flood insurance policy.						
12. Marketing the Property Federal law prohibits discrimination in the sale or lease of real property on the basis of race, color, sex, religion, familial status, handicap, or national origin.						
A. BROKER AGREES to use reasonable efforts in marketing the Property in accordance with the terms of this Agreement. Seller gives Broker the exclusive right to: a. Place a "For Sale" or other appropriate sign(s) on the Property b. To advertise as Broker deems best Yes No						

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c. Publish the property information in the Multiple Listing Service, including Internet, social media and Intranet exposure, where applicable	Yes	□No
B. SELLER FURTHER AGREES TO:		•
a. Refer all inquiries regarding the Property to Broker promptly	□Yes	MNo
b. Furnish Broker with keys to the Property	□Yes	✓No
c. Allow the use of Property information when necessary or		
desirable in marketing the Property	Yes	\square No
d. Make the Property available for showing during reasonable hours to	. /	
prospective Buyers with reasonable notice	Myes	\square No
e. For a lock box to be placed on the property	Yes	\square No

Lockboxes - If Seller permits a lock box to be used, Seller hereby releases and holds harmless the MLS and all agents and Brokers from all responsibility of situations beyond their control including loss, damage and theft. A lock box is not intended or designed as a security device.

MLS Disclaimer - If the Property Listing is filed with the MLS, Seller and Broker acknowledge that the MLS is not obligated to, cannot reasonably and does not review this Agreement, the MLS Information Sheet, or other such information or data provided by Seller and Broker for MLS publication for accuracy or completeness. Seller authorizes and instructs Broker to abide by all rules and regulations of the local and state Association or Board of REALTORS® and the Baldwin MLS, GCMLS (insert name of MLS).

13. Earnest Money

Seller authorizes Broker to accept and hold all earnest money. If such deposit is forfeited by the prospective Buyer, a written agreement must be signed by both Buyer and Seller, and any costs incurred by Broker in disbursing the earnest money shall be paid from the earnest money deposit. If Seller is entitled under a terminated purchase agreement to retain earnest money, Seller shall retain as liquidated damages one half of the net earnest money; the remaining one half of net earnest money, not to exceed the total amount of commission, shall be paid to Broker as compensation. In the event both Buyer and Seller claim the earnest money, Broker holding the earnest money may interplead the disputed portion of the earnest money in court and shall be entitled to deduct from the earnest money for court costs, attorney's fees and other expenses relating to the interpleader.

14. Attorney Fees; Costs of Litigation

If suit is brought to collect the compensation provided herein, or if Broker successfully defends any action brought against Broker by Seller relating to this Agreement or under any purchase agreement relating to the property, and Broker prevails, Seller agrees to pay all costs incurred by Broker in connection with such action, including reasonable attorney's fees and court costs.

15. Controversies, Claims, Complaints, or Disputes – Binding Arbitration Agreement:

The parties hereto agree that the real property to be sold has been involved in and necessarily involves, interstate commerce and that any controversy, claim, complaint, or dispute arising between the parties, or between the parties and the real estate licensees involved in this transaction, arising out of this agreement, is to be settled exclusively by binding arbitration. All parties specifically waive any rights they have to commence an action other than arbitration against each other or against the real estate licensees. Any controversies, claims, complaints, or disputes arising or evolving out of or relating to this Agreement, or breach thereof, shall be settled under the Commercial Arbitration Rules then in force of the American Arbitration Association, and all parties agree to be bound by the decision of this arbitration. The decision of the arbitrator shall be a final and binding resolution, which may be entered as a judgment by a court of competent jurisdiction, and may then be enforced by use of legal remedies.

16. Sole Agreement Between Parties; No Other Agreement

Broker and Seller acknowledge that this represents the sole agreement between the parties, and no other agreements or conditions exist except as set forth herein and any attachment. No oral statements, representations, promises or inducements shall have any validity or effect nor shall be a part of this Agreement. Any amendments, changes, additions, or deletions must be in writing signed by all parties.

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Seller acknowledges and warrants that no prior agreement exists on the Property, whether a listing agreement, purchase or sale agreement, or otherwise, that have not been terminated in writing.

If this Listing Agreement is not fully understood, Seller should seek professional, legal, and/or tax advice at his or her expense.

17. Seller(s) Indemnification Against Misrepresentation

Seller agrees to defend, indemnify and hold harmless Broker, the Broker's agent, and the MLS named above, against and from any losses and damages, claims, suits of law (including court costs and attorney's fees) or other cost or expense relating to or resulting from an actual or alleged inaccuracy or incompleteness of the property information contained herein or any other information, provided by the Seller.

18. Additional provisions:

Seller is responsible for paying listing broker .3% commission at the gross selling price when the property closes as commission paid to TOP Brokerage. Any withdrawal or closing fees along with any fees, penalties, violations associated with any multiple listing service (MLS) the property is listed in will be paid by Seller also. The Seller is responsible for paying the Buyer's Broker Commission at the sales price. TOP Brokerage Subscriber Commission is to be paid to TOP Brokerage even if sold to an off market buyer within the 90 day protection period.

Signatures

In witness thereof, the parties have hereto set their hands on the date provided below:

Listing Agent	Date		
TOP Brokerage, LLC - Anthony Giglio	Docusigned by: Anthony Giglio	1/24/2024	
Broker	2AF7C21SE3C54AB	Date	
Ember Capital Group LLC	Docusigned by: Dillon Dupric	1/24/2024	
Seller	9407497DFCF0451	Date	
Seller		Date	