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EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT

[With Consent To Designated Agency]

I/V	We_Todd Parish	("SELLER"), he	("SELLER"), hereby grant to , a real estate broker licensed				
	Cameron Real Estate Group	, a real estate					
un	der the laws of the Cameron Real Estate Group		("BROKER"),	the excl	usive		
	tht to sell the property described as 506 Salmon River	Rd Plattsburgh, NY 129					
311	and to sent the property described us		and recorded in the Clinton	on			
	County Registry Of Deeds at Book	Dogo	("PROPERTY") on the		torms		
		, rage	(FROFERIT) on the	ionowing	terms		
an	d conditions:						
1.	<u>Seller's Duties And Representations.</u> The BRO SELLER'S agent, during the term of the Agreem	•	C				
	cooperate in marketing the PROPERTY, including completing lead paint (if property built before 1978) and other forms.						
	If the PROPERTY is sold to a buyer procured by						
	in paragraph 4 shall be due. The BROKER is autl	•	1				
	brokers as buyer's agents or facilitators; (b) to plant the PROPERTY.	U	ž <u>1</u>		` ′		
	place a sign on the PROPERTY; (d) to photograp	•			•		
	select; and (e) to place a lock box on the PROPERTY. The SELLER authorizes the BROKER to disclose to prospective buyers all information about the PROPERTY provided to the BROKER by the SELLER, all of which the SELLER						
	represents to be accurate. The SELLER acknowledges receipt of a Mandatory Licensee-Consumer Relationship						
	Disclosure form. According to the Code of Ethics and Standards of Practice of the National Association of						
	REALTORS®, the SELLER has been advised of (1) the broker's general company policies regarding cooperation with						
	and compensation to subagents, buyer's agents and facilitators; (2) the fact that a buyer's agent, even if compensated by						
	the listing broker or seller will represent the interest of the buyer; and (3) any potential for the listing broker to act as a						
	disclosed dual agent on behalf of the seller and b	ouyer. The SELLE	R agrees to comply with all applica	ble fair ho	using		
	laws.						
2.	Listing Price. The listing price for the PROPERT	ΓY shall be TBD	dollars or such	other price	e and		
2	terms as the SELLER may approve.	1/00/0004			1		
3.	<u>Listing Period.</u> This Agreement shall begin on <u>01</u> end on <u>07/22/2024</u>			aı	nd		
1		· · · · · · · · · · · · · · · · · · ·		OVED pro	011200		
4.	Broker's Fee. If within the term of this Agreemer a buyer who is ready, willing and able to buy at a	•		_			
	as the SELLER may agree, the BROKER shall b	-		of the se			
	price, whether or not the transaction is complete	·	1		_		
	may be deducted from amounts held by BROKEI	-	-	-	-		
	· · · · · · · · · · · · · · · · · · ·		any extension to any person who is in	_			
	PROPERTY during the aforesaid term or any ext	-	* -				
	with another broker in good faith, in which case	•		•			
	the fee set forth herein and any lesser fee paid to the other broker. If any deposit is retained by the SELLER as liquidated						
	damages for default by the buyer under any agree	ement for sale of th	ne PROPERTY, the BROKER shall	be due one	e-half		
	(1/2) of the amount so retained, but not more than	n an amount equal	to the full commission that would ha	ave been pa	aid to		
	BROKER if a sale had been completed.						
5.	Broker Cooperation. BROKER hereby advises S		-	_	-		
	estate licensees as follows: buyer's agents 2			%	of		
	the selling price. If sub agency will be offered, C	Consent to Sub age	ncy form must be signed.				

6.	Broker's Duties. The BROKER agrees to use reasonate	0	C				
	PROPERTY with the NY	multiple listing service	e. The BROKER shall have no				
	obligation to continue to market the PROPERTY after an offer has been accepted and shall have no obligation to present						
	any offer once an offer has been accepted and while a transaction is pending. Seller hereby authorizes the Broker to						
	disclose to prospective buyers whether an offer has been submitted on the Property and to disclose whether the offer is						
	from a buyer introduced to the Property by the listing agent, by another licensee associated with the Broker, or by a						
	cooperating broker. Disclosure of the price and other terms of any offer shall remain confidential until closing, unless						
	otherwise authorized by Seller. The BROKER is not hired as a property inspector, tax advisor or attorney and if such						
	services are desired SELLER should hire professionals.						
7.	Consent To Designated Agency. A designated agent		as been appointed by a broker or				
, .	salesperson to represent a buyer as a "designated buyer's agent" or to represent a seller as a "designated seller's agent."						
	When a buyer or seller consents to designated agency only that designated agent represents the buyer or seller. Any						
	other agents affiliated with BROKER may represent another party to the transaction and by consenting to designated						
	agency the buyer or seller permits those agents to represent another party. Individuals who are designated agents owe						
	fiduciary duties to their respective clients. SELLER is further advised that: (a) the designated seller's agent will represent						
	the SELLER and will owe the SELLER the duties of loyalty, full disclosure, confidentiality, to account for funds,						
	reasonable care and obedience to lawful instruction; (b) all other licensees affiliated with the appointing BROKER will						
	not represent the SELLER nor will they owe the other duties specified in paragraph (a) to that SELLER, and may						
	potentially represent the buyer; and (c) if designated agents affiliated with the same broker represent the SELLER and						
	buyer in a transaction, the appointing broker shall be a dual agent and neutral as to any conflicting interests of the						
	SELLER and buyer, but will continue to owe the SELL	-	•				
	and to account for funds. By signing this agreement,		· •				
	designated agent appointed to represent you ceases to be		* **				
	of one or more other agents associated with the Broker to represent you. Written notice of that appointment shall be						
	seasonably given to you. If BROKER is a designated agent for buyer and SELLER in a transaction, a notice will be						
	given. The designated agent(s) for the SELLER is/are:	17007					
	THOMAS CAFARELLA - LIC. NO: 103512	1/82/	_[insert name(s) of agent(s)]				
8.	Additional Terms Transaction coordination and doc	ument prep fee: \$495.00 Due or	nly at closing.				
		8 Thorn	dotloop verified				
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		SELLER Or Authorized	Representative				
ı	dation verified						
	Thomas Cafarella dotloop verified 02/07/24 10:25 AM EST 6SLO-UGOP-0OAN-UKAZ						
BROKER Or Authorized Representative		SELLER Or Authorized	Representative				
			1				
	O despise Description Assistance to IDV Deal C						
	9. during Buyer Assignment JBK Real E	state will pay for commission	L				