South Land Company LLC 30 Lauderdale Street, Selma, Alabama 36701 EXCLUSIVE RIGHT TO SELL PROPERTY LISTING AGREEMENT

Important Document – Please read carefully. If you have questions, please seek advice of competent legal counsel.

Wilcox Coun	ty, Alabama	March 27	, 20 24
Montgomery Rollir	50.00		er referred to as Seller)
accept, as agent for the Seller,	nd Company LLC (hereafter re the sole and exclusive right to referred to the Property), upon	eferred to as Broker), a sell, trade, convey, or	and Broker does hereby exchange the below
Street Address 119 Brookwoo	od Drive		
City Camden	, County Wilcox	, Ala	abama Zip <u>36726</u>
Legal Description Parcel # 0			
(Township	Range and Section)		
RECAD Written Disclosure	DB#		#
Seller's Warranty of Author Seller specifically represents a title. Seller agrees to convey a association fees through the da improvements, assessments, o in writing. Seller has personal	ity, Accuracy and Completer and warrants that Seller has con a merchantable title by warrant ate of conveyance of title; to par any other encumbrances againly reviewed this Agreement and description and physical condi	ness of information implete authority to sell y deed; to prorate taxe ay off and/or satisfy an inst the property unless d acknowledges that a	I property and convey es, leases and/or ad resolve all public s otherwise agreed upon Il of the information in
dh 22 WW 199 19	to the best of Seller's knowled	ige. 03/31/24 7/43 9M CDT dolloop verified	_(Initials of Seller)
Period of Agreement This Agreement shall be effect and ending on March 2 extended in writing.	tive for a period of time beginn 27, 20_25 _, at 12:00	ning on March 27) midnight, unless the	expiration date is
Seller and Broker agree that the such terms and conditions t	Property is to be Offered for e Property shall be offered for hat Seller and Broker may sub-	sale on the following	terms and conditions, or
(a) Price Two Hundred	Forty Nine Thousand Dollars	Doll:	ars (\$ <u>249,000</u>)
(b) Seller agrees to maint closed.	ain and keep in force sufficien	t hazard insurance unt	il property is sold and
(c) This property may be	sold on the following terms. (quity, ☑Cash, □FmHA, □Own		
(d) ☑HEATING, COOL appliances shall be in	ING, PLUMBING, AND ELE working order at the time of co	CTRICAL SYSTEMS onveyance.	and all included
(e) ☑ Property to be sold	AS IS.		

IMPROVEMENT & APPURTENANCES: All dwellings, improvements, storage buildings, and appurtenances presently situated in and on said realty, are included in the purchase price such as: ceiling fans, attached light fixtures and their shades, blinds, traverse rods, curtain rods, cornice boards, remote control garage door openers, television antennas and rotor equipment, exterior lights, doorbells, mantels, water heaters, plumbing fixtures, attic fans, carpeting, attached fireplace screens, gas logs, built-in kitchen appliances, door and window screens, stationary laundry tubs, heating and air conditioning equipment, smoke detectors, water pump and pressure tank, awning, pier (floating and stationary), fences, trees, shrubbery, all plantings, mail box, garbage carts and all other items which are permanently attached to the property, buildings, or appurtenances, unless otherwise specifically excluded in this agreement.

property, buildings, or appurtenances, unless otherwise specifically excluded in this agreement.					
Additional items to remain:					
These items are excluded from sale:					
Seller agrees that Broker shall not be responsible in any manner for loss or damage of personal or real property due to vandalism, theft, freezing water pipes, or any other damages or loss whatever including but not limited to death or personal injuries sustained on the property, attorney fees and court costs. Seller agrees to obtain "vacancy coverage" from Seller's insurer in the event the property is to be vacant.					
If Property is a residential dwelling, was it constructed prior to 1978? The Month (Check yes or no.) If no, a lead-based paint disclosure is not required. If yes, Federal laws requires a lead-based paint disclosure statement to be executed and provided to prospective Buyers.					
Seller agrees to furnish 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. The current termite contract, if any, is to be transferred to Buyer, if transferable.					
I am □am not ☑ aware of any previous termite infestation or damage					

Commission to Broker

THE COMMISSION PAYABLE TO THE BROKER IN THIS SALE IS NOT SET BY ANY ASSOCIATION OR GROUP, BUT IN ALL CASES IS NEGOTIABLE BETWEEN THE BROKER AND THE SELLER. The Association does not fix, control, recommend, suggest or maintain commission rates for service by its members, or the percentage division of commission or fees between cooperating members and/or non-members.

- I. Seller agrees to pay Broker, as Agent of Seller, a Brokerage Fee ("Commission") of Six percent 6% 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 be secured by Broker or Seller, or by another person; or
 - (b) If the property is afterward sold within 180 days from the termination of this agreement or extensions 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) If the Buyer and Seller mutually agree to terminate the contract.

II. 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 listing agency 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.

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 limited to existing or previous environmental concerns, known to the Seller. 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 —				
Seller ✓agrees ☐does not agree to provide a Property Condition Disclosure Sta	itement.			
Marketing the Property Federal law prohibits discrimination in the sale or lease of real property on the breligion, familial status, handicap, or national origin. (Initial	asis of ra			
BROKER AGREES to use reasonable efforts in marketing the Property in according 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; c. Publish the property information on the Internet	rdance wir	th the terms of □No □No □No □No		
SELLER FURTHER AGREES TO: a. Refer all inquiries regarding the Property to Broker promptly, b. Furnish Broker with keys to the Property, c. Allow the use of Seller's name and Property information when necessary or desirable in marketing the Property, d. Make the Property available for showing during reasonable hours to prospective Buyers. e. Seller gives permission for a lock box to be placed on property.	☑Yes ☑Yes ☑Yes ☑Yes □Yes	□No □No □No □No □No □No		
If Seller permits a lock box to be used, Seller hereby releases and holds harmless South Land Company LLC, all agents and Brokers from all responsibility of situations beyond their control including loss, damage and theft.				

Earnest Money

Seller authorizes Broker to accept and hold all earnest money. If such deposit is forfeited by the prospective Buyer, 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. 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.

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 sales 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.

statements, representations,	nts or conditions except as se promises or inducements sha lments, changes, additions or	all have any validity or effe	ect nor shall be a part of
Remarks:			
		-	
- Alberta - College - Coll			
Additional provisions:			
SELLER AGREES TO DE	FEND, INDEMNIFY AND	HOLD HARMLESS THE	BROKER AND
	COOPERATING BROKE		
	S, CLAIMS, SUITS OF LAW		
	OTHER COST OF EXPENS		
	INACCURACY OR INCOM		
	NED HEREIN OR ANY OT	HER INFORMATION PR	OVIDED BY SELLER.
9:10 AM CDT dottoop verified	of Seller)		
101 1010 101 1010 101	es have hereto set their hands	on the date provided below	v·
in witness thereof the partie	was mereto per men manas	•	.000.
	Montgomery Rollins	dotloop verified 04/01/24 9:10 AM CDT IV2J-TDXT-TWOW-RMV1	
Listing Agent	Seller	\$\$#	Date
	Montgomery Rollins	dotloop verified 04/01/24 9:10 AM CDT C6V9-BMLE-DTVG-CEYY	
Broker	Seller	SS#	Date

THE USE OF THIS FORM IS VOLUNTARY AND IS MADE AVAILABLE BY AAR ONLY FOR USE BY THOSE MEMBERS WHO MAKE AN INDEPENDENT DETERMINATION FOR THE NEED FOR SUCH A FORM. BY MAKING AVAILABLE THIS FORM TO ITS MEMBERS, AAR DOES NOT RECOMMEND OR ENDORSE ITS USE OR NON-USE.