

Unique Southern Properties

215 E. 6th Street Luverne, AL 36049 Office#: (334)-535-0242 www.uspunitedcountry.com

LISTING AGREEMENT

Property Title:	Sexton		Listing P	rice: \$ 110,00.	00	Per Acre: \$
Seller's Name: (Christy Duke S	Sexton				
Acres: 1	+/-					
Property Type:						
Land	Farm	/ Acreage	X Commercial	M i	ni-Farm	Land & Home
Features: (check	c all that apply)					
Branch	Creek	Electric	Farm	Fields	Hardwoods	River
Home site	Hunting	Lake	Pastureland	Pines	Pond	Roads
x Sewer	Stream	_x_Water	Timberland _	Trails	Wildlife	x Road frontage
Property Descri	iption:) 000 023 000					
Utilities Availal ELECTRIC	ole: (circle all tha	ıt apply)	GAS	CABLE	A/C	INTERNET
	neapple Hwy					

State: AL	ZIP: 36037		County:	Buller		
Directions:						
Commission %: List: 3	%	Sell: <u>3</u> %				
Photos: Y/N		Aerial Map: Y / N	Торо	Map: Y / N]	Plat Map: Y/N
Showing Instruc	tions:					
Listing Agent: R	Regina Gorum					

PROPERTY LISTING AGREEMENT

Exclusive-Right-To-Sell

Butler	Alabama Octol	per 31	, 20_24
I, or we, Christy Duke Sexton			
Owner / Seller (hereinafter referred to	as Seller) of the below described Property, do	hereby grant to	
Kyle Richburg	Brok	cer, the sole and exclusiv	ve right to sell, trade,
convey, or exchange the Property upo	on the terms and conditions set forth below.		
In consideration of your agreement to	list my real property in your office in your cu	stomary manner and to	use your efforts to procu
	sive, irrevocable right and privilege to sell my	real property known as:	
Street Address or location:		Alakaa	
City Greenville	, County Butler	, State Alabam	na
Legal Description: 10 08 05 21 0 000 023 0	000		
C.5, Initials of	Seller(s)		

Seller's Warranty of Authority, Accuracy and Completeness of Information

Seller(s) specifically represents and warrants that Seller(s) has complete authority to sell property and convey title. Seller(s) has personally reviewed this Agreement and acknowledges that all of the information in this Agreement relating to the description and physical condition of the Property were provided by Seller(s) and are accurate and complete to the best of Seller(s) knowledge. SELLER(S) AGREES TO DEFEND, INDEMNIFYAND HOLD HARMLESS THE BROKER AND ANY AND ALL COOPERATING BROKERS AGAINST AND FROM ANY LOSSES, DAMAGES, CLAIMS, SUITS OF LAW (INCLUDING COURT COSTS AND ATTORNEY'S FEES) OR OTHER COSTS OR EXPENSES RELATING TO OR RESULTING FROM ANY ACTUAL OR ALLEGED INACCURACY OR INCOMPLETENESS OF THE PROPERTY INFORMATION CONTAINED HEREIN OR OF ANY OTHER INFORMATION PROVIDED BY SELLER(S).

Period of Agreement

This Agreement shall be effective for a period of time of one year from the date of this agreement, unless this agreement is extended in writing.

Terms / Conditions on Which Property is to be Offered for Sale Seller(s) and Broker agree that the Property shall be offered for sale on the following terms and conditions, or such terms and conditions that Seller(s) and Broker may subsequently agree to. Price: \$_\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\				
The property may be sold on the following terms (check terms applicable)VA,FHA, xConventional,Equity, xCash,FmHA, or Owner Finance with terms of				
All improvements and appurtenances are to be included in the sale following: lighting fixtures and their shades, ceiling fans, drapery and door screens, stationary laundry tubs, water heater, heating an pressure tank, awnings, all plantings and all kitchen appliances incompared to the sale of the sale of the sale of said property Additional items to remain on property:	hardware, curtain hardward air conditioning equipocluding garbage disposal f Seller's rights to said process.	vare, window shades and blind ment, smoke detectors, water p I, gates and all fencing on said roperty will be conveyed comp	s, windows pump and property.	
These items are excluded from sale:				
I declare that I am the record owner of title to said property and it any attachment. I agree to convey a merchantable title by warranty date of conveyance of title; to pay off and / or satisfy and resolve a against the property unless otherwise agreed upon in writing.	y deed; to prorate taxes, l	leases and / or association fees	s through the	
I agree that Broker shall not be responsible in any manner for loss freezing water pipes, or any other damages or loss whatever includatorney fees and court costs. I further acknowledge that Broker have event the property is to vacant.	ding but not limited to pe	ersonal injuries sustained on th	ne property,	
Initials of Seller(s)				

Commission to Broker

In this Agreement, Seller(s) agrees to pay Broker, as Agent of Seller(s), a commission as indicated below:

- a) For finding a Purchaser, ready, willing and able to purchase upon the terms herein mentioned or at any price or terms acceptable to Seller(s), Seller(s) agrees to pay Broker a brokerage fee ("Commission") of \(\begin{align*} \b
- b) Seller(s) 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(s) 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(s) will pay the full commission as directed by the listing agency.

Disclosure	١
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Seller(s) 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 known to them. The Seller(s) acknowledges the agent does not have the responsibilito discover latent defects in the Property or to advise on such matters outside the scope of his / her license.				
Known Defects (physical or title)				
Marketing the Property				
Broker agrees to use reasonable efforts in marketing the Property in accordance with the terms of this Agreement. Seller(s) gives				
Broker the exclusive right to place a "For Sale" or other appropriate sign(s) on the Property, and to advertise as Broker deems best.				
Seller(s) also agrees to (1) refer all inquiries regarding the Property to Broker promptly; (2) furnish Broker with keys to the Property;				
(3) allow the use of Seller's name and Property information when necessary or desirable in marketing the Property; (4) make the				
Property available for showing during reasonable hours to prospective purchasers.				
Initials of Seller(s)				
I do give permission for a Unique Southern Properties keyed lock to be placed on one or more of the gates on my property.				

Earnest Money

Seller(s) authorizes Broker to accept and hold all earnest money. If such deposit is forfeited by the prospective purchaser, written agreement must be signed by both Buyer and Seller, and any costs incurred by the Broker in disbursing the earnest money shall be paid from the earnest money deposit. The Seller(s) shall retain as liquidated damages one half of the remainder of the earnest money. The remaining one half of net deposit, not to exceed the total amount of the commission, shall be paid to Broker as compensation. In the event both Purchaser and Seller(s) claim the earnest money, the Broker holding the earnest money may interplead the disputed portion of the earnest money in court.

Initials of Seller(s)

Seller's Disclosure Format for Target Housing Sales Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards

LEAD WARNING STATEMENT

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment of inspection for possible lead-based paint hazards is recommended prior to purchase.

SELLER'S DISCLOSURE (initial)		
(a) Presence of lead-base	ed paint and / or paint hazards (ch	eck one below):	
		hazards are present in the housing (expla	ain)
\$ P. C.			<u> </u>
X Seller has no kno	owledge of lead-based paint and /	or lead-based paint hazards in the housing	—⊸ ng
	vailable to the seller (check one l		
Seller has provide		le records and reports pertaining to lead-	pased paint and / or lead-based
Seller has no rep	orts or records pertaining to lead-	-based paint and / or lead based paint haz	cards in the housing
PURCHASER'S ACKNOW	LEDGEMENT (initial)		
(c) Purchaser has receive	d copies of all information listed	above	
(d) Purchaser has receive	d the pamphlet Protect Your Fan	nily From Lead In Your Home	
(e) Purchaser has (check			
Received a 10-da presence of lead-base	ay opportunity (or mutually agree d paint and / or lead-based paint l	ed upon period) to conduct a risk assessm hazards; or	ent or inspection for the
		ent or inspection for the presence of lead	
AGENT'S ACKNOWLEDG	EMENT (initial)		
(f) Agent has informed the ensure compliance.	ne seller of the seller's obligations	s under 42 U.S.C. 4582(d) and is aware of	of his / her responsibility to
CERTIFICATION OF ACC	URACY		
	iewed the information above and	certify, to the best of their knowledge, the	nat the information provided
Christy Sax 1	2 10-30-24 Date		
Seller	Date	Buyer	Date
Seller	Date	Buyer	Date
Agent	Date	Agent	Data

Final Disclosure

I hereby certify that all information provided herein and on any attachment has been read by me and is complete, true and accurate to the best of my knowledge and belief. I agree to hold Broker harmless from any damages or expenses arising from inaccurate or incomplete information provided by me.

There are no other agreements or conditions except as set forth herein and any attachments. 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 the parties.

This agreement, including any attachment, is intended to be the legal and binding contract of all parties. If it is not fully understood, Seller(s) should seek professional legal advice. This agreement may not be modified or amended except in writing, which must be signed by both the Seller(s) and Qualifying Broker of the listing agency. The Qualifying Broker has the right to rescind this agreement by written notice at any time during this agreement.

Initials of Seller(s)				
There are or are not previously unstated additional provisions to this contract stated as such:				
Regina Gorum	Christy Sexten			
Listing Agent	Seller			
Kyle Richburg				
Broker	Seller			