



Date: 1-10-2025

PRIVATE REAL ESTATE LISTING AGREEMENT

To Base	Camp (Country Real Est	ate Inc. (or BCCR)	E):	Date: <u>1</u>	-10-2025
_		t on 1-10-2025	, 20("Effective Date" riting.	') and end on 7-10-2025	, 20	_ at 12:00 midnight ("Listing
Property Addr	ess: ROAN	MING HILLS DR		City: Richmo	ond	State: Indiana
Zip Code: 47	374	Township: Wayne				
Legal descripti	ion(s) or par	cel ID numbers:				
89-18-09-0	000-420.0	017-030 (5.674 ac)				
89-18-09-0	000-420.0	16-030 (.431 ac)				
The listing pric	ce shall be:	80,000				
This is an excl of the followin		to sell listing and the bro	ker shall be entitled to any co	ompensation established within	this contract	payable upon the occurrence of any
1. 2. 3. 4.	original co If the selle If the brok If the pro- the termin were proc	ontract or defaults on an agreed to the presents a full price off perty is sold to any party ation of this contract. With	and signed purchase agreeme fer from a willing and able qua who was procured by the ef hin 7 days of the conclusion o eting efforts. If the property i	alified buyer forts of the listing broker and a	any cooperati	ng broker within 180 days after th the list of potential buyers that
Seller shall pa	y in U.S. Do	ollars to broker for service	s a total commission of 6	_% of the selling price of the sub	ject property.	
If an option to	purchase is	presented, the seller agree	es to compensate broker 6	_% of the consideration paid for	the option to	purchase.
forfeited, said	earnest moi		sed to Seller and Broker on a f			'urchaser's earnest money deposit is portion not to exceed the amount the
not members of	of your orgars, I hereby	nization, and these outside authorize you to split the	brokers will want to co-brok	er if they furnish a purchaser wh	no buys my pr	n brokers becoming involved who are roperty. If you need to co-broker with okering broker, with the commission
Exceptions: r	na					
show property	y and make	it available to Buyer Brok		your company's policy. In the e		Broker/Agent), authority is granted to tuyer Broker/Agent procures a buyer,
a disclosure is submitted. Wh	made and a nen acting as	n informed consent is gran a dual agent, there is a lin	nted. If the consent from me is mitation on your or other real	both the buyer and the seller (LIMs verbal, it shall be confirmed in estate licensees' ability to repressor relationship with one party mus	writing at the sent either par	ty fully and exclusively. For
I agree to mak	e arrangeme	ents so that you may show	the property to prospective pu	urchasers, including the interior	of the dwellir	ng(s) during reasonable hours. You

are hereby given permission to erect a "For Sale" sign on said property.

	t of title or obtain the issuance of an owner's policy of title insurance, and convey a when sale is consummated or at any time mutually agreed upon between the buyer and
As Saller I hareby certify that all defects or environmental problems that experience	tist on this property and of which I am aware are listed below and/or on the back side of
his listing agreement. It is further agreed as follows:	ist on this property and of which I ain aware are fisted below and/of on the back side of
CONTRACTS AND PAYMENT INFORMATION, CORN, SOY	AERIAL PHOTOGRAPHS, CONSERVATION RESERVE PROGRAM (BEAN, AND WHEAT BASE AND YIELD INFORMATION, DIRECT PROGRAM PAYMENT INFORMATION AND ACRE PROGRAM PAYMENT andt OR BASE CAMP COUNTRY REAL ESTATE,
Base Camp Country Real Estate, Inc. and its employees will not discrimina familial status, mental or physical handicap.	ate in any form on the basis of race, color, religion, national origin, sex, marital status,
constitute one and the same instrument. Counterparts may be signed manual	interparts, each of which shall be deemed an original, but all of which together shall ally or by any electronic signature complying with the U.S. Federal ESIGN Act of 2000, and s. Counterparts may be delivered via facsimile, electronic mail or other transmission method idly delivered and be valid and effective for all purposes.
Executed in duplicate and I hereby acknowledge receipt of a copy hereof. I shall be read as if written in plural. This contract is binding also upon the Se	If more than one joins in the execution hereof as owner, the relative words used herein ellers' heirs, administrators, executors, or assigns.
Seller Katie Burks	Seller
Signature:Printed: JMT Acquisitions LLC	Signature: Printed:
Date: 01 / 10 / 2025	Date:
Paga Comm C	Accepted by:
Base Camp C	Country Real Estate, Inc.
Listing Broker Mon Bad	Managing Broker Signature:
Signature:Printed:	Signature:Printed:
Date:	Date:

01 / 10 / 2025

Upon receipt of a deposit and signed agreement by purchaser to purchase said property upon the price and terms herein outlined, I agree to execute such

01 / 10 / 2025



Base Camp Country Real Estate, Inc 10412 Allisonville Road Suite 109 Fishers, IN 46038

Agent Representation Policies – Indiana

"Client" means a person who has entered in an agency relationship with a licensee.

"Customer" means a person who is provided services in the ordinary course of business by a licensee but is not a client.

Seller's Agent

A licensee representing a seller has the following duties and obligations:

- (1) To fulfill the terms of the agency relationship made with the seller or.
- (2) To disclose the nature of the agency relationship with the seller, and redefine and disclose if the relationship changes.
- (3) To promote the interests of the seller by:
- (A) seeking a price or lease rate and contract terms satisfactory to the seller; however, the licensee is not obligated to seek additional offers to purchase or lease after an offer to purchase or lease has been accepted by the seller, unless otherwise agreed between the parties;
- (B) presenting all offers to purchase or lease to and from the seller immediately upon receipt of the offers regardless of whether an offer to purchase or lease has been accepted, unless otherwise directed by the seller;
- (C) disclosing to the seller adverse material facts or risks actually known by the licensee concerning the real estate transaction;
- (D) advising the seller to obtain expert advice concerning material matters that are beyond the licensee's expertise;
- (E) timely accounting for all money and property received from the seller;
- (F) exercising reasonable care and skill; and
- (G) complying with the requirements of this chapter and all applicable federal, state, and local laws, rules, and regulations, including fair housing and civil rights statutes, rules, and regulations.
- (b) A licensee representing a seller may not disclose the following without the informed written consent of the seller:
- (1) That a seller will accept less than the listed price or lease rate for the property or other contract concessions.
- (2) What motivates the seller to sell the property.
- (3) Any material or confidential information about the seller unless the disclosure is required by law or where failure to disclose would constitute fraud or dishonest dealing.

- (c) A licensee representing a seller owes no duties or obligations to the buyer except that a licensee shall treat all prospective buyers honestly and shall not knowingly give them false information.
- (d) A licensee shall disclose to a prospective buyer adverse material facts or risks actually known by the licensee concerning the physical condition of the property and facts required by statute or regulation to be disclosed and that could not be discovered by a reasonable and timely inspection of the property by the buyer. A licensee representing a seller owes no duty to conduct an independent inspection of the property for the buyer or to verify the accuracy of any statement, written or oral, made by the seller, or an independent inspector. This subsection does not limit the obligation of a prospective buyer to obtain an independent inspection of the physical condition of the property. A cause of action does not arise against a licensee for disclosing information in compliance with this section.
- (e) A licensee representing a seller may:
- (1) show alternative properties not owned by the seller to a prospective buyer or tenant and may list competing properties for sale or lease without breaching any duty or obligation to the seller; and
- (2) provide to a buyer services in the ordinary course of a real estate transaction and any similar services that do not violate the terms of the agency relationship made with the seller.

Buyer's Agent

A licensee representing a buyer or tenant has the following duties and obligations:

- (1) To fulfill the terms of the agency relationship made with the buyer.
- (2) To disclose the nature of the agency relationship with the buyer and redefine and disclose if the relationship changes.
- (3) To promote the interests of the buyer by:
- (A) seeking a property with a price or lease rate and contract terms satisfactory to the buyer; however, the licensee is not obligated to locate other properties to purchase or lease while the buyer is under contract to buy property, unless otherwise agreed between the parties;
- (B) presenting all offers to purchase to the buyer immediately upon receipt of an offer regardless of whether the buyer is already under contract to buy, unless otherwise directed by the buyer;
- (C) disclosing to the buyer adverse material facts or risks actually known by the licensee concerning the real estate transaction;
- (D) advising the buyer to obtain expert advice concerning material matters that are beyond the licensee's expertise;
- (E) timely accounting for all money and property received from the buyer;
- (F) exercising reasonable care and skill; and
- (G) complying with the requirements of this chapter and all applicable federal, state, and local laws, rules, and regulations, including fair housing and civil rights statutes, rules, and regulations.
- (b) A licensee representing a buyer shall not disclose the following without the informed consent, in writing, of the buyer:
- (1) That a buyer will pay more than the offered purchase price for the property or other contract concessions.
- (2) What motivates the buyer to buy the property.
- (3) Any material or confidential information about the buyer unless this disclosure is required by law or where failure to disclose would constitute fraud or dishonest dealing.

- (c) A licensee representing owes no duties or obligations to the seller except that a licensee shall treat all prospective sellers honestly and not knowingly give them false information.
- (d) A licensee representing a buyer owes no duty to conduct an independent investigation of the buyer's financial ability to perform for the benefit of the seller or to verify the accuracy of any statement, written or oral, made by the buyer, or a third party.
- (e) A licensee representing a buyer or: (1) show properties in which the buyer is interested to other prospective buyers and may show competing buyers or tenants the same property or assist other buyers or tenants in purchasing a particular property without breaching any duty or obligation to the buyer; and
- (2) provide to a seller services in the ordinary course of a real estate transaction and any similar services that do not violate the terms of the agency relationship made with the buyer.

Limited Agent

A limited agent means a licensee who, with the written and informed consent of all parties to a real estate transaction, represents both the seller and buyer. This is verified by documentation that includes:

- (1) A description of the real estate transaction or types of real estate transactions in which the licensee will serve as a limited agent.
- (2) A statement that in serving as a limited agent, the licensee represents parties whose interests are different or even adverse.
- (3) A statement that a limited agent shall not disclose the following without the informed consent, in writing, of the parties to the real estate transaction:
- (A) Any material or confidential information, except adverse material facts or risks actually known by the licensee concerning the physical condition of the property and facts required by statute, rule, or regulation to be disclosed and that could not be discovered by a reasonable and timely inspection of the property by the parties.
- (B) That a buyer will pay more than the offered purchase price or offered lease rate for the property.
- (C) That a seller will accept less than the listed price or lease rate for the property.
- (D) What motivates a party to buy, or sell the property.
- (E) Other terms that would create a contractual advantage for one (1) party over another party.
- (2) A statement that there will be no imputation of knowledge or information between any party and the limited agent or among licensees.
- (3) A statement that a party does not have to consent to the limited agency.
- (4) A statement that the consent of each party has been given voluntarily and that any limited agency disclosure has been read and understood. (a) A licensee acting as a limited agent may disclose and provide to both the seller and buyer property information, including listed and sold properties available through a multiple listing service or other information source.
- (b) A cause of action does not arise against a licensee for disclosing or failing to disclose information in compliance with this section, and the limited agent does not terminate the limited agency relationship by making a required disclosure.

Transaction Broker

A transaction broker differs from the traditional agency relationships in that they are neutral legally. The transaction broker facilitates a transaction and merely acts as the mediator and can provide the following services:

- (1) Help a seller determine a competitive market price
- (2) Assist a buyer in preparing and presenting an offer
- (3) Provide communication between the buyer and seller
- (4) Write the purchase agreements and subsequent counter offers
- (5) Arrange and assist with title companies and execution of closing

	Katie	Burks		01 / 10 / 2025
Signature_			Date	
Signature			Date	



Private-Listing Rolling Hills Dr Title

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