## ALABAMA REALTORS® 2025 AGENCY EXCLUSIVE RIGHT TO SELL LOT-LAND LISTING AGREEMENT

<u>NOTICE:</u> This is a legally binding contract. If there are any terms of this document which you do not understand, consult an attorney before signing.

Seller(s) Kathy Coleman			("Seller") appoint
Qualifying Broker Devaughn Moore		("Seller	's Broker') and, if applicable
Qualifying Broker Devaughn Moore ("Seller's Broker") and, if  Agent Carol Porter , both with Company Lifestyle Realty Group, LLC ,  agent, with the exclusive right to sell, trade, convey, or exchange the below property ("Property") on the below			
agent, with the exclusive right to sell, tra	ide, convey, or exchange	the below property ("F	Property") on the below terms:
			• •
Property Description (Select at leas	st one.)		
Property Description (Select at least Street Address: 0 Roney Road			
City: Dothan	County:	Houston	, AL Zip: <b>_36303</b>
☐ Legal Description: Parcel # 100306100			
	DB/PB#:	PG	i#
☐ Metes/ Bounds (attach description or	survey)		
2. <u>Listing Period</u> : This Agreement sta			
11:59 p.m. ("Listing Period"), unless			
agree to extend the Agreement in w			
Agreement may be terminated by eith	her party in writing at any	time. Subject to the t	erms of Paragraph 4.
3. <u>Terms of Sale</u> : Property will be offe			
a. List Price: \$ 65,000		( <u>NOTE</u> : If the	e Sales Price is over \$300,000
and Seller is a non-resident of Al			
buyer withhold a percentage of the			
b. Acceptable financing types are (		Cash, <b>✓</b> Conventional	i, 🗕 HELOC, 🖵 VA, 🖵 FHA
<ul><li>□ Owner Finance, □ USDA, and</li><li>c. □ If checked, Seller agrees to kee</li></ul>	d/ or 🖵 Other:		<del></del> :
	ep in force sufficient haza	rd insurance through c	closing or the end of the Listing
Period.			
4. <u>Seller's Broker Compensation</u>	, ,	DE ALEODO A	
a. Notice: <u>Compensation rates/amo</u>			
by each Broker individually and		<u>ler and Seller's Broke</u>	
b. Seller agrees to pay Seller's Brok		0 0 11 1 D 1	(\$0/0%  if left blank)
NOTE: This section should list (		for Seller's Broker. A	ny compensation to be paid to
the buyer's broker should not be			
c. As required by Alabama law, any			
is due at closing unless otherwise			
i. If a buyer purchases the P		g Period, whether the	e buyer is secured by Seller's
Broker, Agent, Seller, or an			
ii. If the Property is sold withi		ink) after the Listing I	Period to a buyer who was
shown the Property during	•		
			ose the sale through no fault of
the buyer, in which case co	•	•	Seller's Broker.
iv. Other (if written):			·
		~	s) Initials & Ce
		Callaria	al Initials ! / Lucius

5.	Ontional	Ruver's	Broker	Compensation

- a. Seller may, <u>but is not required to</u>, offer to pay all or part of buyer's broker's fee(s). This type of offer is not required to list the Property in the MLS, and no offers will be included in the MLS listing. Seller's written authorization is required before any offer can be made.
- b. Buyer broker compensation (select one) is authorized OR is not authorized. If authorized, Seller will owe both 1) the amount of buyer broker compensation authorized in this Agreement or in the Purchase Agreement and 2) the amount of Seller's Broker's compensation listed in Paragraph 4. Both payments are due at closing unless otherwise specified and are to be disbursed to the Broker(s) by the closing agent/attorney. If a compensation offer is authorized, the Seller is to determine the offer amount (if applicable, select one):

i. Seller authorizes Seller's Broker to make the following broker-to-broker offer:	
2%	(\$0/0% if left blank)

ii. Seller will negotiate buyer broker compensation with the buyer in Purchase Agreement. Seller acknowledges that making an offer based on a protected class is a violation of state and federal laws, including the Fair Housing Act, and of this Agreement. If Seller would like to advertise a buyer broker compensation offer, list amount/rate: \_\_\_\_\_\_\_\_(\$0/0% if left blank).

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Seller(s) Initials	BM-SIGNED 1. C

6. Optional Seller Concession: A seller concession is a payment made by Seller to assist with the buyer's expenses. These expenses may include, but are not limited to, title costs, lender fees, repairs, inspections, surveys, closing attorney fees, and buyer broker compensation. Depending on MLS rules, a seller concession offer may be permitted in the MLS listing but must first be authorized in writing by Seller. It is up to the *buyer* to decide which expense(s) to apply a Seller Concession toward. The Seller Concession must be listed in the Purchase Agreement to be binding. Seller (*select one*) □ does not authorize OR ☑ authorizes Broker to market a Seller Concession offer. If applicable and known, the Concession amount or rate is: \_\_\_\_\_\_\_\_\_(\$0/0% if left blank).

Seller(s) Initials Seller(s) Initials

- 7. Non-Discrimination: Federal law, state law, the REALTOR® Code of Ethics, and this Agreement prohibit discrimination in the sale or lease of real property based on race, color, national origin, religion, familial status, disability, sex, sexual orientation, or gender identity. Failure by any party to abide by this provision is cause to terminate this Agreement.
- 8. <u>Seller's Duties</u>: Seller agrees to: a) cooperate with Broker/Agent in the sale of Property, including promptly responding to communications, referring all inquiries about the Property to Broker/Agent promptly, allowing access to the Property, timely review all offers presented by Broker/Agent, negotiate in good faith through Broker/Agent, and act in good faith toward the completion of any accepted contract for the sale of the Property; b) carefully read all disclosures, reports, and contracts and comply with the duties and deadlines contained in them; c) pay for reports, investigations, or services provided by professionals which Seller hires; d) convey a merchantable title; e) resolve all public improvements, assessments, and encumbrances unless otherwise agreed upon in writing; f) maintain the Property in its current condition, including any associated cost(s); g) pay any loan and/or community association fees which are due during the Listing Period; and h) abide by all terms of this Agreement.
- 9. <u>Broker's/Agent's Duties to Seller</u>: Broker/Agent's sole duties to Seller are: a) assist with marketing the Property; b) present all offers to purchase received by Broker/Agent; c) present all offers for sale authorized by Seller; d) assist, to the extent requested by Seller, in negotiating the terms of and filling out a real estate sales contract; and e) follow all applicable laws in performing these duties, including the Real Estate Consumer's Agency and Disclosure Act, Ala. Code § 34-27-80, et seq.
- 10. <u>Limitations of Broker's/Agent's Responsibilities</u>: Seller understands and agrees that Broker/Agent is <u>not</u>:
  - a. an expert on property condition, hazardous conditions, property boundaries, zoning, flood zones, financial planning, taxes, mortgages, or other areas requiring special expertise. Seller should seek expert advice from

- independent professionals regarding any of these matters. Broker/Agent will not warrant the performance of any such professional and is not liable for any acts or omissions by any such professional;
- b. licensed to practice law and cannot give legal advice. Seller should consult an attorney for any concerns related to this Agreement or other document(s) related to the sale of Property;
- c. responsible for ensuring that Seller complies with the duties and deadlines contained in any purchase agreement entered into by Seller and that Seller shall be solely responsible for such performance; and
- d. responsible for monitoring, supervising, or inspecting any construction on the Property.
- 11. <u>Marketing the Property</u>: Unless otherwise noted, Seller gives Broker/Agent the exclusive right to: place a "For Sale" and/or other appropriate signage on the Property; advertise as Broker/Agent deems best; publish the Property information on the MLS and/or online advertisements; and allow the use of Property information when it is necessary or desirable in marketing the Property.

MLS Disclaimer -Broker/Agent must follow all rules and regulations of the local and state Association/ Board of

REALTORS® and the	My State MLS —ONLY	(MLS).	BM-SIGNED
		Seller(s) Initials	01/30/25 02/20 PM C37
12. <b>Dual Agency and</b>	Conflict of Interest: Under Alabam	a law, the Company/ Broker/ Agen	t may legally represent
both Seller and the	buyer in the same transaction (called	Limited Consensual Dual Agency) b	out may only do so with
transaction, there m	of both the buyer and Seller. Since on the Company/ I will allow □ will not allow Limited.	Broker/ Agent's ability to represent 6	either party fully and/or
	l Dual Agency, Seller agrees to comp		
13. <u>Utilities</u> (Select an	y that apply.)		
	ic □Shared Well □Private Well	Natural Gas: ☐Onsite or ☐Avai	lable
□Available		<u>Cable</u> : □Onsite or □Available	
	Public Sewer □Private Sewer	<u>Fiber Optics</u> : □Onsite or □Ava	ilable
☐ Septic ☐ Available		Other:	
Electricity: Onsite or	r <b>☑</b> Available	□ <u>Other</u> :	
conditions that affe be provided when I Broker/Agent does - Flood Plain - S presently have - Community Ass	r authorizes Broker/Agent to disclose ect health/ safety and are not known of Broker/Agent has a fiduciary duty to not have any responsibility to discovered by the second of the second	or readily observable to the buyer; 2 the buyer; and 3) instances of specificer latent defects. The Property lies in a flood plain. Sel bject to Homeowner ("HOA")/ Con	2) disclosures that must ic inquiry by the buyer.  Iler □ does ☑ does not dominium Association/
	Association Disclosure and 2) to pay a		
- Property Zonin	, ± •		creage: <b>2.5 acres</b>
1 2	ents, covenants, restrictions, variances		8
No Mobile, Mo	odular, Tiny Homes, Cattle. Home mu	st be a minimum of 1700 square feet	
	~		
15. Agency/ Brokerag	ge Services Disclosure: As required	by Alabama law, Broker/Agent has	provided Seller with a

Real Estate Brokerages Services Disclosure Form describing the alternative types of brokerage services available

16. <u>Seller's Warranty of Authority and Accuracy; Seller's Hold Harmless</u>: Seller warrants that (s)he has full authority to sell Property and to convey title. If the title to Property is not merchantable, Broker/Agent may terminate this Agreement. If Seller has an executed Purchase Agreement for Property but has not closed, Seller warrants that



and the specific types of brokerage services that are available from Broker/Agent.

the assignment of equitable title has been approved by the Property's legal title holder, and any legal documents related to the Property (covenants, HOA documents, etc.) will not prevent transfer of title to another buyer.

Seller has reviewed this Agreement. All Property information was provided by Seller and is accurate and complete to the best of Seller's knowledge. Seller agrees to defend, indemnify, and hold harmless Company/Broker/Agent and the above-named MLS against any claims (including court costs and attorney's fees) or other damages relating to any inaccuracy or incompleteness of the information provided by the Seller. Seller agrees that Broker/Agent is not responsible for damage to personal or real property due to vandalism, theft, freezing water pipes, or any other damages or loss, including but not limited to death or personal injuries sustained on the Property, attorney fees, and court costs.

17. Mediation and Arbitration/ Waiver of Trial by Jury: All claims relating to this Agreement shall be submitted to mediation with a mutually agreed upon mediator within forty-five (45) days of notice of the claim. In the event no mediated resolution is reached within sixty (60) days of the party's notice of the claim, all claims will be resolved by binding arbitration in Alabama. The parties shall work together in good faith to select one (1) mutually acceptable arbitrator, who is an Alabama licensed attorney in good standing with the State Bar of Alabama, to administer and conduct the arbitration. If the parties cannot mutually agree on an arbitrator, the arbitrator shall be selected as follows: Each party shall simultaneously exchange with the other party a list of three arbitrators acceptable to that party to administer and conduct the arbitration. If there is only one (1) arbitrator that is common to both lists, that arbitrator shall administer and conduct the arbitration. If there is more than one arbitrator that is common to both lists, the parties shall either mutually agree on which arbitrator shall be selected or flip a coin to select the arbitrator. If there is not initially a common arbitrator on the lists, the parties shall repeat the process by expanding their lists by two each time until there is a common name on the lists selected by the parties. The arbitration shall be conducted in accordance with the Alabama Supreme Court Commission on Dispute Resolution Guidelines for Arbitration Proceedings.

Each party acknowledges that (s)he is knowingly waiving the right to a trial by jury relating to all claims. All disputes concerning the arbitrability of any claim or the enforceability or scope of this provision will be subject to the same binding arbitration. The losing party will bear the cost of the arbitrator and any attorney's fees incurred in pursuing or defending the claim or dispute; provided the arbitrator will have the authority to equitably apportion and award costs as a part of this award to the extent authorized by applicable law. The arbitrator will follow the law applicable to any such claim. The determination of the arbitrator will be final, binding on the parties, non-appealable, and may be entered in any court of competent jurisdiction to enforce it. All claims shall be brought by a party in his or her individual capacity and not as a plaintiff or class member in any purported class or representative proceeding. The arbitrator may not consolidate more than one person's claims and may not otherwise preside over any form of a representative or class proceeding. The Parties acknowledge and agree that the transactions contemplated by and relating to this Agreement, which may include the use of materials or components which are obtained from out-ofstate, and which otherwise include the use of interstate mails, roadways and commerce, involve interstate commerce, as that term is defined in the Federal Arbitration Act, 9 U.S.C. § 2. Notwithstanding anything to the contrary contained herein, this agreement to arbitrate shall not apply to: (1) any claim regarding the handling and disbursement of earnest money; and (2) any claim of Broker regarding the entitlement to or the non-payment of a real estate commission hereunder.

18. <u>Sole Agreement</u>: This is the only agreement between the Parties. Any statements, representations, or promises not included in this Agreement or an attachment will be of no effect. Seller agrees that there is no other listing agreement, purchase agreement, or other agreement related to the Property that has not expired or been terminated. Any amendments must be in writing and signed by all Parties.

## 19. Additional Provisions:

SIGNATURE SM SIGNA			Carol Poster	
Seller Seller		Date	Broker or Agent	Date
			_	
Seller		Date		
		CONTAC	T INFORMATION	
<u>Seller</u>	Kathy Coleman			
Mailing Address:	817 Houston Street, Dothan A	AI 36303		
Telephone:	334-648-0972	Email:	honeydoo45@gmail.com	
Broker/Agent	Carol Porter/ Agent			
Mailing Address:	Mailing Address: Lifestyle Realty Group, LLC—12721 CO RD 59, Midland City Al 36350			
Telephone: 334-400-3152 Email: Porterteamre@gmail.com				