MLS LISTING AGREEMENT WITH AGENCY REPRESENTATION

The	e undersigned			
(her	ereinafter referred to as "Sello	er") of the Property (described	l below), do he	reby grant to
con	as "Broker") the sole and exclusive nditions set forth below and hereb	e right to sell, trade, convey, or early appoints Broker exclusive as	exchange the Proper gent to represent Se	eller as Client and to
	arket the Property to all potential bu			
	emed by law to be the author of all and shall own all copyright rights			
	ereto. Such right, title, and interes			
nec	cessity of any further action on the p	part of either party.		
The	e Real Property which is the subject	t of this Agreement is described	as follows:	
Stre	reet Address			,
City	ty	, County	, State	Zip
	gal Description:			
		and Parcel ID		(the "Property").
CO	IS ILLEGAL TO DISCRIMINATE DLOR, RELIGION, SEX, HANDICA (initials of Seller)			
ALZ REZ COS ARZ INC PRO	ELLER AND BROKER AGREE T LABAMA MULTIPLE LISTING SI EALTORS®, INC., AGAINST AN OSTS OR EXPENSES (INCLUDE RISING OUT OF OR IN CONN COMPLETE INFORMATION OF COPERTY THAT IS ENTERED INT	ERVICE, INC. ("MLS") AND ND FROM ANY CLAIMS, SUING COURT COSTS AND IECTION WITH ANY ACTUR UNLAWFUL RESTRICTION	THE BIRMINGHA JITS, DAMAGES, ATTORNEY'S FE JAL OR ALLEGE INS OR REMARK	M ASSOCIATION OF LOSSES OR OTHER EES) RELATING TO, D INACCURATE OR
	(Initials of Seller)			
1.	PERIOD OF AGREEMENT:	This Agreement shall be effective 20, and ending on		
	12:00 Midnight, unless the expira	ntion date is extended in writing.		,,
2.	TERMS/CONDITIONS ON W Broker agree that the Property sh terms and conditions that Seller an	nall be offered for sale on the fo	ollowing terms and o	
	(a) Price \$ Pa(b) Seller agrees to maintain and	ayment Terms:		
	(b) Seller agrees to maintain and	d keep in force sufficient hazard	insurance until sale	of Property is closed.
3.	LIMITED CONSENSUAL DUA	AL AGENCY: See Company I	Policy as provided of	n Addendum .

- **4. DISCLOSURE:** Seller hereby specifically authorizes Broker and all cooperating brokers to disclose to prospective buyers, to the extent required by law, any defects, latent or otherwise, known to them. Seller acknowledges that Broker and Broker's licensees do not have the responsibility to discover latent defects in the Property or to advise on matters outside the scope of their licenses.
- 5. **LEAD-BASED PAINT:** Seller represents that, to the best of Seller's knowledge, the residence or any portion thereof on the Property was was not constructed before January 1, 1978. Seller acknowledges that, if the residence was constructed prior to January 1, 1978, Seller will be required to provide to any buyer an EPA-approved lead hazard information pamphlet, make certain disclosures regarding the presence of any known lead-based paint or lead-based paint hazards on the Property and (unless the parties agree to a different period or the buyer waives his/her rights in writing) permit the buyer a 10-day period to conduct a risk assessment or inspection for the presence of lead-based paint and lead-based paint hazards.

6. MARKETING THE PROPERTY:

- (a) Broker agrees to use reasonable efforts in marketing the Property in accordance with the terms of this Agreement. Seller gives Broker the exclusive right to place a "For Sale" or other appropriate signs on the Property. Seller also agrees to (i) refer all inquiries regarding the Property to Broker promptly; (ii) furnish Broker with keys to the Property; (iii) allow the use of Seller's name and Seller Property Information Sheets in marketing the Property; and (iv) make the Property available for showing during reasonable hours to prospective buyers.
- (b) Seller □ does □ does not request that the Property be advertised and published in the Greater Alabama Multiple Listing Service, Inc. ("MLS") system. Seller □ does □ does not authorize broker to advertise and disseminate property information to the public through other print and/or electronic media. If the Property Listing is filed with the MLS, Seller hereby grants Broker the right to provide timely notice of status changes to the listing to the MLS and to provide sales information including selling price to the MLS upon the sale of the Property. Seller □ does □ does not grant the Broker the right to disseminate the sales information prior to final closing by the MLS to its participants. Seller and Broker acknowledge that the MLS is not obligated to, cannot reasonably and does not review this Agreement, the Seller Property Information Sheets, or other such information or data provided by Seller and Broker for MLS Publication for accuracy or completeness.

(c) I □ do □ do not give permission for an □ Electronic □ Other lockbox to be placed on my Property. If I give permission for a lockbox to be used, I hereby release and hold harmless the MLS, the MLS Brokers and their agents from all responsibility for any loss, damage or theft which might occur while the Property is listed. I ALSO ACKNOWLEDGE THAT A LOCKBOX IS INTENDED ONLY AS AN AID TO MARKETING THE PROPERTY. IT IS NOT INTENDED OR DESIGNED AS A SECURITY DEVICE.

_____ (initials of Seller)

_____ (initials of Seller)

7. PHOTOGRAPHIC SERVICES:

(a) Authorization: Seller hereby authorizes Broker to have interior and exterior photographs and videos of the Property taken (the "Photographic Services") and have such photographs or videos (the "Photographs") digitized, reproduced, published, transmitted, and/or disseminated and displayed in any form or manner, including, but not limited to, in and through computerized MLS, television programs, internet programs, local publications, fact sheets concerning the property, as well as any other use, media or means to aid in the sale or rental of the Property. Seller also hereby acknowledges that potential buyers who view the Property may take photographs or videos ("Buyer Photographs") of the Property for their personal use.

- (b) Waiver of Liability: Seller hereby waives, acquits and forever releases, and agrees to defend and hold harmless, Broker, its officer(s), director(s), employee(s), broker(s), agent(s), and representative(s) from any responsibility or liability whatsoever concerning any Photograph, Photographic Services or Buyer Photographs relating to the Property, or the use, distribution, or display of any Photographs, Photographic Services or Buyer Photographs in any form, medium or manner whether such was taken or created by a representative of the Broker or by a potential buyer.
- **8. BROKERAGE FEE:** THE BROKERAGE FEE PAYABLE TO THE BROKER IN THIS SALE IS NOT SET BY THE BIRMINGHAM ASSOCIATION OF REALTORS®, INC., BUT IN ALL CASES IS SET BY THE BROKER AND THE SELLER. In this Agreement, Seller agrees to pay Broker a brokerage fee as indicated below:

 - (b) Seller agrees that the Broker may engage other Brokers to assist in marketing the Property and may share its brokerage fee with such other brokers on a basis determined solely by Broker (but shall not be required to do so under this Agreement). In any event, Seller will pay the full brokerage fee as directed by the Broker.
- 9. EARNEST MONEY & BUYER'S DEFAULT: Seller acknowledges that Earnest Money will be held in trust by a designated party until a Purchase Agreement for the Property has been accepted and signed by all parties. Once a Purchase Agreement is accepted and signed by all parties the Earnest Money will be promptly deposited into an escrow account. In the event an offer or counteroffer is not accepted, the Earnest Money shall be returned to the Buyer without a signed release. If the Purchase Agreement is accepted and signed by all parties and the sale does not close, a separate mutual release signed by all parties to the Purchase Agreement will be required before the Earnest Money will be disbursed. In the event either Buyer or Seller claims the escrowed funds without the agreement of the other party, any holder of the escrowed funds, as prescribed by Alabama Real Estate License Law Rule 790-X-3-.03(4), (5), must either retain the escrowed funds until there is a written mutual release among the parties or interplead the disputed portion of the funds into the appropriate court, and shall be entitled to deduct from the escrowed funds for court costs, attorney fees, and other expenses relating to the interpleader; provided, however, that any Claim shall remain subject to mediation and arbitration. In the event of default by Buyer, all deposits made may be forfeited as liquidated damages at the option of Seller.
- **10. NO OTHER AGREEMENTS:** Seller and Broker acknowledge that there are no other agreements, promises or understandings either expressed or implied between them other than as specifically set forth herein. Seller warrants that there are no prior agreements on this Property (listing, sale or otherwise) that have not been terminated.
- 11. 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.

12.	SELLER'S WARRANTY OF AUTHORITY, INFORMATION: Seller specifically represents and Property and convey title. Seller has personally revie Information Sheets and any other exhibits and acknow the Seller Property Information Sheets, and exhibits the Property were provided by Seller and are accurs SELLER AGREES TO DEFEND, INDEMNIFY BROKER'S AGENTS AGAINST AND FROM ANY (INCLUDING COURT COSTS AND ATTORNE RELATING TO OR RESULTING FROM AIR CONTRIBUTORY, OR OTHERWISE), BY ANY FOR ALLEGED INACCURACY OR INCOMINFORMATION SHEETS CONTAINED HEREIN COR WRITTEN, PROVIDED BY SELLER TO AGREEMENT AS WELL AS SUBSEQUENT INF FURTHER AGREES THAT ALL THE INFORMATION	warrants that Seller has wed this Agreement a viedges that all of the relating to the descripate and complete to the AND HOLD HARM LOSSES, DAMAGE Y'S FEES) OR OTINY COPYRIGHT DENTITY, OR RESULT PLETENESS OF TOR OF ANY OTHER BROKER AT THE ORMATION PROVI	s complete authority to sell the add the attached Seller Property information in this Agreement, tion and physical condition of the best of Seller's knowledge. LESS THE BROKER AND S, CLAIMS, SUITS OF LAWHER COST OR EXPENSES NFRINGEMENT (DIRECT, TING FROM ANY ACTUAL THE SELLER PROPERTY REPRESENTATIONS, ORAL DATE OF THIS LISTING DED BY SELLER.		
	FOR MARKETING THE PROPERTY IS INCLUDED				
	(initials of Seller)				
13.	• Facsimile or Counterpart Signature: This Agreement may be executed and delivered by any part hereto by sending a facsimile of the signature or by a legally recognized e-signature. Such facsimil signature or legally recognized e-signature shall be binding on the party so executing it upon receipt of th signature by the other party.				
14.	AGENCY: This Agreement establishes an agency	relationship between	n the Broker and Seller.		
bind Agr and	s Agreement, including the attached Seller Property I ling contract of all parties. If it is not fully understood eement may not be modified or amended except by wri the Broker. The Broker has the right to rescind this king days of the date of this Agreement.	d, Seller should seek p ting, which writing mu	rofessional legal advice. This st be signed by both the Seller		
		G. II			
Brok	er	Seller	Date		
Listi	ng Agent	Seller	Date		
	Initials, Seller acknowledges Receipt of this Agreeme				
	r's Mailing Address:				
Hom	e Phone:	Business Phone:			