

# REAL ESTATE PURCHASE and SALE AGREEMENT



NOTICE: This is a legal and binding Agreement for the purchase and sale of property. It is appropriate for most BUT NOT ALL such transactions. If this form does not appear to either Buyer or Seller to be appropriate for a particular transaction, you are urged to discuss the purchase or sale with an attorney BEFORE YOU SIGN. Most, but not all, provisions of this Agreement are subject to negotiation prior to execution.

1.THIS AGREEMENT:	to bu	y and sell ı	real pro	perty is	made	between:
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SELLER	SS/Tax ID #
SELLER	SS/Tax ID #
ADDRESS	
BUYER	SS/Tax ID #
BUYER	SS/Tax ID #
ADDRESS	
Seller agrees to sell and Buyer agrees to buy for the purchase price real property with all buildings and other improvements thereon and they were on the date of buyer's signature, reasonable wear and to	d all appurtenances thereto, in the same condition as
2 REAL PROPERTY TO BE PURCHASED	
a) Street Address	
b) City/Town	
c) Described As	
3. INCLUDED IN SALE PRICE:	
The Real Property shall include all items permanently attached to and: all screens, storm windows, TV antenna, security, fire and sm venetian blinds, curtain/drapery rods, wall to wall carpet, plumbing water heaters), light fixtures, shrubbery and plants, Unless mention	noke alarms, garage door openers with controls, and heating fixtures (except portable heaters or rented
ADDITIONAL PERSONAL PROPERTY, if any, to be included:	
There is no leased personal property except:	
4. PURCHASE PRICE	payable as follows:
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4. Continued				
a) By initial Deposit submitted	herewith receipt of which	n is hereby acknowledged.		
b) By additional Deposit due up	on Seller's Acceptance.			
c) By Proceeds of: Financing a	s specified in paragraph	6 below		
d) By				
e) Balance to be paid by certifie	ed check or bank check a	at Closing		
TOTAL PRIC	CE TO BE PAID (Must e	qual "Purchase Price")		
5. DEPOSITS: The Deposit(s) payable to the Listing Broker at checks are subject to collection deposit shall be delivered to Se written consent of all parties to any deposit funds payable pure to Buyer. If such notice is given declare Buyer in default and shall be a superior of the payable pure to be a superior of the payable pure to Buyer.	nd shall be deposited as and failure of collection eller or Seller's designee this agreement subject to this Agreement at and a period of 3 (three	required under Connectic shall constitute a default. , the Listing Broker shall no o Connecticut General Sta are not paid by Buyer, Sell e) days pass without Buyer	ut General Statutes Except at time of clo ot pay the Deposit to tutes Section 20-32 er may give written	Section 20-324K. All osing, when the or anyone without the 24k(d). In the event notice of such failure
6. FINANCING CONTINGENC	Y:			
a) Amount		b) Maximum Initial Intere	est Rate:	%
c) Term:	Years	d) Commitment Date		
e) TYPE:   Conventional F	Fixed   Variable	□ FHA □ VA	☐ CHFA	
☐ Other				
Buyer's obligation is contingent such financing immediately and				
f. If Buyer is unable to obtain a this Agreement shall be null an Contingency shall be deemed	d void and any Deposits	shall be immediately retur	ned to Buyer. Other	
7. CONDITION OF PREMISES Buyer represents that Buyer ha Inspection Contingency (8) if a representation or promise othe	is examined the property oplicable. Neither Seller	nor any representative of t	he Seller or Buyer h	nas made any
8. INSPECTION CONTINGENCE a) Inspections shall be complete	CY ed and results reported	to Seller on or before 5:00	P.M. on:	
b) Seller agrees to permit Buye the date set forth in (a) above. Seller in writing prior to the date may give Seller the option to co this Agreement or seller is unw P.M. on:	If Buyer is not satisfied we specified in (a) above, prrect the conditions that	vith the physical condition then Buyer may at Buyer's are unsatisfactory to the E	of the real property, coption terminate th Buyer. Should Buye	and so notifies his Agreement. Buyer r elect to terminate
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# 8.(b) Continued

of Buyer's election to terminate this Agreement and if terminated this Agreement shall be null and void and any deposit monies paid hereunder shall be returned immediately to Buyer and neither Buyer nor Seller shall have any claims against each other under the terms of this Agreement. If Buyer fails to notify Seller as provided herein, this contingency shall be deemed satisfied and this Agreement shall continue in full force and effect.

C) If initialed below, Buyer does NOT choose to have any inspections performed and WAIVES any rights to object to any	y
defects in the property that would have been disclosed by a full and complete inspection.	

Initials \_\_\_\_\_

#### 9. STATEMENT RE: LEAD BASED PAINT:

The parties acknowledge that dwelling units constructed prior to 1978 are likely to contain lead-based paint which could create a health hazard. In the event that the real property which is the subject of this Agreement consists of or contains a residential unit built prior to 1978, the parties agree that each party has received, reviewed, signed and annexed hereto a completed Disclosure and Acknowledgement Form re: Lead-based Paint as required by federal HUD/EPA disclosure regulations.

# 10. OCCUPANCY, POSSESSION CLOSING DATE

Unless otherwise stated herein, Buyer shall receive exclusive possession and occupancy with keys on Closing Date. The Real Property shall be maintained by Seller until time of Closing and shall be transferred in broom clean condition, free of debris. Buyer shall have the right to a walk-through inspection of the property within 48 hours prior to the Closing Date. Closing shall be held at an office to be determined by Buyer's attorney in the county where the property is located or at such place as designated by Buyer's mortgage lender.

## 11. WARRANTY DEED:

Seller agrees to convey fee simple title of the Real Property to Buyer by a good and sufficient Warranty Deed subject only to any and all provisions of any ordinance, municipal regulation, public or private law, restrictions and easements as appear of record, if any, provided they do not affect marketability of title, current real estate taxes, water and sewer charges, and current water and sewer assessment balance, if any; except in those cases where a fiduciary's Deed or other form of court ordered deed may be required to pass title. Seller warrants that Seller has no notice of any outstanding violations from any town, city or State agency relating to the property.

## 12. MARKETABLE TITLE:

Title to be conveyed by Seller shall be marketable as determined by the Standards of Title of the Connecticut Bar Association now in force. Seller further agrees to execute such documents as may be reasonably required by Buyer's title insurance company or by Buyer's mortgage lender. Should Seller be unable to convey Marketable Title as defined herein, Buyer may accept such Title as Seller can convey, or may reject the Unmarketable Title, receive back all Deposit money, and declare this Agreement null and void. Upon such rejection and repayment to Buyer of all sums paid on account hereof, together with the reasonable fees for the examination of title, this Agreement shall terminate and the Parties hereto shall be released from all further claims against each other.

### 13. ADJUSTMENTS:

Real Estate Taxes will be adjusted as of the Closing Date by the Uniform Fiscal Year basis except in the Towns of Meriden or Wallingford where taxes will be adjusted by the Assessment Year Method. All other adjustments, including Association fees, fuel oil, water and sewer usage, interest on sewer and water assessments, utilities, rent, if any, and issues regarding funds at closing and availability of releases at closing and like matters shall be adjusted pro rata as of the Closing Date in accordance with the Residential Real Estate Closing Customs, New Haven County, as adopted by the New Haven County Bar Association, now in force. Rent security deposits, if any, shall be credited to Buyer by Seller on the Closing Date and shall include any interest accrued to the tenant.

#### 14. BUYER'S DEFAULT:

If Buyer fails to comply with any Terms of this Agreement by the time set forth for compliance and Seller is not in default, Seller shall be entitled to all initial and additional deposit funds provided for in section 4, whether or not Buyer has paid the same, as liquidated damages and both parties shall be relieved of further liability under this Agreement. If legal action is brought to enforce any provisions of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees.

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<b>15. RISK OF LOSS, DAMAGE:</b> All risk of loss or damage to said property by fire, theft, or other casualty until delive the event of loss or damage independently appraised at more than \$5,000.00, Buy insurance payment on account of said damage and take Title, or rescind this Agree money paid. In such case all rights and obligations of the parties under this agreem	er shall have the option to receive any ement and receive back all deposit
<b>16. COMMON INTEREST COMMUNITY:</b> If the property is a unit in a condominium or other common interest community, Sel accordance with Connecticut General Statutes Section 47-270	ler will deliver the resale documents in
17. LISTING BROKER	Phone
Dual Agent - If the Listing Agent is acting as Dual Agent, a CONSENT FOR DUAL AGENCY FO	RM SHALL BE ATTACHED to this Agreement
COOPERATING BROKER	Phone
☐ Buyer Agent ☐ Sub Agent	
<b>18. PROPERTY CONDITION REPORT:</b> Seller and Buyer acknowledge that if a written residential property condition report 20-327b et seq.) and Seller has not provided Buyer with the required report, Seller at closing.	
19. EQUAL HOUSING RIGHTS: Buyer acknowledges the right to be shown any property within Buyer's stated price which is available to Agent for showing. This Agreement is subject to Connecticut discrimination in commercial and residential real estate transactions. (Connecticut 814c).	General Statutes prohibiting
<b>20. NO ASSIGNMENT, BINDING EFFECT:</b> This Agreement may not be assigned by either party without the written consent of the heirs, executors, administrators and successors of the parties hereto:	the other, but it shall be binding upon
21. ADDENDUM: The following attached Addenda and/or Riders are part of this	Agreement.
☐ Seller's Property Condition Disclosure ☐ Agency Disclosure	☐ Title X Lead Hazards
☐ Dual Agency Consent ☐ Multi-family or Commercial Property Rid	er
☐ Other	
ADDITIONAL TERMS AND CONDITIONS:	
23. FAX TRANSMISSION: The parties acknowledge that this Agreement and any addenda or modification and transmitted between them by facsimile machine and the parties intend that a faxed original and/or copies of the parties' signatures shall be binding and of full effect.	
<b>24. COMPLETE AGREEMENT:</b> This Agreement contains the entire agreement between Buyer and Seller concerning and all previous written or oral agreements concerning the property. Any extension shall be in writing signed by the parties.	ng this transaction and supersedes any s or modifications of this Agreement
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Any notice required or permitted under the Terms of this Agreement by Buyer or Seller shall be in writing addressed to the Party concerned using the address stated in Paragraph 1 of this Agreement or to such party's attorney or to the party's Listing Broker or Cooperating Broker designated in paragraph 17.

**26. APPLICABILITY**Buyer and Seller agree and understand that although this form has been made available by the Greater New Haven Association of REALTORS, Inc. the Association assumes no responsibility for its content in relation to the transaction between the parties and is not a party to this Agreement. This Agreement or parts of it may not be suitable for all

transactions or conditions. The	parties should determine i	ts applicability.	
27. BUYER AND SELLER ac	knowledge receipt of a c	opy of this Agreement upon	their signing same.
28. TIME TO ACCEPT: Selle	TIME TO ACCEPT: Seller shall have until		cept this Agreement.
29. SIGNATURES:			
Buyer's Signature	Date	Seller's Signature	Date
Buyer's Signature	Date	Seller's Signature	Date
Buyer's Signature	Date	Seller's Signature	Date

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