

REAL ESTATE PURCHASE CONTRACT Greater Hartford Association of REALTORS®, Inc.





When signed by Buyer and Seller this is intended to be a legally binding contract. If either party has any questions about any aspect of this transaction, he/she should consult with an attorney before signing this Contract.

1.	Parties Buyer						
	Duyei	Name(s)					
		Address					
	Seller						
		Name(s)					
		Address			•		
2.	Prope	rty. Buyer agrees to purchase	e from Seller, and Selle	er agrees to sell to Buyer, certain real	property, known as		
				,CT Zip Code	"Property").		
Numb	er	Street	Town	Zip Code			
any, a awnin hardw pump dishw	all blinds, gs, shutto are, pool s and eo ashers. I	window shades, screens, doo ers, electrical and lighting fixtu house and other outbuildings quipment (if any), garbage of No part of the purchase price	rs, door and window he res, door mirrors, pumes, mantels, flagpoles, addisposal, garage door below is assigned to the control of the control	ng to the Seller and used in connection ardware, wood and gas stoves, stormals, mailboxes, plumbing fixtures, catalarm system and codes, swimming properers, central air conditioning on any personal property or fixtures.	n windows, landscaping, pinetry, door and cabinet pool and swimming pool equipment, and built-in		
⊐ s	ee Prope	rty Inclusions/Exclusions Ride	r attached. (CHECK II	F APPLICABLE)			
The fo	ollowing p	ersonal property is INCLUDEI	O (NOT APPLICABLE	UNLESS FILLED IN):			
The fo	ollowing f	xtures are EXCLUDED (<i>NOT</i>	APPLICABLE UNLES	S FILLED IN):			
		4 (a), (b), (c), (d) and	(e) BELOW ARE NO	T APPLICABLE UNLESS FILLED IN	I		
4.	Price. (a)	The total purchase price is Buyer shall make the followir funds, subject to collection, u three (3) calendar days there this deposit is not paid by Bu have the right to declare Buy notice to Buyer, and Seller sl					
	(b)	or before	calendar days afte	cashier's check or certified funds on or the date that this Contract is fully osing costs, subject to collection:			
	(c)	Buyer will assume the existin will not be in default and will					
	(d)	Seller will take back a purcha attached rider:					
	(e)	Buyer will pay the following a obtaining a Bank or institution					
	(f)	<u>-</u>	• •	by cashier's or certified check:			
	(g)	TOTAL (If the total shown i excess shall be returned to		tal purchase price, the	\$		
Ruver	Initial	Dat	e Se	eller Initial	Date		

roperty AddressReal Estate Purchase Contract Page 2 of	
THE FOLLOWING MORTGAGE CONTINGENCY IS NOT APPLICABLE UNLESS FILLED IN	
. Mortgage Contingency. □ N/A – No Mortgage, this is a Cash Transaction □ N/A – Mortgage Contingency Waived □ Mortgage Contingency (AS PROVIDED BELOW)	
Buyer will make prompt and diligent efforts to obtain a written commitment for a mortgage loan ("Mortgage") from a bank or institutional lender on or before	and uyer s: years
CHECK ONE OF THE FOLLOWING, AS APPLICABLE: Discuss Buyer represents that upon obtaining Mortgage, Buyer will have sufficient funds to close without the necessity of selling a seal estate. Discuss Buyer's ability to close is contingent upon the sale of Buyer's property. See attached Rider.	ny
Buyer cannot obtain a written commitment for the Mortgage, Buyer may terminate this Contract by providing Seller and Br ot later than the Mortgage Contingency Date, with written notice of Buyer's inability to obtain such commitment.	oker,
Buyer obtains a written commitment but such commitment contains any of the following conditions and such condition(s) as/have not been satisfied on or before the Mortgage Contingency Date: appraisal, initial lender verification of employment ender verification that Buyer has sufficient funds to close, lender approval of Buyer's creditworthiness, or if applicable, lender approval of common interest community; then Buyer may terminate this Contract by providing Seller and Broker, not later the Mortgage Contingency Date, with written notice of Buyer's inability to obtain such commitment.	er
the reason for Buyer's termination of this Contract is that the lender to which Buyer applied for the Mortgage denied such pplication, then Seller shall be entitled to request from and receive from Buyer a copy of the adverse action notice which is equired to be delivered to the Buyer by such bank or institutional lender under the Fair Credit Reporting Act. If the reason is suyer's termination of this Contract is that the commitment received by Buyer did not meet the requirements set forth in this aragraph 5, then Buyer shall provide Seller with a copy of such commitment not later than the Mortgage Contingency Date	s for
Buyer does not elect to so terminate, then this Contract will remain in full force and effect free of this mortgage contingency nless Seller, within seven (7) days from the Mortgage Contingency Date, gives written notice to Buyer and Broker that Sell as elected to terminate this Contract as a result of Buyer's inability to obtain such commitment. If either party so terminate Contract, then all deposits will be returned to Buyer, and, except as provided in paragraph 17, the obligations of the parties nder this Contract shall end.	ler
Deposit and Escrow of Deposits. The deposit(s) payable under this Contract shall be made at the time(s) and in the nanner specified in paragraph 4, payable to the listing Broker. If any deposit payable under this Contract is not paid by Buy the stated time, then Seller at Seller's sole discretion shall have the right to declare Buyer to be in default and terminate this contract by written notice to Buyer, and Seller shall thereafter be relieved of all obligations hereunder. All deposits will be here secrow by CHECK ONE □listing Broker □other	er by s neld in
 □ The earlier of (a) the date on which the Buyer obtains the mortgage commitment described in Section 5, or (b) the eigh (8th) day following the Mortgage Contingency Date. □ Transfer of title unless requested earlier by settlement agent/attorney to satisfy good funds requirement acase of a dispute, the party holding the deposit shall continue to hold all deposits until the parties' rights to the deposits an nally adjudicated or agreed upon. If the party holding the deposit initiates or is made a party in any action arising out of a ispute between the parties over deposits, then any and all costs incurred by the party holding the deposit (including, without mitation, attorneys' fees and court costs) shall be paid by the nonprevailing party. 	<u>re</u>
. Closing. The closing will take place on (date) or sooner as mutually agreed by the parties. The closing the belief the offices of the Buyer's attorney or at such other place as Buyer's mortgage lender may reasonably require.	
. Possession at Closing; Condition of Property; Risk of Loss . At the time of closing, possession and occupancy ne improvements and personal property on the Property included in this Contract shall be delivered to Buyer in the condition	

they were in on the date of this Contract, subject to ordinary wear and use and, except as otherwise agreed by the parties, free of all tenants and occupants. Seller agrees to deliver the Property to Buyer in broom clean condition. Seller agrees (unless the Property is a common interest community and Seller is not responsible for the grounds) to continue to maintain the grounds until closing. Buyer shall have the right to inspect the Property for compliance with this Contract before the closing, upon reasonable notice to Seller. Risk of loss or damage to the Property shall be upon the Seller until the closing. In case of any loss or damage, when Seller has not restored the Property substantially to its former condition prior to closing, one of the following shall occur at

Buy		nce of the Purchase Price to	sign to the Buyer all sums recovered on o Seller, or (b) the Buyer may terminate	
	•		Seller Initial	Date
			All rights reserved. Revised 10/22 <u>4/23</u> .	(GHAR Form #A-2)
Pro	perty Address		Real Estate Purchase	Contract Page 3 of
9.	Other Conditions.			
provo of residence Buy assi	nnecticut Form of Fiducia visions of any ordinance, ecord; any state of facts a ve interfere with the pres dence, or render title to t er has agreed to assume umed and paid by Buyer	ry Deed if Seller is an Exec municipal regulation, or pu an accurate survey or perso sent location of any building he Property unmarketable; e under this Contract; and (or in addition to the purchase	Property to Buyer by a Connecticut form utor, Administrator, Conservator or Trus blic or private law; declarations, restrictional inspection of the Property might rev now located on the Property, prevent th (b) current taxes and municipal assessed) the following additional liens and encuprice: Less specifically stated here:	stee), subject to (a) any and all ons, covenants, and easements real; provided that none of the ne use of the Property as a ments; (c) any mortgage which
Buy	er's title insurance comp		encroachments, mechanics' liens and o allow Buyer to obtain owner's title insur able to Buyer's lender.	
11.	Adjustments. Adjus	stments for taxes, association	on fees, rents, rental security deposits, v	vater, fire taxes, sewer, interest,

fuel, condominium fees, municipal assessments, special assessments, and other charges will be made as of the date of closing in accordance with the custom of the Bar Association for the county or municipality where the Property is located. (See Common Interest Community Rider, if applicable)

or

Default; Liquidated Damages; Remedies. If Buyer defaults under this Contract and Seller is not in default, Buyer's deposits shall be paid over to and retained by Seller as liquidated damages and both parties shall be relieved of further liability under this Contract, except to the extent of Buyer's obligations under paragraph 17.

If Seller defaults under this Contract and Buyer is not in default. Buyer shall be entitled to any and all remedies provided by law and equity including, but not limited to, specific performance and recovery of amounts spent for mortgage application, appraisal, title search, and tests or inspections. If a legal action is brought to enforce any provision of the Contract, the prevailing party, including a broker who is made party to such action and who has not significantly contributed to the default, shall be entitled to court costs and attorneys' fees.

- Complete Agreement. This Contract, including riders and/or addenda, contains the entire agreement between Buyer and Seller concerning this transaction, and supersedes any and all previous written or oral agreements concerning the Property. This contract may only be amended by a writing signed by all parties.
- Assignability. Buyer may only assign its rights under this Contract by mutual written consent of both parties. 14.
- Survival. This Contract shall be binding upon and inure to the benefit of the respective personal representatives, heirs, 15. successors and assigns of Buyer and Seller.
- Equal Housing Rights. Buyer acknowledges that he/she is aware of his/her right to be shown any home within his/her 16. price range in any area specified by Buyer and which is available to the REALTOR® in the area in which he/she is licensed.
- Home, Pest and Environmental Inspection/Tests. Buyer acknowledges that Buyer has the opportunity to make a full and complete inspection of the Property and other improvements, to the extent desired by Buyer. If Buyer elects to make a less than thorough inspection, Buyer waives any right to object to any defects in the Property and other improvements that would have been disclosed by a full and complete inspection. Buyer has the right to have the lead inspection or risk assessment described below (unless voluntarily waived by Buyer) and the other inspections checked below performed on the Property.

	Buyer waives inspections under this section		Buyer elects the following inspection(s):
--	---	--	---

	licensed by the State of Co are structurally sound and repair.	onnecticut determining whether whether or not the mechanical,	or not the buildings and c electrical and plumbing s	Connecticut or a home inspection service ther improvements located on the Propersistems of any of the buildings are in go	perty
	Buyer Initial	Date	Seller Initial	Date	
	Copyright ©1995 Greater Hartford Property Address	d Association of REALTORS®, Inc. All	rights reserved. Revised 10/22 Real Esta	4/23. (GHAR Form #A-3) te Purchase Contract Page 4 of	
	service licensed by the Sta	ate of Connecticut and determin	ing whether or not the bu	by a licensed exterminator or inspection ildings on the Property are infested by e damaged as a result of such infestation	
	_	_		· □asbestos; □radon; □mold; and(other(s))).
	performed by a licensed in to Buyer, provided that Buy	spector or inspection service lic yer's determination is reasonab	censed by the State of Co le in view of the written re	(other(s) nnecticut, the results of which are satisf port of any inspection and/or test.	actory
				recommended by the inspector. (except to the extent required by the applicable	
lender). Buyer must give Seller written notice of any inspection that does not meet the standards set forth above together with a copy of the relevant pages of the inspection report, on or beforecalendar days after the date that this Contract is fully executed (Inspection Contingency Date). If Buyer does not give Seller such notice, Seller shall have no responsibility or obligation concerning any condition to which this paragraph 17 applies. At Buyer's sole cost and expense, Buyer shall restore the Property to substantially the same condition it was in immediately before any inspections.					with a fully
	improvements do not meet written notice of termination correct the conditions that agreement regarding the c termination no later than 5 from all responsibility and c Contract pursuant to Buyer	t the terms set forth above, then no later than the Inspection C are unacceptable to Buyer. If Sorrection of these matters, then calendar days after the Inspect obligation concerning any condi	n Buyer may, at Buyer's of contingency Date. Alternate Beller and Buyer cannot real Buyer may terminate this tion Contingency Date. Fition to which this paragraf Buyer shall receive all	ency Date reveals that the Property or o ption, terminate this Contract by giving S atively, Buyer may give Seller the option each a mutually satisfactory written is Contract by giving Seller written notice ailure by Buyer to so terminate relieves in 17 applies. If Buyer terminates this deposited sums and the obligations of the his paragraph 17.	Seller to e of Seller
	and Co-Broker (if any) from condition in the Property of	n any and all liability related to a f which Seller, Broker or Co-Bro This release and the obligation	any defects in the Propert oker, as the case may be,	s or not, Buyer hereby releases Seller, E y or the cost of addressing any environr had no actual knowledge before the yer contained in this paragraph 17 shall	
	with some exceptions, he agree in writing to a diffe	ousing built before 1978), Seller erent time period) to conduct a ri	r must permit Buyer a 10- isk assessment or inspec	target housing" under federal law (mear day period (unless the parties mutually tion of the Property for the presence of his Contract. Buyer may waive this righ	
	environmental inspector (as those terms are defir satisfactory to Buyer, pro	ned by federal regulation) within ovided that Buyer's determinatio	e for lead-based paint an the time period stated in on is reasonable in view o	d by federal law) by a licensed d lead based paint hazards in the Prope paragraph 17, with the results being f the written report of any such inspection r executed HUD notice on lead-based	•
	☐ WAIVER. By initialing for the presence of lead-initialing here:	յ here:, based paint and lead-based pa 	Buyer waives the right to int hazards in the Propert	conduct a risk assessment or inspection sold a risk assessment or inspection y. Seller acknowledges such waiver by	'n
	18. Riders. The riders	which are checked below and	which are attached to the	Contract are made part of this Contract	t.
	APPLICABLE ONLY IF CHRIDERS:	IECKED			
	☐ Appraisal ☐ As Is ☐			dendum	munity

	dence Contingency (Under Contra	ct) 🗖 Short Sale	☐ Septic/Well ☐ TRID/CFPB Rider		
Buyer Initial	Date	Seller Initial	Date		
Copyright ©1995 Greater Hartfo	ord Association of REALTORS®, Inc. All rig	ghts reserved. Revised 10/22	2 <u>4/23</u> . (GHAR Form #A-4)		
Property Address		Real Esta	ate Purchase Contract Page 5 of		
Statutes, Seller shall furn Contract or credit Buyer v (b) Smoke and C to provide Buyer at closin	ish Buyer with a Residential Proper with \$500 toward the purchase price Carbon Monoxide Detectors. In the ag with an affidavit concerning smo cutes, Seller shall credit Buyer with	erty Condition Disclosure ce at closing. he event the Property is oke and carbon monoxid	ction 20-327b of the Connecticut General e Report before Buyer's execution of this s a one or two family residence and Seller fail de detectors required by Section 29-453 of th sing unless the transaction is otherwise		
Environmental Protection hazardous waste facilities Department of Energy an lands surrounding the Pro	is required pursuant to Section 22 s located within the town to the To d Environmental Protection for inf	2a-134f of the Connectic wn Clerk's office. Buyer ormation on environmen	that the Department of Energy and cut General Statutes to furnish lists of cr should refer to these lists and the ntal questions concerning the Property and the of the availability of such lists, as provided it		
or shooting sports regular		the Town Clerk's office.	t a list of local properties upon which hunting This paragraph constitutes Seller's notice to cticut General Statutes.		
the Property and surroun		ne federal Environmenta	nation concerning environmental matters on al Protection Agency, the National Response		
(d) Educational Material Concerning Well Water Testing. If the Property is served by a private well, Buyer is notified that important educational material concerning private well testing is available on the Department of Public Health's web site.					
amendments and riders h party may withdraw such this Contract (or any ame records, requires a fax ma	1. Execution by Electronic Methods. The parties agree that they may enter into this Contract (including any mendments and riders hereto) via facsimile (fax) machine and/or email. This consent applies only to this transaction, and eithe arty may withdraw such consent by fax or email or in writing, but such withdrawal will not affect the validity or enforceability of his Contract (or any amendments or riders hereto) after it has been entered into. Faxing, and retention of and access to fax ecords, requires a fax machine or other appropriate fax technology. Email, and retention of and access to email records, equires a computer, internet account and email software.				
Buyer elects to use:	:	Seller elects to use:			
Fax: Fax number	er is:	Fax: Fax numbe	er is:ldress is:		
If any party changes its e number.	mail address or fax number it will	Email: Email adding the other	r party of the new email address and/or fax		
22. Broker(s). Buye	r and Seller recognize	(firm nam	(firm name) ne) as the sole broker(s) in this transaction.		
	nd Seller this is intended to be a le , he/she should consult with an att		If either party has any questions about any is Contract.		
BUYER		SELLER			
Date:		Date:			

(GHAR Form #A-5)