

OFFER TO PURCHASE REAL ESTATE FORM

Revised 10/7/2024

Da	nte:					
Fre	om:		TO:	("Seller")		
Ma ("(assachusetts licensed real estat Offer") and is acting in this transa BUYER's Agent		parate agreement a	presents this Offer to Purchase as (check one): □ Dual Agent		
Th (<i>P</i> :	ne property subject to this Offer property Address), and includes a	is identified as follows ll improvements, fixtur	s: res, and equipment	located thereon (the "Property").		
	ecial provisions (if any) re fixtu		7 1 1	1 2 /		
Bu	yer offers to buy the Property u	under the following ter	rms and conditions	::		
1.	Purchase Price. Buyer will p	oay the sum of \$	for the Pro	perty, of which:		
	a	is paid as a deposit to bind this Offer				
	b					
	c	is to be paid at the time of delivery of the Deed by certified or bank check(s) or wire transfer of immediately available funds				
	d	Total Purchase Pr	ice.			
2.	Duration of Offer . This Offe time a copy hereof shall be si otherwise this Offer shall be c	r is valid until gned by Seller, signif onsidered rejected and	(Time) on ying acceptance of d any deposit shall	(Date), at or before which f this Offer, and returned to Buyer, be promptly returned to Buyer.		
3.	Purchase and Sale. Buyer as Sale Agreement, or other agree agreement between the parties	ement mutually accept	beforetable to the parties,	(<i>Date</i>), execute a Purchase and which, when executed, shall be the		
4.				nsurable title, shall be delivered by t a mutually agreeable location.		
5.	to Seller, without recourse to crow agent may retain the dep shall be included in the Purch The escrow agent shall abide made a party to any lawsuit as violation of this paragraph, Se	either party. In the exposit pending instruction hase and Sale Agreemed by any Court decisions a result of acting as a leller and Buyer shall it is a lawsuit and the party	vent of any disagreens mutually given the sent with respect to a set on as to whom the freescrow agent. If the immediately take any asserting a claim	the deposit shall forthwith be paid ement between the parties, the es- by the parties. A similar provision of any deposits held under its terms. Funds shall be paid and shall not be the escrow agent is made a party in all action necessary to have the es- against the escrow agent shall pay		

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0.		6 of the sale price of the Property, or a flat fee of ("Buyer Broker") at the time of closing.				
7.		ached hereto are incorporated herein by reference.				
	Mortgage Contingency (check if applicable): Buyer's obligation to purchase the Property is subject to Buyer obtaining a written commitment for mortgage financing from a conventional bank or other institutional lender in the amount of \$ at prevailing rates, terms and conditions, by If, despite reasonable efforts, Buyer is unable to obtain such commitment, Buyer may terminate this Offer by written notice to Seller or Seller's broker, by 5:00 p.m. on the day set forth above. Upon receipt of such notice, this Offer shall terminate without recourse to the parties, and any deposit made by Buyer shall be returned. The failure of Buyer to provide timely notice of termination to Seller shall constitute a waiver of Buyer's right to terminate this Offer on account of this contingency. Home Inspection Contingency (check if applicable):: This Offer is subject to Buyer obtaining a home inspection on the Property, including, but not limited to, home structure and systems, pest, radon and lead paint, on or before, from a person of Buyer's choosing. If the inspection is not acceptable to Buyer in Buyer's sole discretion, Buyer may terminate this Offer by written notice to Seller or Seller's broker, by 5:00 p.m. on the day set forth above. Upon receipt of such notice, this Offer shall terminate without recourse to the parties, and any deposit made by Buyer shall be returned. The failure of Buyer to provide timely notice of termination to Seller shall constitute a waiver of the Buyer's right to terminate this Offer on account this Offer on account of this contingency. Other (if checked, complete and attach applicable Rider)					
8.	Additional terms. Additional terms and condit	Additional terms. Additional terms and conditions, if any:				
9. Time is of the essence as to each provision of this Offer. Buyer Acknowledgments. Buyer acknowledges receipt of a Massachusetts Mandatory Real Estate censee-Consumer Agency Disclosure, Property Transfer Lead Paint Notification and Certification (residences built before 1978) and Home Inspectors Facts for Consumers brochure (prepared by the Masachusetts Office of Consumer Affairs). Buyer has not relied upon any representation, oral or written from Seller or any real estate broker concerning the legal use of, or the condition of, the Property. Buyacknowledges that in making this Offer there are no warranties or representations made by Seller or a broker on which Buyer has relied, except as set forth in this Offer. This is a legal document that creates binding obligations. If not understood, consult an attorney.						
	TINESS my hand and seal.	ngations. 11 not understood, consuit an attorney.				
Bu	nyer Signatures	Buyer Signatures				
	nyer Printed Name nyer Phone/Email:	Buyer Printed Name				
	nis above Offer is hereby accepted upon the foreg	going terms and conditions at(Time) on(Date).				
Se	eller Signatures	Seller Signatures				
	eller Printed Name	Seller Printed Name				
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