## CONTRACT TO PURCHASE REAL ESTATE #501 (Page 1 of 3)

(With Contingencies)



(BINDING CONTRACT. IF LEGAL ADVICE IS DESIRED, CONSULT AN ATTORNEY.)

	om: me(s): dress:	BUYER(S):	To: Name(s): Address:	OWNER OF RECORD ("SELLER"):			
A M	assach	usetts licensed real estate broker,		, is operating in this			
		, pursuant to a separate agreement as: □ BUYEF f	R's Agent □	SELLER's Agent □ Facilitator □ Dual Agent			
•	,	sion does not eliminate the requirement to have a s ip Disclosure, but acts to satisfy Standard of Practi	0	nchusetts Mandatory Real Estate Licensee-Consumer he REALTOR® Code of Ethics.)			
The	BUYE	R offers to purchase the real property described a	as				
		together with all buildings and improveme	ents thereon	(the "Premises") to which BUYER has been			
intro	duced	by		upon the following terms and conditions:			
1. P	urchas	e Price: The BUYER agrees to pay the sum of \$_		to the SELLER for the purchase			
0		remises (the "Offer"), due as follows:					
		as a deposit to bind					
		and delivered herewith to the Seller or Seller's ag					
г		or to be delivered forthwith upon receipt of writter as an additional depo					
ŀ		as an additional deplace by bank's, cashier's, treasurer's or certified of					
а	greem	ent to pay □ % of the (□n	et/□gross) s	ations under this agreement are subject to SELLER'S selling price of the Premises or   a flat fee of			
С	\$, the "BUYER's BROKER" at the time of closing. This compensation is independent of and in addition to any offer of compensation made by the LISTING BROKER to the BUYER's BROKER.						
tl o n	his Offe therwis otice to	er and attached Addenda, if any, shall be signed be se this Offer shall be deemed rejected and the mone	y the SELLE ey tendered h acceptance,	by which time a copy of R, accepting this Offer, and returned to the BUYER, nerewith shall be returned to the BUYER. Upon written the accepted Offer shall form a binding agreement.			
e s	xecute ubstan	urchase and Sale Agreement. The SELLER and the BUYER shall, on or beforea.m./\pip.m. on  eccute the Standard Purchase and Sale Agreement of the MASSACHUSETTS ASSOCIATION OF REALTORS® of ubstantial equivalent which, when executed, shall become the entire agreement between the parties and this Offer shall are no further force and effect.					
5. C	losing.	. The SELLER agrees to deliver a good and suffici	ient deed cor	nveying good and clear record and marketable title at			
_				at the			
F	Registry of Deeds or such other time or place as may be mutually agreed upon by the parties.						





## CONTRACT TO PURCHASE REAL ESTATE #501 (Page 2 of 3)

(With Contingencies)



c	Formary The deposit shall be held by
v.	Escrow. The deposit shall be held by
7.	<b>Contingencies.</b> It is agreed that the BUYER'S obligations under this Offer and any Purchase and Sale Agreement signed pursuant to this Offer are expressly conditioned upon the following terms and conditions:
	a. Mortgage. (Delete if Waived) The BUYER'S obligation to purchase is conditioned upon obtaining a written commitment for financing in the amount of \$ at prevailing rates, terms and conditions by The BUYER shall have an obligation to act reasonably diligently to satisfy any condition within the BUYER'S control. If, despite reasonable efforts, the BUYER has been unable to obtain such written commitment the BUYER may terminate this agreement by giving written notice that is received by 5:00 p.m. on the calendar day after the date set forth above. In the event that notice has not been received, this condition is deemed waived. In the event that due notice has been received, the obligations of the parties shall cease, and this agreement shall be void; and all monies deposited by the BUYER shall be returned. In no event shall the BUYER be deemed to have used reasonable efforts to obtain financing unless the BUYER has submitted one application by and acted reasonably promptly in providing additional information requested by the mortgage lender.
	b. Inspections. (Delete if Waived) The BUYER'S obligations under this agreement are subject to the right to obtain inspection(s) of the Premises or any aspect thereof, including, but not limited to, home, pest, radon, lead paint, energy usage/efficiency, septic/sewer, water quality, and water drainage by consultant(s) regularly in the business of conducting said inspections, of BUYER'S own choosing, and at BUYER'S sole cost by If the results are not satisfactory to BUYER, in BUYER'S sole discretion, BUYER shall have the right to give written notice received by the SELLER or SELLER'S agent by 5:00 p.m. on the calendar day after the date set forth above, terminating this agreement. Upon receipt of such notice this agreement shall be void and all monies deposited by the BUYER shall be returned. Failure to provide timely notice of termination shall constitute a waiver. In the event that the BUYER does not exercise the right to have such inspection(s) or to so terminate, the SELLER and the listing broker are each released from claims relating to the condition of the Premises that the BUYER or the BUYER'S consultants could reasonably have discovered.
8.	Representations/Acknowledgments. The BUYER acknowledges receipt of a <i>Massachusetts Mandatory Real Estate Licensee-Consumer Agency Disclosure, Property Transfer Lead Paint Notification and Certification</i> (for residences built before 1978) and <i>Home Inspectors Facts for Consumers</i> brochure (prepared by the Office of Consumer Affairs). The BUYER is not relying upon any representation, verbal or written, from any real estate broker or licensee concerning legal use. Any reference to the category (single family, multi-family, residential, commercial) or the use of this property in any advertisement or listing sheet, including the number of units, number of rooms or other classification is not a representation concerning legal use or compliance with zoning by-laws, building code, sanitary code or other public or private restrictions by the broker. The BUYER understands that if this information is important to BUYER, it is the duty of the BUYER to seek advice from an attorney or written confirmation from the municipality. In addition, the BUYER acknowledges that there are no warranties or representations made by the SELLER or any broker on which BUYER relies in making this Offer, except those previously made in writing and the following:
	(if none, write "NONE")
).	<b>Buyer's Default.</b> If the BUYER defaults in BUYER'S obligations, all monies tendered as a deposit shall be paid to the SELLER as liquidated damages and this shall be SELLER'S sole remedy.
0.	Additional Terms.
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(With Contingencies)



	QE!	LLER'S REPLY		
SELLER(S): (check one and sign below		LLLN 3 KLFLI		
(a) ACCEPT(S) the Offer as se		a m /n m on this	day of	
(a) ACCEPT(S) the Offer as se	t lorur above at	a.m./p.m. on this	day or	<del>`</del>
	VE(S) A COUNTEROFFE	Olan the fallowing terms		
(c) Reject(s) the Offer and MAI	(S) A COUNTEROFFER	on the following terms.		
This Counteroffer shall expire at	a.m./p.m. on		if not withdrawn earlier.	
SELLER, or spouse	Date	SELLER	Date	
SELLEN, OI SPOUSE	Date	SELLEN	Date	
	(IF COUNTEROFFER F	FROM SELLER) BUYER'S R	EPLY	
The BUYER: (check one and sign belo		,		
(a) ACCEPT(S) the Counteroff	•	a.m./p.m. on this	day of	
(b) REJECT(S) the Counteroffe				
	_			
BUYER	Date	BUYER	Date	
BOTEL	Dato	BOTEN	Dulo	
		PT FOR DEPOSIT		2
I hereby acknowledge receipt of a dep	osit in the amount of\$	from the BUYER th	nisday of	
		Escrow Agent or Authorized F	Representative	



