## **CONTRACT TO PURCHASE REAL ESTATE#501**



(With Contingencies)

(Binding Contract. If Legal Advice Is Desired, Consult An Attorney.)

From: BUYER(S):	To: OWNER OF RECORD ("SELLER"):	
Name(s):		
Address:	Address:	
	<del>-</del>	
The BUYER offers to purchase the real property	y described as	
together with all buildings and improvements th	ereon (the "Premises") to which I have been introduced by	
	upon the following terms and conditions:	
	he sum of to the SELLER for	r the
purchase of the Premises, due as follows:	to the BEELEK 101	· tiic
ias a dep	osit to bind this Offer:	
ii. as an ac	ditional deposit upon executing the Purchase And Sale Agree	eemen
	easurer's or certified check or wire transfer at time for closing	
	1 a.m./p.m. on	_
	by the SELLER, accepting this Offer and returned to the	_ ,
1.	ejected and the money tendered herewith shall be returned to	o the
BUYER. Upon written notice to the BUYER or	BUYER'S agent of the SELLER'S acceptance, the accepted	d
Offer shall form a binding agreement. Time is o	f the essence as to each provision.	
3. Purchase And Sale Agreement. The SELI	LER and the BUYER shall, on or before a.m./p.m. o	n
execute the Star	dard Purchase and Sale Agreement of the MASSACHUSET	ΓTS
ASSOCIATION OF REALTORS® or substanti	al equivalent which, when executed, shall become the entire	<b>.</b>
agreement between the parties and this Offer sh	all have no further force and effect.	
4. <b>Closing.</b> The SELLER agrees to deliver a g	ood and sufficient deed conveying good and clear record an	d
marketable title at a.m./p.m. on	at the	
County Registry of Deeds or such other time or	place as may be mutually agreed upon by the parties.	
<b>5. Escrow.</b> The deposit shall be held by	, as escrow agent, subje	ct to
the terms hereof. Endorsement or negotiation of	this deposit by the real estate broker shall not be deemed	
*	t of any disagreement between the parties concerning to wh	
	t may retain said deposit pending written instructions mutua	
•	w agent shall abide by any Court decision concerning to wh	
	party to a pending lawsuit solely as a result of holding escrov	wed
	in violation of this paragraph, the escrow agent shall be	
	t the escrow agent shall pay the agent's reasonable attorneys	<b>s</b> ´
fees and costs.	NG 11' 4' 1 41' OCC 1 D 1 101	
<u> </u>	R'S obligations under this Offer and any Purchase and Sale	-
	ressly conditioned upon the following terms and conditions	
	ER'S obligation to purchase is conditioned upon obtaining a	1
	of at prevailing rates, terms and The BUYER shall have an obligati	on to
	within the BUYER'S control. If, despite reasonable effort	
	ten commitment the BUYER may terminate this agreement	
	n. on the calendar day after the date set forth above. In the e	
	is deemed waived. In the event that due notice has been	VCIII
	ase and this agreement shall be void; and all monies deposit	ted by
<u> </u>	the BUYER be deemed to have used reasonable efforts to o	•
financing unless the BUYER has submitted one		Juili
	itional information requested by the mortgage lender.	
and area reasonably promptly in providing add		

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b. <u>Inspections</u> . (Delete If Waived) The BUYER'S obligated obtain inspection(s) of the Premises or any aspect thereof, incepaint, septic/sewer, water quality, and water drainage by consuminspections, of BUYER'S own choosing, and at BUYER'S ELLER'S acceptance of this agreement. If the results are not subject to give written notice received by the calendar day after the date set forth above, terminating agreement shall be void and all monies deposited by the BU notice of termination shall constitute a waiver. In the event the such inspection(s) or to so terminate, the SELLER and the listing the condition of the Premises that the BUYER or the BUYER'S 7. <u>Representations/Acknowledgments</u> . The BUYER acknowledges which BUYER relies in making this Offer, except those previous write "NONE"):  8. <u>Buyer's Default</u> . If the BUYER defaults in BUYER'S obligated to the SELLER as liquidated damages and this shall be 9. <u>Additional Terms</u> .	cluding, but not limited to, home, pest, radon, lead ltant(s) regularly in the business of conducting said? S sole cost within days after satisfactory to BUYER, in BUYER'S sole discretion, the SELLER or SELLER'S agent by 5:00 p.m. on this agreement. Upon receipt of such notice this YER shall be returned. Failure to provide timely nat the BUYER does not exercise the right to have ing broker are each released from claims relating to a consultants could reasonably have discovered. Wedges receipt of an agency disclosure, lead paint actors Facts For Consumers brochure (prepared by that there are no warranties or representations on asly made in writing and the following: (if none,	
BUYER	BUYER	
*****************	*************	
SELLER'S RESELLER(S): (check one and sign below) (a) ACCEPT(S) the Offer as set forth above at a.m (b) REJECT(S) the Offer.		
(c) Reject(s) the Offer and MAKE(S) A COUNTEROFF	ER on the following terms:	
<del></del>		
This Counteroffer shall expire at a.m./p.m. on	if not withdrawn earlier.	
SELLER, or spouse ************************************	SELLER ***************	
(IF COUNTEROFFER FROM SEL	LER) BUYER'S REPLY	
The BUYER: (check one and sign below): (a) ACCEPT(S) the Counteroffer as set forth above at (b) REJECT(S) the Counteroffer.	_ a.m./p.m. on this day of	
BUYER	BUYER	
******************	**************	
RECEIPT FOR DEPOSIT		
I hereby acknowledge receipt of a deposit in the amount ofday of	from the BUYER this	
, <u>-</u> -		

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