OFFER TO PURCHASE REAL ESTATE

то	(Seller and Spo	nuse)	Dat	:e:	
-	(Selier and Spe		From	m the Office of:	
The	property herein referred to is identified as	s follows:			
1110	property nerom reserved to to tuesday.	, 1010 (10)			
Spe	cial provisions (if any) re fixtures, applian	nces, etc.			
here	eby offer to buy said property, which has b	peen offered to me by			
		as th	ne Broker(s) under the	tollowing terms and conditions:	
			CHECK (ONE:	
1.]	I will pay therefore \$, of which	☐ Ch	eck, subject to collection	
((a) \$ is paid he	erewith as a deposit to bind this Offer		sh	
. ((b) \$ is to be p	aid as an additional deposit upon the	execution of the Purcha	ase and Sale Agreement provided for below.	
. ((c) \$ is to be p	aid at the time of delivery of the Deed	l in cash, or by certifie	d, cashier's, treasurer's or bank check(s).	
	(d) \$		_ \ '		
					P
((e) \$ Total Pu	rchase Price			
2.	This Offer is good until	A.M. P.M. on		at or before which time a copy hereof s	shall
	be signed by you, the Seller and your (be considered as rejected and the money de			turned to me forthwith, otherwise this Offer	shall b
3.	The parties hereto shall, on or before	A,M. P.M.	ile iortiny run.	execute the applicable Standard Form Purch y similar thereto, which, when executed, shall	hase
a	and Sale Agreement recommended by th	e Greater Boston Real Estate Board or	r any form substantiall	y similar thereto, which, when executed, shal	ll be th
4 4	agreement between the parties hereto.	good and clear record and marketable	hitle shall be wellivered	at 12:00 Noon on at	+ +h-0
- 8	appropriate Registry of Deeds, unless so	me other time and place are mutually a	agreed upon in writing		
5. I	If I do not fulfill my obligations under th	is Offer, the above mentioned deposit	shall forthwith become	e your property without recourse to either par	ty. Said
Ċ	leposit shall be held by	the aggreet agent may retain as don	scrow agent subject to	the terms hereof provided however that in the mutually given in writing by the parties. A	ie even
ŗ	provision shall be included in the Purcha	and Sale Agreement with respect to	osit pending histraction	en its terms.	. Simila
6. 7	Γime is of the essence hereof.		\		
7. I	Disclosures: For one to four family reside	ences, the Buyer hereby acknowledges	receipt of the Home In	aspectors: Facts for Consumers brochure produce	uced by
8. 7	The initialed riders, it any, attached here	to are incorporated herein by reference	e. Additional terms and	sign Lead Paint "Property Transfer Notification of Conditions, if any	on."
-			7		
_					
NOT	FICE: This is a legal document that creat	tes binding obligations. If not understo	ood, consult an attorne	v. WITNESS MY HAND AND SEAL	
Buy	źr 💮	Buy	er		
A 11	(C)				
Adq	ress/City/State/Zip			Phone Numbers (Work & Home))
Rece	eipt of deposit check for transmitta by:	(Agent/Facilitator)			
	ck shall not be deposited unless offer is a				
WIT	Offer is hereby accepted upon the fore TNESS my (our) hand(s) and seal(s)	oing terms and conditions at	A.M. /	P.M. on	-
Selle	er (or spouse)	Se	ller		
Date		RECEIPT FOR D	EPOSIT		
Recei	ived from	Buyer	the sum of \$	as deposit under th	ie terms
	conditions of above Offer, to be held by			as escrow	v agent.
Unde All o	er regulations adopted pursuant to the ffers submitted to brokers or salespec	Massachusetts license law:			
that	they have a right to sell shall be conv	eyed forthwith to the owner			
ot su	ich real property.				

e-FORMS



OFFER TO PURCHASE CONTINGENCY ADDENDUM

The BUYER, if checked, hereby incorporates the following contingencies into this Offer to Purchase Real Estate. ■ MORTGAGE CONTINGENCY In order to help finance the acquisition of the property, the BUYER shall apply for a conventional bank or other institutional mortgage loan of \$ __ at prevailing rates, terms and conditions. If despite the BUXER's diligent efforts a commitment for such loan cannot be obtained on or before , then the BUYER shall have the option of revoking this agreement by written notice to the SELLER and/or the Broker representing the SELLER prior to the expiration of such time, whereupon all deposits made by the BUYER shall be forthwith refunded, and this agreement shall become null and void and without further recourse to either party. In no event will the BUYER be deemed to have used diligent efforts to obtain such commitment unless the BUYER submits a complete mortgage loan application conforming to the foregoing provisions on or before ■ INSPECTION CONTINGENCY The BUYER may, at the BUYER's own expense and on or before , have the property inspected by a duly-licensed person engaged in the business of conducting home inspections. If it is the opinion of such inspector that the property contains serious structural, mechanical or other defects and if the repair of such defects would cost the BUYER in the , then the BUYER shall have the option of revoking the agreement by written aggregate more than \$_____, then the BUYER shall have notice to the SELLER and/or Broker representing the SELLER on or before . Such notice shall be accompanied by a copy of the inspector's opinion and cost estimates. ☐ RADON CONTINGENCY The BUYER may, at the BUYER's own expense and on or before , have the property inspected for the presence of radon gas. In the event a customary test for the presence of radon gas indicates the presence of radon gas in excess of levels deemed acceptable by the federal Environmental Protection Agency, then the BUZER shall have the option of revoking the agreement by written notice to the SELLER and/or Broker representing the SELLER on or before __ Such notice shall be accompanied by a copy of the lest results. ☐ PEST INSPECTION CONTINGENCY The BUYER may, at the BUYER's own expense on or before engaged in the business of pest inspection and control. If it is the opinion of such inspector that the property is infested by termities or other wood boring pests, then the BUYER shall have the option of revoking this agreement by written notice to the SELLER and/or the Broker representing the SELLER on or before . Such notice shall be accompanied by a copy of the inspector's opinion and any related inspection report. LEAD PAINT CONTINGENCY ADDENDUM

The BUYER may, at the BUYER's own expense and within ten (10) days after the acceptance of this agreement, have the property professionally inspected for the presence of paint, plaster or other accessible materials containing dangerous levels of lead (as such terms are defined by applicable Massachusetts laws and regulations). A copy of the inspector's report shall be furnished to the SELLER upon receipt by the BOYER. If it is the opinion of such inspector that any such materials are present on the property, then the BUYE shall have the option of revoking this agreement by written notice to the SELLER and/or the Broker representing the SELLER prior to the expiration of such time. In the event the BUYER revokes the agreement consistent with the terms of the above selected Contingencies, then any deposits made by the BUYER shall be forthwith refurded, and this agreement shall be null and void and without further recourse to either party. ALL INSPECTIONS TO BE COMPLETED WITHIN ____ DAYS OF ACCEPTANCE OF OFFER. Initials: SELLER (or Spouse) SELLER **BUYER** BUYER Broker(s)

