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):	Name(s):			
Address:	Address:			
71441555.		-		
) -				
The BUYER offers to purchase the real propert	y described as			
together with all buildings and improvements the	nereon (the "Premises") to which upon the following terms an			
1. Purchase Price: The BUYER agrees to pay				
purchase of the Premises, due as follows:				
i. \$ as a deposit to	oind this Offer:			
ii. \$ as an additional		ase And Sale Agreement:		
iii. Balance by bank's, cashier's, treasurer	s or certified check or win transfer	at time for closing.		
2. Duration Of Offer. This Offer is valid until	a.m./p.m.	by		
2. <u>Duration Of Offer</u> . This Offer is valid until which time a copy of this Offer shall be signed	by the SELLER, a cepting this	Offer and returned to the		
BUYER, otherwise this Offer shall be deemed re	ejected and the money undered he	erewith shall be returned to		
the BUYER. Upon written notice to the BUYER of Offer shall form a binding agreement. Time is of	or BUYER'S age it of the SELLER"	S acceptance, the accepted		
Offer shall form a binding agreement. Time is of	the essence is to sch provision.			
3. Purchase And Sale Agreement. The SELL	ER and the BUYER shall, on or be	efore a.m./p.m.		
on	exe the Standard Purchase	and Sale Agreement of the		
MASSACHUSETTS ASSOCIATION OF REALT	S® & substantial equivalent w	hich, when executed, shall		
become the entire agreement between the partie				
4. Closing. The SELLER agrees to deliver a g	ood an sufficient deed conveying	good and clear record and		
marketable title at a.m./p.m. on County Registry of Deeds or such other time or	at the _			
County Registry of Deeds or such other time or	as may be mutually agreed up	pon by the parties.		
5. <u>Escrow</u> . The deposit shall be held by subject to the terms hereof. Endo sement or the		, as escrow agent,		
subject to the terms hereof. Endo set lent of the	gotiation of this deposit by the rea	il estate broker shall not be		
deemed acceptance of the tent's of the Offe				
concerning to whom escrower funds should be prinstructions mutually given by the RULER and S				
concerning to whom the funds shall be paid an				
result of holding escrowed funds should the es				
escrow agent shall be dismissed and the part				
agent's reasonable attorneys' fees and costs.	y asserting a diamir against the e	solow agent shan pay the		
6. <u>Contingencies</u> . It is agreed that the BUYER	R'S obligations under this Offer a	nd any Purchase and Sale		
Agreement signed pursuant to this Offer are expl				
a. Mortgage. (Delete If Waived) The BUY				
written commitment for financing in the amount of		rates, terms and conditions		
by		all have an obligation to act		
reasonably diligently to satisfy any condition wi				
BUYER has been unable to obtain such writter	commitment the BUYER may te	rminate this agreement by		
giving written notice that is received by 5:00 p.i	n. on the calendar day after the d	ate set forth above. In the		
event that notice has not been received, this co				
been received, the obligations of the parties sl				
deposited by the BUYER shall be returned. In no		ed to have used reasonable		
efforts to obtain financing unless the BUYER ha				
and acted reasonably promptly in providing addit				
b. Inspections. (Delete If Waived) The BUY				
to obtain inspection(s) of the Premises or any as	pect thereof, including, but not limit	ted to, home, pest, radon,		

lead paint, septic/sewer, water quality, and water drainage by consultant(s) regularly in the business of

conducting said inspections, of BUYER				e cost on or before	
discretion, BUYER shall have the right 5:00 p.m. on the calendar day after the notice this agreement shall be void an provide timely notice of termination shatthe right to have such inspection(s) or from claims relating to the condition of reasonably have discovered.	to give written date set forth a nd all monies o all constitute a to so terminate	notice recapions notice recapions notice in the deposited law aiver. In e, the SELL	eived by the S ninating this ago by the BUYEI the event tha LER and the I	SELLER or SELLER' greement. Upon rece R shall be returned. t the BUYER does no isting broker are eac	S agent by eipt of such Failure to ot exercise th released
7. Representations/Acknowledgme paint disclosure (for residences built bet by the Office of Consumer Affairs). The any real estate broker or licensee concefamily, residential, commercial) or the us number of units, number of rooms o compliance with zoning by-laws, buildin broker. The BUYER understands that if seek advice from an attorney or writ acknowledges that there are no warr except those previously made in writing	fore 1978), Hore BUYER is not erning legal use se of this proper other classifug code, sanit this informatic ten confirmatic anties or represented.	me Inspect t relying up- e. Any refe erty in any a fication is ary code o on is import on from tl esentations	ors Facts For on any represence to the advertisement not a represent to BUKEF and to BUKEF and which be an which be	Consumers brochure entation, verbal or we category (single far or listing sheet, incentation concerning lice or private restricts, it is the duty of the ity. In addition, the ER relies in making	e (prepared vritten, from mily, multi- cluding the egal use or ions by the BUYER to e BUYER
 Buyer's Default. If the BUYER defapaid to the SELLER as liquidated damages. Additional Terms. 	aults in BUYER ges and this sh	R'S obligationall be AEL	on all monie ERS sole re	s tendered as a depo medy.	sit shall be
BUYER	Date	BUYER			Date
		******** R'S REPLY	******	******	*****
SELLER(S): (check one and sign below (a) ACCEPT(S) the Offer as set orth (b) REJECT(S) the Offer.	above at				
☐ (c) Reject(s) the Offer and MAKE(S)	A COUNTER	OFFER on t	the following t	erms:	
This Counteroffer shall expire at	_a.m./p.m. on			if not withdrav	vn earlier.
SELLER or spouse	Date	SELLER			Date
********	******	******	*****		*****
BUYER(S): (check one and sign below)	ROFFER FROI	M SELLER) BUYER'S R	<u>EPLY</u>	
☐ (a) ACCEPT(S) the Counteroffer as: ☐ (b) REJECT(S) the Counteroffer.	set forth above	e at a	a.m./p.m. on ti	nis day of	
BUYER	Date	BUYER			Date
***********		******	******	*******	*****
I hereby acknowledge receipt of a depos	sit in the amou	nt of \$		from the BUYER this	day
of	•				



