

OFFER TO PURCHASE REAL ESTATE FORM

Revised 10/27/2025

Dat	2:			
Fro	m:		TO:	("Seller")
Mas ("O	sachusetts licensed real estate fer'') and is acting in this transac	e broker/salesperson tion, pursuant to a s	neparate agreeme	presents this Offer to Purchase nt as (check one): The Dual Agent
	property subject to this Offer is perty Address), and includes all cial provisions (if any) re fixture			ent located thereon (the "Property").
Buy	er offers to buy the Property un	nder the following to	erms and condition	ons:
1.	Purchase Price. Buyer will pa	ay the sum of \$	for the l	Property, of which:
	a	is paid as a depos	sit to bind this O	îfer
	b	to be paid as an a Purchase and Sal	dditional deposi	t upon the execution of the
	c	is to be paid at th	ne time of deliver	
	d	Total Purchase P	rice.	
2.	Duration of Offer . This Offer time a copy hereof shall be sign otherwise this Offer shall be contained.	is valid until ned by Seller, signi onsidered rejected ar	(Time) on fying acceptance and any deposit sh	(Date), at or before which e of this Offer, and returned to Buyer, nall be promptly returned to Buyer.
3.	Purchase and Sale. Buyer an Sale Agreement, or other agree agreement between the parties.	d Seller shall, on or ment mutually accep	r before	(Date), execute a Purchase and es, which, when executed, shall be the
4.	C losing . A Deed, conveying g Seller to Buyer at(ood and clear record <i>Time)</i> , on	d, marketable an (<i>Closing Date</i>	d insurable title, shall be delivered by at a mutually agreeable location.
5.	Deposit. The deposit shall be of this Offer. If Buyer does not to Seller, without recourse to ecrow agent may retain the deposhall be included in the Purcha The escrow agent shall abide I made a party to any lawsuit as violation of this paragraph, Sel	fulfill its obligation either party. In the estimate pending instructions and Sale Agreem by any Court decision a result of acting as a ller and Buyer shall a lawsuit and the par	ns under this Offevent of any disactions mutually givenent with respecton as to whom the secrow agent. It immediately takety asserting a classical secretary as a classical secr	as escrow agent, subject to the terms er, the deposit shall forthwith be paid agreement between the parties, the esven by the parties. A similar provision to any deposits held under its terms. It is funds shall be paid and shall not be the escrow agent is made a party in the all action necessary to have the estim against the escrow agent shall pay

	ject to Seller's agreement to pay % of the sale price of the Property, or a flat fee of \$ to to ("Buyer Broker") at the time of closing.		
7.	Contingencies. The initialed Riders, if any, attached 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 one box as 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.		
	This Offer is not subject to Buyer obtaining a home inspection on the Property because the proposed sale is exempt under the provisions of 760 Code of Massachusetts Regulations 74.00.		
	Other (if checked, complete and attach applicable Rider)		
8.	Additional terms. Additional terms and conditions, if any:		

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Buyer Acknowledgments. Buyer acknowledges (i) receipt of a Massachusetts Mandatory Real Estate Licensee-Consumer Agency Disclosure, Property Transfer Lead Paint Notification and Certification (for residences built before 1978) and Home Inspectors Facts for Consumers brochure (prepared by the Massachusetts Office of Consumer Affairs), and (ii) Massachusetts Mandatory Residential Home Inspection Disclosure. 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. Buyer acknowledges that in making this Offer there are no warranties or representations made by Seller or any broker on which Buyer has relied, except as set forth in this Offer.

Buyer/Seller Acknowledgements. Buyer and Seller acknowledge receipt of a signed Massachusetts Mandatory Residential Home Inspection Disclosure.

This is a legal document that create WITNESS my hand and seal.	es binding obligations. If not understood, consult an attorney	V.
Buyer Signatures	Buyer Signatures	
Buyer Printed Name Buyer Phone/Email:	Buyer Printed Name	
This above Offer is hereby accepted a WITNESS my hand and seal.	upon the foregoing terms and conditions at (<i>Time</i>) on	(Date)
Seller Signatures	Seller Signatures	_
Seller Printed Name Seller Phone/Email:	Seller Printed Name	_