

## RESIDENTIAL PURCHASE CONTRACT



# THIS IS A LEGALLY BINDING CONTRACT. IF NOT FULLY UNDERSTOOD, WE RECOMMEND CONSULTING AN ATTORNEY BEFORE SIGNING.

A.		<del>-</del>	
		<del>-</del>	
	(The word "Seller" refers to each and all partie	es who have an ownership interest in the property described in parag	raph 2)
B.	PURCHASERS:		
	PURCHASERS ADDRESS:		
	PURCH. PHONE NUMBER:		
	PURCHASERS EMAIL:		
	(The word "Purchaser" refer	ers to each and all parties who signed below as Purchaser)	
	PERTY TO BE SOLD; SELLER'S POWER AN		
The p		agreeing to sell and which the Purchaser is agreeing to purchase is k	
		located in the city, village orincounty, Si	tate of New Y
	ii) Seller has sufficient funds (including procee property includes all the Seller's rights and priv	the property and has the power and authority to sell it, (ii) Seller is no eds from this sale) to close this transaction and pay Seller's closing exvileges, if any, to all land, water, streets and roads annexed to, and or	penses.
This p	ii) Seller has sufficient funds (including proceed property includes all the Seller's rights and privity.	eds from this sale) to close this transaction and pay Seller's closing ex	penses.
This p prope Appro	roperty includes all the Seller's rights and privity.  ximate lot size:  represents that all gas, mineral, oil and timbe	eds from this sale) to close this transaction and pay Seller's closing exvileges, if any, to all land, water, streets and roads annexed to, and or  Purchaser must refer to the deed description to determine the rights will transfer with the property to the Purchaser except for the	penses.
This p prope Appro Seller follow	roperty includes all the Seller's rights and privity.  ximate lot size:  represents that all gas, mineral, oil and timbe ing:	eds from this sale) to close this transaction and pay Seller's closing exvileges, if any, to all land, water, streets and roads annexed to, and or  Purchaser must refer to the deed description to determine to	penses.
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This pprope Appro Seller follow The ta  ITEMS The its warran	roperty includes all the Seller's rights and privity.  ximate lot size:  represents that all gas, mineral, oil and timbering:  ax map number of the property is as follows:  S INCLUDED IN SALE  ems listed A, B & C below, if now in or on saidness that Seller has good legal title free and cle	eds from this sale) to close this transaction and pay Seller's closing exvileges, if any, to all land, water, streets and roads annexed to, and or Purchaser must refer to the deed description to determine the rights will transfer with the property to the Purchaser except for the  depremises, are included in the sale and have no value to the real estate ar of all liens and encumbrances to all of these articles, or has stipulations.	spenses.  In all sides of the actual lother actual lother.
This pprope Appro Seller follow The ta  ITEMS The its warran	roperty includes all the Seller's rights and privity.  ximate lot size:  represents that all gas, mineral, oil and timbering:  ax map number of the property is as follows:  S INCLUDED IN SALE  ems listed A, B & C below, if now in or on saidness that Seller has good legal title free and cle	eds from this sale) to close this transaction and pay Seller's closing exvileges, if any, to all land, water, streets and roads annexed to, and or Purchaser must refer to the deed description to determine the rights will transfer with the property to the Purchaser except for the  d premises, are included in the sale and have no value to the real estate.	ate. Seller
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This pprope Appro Seller follow The ta  ITEMS The its warrant that so for:	roperty includes all the Seller's rights and privity.  ximate lot size:  represents that all gas, mineral, oil and timbering:  ax map number of the property is as follows:  SINCLUDED IN SALE  ems listed A, B & C below, if now in or on said that Seller has good legal title free and cleuch are rental items. Such items will be in good intee after closing).  GENERAL ITEMS-The following items are	eds from this sale) to close this transaction and pay Seller's closing exvileges, if any, to all land, water, streets and roads annexed to, and or Purchaser must refer to the deed description to determine the rights will transfer with the property to the Purchaser except for the  depremises, are included in the sale and have no value to the real estager of all liens and encumbrances to all of these articles, or has stipulated working order at the time of closing, except (this sentence shall not be construed are to become the property of the Purchaser and are included in the purchaser by striking out the items below. None of these articles shall be respectively.	ate. Seller ated in D beloas a warrant
This pprope Appro Seller follow The ta  ITEMS The its warranthat so for:guara	ii) Seller has sufficient funds (including proceed property includes all the Seller's rights and private).  ximate lot size:  represents that all gas, mineral, oil and timbering:  ax map number of the property is as follows:  sincluded in Sale  ems listed A, B & C below, if now in or on said that Seller has good legal title free and cleuch are rental items. Such items will be in good interest after closing).  GENERAL ITEMS-The following items are unless specifically excluded from this Compremises by the Seller after signing of this	eds from this sale) to close this transaction and pay Seller's closing exvileges, if any, to all land, water, streets and roads annexed to, and or Purchaser must refer to the deed description to determine the rights will transfer with the property to the Purchaser except for the grant of all liens and encumbrances to all of these articles, or has stipulated working order at the time of closing, except (this sentence shall not be construed to the property of the Purchaser and are included in the purchaset by striking out the items below. None of these articles shall be respectively.	ate. Seller ated in D belowas a warrant
This pprope Appro Seller follow The ta  ITEMS The its warranthat so for:guara	ii) Seller has sufficient funds (including proceed property includes all the Seller's rights and priving).  ximate lot size:  represents that all gas, mineral, oil and timbering:  ax map number of the property is as follows:  SINCLUDED IN SALE  ems listed A, B & C below, if now in or on said that Seller has good legal title free and cleuch are rental items. Such items will be in good intee after closing).  GENERAL ITEMS-The following items are unless specifically excluded from this Control of the property is as follows:  GENERAL ITEMS-The following items are unless specifically excluded from this Control of the property is as follows:	eds from this sale) to close this transaction and pay Seller's closing exvileges, if any, to all land, water, streets and roads annexed to, and or Purchaser must refer to the deed description to determine the rights will transfer with the property to the Purchaser except for the ear of all liens and encumbrances to all of these articles, or has stipulated working order at the time of closing, except (this sentence shall not be construed are to become the property of the Purchaser and are included in the purchaset by striking out the items below. None of these articles shall be rescontract.  Built-in Cabinets	ate. Seller ated in D beloas a warrant

	Built-in Security & Alarm Systems		Microwave	
	Compactors & Disposals		Plumbing Fixtures	
	Door Hardware Including Door Knock	ers	Pool and all Pool Equipment/Supplies	
	Door Mirrors		Pumps (including Water & Sump)	
	Drapery, Curtain & Traverse Rods		Radiator Covers	
	Garage Door Openers & Remotes		Shades & Blinds	
	Fencing		Sheds	
	Fire, Smoke & Carbon Monoxide Dete		Shrubs, Trees, Plants	
	Fireplace Mantels, Inserts, Doors, Scr	reens	Solar Panels (if owned by Seller)	
	Flagpoles		Storm & Screen Doors	
	Generators (built-in/hard-wired)		Storm Windows & Screens	
	Heating/Central Air & Associated Fixton	ures	Playground Equipment (Swing Set etc.)	
	Hot Tub/Spa/Sauna		Television Aerials, Rotors & Satellite Dishes	
	Invisible Fence, Transmitter Receiver	/Collar	Valances	
	Laundry Tubs		Wall-to-Wall Carpeting, as placed	
	Light Bulbs, Switch Plates & Outlet Co	overs	Water Filters & Treatment Systems	
	Lighting Fixtures, Paddle Fans & Rem	notes	Weathervanes	
	Mailboxes		Wood Furnaces	
B.	APPLIANCES- The following appliance	ces in the quantities indicated belo	ow are also included in the purchase price:	
Σ.			WasherDryerWood Stove	
C.	OTHER INCLUDED ITEMS-			
D.	LEASED/RENTAL ITEMS-The follow	SED/RENTAL ITEMS-The following are leased/rental items:		
	Purchaser requires Seller to probusiness days.	ovide copies of any lease/rental aç	greement for the aforementioned items within five (5)	
	Purchaseragrees todoes	not agree to continue the rental a	greement.	
E.	ITEMS EXCLUDED FROM SALE			
The build is in the except State of	heir present condition subject to reasonable that in the case of any destruction within of New York entitled Uniform Vendor and	ole use, wear, tear and natural det the meaning of the provisions of Purchaser Risk Act," said section	nd the Purchaser agrees to take title to the buildings "as terioration between the date hereof and the closing of title: Section 5-1311 of the General Obligations Law of the shall apply to this contract. The delivery of the property all personal property not included in the sale in broom	
clean			nust be maintained prior to the time of transfer of title;	
PURC	HASE PRICE			
The pu	urchase price is	D	OLLARS (\$).	
The P	urchaser shall pay the purchase price as t	follows:		
A \$	de	nosit with this contract and held n	ursuant to paragraph 6 herein	
	ad			
	ad			
	in		or attorney escrow check at closing	
	eller's Initials	Page 2 of 8 Rev. 8/2020	Purchaser's Initials	

4.

5.

*Seller's Concession: At closing, a \$					
item 4(C) above.					
(Check if applicable):The pur	chase price has bee	en increased by a s	um equal to the	seller's concessio	n.
DEPOSITS					
Purchaserwill deliver upon ac	to		at time of this of (	fer \$ Attorney or Broke	in the form of r Office) "escrow agent", who
hall deposit same at		(bank).			
the Seller does not accept the Pur eposits will be held in escrow by th bove, until the contingencies and to	e escrow agent and	deposited into the			
At the time of closing, the Purchase as the escrow agent, the Broker shafee earned will go to the Seller.			•	•	
If this Contract is not terminated as mutual written instructions of the parcourt in the county in which the prenthe deposit(s) as set forth herein sha	rties or (ii) an order on the order of the o	of a court of compe r any such action a	tent jurisdiction. nd waive rights t	The parties' cons o a jury trial in any	sent to the jurisdiction of any such action. The release of
The escrow agent will not be liable f greater than the actual amount of th amount of said deposit to any party the foregoing, the funds shall be hel said action has notified the escrow a	e deposit(s). Furthe in the event that dis d for so long as an a	ermore, the escrow bursement is not m action is pending fo	agent will not be ade at the time or the determinat	e liable for any am or is delayed for a	ount greater than the actual ny reason. Notwithstanding
FINANCING  A. MORTGAGE CONTINGE  This Contract is contingent upon Pu attached required addendum) or an initial fixed or adjust use diligent efforts to obtain said application of the contract. Purchaser agrees to a	rchaser obtaining ap mortga table nominal intere proval and shall app	ige loan of \$st rate not to excee bly for the mortgage	d for d percent loan within	r a term of not tor at the prevailin business days	more than years at ng rate. Purchaser agrees to after the Seller has accepted
Upon receipt of a written mortgage omortgage contingency, Purchaser si		•		he event Purchas	
Purchaser's acceptance and execut notice this contingency shall be dee has not been received on or before such date terminate, or the parties	ion of the mortgage med waived or satis	commitment or of I fied as the case ma then ei	Purchaser's waivay be. In the eventher Purchaser of	ving of this conting ont notice as called or Seller may <u>with</u>	gency. Upon receipt of such If for in the preceding sentence In five business days of
Upon receipt of termination notice fr mortgage approval, this contract sha			•	•	•
B. <b>CASH PURCHASES</b>					
This contract is contingent upon Pur or before		oof of funds sufficie	ent to complete th	he purchase deen	ned acceptable to the Seller or
MORTGAGE EXPENSE AND REC The Mortgage Recording Tax impos expenses to be incurred in connection	ed on the mortgago		•	•	rawing papers and any other
NEW YORK STATE TRANSFER TA	AX, ADDITIONAL T	AX AND MORTGA	GE SATISFAC	TION	
Seller's Initials		Page 3 of 8 Rev. 8/2020			Purchaser's Initials

The Seller shall pay New York State Real Property Transfer Tax imposed by Section 1402 of the Tax Law and further agrees to pay the expenses of procuring and recording satisfactions of any existing mortgages unless otherwise provided in writing. If applicable, the Purchaser shall pay the Additional Tax (a/k/a the "Mansion Tax" or "Luxury Tax") imposed by Section 1402-a of the Tax Law on transfers of \$1,000,000 or more unless otherwise provided in writing.

### 10. TAX AND OTHER ADJUSTMENTS

The following, if any, shall be apportioned so that the Purchaser and Seller are assuming the expenses of the property and income from the property as of the date of transfer of title:

- 1. Rents and security deposits. Upon closing, Seller shall assign to Purchaser all written leases and security deposits affecting the premises. Seller will provide Purchaser with copies of all leases, rental rolls and rental permits.
- 2. Taxes, sewer, water, rents, and condominium or homeowner association fees
- 3. Municipal assessment yearly installments except as set forth in item "8".

	4. Fuel, based upon fair mar	ket value at time of closing as confirmed by a certification	on provided by Seller's supplier.
11.	expense of Purchaser or provided shall be that of the party pa	s search and any continuations thereof, or a fee to Seller. (If both boxes are checked, the option of whe aying for same.) The Seller shall cooperate in providing to cost to Purchaser. The Seller Purchaser no survey required.	ther an Abstract of Title or fee policy is any available survey, abstract of title or title
12.	record and zoning and environmental prevent the intended use of the propany unpaid installments of street and	chaser shall accept the property subject to all covenants all protection laws so long as the property is not in violat perty for the purpose of	ion thereof and any of the foregoing does not; also subject to any existing tenancies, te of the transfer of title to the property, and any
13.	Sale Deed with Covenant Against G The deed and real property transfer County Clerk or other municipality e	m Seller to Purchaser by means of aWarranty D rantors' Acts and Lien Covenant or gains tax affidavit will be properly prepared and signed ntity charged with the recordation of such documents in the property as an executor, administrator, trustee, communications.	Deed, furnished by the Seller. so that it will be accepted for recording by the the County or City in which the property is
14.	mortgage loan from a lending institu	om Seller to Purchaser will take place at the office of th tion. Otherwise, the closing will be at a location agreed , Possession shall be granted upon trar	upon by the Seller and Purchaser. The closing
15.	upon reasonable notice to the Seller	all be given access to the property for any tests or inspe	,
	engineer, or code enforcement offici (please check if applicable):	upon satisfactory results of a home inspection complete al authorized by statute to conduct such inspections. It	may include, but is not limited to the following
	STRUCTURAL INSPECTION plumbing, roof covering, w	<u>ION</u> : A determination that the premises are free from an vater or sewer defects.	ny substantial structural, mechanical, electrical,
	Seller's Initials	Page 4 of 8 Rev. 8/2020	Purchaser's Initials

	professional that the premises are free from	. ,	·
	during the test. "Closed-house condition" shat times the exterior doors are opened and the	maintain a "closed house condition" all mean that the Seller shall keep the time that they are left open. The Selletion with the test, provided such com	for 12 hours immediately preceding the test and e windows closed and minimize the number of er agrees to comply with all reasonable apliance shall be at no cost to the Seller. If the
	•	as mold), the presence of undergrour	est the ground and buildings on the property for nd fuel tanks, and any contamination from any of any applicable law or regulation.
	SEPTIC SYSTEM INSPECTION/TEST: A test system contractor, County Health Department		professional engineer, licensed plumber, septic g that the system is in working order.
	This test will be paid for by theSeller of	or Purchaser	
	WELL WATER FLOW AND/OR QUALITY TO Department of Health to be performed by a New tests as the Purchaser may request, and (3)  (a) obtain mortgage financing on some (b) to produce gallons per magnetic financing on some per magnetic financing on some per magnetic financing on some per magnetic financing or some per magnetic financing or some per magnetic financing financ	New York State approved laboratory, a flow test to be performed indicating ubject property; and/or	
	This test will be paid for by theSeller of	or Purchaser	
The follo	owing buildings or items on the premises are ex	xcluded from this inspection:	
and at F	and/or inspections contemplated pursuant to to the Purchaser's expense unless indicated otherwise pursuant to paragraph pursuant to paragraph tests and/or inspections. If Purchaser so notification report(s), or letter(s) from inspector, then (plants)	e, and shall be deemed waived unles 22" of this contract, no later thanes, and further supplies written confir	s Purchaser shall notify of failure of any
Purchas	is entire contract shall be deemed cancelled, neer's option, said cancellation may be deferred se agree in writing.	•	
deposits	any individual repair costs more than \$s made hereunder shall be returned to Purchas s in order to provide the parties an opportunity	er or, at Purchaser's option, said can	
the insp	ser understands it is highly recommended that a	an inspection be conducted by an ind I with such waiver now and in the futu	ny or all inspections indicated above and dividual or entity qualified to do so. By waiving ure and holds the attorneys, real estate brokers uch waiver.
D. Purchas transfer	PRE-CLOSING INSPECTION ser and/or a representative shall be given the right of title.	ght of inspection of the property, at a	reasonable hour, within 48 hours prior to
TIME P	ERIOD OF OFFER		
Sel	ler's Initials	Page 5 of 8 Rev. 8/2020	Purchaser's Initials

16.

	Purchaser and Seller understand and agree that, and if not accepted by the Seller prior to that time.	<del>_</del>	a.mp.m,
	and if not accepted by the Seller phor to that time	, then this oner becomes hull and void.	
17.	REAL ESTATE BROKERS		
	The Purchaser and Seller agree that		
	other brokers were involved in the sale, Seller ag agreement and Purchaser agrees to pay brokers'		
	ад сама на полити ад сам на рад и полити		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
10	DISCLOSUDES.		
18.	DISCLOSURES:  A. PROPERTY CONDITION DISCLOSUR	E STATEMENT	
		provide this form under Real Property Law §	463
	The Purchaser has has not received		
	the Real Property Law. If the PCDS is required by the agreed upon purchase price set forth in parag	•	•
	contract.	raph + or this contract. If received, the fully exec	sated 1 ODO must be attached to this
		Seller represents that: (check the applicable se the Property was/were or may have been built p	
	Disclosure has been provided to the Purchaser ar		Tior to 1976. A Lead based Paint
	·		
	Post-1977 Construction. The dwelling(s) on	the Property was/were built in 1978 or later.	
19.	HOME EQUITY THEFT PREVENTION ACT		
	Purchaser's use of the property shall be: Check of		
	Primary Residence	Second home/investment pro	perty
	If Second Home/investment property is indicated a	above, Seller hereby states as follows:	
	foreclosure proceeding nor is it subject to a prope	s in arrears of my mortgage payments and/or the	e property is not currently subject to a
		arrears of my mortgage payments and/or the pr	operty is currently subject to a foreclosure
	proceeding or is subject to a property tax lien sale		
	If Purchaser is using the property as a second hor	me/investment property and Seller is more than	sivty (60) days in arrears of mortgage
	payments and/or the property is currently subject		, , ,
	the Home Equity Theft Prevention Act shall apply	and this contract must be replaced with a contra	
	a larger font size pursuant to Real Property Law §	<sup>,</sup> 265-a.	
20.	OTHER TERMS (if any)		
21.	ADDENDA/RIDERS AND MANDATED FORMS:	The following attached addenda/riders are a part	rt of this Contract.
	A	E.	
	В		
	C		
	D	н	
22.	NOTICES		
	All notices contemplated by this contract shall be		
	postmarked no later than the required date; (b) by (d) email sent by such date, provided that a true a		
	calendar day, excluding Saturdays, Sundays and		
	Seller's Initials	Page 6 of 8	Purchaser's Initials
		Rev. 8/2020	

#### 23. ENTIRE AGREEMENT

This contract contains all agreements of the parties hereto. There are no promises, agreements, terms, conditions, warranties, representations or statements other than contained herein. This contract shall apply to and bind the heirs, legal representatives, successors and assigns of the respective parties. It may not be changed orally. The parties agree that the venue for any issues concerning this contract shall be the county in which the property is located.

### 24. ATTORNEY APPROVAL (this paragraph is mandatory)

(If checked) SUBJECT TO ATTACHED COUNTER OFFER DATED

This contract (and all addenda and/or riders) is contingent upon its approval by the Parties' respective attorneys ("Attorney Approval Contingency") within \_\_\_\_\_ (3 days minimum) Business Days following receipt by each Party's attorney of a complete copy of the Contract ("Approval Period"). The Seller and Purchaser shall cause a complete copy of this Contract to be delivered to their respective attorneys as soon as practicable. If either Party's attorney disapproves this Contract before the end of the Approval Period, this Contract is deemed cancelled. The reason for the disapproval need not be disclosed. If either Party's attorney conditionally approves this Contract before the end of the Approval Period, either Party may cancel this Contract at any time prior to unconditional approval of this Contract by the attorneys for both Parties. If there is no disapproval, conditional approval or approval of this Contract by an attorney on behalf of a Party by the end of the Approval Period, this Attorney Approval Contingency is deemed waived by that Party. Disapproval, conditional approval or approval must be in writing and delivered pursuant to paragraph 22 of this contract. Such notice must be received by the attorney representing the other Party, if known, or if not known, the other Party and their broker, before the expiration of the Approval Period.

Seller and Purchaser are hereby advised it is highly recommended that they retain the services of an attorney. If Seller or Purchaser choose not to retain the services of an attorney, Seller and/or Purchaser assume all risks associated with not retaining an attorney and holds the real estate brokers and their associated licensees harmless from any damages that may occur as a result. Seller and Purchaser understand that the real estate broker and their associated licensees are prohibited from practicing law without a license and are unable to provide any legal services to a Seller or Purchaser under any circumstances.

	TO ATTAINED GOOTTER			
Dated:	Time:	Dated:	Time:	
Purchaser		Seller		
Purchaser		Seller		
Attorney for Purchaser:		Attorney for Seller:		
Name:		Name:		
irm:		Firm:		
Address:		Address:		
Phone:		Phone:		
Fax:				
Seller's Initia	Is	Page 7 of 8 Rev. 8/2020	_ _	Purchaser's Initials

Real Estate Agent for Purchaser:	Real Estate Agent for Seller:
Name:	Name:
Firm:	
Agent License #:	Agent License #:
Broker License #:	Broker License #:
Address:	Address:
Phone:	Phone:
Fax:	
Email:	