

SINGLE FAMILY PURCHASE AND SALES AGREEMENT

Rhode Island Association of REALTORS®



1. S This	ALES AGREEMENT s ("Agreement") made between ("Seller"):		
	ling Address:("Buyer"):		
Sell	ling Address:er agrees to SELL and Buyer to BUY, upon the price and terms below, the follow	ving property (the "Property"):	
Prop	perty Address in the City/Town of	Assessor's Plat	Lot
		, State of Knode I	Island, Zip code
The	PATE OF THIS AGREEMENT Date of this Agreement shall be the later of: (a) the date on which Buyer signs to purposes of this contract and any reference to days, the day after the Date of this		hich Seller signs this Agreement. For
	URCHASE PRICE		
Buy	er agrees to pay Seller a Purchase Price for the Property in the amount of:	Dollars (\$) ("Purchase Price") of which:
\$	has been paid as a deposit.	·	, ,
\$	Additional deposit to be paid on or before	- and/an hank abank	
\$ \$	Balance due at closing by certified check, wire transfer TOTAL PURCHASE PRICE.	and/or bank check.	
	rning: The parties are advised not to wire funds without telephone or in-po		
inst	ructions. The parties are advised not to transmit personal financial inform	ation except through secured, ver	rified email or personal delivery.
4. C	LOSING DATE/PLACE	M. at the office of the Lord Tride.	December in the manifest of the sub-su-
auth	sing is to be held on at 10:00 A Property is located or at such other time and place as may be agreed to by Buye norize release of the closing disclosures to their respective Broker(s), to fulfill Broking statistical data.	r and Seller. Delivery of deed shall obsers' obligation in accordance with	occur at the closing. Buyer and Selle Rhode Island law and for purposes o
	EPOSITS		
	leposits shall be held in an escrow account by the Listing Brokerage Firm nameder, and applied to the Purchase Price, except as otherwise provided.	d in Section 18, unless mutually agr	reed otherwise in writing by Buyer and
	The release of all deposits shall be upon execution of a written release by Buye 230-RICR-30-20-2.	r and Seller or as otherwise provide	d in Commercial Licensing Regulation
(b)	In the event of a dispute between Seller and Buyer as to the performance of an		
6 W	deposits to the General Treasurer of Rhode Island after 180 calendar days from VAIVER OF MORTGAGE CONTINGENCY	the date of the original deposit, in a	accordance with the above regulation
	itialed by Buyer, this Agreement is not contingent upon financing and Section 7 o	of this Agreement shall not apply	(Initials of Buyer)
	IORTGAGE CONTINGENCY		, ,
befo inte	s Agreement is subject to Buyer obtaining a commitment letter issued by a pre, ("Mortgage Contingency Deadline") under the following term rest not to exceed, per year, for a term of at least, er and/or Listing Licensee to contact any such Lender(s) to confirm the status of Satisfaction of Contingency: Once Buyer delivers a commitment letter to Se deemed satisfied, regardless of whether the stipulations and conditions in the	ms: an amount not to exceed \$ years, with a maximum of Buyer's application. Iler or Listing Licensee in accordance	at an initial rate o points. Buyer authorizes the with Section 18, this Contingency is
(b)	any and all conditions of the commitment letter. Denial of Mortgage: If Buyer applies for a mortgage as described above and	•	·
(5)	of the denial to Seller or Listing Licensee in accordance with Section 18 on or the shall be declared null and void and Buyer shall have the right to the Deposits in a in writing.	before the Mortgage Contingency D	eadline or extensions, this Agreemen
(c)	Extension: If Buyer has received neither a commitment letter nor a denial for may request, on or before the Mortgage Contingency Deadline, and by written not the time by which a copy of the commitment letter or denial must be delivered, Section 18. In response to Buyer's request, Seller may, on or before the Mortgage the time by which a copy of the written denial must be delivered. If Seller does	otice to Seller or Listing Licensee in or waive the Mortgage Contingency gage Contingency Deadline, and by	accordance with Section 18, to extend y by written notice in accordance with written agreement with Buyer, extend
(d)	null and void and Buyer shall have the right to the Deposits in accordance with Buyer's Breach of Contingency: If, on or before the Mortgage Contingency I deliver a written denial for such mortgage to Seller or Listing Licensee in accordance, the Mortgage Contingency shall be deemed waived. If Buyer fails to pure Seller shall have the right to the Deposits and other remedies provided in Section	Section 5 unless Buyer waives the N Deadline, Buyer fails to deliver a co- ordance with Section 18, or fails to hase Property on Closing Date, Buye	Mortgage Contingency in writing. py of the commitment letter, or fails to request an extension as stated in (c

(e)	Insurance Notice: A mortgage is usually contingent on an insurance binder; therefore, Buyer is highly advised to seek a quote or binder fo insurance including, but not limited to, flood, dwelling, and wind, on or before the Mortgage Contingency Deadline. Insurance availability and cost may vary based upon factors, including but not limited to, location, age, condition, and past history of the property.
All f in th flag all it	ERSONAL PROPERTY AND FIXTURES ixtures and other improvements that are permanently attached to the building, structures, or land as of the date Buyer signed this Agreement are included its sale as part of the Property, including, but not limited to, landscaping, lighting fixtures, screen doors, storm windows, garage door openers and controls poles, fences, and any other items that are built in, including, but not limited to air conditioning equipment, garbage disposals, and dishwashers. Any and ems associated with the use, control, or operation of the fixtures are also included. Any other personal property, including but not limited to furniture, shaddressed in a separate Personal Property Agreement. Appliances to remain include the following:
The	following items, including leased or tenant-owned items, are excluded from the sale:
9. T	ITLE AND DEED
	Seller shall convey Property by a deed conveying a good, clear, insurable, and marketable title to the Property, free from all encumbrances, except easements and restrictions of record, and governmental regulations, provided they do not affect the marketability of the title and are satisfactory to Buyer, and Buyer's Lender, if any. Seller warrants that Seller has no notice of any outstanding violation order from a governmental entity relating to the Property.
(b)	Buyer may conduct a title examination of the Property at Buyer's expense. If Seller cannot convey marketable title as described above, Buyer may (1) elect to accept such title as Seller can convey, or (2) reject the unmarketable title, by notifying Seller in accordance with Section 18, then this Agreement shall be deemed null and void and Buyer shall have the right to the Deposits in accordance with Section 5.
10.	TAXES, ADJUSTMENTS, OTHER ASSESSMENTS
	Taxes: Real estate taxes and fire district taxes shall be prorated on a calendar year basis, except in those towns in which taxes are prorated on a municipal fiscal year basis, with Seller paying for the period prior to the date of delivery of the deed and Buyer paying the balance of taxes due. All other taxes which are a lien upon the Property shall be paid by Seller at the time of the delivery of the deed.
(b)	Adjustments : Rents, fuels, water charges, association fees and sewer usage charges shall be apportioned as of the date of the delivery of the deed at the current price as calculated by the Seller's supplier.
(c)	Assessments: All assessments, including sewer, which are payable over a period of more than one year and constitute a lien on the Property shall be paid as follows: At closing, Seller shall pay installments due during the municipal years prior to the year in which the deed is delivered; the installments due in that year shall be prorated in the same manner as above provided for taxes, and (check one) the Seller shall pay the balance of the assessment in full or acknowledge that there is no assessment, or the Buyer shall pay the balance of the assessment in full, if any, or assume the balance of the assessment where permitted by law.
BUY	ER'S INITIALS SELLER'S INITIALS
11.	ADDITIONAL OBLIGATIONS Smoke/Carbon Monoxide Detectors: Seller shall deliver the Property at the closing with a smoke detector and carbon monoxide detector certificate dated no earlier than 120 calendar days before the closing unless exempt from Rhode Island law. Non-Resident Withholding Requirement: If Seller is not a resident of the State of Rhode Island or will not be a resident at the time of the closing, Buyer must withhold six (6%) percent of Seller's net proceeds (9% if Seller is a corporation), in accordance with R.I.G.L. § 44-30-71.3, and pay such amount to the Division of Taxation as a non-resident withholding requirement. In order to have such withholding based on gain rather than net proceeds of sale Seller must submit an election form to the Division of Taxation at least twenty (20) calendar days prior to closing. Seller agrees to pay to Buyer the entire amount of such withholding found to be due at or after the closing. Buyer's responsibility shall survive the transfer of title to the Property and shall be a lien against the Property. Seller and Buyer are advised to consult with the appropriate legal, tax, or financial professionals and/or the Rhode Island Division of Taxation.
(c)	Non-Resident Landlord: R.I.G.L. § 34-18-22.3 requires a residential landlord who is not a resident of the state of Rhode Island to designate an agent for "service of process" who is a resident of Rhode Island or corporation authorized to do business in Rhode Island. This designation must be filed with the Secretary of State and the clerk of the municipality where the property is located.
Sell thos sam Buy with	POSSESSION AND CONDITION OF PROPERTY er shall deliver to Buyer at closing full occupancy and possession of the Property, in "broom clean" condition, free and clear of personal possessions (except that are listed in Section 8 as included with the sale), tenants, and occupants except as agreed below. At closing, Seller shall convey the Property in the secondition in which it is on the Date of this Agreement, except for reasonable use and wear and/or any improvements or repairs required by this Agreement er shall be entitled to a final walkthrough of the Property prior to the delivery of the deed in order to determine whether the condition of the Property complies the terms of this section. EEPTIONS: (subject to assumption of leases)
	RECEIPT AND ACKNOWLEDGMENT OF RI DISCLOSURE FORMS er acknowledges that Buyer has received the following forms (unless exempted by law): (Initial all that apply) Rhode Island Real Estate Sales Disclosure Form prepared by Seller Mandatory Real Estate Relationship Disclosure Seller's Lead Disclosure which is incorporated in this Agreement by reference
	Pamphlet "Protect Your Family from Lead in Your Home" that includes R.I. section "What You Should Know About the RI Lead Law"
	Rev. 01/19 Page 2 of his copyright protected form was produced using Instanet Solutions' Instanet Forms service. Rev. 01/19 Page 2 of his copyright protected form was produced using Instanet Solutions' Instanet Forms service.

InstanetFORMS*

14. BUYER'S RIGHTS

- (a) Inspections: R.I.G.L. § 5-20.8-4 states, "Every contract for the purchase and sale of real estate shall provide that a potential purchaser or potential purchasers shall be permitted a ten (10) day period, exclusive of Saturdays, Sundays and holidays to conduct inspections of the property and any structures thereon before the purchaser(s) becomes obligated under the contract to purchase. The parties have the right to mutually agree upon a different period of time; provided, a potential purchaser may waive this right to inspection in writing."
- (b) **Notice of State Inspections:** In addition to the rights stated in subsection (a) above, a potential purchaser(s) shall be permitted a period of ten (10) days to conduct the following:
 - (1) Lead Inspection: R.I.G.L. § 5-20.8-11 gives a potential purchaser the right to conduct a lead inspection. "Every Purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced Intelligence Quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The Seller of any interest in residential real property is required to provide the Buyer with any information on lead-based paint hazards from risk assessments or inspections in the Seller's possession and notify the Buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase."
 - (2) **Private Well Water Inspection:** R.I.G.L. § 5-20.8-12 provides the right to test the water quality of a private well in accordance with RI Department of Health regulations.
 - (3) **Cesspool Inspection:** R.I.G.L. § 5-20.8-13 provides the right to inspect the property's on-site sewage system to determine if a cesspool exists and whether it is subject to the phase-out requirements as stated in R.I.G.L. § 23-19.15.

15. W	AIVER OF	INSPECTIO	ONS CONTING	SENCY	(Initial all that	apply)

BUYER'S INITIALS

(a) If initialed by Buyer, Buyer waives all rights to inspections, including the 10-day period, exclusive of Saturdays, Sundays and holidays, in R.I.G.L. § 5-20.8-4, § 5-20.8-12 and § 5-20.8-13; this Agreement is not contingent on inspections, and Section 16 of this Agreement shall not apply.

BUYER'S INITIALS for the n

(b) Lead: If initialed by Buyer, this Agreement is not contingent on a lead inspection, and Buyer waives Buyer's 10-day right to test/inspect for the presence of lead.

16. INSPECTIONS CONTINGENCY: Time is of the essence as it applies to Section 16.

- (a) Buyer shall have a ten (10) day period, exclusive of Saturdays, Sundays and holidays ("Inspections Contingency Deadline"), from the date of this Agreement to conduct and complete inspections, obtain inspection reports, deliver to Seller or Listing Licensee any and all requests relating to inspections, obtain Seller's response, and resolve all such requests with Seller in writing or this contingency shall be deemed waived. For the purposes of this Agreement, parties agree that "holidays" shall be defined as federally or state recognized holidays.
- (b) The inspections shall be conducted at Buyer's expense by a recognized inspector(s) or inspection company of Buyer's choice. Inspections may include, but are not limited to, pest, cesspool/septic/sewer, radon, well water, lead, physical/mechanical, hazardous substances, wetlands and flood plain.
- (c) If Buyer wishes to terminate this Agreement, because of the following, Buyer may terminate this Agreement by sending written notice of termination to Seller or Listing Licensee in accordance with Section 18 on or before the Inspections Contingency Deadline or any mutually agreed extensions of such Deadline, and Buyer shall have the right to the Deposits in accordance with Section 5:
 - Buyer is not satisfied with the results of the inspections; or
 - (2) Buyer and Seller have not resolved any and all issues relating to inspections to Buyer's satisfaction; or
 - (3) Seller has not responded to Buyer's requests on or before the Inspections Contingency Deadline.
- (d) If Buyer fails to deliver such written notice of termination, this Contingency shall be deemed waived and Buyer will forfeit Buyer's right to terminate this Agreement based on the Inspections Contingency.

Additional Provisions:

17. REQUIRED DOCUMENTS

Buyer and Seller agree to execute and deliver such other documents, instruments, and affidavits as may reasonably be required to complete the transaction including, but not limited to, any affidavits and agreements which may be required by the Lender(s) or the title insurance company. Any fees associated with documentation required by the Buyer's Lender(s) will be paid by the Buyer unless otherwise agreed in writing.

18. NOTICES

All notices as required in specific Sections of this Agreement shall be in writing. All notices are to be conveyed by mail, personal delivery, or electronic transmission. Notices shall be effective when postmarked, upon personal delivery, or upon electronic transmittal date. Notices to Seller, Buyer, Listing Licensee and Cooperating Licensee shall be sent or delivered to the address(es) below.

1 0	()	
SELLERS:		
Name(s):		
Mailing Address:		
Email:		
Listing Brokerage		
Firm Name:	Mailing Address:	
Name of Principal Broker:	License #:	
Name of Licensee:		
Status: Designated Seller Representative Tra	ansaction Facilitator	
Email:		_ Phone:

Rev. 01/19 Page 3 of 4

BUYERS: Name(s):			
realic(3).			
Mailing Address:			
Email: Cooperating Brokerage:			
		Mailing Address:	
Firm Name:Name of Principal Broker:		License #:	MLS ID #:
Name of Licensee:		License #:	MLS ID #:
Status: Designated Buyer Rep	presentative Transact	ion Facilitator	
Email:		Pho	one:
19. DEFAULT			
specific performance and payment of oth defaults in the performance of this Agree remedies available at law or equity, includishall be governed by Section 5.	er damages, or to pursue ment, Buyer shall have the	accordance with Section 5, such right to be without p any remedy, legal or equitable, which shall accru- e right to the Deposits in accordance with Section c performance. All disputes between Buyer and Se	e by reason of such default. If Selle 5, and Buyer may pursue any and a
Agreement may not be assigned without t	he express written consent	sent of the other, and shall be binding upon the assiq of Seller, if it contains a provision for Seller financi	
	ent and all Addenda accura	ately reflect the gross sales price as indicated in So to the Internal Revenue Service as required by law.	
22. ADDENDUM/ADDENDA			
The following addendum/addenda are ma	de a part of this Agreemen	t:	
23. ADDITIONAL PROVISIONS			
24. PREPARATION OF DOCUMENT CO			
This Agreement was prepared by (check on Name:	one): Listing Li	censee	Other (please complete below)
25. GOVERNING LAW This Agreement shall be governed by and located in the State of Rhode Island.	construed in accordance v	with the laws of the State of Rhode Island and is inte	ended to be used only for property
26. CONSTRUCTION OF AGREEMENT If two or more persons are named as Selle are advised to act within the time requi		s shall be joint and several. Dates and deadlines	are important. The Buyer and Selle
those expressly stated. Buyer represents	s that Buyer has not relied	ement between us, subject to no understandings, co d on the oral representations of Seller, or Broker(s unged, modified, or amended in whole or in part exc) or their affiliated licensees as to the
	R AND SELLER REPRESEN	DCUMENT THAT CREATES BINDING OBLIGATIONS. T THAT THEY HAVE THE LEGAL AUTHORITY TO EN RSTOOD, CONSULT AN ATTORNEY.	TER INTO A BINDING AGREEMENT.
Buyer	 Date	Seller	 Date
·			
Buyer	Date	Seller	Date
Buyer	Date	Seller	Date
Buyer	Date	Seller	Date

This entire form is licensed for the exclusive use of members in good standing of the Rhode Island Association of REALTORS® and is protected by federal and state copyright law. Unauthorized use of this form is prohibited and can result in civil and criminal penalties. All rights reserved. Copyright© 2019.

This copyright protected form was produced using Instanet Solutions' Instanet Forms service.