CONTRACT FOR THE SALE AND PURCHASE OF REAL ESTATE (NO BROKER)

		, "Seller" whether on	e or me
		,"Buyer" whether on	ne or m
do hereby covenant, contract and agree as follows	lows:		
AGREEMENT TO SALE AND PURCHASE property described as follows: (complete adeq	\mathcal{E}	and Buyer agrees to buy	from S
County, Rhode Island.			
Address:			
Legal Description (or see attached exhibit): _			
As described in attached Exhibit.			
permanently installed heating and air-condit detection equipment, plumbing and lighting equipment, garage door openers with contr	cioning units, window air-co fixtures including chandelic rols, built-in cleaning equip	nditioning units, built-in seers, water softener, stove, bement, all swimming pool of	ecurity ouilt-in equipm
permanently installed heating and air-condit detection equipment, plumbing and lighting equipment, garage door openers with contr maintenance accessories, shrubbery, lands fireplace screens, artificial fireplace logs and	cioning units, window air-co fixtures including chandelic rols, built-in cleaning equip caping, permanently install all other property owned by hich is not included (list item	nditioning units, built-in seers, water softener, stove, be ment, all swimming pool of ed outdoor cooking equip Seller and attached to the a s not included):	ecurity ouilt-in equipm oment, bove d
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- 1 -

Seller Initials _____

Buyer Initials _____

	CASH SALE: This contract is not contingent on financing.
	OWNER FINANCING: Seller agrees to finance dollars of the purchase price pursuant to a promissory note from Buyer to Seller of \$, bearing % interest per annum, payable over a term of years with even monthly payments, secured by a deed of trust or mortgage lien with the first payment to begin on the day of, 20
	NEW LOAN OR ASSUMPTION: This contract is contingent on Buyer obtaining financing. Within days after the effective date of this contract Buyer shall apply for all financing or noteholder's approval of any assumption and make every reasonable effort to obtain financing or assumption approval. Financing or assumption approval will be deemed to have been obtained when the lender determines that Buyer has satisfied all of lender's financial requirements (those items relating to Buyer's net worth, income and creditworthiness). If financing or assumption approval is not obtained within days after the effective date hereof, this contract will terminate and the earnest money will be refunded to Buyer. If Buyer intends to obtain a new loan, the loan will be of the following type:
	Conventional VA FHA Other:
	The following provisions apply if a new loan is to be obtained:
	FHA. It is expressly agreed that notwithstanding any other provisions of this contract, the Purchaser (Buyer) shall not be obligated to complete the purchase of the Property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise unless the Purchaser (Buyer) has been given in accordance with HUD/FHA or VA requirements a written statement by the Federal Housing Commissioner, Veterans Administration, or a Direct Endorsement lender setting forth the appraised value of the Property of not less than \$ The Purchaser (Buyer) shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value nor the condition of the Property. The Purchaser (Buyer) should satisfy himself/herself that the price and condition of the Property are acceptable.
	VA. If Buyer is to pay the purchase price by obtaining a new VA-guaranteed loan: It is agreed that, notwithstanding any other provisions of this contract, Buyer shall not incur any penalty by forfeiture of earnest money or otherwise be obligated to complete the purchase of the Property described herein, if the contract purchase price or cost exceeds the reasonable value of the Property established by the Veterans Administration. Buyer shall, however, have the privilege and option of proceeding with the consummation of this contract without regard to the amount of the reasonable value established by the Veterans Administration.
	Existing Loan Review. If an existing loan is not to be released at closing, Seller shall provide copies of the loan documents (including note, deed of trust or mortgage, modifications) to Buyer within calendar days from acceptance of this contract. This contract is conditional upon Buyer's review and approval of the provisions of such loan documents. Buyer consents to the provisions of such loan documents if no written objection is received by Seller from Buyer within calendar days from Buyer's receipt of such documents. If the lender's approval of a transfer of the Property is required, this contract is conditional upon Buyer's obtaining such approval without change in the terms of such loan, except as may be agreed by Buyer. If lender's approval is not obtained on or before this contract shall be terminated on such date. The
	Seller shall hall not, be released from liability under such existing loan. If Seller is to be released and release approval is not obtained, Seller may nevertheless elect to proceed to closing, or terminate this agreement in the sole discretion of Seller.
	Credit Information. If Buyer is to pay all or part of the purchase price by executing a promissory note in
Buyer Initials	Seller Initials
,	

	favor of Seller or if an existing loan is not to be released at closing, this contract is conditional upon Seller's approval of Buyer's financial ability and creditworthiness, which approval shall be at Seller's sole and absolute discretion. In such case: (1) Buyer shall supply to Seller on or before
4.	EARNEST MONEY: Buyer shall deposit \$ as earnest money with upon execution of this contract by both parties.
5.	PROPERTY CONDITION:
	RADON GAS: Radon has been determined to exist in the State of Rhode Island. Testing for the presence of Radon in residential real estate prior to purchase is advisable.
	WETLANDS: The location of coastal wetlands, bays, fresh water wetlands, ponds, marshes, riverbanks, or swamps, and the associated buffer areas, may impact future Property development. If known, Seller must disclose to the Buyer any such determination on all or part of the land made by the Department of Environmental Management.
	ORDINANCES: Buyers of real estate in the State Of Rhode Island are legally obligated to comply with all local real estate ordinances, including, but not limited to, ordinances in the number of unrelated persons who may legally reside in a dwelling, as well as ordinances on the number of dwelling units permitted under the local zoning ordinances.
	SELLER'S PROPERTY DISCLOSURE STATEMENT: In compliance with Rhode Island law, § 5-20.8-1 et. seq.,:
	☐ Seller has furnished, and Buyer has received and reviewed, a Seller's Property Disclosure Statement; or ☐ Seller is not required to furnish a Property Disclosure Statement, because:
	SELLER'S DISCLOSURE OF LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS is required by Federal law for a residential dwelling constructed prior to 1978. An addendum providing such disclosure \square is attached \square is not applicable.
	Buyer hereby represents that he has personally inspected and examined the above-mentioned premises and all improvements thereon. Buyer hereby acknowledges that unless otherwise set forth in writing elsewhere in this contract neither Seller nor Seller's representatives, if any, have made any representations concerning the present or past structural condition of the improvements. Buyer and Seller agree to the following concerning the condition of the property:
	Buyer accepts the property in its "as-is" and present condition. Buyer may have the property inspected by persons of Buyer's choosing and at Buyer's expense. If the inspection report reveals defects in the property, Buyer shall notify Seller within 5 days of receipt of the report and may cancel this contract and receive a refund of earnest money, or close this agreement notwithstanding the defects, or Buyer and Seller may renegotiate this contract, in the discretion of Seller. All inspections and notices to Seller shall be complete within days after execution of this agreement.
	Buyer accepts the Property in its present condition; provided Seller, at Seller's expense, shall complete the following repairs and treatment:
Buyer Ir	itials - 3 - Seller Initials
, 11	

	liances, if any, shall be the	d working order on the date of on the responsibility of Seller I	closing. Any repairs need	t is sold"as-is" witho ed to mechanical equipme
UTILI by	TIES: Water is provided	d to the property by Gas is provi	ided by	, Sewer is provide
Other:				
The pi	resent condition of all uti	lities is accepted by Buyer.		
	ING: The closing of the terms hereof.	sale will be on or before	, 20	, unless extended pursuant
	g may be extended to viitment or by the survey l	within 7 days after objections to have been cured.	o matters disclosed in the	title abstract, certificate
to cor repairs	nply with lender's closing, closing documents). If itled to exercise the reme	roval has been obtained, the Clong requirements (for example, a either party fails to close this sedies contained herein. The closic	appraisal, survey, insuran ale by the Closing Date, t	ice policies, lender-requir he non-defaulting party w
appropriate approp	certain and provide Buyer Certificate or report title as in the state of Rhode all property. Seller shall affecting the subject protable, subject only to (a) ads and rights-of-way, (certain and other assessment and (e) other: Export shall be provided to within 5 days of closing a date, cancel this contratte defects are of such a such reasonable time to med by Seller, the time ary for such action. Sel	Eseller is to convey title to Buyer with a Certificate of Title preservation in Seller will also execute, prior to or at closing, satisfy apperty which are not specifically covenants, conditions and restrest applicable zoning ordinances, and so the property, if any, (e) geto Buyer at least 5 days prior to and Buyer, at Buyer's option, not, in which case all earnest months are that they can be remed apperform curative work at Seller specified herein for closing of ler represents that the property to Seller requiring repairs, alterat	epared by an attorney, title ma title insurance comparte a Bill of Sale, if necessall outstanding mortgages assumed by Buyer hereinictions of record, (b) public protective covenants and meral taxes for the year closing. If there are title may either (a) if defects can be deposited shall be returned by legal action within the sale shall be extend may be legally used as zo	e or abstract company up ny qualified to do and doi sary, for the transfer of a s, deeds of trust and spec in. Title shall be good a lic, private utility easement prior mineral reservations and subsequent e defects, Seller shall not nnot be cured by designate rned, (b) accept title as is, in a reasonable time, per nt that the curative work ded for a reasonable per ned and that no government

	of Buyer Seller. A survey is: not required required. Buyer. A termite inspection is not required required, the survey is required it shall be obtained within 5 days of closing	he cost of which	f which shall shall be paid by	be paid by ☐ y ☐Seller ☐F]Seller [Buyer. If
•	POSSESSION AND TITLE: Seller shall deliver possessiconveyed to Buyer, if more than one as Joint tenants with Other: in the possession of Seller and Seller shall deliver the presentation.	h rights of surviv	orship, 🔲 tena	nts in common	١,
	closing, as on the date of this contract, reasonable wear and	tear excepted.	in substantial	ly the same co	ondition
0.	CLOSING COSTS AND EXPENSES: The following closin closing cost does not apply.)	ng costs shall be	paid as provide	d. (Leave bland	k if the
	Closing Costs	Buyer	Seller	Both*	
	Attorney Fees				
	Title Insurance				
	Title Abstract or Certificate				
	Property Insurance				
	Recording Fees				
	Appraisal				
	Survey				
	Termite Inspection				
	Origination fees				
	Discount Points				
	If contingent on rezoning, cost and expenses of rezoning				
	Other:				
			<u> </u>		
			\perp	<u> Ц </u>	
				<u> </u>	
	All other closing costs				
	* 50/50 between buyer and seller.				
l.	PRORATIONS: Taxes for the current year, interest, maint prorated through the Closing Date. If taxes for the current y shall adjust the prorations when tax statements for the curre maintains an escrow account, the escrow account must be reimburse Seller for the amount in the transferred account. If taxes are not paid at or prior to closing, Buyer will be obli	rear vary from the nt year are avail transferred to Bu Buyer shall pay to	e amount prora able. If a loan i yer without an the premium fo	ted at closing, s assumed and y deficiency. F r a new insurar	the parti the lend Buyer sha
2.	CASUALTY LOSS: If any part of the Property is damaged or destroyed by fire or other casualty loss after t effective date of the contract, Seller shall restore the Property to its previous condition as soon as reasonab possible. If Seller fails to do so due to factors beyond Seller's control, Buyer may either (a) terminate this contra and the earnest money will be refunded to Buyer, (b) extend the time for performance and the Closing Date will extended as necessary, or (c) accept the Property in its damaged condition and accept an assignment of insuran proceeds.				
.	DEFAULT: If Buyer fails to comply with this contract, Bu specific performance, seek such other relief as may be pro-				

beyond Seller's control, Seller fails within the time allowed to make any non-casualty repairs or deliver evidence of clean title, Buyer may either (a) extend the time for performance up to 15 days and the Closing Date will be extended as necessary or (b) terminate this contract as the sole remedy and receive a refund of the earnest money. If Seller fails to comply with this contract for any other reason, Seller will be in default and Buyer may either (a) enforce specific performance, seek such other relief as may be provided by law, or both, or (b) terminate this contract and receive the earnest money, thereby releasing both parties from this contract.

- 14. ATTORNEY'S FEES: The prevailing party in any legal proceeding brought under or with respect to the transaction described in this contract is entitled to recover from the non-prevailing party all costs of such proceeding and reasonable attorney's fees.
- 15. REPRESENTATIONS: Seller represents that as of the Closing Date (a) there will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sales proceeds unless securing payment of any loans assumed by Buyer and (b) assumed loans will not be in default. If any representation in this contract is untrue on the Closing Date, this contract may be terminated by Buyer and the earnest money will be refunded to Buyer. All representations contained in this contract will survive closing.
- 16. FEDERAL TAX REQUIREMENT: If Seller is a "foreign person", as defined by applicable law, or if Seller fails to deliver an affidavit that Seller is not a "foreign person", then Buyer shall withhold from the sales proceeds an amount sufficient to comply with applicable tax law and deliver the same to the Internal Revenue Service together with appropriate tax forms. IRS regulations require filing written reports if cash in excess of specified amounts is received in the transaction.
- 17. AGREEMENT OF PARTIES: This contract contains the entire agreement of the parties and cannot be changed except by their written agreement.
- 18. NOTICES: All notices from one party to the other must be in writing and are effective when mailed to, hand-delivered at, or transmitted by facsimile machine as follows:

To Buyer at:	To Seller at:
Telephone ()	
Facsimile ()	Facsimile ()

- 19. ASSIGNMENT: This agreement may not be assigned by Buyer without the consent of Seller. This agreement may be assigned by Seller and shall be binding on the heirs and assigns of the parties hereto.
- 20. PRIOR AGREEMENTS: This contract incorporates all prior agreements between the parties, contains the entire and final agreement of the parties, and cannot be changed except by their written consent. Neither party has relied upon any statement or representation made by the other party or any sales representative bringing the parties together. Neither party shall be bound by any terms, conditions, oral statements, warranties, or representations not herein contained. Each party acknowledges that he has read and understands this contract. The provisions of this contract shall apply to and bind the heirs, executors, administrators, successors and assigns of the respective parties hereto. When herein used, the singular includes the plural and the masculine includes the feminine as the context may require.
- 21. NO BROKER OR AGENTS: The parties represent that neither party has employed the services of a real estate broker or agent in connection with the property, or that if such agents have been employed, that the party employing

Buyer Initials	- 6 -	Seller Initials

	said agent shall pay any and all expenses outsi	ide the closing	of this agreement.		
22.	EMINENT DOMAIN: If the property is condemned by eminent domain after the effective date hereof, the Sell and Buyer shall agree to continue the closing, or a portion thereof, or cancel this Contract. If the parties cannot agree this contract shall \square remain valid with Buyer being entitled to any condemnation proceeds at or after closing, or $[$ be cancelled and the earnest money returned to Buyer.			nnot agree,	
23.	OTHER PROVISIONS				
24.	TIME IS OF THE ESSENCE IN THE PERFO	DRMANCE OF	THIS AGREEMEN	T	
25.	GOVERNING LAW: This contract shall be g				
26.	DEADLINE LIST (Optional) (complete all th	nat apply). Base	ed on other provision	s of Contract.	
	Deadline			Date	
	Loan Application Deadline, if contingent on Loan Commitment Deadline	loan			_
	Buyer(s) Credit Information to Seller				
	Disapproval of Buyers Credit Deadline				1
	Survey Deadline				
	Title Objection Deadline				
	Survey Deadline				
	Appraisal Deadline				-
	Property Inspection Deadline				4
					-
	Whether or not listed above, deadlines contain the person granting the extension except for a Seller and Buyer.	the closing dat	e which must be ext	tended by a writing sign	g signed by led by both
EXEC	CUTED the day of	, 20	(THE EFFECTIV	VE DATE).	
	Buyer	Seller			
	Buyer	Seller			
Buyer	Initials	- 7 -		Seller Initials	

EXHIBIT FOR DESCRIPTION OR ATTACH SEPARATE DESCRIPTION

RECEIPT

Receipt of Earnest Money is acknowledged.	
Signature:	Date:, 20
Ву:	
Address	Telephone ()
City State Zip Code	Facsimile ()

Buyer Initials ____ - 8 - Seller Initials ____ __

THIS PAGE IS NOT PART OF THE CONTRACT. IT IS PROVIDED BY USLF TO AID THE SELLER IN COMPLYING WITH FEDERAL LEAD-BASED PAINT DISCLOSURE LAW, FOR HOUSES BUILT PRIOR TO 1978.

* * *

IMPORTANT!!! NOTES CONCERNING LEAD-PAINT DISCLOSURE REQUIREMENTS

Introduction: If the dwelling was constructed PRIOR TO 1978, federal law REQUIRES a <u>Lead-Based Paint Disclosure Form</u> to be attached to the sale contract, completed and signed by the seller and purchaser. If the dwelling was constructed in 1978 or later, this form is not required. If in doubt about the timing of construction, <u>use</u> the disclosure form. Whenever the form is used, the seller must also give the purchaser the EPA lead-based paint pamphlet discussed below. Sellers must retain a copy of the signed disclosure form for no less than three years from the date the sale closes.

Background: To protect families from exposure to lead from paint, dust, and soil, Congress passed the Residential Lead-Based Paint Hazard Reduction Act of 1992. HUD and EPA require the disclosure of known information on lead-based paint and related hazards before the sale of most housing built before 1978.

Requirements: Before the sale contract becomes enforceable, sellers must fully comply with lead-paint disclosure law. Compliance is accomplished by:

- (1) Fully completing and delivering to the buyers, as an attachment to the contract, the LEAD-BASED PAINT DISCLOSURE form (the buyers also initial and sign this form), and
- (2) Giving the buyers the EPA pamphlet entitled "Protect Your Family From Lead In Your Home." (See the download link for the pamphlet, below.)

Purchase the Disclosure Form: If you need to purchase a Lead-Based Paint Disclosure Form, you can easily do so using USLF. http://www.uslegalforms.com/lead-paint-disclosure-forms.htm Click this link (or copy it into the address window of you internet browser) and select your state. Two forms will be accessed. You want the "LEAD1" form, for sales transactions (not temptable-paint-disclosure-forms.htm Click this link (or copy it into the address window of you internet browser) and select your state. Two forms will be accessed. You want the "LEAD1" form, for sales transactions (not temptable-paint-disclosure-forms.htm Click the "Information and Preview" link for more info on the form, and then order the form.

The Free EPA Pamphlet: The seller must give the buyer the EPA-approved information pamphlet on identifying and controlling lead-based paint hazards entitled "Protect Your Family From Lead In Your Home." You may obtain and print this pamphlet <u>free</u> by clicking the following download link (or copying the link into the address window of your internet browser):

http://www.hud.gov/offices/lead/outreach/leapame.pdf

The form is in .pdf format and you will need the free Adobe Acrobat Reader to view the form. In the unlikely circumstance that the Adobe Acrobat Reader is not installed on your computer, you can download it free from http://www.adobe.com/products/acrobat/readstep2.html. The download is quick and easy.

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 \sim Thank you for using USLF \sim