

STANDARD LAND PURCHASE AND SALE AGREEMENT [#505] (With Contingencies)

	e this Agreement this	
by the parties.	replaces all obligations made in ar	y prior Contract To Purchase or agreement for sale entered into
1. Parties:		
		[insert name], the
"SELLER," agr	ees to sell and	
the conveyance five business da	to be made to another person or e lys prior to the date for performand BUYER from any obligation und	[insert name], the paragraph 2 on the terms set forth below. BUYER may require ntity ("Nominee") upon notification in writing to SELLER at least ce set forth in paragraph 5. Designation of a Nominee shall not er this Agreement and BUYER hereby agrees to guarantee
	Of Premises. The premises (the less, described as	"Premises") consist of land containing approximately
		Design of Deade at Deale
	ally described in a deed recorded ir ge, [Certificate No	
one] attached.	ge, [octilicate No	j, a copy of which has his tot periodse
	Price : The purchase price for th	e Premises is \$
dollars of which		
\$		
\$	are paid with this Agreement; a	
\$		rformance by bank, cashier's or certified check or by wire.
\$	Total	
		YER shall be held in a non-interest bearing escrow account, by , as agent for the SELLER, subject to the terms of
		y accounted for at the time for performance. If a dispute arises whom escrowed funds should be paid, the escrow agent may
		ns mutually given by the BUYER and the SELLER. The escrow
		to whom the funds shall be paid and shall not be made a party
		funds. Should the escrow agent be made a party in violation of
this paragraph, t	the escrow agent shall be dismisse	d and the party asserting a claim against the escrow agent shall
pay the agent's r	easonable attorneys' fees and cost	S.
TIME IS OF TH documents required be held in escretarion.	ato'clock m. on the Registry of E ESSENCE AS TO EACH PROvired by this Agreement are record ow, pending prompt rundown of the Registry of the Registr	deliver the deed and the BUYER shall pay the balance of the day of, at the f Deeds, or at such other time and place as is mutually agreed. /ISION OF THIS AGREEMENT. Unless the deed and other ed at the time for performance, all documents and funds are to be title and recording (or registration in the case of registered at may disburse funds after 5:00 p.m. of the next business day
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following the date for performance, provided that the recording attorney has not reported a problem outside the recording attorney's control.

- 6. <u>Title/Plans</u>. The SELLER shall convey the Premises by a good and sufficient quitclaim deed running to the BUYER or to the BUYER'S nominee, conveying good and clear record and marketable title to the Premises, free from liens and encumbrances, except:
- (a) Real estate taxes assessed on the Premises which are not yet due and payable;
- (b) Betterment assessments, if any, which are not a recorded lien on the date of this Agreement;
- (c) Federal, state and local laws, ordinances, bylaws, rules and regulations regulating use of land, including building codes, zoning bylaws, health and environmental laws;
- (d) Any easement, restriction or agreement of record presently in force which does not interfere with the reasonable use of the Premises for
- (e) Utility easements in the adjoining ways;
- (f) Matters that would be disclosed by an accurate survey of the Premises; and
- 7. <u>Title Insurance</u>. BUYER'S obligations are contingent upon the availability (at normal premium rates) of an owner's title insurance policy insuring BUYER'S title to the premises without exceptions other than the standard exclusions from coverage printed in the current American Land Title Association ("ALTA") policy cover, the standard printed exceptions contained in the ALTA form currently in use for survey matters and real estate taxes (which shall only except real estate taxes not yet due and payable) and those exceptions permitted by paragraph 6 of this Agreement.
- 8. <u>Closing Certifications and Documents</u>. The SELLER shall execute and deliver simultaneously with the delivery of the deed such certifications and documents as may customarily and reasonably be required by the BUYER'S attorney, BUYER'S lender, BUYER'S lender's attorney or any title insurance company insuring the BUYER'S title to the Premises, including, without limitation, certifications and documents relating to: (a) parties in possession of the Premises; (b) the creation of mechanics' or materialmen's liens; (c) the underlying financial terms of the purchase and sale; (d) the citizenship and residency of SELLER; and (e) information required to permit the closing agent to report the transaction to the Internal Revenue Service. At the time of delivery of the deed, the SELLER may use monies from the purchase to clear the title, provided that all documents related thereto are recorded with the deed or within a reasonable time thereafter acceptable to the BUYER and, provided further, that discharges of mortgages from banks, credit unions, insurance companies and other institutional lenders may be recorded within a reasonable time after recording of the deed in accordance with usual conveyancing practices. The SELLER'S spouse hereby agrees to release all statutory, common law or other rights or interest in the Premises and to execute the deed, if necessary.
- 9. <u>Possession And Condition Of Premises</u>. At the time for performance the Premises also shall comply with the requirements of paragraph 6 and there shall be no outstanding notices of violation of any zoning, health, environmental or other law, bylaw, code or regulation, except as agreed. The BUYER shall have the right to examine the Premises within forty-eight (48) hours prior to the time for performance or such other time as may be agreed and upon reasonable notice to SELLER for the purpose of determining compliance with this paragraph.

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10. <u>Extension Of Time For Performance</u> . If the SELLER cannot convey title as required by this Agreement or cannot deliver possession of the Premises as agreed, or if at the time of the delivery of the deed the Premises do not conform with the requirements set forth in this Agreement, upon written notice given no later than the time for performance from either party to the other, the time for performance shall be automatically extended for thirty (30) days, except that if BUYER'S mortgage commitment expires or the terms will materially and adversely change in fewer than thirty (30) days, the time for performance set forth in paragraph 5 shall be extended to one business day before expiration of the mortgage commitment. SELLER shall use reasonable efforts to make title conform or to deliver possession as agreed, or to make the Premises conform to the requirements of this Agreement. Excluding discharge of mortgages and liens, about which the SELLER has actual knowledge at the time of signing this Agreement, the SELLER shall not be required to incur costs or expenses totaling in excess of
(\$)to make the title or the Premises conform or to deliver possession as agreed. If at the expiration of the time for performance, or if there has been an extension, at the expiration of the time for performance as extended, the SELLER, despite reasonable efforts, cannot make the title or Premises conform, as agreed, or cannot deliver possession, as agreed, then, at the BUYER'S election, any payments made by the BUYER pursuant to this Agreement shall be immediately returned. Upon return of all such funds, all obligations of the BUYER and SELLER shall terminate and this Agreement shall automatically become void and neither the BUYER nor SELLER shall have further recourse or remedy against the other.
11. <u>Acceptance Of Deed.</u> The BUYER shall have the right to accept such title to the Premises as the SELLER can deliver at the time for performance and if extended, shall have such right at the time for performance, as extended. The BUYER shall also have the right to accept the Premises in the then current condition and to pay the purchase price without reduction of price. Upon notice in writing of BUYER'S decision to accept the Premises and title, the SELLER shall convey title and deliver possession. Acceptance of a deed by the BUYER or BUYER'S nominee, it any, shall constitute full performance by the SELLER and shall be deemed to release and discharge the SELLER from every duty and obligation set forth in this Agreement, except any duty or obligation of the SELLER that the SELLER has agreed to perform after the time for performance. Notwithstanding the foregoing, all warranties made by the SELLER shall survive delivery of the deed.
12. <u>Adjustments</u> . At the time for performance of this Agreement adjustments shall be made as of the date of performance for current real estate taxes. The net total of such adjustments shall be added to or deducted from the purchase price payable by the BUYER at the time for performance. If the real estate tax rate or assessment has not been established at the time for performance, apportionment of real estate taxes shall be made on the basis of the tax for the most recent tax year with either party having the right to request apportionment within twelve months of the date that the amount of the current year's tax is established.
13. Acknowledgment Of Fee Due Broker. The SELLER and BUYER acknowledge that a fee of for professional services shall be paid by the SELLER to
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constitute the SELLER'S sole remedy, at law, in equity or otherw SELLER agree that in the event of default by the BUYER the amount be easy to ascertain with certainty and, therefore, BUYER and SEL deposit represents a reasonable estimate of the damages likely to be second to the damages of the damages of the damages.	t of damages suffered by the SELLER will not LER agree that the amount of the BUYER'S
15. <u>Buyer's-Financing</u> . (Delete If Waived) The BUYER'S obligation mortgage financing in the amount of \$	
such financing the BUYER may terminate this Agreement by giving SELLER'S agent by 5:00 p.m. on the calendar day after the date set been actually or constructively received, this condition is deemed w received, all monies deposited or paid by the BUYER shall be retu SELLER pursuant to this Agreement shall cease and this Agreement BUYER be deemed to have used reasonable efforts to obtain financione (1) application to a licensed mortgage lender by and acted reasonably promptly in providing any additional information	written notice that is received by SELLER or t forth above. In the event that notice has not vaived. In the event that due notice has been urned and all obligations of the BUYER and ent shall become void. In no event shall the ing unless the BUYER has submitted at least
16. <u>Tests/Survey</u> . (Delete If Waived) The BUYER'S obligations unright to obtain test(s), inspection(s) and a survey of the Premises or to, percolation, deep hole, septic/sewer, water quality, and water business of conducting said test(s), inspections and surveys, of BU cost within days after SELLER'S acceptance of this agreement in BUYER'S sole discretion, BUYER shall have the right to give written agent by 5:00 p.m. on the calendar day after the date set forth above such notice this agreement shall be void and all monies deposited provide timely notice of termination shall constitute a waiver. In the right to have such test(s), inspection(s) and survey or to so terminate released from claims relating to the size suitability or condition of the consultants could reasonably have discovered.	any aspect thereof, including, but not limited drainage by consultant(s) regularly in the YER'S own choosing, and at BUYER'S sole at. If the results are not satisfactory to BUYER, notice received by the SELLER or SELLER'S e, terminating this agreement. Upon receipt of by the BUYER shall be returned. Failure to event that the BUYER does not exercise the e, the SELLER and the listing broker are each
17. <u>Warranties And Representations</u> . The SELLER further repauthority to enter into this Agreement. The BUYER acknowled warranties or representations other than those incorporated in this A warranties and representations, if any, made by either the SELLER	ges that BUYER has not relied upon any greement, except for the following additional
[If none, state "none"; if any listed, indicate by whom the warranty or representation	n was made.]
18. <u>Notices.</u> All notices required or permitted to be made under thi in hand, sent by certified mail, return receipt requested or sent by Ur Mail or other overnight delivery service, addressed to the BUYER of	s Agreement shall be in writing and delivered nited States Postal Service overnight Express or SELLER or their authorized representative
at the address set forth in this paragraph. Such notice shall be deesent by certified mail on the date of delivery set forth in the receipt days after deposited or, if sent by overnight mail or delivery, the	or in the absence of a receipt three business
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14. <u>Buyer's Default</u>. If the BUYER or BUYER'S nominee breaches this Agreement, all escrowed funds paid or deposited by the BUYER shall be paid to the SELLER as liquidated damages. Receipt of such payment shall

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	nt if accepted or signed	nature is required. Acceptance of by a person having express or impany other form permitted by law.	
BUYER:	S	SELLER:	
transaction may be delivered e effect as delivery of an original. a sealed instrument; sets forth the BUYER and SELLER and e assigns; and may be canceled, and the BUYER. If two or more por BUYER is a trust, corporation a representative or fiduciary caneither the trustee, officer, shaimplied. The captions and any nof this Agreement and are not to not been addressed in this Agr	lectronically, including In this Agreement shall be the entire agreement betwach of their respective had modified or amended of persons are named as B, limited liability company apacity, only the principareholder or beneficiary otes are used only as a b be used in determining eement and which is the	ruction Of Agreement. All do by encrypted email or facsimile, a construed as a Massachusetts conveen the parties; is binding upon a peirs, devisees, executors, administrationally by a written agreement executory. When their obligations are joint and or entity whose representative exal or the trust or estate represent all be personally liable for an matter of convenience and are not the intent of the parties. Any matter subject of a Title Standard or For performance shall be governed.	and shall have the same intract; is to take effect as and is intended to benefit strators, successors and ted by both the SELLER id several. If the SELLER ecutes this Agreement in ted shall be bound, and y obligation, express or t to be considered a part ter or practice which has practice Standard of the
Practices of the Massachusetts			d by the Standards and
20. Additional Provisions.			
UPON SIGNING, THIS DOO UNDERSTOOD, SEEK ADVIC		OME A LEGALLY BINDING A	GREEMENT. IF NOT
BUYER	Date	SELLER	Date
BUYER	Date	SELLER, or spouse	Date
BUYER	Date	SELLER	Date
Escrow Agent . By signing belonot otherwise become a party to		grees to perform in accordance wit	th paragraph 4, but does
	5	5	Date
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