

COMMERCIAL REAL ESTATE PURCHASE CONTRACT Greater Hartford Association of REALTORS®, Inc.



When signed by Buyer and Seller this is intended to be a legally binding contract. If either party has any questions about any aspect of this transaction, he/she should consult with an attorney before signing this Contract.

1.	Parties	Buyer Name (a)					
		Name(s)					
		Address					
		Seller					
		Name(s)					
		Address					
2.	Prope	Property. Buyer agrees to purchase from Seller, and Seller agrees to sell to Buyer, certain real property, known as					
		Number Street					
		, Connecticut ("Property") Town					
	Annros	imate acreage or square feet of land: of building:					
•							
	onal proper	s and Personal Property. Except as stated below, all fixtures located on the Property are included in this sale, and y located on the Property is excluded from this sale. The following personal property is INCLUDED (NOT LESS FILLED IN):					
The fol	lowing are	EXCLUDED (NOT APPLICABLE UNLESS FILLED IN):					
	nowing are	EXCELEDED (NOT IN LEICHBEE CIVEESS LIEBED IIV).					
4.	Price.	(a), (b), (c), (d) and (e) BELOW ARE NOT APPLICABLE UNLESS FILLED IN					
The tot		price is \$					
		Buyer has made the following deposit with this Contract, to be applied to the total					
		ourchase Price, subject to collection: Buyer will make the following additional deposit by cashier's or certified check on or					
		pefore calendar days after the date that this Real Estate Contract is fully					
		executed, to be applied to the purchase price or closing costs, subject to collection:					
		Seller will take back a purchase money note and mortgage as described in the attached					
		rider: Buyer will assume the existing mortgage on the Property which, at the closing, will not					
		be in default and will have a principal balance of approximately:					
	(e)	Buyer will pay the following amount at the closing by cashier's or certified check by					
		obtaining a Bank or institutional Mortgage as described in Section 5:					
	(f)	Buyer will pay the following balance at the closing by cashier's or certified check:					
		ГОТАL \$					
institut no late pay all	will make p ional lender than the M application	ompt and diligent efforts to obtain a written commitment for a mortgage loan ("Mortgage") from a bank or other on or before ("Mortgage Contingency Date"). Buyer will provide Seller and Broker ortgage Contingency Date, with a copy of any written commitment for a Mortgage obtained by Buyer. Buyer will fees, points (not to exceed), and other charges in accordance with the policies established by the					
applica		The Mortgage must be on the following terms:					
		a) Amount \$ prevailing rate					
		b) Maximum initial interest rate % per annum (d) Minimum term years					
© 2003	Greater Hart	ord Association of REALTORS®, Inc. All rights reserved. (GHAR Form #28a					

Property Address Page	2 of
If the Buyer cannot obtain a written commitment for the Mortgage, Buyer may terminate this Contract by providing Seller a not later than the Mortgage Contingency Date, with written notice of Buyers inability to obtain such commitment. If Buyer of elect to so terminate, then this Contract will remain in full force and effect. If Buyer so terminates this Contract, then all dep be returned to Buyer, and, except as provided in paragraph 16, the obligations of the parties under this Contract shall end.	does not
Deposit and Escrow of Deposits. The deposit(s) payable under this Contract shall be made at the stated time(s) be made by check (cashier's or certified check in the case of the additional deposit) payable to the listing Broker. Time is of with respect to payment of such deposit(s), and if any deposit payable under this Contract is not so paid by Buyer at the state if such failure shall continue for a period of three (3) calendar days thereafter, then until such time as Buyer makes such deposite shall have the right to (a) declare Buyer to be in default and (b) terminate this Contract by written notice to Buyer, and shall thereafter be relieved of all obligations hereunder. All deposits will be held in escrow by listing Broker in accordance vector connecticut law until: CHECK ONE.	the essence ed time, and osit(s) d Seller
☐ The date on which the Buyer obtains the mortgage commitment described in Section 5 ☐ transfer of title	
In case of a dispute, listing Broker shall continue to hold all deposits until the parties' rights to the deposits are finally adjuding agreed upon. If listing Broker initiates or is made a party in any action arising out of a dispute between the parties over deposit any and all costs incurred by listing Broker (including, without limitation, attorneys' fees and court costs) shall be paid by the non-prevailing party.	osits, then
7. Closing. The closing will take place on or sooner as mutually agreed by the part	ies.
Date The closing will be held at the offices of the Buyer's attorney or at such other place as Buyer's mortgage lender may reasonal	bly require.
8. Condition of Property; Possession and Occupancy; Risk of Loss. At the time of closing, Seller shall deliver the Buyer in broom clean condition. At the time of closing, possession and occupancy of the improvements and personal property included in this Contract shall be delivered to Buyer in the condition they were in on the date of this Contract, subjordinary wear and use and, except as otherwise agreed by the parties, free of all tenants and occupants. Seller agrees (unless Property is a common interest community and Seller is not responsible for the grounds) to continue to maintain the grounds closing. Buyer shall have the right to inspect the Property for compliance with this Contract before the closing, upon reasonate to Seller. Risk of loss or damage to the Property shall be upon the Seller until the closing.	perty on the ect to the until
9. Other Conditions.	
Title. Seller will transfer fee simple title to the Property to Buyer by a Connecticut form of Warranty Deed, (or Corn of Fiduciary Deed if Seller is an Executor, Administrator, Conservator or Trustee), subject to (a) any and all provision ordinance, municipal regulation, or public or private law; declarations, restrictions, covenants, and easements of record; any facts that an accurate survey or personal inspection of the Property might reveal; provided that none of the above interfere w present location of any building not located on the Property, prevent the present use of the Property, or render title to the Prounmarketable; (b) current taxes and municipal assessments; (c) any mortgage which Buyer has agreed to assume under this cand (d) the following additional liens and encumbrances which shall be assumed and paid by Buyer in addition to the purcha (NOT APPLICABLE UNLESS FILLED IN): (sewer and water lines will not be assumed by buyer unless specifically stated by	s of any state of with the operty Contract; ase price
11. Adjustments. Adjustments for taxes, association fees, rents, water, fire taxes, sewer, interest, fuel, condominium municipal assessments, and other charges will be made as of the date of closing in accordance with the custom of the Bar As for the county where the Property is located.	
12. Default; Liquidated Damages; Remedies. If Buyer defaults under this Contract and Seller is not in default, Buyer deposits shall be paid over to and retained by Seller as liquidated damages and both parties shall be relieved of further liabilities. Contract, except to the extent of Buyer's obligations under Paragraph 16. If Seller defaults under this Contract and Buyer default, Buyer shall be entitled to any and all remedies provided by law and equity including, but not limited to, specific per and recovery of amounts spent for mortgage application, appraisal, title search, and tests or inspections. If a legal action is be enforce any provision of the Contract, the prevailing party, including a broker who is made party to such action and who has significantly contributed to the default, shall be entitled to court costs and attorneys' fees.	ity under or is not in formance rought to
13. Complete Agreement. This Contract contains the entire agreement between Buyer and Seller concerning this trained supersedes any and all previous written or oral agreements concerning the Property.	ansaction,

 $\hbox{@}$ 2003 Greater Hartford Association of REALTORS $\hbox{@},$ Inc. All rights reserved.

(GHAR Form #28b)

Property A		Page 3 of
14.	Assignment. Check applicable item: □ Buyer shall not assign its rights under this Contract without the written consent of the Seller. □ Buyer may assign its rights under this Contract without the written consent of the Seller. □ Other:	
15. successor	Survival. This Contract shall be binding upon and inure to the benefit of the respective personal represest and assigns of Buyer and Seller.	entatives, heirs,
waives an inspection checked inspection calendar notice, So cost and of the fan inspection was a second cost a	Inspections/Tests. Buyer acknowledges that Buyer has had the opportunity to make a full and complete and other improvements, to the extent desired by Buyer. If Buyer has elected to make a less than thorough my right to object to any defects in the Property and other improvements that would have been disclosed by an Buyer has the right to have the lead inspection or risk assessment described below (unless waived) and below performed on the Property. Buyer must arrange and pay for all inspections. Buyer must give Seller on that does not meet the standards set forth below together with a copy of the inspection report, on or before days after the date that this Contract if fully executed (Inspection Contingency Date). If Buyer does not give leller shall have no responsibility or obligation concerning any condition to which this paragraph 16 applies expense, Buyer shall restore the Property to substantially the same condition it was in immediately before section report given by Buyer to Seller on or before the Inspection Contingency Date reveals that the Property of the last of the la	inspection, Buyer a full and complete the other inspections written notice of any re
these mat Inspection condition Buyer sh	nents do not meet the terms set forth below and Seller and Buyer cannot reach a mutually satisfactory agreeters, then Buyer may terminate this Contract by giving Seller written notice of termination no later than 3 in Contingency Date. Failure by Buyer to so terminate relieves Seller from all responsibility and obligation to which this paragraph 16 applies. If Buyer terminates this Contract pursuant to Buyer's rights under this all receive all deposited sums and the obligations of the parties under this Contract shall end, except with many under this paragraph 16.	days after the concerning any paragraph 16,
Co-Broke condition this Cont	eration of the rights of inspection, and whether Buyer exercises such rights or not, Buyer hereby releases Ser (if any) from any and all liability related to any defects in the Property or the cost of addressing any envelon the Property of which Seller, Broker or Co-Broker, as the case may be, had no actual knowledge beforeact. This release and the obligations and agreements of Buyer contained in this paragraph 16 shall survive on of this Contract.	ironmental e the execution of
exception different	eting Section 16, Buyer and Seller understand that: If the Property is "target housing" under federal law (notes, housing built before 1978), Seller must permit Buyer a 10-day period (unless the parties mutually agree time period) to conduct a risk assessment or inspection of the Property for the presence of lead-based pain ards before Buyer is obligated under this Contract. Buyer many waive this right of inspection in writing.	in writing to a
inspector by federa determin	MAY CONDUCT AN INSPECTION OR RISK ASSESSMENT (as defined by federal law) by a licens or recognized inspection service for lead-based paint and lead based paint hazards in the Property (as those largulation) within the time period stated in paragraph 17, with the results being satisfactory to Buyer, preation is reasonable in view of the written report of any such inspection. Buyer may waive this right by come below (if applicable, Buyer executed HUD notice on lead-based substances, attached.	se terms are defined ovided that Buyer's
	VER. By initialing here:, Buyer waives the right to conduct a risk assessment or inspectased paint and lead-based paint hazards in the Property. Seller acknowledges such waiver by initialing her	etion for the presence
[Items B	elow Applicable Only If Checked]	
	A PROPERTY INSPECTION performed by an engineer licensed by the State of Connecticut indication improvements located on the Property are structurally sound and that the mechanical, electrical and plunishings are in good repair.	
	A TERMITE OR WOOD DESTROYING INSECT INSPECTION performed by a licensed extermi censed by the State of Connecticut and indicating that the buildings on the Property are not infested by terring insects and that the buildings on the Property are not damaged as a result of such infestation.	
	OTHER ENVIRONMENTAL INSPECTIONS/TESTS of the buildings located on the Property for	
	□ asbestos □ radon □ mold □ urea formaldehyd □ (other)	
	d by a licensed environmental inspector or inspection service licensed by the State of Connecticut, the resurry to Buyer, provided that Buyer's determination is reasonable in view of the written report of any inspect	

 $\hbox{@}$ 2003 Greater Hartford Association of REALTORS $\hbox{@},$ Inc. All rights reserved.

(GHAR Form #28c)

Property Address		Page 4 of			
17. Due Diligence. Buyer shall he items of due diligence:	ave days after the date that this C	ontract is fully executed to perform the following			
☐ Phase I environmenta	al site assessment, to be paid by:				
☐ Phase II environment	tal site assessment, to be paid by:				
☐ Confirmation of zoni	ing for Buyer's intended use				
☐ Availability of the fo	ollowing utilities or services:				
18. Items to be provided by Sell	er. Within days after the date that	this Contract is fully executed Seller will provide			
Buyer with a copy of each of the following	ng if in Seller's possession or control:				
□ survey		☐ rent roll and identification of tenants			
engineering report(s)		schedule of income and expenses			
environmental report		(most recent year)			
existing title insurance	ce policy	certificate(s) of occupancy			
existing leases		☐ certificate(s) of apartment occupancy			
other:	an aball be been a sufficient at the Decrease of Dec	week haden (if one) and shall not be disalored to			
	d accountant, without the prior consent of Sel	yer's broker (if any) and shall not be disclosed to ller.			
Other conditions. Buyer's obligations hereunder are conditioned upon the following:					
20. Property Disclosure Report.	. To the extent required by P.A. 95-311, Selle	r shall furnish Buyer with a Residential Property			
	on of this Contract or credit Buyer with \$300.				
21. Execution by Fax or E-Mail riders hereto, via fax or e-mail.	Buyer and Seller consent that they may ente	r into this Contract, and any amendments and			
the Connecticut General Statues requires municipality in the state with a list of all municipal clerk is required to maintain a	the Connecticut Commission of Environment "hazardous waste facilities" (as defined in succept of such list and post a notice of the available.	ch statute) located within such municipality. Each			
BUYER	SELLER	REAL ESTATE BROKER(S)			
Date:	Date:	Date:			