

PURCHASE AND SALE AGREEMENT



1. PARTIES. This Agreement is made this 29th between	day of
Seller's name Seller address	
harring flow and the OFLETD and	
hereinafter called the SELLER, and	
Buyers' names	
Buyers' address	
hereinafter called the BUYER.	
the following bounded and described premises: $\underline{\hspace{1cm}P}$ Westfield , Massachuset	tts, being all or a portion of the land as more particularly described in a Deed
recorded on July 3, 2013 in the or Land Court Certificate #	Hampden County Registry of Deed in Book I Page
	ENTS, FIXTURES. Included in the sale as part of said premises are all buildings,
including, IF ANY, all venetian blinds, curtain rods, awnings, shutters, furnaces, heaters, oil and gas but and other lighting fixtures, TV antennas, rotors and	or on the premises belonging to the SELLER and used in connection therewith window shades, wall to wall carpeting, screen doors, storm windows and doors, mers and fixtures appurtenant thereto, hot water tanks, plumbing fixtures, electrical controls, garage door openers and controls, mantels, fences, gates, trees, shrubs, sposers, dishwashers, air conditioning equipment, kitchen ranges and ovens, and
Items to be transferred to the BUYER in "as is", but (if none, state "none") Stove, refrigerator, Dishwas	in operating condition, and not to be considered part of the sale are: her, 3 Window A/C units
Not included in the sale as part of the premises are the state "none") None	ne following items:
Not included in the sale as part of the premises are to not belonging to the SELLER: (if none, state	he following rented fixtures (example: hot water tanks, propane tanks, solar panels) "none") None
the same free from all encumbrances, except: a. Usual public utilities servicing the pre b. Taxes for the current year not due ar c. Any liens for municipal assessments closing;	ents as held by the SELLER, conveying a good, clear record and marketable title to emises, if any; and payable on the date of delivery of the Deed; and/or orders for which assessments may be made after the date of the ord, if any, which do not materially affect the value or current use (single family of the premises;
Seller's Initials	Buyer's Initials
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5. ADDITIONAL DOCUMENTATION AT CLOSING. The SELLER agrees to execute and deliver simultaneous the Deed such certifications as may reasonably be required by the BUYER'S attorney or the BUYER'S mortg without limitation, documents relating to the absence of tenants in the premises, the absence of mechanic's or may payment of municipal liens, the absence of UFFI at the premises and the SELLER'S compliance with require residential sellers with respect to UFFI by statute and applicable regulations, the underlying financial terms of the citizenship and residency of the SELLER, and the SELLER'S taxpayer identification number and forwarding additional terms of the sellers.	age lender including, aterialmen's liens, the ments imposed upon le purchase and sale,
6. CONSIDERATION. For such Deed and conveyance the BUYER is to pay the sum of	160,000.00 5,100.00 154,900.00
7. PERFORMANCE. The Deed is to be delivered and the consideration paid at the Registry of Deeds in which the law recorded on	e and time should be time of delivery of the
8. CASUALTY LOSS. In case of any damage to the premises by fire or other casualty after the signing Agreement by all parties hereto, and unless the premises shall have been restored to its former condition by the performance date, the BUYER may, at the BUYER'S option, either cancel this Agreement and recover all sun require as part of this Agreement that the SELLER pay over or assign, on delivery of the Deed, all sums recover any and all insurance covering such damage, plus an amount equal to any "deductible" under such insurance.	SELLER prior to the ns paid hereunder or
9. POSSESSION. Full possession of the premises, free of all tenants and occupants, is to be delivered to the the delivery of the Deed, the said premises to be then in the same condition in which they now are, reasonable buildings thereon excepted. The SELLER also agrees that the premises will be delivered to the BUYER in "broom BUYER shall have the right to inspect the premises for compliance with this paragraph prior to delivery of the D notice to the Broker.	use and wear of the clean" condition. The
10. ADJUSTMENTS. Fuel, rents, security and rent deposits and any interest due thereon, water rates, sewer homeowners' association or condominium fees and/or reserves, if applicable, shall be apportioned as of the day of lift the amount of said taxes is not known at the time of the delivery of the Deed, they shall be apportioned on the assessed for the preceding year with a reapportionment as soon as the new tax rate and valuation can be asceptionally survive the delivery of the Deed.	delivery of the Deed. he basis of the taxes
11. DEPOSITS. All deposits made hereunder shall be held by ColdWell Banker Residential Brokerage	
herein called the Escrow Agent, and shall be duly accounted for at the time for performance of this Agreement. In the between SELLER and BUYER as to any or all of the provisions of this Agreement or the performance thereof, the retain all deposits hereunder in the Escrow Agent's escrow account, unless some other Agreement is reached in parties, or until the dispute is resolved either by court judgment or by binding settlement between the parties. The abide by any court decision concerning to whom the funds shall be paid and shall not be made a party to a lawsure holding escrowed funds. Should the Escrow Agent be made a party in violation of this paragraph, the Escrow Agent the party asserting a claim against the Escrow Agent shall pay the Escrow Agent's reasonable attorneys' fees.	e Escrow Agent shall n writing between the e Escrow Agent shall it solely as a result of ent shall be dismissed
12. DEFAULT. Should the BUYER default in BUYER'S obligations under this Agreement, then the shall be the amount of the SELLER'S total liquidated damages; this shall be SELLER'S sole remedy, either at law BUYER'S default under this Agreement; provided, however, that in the event the amount of the BUYER'S deposit(of the Deed consideration set forth in paragraph 6 above, then the BUYER shall pay to the SELLER as liquidated do the SELLER'S retention of the BUYER'S deposit(s), the difference between% (recommend 5%) of the Deed camount of the BUYER'S deposit(s), plus reasonable atterney's fees, court costs and expenses incurred by the such additional amount. If the Buyer defaults in Buyer's obligations, all monies tendered as a deposit shall be seller's sole remedy.	w or in equity, for the s) is less than% amages, in addition to consideration and the SELLER in collecting
Seller's Initials	Buyer's Initials
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13. MORTGAGE CONTINGENCY. This Agree			
etc.) Written FHA BUYER'S diligent efforts, a commitment for suc		nmitment of \$ <u>154,400.00</u> efore	
so advise the Broker in writing and this Agreem all obligations to each other shall cease. If such			
BUYER shall be bound to perform the BUY			
reasonable documentation of the BUYER'S fai			
BUYER be deemed to have used "diligent effe			
application conforming to the foregoin within the date as identified in this paragraph.	g provisions forthwith. Prope	erty to appraise at or	above sales price
14. SMOKE AND CARBON MONOXIDE DET			
certificate from the fire department certifying t and 26F½, concerning approved smoke and ca		sachusetts General Laws, Cha	pter 148, Sections 26F
15. TERMITE INSPECTION. This Agreement			
mortgage described in paragraph 13 is VA,			
inspection and written report, being made by shows that there is no evidence of termite or of			If the inspection n. or if infestations had
existed, they have been corrected, this Agree			
other wood-destroying insect infestations and/o	_		
written report(s) stating the results of the inspending shall undertake such treatment and/or repair are			
In the event that said cost shall exceed \$1,000			
may, subject to the BUYER'S election hereinaf	ter stated, cancel this Agreement	by notifying the Broker in writing	ng, in which event this
Agreement shall become null and void and	(5)		
SELLER'S right to cancel, the BUYER may, \$1,000.00, in which case the SELLER shall be			
and/or repair.	sound to perform time rigitioning	paying the met processes or the	
16. LEAD PAINT LAW. The BUYER ackno	wledges that under Massachuset	ts Law, whenever a child unde	er six (6) years of age
resides in any premises in which paint, plast	ter or other accessible material c	contains dangerous levels of le	ead, the owner of said
premises must remove or cover said material			
acknowledges that prior to the signing of this notification form from the Massachusetts Dep			
transfer notification certificate; (b) disclosed to			
the presence of such materials containing da			
inspections for dangerous levels of lead; and (of the provisions of the lead paint law and regulati		the possible presence of dange	erous levels of lead and
17. FUEL STORAGE TANKS. The parties	s acknowledge that the Massachu	setts Board of Fire Prevention	has issued regulations
governing the maintenance, repair and remove	-		
soil and water supplies. The SELLER hereby d premises: (ex: propane, oil, in the basement			and their location at the
If there are one or more fuel tanks at the pren the storage of fuel for consumption on the pren			
of fuel from such tank(s). In the event that si			
applicable provisions of the 527 CMR 9.00 et	seq. regarding the removal/filling of	of such tanks so that at the tim	e of the delivery of the
Deed the premises will be in compliance with certificate of disposal/removal for all tanks	-	-	
aboveground. Note: for purposes of this paragr			lettler underground of
18. SUBSURFACE SEWAGE DISPOSAL S		ENCY. Check here (_), if	applicable, and attach
Addendum A, which shall become part of this A	greement.		
Seller's Initials			Buyer's Initials

19. MISCELLANEOUS REPRESENTATIONS.

- a. In the event that a private water source is servicing the premises, the SELLER represents that the water source is providing adequate amounts of potable water for normal household use as of the date hereof.
- b. SELLER has no actual knowledge of any pending assessment for the repair, maintenance or improvement or expansion of the water and/or sewer systems or for any other public improvement of any type that would give rise to an assessment on the premises.
- c. SELLER has not received written notice from any governmental authority having jurisdiction over the premises that the water supply or the sewer system is not sufficient to service the premises without the need of special equipment, or that an assessment is pending or is about to be placed on the premises for improvement or expansion of either or both systems or for any other public improvements.
- d. The SELLER represents that all mechanical components will be in operating condition at the time of delivery of the Deed, unless otherwise stipulated in this Agreement.
- e. The SELLER represents that a Certificate of Compliance has been or will be recorded prior to the closing for any unreleased Order of Conditions pertaining to the premises. It is SELLER's responsibility to determine if there is an outstanding Order of Conditions recorded and it is SELLER's responsibility to obtain and record said Certificate of Compliance.

20. RIGHT TO INSPECT; ACKNOWLEDGEMENT. This Agreement is subject to the right of the BUYER to obtain, at BUYER'S own

expense, an inspection of the premises and written report to include, but not be limited to, the structural condition of the dwelling(s),
pool(s) if any, other structures if any, and the condition of all systems in the dwelling(s) or on the premises. The BUYER'S right of
inspection shall expire on June 8, 2018 The BUYER and the BUYER'S consultant(s) shall have the right of
access to the premises at reasonable times upon twenty-four (24) hours advance notice to the Broker, for the purpose of inspecting, as
aforesaid, the condition of said premises. If the BUYER is not satisfied with the results of such inspection(s), this Agreement may be
terminated by the BUYER, at the BUYER'S election, without legal or equitable recourse to either party, the parties thereby releasing
each other from all liability under this Agreement, and the deposit shall be returned to the BUYER, provided however, that the BUYER
shall have notified the Broker, in writing, on or before the inspection expiration date hereinabove specified, of the BUYER'S intention to
so terminate. If such notice is not received on or before the inspection expiration date hereinabove specified, the BUYER shall be
bound to perform BUYER'S obligations under this Agreement.
BUYER ACKNOWLEDGES THAT: (a) INFORMATION WAS SUPPLIED BY THE SELLER AND HAS NOT BEEN CHECKED FOR
ACCURACY BY THE BROKER; (b) PUBLIC INFORMATION WAS SUBJECT TO BUYER'S VERIFICATION; (c) EACH ITEM WAS
SUBJECT TO DIRECT INQUIRY BY THE BUYER, AND THE BUYER HAS BEEN SO ADVISED; (d) THE BROKER MAKES NO
REPRESENTATIONS REGARDING THE CONDITION OF THE PREMISES, STRUCTURE(S) THEREON OR THE MECHANICAL
COMPONENTS THEREOF; AND (e) THE BUYER HAS NOT BEEN INFLUENCED TO ENTER INTO THIS AGREEMENT NOR HAS
THE BUYER RELIED UPON ANY WARRANTIES OR REPRESENTATIONS NOT SET FORTH OR INCORPORATED IN THIS
AGREEMENT OR PREVIOUSLY MADE IN WRITING, EXCEPT FOR THE FOLLOWING ADDITIONAL WARRANTIES OR
REPRESENTATIONS, IF ANY, MADE BY EITHER THE SELLER OR THE BROKER[S].
(If none, state "none," if any listed, indicate by whom the warranty or representation was made) None

- 21. BUYER'S RELEASE OF SELLER AND BROKER[S]. The BUYER hereby releases the SELLER and the Broker from any and all liability of any nature relating to the condition of, or any defects in, the premises or any materials, substances or structures or improvements thereon, specifically including, without limitation, all matters set forth in paragraph 20 above, of which the SELLER or Broker, as the case may be, had no actual knowledge prior to the execution of this Agreement.
- 22. MARKETING OF PROPERTY. SELLER agrees that upon signing of this Agreement by SELLER and BUYER, and during the pendency of this Agreement, the Broker shall have no obligation to further market the property.
- 23. CONSTRUCTION OF AGREEMENT. This Agreement has been executed in one or more counterparts and each executed copy shall be deemed to be an original, is to be construed under the laws of Massachusetts, is to take effect as a sealed instrument, sets forth the entire agreement between the parties, is binding upon and inures to the benefit of the parties hereto and their respective heirs, devisees, executors, administrators, successors and assigns and may be canceled, modified or amended only by a written instrument executed by the parties hereto or their legal representatives. If two or more persons are named herein as SELLER or BUYER, their obligations hereunder shall be joint and several.

	No.
Seller's Initials	Buver's Initials

24. NOTICE. Any notice required to be give to the party entitled to such notice at their a			e duly given when delivered	
Seller's Attorney Firm: Seller's Attorney: P:F:F:F:		Buyer Attorney Firm: Nejame & Kling Buyer Attorney: Mark Nejame P: (413)584-2675 F: (413	Law Offices 3)314-5270	
Email: Listing Broker Firm Name: Coldwell Bank Firm License Number: 8064 Listing Agent Name: Listing Agent License Number: Listing Agent Email 25. ADDITIONAL PROVISIONS. Set forth by		Email: attynejame@gmail.com Buyer Broker Firm Name: The Murphys Realtors Inc Firm License Number: 6162 Buyer's Agent Name: Craig Della Penna Buyer's Broker License Number: 9514692 Buyer's Agent Email: craig@themurphysrealtors.com		
none, state "none") Seller to pay \$5,000 be The parties agree that Broker's (Coldwe proceeds of this sale at the time of closic	ack towards closing o	costs and pre paid escrows.		
This is a cooperative sale under MLS be Realtors Inc. (Buyer's Broker).	tween Coldwell Bank	er Residential Brokerage (Listing Broke	r) and The Murphys	
26. ADDENDUM(S) TO AGREEMENT. Att			n and made a part hereof: (If	
TRID rider				
SELLER	Date	BUYER	Date	
SELLER	Date	BUYER	Date	
NOTICE: This is a legal document an attorney before signing.	it that creates bin	ding obligations. If you do not u	nderstand it, consult	
Seller's Initials		_	Buyer's Initials	