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## STANDARD FORM CONTRACT FOR PURCHASE AND SALE OF REAL ESTATE OTSEGO-DELAWARE BOARD OF REALTORS, INC.



## THIS IS A LEGALLY-BINDING CONTRACT, IF NOT FULLY UNDERSTOOD, WE RECOMMEND ALL PARTIES TO THE CONTRACT CONSULT AN ATTORNEY BEFORE SIGNING.

1.	IDENTIFICATION OF PARTIES TO THE CONTRACT
	A. SELLER-The Seller is
	whose address is
	(The word "Seller" refers to each and all parties who have an ownership interest in the property.)
	B. PURCHASER-The Purchaser is
	whose address is
	whose address is(The word "Purchaser" refers to each and all of those who sign below as Purchaser.)
2.	PROPERTY TO BE SOLD/PURCHASED
	The property and improvements which the Seller is agreeing to sell and which the Purchaser is agreeing to
	purchase are known as
	purchase are known as located in the city, village or town of in County, State of New York. This property includes all the Seller's rights and privileges, if any, to all land, water, streets and
	New York This property includes all the Seller's rights and privileges if any to all land water streets and
	roads annexed to and on all sides of the property. The lot size of the property is approximately
	Tax Map#
3	ITEMS INCLUDED IN SALE (IF EXCLUDED, SEE ITEM 7 BELOW)
٦.	Heating and Lighting Fixtures, Storm Windows and Screens, Television Aerial, Built-in Kitchen
	Appliances, Storm and Screen Doors, Smoke Detectors, Built-in Bathroom and Kitchen Cabinets, Water
	Softeners (if owned by Seller), Alarm Systems, Drapery Rods and Curtain Rods, Plumbing Fixtures,
	Shrubbery, Trees, Plants and Fencing in the Ground, Shades and Blinds, Pumps, Wall-to-Wall Carpeting as
	placed, Awnings, and Fireplace Insert, Doors and/or Screen. The items listed above, if now in or on said
	premises are represented to be owned by the Seller, free from all liens and encumbrances, and are included
	in the sale "as is" on the date of this offer, together with the following items:
1	PURCHASE/SELLING PRICE
4.	The price is DOLLARS (\$) to be
	noid as follows:
	paid as follows:
	a. \$deposit with this contract. Checks are subject to collection.
	b. \$ or upon acceptance from Seller.
	c. \$in cash or certified check at closing.
	d. \$by Purchaser agreeing to pay a mortgage to be held by Sellers. (See Addendum VII)
	e. \$Assumption of Sellers mortgage (See Addendum XI)
	f. \$TOTAL PRICE
5.	MORTGAGE CONTINGENCY
	This Agreement is contingent upon Purchaser securing a written commitment for a \(\subseteq\) Conventional,
	☐ FHA, ☐ VA or first mortgage loan of \$ for a term of not more than years at an initial ☐ fixed or ☐ adjustable interest rate not to exceed the prevailing interest
	than vears at an initial $\square$ fixed or $\square$ adjustable interest rate not to exceed the prevailing interest
	rate. Purchaser shall make good faith application for this mortgage within full calendar days of
	the acceptance of this Agreement by all parties. If Purchaser cannot obtain said financing on or before
	, a copy of the Letter of Rejection from Purchaser's lending institution
	shall be furnished to Seller and, in such event, the Purchaser or Seller shall have the option of canceling this
	A group out has a written notice to the other on an hafare
	Agreement by written notice to the other on or before, in which case all deposits shall be returned to Purchaser without interest, whereupon this Agreement shall be cancelled,
	null and void. If Purchaser or Seller does not give written notice on or before said date, or any extension
	thereof, this contingency shall be deemed waived and this Agreement shall remain in full force and effect
	whether or not such commitment shall have been obtained. TIME IS OF THE ESSENCE with respect to
	the foregoing provision and no extension of the date set forth above shall be effective unless in writing and
	signed by Seller and Purchaser.

Initials: Purchaser: \_\_\_\_\_ Seller: \_\_\_

6.	ADDENDA The following attached addenda are part of this Agreement:
7.	OTHER CONDITIONS (if any)
8.	TITLE, SURVEY AND DEED  A \[ \] 40-year abstract of title continued to date and a 5 year tax search or \[ \] a fee title insurance policy shall be obtained at the expense of the \[ \] Seller or \[ \] Purchaser. The Seller shall cooperate in providing any existing survey or title insurance policy information in Seller's Possession without cost to purchaser Seller shall convey good and marketable title by \[ \] deed and shall pay the N.Y.S. transfer tax. The deed and the transfer gains tax affidavit will be prepared at the expense of the Seller in form acceptable for recording by the County Clerk in the County in which the property is located. Seller shall convey title to the property subject to standard utility easements encumbering the property described herein. Seller may use part of the purchase money to pay any existing encumbrances.
9.	TAX AND OTHER ADJUSTMENTS  The following, if any, shall be apportioned and pro-rated between the Purchaser and Seller as of the date of the transfer of title to be based on the fiscal year of each taxing unit:  a. rents and security deposits. Seller shall assign and transfer to Purchaser all written leases and security deposits affecting the premises.  b. taxes, sewer, water rents, and condominium or homeowner association fees.  c. municipal assessments.  d. fuel, based upon fair market value at time of closing.
10.	CONDITIONS OF PREMISES EQUIPMENT AND INSPECTION:  Purchaser agrees to accept the property at settlement in its present physical condition subject to inspections herein and/or attached addenda, if any. Seller agrees to exercise reasonable and ordinary care in the maintenance and upkeep of the property between the date this contract is executed by Seller and the time of settlement. Seller grants to Purchaser or his representative the right to access property for any tests of inspections required by the terms of this Agreement upon reasonable notice to the Seller or a representative Purchaser and/or a representative shall be given the right of inspection of the property at a reasonable hour within hours prior to transfer of title. Risk of loss shall remain with seller until closing of title.
11.	MORTGAGE EXPENSES AND RECORDING FEES  The mortgage recording tax and application fee, if any, imposed on the mortgagor, mortgage and deed recording fees, expenses of drawing papers and any other expenses to be incurred in connection with procuring a mortgage, shall be paid by the Purchaser.
12.	written determination, at Purchaser's Expense, by a New York State Licensed Engineer, Architect or Home Inspector, that the premises are free from any substantial structural, mechanical, heating, electrical, plumbing, roof covering, water, septic or sewer defect. The term "substantial" shall be defined as any individual defect which will reasonably cost over \$1000 to correct, excluding any item previously disclosed in writing by the Seller to the Purchaser. Purchaser shall complete said inspection no later thanfull calendar days from acceptance of this Agreement. This Contingency shall be deemed waived unless Purchaser shall give written notice of cancellation of this Agreement to Seller or Seller's Agent no later than full calendar days from acceptance of this Agreement (the "Notice Cancellation Date") stating the existence of a substantial structural, mechanical, heating, electrical, plumbing, roof covering, water, septic or sewer defect and supplies written confirmation thereof by a copy of the inspection report or letter from the inspector. If the Purchaser gives such notice of cancellation, then this Agreement shall be deemed cancelled, null and void and all deposit monies shall be returned to Purchaser. As an alternative to giving notice of cancellation by the Notice Cancellation Date, Purchaser may extend the Notice Cancellation Date for five (5) full calendar days by giving notice of extension thereof to Seller or Seller's Agent no later than the Notice Cancellation Date.
13.	(initials) <b>HOME INSPECTION WAIVED -</b> Purchaser acknowledges the right to make this Agreement contingent upon a Home Inspection, but waives the right to said inspection unless required by lender.

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Initials: Purchaser: \_\_\_\_\_ Seller: \_\_\_

14.	(initials) <b>RADON TEST -</b> This Agreement is c	ontingent upon Purchaser, at h	is own expense, have
_	the dwelling located on the property tested by a reputab	le service for the presence of r	adon gas to be
	completed with results no later than full cale		
	maintain a "closed-house condition" during the test. "C		
	shall keep all windows closed and shall minimize the nu		
	time that they are left open. This Contingency shall be	deemed waived unless Purchas	ser shall give written
	notice to Seller or Seller's Agent no later than	_ full calendar days from accep	ptance of this
	Agreement that the radon test results revealed a level of	radon gas of four (4) picocuri	es per liter or higher
	and Purchaser supplies the Seller or Seller's Agent with	a copy of the written test resu	lts. Seller will notify
	Purchaser within full calendar days of receip	t of the radon report whether o	r not the Seller is
	willing to undertake remedial measures necessary to per	rmanently reduce the radon ga	s level (as measured
	by a second test, to paid by the  Seller or  Purchas		
	below four (4) picocuries per liter. If Seller is not, the I		
	Seller written notice of cancellation within fu		
	Seller's notice of refusal to remediate and thereupon, th	_	•
	void and all deposit monies shall be returned to Purchas		
	cancellation for a period of five (5) full calendar days to	provide the parties an opporti	unity to otherwise
	agree in writing.		
1.5	(initials) DADON TEST WAIVED Durchase	r askrayyladasa tha right to my	also this A arrayment
13	(initials) <b>RADON TEST WAIVED</b> - Purchase		
	contingent upon a Radon Test. Purchaser waives the rig	gnt of said test unless required	by lender.
16	(initials) WOOD INFESTATION AND/OR P	PEST INSPECTION - This A	areement is
10	contingent upon a satisfactory wood infestation and/or		
	company, to be completed on or before full c		
	expense. This Contingency shall be deemed waived un	less Purchaser shall give writte	en notice of
	cancellation of this Agreement to Seller or Seller's Age		
	acceptance of this Agreement (the "Notice Cancellation		
	damage caused by wood destroying organisms and supp	, .	
	inspection report or letter from the inspector. If the Pur		
	Agreement shall be deemed cancelled, null and void and	_	
	As an alternative to giving notice of cancellation by the	Notice Cancellation Date, Pur	chaser may extend
	the Notice Cancellation Date for five (5) full calendar d		ion thereof to Seller
	or Seller's Agent no later than the Notice Cancellation	Date.	
1.7	(' '' 1 ) WOOD INFECTATION AND OD I		D D 1
1/	(initials) WOOD INFESTATION AND/OR P		
	acknowledges the right to make this Agreement conting but waives the right to do so unless required by lender.	ent upon a wood infestation a	nd/or Pest Inspection,
	but waives the right to do so unless required by render.		
18.	TRANSFER OF TITLE/POSSESSION		
	Deed to be delivered on or about		at the office of
	Deed to be delivered on or about	ossession shall be granted upo	n transfer of title or
			·
4.0	DWD COVER		
19.	DEPOSITS		1 41 D 1 .
	It is agreed that the Listing Selling Broker shall I		
	an escrow account at		(Bank) at
	until the date of transfer of title, the date of proper cance	allation of this contract on have	(Address)
	consent of the parties, whichever shall first occur. If the		
	deposits shall be returned to the Purchaser.	s seller does not accept the Pu	ichasers offer, an
	deposits shall be returned to the Furchaser.		
20	TIME PERIOD OF OFFER		
20.	The Purchaser and Seller understand and agree that, unl	ess earlier withdrawn this offe	er is good until
	aqpaaaaaaa, and if no		
	Agreement shall be deemed cancelled, null and void and	d all deposits shall be returned	to the Purchaser.
	8		
21.	REAL ESTATE BROKER		
	The Purchaser and Seller agree that		(Selling Agency)
	and	(Listing Ager	ncy) brought about the
	The Purchaser and Seller agree that and sale, and Seller agrees to pay the Brokers' commission to	.0	
	(Listing Agency) per listing agreement and further auth	orizes the Seller's attorney to p	oay listing Broker's
	commission directly from the proceeds of the sale at tra	nsfer of title.	
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## 22. NOTICES

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All notices contemplated by this agreement shall be in writing and delivered (a) personally by the required date, (b) by telefax by the required date, or (c) by certified mail, return receipt requested, postmarked no later than the required date.

## 23. ENTIRE AGREEMENT

This Agreement contains all agreements of the parties hereto. There are no promises, agreements, terms, conditions, warranties, representations or statements other than contained herein. This Agreement shall apply to and bind the heirs, legal representatives, successors and assigns of the respective parties. It may NOT be changed orally.

2	4	AT	<b>FOI</b>	RN	$\mathbf{E}\mathbf{V}$	A	PPR	O	JAL	CL	AT	ISE

This agreement is contingent upon Purchaser and Seller obtaining approval of this agreement by their attorneys as to all matters contained herein. This contingency shall be deemed waived unless Purchaser's or Seller's attorney, on behalf of their client, notifies Listing and Selling Broker in writing as called for in Paragraph 22 of their disapproval of this Agreement no later than \_\_\_\_\_ full calendar days from acceptance. Dated: \_\_\_\_\_/\_\_\_\_/20\_\_\_\_\_\_ Time: \_\_\_\_\_AM/PM Purchaser Witness Purchaser Witness Purchaser's Phone Number **ACCEPTANCE** Dated: \_\_\_\_\_/\_\_\_\_\_/20\_\_\_\_\_ Seller Witness Seller Witness Seller's Phone Number Attorney for Purchaser: Attorney for Seller: Phone Number: Phone Number: Fax Number: Fax Number: Address: Address:

Initials: Purchaser: \_\_\_\_\_ Seller: \_\_\_\_