OFFER TO PURCHASE REAL ESTATE

то	(Seller and Spouse)	Date:		
(Serier and Spouse)		From the Office of: RichHaen.com Realty		
The property herein re	ferred to is identified as follows:			
	any) re: fixtures, appliances, etc.			
hereby offer to buy sai	d property, which has been offered to me by	s the Broker(s) under the following terms and	conditions:	
1 1 11 4 6		, the Broker(s) under the ronowing terms and	conditions.	
	\$, of which is paid herewith as a deposit to bind this	Offer		
	-	as an additional deposit upon the execution of the Purchase and Sale Agreement provided below.		
		d at the time of delivery of the Deed in cash, or by certified, cashier's, treasurer's or bank check(s).		
		Deed in cash, of by certified, cashier s, fleast	Tel S of Dalik Check(S).	
	Total Purchase Price			
	<u> </u>	20 at or before	which time a conv hereof shall be	
signed by you, the S	on	is Offer, and returned to me forthwith, others	vise this Offer shall be considered as	
	ney deposited herewith shall be returned to me forthwith.	20 avacuta the applicable	a Standard Form Durahasa and Sala	
Agreement recommo	hall, on or beforeended by the Greater Boston Real Estate Board or any form	ubstantially similar thereto, which, when execute the application	cuted, shall be the agreement between	
two parties hereto.				
4. A good and sufficient appropriate Registry	nt Deed, conveying a good and clear record and marketable of Deeds, unless some other time and place have been mu	itle shall be delivered at 12:00 Noon on	, 20 at the	
5. If I do not fulfill my	obligations under this Offer, the above mentioned deposit	hall forthwith become your property without	recourse to either party. Said deposit	
shall be held by	as en the parties, the escrow agent may retain said deposit hel	scrow agent subject to the terms hereof provi	ded however that in the event of any	
6. Time is of the essen		under its terms.		
	e to four family residences, the Buyer hereby acknowledg			
	Affairs. For residential property constructed prior to 1978 if any, attached hereto are incorporated herein by reference		ansfer Notification."	
	ctory review of condominium documents, trust, budget and		es Agreement (P&S)	
	ctory home inspection prior to executing the P&Ssee atta			
3. Subject to mortga	ge contingencysee attached Addendum To Purchase Re-	Estate & Buyer's Pre-approval Document fro	m Lender	
NOTICE: This is a leg	al document that creates binding obligations. If not unders	od, consult an attorney.		
WITNESS my hand and seal		Signed		
		Buyer		
		Buyer		
Address/City/State/Zip		Pho	one Number	
This Offer is hereby ac	ecepted upon the forgoing terms and conditions at	on	, 20	
·				
Seller (or spouse)	Sell	i		
	RECEIPT B	OR DEPOSIT		
Date		52		
Received from	Bu	er the sum of \$	as deposit under the terms	
	re Offer, to be held by			
	opted pursuant to the Massachusetts license law: All of all be conveyed forthwith to the owner of such real pro		urcnase real property that they	
Agent for Seller				
				

ADDENDUM TO OFFER

obtaining a written commitment for financing of% p.m. on, 20 ("Commitment Date" regard only if Buyer has submitted at least one (1) a reasonably promptly in providing any additional informefforts, Buyer has been unable to obtain such written of terminate the Agreement by delivering to Seller or Seller Buyer's termination of the Agreement due to inability to been duly and timely delivered to Seller or Seller's Agenthe parties thereunder shall cease, and all earnest mone recourse to either party. In the event that such written	of the purchase price or \$, at prevailing rates, terms and conditions by 5:00 and acted to have used reasonable and/or diligent efforts in this application for financing by 5:00 p.m. on, 20 and acted mation requested by the mortgage lender. If, despite reasonable and diligent commitment for financing on or before the Commitment Date, then Buyer may ler's Agent not later than 5:00 p.m. on the Commitment Date written notice of a procure said financing commitment. In the event that such written notice has t, then the Agreement shall immediately become null and void, all obligations of any deposited by Buyer shall be immediately returned to Buyer, without further notice has NOT been duly and timely received by Seller or Seller's Agent, then Buyer shall, thereafter, be bound to perform under all terms and conditions of the
granted the right to have any or all of the following inspendent of the parties of conducting such including Radon Gas); (4) Water Quality (including Lagrangian Lagr	is under the terms of the Agreement are expressly conditioned upon Buyer being actions conducted, at Buyer's sole cost and expense, by a person and/or company inspections: (1) Complete Home Inspection; (2) Termite/Pest; (3) Air Quality Radon); (5) Asbestos; (6) Ground Contaminants/Hazardous Waste; and/or (7 ach inspection indicates that there exists on the Property serious structural, try is infested by termites and/or other pests; and or the Property contains Radon attaminants in excess of levels acceptable to the Buyer, then Buyer shall have the or Seller's Agent by 5:00 p.m. on, 20 ("Contingency Date") based on the results of any such adverse inspection report along with a copy of upon by Buyer in this regard. In the event that such written notice to terminate ar's Agent, then the Agreement shall immediately become null and void, all all earnest money deposited by Buyer shall be immediately returned to Buyer, at Buyer's notice to terminate has NOT been duly and timely delivered to Seller de waived by Buyer and Buyer shall, thereafter, be bound to perform under all are and Seller understand and agree that the terms and conditions of any hall be governed by a separate Addendum to the Agreement, and that any Lead ocal and/or Federal law as set forth below.
Buyer	Seller
Buyer	Seller