

AGREEMENT OF PURCHASE AND SALE
Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act.
The NSREC is the regulatory body for real estate in Nova Scotia.

**NSREC APPROVED** 01/03/2022 (3) **FORM 400** PAGE 1 OF 3

	al # of pages in this reement including all Schedules:	Agre	ement of Purchase a  Equipment  Resale Condominium  Water and Septic	□ Mi	ini/Mobile Homa	е					
The	Buyer										
of _											
	having personally	viewed	I the following property [	☐ not havin	g personally vi	ewed	the fo	following property			
offe	rs to buy from the	e Seller									
			address/ lot #)								
(the	Property), at a p	urchase	e price of					dollars (\$ CDN)			
on t	he following term	s subje	ct to provisions in clause 5.	1 regarding	HST.						
1.	Deposit				2	. C	osiņ	ing and Conveyance			
1.1.	The Buyer submit (\$	S		CDN)	dollars 2			Agreement shall be completed on or before the day of, 20 (the closing date). Upon completion, vacan			
	on or before the _ payable to:		_ day of	, 20		ро	ssess	ession of the Property shall be given to the Buyer unless otherwise provide			
	in trust, as a deposit to be held pending completion or termination of this Agreement and to be credited towards the purchase price on completion. Balance of purchase price to be paid on closing or as otherwise stated in this Agreement. If the deposit is not delivered as specified, the Seller shall be at liberty to declare this Agreement null and void.  2. It is understood and agreed that if the Buyer does not complete this Agreement in accordance with the terms thereof, the Buyer shall forfeit the deposit, in addition to any other claim which the Seller may have against the Buyer for the Buyer's failure to complete. If the deposit is being returned to the Buyer, in accordance with the terms of this Agreement, it shall be done without interest or penalty (unless otherwise specified). It is agreed by the Buyer and the Seller that the release of the deposit from the brokerage trust account is subject to the applicable NSREC By-laws.  3. The Buyer and Seller agree that any deposit held in trust by the Brokerage per clause 1.1, that is in excess of the remuneration (including HST) due to that Brokerage on closing of the transaction, shall be transferred to the Seller's lawyer's trust account once conditions unrelated to title have been met. These funds shall remain in the Seller's lawyer's trust account until closing.					su	The Seller shall use best efforts to have the Property clean and vacant, subject to the provisions of 2.1, for the Buyer's pre-closing viewing by				
						ca Ag					
					2	by mo of fre co (ne	obile he the pure from venar ot app	onveyance of the Property, which is the subject of this Agreement, shall be Deed (or general conveyance, if a mini/ e home), drawn at the expense of the Seller, to be delivered on payment purchase price on the closing date. The Property is to be conveyed rom encumbrances, except for any easements, registered restrictions or earnts that do not materially affect the enjoyment and use of the property applicable to Resale Condominium Schedule – see clause 3 of the dule).			
	Trademarks are owned and cont	rolled hv The C	ranadian Real Estate Association					OFFER DATE:///			
REALTOR	(CREA) and identify real estate p and/or the quality of services the	professionals w y provide (MLS	anadian Real Estate Association ho are members of CREA (REALTOR®) of ). Used under licence.	BU	YER'S INITIALS:			/ SELLER'S INITIALS://			

	EEMENT OF PURCHASE AND SALE PERTY:			NSR	REC FORM 400   APPROVED 01/03/2022 (3)  PAGE 3 OF 3				
BUYI									
11.	Miscellaneous Provisions		12. Agency Re	lationship					
11.1	Any tender of documents to be delivered or money pay upon the Seller or the Buyer or any party acting on the subsequent to the deposit, shall be by lawyer's trust or electronic transfer or their equivalent, drawn on a chart Trust Company or Credit Union.  All representations given by the Seller contained in this	ir behalf. Money paid, leque, certified cheque, lered Canadian Bank,	Complete 12.1 and 12.2 <u>OR</u> 12.3:  12.1. The Seller acknowledges that they □ do / □ do not have an agency relationship with either:						
	the closing unless otherwise stated in this Agreement. Time shall, in all respects, be of the essence in this Ag written agreement of extension, time shall continue to to act within the time required constitutes a breach of the state of th	pe of the essence. Failure he contract.	Brokerage  and / or  Brokerage Representative or Designated Agent						
	The Seller and the Buyer agree to be bound by offers a and related documentation that may be transmitted ele reproductions of the signatures therein, including elect treated as originals.  No amendment to the terms of this Agreement shall be	ctronically and that ronic signatures, shall be	<b>12.2.</b> The Buyer acknowledges that they □ do / □ do not have an agency relationship with either:						
	writing and signed by all parties.  If there is conflict or discrepancy between any provision and any provision in the standard printed portion hered shall supersede the standard printed provision.  This Agreement shall be read with all changes of numbers.	of, the added provision	Brokerage  and / orBrokerage Representative or Designated Agent						
	by the context.	or and gender required			OR				
11.8	This Agreement shall be governed by the laws of the F and the Seller, Buyer and the Brokerage(s) shall subm Courts of the Province of Nova Scotia for the resolution arise out of this Agreement.	it to the jurisdiction of the	12.3. The Buyer and the Seller acknowledge that they are in a transaction brokerage relationship and have signed a Transaction Brokerage Agreement with:						
	This Agreement shall be for the benefit of and be bindi respective heirs, executors, administrators, successors	s and assigns.			Brokerage				
11.1	<ol><li>Business days are Monday–Friday, excluding statuto holidays in the Province of Nova Scotia.</li></ol>	ry, provincial and civic	and / orBrokerage Representative or Designated Agent						
13.	Time for Seller's Response								
This	offer shall be open for acceptance untila.	m./ p.m. Atlantic Time on the	e day of _						
Sign	ed, sealed and delivered in the presence of:	In Witness whereof I have	hereunto set my hand	and seal:					
Witne	ss	Buyer		SEAL	Date				
Witne	ss	Buyer		SEAL	Date				
	Seller's Response	•							
	OSE ONE OF THE FOLLOWING:								
	I hereby accept the above offer and agree to sell on the large confirm this offer was presented and rejected. I hereby confirm having read and understand this offer the large confirm having read and understand this offer the large confirm having read and understand this offer the large confirm having read and understand this offer the large confirm having read and understand this offer the large confirm having read and understand this offer the large confirm having read and understand this offer the large confirm the large confirm this offer was presented and rejected the large confirm the large confirmation the large confirmati	I.	nter Offer.						
Sign	ed, sealed and delivered in the presence of:	In Witness whereof I have	hereunto set my hand	and seal:					
Witne	SS	Seller		SEAL	Date				
					Atlantic Time a.m./p.m.				

Seller

Witness

# SEAL

Date