

## NOTICE OF TERMINATION AND RELEASE OF DEPOSIT

Greater Hartford Association of REALTORS®, Inc.



Insert the date that the last party to the contract signed (typically the seller.)

THE REAL ESTATE PURCHASE CONTRACT GIVES THE BUYER OR SELLER THE RIGHT TO Buyer(s) full name as it is written on the Real TERMINATE THE CONTRACT FOR ONE OR MORE OF THE REASONS BELOW BUT ONLY IF THE BUYER OR Estate Purchase Contract SELLER HAS COMPLIED WITH THE RELEVANT PROVISION(S) APPLICABLE TO SUCH REASON(S). This notice is with respect to the Real Estate Purchase Contract (the "Contract") dated Seller(s) full name(s) as written the Real Estate (Buyers, collectively referred to herein as between \_\_\_ Purchase Contract "Buyer") and (Sellers, collectively referred to herein as "Seller") concerning the Property located at — Connecticut. Full address of property Buyer hereby notifies Seller and Broker that Buyer hereby terminates the Contract for the following If buyer is terminating, check applicable box(es) reason(s) [check one or more]: and be prepared to provide supporting 1. 

Inability to obtain written mortgage commitment (Paragraph 5 of the Contract) documentation 2. 

Inability to reach a mutually satisfactory agreement with regard to the following: ☐ Unsatisfactory Home Inspection (Paragraph 17 of the Contract) If seller is terminating, check applicable box(es). ☐ Unsatisfactory Termite or Wood Destroying Insect Inspection (Paragraph 17 of the Contract) ☐ Unsatisfactory Asbestos Inspection (Paragraph 17 of the Contract) ☐ Unsatisfactory Radon Inspection (Paragraph 17 of the Contract) All Buyers and Sellers must sign and date. ☐ Unsatisfactory Mold Inspection (Paragraph 17 of the Contract) ☐ Unsatisfactory Septic System Inspection (Rider to the Contract) ☐ Unsatisfactory Well System Inspection (Rider to the Contract) Name of entity holding deposit (typically the listing 3. 

Buyer's exercise of right to terminate under the Common Interest Ownership Act company or an attorney). Other \_\_\_\_ Seller hereby notifies Buyer and Broker that Seller hereby terminates the Contract for the following Insert total amount of deposit being held; then insert the amount of deposit released to the buyer reason(s) [check one or more]: and the amount of the deposit being released to 1. 

Buyer's inability to obtain written mortgage commitment (Payagraph 5 of the Contract) the seller. 2. 

Buyer's failure to make the initial deposit (Paragraphs 4 & 6 of the Contract) 3. 

Buyer's failure to make the second deposit (Paragraphs 4 & 6 of the Contract) All Buyers and Sellers must sign and date. 4. 
Other **BUYER** SELLER Important to Note: There are two sections to this form. The top section is for the agreement to terminate, and the bottom Date: \_\_\_ section is for the disbursement of the deposit money. RESCISSION AND RELEASE/OF DEPOSIT Sometimes the deposit money may be in dispute and if this happens the bottom section would not be The contract is hereby rescinded, and Seller(s) and Buyer(s) hereby release each other and the Broker(s) from signed at the same time as the top section. their respective liabilities under the Contract. \_\_\_\_\_[name of Broker or other person holding deposit(s)] is hereby authorized and directed to release the deposit(s) of as follows: \$ √to Buyer(s) \$\_ to Seller(s) BUYER SELLER Date: Copyright ©2008 Greater Hartford Association of REALTORS®, Inc. All rights reserved. Revised 12/20