## SALES AGREEMENT - FORECLOSURE

STATE OF CONNECTICUT SUPERIOR COURT

www.jud.ct.gov

JD-CV-88 Rev. 3-11 June Special Session, Public Act No. 10-1

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Name of case (Plaintiff v. Defendant)	Judicial District	Docket number	
Seller/Committee's name	-	Juris number	
Seller/Committee's address		Telephone number	
Buyer's name		Telephone number	
Buyer's address			
Property Address/Location (Attach a detailed description of the property and label it "Attachn	nent A")		
Deposit paid by Buyer to Seller in the form of a certified check or bank check:			
		(\$	)
A. In consideration of:     1. the deposit paid by the Buyer to the Seller, and     2. on or before 30 days after the approval of the sale, the Buyer payin	g the seller the additiona	al amount of:	
	(\$	) in cash or by certified cl	neck, and
<ol> <li>the Buyer assuming and agreeing to pay all outstanding taxes, water property is situated and the Buyer agreeing that there will be no add and sewer charges and assessments;</li> <li>the buyer agreeing that at the closing, he or she shall provide the Coof the Superior Court, for the balance of the purchase price;</li> <li>the buyer agreeing that within 30 days of the closing, he or she will</li> <li>the Buyer and Seller agreeing that:         <ol> <li>the sale is to be free and clear of the lien being foreclosed and caction, but subject to all prior interests and subject to building, be is situated and any and all provisions of any public or private law</li> <li>the sale is subject to the Seller obtaining the approval of the Sullations of the town in which the property is situated and any and approval is not obtained, this agreement shall be null and void at c. the Seller has made no representations regarding the condition this agreement and that the buyer is purchasing the premises in d. the title will be transferred within thirty (30) days from</li></ol></li></ol>	justments to the purchase committee with a certified record the committee deposit all subsequent claims willding line and zoning ray; and perior Court, subject to be all provisions of any purand the deposit will be resofthe premises or the quarts "as is" condition; and approval, or	se price for the outstanding taxed or bank check, payable to the seed; the holders of which are boungegulations of the town where the bouilding, building line and zoning blic or private law; and agreeing turned to the Buyer; and uality of title except as otherwind	d by this he property ng regung that if the
<ul> <li>B. The Seller will, within 30 (thirty) days of:</li> <li>1. the sale being approved by the Superior Court, or</li> <li>2. the date of the final determination of any appeal from such approva</li> <li>3. at any other time ordered the Court,</li> <li>give to the Buyer a good and sufficient Committee's Deed containing the</li> </ul>		h deeds for the property desc	ribed
above and in Attachment A.	acadi coveriante in such	in doods, for the property descri	i.ou
Signed (Seller/Committee)		Date	
Signed - Buyer		Date	

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at <a href="https://www.jud.ct.gov/ADA/">www.jud.ct.gov/ADA/</a>