UNITED STATES BANKRUPTCY COURT DISTRICT OF CONNECTICUT

In re: William P. Gorman, Jr.	CASE NO: 22-30439 CHAPTER: 13
Debtor(s).	
Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address:	
Attorney Jefferson Hanna, III 484 Main Street Ste 23 Middletown, CT 06457 Phone: 860-347-4741 Fax: 860-347-0478 Email: jeffersonhanna@sbcglobal.net Fed Bar: CT 05273	NOTICE OF PROPOSED PUBLIC SALE OF ESTATE PROPERTY D. CONN. BANKR. L. R. 6004-1(a)
✓ Attorney for: William P. Gorman, Jr. ☐ Individual appearing without attorney	

INSTRUCTIONS FOR COMPLETING AND FILING THIS NOTICE

- 1. This Notice shall only be used when the party proposing to sell the property is not seeking a hearing, although a hearing will be held if an objection is filed or if the Court decides to proceed with a hearing.
- 2. This Notice shall be completed and filed in accordance with Fed. R. Bankr. P. 6004(a), (b), and (d), and D. Conn. Bankr. L. R. 6004-1(a), and shall only be completed and filed if a party proposes to sell estate property without filing a Motion to Sell Estate Property, a Motion to Sell Free and Clear of Liens, or a Motion to Approve Sale Procedures and an Order regarding the Proposed Sale is not required.
- 3. Before completing and filing this Notice, you must obtain a Hearing Date and Time and an Objection Deadline date to include in this Notice by contacting the appropriate Courtroom Deputy using the applicable e-mail address:

 $Court room Deputy_Bridgeport@ctb.uscourts.gov-Court room Deputy_Hartford@ctb.uscourts.gov-Court room Deputy_New Haven@ctb.uscourts.gov-Court room Deputy_New Haven@ctb.uscourts.gov-New Haven@$

Description	of property to be sold (use addi-	tional paper, if mor	e space is	s needed):		
a single family home located at 32 Annette Place. Middletown, Connecticut, which home is a single story ranch style home with total of 6 rooms with 3 bedrooms, 1 bathroom and 988 sf of living area. There is a 1 car garage. It sits on a .88 acre lot. The home was built in 1960, but has deferred maintenance, is in need of: Kitchen and bathroom updating, windows, and general updating.						
Proposed	Public Sale Information:					_
Date of Propo	osed Public Sale: January 6, 2023	Tin	ne of Prop	osed Public Sale:	2:00 PM	
Location of Proposed Public Sale:	Proposed 124 Hebron Avenue					
* Hearing when objection filed: A hearing on any objection to the Notice of Proposed Public Sale shall be held on the						
*Last date to file Objections to Proposed Public Sale: January 3, 2023 4:00 PM				* Hearing when I	no objection filed: If no object Sale is filed, the Court may require	
*Hearing Date and Time regarding Proposed Public Sale: January 5, 2023 at 10:00 AM			O AM	on the Notice of Pro Time listed in this N	posed Public Sale be held on the I otice.	learing Date and
Location of t	WAITED STATES 157 CHURCH ST 1	BANKRUPT(Y CE 84n FL NEW MA	Quay, CT	are encouraged to re Office to determine	Bankruptcy Procedure, Append view the docket of this case or cor if a hearing on the Notice of Propo- learing Date and Time listed in the	ntact the Clerk's osed Public Sale
	Purcuant to D. Conn. Bankr. I. I.	6004 1(a) this fam	n ia mand	otom. It has been a		

Pursuant to D. Conn. Bankr. L.R. 6004-1(a), this form is mandatory. It has been approved for use in the United States Bankruptcy Court for the District of Connecticut and will be posted by the Clerk on the Court's website for publication.

08/2022

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· ·
Proposed Public Sale price: \$ 229,900.00
Terms and conditions of Proposed Public Sale, including information about how to register as a bidder:
Purchaser: William Renock and Katherine Renock Terms of the sale are included in the attached Contract of Sale. Said sale has been approved by the Middletown CT Probate Court. Any objection or higher offer would need to be presented to Attorney Jefferson Hanna III in writing by email with proof of good funds for the entire purchase price on or before the above last date and time for Objections. Said offer would need approval from the Middletown Probate Court prior to closing, in addition to Bankruptcy Court, would need to be at least 10% higher than the sale price listed herein. Said sale would be subject to 5.25% realtor's commission at sale. No mortgage, inspection, or other contingencies. Property sold "as is." Cash funds for entire purchase price would be due in full at Closing which would occur on January 6, 2023.
Contact person for Proposed Public Sale (include name, address, telephone, fax and/or email address):
Attorney Jefferson Hanna. III 484 Main Street Suite 23 Middletown Ct 06457
Phone: 860-347-4741 Fax: 860-347-0478
Email: jeffersomnhanna@sbcglobal.net
Date: 12/5/2022

Pursuant to D. Conn. Bankr. L.R. 6004-1(a), this form is mandatory. It has been approved for use in the United States Bankruptcy Court for the District of Connecticut and will be posted by the Clerk on the Court's website for publication.

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and	not a party to this bankruptcy case or adv	versary proceeding. My busines	s address is:
484 Main street Suite 23 Middletown, CT 06457			
A true and correct copy of served on (date)	the foregoing document entitled: NOTIC in the manner stated below:	E OF PROPOSED PUBLIC S	SALE OF ESTATE PROPERTY was
Procedures for Electronic C On (date)	HE COURT VIA NOTICE OF ELECT Case Filing (Appendix A), the foregoing d , I checked the CM/ECF docket for the e Electronic Mail Notice List to receive N	ocument will be served by the chis bankruptcy case or adversar	court via NEF and hyperlink to the document. y proceeding and determined that the
	er 13 Trustee 10 Columbus Boulevard 6th e 150 Court Street Room 302 New Haven,		
		Servi	ce information continued on attached page
	22 , I served the following persons and/o		resses in this bankruptcy case or adversary first class, postage prepaid, and addressed as
	Annette Place Middletown, CT 06457 , Attorney Committee, 124 Washington S	treet Middletown CT 06457	
1316		Servi	ce information continued on attached page
person or entity served): Pu	AL DELIVERY, OVERNIGHT MAIL ursuant to F.R.Civ.P. 5 and/or controlling by, overnight mail service, or (for those where the service) are the services of the service of the	LBR, on (date)	(ION OR EMAIL (state method for each , I served the following persons and/or service method), by facsimile transmission
		Servi	ce information continued on attached page
I declare under penalty of p	perjury under the laws of the United States	that the foregoing is true and c	orrect.
12/7/2022	Jefferson Hanna III		11
Date	Printed Name		Signature In Inches In

Pursuant to D. Conn. Bankr. L.R. 6004-1(a), this form is mandatory. It has been approved for use in the United States Bankruptcy Court for the District of Connecticut and will be posted by the Clerk on the Court's website for publication.

Authentisign ID: A1E049B9-1D4A-ED11-A27C-501AC56BB54D Authentisign (บะ ฮชธอ236C-อชธธ-ฮนาช-ฮนตา-อธิ36E+ชวภุมะ 6



REAL ESTATE PURCHASE CONTRACT Greater Hartford Association of REALTORS®, Inc.





When signed by Buyer and Seller this is intended to be a legally binding contract. If either party has any questions about any aspect of this transaction, he/she should consult with an attorney before signing this Contract.

1.	Parties			, , , , , , , , , , , , , , , , , , , ,	g.mg and contract.
	Buyer	William Renock, Kathe	rine Renock		
		Name(s)	CT 00040		
		58 Rossi Drive, Bristol, Address	CT 06010		
	Seller	The Estate of Maryann	Gorman		
		Name(s)			
		32 Annette Place, Midd Address	letown, CT 06457		
2	Dunmante: 1				
۷.	32 Annette	Buyer agrees to purchase	from Seller, and Se	eller agrees to sell to Buyer,	certain real property, known as
	Number	Street	Town	own	, <u>CT 06457</u> ("Property").
2	100000000000000000000000000000000000000				Zip Code
Ex	clusions Rid	er (if checked), all fixture	Except as specifical	ly indicated below or on the	e attached Property Inclusions/ sale, and all personal property
100	ated off the	Froberty is excluded in	om this sale include	and as fivilities in this solo a	a nort of the Dranati and the
Dui	iuliys, siluc	tures and improvements	now thereon, and t	he fixtures belonging to the	Seller and used in connection
uic	CWILL, ILICIU	unig, il anv. ali blinds, wir	ldow snades, screen	is doors door and window h	ardware wood and are stores
fixt	ures, cabine	try, door and cabinet bar	dware, pool house a	d lighting fixtures, door mirror	rs, pumps, mailboxes, plumbing ls, flagpoles, alarm system and
COL	ies, swimmin	19 pool and swimming po	of pumps and equipm	nent (if any) garbage diences	d garage door encours sentent
all	conditioning	equipment, and built-in d	shwashers. No part	of the purchase price below	w is assigned to any personal
pro	perty or fix	tures.			
	See Property	Inclusions/Exclusions Ri	der attached. (CHEC	K IF APPLICABLE)	
The	e following p	ersonal property is INCLU	DED (NOT APPLICA	ABLE UNLESS FILLED IN): _	Gas Range, Refrigerator.
vva	sner, Dryer				
THE	e rollowing to	Rtures are EXCLUDED (N	OT APPLICABLE UI	NLESS FILLED IN):	
		1/a) /b) /a) /d) an	d (a) BELOW ADE A	VOT ADDI IOADI E IIII EOO	
				NOT APPLICABLE UNLESS	FILLED IN
4.	Price. The	total purchase price is \$	229,900.00		
	(a) Buyer s	snall make the following	deposit, by person	al check, cashier's check or this fully executed Contract	r
	but no	later than three (3) calen	dar days thereafter.	Deposit to be applied to the	
	total pu	rchase price. If this depos	it is not paid by Buye	er by the stated time. Seller a	t
	Seller's termina	te this Contract by writte	e the right to declar	re Buyer to be in default and and Seller shall thereafter be	
	relieved	of all obligations hereund	der:	and Seller shall thereafter be	\$ 2,500.00
	(b) Buyer v	vill make the following add	ditional deposit by car	shier's check or certified funds	\$ 2,500.00
	on or b	efore <u>14</u> cale	ndar days after the	date that this Contract is fully	,
	execute	d, to be applied to the purch	nase price or closing o	osts, subject to collection:	\$ 2,500.00
	(c) Buyer \	will assume the existing	mortgage on the Pr	operty which, at the closing	
	(d) Seller v	be in default and will have	a principal balance	of approximately: nortgage as described in the	-
	attache		money note and n	nortgage as described in the	
	(e) Buyer v	vill pay the following amo	ount at the closing b	y cashier's or certified check	
	by obta	ining a Bank or institution:	al Mortgage as descr	ribed in paragraph 5:	\$ 229,900.00
	(f) Buyer v	vill pay the following balan	ce at the closing by	cashier's or certified check:	
	(g) TOTAL	shall be returned to Bu	4(g) exceeds the	total purchase price, the	▲ 10
D.	1	16/70		(MDC)	\$234,900.00
	er Initial w			Seller Initial W/5	Date
		reater Hartford Association of RI	•	reserved. Revised 10/22.	(GHAR Form #A-1)
WEI	HERT, REALTORS	- The Zubretsky Group, 449 Silas Deane Hi	ghway Wethersfield CT 6109	Phone: 9609937613	F 8/02/221//

Case 22-30439 Doc

Authentisign ID: A1E049B9-104A-ED11-A27C-501AC56BB54D

Authentisign IU: B966236C-6988-#U18-B4C1-0B3CEP83A3E8

32 Annette Place	
Property Address Middletown, 06457	Real Estate Purchase Contract Page 2 of5
THE FOLLOWING MORTGAGE CO	NTINGENCY IS NOT APPLICABLE UNLESS FILLED IN
5. Mortgage Contingency.	No Mortgage, this is a Cash Transaction
Ŭ N/A −	Mortgage Contingency Waived
Buyer will make prompt and diligent efforts to obtain	age Contingency (AS PROVIDED BELOW) n a written commitment for a mortgage loan ("Mortgage") from a bank or
The state of the s	Pry /II// ["Mortgogg Contingents D-L-III D III
and Broker, not later than the Mortgage Contingency	Dale With a conv of any written commitment for a Manta
J	VEL WIII DAV All application took points (net to account
other charges in accordance with the policies estable terms:	olished by the applicable lender. The Mortgage must be on the following
torrio.	-
years (d) Types of mortgage: CHECK THE FOLLO	al interest rate:prevail% per annum (c) Minimum term:30
Conventional Fixed Rate X CHFA FHA	Other:
Conventional Variable Rate VA (Seller wil	pay termite inspection charges if required by the applicable lender
CHECK ONE OF THE FOLLOWING, AS APPLICA	BI F:
X Buyer represents that upon obtaining Mortgage, any real estate.	Buyer will have sufficient funds to close without the necessity of selling
	of Puvoria property Canada La LDI
Buyer's ability to close is contingent upon the sal	Mortgage, Buyer records attached Rider.
broker, not later than the Mortgage Contingency Da	e Mortgage, Buyer may terminate this Contract by providing Seller and ate, with written notice of Buyer's inability to obtain such commitment.
employment, lender verification that Buyer has suf applicable, lender approval of common interest co	nmitment contains any of the following conditions and such condition(s) Mortgage Contingency Date: appraisal, initial lender verification of ficient funds to close, lender approval of Buyer's creditworthiness, or if ommunity; then Buyer may terminate this Contract by providing Seller agency Date, with written notice of Buyer's inability to obtain such
required to be delivered to the Buyer by such bank or Buyer's termination of this Contract is that the common paragraph 5, then Buyer shall provide Seller with a clif Buyer does not elect to so terminate, then this contingency, unless Seller, within seven (7) days frow Broker that Seller has elected to terminate this Con	is that the lender to which Buyer applied for the Mortgage denied such from and receive from Buyer a copy of the adverse action notice which is in institutional lender under the Fair Credit Reporting Act. If the reason for nitment received by Buyer did not meet the requirements set forth in this copy of such commitment not later than the Mortgage Contingency Date. It is Contract will remain in full force and effect free of this mortgage from the Mortgage Contingency Date, gives written notice to Buyer and tract as a result of Buyer's inability to obtain such commitment. If either will be returned to Buyer, and, except as provided in paragraph 17, the
6. Deposit and Escrow of Deposits. The deposi	t(s) payable under this Contract shall be made at the time(s) and in the
Buyer by the stated time, then Seller at Seller's so terminate this Contract by written notice to Buyer, a deposits will be held in escrow by CHECK ONE (applies only if filled in) in accordance with Connect	sting Broker. If any deposit payable under this Contract is not paid by le discretion shall have the right to declare Buyer to be in default and and Seller shall thereafter be relieved of all obligations hereunder. All \mathbf{x} listing Broker \square other
eighth (8th) day following the Mortgage Con	itingency Date.
X Transfer of title unless requested earlier by	settlement agent/attorney to satisfy good funds requirement
7. Closing. The closing will take place on Dece	mber 2, 2022 (date) or sooner as mutually agreed by the parties. The
B. Possession at Closing: Condition of Property	or at such other place as Buyer's mortgage lender may reasonably require. 7; Risk of Loss. At the time of closing, possession and occupancy of the
they were in on the date of this Contract, subject to be ree of all tenants and occupants. Seller agrees to fundess the Property is a common interest communities the property is a common interest communities the grounds until closing. Buyer shall have the right closing, upon reasonable notice to Seller. Risk of lost case of any loss or damage, when Seller has not recome of the following shall occur at Buyer's option:	ordinary wear and use and, except as otherwise agreed by the parties, deliver the Property to Buyer in broom clean condition. Seller agrees ty and Seller is not responsible for the grounds) to continue to maintain to inspect the Property for compliance with this Contract before the s or damage to the Property shall be upon the Seller until the closing. In estored the Property substantially to its former condition prior to closing, either (a) the Seller shall pay over or assign to the Buyer all sums er's payment of the balance of the Purchase Price to Seller, or (b) the shall be refunded to the Buyer.
- Date	Seller Initia Date

32 Annette

32 Annette Place Property Address Middletown, 06457	Real Estate	Purchase Contract Page 3 of 5
9. Other Conditions. The excess \$5000 in (5g) is to be	returned to the buyers at	closing.
(4g) WP6		
10. Title. Seller will transfer fee simple title to the Prop Connecticut Form of Fiduciary Deed if Seller is an Executor, provisions of any ordinance, municipal regulation, or put easements of record; any state of facts an accurate survey on none of the above interfere with the present location of any Property as a residence, or render title to the Property unmarked mortgage which Buyer has agreed to assume under this Cowhich shall be assumed and paid by Buyer in addition to the Sewer and water liens will not be assumed by buyer unless	Administrator, Conservator of blic or private law; declarator personal inspection of the y building now located on tarketable; (b) current taxes partract; and (d) the following a purchase price:	or Trustee), subject to (a) any and all ations, restrictions, covenants, and Property might reveal; provided that the Property, prevent the use of the
Seller agrees to furnish such affidavits concerning title, encr as Buyer's title insurance company may require in order to Property or to waive exceptions to the title policy that are ob	allow Buyer to obtain own	or's title incurance coverage on the
11. Adjustments. Adjustments for taxes, association fee interest, fuel, condominium fees, municipal assessments, s date of closing in accordance with the custom of the Bar A located. (See Common Interest Community Rider, if applica	pecial assessments, and o	ther charges will be made as of the
12. Default; Liquidated Damages; Remedies. If Buyer de deposits shall be paid over to and retained by Seller as liquidability under this Contract, except to the extent of Buyer's contract.	uidated damages and both	parties shall be relieved of further
If Seller defaults under this Contract and Buyer is not in de by law and equity including, but not limited to, specific application, appraisal, title search, and tests or inspections Contract, the prevailing party, including a broker who is contributed to the default, shall be entitled to court costs and	performance and recover s. If a legal action is broug made party to such acti	y of amounts spent for mortgage
13. Complete Agreement. This Contract, including riders a and Seller concerning this transaction, and supersedes an Property. This contract may only be amended by a writing selection.	v and all previous written	ne entire agreement between Buyer or oral agreements concerning the
14. Assignability. Buyer may only assign its rights under the	is Contract by mutual writte	en consent of both parties.
15. Survival. This Contract shall be binding upon and inubeirs, successors and assigns of Buyer and Seller.	ure to the benefit of the re	espective personal representatives,
16. Equal Housing Rights. Buyer acknowledges that he his/her price range in any area specified by Buyer and which licensed.	she is aware of his/her rints available to the REALT	ght to be shown any home within OR® in the area in which he/she is
17. Home, Pest and Environmental Inspection/Tests. Be full and complete inspection of the Property and other imp make a less than thorough inspection, Buyer waives an improvements that would have been disclosed by a full ar inspection or risk assessment described below (unless vol below performed on the Property.	rovements, to the extent d y right to object to any o nd complete inspection. But	esired by Buyer. If Buyer elects to defects in the Property and other land the baye the lead
 Buyer waives inspections under this section 	X Buyer elects	the following inspection(s):
[Applicable Only If Checked] X A HOME INSPECTION performed by an engineer licen licensed by the State of Connecticut determining whether Property are structurally sound and whether or not the mechare in good repair.	or not the buildings and o	ther improvements leasted on the
Buyer Initial wn Date 10/11/2022	Seller Initia	Date

32 Annette Place		
Property Address Middletown, 06457	Real Estate Pur	rchase Contract Page 4 of 5
termites or wood-boring insects and wheth	TING INSECT INSPECTION performed by a lice ticut and determining whether or not the buildings her or not the buildings on the Property are damage	s on the Property are infested b led as a result of such infestation
	the buildings located on the Property for X ask	
performed by a licensed inspector or in satisfactory to Buyer, provided that Buy and/or test.	spection service licensed by the State of Conne er's determination is reasonable in view of the	ecticut, the results of which are written report of any inspection
applicable lender). Buyer must give Seller together with a copy of the relevant page that this Contract is fully executed (Inspection responsibility or obligation concerning a	ctions including any additional inspections recomm 5 is VA, Seller will pay termite inspection charger written notice of any inspection that does not meas of the inspection report, on or before 14 tion Contingency Date). If Buyer does not give Sel any condition to which this paragraph 17 applies. Antially the same condition it was in immediately before	es to the extent required by the set the standards set forth above calendar days after the date ller such notice, Seller shall have
giving Seller written notice of termination Seller the option to correct the condition satisfactory written agreement regarding to Seller written notice of termination no late to so terminate relieves Seller from all re- applies. If Buyer terminates this Contract	Seller on or before the Inspection Contingency Days set forth above, then Buyer may, at Buyer's on no later than the Inspection Contingency Date as that are unacceptable to Buyer. If Seller and the correction of these matters, then Buyer may the term of the conference of the Inspection Conference of the I	ption, terminate this Contract by e. Alternatively, Buyer may give Buyer cannot reach a mutually terminate this Contract by giving tingency Date. Failure by Buyer ition to which this paragraph 17
environmental condition in the Property knowledge before the execution of this C this paragraph 17 shall survive the deed a		ty or the cost of addressing any case may be, had no actua reements of Buyer contained in
different time period) to conduct a risk assess	understand that: If the Property is "target housing" under must permit Buyer a 10-day period (unless the parsment or inspection of the Property for the presence of this Contract, Buyer may waive this right of inspection in	rties mutually agree in writing to a
iederal regulation) within the time period state determination is reasonable in view of the write pelow (if applicable, Buyer executed HUD notice)	R RISK ASSESSMENT (as defined by federal law) by sed paint and lead based paint hazards in the Proper ted in paragraph 17, with the results being satisfacto ten report of any such inspection. Buyer may waive the ce on lead-based substances, attached). uyer waives the right to conduct a risk assessment or in	rty (as those terms are defined by bry to Buyer, provided that Buyer's is right by completing the WAIVER
based paint and lead-based paint hazards in the	ne Property. Seller acknowledges such waiver by initial	ling here: W/
APPLICABLE ONLY IF CHECKED	below and which are attached to the Contract are	e made part of this Contract.
_ modiation (New Homes only) Pe	ol Combined Contingency Addendum Comerc/Pit Test Sale of Buyer's Residence (Under Contract) Short Sale Septic/Well	Contingonou (AKA Hubband)
Buyer Initial $w_{\mathcal{R}}$ $\overline{\mathbb{R}}$ Date $\overline{}}$	Seller Initial	Date

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32 Annette Place Property Address Middletown, 06457	Real Estate Purchase Contract Page 5 of 5
19. (a) Property Condition Disclosure Report. To the extermination Statutes, Seller shall furnish Buyer with a Residential Properthis Contract or credit Buyer with \$500 toward the purchase p	ent required by Section 20-327b of the Connecticut Genera
	ent the Property is a one or two family residence and Seller smoke and carbon monoxide detectors required by Section credit Buyer with the sum of \$250 at alarmy with
20. Notices to Buyer. (a) Lists of Hazardous Waste Sit Environmental Protection is required pursuant to Section 22a hazardous waste facilities located within the town to the To Department of Energy and Environmental Protection for informand the lands surrounding the Property. This paragraph constant sprovided in Section 20-327f of the Connecticut General States.	in-134f of the Connecticut General Statutes to furnish lists of wn Clerk's office. Buyer should refer to these lists and the mation on environmental questions concerning the Property litutes Seller's notice to Buyer of the availability of such lists.
(b) Lists of Properties where Shooting Sports Conducted hunting or shooting sports regularly take place may be avail Seller's notice to Buyer of the availability of such lists, as Statutes.	able at the Town Clerk's office. This paragraph constitutes
(c) Information Concerning Environmental Matters. But matters on the Property and surrounding properties is availant National Response Center, the Department of Defense and the	ble from the federal Environmental Protection Agency, the
(d) Educational Material Concerning Well Water Testing. that important educational material concerning private well te site.	If the Property is served by a private well, Buyer is notified sting is available on the Department of Public Health's web
21. Execution by Electronic Methods. The parties agre amendments and riders hereto) via facsimile (fax) machine an either party may withdraw such consent by fax or email or i enforceability of this Contract (or any amendments or riders he and access to fax records, requires a fax machine or other apple to email records, requires a computer, internet account and en	d/or email. This consent applies only to this transaction, and n writing, but such withdrawal will not affect the validity or ereto) after it has been entered into. Faxing, and retention of propriate fax technology. Email, and retention of and access
Buyer elects to use:	Seller elects to use:
Fax: Fax number is:	Fax: Fax number is:
Email: Email address is:	Email: Email address is:
If any party changes its email address or fax number it will profax number.	
22. Broker(s). Buyer and Seller recognize WEICHERT, Cavanaugh & Company LLC	REALTORS - The Zubretsky Group [32] (firm name) and (firm name) as the sole broker(s) in this transaction.
When signed by Buyer and Seller this is intended to be a lega any aspect of this transaction, he/she should consult with an a	ally binding contract. If either party has any questions about ttorney before signing this Contract.
BUYER	SELLER (1981)
William Renock	William P Gorman, Exc. 10/12/22
William Renock	The Estate of Maryann Gorman
Katheriae Renock	
Katherine Renock	
Date:	rate:

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32 Annette Place
Property Address: Middletown, 06457

"As	15"	Rider	page	4	of	4	
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"AS IS" RIDER REAL ESTATE PURCHASE CONTRACT Greater Hartford Association of REALTORS®, Inc.



- 1. Seller is selling the Property and the improvements and personal property included in this Contract "as is," in the condition they were in on the date of this Contract, subject to ordinary wear and use. Seller hereby declares to Buyer that Seller does not intend to correct or pay for the correction of (whether directly or by way of a credit to Buyer) any conditions described in any tests or reports which may be obtained by Buyer in accordance with this Contract.
- 2. Notwithstanding the foregoing, Buyer retains Buyer's rights to inspections or tests under paragraphs 17 and 18 of this Contract, if any. Buyer retains Buyer's rights to terminate this Contract on account of the results of such inspections or tests and to have all deposits returned to Buyer in the event of such termination.

BUYER	SELLER
William Reneck William Reneck	William P Gorman, Exc. 10/12/22
William Kenock	The Estate of Maryann Gorman
Katherine Renock	
Aatherine-Henock	
Date:	Date:

Authentisign ID: 8A291620-1E4A-ED11-A27C-501AC56BB54D Authentisign ID:-AB1337/3-EFUE-4430-AU3A-BU31FD3A4/A3

SALES

Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards Lead Warning Statement

Every purchaser of any interest in residential real property on which a residential dwelling was built p

reduced pregnar lead-bas	roperty may present exposure to lead from lead-based ing. Lead poisoning in young children may produce intelligence quotient, behavioral problems, and import women. The seller of any interest in residential real sed paint hazards from risk assessments or inspections paint hazards. A risk assessment or inspection for possible	aired memory. Lead poisonic property is required to provide	nage, including leaming ng also poses a parti e the buyer with any in	disabilities cular risk to formation or
Seller's	s Disclosure			
(a)	Presence of lead-based paint and/or lead-based paint r (i) Known lead-based paint and/or lead-based pa	nazards (check (i) or (ii) below int hazards are present in the	<u>w</u>): housing (explain):	
(1-)	(ii) x Seller has no knowledge of lead-based paint		rds in the housing.	-
(b)	Records and reports available to the seller (check (i) or	r (ii) below):		
	(i) Seller has provided the purchaser with all avail and/or lead-based paint hazards in the housing (list do	able records and reports perta cuments below):	aining to lead-based	paint
	Name of Document(s)	Author	Date	
(e)	the housing. Set is Acknowledgment (initial) Compared has received copies of all information listed in the part of the part of the part of the presence of lead-based paint and/or lead-based paint hazards. Acknowledgment (initial)	nily from Lead in Your Home ed upon period) to conduct a roaint hazards; or sment or inspection for the pre	esence of lead-based p	
(n/90)	Agent has informed the seller of the seller's obligations ibility to ensure compliance.	under 42 U.S.C. 4852(d) and	is aware of his/her	
The follo	ation of Accuracy owing parties have reviewed the information above and of ion they have provided is true and accurate.	certify, to the best of their know	vledge, that the	
	Authonister Date 9-13- 22 William Renock	Sella Entinger Jamos	Date	
Purchas	2) andory 9/13/22	Purchaser John Zubretsky	Date	
Agent	Scott Nardozzi (Date	Age 11 2022 8:05:49 PM ED1	Date	•
32 Address	Annette Place Mic of Property/Unit	ddletown CT 06	457	