PURCHASE AND SALE AGREEMENT

("days" means business days unless otherwise noted, see paragraph 23)

Offer Date ',	, Effective Date				
Offer Date	Effective Date is defined in Paragraph 23 of this Agreement.				
1. PARTIES: This Agreement is made between					
	("Buyer") and				
	("Seller").				
	after set forth, Seller agrees to sell and Buyer agrees to buy (all				
part of; If "part of" see para. 26 for explanation) the property	situated in municipality of, cated at and				
described in deed(s) recorded at said County's Registry of Deeds	and Book(s), Page(s)				
	cluding but not limited to existing storm and screen windows, shades sources/systems including gas and/or kerosene-fired heaters and wood/				
	are included with the sale except for the				
following:	·				
Seller represents that all mechanical components of fixtures will	be operational at the time of closing except:				
4. PERSONAL PROPERTY: The following items of personal pr	roperty as viewed on are included with the				
sale at no additional cost, in "as is" condition with no warranties:					
5. PURCHASE PRICE/EARNEST MONEY: For such Deed a	and conveyance Buyer agrees to pay the total purchase price of				
\$ Buyer has delivered; or will	deliver to the Agency within days of the Effective Date,				
a deposit of earnest money in the amount \$	Buyer agrees that an additional deposit of earnest money . If Buyer fails to deliver				
the initial or additional denosit in compliance with the above te	rms Seller may terminate this Agreement. This right to terminate ends				
	our chase price shall be paid by wire, certified, cashier's or trust account				
check upon delivery of the Deed.	various price shan so paid by who, continued, casmon s of trust account				
This Purchase and Sale Agreement is subject to the following co	nditions:				
said earnest money and act as escrow agent until closing; this off	er shall be valid until ("Agency") shall hold (date)				
	ent of non-acceptance, this earnest money shall be returned promptly				
to Buyer.					
	chantable title in accordance with the Standards of Title adopted by				
execute all necessary papers on	s transaction shall be closed and Buyer shall pay the balance due and (closing date) or before, if agreed in writing by both parties. If				
Seller is unable to convey in accordance with the provisions of	this paragraph, then Seller shall have a reasonable time period, not to				
exceed 30 calendar days, from the time Seller is notified of the	defect, unless otherwise agreed to in writing by both Buyer and Seller,				
	ffort to cure any title defect during such period. If, at the later of the				
	time period, Seller is unable to remedy the title, Buyer may close and				
	come null and void in which case the parties shall be relieved of any				
further obligations hereunder and any earnest money shall be retu	•				
	deed, and shall be free and clear of all				
continued current use of the property.	strictions of record which do not materially and adversely affect the				
	otherwise agreed in writing, possession and occupancy of premises, ately at closing. Said premises shall then be broom clean, free of all				
· · · · · · · · · · · · · · · · · · ·	as at present, excepting reasonable use and wear. Buyer shall have the				
right to view the property within 24 hours prior to closing.					
10. RISK OF LOSS, DAMAGE, DESTRUCTION AND IN	SURANCE: Prior to closing, risk of loss, damage, or destruction of				
	ep the premises insured against fire and other extended casualty risks				
	prior to closing, Buyer may either terminate this Agreement and be upt the premises "as-is" together with an assignment of the insurance				
proceeds relating thereto.	preside presides as is together with an assignment of the insurance				
Revised 2015 Page 1 of 4 - P&S Buyer(s) Initials	Seller(s) Initials				
Krainin Real Estate, P.O. Box 464 South Casco, ME 04077 Margaret Krainin Produced with zipForm® by zipLog	Phone: (207)655-3811 Fax: Form Updates 2015 ix 18070 Fifteen Mile Road. Fraser. Michigan 48026 www.zipl.ogix.com				

closing closing (other) the dat taxes i reappo	g of company that last do g by Seller. The following e of closing (based on m s not known at the time	elivered the tang items, who items, who items, who items items is a constant of the constant o	fuel. Metered u ere applicable, The day of fiscal year). Se they shall be ap e and valuation	tilities such shall be pro- of closing is eller is respo- portioned of can be asce	as orate cou cou onsib	of closing shall be paid by electricity, water and sewer and as of the date of closing nted as a Seller day. Real ele for any unpaid taxes for the basis of the taxes assess and, which latter provision	will be paid through collected rent, asso- estate taxes shall be proprior years. If the am- ted for the preceding	the date of ciation fees, rorated as of nount of said year with a
real or to, fire concer	personal property, or an , life safety, electrical an n. This Agreement is sub	y representated plumbing. bject to the fo	ions as to comp Buyer is encou llowing investi	oliance with traged to see gations, wit	any ek ir h res	es regarding the condition, federal, state or municipal formation from professiona sults being satisfactory to B	codes, including, but als regarding any spec uyer:	t not limited eific issue or
Т	YPE OF INVESTIGATION	N YES NO	FULL RESOLU	JTION	TYI	PE OF INVESTIGATION YE	S NO FULL RES	SOLUTION
	. General Building may include any a-z)		Within	days	n.	Arsenic Treated Wood	Within	days
b	. Sewage Disposal		Within	days	o.	Pests	Within	days
c	. Coastal shoreland septic		Within	days	p.	Code Conformance	Within	days
	. Water Quality		Within	days	q.	Insurance	Within	days
	. Water Quantity		Within	days	r.	Environmental Scan	Within	days
f.	Air Quality		Within	days	S.	Lot size/acreage	Within	days
	. Square Footage		Within	days	t.	Lot size/acreage Survey/MLI Zoning		days
h	. Pool						Within	days
i.	0,5		Within	days	v.	Registered Farmland	Within	days
j.			Within	days	W.	Habitat Review/Waterfowl	Within	days
_	. Smoke/CO detectors		Within	days	х.	Flood Plain	Within	days
l.			Within	days	у.	Tax Status	Within	days
n	n. Lead Paint		Within	days	z.	Other	Within	days
conditi 13. PF	ion of the property. ROPERTY DISCLOSUR	RE FORM: B	uyer acknowle	dges receip	ot o	ver is relying completely up Seller's Property Discloseding arsenic in private water	sure Form and the	information
14.	FINANCING: This Agre	ement [is	is not subje	ect to Financ	cing	If subject to Financing:		
;	a. This Agreement is su	bject to Buye	er obtaining a _			loan of	% of t	he purchase
	a. This Agreement is su price, at an interest ra is under a good faith	ite not to exce	eed		% 8	loan of and amortized over a period	l of y	years. Buyer
	to verification of info Agreement. If Buyer the earnest money shads. Buyer hereby authoric Seller's licensee and I d. After (b) is met, if the provide Seller with within two days of a Seller, Buyer shall ha application for loans fails to provide Selle shall be returned to Be. Buyer agrees to pay a actual pre-paids, points. Buyer's ability to obtag. Buyer may choose to	rmation, is q fails to provi all be returne izes, instructs Buyer's licens he lender not written docurreceipt by Buyer we of specified in (for with such lauyer. This right more than its and/or closain financing pay cash in the Agreement	ualified for the de Seller with a de Seller with a de Seller. This and directs its see. iffies Buyer that mentation of the days to provide a) and, subject etter within saight to terminate points. Sing costs, but resident of obtaining the shall no longer.	loan requests such letter visions right to tender to contact it is unable loan denies of the Seller with to verificate dime period ends once loan more than to subject to ng financin	tted vithing the vithing the comment of the comment	er has made application for vithin	ays from the Effective may terminate this Ag is received. Buyer's loan application financing, Buyer is evide Seller with the this Agreement. Aft r showing that Buyer I for the loan requeste agreement and the ear tow e addendum Yes er in writing including	e Date of the reement and on to Seller, obligated to loan denial ter notifying or has made ed. If Buyer mest money ward Buyer's
	F-1 Jone of this pur							

	() of			(
Licensee is a Seller Agent Buy	er Agent Disc D	MLS ID		gency	MLS ID
Licensee is a Seller Agent Buy	er Agent Disc D	MLS ID ual Agent Transa		gency	MLS ID
If this transaction involves D hereby consent to this arrang Agency Consent Agreement.	isclosed Dual Agenc gement. In addition,	y, the Buyer and Selte the Buyer and Selle	ller acknowledge the r acknowledge prior	limited fiduciary duties receipt and signing of	of the agents and a Disclosed Dua
16. DEFAULT/RETURN OF remedies, including without I default by Seller, Buyer may return to Buyer of the earnest disbursing the earnest money escrow agent, Agency shall be the prevailing party.	mitation, termination employ all legal and money. Agency actin to either Buyer or Se	n of this Agreement a equitable remedies, i g as escrow agent ha ller. In the event that	and forfeiture by Buy including without lim is the option to require the Agency is made	yer of the earnest money nitation, termination of the written releases from be a party to any lawsuit by	y. In the event of this Agreement and the parties prior to the virtue of acting a
17. MEDIATION: Earnest m disputes or claims arising ou injunctive relief) shall be subbound to mediate in good faith to initiating litigation (other subsequent litigation regardin that subsequent litigation. Thi	t of or relating to the omitted to mediation and to each pay hal than requests for injug that same matter in	is Agreement or the in accordance with f of the mediation fee anctive relief), then which the party who	property addressed in generally accepted es. If a party fails to set that party will be lian of failed to first submit	in this Agreement (other mediation practices. Bu ubmit a dispute or claim able for the other party's	r than requests for yer and Seller are to mediation prions s legal fees in any
18. PRIOR STATEMENTS: completely expresses the oblig			eements are not valid	l unless contained herein	n. This Agreemen
19. HEIRS/ASSIGNS: This A of the Seller and the assigns o		nd to and be obligate	ory upon heirs, person	nal representatives, succe	essors, and assign
20. COUNTERPARTS: This signatures were on one instrur					ling effect as if the
21. SHORELAND ZONE SE the Shoreland Zone. If the pro- closing indicating whether the	perty does contain a	septic system located	in the Shoreland Zo	ne, Seller agrees to provi	
22. NOTICE: Any notice, conotice, communication or doc effective upon communication	umentation to or fro	m the parties or their			
23. EFFECTIVE DATE/BUS electronic copy of the fully of authorized to fill in the Effect Agreement, including all add observed Maine State/Federa counted from the Effective Da or such other established star contrary, deadlines in this Ag date.	executed agreement to Date on Page 1 ho enda made a part ho holidays. Deadlineste, unless another stating date, and ending	to be delivered to the reof. Except as expereof, shall mean but in this Agreement, arting date is expressly at 5:00 p.m. Eastern	ne other party which ressly set forth to the siness days defined including all adden- y set forth, beginning in Time on the last day	shall be the Effective contrary, the use of the as excluding Saturdays, da, expressed as "withing with the first day after ay counted. Unless expr	Date. Licensee i term "days" in thi Sundays and any x days" shall be the Effective Date ressly stated to the
24. CONFIDENTIALITY: B lenders, appraisers, inspectors Buyer and Seller authorize the the parties and their licensees	, investigators and ot e lender and/or closin	hers involved in the t ig agent preparing the	ransaction necessary	for the purpose of closin	ng this transaction
25. ADDENDA: Lead Pai	nt - Yes No	; Other - Ye	es No Explain:		
The Property Disclosure Form	is not an addendum	and not part of this A	greement.		
26. OTHER CONDITIONS:					
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15. BROKERAGE DISCLOSURE: Buyer and Seller acknowledge they have been advised of the following relationships:

27. GENERAL PROVISIONS:

- a. A copy of this Agreement is to be received by all parties and, by signature, receipt of a copy is hereby acknowledged. If not fully understood, contact an attorney. This is a Maine contract and shall be construed according to the laws of Maine.
- b. Seller acknowledges that State of Maine law requires buyers of property owned by non-resident sellers to withhold a prepayment of capital gains tax unless a waiver has been obtained by Seller from the State of Maine Revenue Services.
- c. Buyer and Seller acknowledge that under Maine law payment of property taxes is the legal responsibility of the person who owns the property on April 1, even if the property is sold before payment is due. If any part of the taxes is not paid when due, the lien will be filed in the name of the owner as of April 1 which could have a negative impact on their credit rating. Buyer and Seller shall agree at closing on their respective obligations regarding actual payment of taxes after closing. Buyer and Seller should make sure they understand their obligations agreed to at closing and what may happen if taxes are not paid as agreed.
- d. Buyer acknowledges that Maine law requires continuing interest in the property and any back up offers to be communicated by the listing agent to the Seller.
- e. Whenever this Agreement provides for earnest money to be returned or released, agency acting as escrow agent must comply with the Maine Real Estate Commission rules which may require written notices or obtaining written releases from both parties.

Buyer's Mailing address is			·
BUYER	DATE	BUYER	DATE
Seller accepts the offer and agrees to de agrees to pay agency a commission for s	liver the above-described prervices as specified in the li	roperty at the price and upon the testing agreement.	erms and conditions set forth and
Seller's Mailing address is			
SELLER	DATE	SELLER	DATE
Seller agrees to sell on the terms and cor	COUNTE aditions as detailed herein w		onditions:
The parties acknowledge that until signe will expire unless accepted by Buyer's si (time) AM	gnature with communicatio		
SELLER	DATE	SELLER	DATE
The Buyer hereby accepts the counter of	fer set forth above.		
BUYER	DATE	BUYER	DATE
	EXTE		
The closing date of this Agreement is ex	tended until	DATE	·
SELLER	DATE	SELLER	DATE
BUYER	DATE	BUYER	DATE



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