PURCHASE AND SALE AGREEMENT

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

May 17	, <u>2017</u>	Effective Date
Offer Date		Effective Date is defined in Paragraph 23 of this Agreement.
1. PARTIES: This Agreem	nent is made between Peter Aldr	ich, or Assigns
		("Buyer") and
A DESCRIPTION OF THE	Crandall K.	(Sener)
2. DESCRIPTION: Subject	t to the terms and conditions herein	nafter set forth, Seller agrees to sell and Buyer agrees to buy (X all y situated in municipality ofPortland
County of Cumbe	rland State of Maine lo	cated at 22 Eastern Promenade and
described in deed(s) record	ed at said County's Registry of Deed	cated at 22 Eastern Promenade and s Book(s) 15075 , Page(s) 265
3. FIXTURES: The Buyer blinds, shutters, curtain roc stoves, sump pump, electric for the following: N/A	and Seller agree that all fixtures, incl ds, built-in appliances, heating source cal fixtures, landscaping, and	uding but not limited to existing storm windows, screens, shades and/or es/systems including gas and/or kerosene-fired heaters and wood/peller N/A are included with the sale except
Seller represents that all me	echanical components of fixtures will	be operational at the time of closing except: N/A
4. PERSONAL PROPERT sale at no additional cost, in	Y: The following items of personal p	roperty as viewed onMay 12, 2017 are included with the
a deposit of earnest money in the amount of \$ 40,000. If Buyer fails to deliver the right to terminate ends once	Buyer has delivered; or x will in the amount \$ 10,000.00 will be delivered initial or additional deposit in comp	and conveyance Buyer agrees to pay the total purchase price of deliver to the Agency within 5 days of the Effective Date, Buyer agrees that an additional deposit of earnest money upon receipt and acceptance of all inspections . liance with the above terms Seller may terminate this Agreement. This). The remainder of the purchase price shall be paid by wire, certified,
	reement is subject to the following co	
said earnest money and act 5:00	as escrow agent until closing; this off	rties Sotheby's International ("Agency") shall hold fer shall be valid until May 19, 2017 (date) ent of non-acceptance, this earnest money shall be returned promptly
to Buyer.		
the Maine Bar Association execute all necessary papers Seller is unable to convey i exceed 30 calendar days, from to remedy the title. Seller has closing date set forth above accept the deed with the total execution.	shall be delivered to Buyer and this son	chantable title in accordance with the Standards of Title adopted by stransaction shall be closed and Buyer shall pay the balance due and (closing date) or before, if agreed in writing by both parties. If this paragraph, then Seller shall have a reasonable time period, not to 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 greement in which case the parties shall be relieved of any further othe Buyer.
	nants, conditions, easements and res	Warranty deed, and shall be free and clear of all strictions of record which do not materially and adversely affect the
free of tenants and occupare possessions and debris, and	nts, shall be given to Buyer immedi	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
10. RISK OF LOSS, DA premises shall be assumed prior to closing. If the pre	MAGE, DESTRUCTION AND IN- solely by the Seller. Seller shall kee wises are damaged or destroyed p by, or close this transaction and acce	SURANCE: Prior to closing, risk of loss, damage, or destruction of ep the premises insured against fire and other extended casualty risks rior to closing, Buyer may either terminate this Agreement and be pt the premises "as-is" together with an assignment of the insurance
Revised 2017 Pa	ge 1 of 4 - P&S Buyer(s) Initials	Seller(s) Initials CX7
Insights Real Estate LLC, 78 Old Stage Road V	Voolwich, ME 04579	Phone: (207)846-1100 Fax: 22 Eastern Prom,

if any, shall be determin such as electricity, water prorated as of the date of counted as a Seller day. responsible for any unpai on the basis of the taxes ascertained, which latter	ed using the most recently ava and sewer will be paid through closing: collected rent, associate Real estate taxes shall be produced taxes for prior years. If the and assessed for the preceding years	tate as required to call the cash price of the date of closing ation fees, (other) trated as of the date mount of said taxes is ear with a reapported Buyer and Seller with	the company that last by Seller. The followin/A of closing (based on not known at the time onment as soon as the ll each pay their transfer	fuel in any tanks remaining on the direments, if any. The amount owed delivered the fuel. Metered utilities and items, where applicable, shall be the day of closing is municipality's fiscal year). Seller is of closing, they shall be apportioned new tax rate and valuation can be set tax as required by State of Maine.
to, fire, life safety, electric concern.	cal and plumbing. Buyer is end	couraged to seek info	ormation from profession	n, permitted use or value of Sellers oal codes, including, but not limited onals regarding any specific issue or
Buyer's obligation to upon Buyer's own opinion	o close under this Agreement is a as to the condition of the prop	s not subject to any perty.	due diligence investiga	ations. Buyer is relying completely
m vestigations undertaken	to close under this Agreement. Buyer shall have	lays from the Effect	ive Date of this Agrees	the results of any due diligence ment to perform such due diligence lowing:
General Building Sewage Disposal Water Quality Water Quantity Air Quality	Square Footage Code Conformance Registered Farmland Environmental Scan Smoke/CO Detectors	Zoning Pests Pool Insurance Mold	Survey/MLI Lead Paint Flood Plain Chimney Tax Status*	Habitat Review/Waterfowl Coastal Shoreland Septic Energy Audit Lot Size/Acreage Arsenic Wood/Water (see par. 13)
Agreement by notifying S result of any investigation the Agreement, Buyer mu	ove investigations. If the result of the result of the result is unsatisfactory to Buyer in Bust do so to full resolution with	I consultants reasonally of any investigation of the consultants reasonable of the consultant reasonable	on is unsatisfactory to , and any earnest mone , and Buyer wishes to set forth above: others	scretion. Seller agrees to cooperate erty and its systems and fixtures in Buyer, Buyer may terminate this by shall be returned to Buyer. If the pursue remedies other than voiding vise this contingency is waived. If bove, this contingency is waived by
* If the property is enro Management and Harvest	olled in the Maine Tree Grov Plan within <u>N/A</u> days.	wth Tax program, S ☐ Yes ☒ No	Seller agrees to provide	de Buyer with the current Forest
 PROPERTY DISCLO developed by the Maine O wood. 	SURE FORM: Buyer acknow Center for Disease Control and	ledges receipt of S Prevention regardin	eller's Property Discl g arsenic in private wa	osure Form and the information ater supplies and arsenic in treated
is not subject to days. If proof of this Agreement reshall be returned is subject to final a. Buyer's obligation purchase price, a Buyer is under a as of the closing shall be returned b. Buyer to provide to verification of Agreement. If Buthe earnest mone c. Buyer hereby au Seller's licensee a d. After (b) is met, provide Seller whave	to Buyer. In to close is subject to Buyer of the total and the subject to Buyer of the total and th	btaining a cor 5.000 cor and obtain financing of o close and may terminate this right to terminate the loan denial within the formation, is qualification and terminate the loan denial within the formation, is qualification and terminate this letter is received.	of the funds acceptable uch proof is unacceptate on of such time period on of such time period on of such time period on these terms. If such minate this Agreement has made application for in	to Seller within
f. Buyer's ability to g. Buyer may choos proof of funds a	points and/or closing costs, but obtain financing is \mathbb{X} is note to pay cash instead of obtain d the Agreement shall no lor paragraph shall be void.	no more than allowa ot subject to the sale sing financing. If so,	ble by Buyer's lender. of another property. So Buyer shall notify Sel	ler in writing including providing right to terminate pursuant to the
evised 2017 Produced w	Page 2 of 4 - P&S Bu ith zipForm® by zipLogix 18070 Fifteen	yer(s) Initials 200 Mile Road, Fraser, Michiga	Seller(s) Initials	

15. BROKERAGE DISCLOSURE: Buyer and Seller acknowledge	they have been advised of the following relations	ships:
Linda L. MacDonald (006246	Legacy Properties Sotheby's ofInternational	(2259
Licensee MLS ID is a X Seller Agent Buyer Agent Disc Dual Agent T	Agency	MLS ID
Peter H. Piccirillo (015870)	ofInsights Real Estate LLC	(2826)
Licensee MLS ID	Agency	MLS ID
is a Seller Agent X Buyer Agent Disc Dual Agent T		
If this transaction involves Disclosed Dual Agency, the Buyer an hereby consent to this arrangement. In addition, the Buyer and Agency Consent Agreement.	d Seller acknowledge the limited fiduciary dutie Seller acknowledge prior receipt and signing of	es of the agents and f a Disclosed Dual
16. DEFAULT/RETURN OF EARNEST MONEY: Buyer's failudefault and Seller may employ all legal and equitable remedies forfeiture by Buyer of the earnest money. Seller's failure to fulfil. Buyer may employ all legal and equitable remedies, including with the earnest money. Agency acting as escrow agent has the option earnest money to either Buyer or Seller. In the event that the Agency Agency shall be entitled to recover reasonable attorney's fees and coparty.	including without limitation, termination of the lany of Seller's obligations hereunder shall constitute to the limitation, termination of this Agreement and to require written releases from both parties pricely is made a party to any lawsuit by virtue of activities.	his Agreement and stitute a default and d return to Buyer of or to disbursing the
17. MEDIATION: Earnest money or other disputes within the juri All other disputes or claims arising out of or relating to this Agreem for injunctive relief) shall be submitted to mediation in accordance bound to mediate in good faith and to each pay half of the mediatio to initiating litigation (other than requests for injunctive relief), the subsequent litigation regarding that same matter in which the party that subsequent litigation. This clause shall survive the closing of the	nent or the property addressed in this Agreement (e with generally accepted mediation practices. Be no fees. If a party fails to submit a dispute or claim then that party will be liable for the other party who failed to first submit the dispute or claim to	other than requests uyer and Seller are to mediation prior s legal fees in any
18. PRIOR STATEMENTS: Any representations, statements and completely expresses the obligations of the parties.	agreements are not valid unless contained herei	n. This Agreement
19. HEIRS/ASSIGNS: This Agreement shall extend to and be oblined the Seller and the assigns of the Buyer.	gatory upon heirs, personal representatives, succ	essors, and assigns
20. COUNTERPARTS: This Agreement may be signed on any nu signatures were on one instrument. Original or faxed or other electr	mber of identical counterparts with the same bind conically transmitted signatures are binding.	ding effect as if the
21. SHORELAND ZONE SEPTIC SYSTEM: Seller represents that the Shoreland Zone. If the property does contain a septic system loc closing indicating whether the system has/has not malfunctioned wi	cated in the Shoreland Zone. Seller agrees to provi	eptic system within ide certification at
22. NOTICE: Any notice, communication or document delivery notice, communication or documentation to or from the parties or t effective upon communication, verbally or in writing.	requirements hereunder may be satisfied by prov heir Licensee. Only withdrawals of offers and co	viding the required ounteroffers will be
23. EFFECTIVE DATE/BUSINESS DAYS: This Agreement is a electronic copy of the fully executed agreement to be delivered authorized to fill in the Effective Date on Page 1 hereof. Except as Agreement, including all addenda made a part hereof, shall mean observed Maine State/Federal holidays. Deadlines in this Agreem counted from the Effective Date, unless another starting date is expror such other established starting date, and ending at 5:00 p.m. Ea contrary, deadlines in this Agreement, including all addenda, expredate.	to the other party which shall be the Effective expressly set forth to the contrary, the use of the business days defined as excluding Saturdays, ent, including all addenda, expressed as "within ressly set forth, beginning with the first day after stern Time on the last day counted. Unless expressions with the stern time on the last day counted.	Date. Licensee is term "days" in this Sundays and any a x days" shall be the Effective Date, ressly stated to the
24. CONFIDENTIALITY: Buyer and Seller authorize the disclosulenders, appraisers, inspectors, investigators and others involved in Buyer and Seller authorize the lender and/or closing agent preparatopy of the closing disclosure and/or settlement statement to the paragraph.	the transaction necessary for the purpose of closir ing the closing disclosure and/or settlement state	ng this transaction. ement to release a
25. ADDENDA: Lead Paint - X Yes No; Other - X	Yes XXXX Addendum 1	
The Property Disclosure Form is not an addendum and not part of th	uis Agreement.	
26. OTHER CONDITIONS: None		
	ne	
	$-\mathcal{D}_{n}$	
Revised 2017 Page 3 of 4 - P&S Buyer(s) Initials	Seller(s) Initials	

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	913 Sawyer Street, South	Portland, ME 04106	
the alm	1 5/17/17	Bt allis	5/17/17
BUYER Peter Aldrich	, DATE	BUYER or Assigns	DATE
	d agrees to deliver the chave describ		1 12
agrees to pay agency a con	d agrees to deliver the above-describe mmission for services as specified in t	ed property at the price and upon the	e terms and conditions set forth and
.,,,,			
Seller's Mailing address is			·
CATarthe	5/19/2017		
SELLER Crandall K.	Toothaker DATE	SELLER	DATE
	COUN	TER-OFFER	
Seller agrees to sell on the	terms and conditions as detailed here	in with the following changes and/or	conditions:
The parties acknowledge t	hat until signed by Buyer, Seller's sig	nature constitutes only an offer to se	ell on the above terms and the offer
will expire unless accepted	by Buyer's signature with communic	ation of such signature to Seller by (date)
(time)			
SELLER	DATE	SELLER	DATE
The Buyer hereby accepts	the counter offer set forth above.		
BUYER	DATE	BUYER	DATE
The elecine data of this A	greement is extended until	TENSION	
The closing date of this Ag	greement is extended until	DATE	
SELLER	DATE	SELLER	DATE
BUYER	DATE	BUYER	DATE





2017	Addendum to contract dated	May 17
	between Crandall K. Toothaker (hereinafter "Seller") and Peter Aldrich, or Assigns (hereinafter	
	"Bu yer")	
Eastern 1	property————————————————————————————————————	22
Buyer and So	eller agree to the supporting information related to the P&S Agreement:Agreement as communicated by Buyer's B	roker:

Addendum _____ to Agreement

- 1. Parties: "The Buyer is noted as "Peter Aldrich, or Assigns" for the purpose of my Client forming an LLC which will be the Owner of this property. To clarify, my Client is not intending to "wholesale" and/or "flip" the P&S Agreement the "Assigns" simply allows Mr. Aldrich to assign the P&S to a to-be-formed" LLC what will become the Owner of the property".
- 7. Title and Closing: "The July 21 closing date was not selected to prolong the time between acceptance of the offer and closing but rather to account for the time it could take to get an appraisal done, reviewed and approved by a Lender given the current market conditions. Mr. Aldrich's intent is to close on this sale at the earliest possible time and to achieve that goal will be the ordering of the appraisal even prior to selecting the Lender who will ultimately lend on the property. This can done by one the target Lenders who would assign that report to another Lender in the event that Lender ordering the appraisal is not chosen as a professional courtesy. Other factors in the date selected are two Holiday's (Memorial Day and the 4th of July) in addition to the prospect that Bankers tend to start taking vacations during this time frame. By selecting this date, my Client would also like to avoid requesting an extension(s) from the Seller for matters that are out of his direct control".
- 11. Inspections: "The inspections that will be done in the course of this transaction will be restricted to those necessary to satisfy Lender guidelines. To avoid Tenant disruption to the greatest extent possible, my Client will strive to schedule any and all inspections on the very same day. While this may not be entirely possible, it is Mr. Aldrich's goal to accomplish this in deference to interfering with the Tenant's day-to-day activities or to create scheduling stress for the Seller.
- 14. Financing: "The financing clause is stated as such due to my Client's desire to convert the existing 2 units to residential condominiums which will require commercial financing. Mr. Aldrich is very familiar with commercial financing given that he has acquired 17 investment properties using the same basic formula noted in the P&S Agreement. My Client is imminently financeable; has excellent credit; strong earnings and an equally strong net worth making him someone to whom Lenders want to lend. In the recent past, Mr. Aldrich has preapproval from a local Bank for a loan amount with an identical structure but at a \$4.5M loan amount; demonstrating his creditworthiness. That transaction did not occur for reasons unrelated to my Client, however there were several Lenders ready to proceed under the same, if not identical structure" for this property".

SELLERS DISCLOSURE OF POTENTIAL TO SEEK TAX DEFERRED EXCHANGE UNDER SECTION 1031 OF THE IRS CODE: Buyer hereby acknowledges that Seller has the option to qualify this transaction as part of a tax deferred exchange under section 1031 of the Internal Revenue Code. Buyer agrees that Seller may assign its rights and obligations under this agreement as necessary to facilitate the exchange. Buyer agrees to cooperate with the Seller and assigns in order to complete the exchange, which will neither delay the closing nor cause additional expense or liability to the Buyer.

Parties acknowledge Agency'	•	nd other professional advice as necessary in connection wale/purchase of property.	ith	
DocuSigned by:	S	sale/purchase of property.		
Peter Aldrich	5/19/2017	DocuSigned by:		
A170CAD36C0549F		\\\/\$P\$\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		
Buyer	Date	FB21CC60E520493		
Peter Aldrich, or Assigns		Crandall K. Toothaker		

Buyer Date Seller Date

Legacy Properties Sotheby's International Realty, Two City Center Portland, ME 04101 Phone:207.749.1215 Fax: 1-866-288-2052 Linda MacDonald

22 EASTERN

Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com