Warranty Deed (Maine Statutory Short Form)

KNOW ALL PERSONS BY THESE PRESENTS THAT, WE, Dolores M. Wilhoite and Robert W. Wilhoite, with a mailing address of P.O. Box 582. Portland, Maine 04112, for valuable consideration paid, by Robert Knake and Elizabeth Belden Knake, with a mailing address of 3815 Warren Street NW, Washington DC 20016, the receipt and sufficiency whereof is hereby acknowledged, does hereby GIVE, GRANT, BARGAIN, SELL AND CONVEY, unto the said Robert Knake and Elizabeth Belden Knake, their heirs and assigns, with WARRANTY COVENANTS, as joint tenants, a certain lot or parcel of real property situated in the City of Portland, County of Cumberland, State of Maine, bounded and described as follows:

PROPERTY DESCRIBED IN "EXHIBIT A" ATTACHED HERETO AND MADE A PART HEREOF

Meaning and intending to convey the premises conveyed to Dolores M. Wilhoite and Robert W. Wilhoite by virtue of deed from James N. Jannetti dated November 5, 2007 and recorded on November 7, 2007 in Book 25602, Page 267 with the Cumberland County Registry of Deeds.

The premises are conveyed together with and subject to any and all easements or appurtenances of record, insofar as the same are in force and applicable.

Witness our hands and seal	Dolores M. Wilhoite, by Robert W. Wilhoite, her Attorney-in-Fact, by
	Delenare Wilhite 19 Porting
WITNESS	Dolores M. Wilhoite, by Robert W.
	Wilhoite, her Attorney-in-Fact, by
	Power of Attorney recorded in
	Book 33268, Page 149
	Robert W. Wilhoite Ms
WITNESS	Robert W. Wilhoite

STATE OF MAINE COUNTY OF CUMBERLAND

Personally appeared before me on this 28 day of February, 2017 the above named Robert W. Wilhoite, individually and in said capacity, and acknowledged the foregoing instrument to be his free act and deed.

Jennifer A. Flavin
State of Maine
Notary Public
My Commission Expires:
September 21, 2022

EXHIBIT A

A certain lot or parcel of land with the buildings thereon, situated on the southwesterly side of O'Brion Street, formerly known as Beckett Street, and the northwesterly side of Hanson's Lane in the City of Portland, County of Cumberland and State of Maine, being numbered 34-36 on said O'Brion Street and being forty (40) feet in width by eighty (80) feet in depth and being lot numbered 17 in the division of Lot 8 as recorded in the Cumberland County of Deeds in Book 250, Page 568.



A.Settlement Statement (HUD-1)

B. Type of Loan		-		
4 Пень «Пень»				
1. ☐ FHA 2. ☐ RHS 3. ☐ Conv. Unins	7. File Number:	8, Loan Number:	Mortgage Insurance	e Case Number:
4. VA 5. Conv. Ins 6. Other	2017-5830			
C. NOTE: This form is furnished to give you a statement	ent of actual settlement cos	ts. Amounts paid to and by the	settlement agent are shown	. Items marked
"(p.o.c.)" were paid outside the closing, they are show D. NAME AND ADDRESS OF BORROWER:	n nere for informational pur	poses and are not included in th	e totals.	
Robert K. Knake and Elizabeth Belden Knake	E. NAME AND ADDRES		F. NAME AND ADDI	RESS OF LENDER:
3815 Warren St., NW, Washington, DC 20016		Dolores M. Wilhoite and Robert W. Wilhoite P.O. Box 582, Portland, ME 04112		
G. PROPERTY LOCATION:	H. SETTLEMENT AGEN		I. Settlement Date:	
36 O'Brion Street, Portland ME 04101	Two Lights Settlement Se		02/28/2017	
	970 Baxter Blvd, Ste. 204		02/20/2017	
	(207) 761-7277			
	Place of Settlement		Disbursement Date:	
	970 Baxter Blvd, Ste. 204	, Portland ME 04103	02/28/2017	
J. Summary of Borrower's Transaction		K. Summary of Seller's Tra	nsaction	
100, Gross Amount Due From Borrower		400. Gross Amount Due To	Seller	
101. Contract sales price	500,000,00	401, Contract sales price		500.000.00
102. Personal Property		402. Personal property		
103. Settlement charges to borrower (line 1400)	3,603.00	403.		
104.		404.		
105.		405.	_	
Adjustments for items paid by seller in advance		Adjustments for items paid	by seller in advance	_
106. City/town taxes 02/28/2017 to 06/30/2017	2,345.39	406. City/town taxes 02/28/2		2,345,39
107. County Taxes		407. County taxes		
108. Stormwater Fees 02/28/2017 to 06/30/2017	48.13	408. Stormwater Fees 02/28	/2017 to 06/30/2017	48.13
109.		409.		
110.	<u> </u>	410,		_
111.	-	411.		_
112.		412.		-
120. Gross Amount Due From Borrower	505,996.52	420. Gross Amount Due To	Seller	502.393.52
200. Amounts Paid By Or In Behalf Of Borrower		500. Reductions In Amount		
201. Deposit or earnest money Harborview Properties	20,000.00	501. Excess deposit (see inst		
202. Principal amount of new loan(s)		502. Settlement charges to se	ller (line 1400)	31,250.00
203. Existing loan(s) taken subject to		503. Existing loan(s) taken su	bject to	
204.		504. Portland Water District		17,97
205.		505. Stormwater - City of Port	land	36,00
206.		506,		
207.		507.	_	
208.		508.		
209,		509.		
Adjustments for items unpaid by seller		Adjustments for items unpa	id by seller	
210. City/town taxes		510. City/town taxes		
211. County taxes		511. County taxes		
212, Assessments		512. Assessments		
213.		513.		_
214,		514.		
215.		515.		-
216.		516,		-
217.		517.		
218.		518.		-
219.		519.		
220, Total Paid By/For Borrower	20,000.00	520. Total Reduction Amou	nt Due Seller	31.303.97
300. Cash At Settlement From/To Borrower		600, Cash At Settlement Fro		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
301. Gross Amount due from borrower (line 120)	505,996.52	601, Gross Amount due to Se	ller (line 420)	502,393.52
302. Less amounts paid by/for borrower (line 220)	20,000.00	602. Less reductions in amou		31,303,97
303, CASH From BORROWER	485,996.52	603. CASH To SELLER		471,089.55
				,

Fligabeth B kunder Buyer Elizabeth Belden Knake Seller Robert W. Wilhoite

DocuSign Envelope ID: CFFF47 L. SETTLEMENT CHARGES	ID-ZF9A-441B-8D50-C4					
700. Total Real Estate Broke	Fees				Paid From	Paid From
Division of commission (line 700) as follows:					Вотожег's	Seller's
701. \$17,500.00 to Townsend Real Estate					Funds at	Funds at
702. \$12,500.00 to Harborview	Properties				Settlement	Settlement
703. Commission paid at settle	ment	_			_	30,000.00
704.		_				
705.						
706.						
800, Items Payable In connec	tion with Loan			<u> </u>		
801. Our Origination Charge				(from GFE #1)		
802. Your credit or charge (poir	its) for the specific interes	rate chosen		(from GFE #2)		
803. Your adjusted origination of	harges			(from GFE A)		
804.				(from GFE #3)		
805.		_		(from GFE #3)		
806.				(from GFE #3)		
807.				(from GFE #3)	_	
808.		_		(from GFE #3)		
900. Items Required By Lend	er To Be Paid In Advanc	•			·	
901. Daily interest charges		03/01/2017		(from GFE #10)		
902.				(from GFE #3)	+	
903.				(from GFE #11)		
904.				(from GFE #11)		_
1000. Reserves Deposited Wi	th Lander			\		
1001. Initial deposit for your esc	700	 .		/from OFF HOS		
1002. Homeowner's insurance	docount			(from GFE #9)	-	
1003. Mortgage insurance	_				-	
1004. Property taxes						
1005.						
1006.				_ .	ļ	
1007. Aggregate Adjustment						
1100. Title Charges	atal - *					
1101. Title services and lender's		5 116		(from GFE #4)	500,00	
1102. Settlement or closing fee			\$500.00			
1103. Owner's title insurance to				(from GFE #5)	1,750.00	
1104. Lender's title insurance to 1105. Lender's title policy limit	First American Title Insu	ance Company				
1106. Owner's title policy limit \$	500,000,00					
1106. Owner's title policy timit 3	500,000.00		64 005 00 to Total	inte Delli		
1107. Agent's portion of the tota	ititle insurance premium		\$1,225.00 to Two L Services, LLC	ignts Settlement		
1108 Underwriter's portion of th	a total titla inaurenea			nerican Title Insurance		
1108. Underwriter's portion of th	e total title insurance		Company			
1109.						
1200. Government Recording	and Transfer Charges					
1201. Government recording ch.				(from GFE #7)	28.00	
1202.	Deed \$24.00	Mortgage	Re	eleases	20.00	
1203. Transfer Taxes			110	(from GFE #8)	1,100.00	
1204. City/County tax/stamps	Deed	Mortgage		(·····································	1,100.00	
1205. State tax/stamps	Deed \$2,200,00	Mortgage				1,100.00
1206. Electronic Recording Fee	to EPN		\$4.00	from GFE #7		1,150.00
1300. Additional Settlement C	harner			0. 2. 2. 7.		
1301. Required services that you				/France OFF HOV		
1302. Required services trial you	r earl andp (of			(from GFE #6)		
1303. Class D Survey	to Livingston	Hughee			005.00	
		Settlement Service	s II C	·	225.00	450.00
1304. Deed Preparation	to 1 wo rights	COMMUNICITY OF MICE.	o, 220	<u>-</u>		150.00
			<u>-</u>	<u> </u>		
1305.	U.S. Daniel Co.		d 502, Section K)	1. I CD al. 10	3,603.00	31,250.00
1305.	HARGES (enter on lines	103, Section J an	not an	MI_ b la b a ba 12	. 7/ / 7.	1.7.11
1305. 1480: "FOTAL"SETTLEMENT C Kokunt Enaku	HARGES (enter on lines	3 103, Section J an	Poller Delegrap M	M- W- (A +: Fe 13	9 Robertu	z. Wilhoite
1305. 1788: "FSTAL" SETTLEMENT C KONLY FUAK. SUPERSPIELS, Knake	HARGES (enter on lines	103, Section J an	Seller Dolores M.	Wilhoite, by Robert W. Wil	hoite, Attorney in Fac	2. Withoute
1305. 1380: FETALYSETTLEMENT C KONCHT ENAKL	HARGES (enter on lines	5 103, <u>Se</u> ction J an	Seller Dolores M.	Wilhoite, by Robert W. Wil	hoite, Attorney in Fac). Withoute
1305. 1480: FOTAL SETTLEMENT O Kolout tuaku 1466: Sopher III. Kriake Elizabulli B tuaku	HARGES (anter on lines	S 103, Section J an	Seller Dolores M.	Wilhoite, by Robert W. Wil	hoite, Attorney in Fac	on the street of
Buyer Freher K. Knake	HARGES (enter on lines	5 103, Section J an	Seller Dolores M.	Wilhoite, by Robert W. Wil	hoite, Attorney in Fac	z. W. Though
1305. 1388: "ETAL" SETTLEMENT OF ROPERT SUBSTITUTE MENT OF ROPERTY OF ROBERT			Seller Dolores M. Z Seller Robert W.	Wilhoite, by Robert W. Willout W. Wilhoite	hoite, Attorney in Fac	et
1305. 1480: FOTAL SETTLEMENT O Kolout tuaku 1466: Sopher III. Kriake Elizabulli B tuaku			Seller Dolores M. Z Seller Robert W.	Wilhoite, by Robert W. Willout W. Wilhoite	hoite, Attorney in Fac	et
1305. 1280: TOTAL SETTLEMENT OF ROBERT SETTLEMENT OF ROBERT SETTLEMENT OF ROBERT OF ROBERT SETTLEMENT OF ROBERT SETTLEMENT OF ROBERT SETTLEMENT STATEMENT S			Seller Dolores M. Seller Robert W. account of this transac	Wilhoite, by Robert W. Willout W. Wilhoite	hoite, Attorney in Fac	et

Addendum to HUD-1

Loan Number:		
Borrower(s):	Robert K. Knake and Elizabeth Belden Knake	
Seller(s):	Dolores M. Wilhoite and Robert W. Wilhoite	
Lender:		
Property:	36 O'Brion Street, Portland, ME 04101	
Date:	28th day of February, 2017	
To the Settlement Agend	t:	
I have carefully reviewed statement of all receipts a copy of the HUD-1 Settler	the HUD-1 Settlement Statement and to the best of my knowledge and belief, it is a true and accurate nd disbursements made on my account or by me in the transaction. I further certify that I have received a ment Statement.	
Robert K.	Borrower(s) Lipsch Frake Elizabeth Belden Knake	
	Seller(s)	
Dolores M.	Robert W. Wilhoite Attorney in Fact Let W. withoite, afformy if fact	
From the Settlement Age	ent:	
The HUD-1 Settlement Strause the funds to be disbuted. Date: 28th day of February Two Lights Settlement Sett	September 21, 2022	
Settlement Agent		

WARNING: It is a crime to knowingly make false statements to the United States on this or any other similar form. Penalties upon conviction can include a fine and imprisonment. For details see: Title 18 U.S. Code Section 1001 and Section 1010.

AGREEMENT RE: REAL ESTATE TAXES AND UTILITIES

Closing Date February 28, 2017		February 28, 2017
Property 36 O'Brion Street, Portland, ME 04101		36 O'Brion Street, Portland, ME 04101
Buyer(s) Robert K. Knake and E		Robert K. Knake and Elizabeth Belden Knake
Seller(s	3)	Dolores M. Wilhoite and Robert W. Wilhoite
bills up Sale Ag orderly	to a greem man	arties agree that (unless the parties have made some other specific arrangements) Seller is liable for all taxes and utility and including the date of closing and municipal betterments assessed up to and including the date of the Purchase and ent, Buyer is liable for all taxes, utility bills and betterments after the date of closing. So that the charges are paid in an ere the parties agree to and acknowledge: uxes have been adjusted or otherwise accounted for in the following manner:
	A.	The parties agree to adjust the real estate taxes by themselves outside of the closing, without involving the bank or the closing attorney.
sl	B,	The tax rate has been set, the amount of the taxes is known and the taxes have been adjusted at the closing. If the adjustment is incorrect due to misinformation or clerical error the parties agree to readjust the taxes in accordance with the corrected information obtained.
	C.	The amount of the real estate taxes on the above property is not known at this time. The taxes have this day been apportioned to the best judgment of the parties. The parties hereto agree to reapportion the taxes when the actual tax bill is issued. If the bill is in excess of the amount as apportioned this day, the Seller agrees to pay to the Buyer such portions of the same as the apportionment would show to be due by them and the Buyer agrees that if the tax bill is less than the amount as apportioned this day the Buyer agrees to pay to the Seller that portion of the taxes which had been paid by the Seller in excess of the amount that they should have paid.
	D.	(other)
oills rec	eived	od that real estate tax bills will not be in the name of the Buyer for approximately one year. Seller will forward any tax to the Buyer. However, Buyer acknowledges that Buyer is primarily responsible for knowing when taxes are due and ax bill from the Seller or directly from the Tax Collector's office. Buyer will pay interest and penalties if assessed.
-Contin	nued-	

Utilities and Similar Liens:

Water, sewer and possibly gas and electric charges due to the City or Town should appear on the Municipal Lien Certificate if a Certificate is available at the closing. However, the figures shown on the Certificate are frequently out of date (the figure shown has already been paid and a new monthly bill has been issued). Also amounts due for water, utilities (either public or privately owned), oil, taxes, including water or fire district taxes, and any other charges are based on figures supplied by the municipality, agency, real estate broker, buyer or seller. The parties understand that these figures may be estimates. Due to this lack of certainty the items referred to in this paragraph have not been adjusted. The parties agree to make these adjustments between themselves without involving the lending institution or closing attorney. However, if an exact figure is available or the parties can obtain an exact figure within a reasonable time after closing, those figures will be included at the option of the parties.

The Buyer and Seller in consideration of the purchase and sale of the property each promise and guarantee to the other that they pay any sums for which they are responsible.

The Buyer and Seller each agree to supply the other with a forwarding address for future correspondence.

The Buyers, Borrowers, and Sellers jointly and severally and for good and valuable consideration, agree to execute and deliver to Two Lights Settlement Services, LLC whatever additional documents or amendments to existing documents, which are reasonably required to effectuate the transaction provided such additional documents are prepared by said closing attorney and do not in any way adversely affect, or otherwise enlarge the liability of, any of the undersigned relative to said transaction.

Tax and Mortgage Payoff Information

The undersigned Seller(s) have been informed and understand that the settlement agent is relying on information provided by the appropriate municipality concerning municipal liens and by the lending institution(s) with regard to any outstanding mortgages. The undersigned Seller(s) shall remain liable to the settlement agent in the event that any of said information is incorrect and as a result the full amount owing to said municipality and/or lending institution is not collected from said Seller(s).

Octor was

SELLER(S)

Kros Dolona W Mildoles	Robert Willerier
Dolores M. Wilhoite, by Robert W. Wilhoite, Attorney in Fact	Robert W. Wilhoite
BUYER(S)	
Robert K. Knake	Elizabeth Belden Knake
Signed in the presence of:	District of Columbia: SS Subscribed and Sworm to before me This
Witness	Radu Bujoreanu Notary Public, D.C My Commission Expires A. Cy 31,2319

COMPLIANCE AGREEMENT & ADDRESS VERIFICATION

LENDER:

DATE: February 28, 2017

BORROWERS:	Robert K. Knake and Elizabeth Bel	den Knake	
SELLERS:	Dolores M. Wilhoite and Robert W.	Wilhoite	
PROPERTY:	36 O'Brion Street, Portland, ME 04	101	
disbursing funds to	orrower(s) and Seller(s), in considerati day for the closing of property referred sting for any possible clerical errors inve	to above, agree(s) to cooperate fully	ats Settlement Services, LLC at the request of the Lender
Note of this date to and Urban Develo purchaser of such d times such transfers	rower(s) understand the lender has the and entity including but not limited to pment, Veteran's Administration or a ebt obligations as the Lender chooses is require additional documents and/or red to hereby agree to fully cooperate in su	Fannie Mae, Ginnie Mae, Freddie I any other Municipal Bonding As n its sole discretion. It is understoo evisions of and/or amendments to	Mac, Department of Housing sociation, investor or other od by the Borrower(s) that at documents executed this day
Furthermore, it is at the terms of the Mooptions:	greed that any failure of the Borrower(s) ortgage, which, in accordance with part	to comply with these obligations sh agraph of said document shall enti	all constitute a default under tled Lender to the following
 to invoke any of t to collect all reas 	sums secured by said mortgage to be im he remedies permitted by applicable law onable costs and expenses incurred in court costs not to exceed the maximum a	r; pursuing such remedies, including l	
The undersigned do conform and be acceand to said loan doc	hereby so agree and covenant in ordesptable in the market place in the instangumentation, the undersigned also agree have received a copy of the same.	r to assure that the loan documents	v the Lender of its interest in
BORROWERS	lu	Euraboth +	instr
Robert K. Knake		Elizabeth Belden Knake	District of Columbia: SS Subscribed and Swom to before me This 24 day of 18/00/05/p0
SELLERS		1	
	M. Lilherte te, by Robert W. Wilhoite, Attorney in	Robert W. Wilhoite	Radu Bujoreanu Notary Public, D.C My Commission Expires Aug 31, 2019
Ristrict of Maine	allumitia County of County	Tumberland	No. of the second
On this 23th day of I known to be the pers	February, 2017, before me personally appon(s) described in and who executed the eact and deed.	peared, Robert K. Knake and Elizab foregoing instrument, and acknowle	eth Belden Knake, to me edged that they executed
Notary Public	comm. exp.		14 013
in Fact and Robert W	February, 2017, before me personally app. 7. Wilhoite, to me known to be the perso at he/she/they executed the same as his/	n(s) described in and who executed her/their free act and deed.	the foregoing instrument,
	mm. exp.	Jennifer State o Notary	f Maine Public
Future Mailing Add	ress for Borrowers (if different from	the property address): September New Phone No. (Home)	-1
		Phone No. (Work)	
Future Mailing Add	ress for Sellers:		
		New Phone No. (Home)	
		Phone No. (Work)	

IMPORTANT NOTICE ABOUT PROPERTY TAXES FOR BUYERS AND SELLERS

- 1. UNDER MAINE LAW PAYMENT OF PROPERTY TAXES IS THE RESPONSIBILITY OF THE PERSON WHO OWNS THE PROPERTY ON APRIL 1ST.
- 2. THE BUYER AND SELLER MAY AGREE TO DIVIDE THE TAXES BETWEEN THEM, BUT IF ANY PART OF THE TAXES IS NOT PAID, A LIEN WILL BE FILED IN THE NAME OF THE PERSON WHO OWNED THE PROPERTY ON APRIL 1ST.

PLEASE BE AWARE

IF YOU ARE THE SELLER -- EVEN IF YOU NO LONGER OWN THE PROPERTY, A LIEN MAY HAVE A NEGATIVE EFFECT ON YOUR CREDIT RATING.

IF YOU ARE THE BUYER -- IF A LIEN IS FILED IN THE SELLER'S NAME, THE MUNICIPALITY MAY FORECLOSE ON YOUR PROPERTY UNLESS THE TAXES ARE PAID.

- 3. MUNICIPALITIES HAVE DIFFERENT FISCAL YEARS AND TAX DUE DATES.
- 4. MAKE SURE YOU UNDERSTAND THE BUYER'S AND SELLER'S OBLIGATIONS WITH REGARD TO PROPERTY TAXES AND WHAT MAY HAPPEN IF TAXES ARE NOT PAID AS AGREED.
- 5. IF YOU FEEL A LIEN HAS BEEN FILED INCORRECTLY IN YOUR NAME;
 - A. OBTAIN A COPY OF THE LIEN FROM THE REGISTRY OF DEEDS; AND
 - B. DISCUSS THE MATTER WITH YOUR MUNICIPALITY.

IF YOUR CREDIT REPORT IS INCORRECT, CONTACT THE BUREAU OF CONSUMER CREDIT PROTECTION AT 1-800-DEBT-LAW TO DETERMINE WHAT REMEDIES ARE AVAILABLE TO YOU TO CORRECT YOUR CREDIT REPORT.

THESE POTENTIAL TAX LIEN PROBLEMS CAN BE AVOIDED BY PROVIDING THAT FUNDS ARE SET ASIDE IN ESCROW AT THE TIME OF CLOSING TO ENSURE THAT PROPERTY TAXES WILL BE PAID.

Seller: Bobert W. Wilhoste	Buyer: Robble / Eyason Kork
Date: 2-28.17	Date: 2/24/14

TWO LIGHTS SETTLEMENT SERVICES, LLC

970 Baxter Blvd, Ste. 204, Portland ME 04103

207.761.7277 Phone

207.761.0838 Fax

MAINE PURCHASER'S AFFIDAVIT [ALTA Loan, EAGLE Loan and/or EAGLE Owner Policies]

Name(s) of Purchaser(s): Robert K. Knake and Elizabeth Belden Knake

Property Address: 36 O'Brion Street, Portland, ME 04101

The above-named Purchaser(s) understands that First American Title Insurance Company (the Company) has been asked to issue title insurance, for the property referenced above, without exception for mechanics' liens.

In order to allow the Company to provide such coverage, the Purchaser(s) hereby certifies (with indemnification to the Company) that he/she (they) has (have) not received notice of any lien or potential lien filed or to be filed by a real estate licensee who provided professional services to facilitate the sale of the property described above.

Robert K. Knake Elighbert Krake Dena Green	4 re
Elizabeth Belden Knake Witness to All	

STATE: MAINE Distoict of Columnia
COUNTY: Cumberland

Personally appeared before me the aboye-named Purchaser(s) and subscribed and made oath to the certifications contained herein on the 28th day of February, 2017.

RADU BUJOREA

District of Columbia: SS
Subscribed and Sworn to before me
This day of the congress of the con

Name:

Notary Public/ Attorney at Law

Radu Bujoreanu Notary Public, D.C My Commission Expires July 31, 201



Certification of Smoke and Carbon Monoxide Alarms

In accordance with 25 M.R.S.A. § 2464, subsection 10 and 25 M.R.S.A. § 2468, subsection 6, I (we), Robert K. Knake and Elizabeth Belden Knake do hereby certify that I (we) shall properly install operational smoke detector(s) and carbon monoxide detector(s), if they are not already present, in this building located at 36 O'Brion Street, Portland, ME 04101 within 30 days of this closing or occupancy of this building, whichever comes later.

Robert K. Knake

Elizabeth Belden Knake

ALTA PRIVACY FORM MAY 7, 2001 First American Title Insurance Company Privacy Policy Notice

PURPOSE OF THIS NOTICE

Title V of the Gramm-Leach-Bliley Act (GLBA) generally prohibits any financial institution, directly or through its affiliates, from sharing nonpublic personal information about you with a nonaffiliated third party unless the institution provides you with a notice of its privacy policies and practices, such as the type of information that it collects about you and the categories of persons or entities to whom it may be disclosed. In compliance with the GLBA, we are providing you with this document, which notifies you of the privacy policies and practices of **First American Title Insurance Company**.

We may collect nonpublic personal information about you from the following sources:

Information we receive from you such as on applications or other forms. Information about your transactions we secure from our files, or from our affiliates or others. Information we receive from a consumer reporting agency.

Information that we receive from others involved in your transaction, such as the real estate agent or lender.

Unless it is specifically stated otherwise in an amended Privacy Policy Notice, no additional nonpublic personal information will be collected about you.

We may disclose any of the above information that we collect about our customers or former customers to our affiliates or to nonaffiliated third parties as permitted by law.

We also may disclose this information about our customers or former customers to the following types of nonaffiliated companies that perform marketing services on our behalf or with whom we have joint marketing agreements:

- Financial service providers such as companies engaged in banking, consumer finance, securities and insurance.
- Non-financial companies such as envelope stuffers and other fulfillment service providers.

WE DO NOT DISCLOSE ANY NONPUBLIC PERSONAL INFORMATION ABOUT YOU WITH ANYONE FOR ANY PURPOSE THAT IS NOT SPECIFICALLY PERMITTED BY LAW.

We restrict access to nonpublic personal information about you to those employees who need to know that information in order to provide products or services to you. We maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.



FORM REW-4

MAINE REVENUE SERVICES Income/Estate Tax Division -REW P.O. Box 1064 Augusta, ME 04332-1064 Tel. 207-626-8473 Fax 207-624-5062

NOTIFICATION TO BUYER(S) OF WITHHOLDING TAX REQUIREMENT

36 M.R.S.A. § 5250-A provides that every buyer of real property in Maine must withhold tax in an amount equal to 2.5% of the consideration. Any buyer who fails to withhold the tax is personally liable for the tax. The withholding required by § 5250-A must be transmitted to the State Tax Assessor within 30 days of the transfer of the real property.

A buyer is not required to withhold tax if:

- (a) The seller furnishes the buyer with a certificate stating that, under penalty of perjury, as of the date of the transfer, the seller is a resident of the State of Maine;
- (b) The seller or the buyer has received from the State Tax Assessor, a certificate stating that no tax is due on the gain from the transfer or that the seller has provided adequate security to cover the liability;
- (c) The consideration from the property is less than \$50,000;
- (d) Written noti fication of the withholding requirements of 36 M.R.S.A. § 5250-A has not been provided to the buyer;
- (e) The seller is the State or an agency or a political subdivision of the state, the federal government or an agency of the federal government, an organization exempt from income taxes pursuant to the Internal Revenue Code, § 501(a), an insurance company exempt from the tax imposed by 36 M.R.S.A. § 5250-A or a business entity referred to in 24-A M.R.S.A., § 1157 (5)(B)(1) that is exempt from the tax imposed by this part; or
- (f) The property is being transferred pursuant to a foreclosure sale when the consideration paid does not exceed the debt se- cured by the property held by a mortgagee or lien holder, or a mortgagor conveys the property to a mortgagee in lieu of foreclosure and with no additional consideration.

The undersigned buyer(s) acknowledge(s) receipt of this noti fication of the withholding tax requirements of 36 M.R.S.A. § 5250-A.

BUYER(S):	
Robert K. Knoke	
Elizabeth B knike	By: Wehl / Elyaboth Frote Title: Bygg

FIRST AMERICAN TITLE INSURANCE COMPANY

NOTICE OF AVAILABILITY OF TITLE INSURANCE FOR OWNER(S)

File No./Name: 2017-5830

Property Address: 36 O'Brion Street

Portland ME 04101

A Loan Policy of Title Insurance which insures the title to the property that you are buying or refinancing is being issued to your mortgage lender, but that policy does not protect your interests in the property against many adverse, and possibly unknown, title claims and risks.

You may obtain an Owner's Policy of title insurance which provides title insurance coverage to you. The additional cost to you for an Owner's Policy of title insurance in the amount of \$500,000.00 is \$1,750.00 if you request it at this time.

If you are uncertain as to whether you should obtain an Owner's Policy of title insurance, you are urged to seek independent advice.

Attorn	ey/Entity Providing Notice: Two Ligh	tts Settlement Services, LLC
V	I/We do request an Owner P	olicy of Title Insurance.
	I/We do not request an Own	er Policy of Title Insurance.
Date:	2/24/17	Buyer:
Date:	2124/17	Buyer: Elifabeth Kroke