## PURCHASE AND SALE AGREEMENT

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

September 11 2015 Offer Date	September 18 .2015 Effective Date  Effective Date is defined in Paragraph 23 of this Agreement.
1. PARTIES: This Agreement is made between Aaron	& Prudence Jones, And/Or Assigns ("Buyer") and
6 Oxf	ford St,LLC. ("Seller").
2. DESCRIPTION: Subject to the terms and conditions  part of: If "part of" see para, 26 for explanation) the pro-	hereinafter set forth, Seller agrees to sell and Buyer agrees to buy ( X all roperty situated in municipality of Portland, inc, located at 6 Oxford Street and Deeds Book(s) 28519 , Page(s) 187 188
3. FIXTURES: The Buyer and Seller agree that all fixtu and/or blinds, shutters, curtain rods, built-in appliances, h pellet stoves, sump pump, electrical fixtures, and	nees, including but not limited to existing storm and screen windows, shades heating sources/systems including gas and/or kerosene-fired heaters and wood/  none are included with the sale except for the
Seller represents that all mechanical components of fixture	res will be operational at the time of closing except: no exceptions
4. PERSONAL PROPERTY: The following items of personale at no additional cost, in "as is" condition with no warr	sonal property as viewed onAugust 26, 2015are included with the ranties: all interior appliances
a deposit of earnest money in the amount \$ 1,000.00 in the amount of \$ XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Deed and conveyance Buyer agrees to pay the total purchase price of will deliver to the Agency within 1 days of the Effective Date, Buyer agrees that an additional deposit of earnest money ered XXXXXXXXXXXXXXXXXXXXXXXXXXXXX
This Purchase and Sale Agreement is subject to the follow	wing conditions:
6. ESCROW AGENT/ACCEPTANCE:said earnest money and act as escrow agent until closing:	Lucas Real Estate ("Agency") shall hold this offer shall be valid until September 18, 2015 (date) the event of non-acceptance, this earnest money shall be returned promptly
7. TITLE AND CLOSING: A deed, conveying good a the Maine Bar Association shall be delivered to Buyer execute all necessary papers on	
<ol> <li>DEED: The property shall be conveyed by a encumbrances except covenants, conditions, easements continued current use of the property.</li> </ol>	warranty deed, and shall be free and clear of all and restrictions of record which do not materially and adversely affect the
free of tenants and occupants, shall be given to Buyer	Unless otherwise agreed in writing, possession and occupancy of premises, immediately at closing. Said premises shall then be broom clean, free of all ondition as at present, excepting reasonable use and wear. Buyer shall have the ug.
premises shall be assumed solely by the Seller. Seller prior to closing. If the premises are damaged or destrefunded the earnest money, or close this transaction a proceeds relating thereto.	AND INSURANCE: Prior to closing, risk of loss, damage, or destruction of shall keep the premises insured against fire and other extended casualty risks troyed prior to closing, Buyer may either terminate this Agreement and be and accept the premises "as-is" together with an assignment of the insurance
Revised 2015 Page 1 of 4 - P&S Buyer(s) In	nitials Seller(s) Initials Seller(s)
LUCAS REAL ESTATE, 600 FOREST AVENUE PORTLAND, ME 04101	Phone: (207)774-4022 Fax: 2078749011 Aaron & Prudence B by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

closing of c closing by a (other) the date of c taxes is not reapportion Seller will e	OUTILITIES/PRORATION company that last delivered Seller. The following item none closing (based on municipa known at the time of clos ment as soon as the new to each pay their transfer tax a	lity's sing, tax rate	uel. Metered uere applicable The day of t	shall be pro of closing is eller is respo oportioned of can be asce f Maine.	rate cour nsib on th	d as of the da nted as a Selle le for any unpite basis of the ned, which latt	te of closi r day. Rea aid taxes f taxes ass ter provisi	ing: co al estat or pricessed on sha	ollecte te taxe or yea for th	ed rent, as es shall be ars. If the e precedi vive closi	prorate amount ng year ng. Buy	n fees, d as of of said with a er and
real or pers	DILIGENCE: Neither Sel onal property, or any repre safety, electrical and plum is Agreement is subject to	sentat	Buyer is encou	pliance with graged to see gations, with	any ek in h res	formation from sults being sati	m professi sfactory to	onals o Buye	regard er:	ding any s	pecific is	ssue or
TYPE	OF INVESTIGATION YES					PE OF INVEST					RESOLU	
	eneral Building	_X_	Within	days	n.	Arsenic Treat	ted Wood		_X_	Within _		_ days
b. Se	include any a-z) wage Disposal	_X_	Within	days	0.	Pests			X	Within _		_ days
c. Co	astal shoreland septic	X	Within	days	p.	Code Confor	mance		$\frac{x}{x}$	Within _		_ days
d. W	ater Quality	-X	Within	days	q.	Environment	al Scan		X	Within _ Within _ Within _		days
e. W	r Quantity	X	Within	days	S.	Lot Size/acre	age		X	Within _		_ days
g. Sc	uare Footage	X	Within	days	ι.	Survey/MLI		- 15	_X_	Within _	30	_ days
h. Po	ater Quantity ater Quantity r Quality quare Footage ool aergy Audit nimney noke/CO detectors		Within				armland	_ X		Within _ Within _ Within _	30	_ days
i. E	nergy Audit	-X	Within	days	w.	Habitat Review	Waterfowl		X	Within _		days
J. C	noke/CO detectors	X	Within	days	Χ.	Flood Plain			X	Within		_ days
I. M	old	X	Within Within Within Within Within	days	у.	Tax Status		***************************************	_X_	Within _		_ days
m. L	ead Paint	_X_	Within	days	Z.	Other				within _		days
waived. If waived by condition 13. PROF developed wood.	e Agreement, Buyer must Buyer does not notify Sell Buyer. In the absence of of the property.  EERTY DISCLOSURE FO by the Maine Center for	er tha invest RM: I Diseas	t an investigati igation(s) ment Buyer acknowless Control and	ioned above edges recei Prevention	pt o	ory within the nyer is relying of Seller's Pro- ording arsenic	completel operty Di in private	y upo sclosu water	n Buy	er's own	opinion :	is to the
14. FIN	ANCING: This Agreemen	t X i	s is not sub	ject to Finar	ncin	g. If subject to SBA	Financing loa	g: n of	90.	000 %	of the r	ourchase
a.	This Agreement is subject price, at an interest rate not	to ex	ceed mark	et rate	%	and amortized	d over a pe	eriod o	of	20	year	s. Buyer
	is under a good faith oblig:	mon i	o seek and ong	nn mancing	OH	mese terms.						
ь.	Buyer to provide Seller wi	th lett	er from lender	showing tha	t Bu	yer has made	applicatio	n for i	oan sp	n the Effe	n (a) and ective Da	te of the
	Agreement. If Buyer fails	on, is to pro	vide Seller wit	n such letter	with	hin said time p	period, Sel	ler ma	y terr	minate thi	s Agreer	nent and
	the earnest money shall be	return	ied to Buyer. T	his right to t	erm	inate ends onc	e Buyers	letter i	is rece	eived.		
c.	Buyer hereby authorizes, i	nstruc	ets and directs	its lender to	con	imunicate the	status of	the Bu	iyer's	loan appl	ication t	o Seller,
	Seller's licensee and Buyer After (b) is met, if the ler	's lice	nsee.	hat it is una	bla	or unwilling t	o provide	said t	financ	ing Buy	er is obli	gated to
d.	provide Seller with writte within two days of receip Seller, Buyer shall have application for loan specifails to provide Seller wit	n doc ot by 5	umentation of Buyer of such days to prov	the loan der notice from ide Seller v ect to verific	nial. len vith ation	Any failure be der shall be a a letter from n of information	oy Buyer to default unother lon, is qua	to prov inder lender lified	this A show for th	greement ling that e loan rec	n the 10a t. After 1 Buyer h quested.	notifying as made If Buyer
	shall be returned to Buyer.	. This	right to termina	ite ends once	e Bu	iyer's letter is r	received.					
e.	Buyer agrees to pay no me actual pre-paids, points an	ore th:	in 0 poin	ts. Seller ag	rees	to pay up to S		der.			_ toward	i Buyer's
f.	Buyer's ability to obtain fi	nancii	12 lis X is	not subject t	o the	e sale of anoth	er propert	y. See	adder	ndum 🔲	Yes X	No.
g.	Buyer may choose to pay proof of funds and the A provisions of this paragrap	cash green	instead of obta ient shall no le	ining financ	ing.	If so, Buyer s	hall notify	y Selle	er in v	vriting inc	cluding p	providing
					/	A.						
Revised 20	15	Page 2	of 4 - P&S	Buyer(s) Initials		POS	Seller(s)	Initials	(a	2(		
	Produced with zipForm			0.57		Michigan 48026				N.	Aaron	& Prudence

		001000	V - P	Lucas Deal Petate	( 1436 )
Daniel Lucas	(_	001888 MLS ID	) of .	Lucas Real Estate Agency	MLS ID
Licensee is a Seller Agent X Buyer Agent	Disc Du		] Transa	C -	
Elizabeth Marks Licensee	(	015654 MLS ID	) of .	Agency	( <u>1393</u> ) MLS ID
is a X Seller Agent Buyer Agent	Disc Du	al Agent [	Transa	action Broker	
If this transaction involves Disclosed Dual hereby consent to this arrangement. In ac Agency Consent Agreement.	idition, t	ne Buyer a	na sena	er acknowledge prior receipt and significant	
16. DEFAULT/RETURN OF EARNEST remedies, including without limitation, tendefault by Seller, Buyer may employ all le return to Buyer of the earnest money. Agendisbursing the earnest money to either Buyescrow agent. Agency shall be entitled to rethe prevailing party.	mination gal and d icy acting er or Sel ecover re	equitable reg as escrowler. In the evasonable at	medies, agent havent that ttorney's	including without limitation, termination including without limitation, termination to require written releases from the Agency is made a party to any lawsurfices and costs which shall be assessed as	of this Agreement and om both parties prior to it by virtue of acting as court costs in favor of
17. MEDIATION: Earnest money dispute disputes or claims arising out of or relatinjunctive relief) shall be submitted to mediate in good faith and to each to initiating litigation (other than requests subsequent litigation regarding that same in that subsequent litigation. This clause shall	ng to thing to the sediation appropriate pay half after in atter in a survive	in accordation for the med inctive relie which the parties the closing	nt or the nce with iation fe ef), then party who of the tr	h generally accepted mediation practices ees. If a party fails to submit a dispute or c that party will be liable for the other party of the failed to first submit the dispute or claim ransaction.	Buyer and Seller and laim to mediation prior arty's legal fees in any m to mediation loses in
18. PRIOR STATEMENTS: Any represe completely expresses the obligations of the	parties.				
19. HEIRS/ASSIGNS: This Agreement stoff the Seller and the assigns of the Buyer.					
20. COUNTERPARTS: This Agreement signatures were on one instrument. Origin	may be a	signed on ar	ny numb electron	per of identical counterparts with the same ically transmitted signatures are binding.	binding effect as if th
21. SHORELAND ZONE SEPTIC SYST the Shoreland Zone. If the property does cooling indicating whether the system has	ontain a	seplic syste	m tocale	ed in the Shoreland Zone, Sener agrees to	a septic system withi provide certification a
22. NOTICE: Any notice, communication notice, communication or documentation effective upon communication, verbally o	to or fro	m the partie	very reces or the	quirements hereunder may be satisfied by ir licensee. Only withdrawals of offers ar	providing the require nd counteroffers will b
contrary, deadlines in this Agreement, inc	reement Page 1 h a part h Deadline nother st	to be delivered. Excereof, shall s in this A arting date in the state of the state	ered to ept as er mean t greemer is expres	xpressly set forth to the contrary, the use cousiness days defined as excluding Saturat, including all addenda, expressed as "	of the term "days" in the days, Sundays and are within x days" shall the after the Effective Days expressly stated to the
landare approjeers inspectors investigate	ors and o Vor closi	thers involving agent pro	ed in the	e of the information herein to the real est e transaction necessary for the purpose of the closing statement to release a copy of	closing unis transactio
25. ADDENDA: Lead Paint - Y	es $\square$ N	o; Other	- X	Yes No Explain: Multi-Famil	ly Addendum
The Property Disclosure Form is not an a	ddendur	and not pa	rt of this	s Agreement.	
26 OTHER CONDITIONS Seller a	grees	(with pr	roper	notice) to allow buyer and h satisfy SBA Lender loan requi	is agents to rements.
				L./	
Revised 2015 Page 3	of 4 - P&S	Buver(s)	Initials	PET Seller(s) Initials	Ce
		70 Fifteen Mile	Road.	neer, Michigan 48026 www.zipLogix.com	Aaron & Prude

## 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 90 Clinton S	t., Portland, ME	04103	
Jul		RS	0
BUYER Aaron & Prudence Jones	DATE	BUYER And/Or Assigns	DATE
Seller accepts the offer and agrees to deliver agrees to pay agency a commission for service	the above-described process as specified in the list	operty at the price and upon the terms a ting agreement.	and conditions set forth and
Seller's Mailing address is			
SELLER 6 Oxford St, LLC.	ecc (DATE	SELLER	DATE
	COUNTE	R-OFFER	
Seller agrees to sell on the terms and condition	ons as detailed herein w	ith the following changes and/or conditi	ions:
The parties acknowledge that until signed by will expire unless accepted by Buyer's signal (time) AM P	ture with communicatio	n of such signature to Seller by (date) _	DATE
SELLER	DATE	SELLER	DATE
The Buyer hereby accepts the counter offer	set forth above.		
BUYER	DATE	BUYER	DATE
		VOLON	
The closing date of this Agreement is extend	EXTE:		
The closing date of this Agreement is extend		DATE	
SELLER	DATE	SELLER	DATE
BUYER	DATE	BUYER	DATE



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