PURCHASE AND SALE AGREEMENT ("days" means business days unless otherwise noted, see paragraph 23)

September 6 .2017 Offer Date	Effective Date
Offer Date	Effective Date is defined in Paragraph 23 of this Agreement.
1. PARTIES: This Agreement is made between ***********************************	
773 CONGRE	("Buyer") and ("Seller").
2. DESCRIPTION: Subject to the terms and conditions herein	after set forth, Seller agrees to sell and Buyer agrees to buy ( all all situated in municipality of Portland , cated at 773 Congress Street and
3. FIXTURES: The Buyer and Seller agree that all fixtures, incliblinds, shutters, curtain rods, built-in appliances, heating source stoves, sump pump, electrical fixtures, landscaping, and for the following: None	uding but not limited to existing storm windows, screens, shades and/or es/systems including gas and/or kerosene-fired heaters and wood/pellet  None are included with the sale except
Seller represents that all mechanical components of fixtures will	be operational at the time of closing except: None
4. PERSONAL PROPERTY: The following items of personal p sale at no additional cost, in "as is" condition with no warranties	roperty as viewed on <u>August 30, 2017</u> are included with the Existing Furniture
\$ 146,900.00 Buyer has delivered; or X wil	and conveyance Buyer agrees to pay the total purchase price of li deliver to the Agency within days of the Effective Date, Buyer agrees that an additional deposit of earnest money
	pliance with the above terms Seller may terminate this Agreement. This s). The remainder of the purchase price shall be paid by wire, certified,
This Purchase and Sale Agreement is subject to the following of	
6. ESCROW AGENT/ACCEPTANCE:  said earnest money and act as escrow agent until closing; this o  6 AM PM; and, in the e to Buyer.	Malone Commercial ("Agency") shall hold offer shall be valid until September 7, 2017 (date) went of non-acceptance, this earnest money shall be returned promptly
7. TITLE AND CLOSING: A deed, conveying good and me the Maine Bar Association shall be delivered to Buyer and the execute all necessary papers on October 20, 201. Seller is unable to convey in accordance with the provisions of exceed 30 calendar days, from the time Seller is notified of the to remedy the title. Seller hereby agrees to make a good-faith closing date set forth above or the expiration of such reasonable.	crchantable title in accordance with the Standards of Title adopted by ais transaction shall be closed and Buyer shall pay the balance due and (closing date) or before, if agreed in writing by both parties. If of this paragraph, then Seller shall have a reasonable time period, not to e defect, unless otherwise agreed to in writing by both Buyer and Seller, a effort to cure any title defect during such period. If, at the later of the ole time period, Seller is unable to remedy the title, Buyer may close and Agreement in which case the parties shall be relieved of any further it to the Buyer.
8. DEED: The property shall be conveyed by a encumbrances except covenants, conditions, easements and continued current use of the property.	Warranty deed, and shall be free and clear of all restrictions of record which do not materially and adversely affect the
free of tenants and occupants, shall be given to Buyer imme	ess otherwise agreed in writing, possession and occupancy of premises, ediately at closing. Said premises shall then be broom clean, free of all on as at present, excepting reasonable use and wear. Buyer shall have the
premises shall be assumed solely by the Seller. Seller shall prior to closing. If the premises are damaged or destroyed refunded the earnest money, or close this transaction and a proceeds relating thereto.	INSURANCE: Prior to closing, risk of loss, damage, or destruction of keep the premises insured against fire and other extended casualty risks d prior to closing, Buyer may either terminate this Agreement and be compared to the premises "as-is" together with an assignment of the insurance
Revised 2017 Page 1 of 4 - P&S Buyer(s) Initials_	Seller(s) Initials
Joe Flynn Real Extre LLC, 918 Forest Avenue Portland, ME 04103 Joe Flynn Produced with zipForm® by zip	Phose: (207)878-8800 Fax: 773 Coagnes, pLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zjol.pojx.com

if any, shall such as elect prorated as a counted as a responsible to the basis	be determined the best of the date of careful and unpaid of the taxes.	ne closing date or such earlifusing the most recently a und sewer will be paid throughout the collected rent, asson Real estate taxes shall be preceding the assessed for the as	er date as required to vailable cash price o ugh the date of closin ciation fees, (other) _ morated as of the dat amount of said taxes	comply with lender re f the company that lat g by Seller. The follor NONE te of closing (based or is not known at the tin tionment as soon as the	all fuel in any tanks remaining on the equirements, if any. The amount owed, st delivered the fuel. Metered utilities wing items, where applicable, shall be The day of closing is on municipality's fiscal year). Seller is ne of closing, they shall be apportioned the new tax rate and valuation can be usfer tax as required by State of Maine.
rest of b\$120	DAL DIDDERIV	ne any rennesentations as to	compliance with any	v (eders), state or mun	ition, permitted use or value of Sellers' icipal codes, including, but not limited ssionals regarding any specific issue or
Buyer's upon Buyer's	obligation to s own opinion	close under this Agreement as to the condition of the p	nt is not subject to an property.	ny due diligence inves	tigations. Buyer is relying completely
mAc20 580 OL	18 undertaken.	o close under this Agreer Buyer shall have20 ems necessary which may i	<ul> <li>days from the Eff</li> </ul>	ective Date of this As	with the results of any due diligence greement to perform such due diligence of following:
General Buil Sewage Disp Water Quali Water Quan Air Quality	lding posal ty	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 l result of any the Agreem	and shall give lertake the ab by notifying S investigation ent, Buyer mi	Buyer and Buyer's agents ove investigations. If the eller in writing within the is unsatisfactory to Buyer ust do so to full resolution	and consultants read result of any investi- specified number of a in Buyer's sole discre- t within the time per	sonable access to the igation is unsatisfacto days, and any earnest etion, and Buyer wish iod set forth above: o	le discretion. Seller agrees to cooperate property and its systems and fixtures in my to Buyer, Buyer may terminate this money shall be returned to Buyer. If the es to pursue remedies other than voiding otherwise this contingency is waived. If onth above, this contingency is waived by
<ul> <li>If the promote the promote that it is a second to the promote that it is</li></ul>	operty is enn it and Harvest	olled in the Maine Tree Plan within day	Growth Tax progra s. ☐ Yes ■ No	m, Seller agrees to	provide Buyer with the current Forest
<ol> <li>PROPE developed b wood.</li> </ol>	RTY DISCLO	OSURE FORM: Buyer acl Center for Disease Contro	knowledges receipt l and Prevention reg	of Seller's Property arding arsenic in priv	Disclosure Form and the information ate water supplies and arsenic in treated
is is da da dhi sh	not subject to not subject to tys. If proof of is Agreement all be returned subject to fina uyer's obligati urchase price, uyer is under	no later than day d to Buyer. ancing as follows: on to close is subject to Bu at an interest rate not to ex a good faith obligation to s	Buyer shall provide thin such time period ys from receipt or except or except obtaining a	proof of the funds acc , or such proof is una tpiration of such time  COMMERCIAL LO  % and amortize acing on these terms.	eptable to Seller within
sh b. Bi to	all be returned uyer to provid verification o	d to Buyer. le Seller with letter from le if information, is qualified	ender showing that E	Buyer has made appliced within	reement in which case the earnest money cation for loan specified in (a) and, subject days from the Effective Date of the
th	e earnest mon	ey shall be returned to Bu	yer. This right to ten	minate ends once Buy	i. Seller may terminate this Agreement and yer's letter is received.  s of the Buyer's loan application to Seller,
d. A. pr ha sp w	eller's licensee fter (b) is me covide Seller vave3 d ecified in (a) ith such letter	and Buyer's licensee.  t, if the lender notifies Buith written documentation  ays to provide Seller with and, subject to verification  r within said time period.	uyer that it is unable n of the loan denial h a letter from ano n of information, is . Seller may termin	e or unwilling to pro within two days of a ther lender showing qualified for the loar ate this Agreement a	ovide said financing, Buyer is obligated to receipt. After notifying Seller, Buyer shall that Buyer has made application for loan a requested. If Buyer fails to provide Seller and the earnest money shall be returned to
e. B	uyer agrees to	ht to terminate ends once less pay no more than	points. Seller agre-	es to pay up to \$	toward Buyer's
f. B g. B	uyer's ability: uyer may cho	to obtain financing [] is   ose to pay cash instead o	is not subject to fobtaining financin	the sale of another pr	operty. See addendum Yes X No.
pr	coot of lunds	and the Agreement shall is paragraph shall be void	no longer be subje	ect to financing, and	Seller's right to terminate pursuant to the
Revised 2017		Page 2 of 4 - P&S	Buyer(s) Initials_	ATE Sei	ller(s) Initials

15. BROKERAGE DISCLOSU	JRE: Buyer and Seller	acknowledge they h	ave been advi:	sed of the following relation	nships:	
John Doyo	n (_	001130 ) of _	Malone	Commercial Brokers	( 2284	
Licensee is a X Seller Agent Buye	er Agent 🔲 Disc Dual	MLS ID Agent Transac	tion Broker	Agency	MLS ID	
	(	) of			(	)
Licensee is a Seller Agent Buye	er Agent 🔲 Disc Dual	MLS ID Agent Transact	tion Broker	Agency	MLS ID	
If this transaction involves Di hereby consent to this arrang Agency Consent Agreement.	sclosed Dual Agency, ement. In addition, the	the Buyer and Seller Buyer and Seller	er acknowledge acknowledge	ge the limited fiduciary descript and signing	uties of the agent g of a Disclosed	s and Dual
16. DEFAULT/RETURN OF default and Seller may empl forfeiture by Buyer of the ear Buyer may employ all legal at the earnest money. Agency at earnest money to either Buyer Agency shall be entitled to reaparty.	oy all legal and equita nest money. Seller's fa nd equitable remedies, cting as escrow agent h or Seller. In the event	able remedies, including the control of the control	uding without of Seller's ob imitation, term quire written to made a party to	t limitation, termination of ligations hereunder shall of mination of this Agreement releases from both parties to any lawsuit by virtue of	of this Agreemen constitute a defaut and return to Bu prior to disbursin acting as escrows	t and lt and yer of ig the agent,
17. MEDIATION: Earnest m All other disputes or claims as for injunctive relief) shall be bound to mediate in good fait to initiating litigation (other subsequent litigation regardin that subsequent litigation. This	rising out of or relating submitted to mediation h and to each pay half of than requests for injur- ng that same matter in v	to this Agreement of in accordance with the mediation for active relief), then which the party who	or the property th generally a es. If a party fi that party wil o failed to firs	addressed in this Agreem ecepted mediation practice only to submit a dispute or I be liable for the other p	ent (other than re es. Buyer and Sel claim to mediatio party's legal fees	quests tler are on prior in any
18. PRIOR STATEMENTS: completely expresses the obli	Any representations, sgations of the parties.	statements and agn	eements are n	ot valid unless contained	herein. This Agr	eement
19. HEIRS/ASSIGNS: This of the Seller and the assigns of		d to and be obligate	ory upon heirs	s, personal representatives	, successors, and	assigns
20. COUNTERPARTS: This signatures were on one instru						as if the
21. SHORELAND ZONE SI the Shoreland Zone. If the pr closing indicating whether th	operty does contain a s	eptic system locate	d in the Shore	land Zone, Seller agrees to	in a septic systen o provide certific	n within ation at
22. NOTICE: Any notice, on notice, communication or do effective upon communication	cumentation to or fron	n the parties or thei	uirements her r Licensee, O	eunder may be satisfied bally withdrawals of offers	by providing the and counteroffer	required s will be
23. EFFECTIVE DATE/BU electronic copy of the fully authorized to fill in the Effec Agreement, including all ad observed Maine State/Feder counted from the Effective Dor such other established state contrary, deadlines in this Adate.	executed agreement to tive Date on Page I be denda made a part he al holidays. Deadlines bate, unless another sta tring date, and ending	to be delivered to reof. Except as ex- reof, shall mean be in this Agreemen rting date is express at 5:00 p.m. Easte	the other part spressly set for usiness days t, including a ssly set forth, b trn Time on t	ty which shall be the Eff th to the contrary, the use defined as excluding Sal all addenda, expressed as beginning with the first da the last day counted. Uni-	fective Date. Lies of the term "day nurdays, Sundays "within x days" ay after the Effectess expressly sta	censee is 's" in this and any shall be tive Date, ted to the
24. CONFIDENTIALITY: I lenders, appraisers, inspector Buyer and Seller authorize copy of the closing disclosur	s, investigators and ot the lender and/or clos	hers involved in th ing agent preparin	e transaction : g the closing	necessary for the purpose disclosure and/or settlen	of closing this tr	ansaction.
25. ADDENDA: Lead P	aint - Yes X No	Other -	Yes X No	Explain:		
The Property Disclosure For	m is not an addendum	and not part of this	Agreement.	···-		
26. OTHER CONDITIONS WATER DAMAGE IN UNI	PRIOR TO CLOSI	NG SELLER TO	REPLACE S	SIDE WALKWAY WITH	PAVEMENT, R	EPAIR
				. ~		
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## 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 lieu 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.

		111	
		Alexander	9/7/201
BUYER	DATE	BUYER ARTHUR CAVANAGH	DATE
eller accepts the offer and agrees to delive	r the above-described pr	operty at the price and upon the terms and	conditions set forth and
grees to pay agency a commission for servi	ices as specified in the lis	ting agreement.	
alled Malling attention to the company			
eller's Mailing address is 110 MARGINAI	WAY STE 292, PO	RTLAND, ME 04101	
	09/03/2017		
FLLER 773 CONGRESS, LLC	DATE	SELLER	DATE
,	COUNTE	R-OFFER	
eller agrees to sell on the terms and condit	ions as detailed herein w	th the following changes and/or condition	<b>s:</b>
The parties acknowledge that until signed b			
rill expire unless accepted by Buyer's signs		n of such signature to Seller by (date)	
time) AM I	PM.		
ELLER	DATE	SELLER	DATE
ELLER		SELLER	DATE
		SELLER	DATE
The Buyer hereby accepts the counter offer	set forth above.		
		BUYER	DATE
he Buyer hereby accepts the counter offer	set forth above.  DATE	BUYER	
he Buyer hereby accepts the counter offer	set forth above.  DATE  EXTER	BUYER	
he Buyer hereby accepts the counter offer	set forth above.  DATE  EXTER	BUYER	
The Buyer hereby accepts the counter offer BUYER  The closing date of this Agreement is exten	DATE  EXTER  ded until	BUYER	DATE
he Buyer hereby accepts the counter offer  UYER  he closing date of this Agreement is exten	set forth above.  DATE  EXTER	BUYER	
he Buyer hereby accepts the counter offer GUYER  The closing date of this Agreement is exten	DATE  EXTER  ded until	BUYER	DATE
The Buyer hereby accepts the counter offer BUYER The closing date of this Agreement is exten	DATE  EXTER  ded until  DATE	BUYER NSION  DATE  SELLER	DATE
he Buyer hereby accepts the counter offer  UYER  he closing date of this Agreement is exten	DATE  EXTER  ded until	BUYER	DATE



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