## AGREEMENT TO AMEND CONTRACT FOR THE SALE OF COMMERCIAL REAL ESTATE AND ALLOCATE PURCHASE PRICE

KNOW ALL PERSONS BY THESE PRESENTS, THAT DAVID A. WAGABAZA, an individual with a mailing address of 144 Sherwood Street, Portland, Maine 04103, VESIPUCCI'S, INC., a Maine business corporation (hereinafter collectively referred to as the "Seller"), 211 DANFORTH LLC, a Maine limited liability company with a place of business at 211 Danforth Street in the City of Portland, County of Cumberland, State of Maine, and VESPUCCI'S LLC, a Maine limited liability company with a place of business at 211 Danforth Street in the City of Portland, County of Cumberland, State of Maine (collectively the "Parties"), hereby agree as follows:

Pursuant to that certain Contract for the Sale of Commercial Real Estate (the "Agreement") between David A. Wagabaza and Keith W. Hickman, dated August 26, 2013, the Parties agrees as follows:

The Parties agree to amend the Agreement to provide for a total Purchase Price of Four Hundred Fifty-Eight Thousand Dollars and No/Cents (\$458,000.00). The Parties also agree that the seller financed amount referenced in the Agreement shall be increased to Three Hundred Twenty-Six Thousand Dollars and No/Cents (\$326,000.00).

RECEIVED

NOV 15 2013

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Not portland Maine

Dept. of Building Inspections

Dept. of Portland Maine Allocation of Purchase Price. The Parties also agree to allocate the Purchase Price according to the following schedule:

Real Estate	\$380,000.00
Equipment	\$30,000.00
Inventory	\$38,000.00
Goodwill	\$10,000.00
Total	\$458,000.00

If either party fails to file its tax returns reflecting the mutually agreed allocation of the Purchase Price in the agreed manner, it shall indemnify and save harmless the other of them, in respect of any additional tax, interest, penalty, or damages paid or incurred by the other of them as a result of any reallocation of the Purchase Price for tax purposes.

IN WITNESS WHEREOF, the Parties have caused this instrument to be executed as of the 1st day of November, 2013.

Assignor: Vesipucci's, Inc.

David A. Wagabaza

Its President

WITNESS:	Assignor: David A. Wagabaza, Individually		
WITNESS!	Name: David A. Wagabaza, Individually Assignee: 211 Danforth LLC		
11MC	By:		
WITNESS:	Assignee: Vespucci's LLC		
TRUL	By: When You Name: Keith W. Hickman Its Manager		

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## vesipocci's

## CONTRACT FOR THE SALE OF COMMERCIAL REAL ESTATE

REC	EIVED fromKeith Hickman	•	19	
is	145 Park Place, 3D, Brooklyn, NY 11217 chaser"), this 26th day of August , 2013 , the sum of Eighty	· · · · · · · · · · · · · · · · · · ·	whose mailing address	
"Pur	chaser"), this 26th day of August , 2013 , the sum of Eighty	Eight Tho	usand	
purel	base and sale of certain real estate owned by David Wag  binafter called the "Seller") and located at 211 Danforth St  Portland County of Gunbarland	) as ear	nest money deposit toward	
(nere	Bhailer called the "Seller") and located at 211 Danforth St		in the city/town of	
Reta	Portland County of Cumberland State of Maine des	cribed as follo	ws:-Single-story	
base	ail-Multi Occupancy building approximately 2728sf of 1st floo	r space wi	th floor	
	July 232 Dive Broke Doing Business	AB - Vear	いたべもの	
	8042 , Page 2087 , upon the terms and conditions indicated below.			
1. P.	ERSONAL PROPERTY: The following items of personal property are included in this sal	e (if applicable	);;	
2. P	URCHASE PRICE: The total Purchase Price is Four Hundred Fort	y Thousand	Dollars	
(-)	3440,000.00 ), with payment made, as follows:		,	
E	arnest money to be delivered on or before08/29/2013		44,000.	
0	ther: To be delivered at closing	<b>\$</b>	88,000.00	
-	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	<u>\$</u>	44,000.00	
	alance due at closing, in immediately-available funds:	\$	308,000.00	
3. E	ARNEST MONEY/ACCEPTANCE: KW Commercial	•	•	
sin	nall hold the earnest money in a non-interest hearing account and act as escrow agent until  August 28 2013 at 5:00 ( AM 57 PM) In the	Halogina, This	("Escrow Agent")	
ea ea	August 28 2013 at 5:00 ( AM X PM). In the event of arnest money shall be returned promptly to Furchaser.	Seller's non-ac	ceptance of this offer, the	
"ተ. ፲1 በ	ITLE: Within 15 days of the Effective Date (the "Title Review Period"), Purchaser bjection Notice") of any matters affecting title to the property that are able to the property that	shall notify:S	oller in writing (the "Title	
(#·	bjection Notice") of any matters affecting title to the property that are objectionable to I Title Defects"). Purchaser shall be deemed to have waived the right to object to any matters.	Purchaser in P	urchaser's sole discretion	
ex	cept for any mortgage, tax lien mechanical lien bedeen at the right to object to any matter	riaticoting title	as of the Effective Date.	
re	quired), if Purchaser fails to specifically identify and matters is the roll of	tine property (	for which no objection is	
"Permitted Encumbrance"). Within seven (2) days as callette in the fath collection Notice (each matter not objected to being a				
writing whether or not Seller elects to cure any of the matters identified in the Title Objection Notice. If Seller elects to cure certain  Title Defects, Seller shall use good faith efforts to cure such Title Defects and that the cure of the cure such Title Defects and that the cure such Title Defects and the cure such Title Defects are cure such Title Defects and the cure such Title Defects and the cure such Title Defects are cure such Title Defects and the cure such Title Defects are cure such Title Defects and the cure such Title Defects are cure such Title Defects and the cure such Title Defects are cure such Title Defects and the cure such Title Defects are cure such Title Defects and the cure such Title Defects are cure such Title Defects and the cure such Title Defects are cure such Title				
Title Defects, Seller shall use good faith efforts to cure such Title Defects and shall have a period of not more than thirty-(30) days				
after notice of Seller's election within which to cure any such Title Defects (the "Title Cure Period"), and the Closing Date shall be extended until five (5) days after the expiration of the Title Cure Period"), and the Closing Date shall be				
De	tended until five (5) days after the expiration of the Title Cure Period Seller agrees the rmit or suffer encumbrance of the property with any lieur agreements.	it: after the Ef	fective Date, it shall not	
WI	mit or suffer encumbrance of the property with any liens, easements, leases or other entire consent, except that Purchaser shall not unreasonably without the lease of other entire consent, except that Purchaser shall not unreasonably without the lease of other entire consent.	ncumbrances y	without Purchaser's prior	
Dp	ite, Seller shall remove at its sole cost any such motion affording the dealing its consent to	o new leases	On or before the Closing	
Se	ller after the Effective Date that are not engroved in straight to Don't the to the property su	iffered of creat	ed by or consented to by	
De	efects which Selfer elects to cure are not cured within the Title Cure Period, then Purchase or before the Closing Date, as the same may be extended, either 13 to person the content of the cure of the country to the cure of the country to the cure of the country to the cure of the	not to cure any	Title Defects or if Title	
on	or before the Closing Date, as the same may be extended, either (i) to accept title to the sects without reduction of the purchase price and without any lightling or title warm of the	property suble	y which notice to Selier	
De De	efects without reduction of the purchase price and without any liability on the part of Secrets shall be Permitted Engumbrances or (ii) to terminate this Conferminate this co	ler therefor,	n which case such Title	
ret	efects shall be Permitted Encumbrances, or (ii) to terminate this Contract; whereupon the unset to Purchaser and neither party shall have any further obligations and neither party shall have any further obligations and relief party shall have any further obligations and relief party shall have any further obligations and first the contract.	e earnest mon	ey immediately shall he	
	zwiętas songanositumor fulg voltkaci.			
5. DE	ED: In return for payment in full of the purchase price. Soller about accounts			
ner	dessary to complete the conveyance. It is a condition to Purchaser's obligations hereunder to clear of all liens and encumbrances except for the following matters and the complete control of the following matters and the conveyances except for the following matters are the conveyances except for the following matters and the conveyances except for the following matters are the conveyances are conveyances and the conveyances are conveyances are conveyances and the conveyances are conveyances and the conveyances are conveyances and the conveyances are conveyances are conveyances and the conveyances are conveyances are conveyances and the conveyances are convey	that title to the	nery and/or reasonably	
nn Co	I clear of all liens and encumbrances except for the following matters and otherwise in contract: (i) zoning restrictions and land use laws and regulations and approximately and regulations and approximately and regulations.	mpliance with	the requirements of this	
tax	ntract: (i) zoning restrictions and land use laws and regulations and permits and approva es and assessments attributable to periods from and after the Cleding white Post to periods from and after the Cleding white Post to periods from and after the Cleding white Post to periods from and after the Cleding white Post to periods from the Cleding white Post to periods f	ls issued purse	ant thereto; (ii) current	
occ	es and assessments attributable to periods from and after the Closing, which Purchaser supancies disclosed to Purchaser pursuant to Section 11 below and (iii)	shall be liable	to pay; (iii) leases and	
, - •	the passes of the polywhell from the control of the passes	idotalications.		
	Para Antonia Para Para Para Para Para Para Para Pa	skilli Hider	han aller's Initials 04-0	
May Count	carini 10 Servill St. 2nd Floor Portland ME 04102	<i>The STOT2ES</i> D24	89	