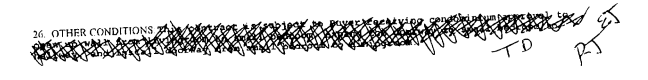
PURCHASE AND SALE AGREEMENT

November 19 2010	Effective Date is defined in Paragraph 24 of this Agreement
Offer Date	
1. PARTIES: This Agreement is made between Timothy Die	ehl ("Buyer") and
Elizabeth Jahreis,	Robert Jahreis ("Seller")
Elizabeth bankezy	after set forth, Seller agrees to sell and Buyer agrees to buy (X all rejuded in manicipality of Portland
2. DESCRIPTION: Subject to the terms and containing meeting part of , If "port of" see para. 26 for explanation) the property	situated in manicipality of Portland
- Cumbowl and Maic Di Maine, to	United.iii
Laterald Country Registry of Deeds	(Book(s) 22134, 1 "ge(s)
	sources/systems including gas and/or kerosene-fired heaters and wood
Seller represents that all mechanical components of fixtures will	be operational at the time of closing except: all operational
4. PERSONAL PROPERTY: The following items of personal properties at no additional cost, in "as is" condition with no warranties:	roperty as viewed on November 11, 2010 are included with the stove, dishwasher, refrigerator
5 PURCHASE PRICE: For such Deed and conveyance Buyer a Buyer : has delivered, or <u>X</u> will deliver to the Agency withi the amount S 2,500.00	ngrees to pay the total purchase price of \$\frac{265,000.00}{250.000}\$. In 2 days of the Offer Date, a deposit of earnest money in the delivered after the submission of this offer and is not delivered by the eptance of this offer in reliance on the deposit being delivered will not so of earnest money in the amount of \$\frac{\text{will be}}{\text{Failure}}\$ by Buyer to deliver this additional deposit in this Agreement. The remainder of the purchase price shall be paid by
This Purchase and Sale Agreement is subject to the following of	anditions:
said carriest money and act as escrow agent until closing; this of 5:00 AM X PM, and, in the coordinate of the Buyer. In the event that the Agency is made a party to any	ffer shall be valid until November 20, 2010 (date) went of non-acceptance, this eamest money shall be returned promptly lawsuit by virtue of acting as escrow agent, Agency shall be entitled to
7. TITLE AND CLOSING: A deed, conveying good and me the Mame Bar Association shall be delivered to Buyer and the execute all necessary papers on 2 1/11/January 11. 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 reasonab accept the deed with the title defect or this Agreement shall I further obligations hereunder and any earnest money shall be re-	rechantable fifte in accordance with the standards is transaction will be closed and Buyer shall pay the balance due and its transaction will be closed and Buyer shall pay the balance due and closed singular by both parties. If of this paragraph, then Seller shall have a reasonable time period, not to be 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 let time period, Seller is unable to remedy the title. Buyer may close and become null and void in which case the parties shall be relieved of any sturned to the Buyer.
8. DEED: The property shall be conveyed by a cucumbrances except covenants, conditions, ensements and o	restrictions of record which do not materially and adversely affect the
9 POSSESSION, OCCUPANCY, AND CONDITION: Unle	ss otherwise agreed in writing, possession and occupancy of premises, eductely at closing. Said premises shall then be broom clean, free of all n as at present, excepting reasonable use and wear. Buyer shall have the
	TO ST
September 2009 Page 1 of 4 - P&S Buyer(s) Initials	Selicits) Initials 2
	twow: বিশাস্থান (বিশাস্থান) প্রস্কৃতি বিশাস্থান বিশাস্থ্য বিশাস্থ্য বিশাস্থ্য বিশাস্থ্য বিশাস্থ্য বিশাস্থ্য বিশাস্থান বিশাস্থ্য বিশাস্থান বিশাস্থ্য বিশাস্থা বিশাস্থ্য বিশাস্থ্

10. RISK OF LOSS, DAMAGE, DESTRUCTION AND INSURANCE: Prior to closing, risk of loss, damage, or destruction of premises shall be assumed solely by the Seller. Seller shall keep the premises insured against fire and other extended casualty risks prior to closing. If the premises are damaged or destroyed prior to closing, Buyer may either terminate this Agreement and be refunded the carnest money, or close this transaction and accept the premises "as-is" together with an assignment of the insurance proceeds relating thereto. 11. FUFL/UTILITIES/PRORATIONS: Fuel in tank shall be paid by Buyer at cash price as of date of closing of company that last delivered the fuel. Metered utilities such as electricity, water and sewer will be paid through the date of closing by Seller. The following items, where applicable, shall be prorated as of the date of closing; collected rent, association fees, other date of closing (based on inunicipality's liseal year). Seller is responsible for any unpaid taxes for prior years. If the amount of said that a faxes is not known at the time of closing, they shall be apportioned on the basis of the taxes assessed for the preceding year with a taxes is not known at the time of closing, they shall be apportioned on the basis of the taxes assessed for the preceding year with a taxes is not known at the time of closing, they shall be apportioned on the basis of the taxes assessed for the preceding year with a taxes is not known at the time of closing, they shall be apportioned on the basis of the taxes assessed for the preceding year with a taxes is not known at the time of closing, they shall be apportioned on the basis of the taxes assessed for the preceding year with a taxes is not known at the time of closing, they shall be apportioned on the basis of the taxes assessed for the preceding year with a taxes is not known at the time of closing, they shall be apportioned on the basis of the taxes assessed for the preceding year with a taxes is not known at the time of closing, they shall be a
a. General Building X Within 10 days I Mold X Within days b. Sewage Disposal X Within days on Lead Paint X Within days c. Coastal shoreland septic X Within days on Arsenic Treated Wood X Within days d Water Quality (including but not Innited to radon, arsenic, lead, etc.) p. Code Conformance X Within days (including but not Innited to assestos, radon, etc.) 6. Water Quantity X Within days r. Environmental Scan X Within days (including but not limited to assestos, radon, etc.) 7. Square Footage X Within days v. Lot size/acreage X Within days (including but not limited to assestos, radon, etc.) 8. Square Footage X Within days v. Zoning (including but not limited to assestos, radon, etc.) (including but not limi
waived by Buyer. In the absence of the bary condition of the property. 3. HOME SERVICE CONTRACTS: At closing, the property will will not be covered by a Hame. Warranty Insurance to be paid by seller. Buyer at a price of \$ to be provided through

	Legacy Properties Sotheb	Transaction Braker
Mary Jo Cross	of Int. 1 Agency	is a X Setter Agent Huyer Agent Transaction Broker
Licensee	7.80.07	Buyer Agent
	of Ocean Gate Realty	is a Soller Agent X Buyer Agent Disc Dua: Agent Transaction Broker
Ed Gardner		
ereby consent to this artera-		ge the limited fiduciary duties of the agents and prior receipt and signing of a Disclosed Dual
gency Consent Agreemen 6. PROPERTY DISCLOSURE FORM: eveloped by the Maine Center for Dise eveloped by the Maine I treated wood	Buyer acknowledges receipt of Seller's P ase Control and Prevention (furmerly Mains f.	Property Disclosure Form and the Private e Bureau of Health) regarding arsenic in private
 MEDIATION: Earnest money disput isputes or claims arising out of or related addition in accordance with the Maine and pay their respective mediation fees. In any subsequent litigal 	tes subject to the jurisdiction of small etampeting to this Agreement or the property add (Residential Real Festate Mediation Rules. But If a parry does not agree first to go to medition regarding that same matter in which the top section.	court will be handled in that forum. For all other dressed in this Agreement shall be submitted to tyer and Seller are bound to mediate in good liable lation, then that party will be liable for the other party who refused to go to mediation loses in that
DEFAULT In the event of default be commanded in this Agreement and forfeiting and equitable remedies, including the commanded in the commander of the comm	by the Buyer, Seller may employ all legal and ture by Buyer of the earnest money. In the e without limitation, termination of this Agre option to require written releases from both	d equitable remedies, including without himtators, event of a default by Seller, Buyer may employ all ement and return to Buyer of the earnest money to parties prior to disbursing the earnest money to
either Buyer or Seller.	sentations, statements and agreements are a	or valid unless contained herein. This Agreement
19 PRIOR STATEMENTS: Any topic completely expresses the obligations of t	he parties.	personal representatives, successors, and assigns
HEIRS/ASSIGNS This Agreement	shall extend to and be obligatory upon non-	s, personal representatives, successors, and assigns
21. COUNTERPARTS: This Agreeme	ent may be signed on any number of the how were on one instrument. Original or faxed sign	ical counterparts, such as a faxed copy, with the gnatures are hinding.
	Yes No; Other - X Yes No	
Explain: Condominium The Property Disclosure Form is not an	addendum and not part of this Agreement	- sentic system within
23. SHORELAND ZONE SEPTIC SY	STEM: Soller represents that the property	does X does not contain a septic system within reland Zone, Seller agrees to provide certification a r days prior to closing.
closing indiciting whether the system of the control of the contro	ny notice, communication or document del nication or documentation to the party or the verbally or in writing. This Agreement is immunicated which shall be the Effective Date	ivery requirements hereunder may be sathrafe ir licensee. Withdrawals of offers and counteroffer a binding contract when signed by both Buyer an e. Licensee is authorized to fill in the Effective Date in "days" in this Agreement, including all addend in "days" in this Agreement, including all addend
providing the required industrial providing the required in the seen continuous and when that fact has been continuous and a part hereof. Except as expressly made a part hereof, shall mean busine not limited to Patriots Day, Columbus expressed as "within x days" shall be a the first day after the Effective Date,	ess days defined as excluding Anathrity, so Bay, Martin Luther King Holiday, etc.) I counted from the Effective Date, unless anoth or such other established starting date, and e contrary, deadlines in this Agreement, incl.	Deadlines in this Agreement, including all addeducer starting date is expressly set forth, beginning with a conditional set on the last defining at 5:00 p.m. Eastern Time on the last defining all addenda, expressed as a specific date shauding all addenda, expressed as a specific date shauding all addenda.
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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.

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.

Buyer and Seller acknowledge that Maine law says the owner of property as of April 1st is legally responsible to pay the property taxes even if the property is later sold and any tax lien filed for non-payment will be in the name of the owner as of April 1st which could have a negative effect on their credit rating.

Buyer acknowledges that Maine law requires continuing interest in the property and any back up offers to be communicated by the

where a technowledges that Maine law requires continuing interest in the property and any back up offers to be communicated by any string agent to the Sellers. BUYER BUYER DATE BUYER	ave a negative crises in the	ne property and any back up offers to oc communicated by the
Seller's Mailing address is Seller's Mailing address is Seller's Mailing address is Seller's Mailing address is COUNTER-OFFER Seller aggrees to sell on the terms and conditions as detailed herein with the following changes and/or conditions: The parties acknowledge that until signed by Buyer. Seller's signature constitutes only an offer to sell on the above terms and the offer will expire unless accepted by Buyer's signature with communication of such signature to Seller by (date) SELLER The Buyer hereby accepts the counter offer set forth above. BUYER DATE BUYER DATE BUYER DATE BUYER DATE SELLER DATE BUYER DATE B	Buyer acknowledges that Maine law requires continuing interest in an	e first
BUYER DATE BUYER DATE BUYER DATE BUYER DATE Seller accepts the ofter and agrees to deliver the above-described property at the price and upon the terms and conditions set forth and agrees to pay agency a commission for services as specified in the listing agreement. Seller's Mailing address is Seller's Mailing address is COUNTER-OFFER Seller agrees to sell on the terms and conditions as detailed herein with the following changes und/or conditions: The parties acknowledge that until signed by Buyer, Seller's signature constitutes only an offer to sell on the above terms and the offer will expire unless accepted by Buyer's signature with communication of such signature to Seller by (date) SELLER DATE DATE BUYER DATE DATE DATE DATE DATE BUYER DATE DATE BUYER DATE DATE BUYER DATE DATE BUYER DATE BUY	isting agent to the Seller.	e 04011
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SELLER Elizabeth Jahreis DATE SELLER ROBert Jahreis DATE SELLER Elizabeth Jahreis COUNTER-OFFER Seller agrees to sell on the terms and conditions as detailed herein with the following changes and/or conditions: The parties acknowledge that until signed by fluyer. Seller's signature constitutes only an offer to sell on the above terms and the offer will expire unless accepted by fluyer's signature with communication of such signature to Seller by (date) AM PM. SELLER DATE SELLER DATE The Buyer hereby accepts the counter offer set forth above. BUYER DATE BUYER DATE DATE SELLER DATE BUYER DATE BUYER DATE DATE SELLER DATE DATE Maine Association of REALTORNSO/Copyright © 2009 All Rights Reserved. Revised September 2009 All Rights Reserved. Revised September 2009 All Rights Reserved. Revised September 2009	Seller accepts the offer and agrees to deliver the above	ng agreement.
Seller agrees to sell on the terms and conditions as detailed herein with the following changes and/or conditions: The parties acknowledge that until signed by fluyer, Seller's signature constitutes only an offer to sell on the above terms and the offer will expire unless accepted by Buyer's signature with communication of such signature to Seller by (date) AM PM. SELLER DATE SELLER DATE BUYER DATE	igrees to pay agency a commission re-	
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Seller agrees to sell on the terms and conditions as detailed herein with the following changes and/or conditions: The parties acknowledge that until signed by fluyer, Seller's signature constitutes only an offer to sell on the above terms and the offer will expire unless accepted by Buyer's signature with communication of such signature to Seller by (date) AM PM. SELLER DATE SELLER DATE BUYER DATE	Charles Marais DATE	SELLER Robert Jahrens
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