Form#P04

DISPLAY THIS CARD ON PRINCIPAL FRONTAGE OF WORK

CITY OF PORTLAND

Please Read Application And Notes, If Any, Attached

ECTION PERMT

tion 2

PERMIT ISSUED

epting this permit shall comply with all nances of the City of Portland regulating

ctures, and of the application on file in

Permit Number: 060481 APR 2 6 2006

This is to certify that_ has permission to ____

NEPTUNE PROPERTIES I Commercial/ Real Estate off

/Craig Snyder

rm or

ine and of the

e of buildings and

t porch up to codeTY OF PORTI AND Demo k dec. d bring f

AT 522 WASHINGTON AVE

429 J003001

provided that the person or persons of the provisions of the Statutes of the construction, maintenance and this department.

Apply to Public Works for street line and grade if nature of work requires such information.

ficatio finspe n mus n and w en permi bn proc lding or re this rt there ed or osed-in JR NOTICE IS RÉQUIRED.

A certificate of occupancy must be procured by owner before this building or part thereof is occupied.

OTHER REQUIRED APPROVALS

Fire Dept.

Health Dept.

Appeal Board

Other _

PENALTY FOR REMOVING THIS CARD

				PERMI	TISSU	JED	
City of Portland, Maine	- C		ı	,	•	CBT:	
389 Congress Street, 04101		8, Fax: (207) 874-87		0481	<u>2 6 90</u>	429 J0)3001
Location of Construction:	Owner Name:	O O DED THE CALL C	Owner Addr			Phone:	
522 WASHINGTON AVE Business Rame:		NEPTUNE PROPERTIES LLC 120 EXCHANGE ST				Alf blanke	ļ
Dusiness Rame.	siness Rame: Contractor Name: Craig Snyder			P.O Box 8316 Portland - 20			178
Lessee/Buyer's Rame	Phone:		Permit Type:			20,21000	Zone:
			Alteration	s - Commercial			132
Past Use:	Proposed Use:	Proposed Use:		Permit Fee: Cost of Work:			j
Commercial/ Real Estate office	Commercial/1	Commercial/Real Estate office/		\$0.00 \$1,00	00.00	4	
	Demo back de	ck & repair front	FIRE DEPT: Approved INSPECTION:				
	porch to bring	g up to code				Jse Group: Type: 52	
					. ا	\$/261	105
Proposed Project Description:						1	
Commercial/ Real Estate office			Signature (rca	Signature	(lu	H lung 8
to code , bring new porch u	plocade! mores	teps	PEDESTRIA	N ACTIVITIES DIST	TRICT (P.	A.D.)	-/
		·	Action:	Approved App	proved w/C	onditions [Denied
			Signature.		1	Date:	
Permit Taken By:	Date Applied For:	 		oning Approva			
ldobson	04/05/2006		L	omig Approva	41		
1. This permit application do	es not preclude the	Special Zone or Rev	iews	Zoning Appeal		Historic Preservation	
Applicant(s) from meeting applicable State and Federal Rules.		Shoreland	☐ Variance			Not in District or Landmar	
2. Building permits do not include plumbing, septic or electrical work.		Wetland		Miscellaneous		Does Not Require Review	
	*		Conditional Use			Requires Rev	iew
False information may invapermit and stop all work	alidate a building	Subdivision		Interpretation		Approved	
		Site Plan		Approved		Approved w/	Conditions
		Maj ☐ Minor ☐ MN	м 🗆 📗	Denied		Denied	
		ا مرد	اما			ARN	
		Date: 4/20/06/	Date:		Dat	e.	
I hereby certify that I am the ow I have been authorized by the ov jurisdiction. In addition, if a per shall have the authority to enter such permit.	wner to make this applermit for work describe	ication as his authorized in the application is	the proposed ed agent and I issued, I certi	agree to conform fy that the code off	to all app ficial's au	olicable laws thorized repr	of this resentative
SIGNATURE OF APPLICANT		ADDRE	SS	DATE		РНО	NE
RESPONSIBLE PERSON IN CHARG	E OF WORK, TITLE			DATE		РНО	NE

General Building Permit Application

If you or the property owner owes real estate or personal property taxes or user charges on any property within the City, payment arrangements must be made before permits of any kind are accepted.

Location/Address of Construction: 52	2 WASHNGTON	AUE	
Total SquareFootage of Proposed Structure	Square Footage		
		F	
Tax Assessor's Chart, Block & Lot Chart## Block# Lot#	Owner: Veranica Sciante	Telephone:	
1/29 5	Green Tree ROAL	B38-4034	
Lessee/Buyer's Name (If Applicable)	Applicant name, address & to	relembone: Cost Of	
	CAIG SCHNENER	Work: \$ 1000, 50	-
	pd Box 8316 portur	Fee: \$ 30,	-
	318-6078	C of O Fee: \$	
Current Specific use: Commercial Proposed Specific use:			
		/.	
Project description: Demo Back	EXISTING DECK.	see plot plats	ادا
Repar From Home startes	(see pour to Bri	ing itup to code. Bring	
Project description: Deno Back Repark From Port Deck Back Deck more STAIRS. Will apply to pot back or	back duck up to and	u more stairs.	
Contractor's name, address & telephone:	ALG SCHNEIDER PO	300 8316 portant ME 04704	
Who should we contact when the permit is read	8-60.10		
Mailing address:	Phone: 318-6078	· · · · · · · · · · · · · · · · · · ·	
Please submit all of the information out Failure to do so will result in the automa			
	• •		
In order to be sure the City fully understands the full request additional information prior to the issuance	of a permit. For further information	ion visit us on-line at	
www.portlandmaine.gov stop by the Building Inspec	ctions office, room 315 City Hall	or call 874-8703.	
I hereby certify that I am the Owner of record of the name	ed property, or that the owner of reco	ord authorizes the proposed work and that I have	
been authorized by the owner to make this application as In addition, if a permit for work described in this application.	his/her authorized agent. I agree to c	conform to all applicable laws of this jurisdiction.	
authority to enter all areas covered by this permit at any re			
Signature of applicant:		Date: 4/5/0/0	
Signature of applicant.	$\overline{}$	1/0/06	

This is not a permit; you may not commence ANY work until the permit is issued.

City of Portland, Maine - Bu	O		Permit No: 06-048 1	Date Applied For: 04/05/2006	CBL: 429 5003001
389 Congress Street, 04101 Tel:		7) 874-871	0	04/03/2000	
ocation of Construction:	Owner Name:		Owner Address:		Phone:
522 WASHINGTON AVE	NEPTUNE PROPERTIES	S LLC	120 EXCHANGE	ST	
Susiness Name:	Contractor Name:		Contractor Address:		Phone
	Craig Snyder		P.O. Box 8316 Por	tland	(207) 318-6078
essee/Buyer's Name	Phone:		Permit Type:		
	,		Alterations - Com	mercial	
'roposedUse:	<u> </u>	Propos	ed Project Description:		
Commercial/ Real Estate office/ Denote to bring up to code	no back deck & repair front	Comr	-	office/ Demo back of	leck and bring front
Dept: Zoning Status: Note:	Approved	Reviewer	: Cptn Greg Cass	Approval Da	ate: 04/20/2006 Ok to Issue: ✓
Dept: Building Status: 1 Note:	Pending	Reviewer	: Mike Nugent	Approval Da	ote: Ok to Issue:
Dept: Fire Status: Note:	Approved	Reviewer	: Cptn Greg Cass	Approval Da	ate: 04/20/2006 Ok to Issue: ✓

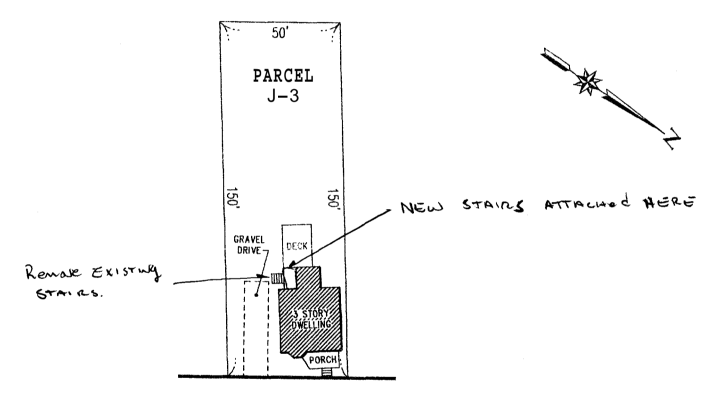
Comments:

4/24/2006-mjn: NO PLANS...Builder notified

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11"TREAD.]			1	1	7 519
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HUND BUIL	36" BA	ILA STEL	spaced =	****		
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HAND RAIL GARDRAIL Remove EXI THEM ON	36" 13A 42" STNO STEP:	s, Buil	o NEW	57 = p5		
HAND RAIL GARDRAIL Remove EXI THEM ON	36" 13A 42" STNO STEP:	s, Buil	n new	steps		

FLOOD HAZARD INFORMATION FLOOD MAP COMMUNITY NO.: 230051 ZONE: X FILE NUMBER 28844 ATTORNEY: NOT APPLICABLE OR NOT AVAILABLE 0039 PANEL: 0007 C DATED: 12/8/1998 TITLE COMPANY: TITLE ONE SETTLEMENT SERVICES, LLC TITLE REFERENCE DEED BOOK: 15786 PAGE: 111 LENDER: MAINE MORTGAGE SERVICES PLAN BOOK: N/A PAGE: N/A LOT(S):N/A OWNER: NEPTUNE PROPERTIES, LLC PLAN NUMBER N/A OF N/A APPLICANT: VERONICA SCHNEIDER AND SHAWN BOULET ASSESSORS MAP MAP: 429 BLOCK: J PARCEL: 3 DATE: 3/21/2006 -SCALE: - 1"-40'

MORTGAGE INSPECTION PLAN 522 WASHINGTON AVENUE, PORTLAND, ME



WASHINGTON AVENUE

MORTGAGE LENDER
USE ONLY

THIS IS NOT A BOUNDARY SURVEY.

THIS IS THE RESULT OF TAPE MEASUREMENT, NOT THE RESULT OF **AN** INSTRUMENT **SURVEY** AND **IS** CERTIFIED TO THE TITLE INSURANCE COMPANY AND ABOVE LISTED ATTORNEY **AND** LENDER.

THERE ARE NO DEEDED EASEMENTS IN THE AROVE DECEDENCES

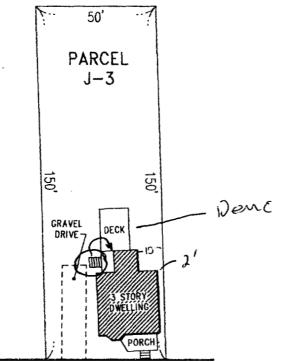
Northeast Civil Solutions
153 US ROUTE 1, SCARBOROUGH MAINE 04074

0 40'

80'

MORTGAGE INSPECTION PLAN 522 WASHINGTON AVENUE, PORTLAND, ME

B2 - Side yard abits
first floor residential.



WASHINGTON A VENUE



MORTGAGE LENDER
USE ONLY

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THERE ARE NO DEEDED FASEMENTS IN THE ADOME DEFENDED

SURVEYING ENGINEERING LAND PLANNING

Northeast Civil Solutions

INCORPORATED

153 US ROUTE 1, SCARBOROUGH, MAINE 04074



40'

PURCHASE AND SALE AGREEMENT

March 7 , 2006					
	Effective Date is defined in Paragraph 24 of this Agreement.				
1. PARTIES: This Agreement is made between Veronica Schneider, And/Or Assigns					
NEPTONE PROPE	("Buyer") and				
	· · · · · · · · · · · · · · · · · · ·				
2. DESCRIPTION: Subject to the terms and conditions hereins	after set forth, Seller agrees to sell and Buyer agrees to buy (all				
County of Cumberland State of Maine loc	situated in municipality of Portland < ated at 522 Washington Ave and				
County of Cusberland, State of Maine, loc described in deed(s) recorded at said County's Registry of Deeds	Book(s) 15786 , Page(s) , 111				
3. FIXTURES: The Buyer and Seller agree that all fixtures, inc	cluding but not limited to existing storm and screen windows, shades sources/systems including gas and/or kerosene-fired heaters and wood				
Soller represents that all mechanical components of fixtures will i	be operational at the time of closing except: None				
4. PERSONAL PROPERTY: The following items of personal condition with no warranties: 1 Refrigerator And 1 Ste	property are included with the sale at no additional cost, in "as is"				
Seller represents that such items shall be operational at the time of	f closing, except: None				
Buyer has made; or X will make within 3 business \$ 1,000,00 . If said deposit is to be made after to offer shall be void and any attempted acceptance of this offer in r Buyer agrees that an additional deposit of earnest money in the au . Failure by Buyer to make this a	days of the date of this offer, a deposit of earnest money in the amount the submission of this offer and is not made by the above deadline, this reliance on the deposit being made will not result in a binding contract. will be paid additional deposit in compliance with the above terms shall constitute a lice shall be paid by a certified or cashier's check upon delivery of the				
This Purchase and Sale Agreement is subject to the following con	aditions:				
6. EARNEST MONEY/ACCEPTANCE: said earnest money and act as escrow agent until closing, this offi 5:00 AM X PM; and, in the eve	Re/Max Coastal ("Agency") shall hold er shall be valid until March 8, 2006 (date) ant of non-acceptance, this earnest money shall be returned promptly wauit by virtue of acting as escrow agent, Agency shall be entitled to				
the Maine Bar Association shall be delivered to Buyer and this execute all necessary papers on	chantable title in accordance with the Standards of Title adopted by transaction shall be closed and Buyer shall pay the balance due and (closing date) or before, if agreed in writing by both parties. If this paragraph, then Seller shall have a reasonable time period, not to ess otherwise agreed to in writing by both Buyer and Seller, to remedy any title defect during such period. If, at the later of the closing date, Seller is unable to remedy the title, Buyer may close and accept the and void in which case the parties shall be relieved of any further the Buyer.				
	deed, and shall be free and clear of all trictions of record which do not materially and adversely affect the				
free of tenants and occupants, shall be given to Buyer immedia possessions and debris, and in substantially the same condition a right to view the property within 24 hours prior to closing for same condition as on the date of this Agreement.	otherwise agreed in writing, possession and occupancy of premises, stely at closing. Said premises shall then be broom clean, free of all as at present, excepting reasonable use and wear. Buyer shall have the the purpose of determining that the premises are in substantially the				
2006 Page 1 of 4 - P&S Buyer(s) Initials 1/2 Downcast Realsy 7 Links Smok Det, Palescoth MS 04105 Produced Scheduler Produced with ZipForty Toy RE FormsNot L	Solien(s) Initials Photo: (207) 933-939 Fac. 1.C 16025 Fiftoen Mile Road, Clinton Township, Michigan 48035 www.zigrigen.com				

- 16. 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 earnest money, or close this transaction and accept the premises "as-is" together with an assignment of the insurance proceeds relating thereto.
- 11. PRORATIONS: The following items, where applicable, shall be prorated as of the date of closing: collected rent, association fees, (other) None

 The day of closing is counted as a Seller day. Metered utilities such as electricity, water and sewer will be paid through the date of closing by Seller. Feel in tank shall be paid by Buyer at cash price as of date of closing. Real estate taxes shall be prorated as of the date of closing (based on municipality's fiscal year). Seller in responsible for any unpaid taxes for prior years. If the amount of said 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 reapportionment as soon as the new tax rate and valuation can be ascertained, which latter provision shall survive closing. Buyer and Seller will each pay their transfer tax as required by State of Maine.
- 12. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form and is encouraged to seek information from professionals regarding any specific issue or concern. The disclosure is not a warranty of the condition of the property and is not part of this Agreement.
- 13. DUE DILIGENCE: Buyer is encouraged to seek information from professionals regarding any specific issue or concern. Agent makes no warranties regarding the condition, permitted use or value of Sellers' real or personal property. This Agreement is subject to the following investigations, with results being satisfactory to Buyer:

TYPE OF INVESTIGATION YES NO RESULTS REPORTED TYPE OF INVESTIGATION YES NO RESULTS REPORTED TO SELLER TO SELLER Within General Building days b. Mold Within days Within Within days Chimney Level II days Lead Paint i. days Environmental Scan Within Arsenic Treated Wood Within days Withia đ. Sewage Disposal days Pests X Within days Water Quality Within Within days L. Pool days m. Zoning n. Flood Plain Within days (including but not limited to radon, arsenic, lead, etc.) Water Quantity Within £ Within days days X Within Within Air Quality Code Conformance days days Within (including but not limited to asbestos, radon, etc.) Insurance days D. Othor X Within days All investigations will be done by persons chosen and paid for by Buyer in Buyer's sole discretion. If the result of any investigation or other condition specified herein is unsatisfactory to Buyer, Buyer will declare the Agreement null and wold by notifying Seller in writing within the specified number of days, and any camest money shall be returned to Buyer. If the result of any investigation or other condition specified herein is unsatisfactory to Buyer in Buyer's sole discretion, and Buyer wishes to pursue remedies other than voiding the Agreement, Buyer must do so to full resolution within the time period set forth above; otherwise this contingency is

waived. If Buyer does not notify Seller that an investigation is unsatisfactory within the time period set forth above, this contingency is waived by Buyer. In the absence of investigation(s) mentioned above, Buyer is relying completely upon Buyer's own opinion as to the condition of the property. Since the determination on the acceptability of the results of the above investigations rests exclusively with Buyer, Seller's signature on this Agreement shall constitute written authorization to release the earnest money to Buyer if Buyer terminates the Agreement under this paragraph and Seller agrees to hold the agency holding the earnest money harmless for returning the earnest money to Buyer in the event of such termination. 14. HOME SERVICE CONTRACTS: At closing, the property will will not be covered by a Home Warranty Insurance Program to be paid by Seller Buyer at a price of \$_______. FINANCING: This Agreement X is is not subject to Financing. If subject to Financing: a. This Agreement is subject to Buyer obtaining a <u>Conventional</u> loan of <u>80</u> interest rate not to exceed <u>10.000</u> % and amortized over a period of 80.000 % of the purchase price, at an 30 interest rate not to exceed 10.000 % and amortized over a period of 30 years.

b. Buyer to provide Seller with letter from lender showing that Buyer has made application and, subject to verification of the Assessment of Buyer. days from the Effective Date of the Agreement. If Buyer information, is qualified for the loan requested within fails to provide Seller with such letter within said time period, Seller may terminate this Agreement and the earnest money shall be returned to Buyer. c. Buyer to provide Seller with loan commitment tetter from lender showing that Buyer has secured the loan commitment within 25 days of the Effective Date of the Agreement. If Buyer fails to provide Seller with this loan commitment letter within said time period, Seller may deliver notice to Buyer that this Agreement is terminated three business days after delivery of such notice unless Buyer delivers the loan commitment letter before the end of the three-day period. If the Agreement is terminated under the provision of this sub-paragraph, the earnest money shall be returned to Buyer hereby authorizes, instructs and directs its lender to communicate the status of the Buyer's loan application to Seller or After (b) or (c) are met, Buyer is obligated to notify Seller in writing if the lender notifies Buyer that it is unable or unwilling to proceed under the terms of the financing. Any failure by Buyer to notify Seller within two business days of receipt by Buyer of notice from the loader shall be a default under this Agreement. toward Buyer's Buyer agrees to pay no more than 0 points. Seller agrees to pay up to \$ 5,000.00 actual pre-paids, points and/or closing costs, but no more than allowable by Buyer's lender.

V5.25x

 g. Suyer's ability to obtain fine h. Buyer may choose to pay of shall no longer be subject toold. 	ash instead of obta	aining financing. If so, I	wver shall actil	fu seller in writing	and the amesmun
16. AGENCY DISCLOSURE: Buyer	and Seller acknow	ledge they have been ad	ised of the follo	owing relationship	s:
Shane Wills	of	RE/MAK COASTAL	is	a X Seller Agent	Birver Apent
Shane Wills Licenses					
Shawn Boulet. Licensee	of	Reali Realty	is is	a Seller Agent	Buyer Agent
If this transaction involves Disclosed hereby consent to this arrangement. Agency Consent Agreement.	Doal Agency, the In addition, the B	Buyer and Seller acknown	wledge the lim ledge prior rec	ited fiduciary duri elpt and signing	es of the agents and of a Disclosed Dual
17. MEDIATION: Except as provid addressed in this Agreement shall be Buyer and Seiler are bound to media mediation, then that party will be liab the party who refused to go to media Earnest money disputes subject to the	submitted to medite in good faith at le for the other par tion loses in that:	stion in accordance with ad pay their respective r ty's logal fees in any sub- subsequent litigation. The	h the Maine Re nediation fees. I sequent litigation is clause shall	sidential Real Est. If a party does no on regarding that s survive the closin	ate Mediation Rules t agree first to go to same matter in which
18. DEFAULT: In the event of defau termination of this Agreement and for legal and equitable remedies, includin Agency acting as escrow agent has the either Buyer or Seller.	fiziture by Buyer o ng without limitati	f the earnest money. In on, termination of this	he event of a di Agreement and	efault by Seller, B return to Buyer o	uyer may employ all f the carnest money.
19. PRIOR STATEMENTS: Any recompletely expresses the obligations of		ments and agreements a	re not valid uni	less contained her	ein, This Agreemen
20. HEIRS/ASSIGNS: This Agreement of the Seller and the assigns of the Bu		and be obligatory upon l	neirs, personai r	opresentatives, suc	cessors, and assigns
21. COUNTERPARTS: This Agreed same binding effect as if the signature	ment may be sign s were on one instr	ed on any number of ic ument. Original or faxe	lentical counter 1 signatures are	parts, such as a fa binding.	exed copy, with the
22. ADDENDA: Lead Paint - Explain:	Yes No; C	Other - Yes X No	· ·		
The Property Disclosure Form is not a	n addendum and n	ot part of this Agreemen	L.		
23. SHORELAND ZONE SEPTIC S' the Shoreland Zone. If the property do closing indicating whether the system	es contain a septic	system located in the Si	poreland Zone, S	Seller agrees to pro	septic system within wide certification at
24. EFFECTIVE DATE/NOTICE: A providing the required notice, commune effective upon communication, we and when that fact has been communexpressly set forth to the contrary, the Effective Date as noted on Page 1 of Eastern Time on the last day counted.	nication or docume roally or in writing sicated. Agent is a use of "by (date)"	entation to the party or the first Agreement is a bathorized to complete E or "within x da	eir agent. Withour inding contract of the cont	frawals of offers a when signed by b a Page I of this A o calendar days be	nd counteroffers will oth Buyer and Seller greement. Except as ing counted from the
25. CONFIDENTIALITY: Buyer an appraisers, inspectors, investigators at and Selter authorize the lender and/o parties and their agents prior to, at and	nd others involved r closing agent pre	in the transaction acces	sary for the pur	pose of closing th	is transaction. Buyer
26. OTHER CONDITIONS: All pagent in the State of Mair		ledge that the po	rchaser is	a licensed E	leal Estate

ne 3 of 4 - PAS Haveries Iminute VS Sallaries (minute

A copy of this Agreement is to be receive understood, contact an attorney. This is a M	d by all parties and, by mine contract and shall b	signature, receipt of a copy is here e construed according to the laws o	eby acknowledged. If not fully f Maine.
Seller acknowledges that State of Maine la capital gains tax unless a waiver has been o	w requires buyers of protained by Seller from the	roperty owned by non-resident sellent State of Maine Revolue Services.	ers to withhold a prepayment of
Buyer acknowledges that Maine law requi	res continuing interest i	n the property and any back up of	ers to be communicated by the
Buyor's Mailing address is F.O. BOX 83	16, Portland, ME	04104	
Doronica Dolider	3/7/06		
BUYER Veronica Schneider	DATE	BUYER And/Or Assigns	DATE
Seller accepts the offer and agrees to delive agrees to pay agency a commission for serv.	er the above-described pices as specified in the li	roperty at the price and upon the tel	ms and conditions set forth and
Seller's Mailing address to	2/7/06		*
SELLER NEPTUNE PROPERTIES LLC	DATE	SELLER	DATE
The parties acknowledge that until signed by will expire unless accepted by Buyer's signa (time) AM F	ture with communication	n of such signature to Seller by (dat	e)
SELLER	DATE	SELLER	DATE
AZJJAC	DATE	SELLER	DATE
The Buyer hereby accepts the counter offer	set forth above.		
BUYER	DATE	BUYER	DATE
EXTENSION: The time for the performance	e of this Agreement is e	xtended uptil	
			DATE
BUYER	DATE	SELLER	DATE
BUYER	DATE	SELLER	DATE



