PURCHASE AND SALE AGREEMENT

Cavolyn Parker	Chre 27		s unless otherwise note		
Cavolyn Parker	June 26K JC	.2016		6/28/116	P. C. C.
2. DESCRIPTION: Subject to the terms and conditions hereinafter set forth, Seller agrees to sell and Buyer agr plant of: If "part of" see para, 26 for explanation) the property situated in municipality of Comberland State of Maine, located at County of	fer Date		Effective Date is defin	ied in Paragraph 2.3 of this Agreement	Effective Date
2. DESCRIPTION: Subject to the terms and conditions hereinafter set forth, Seller agrees to sell and Buyer agr part of ; If 'part of' see para; 26 for explanation) the property situated in municipality of County of C	t PARTH'S THE VELLER IS				
2. DESCRIPTION: Subject to the terms and conditions hereinafter set forth, Seller agrees to sell and Buyer agr part of; If 'part of' see para, 26 for explanation) the property situated in municipality of Country of Count			The state of the s		, (Buyer ja
Dear of : If "part of : If : Italian State of Maine, located at 2		Carol	yn Parker		("Seller
3. FIXTURES: The Buyer and Seller agree that all fixtures, including but not limited to existing storm and scree and/or blinds, shutters, curtain rods, built-in appliances, heating sources/systems including gas and/or kerosene-firet pellet stoves, sump pump, electrical fixtures, and	part of : If "part of" see para. 26	for explanation) the pro	perty situated in municipal	ity of Portland	15 3.5
Seller represents that all mechanical components of fixtures will be operational at the time of closing except:	3. FIXTURES: The Buyer and Se and/or blinds, shutters, curtain rods	ller agree that all fixture s, built-in appliances, hea	es, including but not limite	ed to existing storm and screen wi	indows, shad
asale at no additional cost, in "as is" condition with no warranties: any appliances not owned by tenents by the last at no additional cost, in "as is" condition with no warranties: any appliances not owned by tenents by the last at no additional cost, in "as is" condition with no warranties: any appliances not owned by tenents by the last at no additional deposit for a deposit of earnest money in the amount \$ 5,000.00 Buyer agrees that an additional deposit in the amount of \$ 5,000.00 will be delivered 10 days of effective date If But the initial or additional deposit in compliance with the above terms Seller may terminate this Agreement. This right note Buyer has delivered said deposit(s). The remainder of the purchase price shall be paid by wire, certified, cashie ck upon delivery of the Deed. In its Purchase and Sale Agreement is subject to the following conditions: 6 ESCROW AGENTI/ACCEPTANCE Romax Moritage 3 and earnest money and act as escrow agent until closing; this offer shall be valid until CEP Grant 27, 2016 10 Buyer. 7. TITLE AND CLOSING: A deed, conveying good and merchantable title in accordance with the Standards of the Maine Bar Association shall be delivered to Buyer and this transaction shall be closed and Buyer shall pay the execute all necessary papers on October 31, 2016 (closing date) or before, if agreed in writing by both to remedy the title. Seller hereby agrees to make a good-faith effort to cure any title defect during such period. If, elosing date set forth above or the expiration of such reasonable time period, seller is unable to remedy the title, But secept the deed with the title defect or this Agreement shall become null and viol in which case the parties shall be free menumbrances except covenants, conditions, easements and restrictions of record which do not materially and addounted to the property shall be conveyed by a Margenty deed, and shall be free recumbrances except covenants, conditions, easements and restrictions of record which do not materially and addounted c	following: ===				_
Selection additional cost, in "as is" condition with no warranties: any appliances not owned by tenants. 5. PURCHASE PRICE/EARNEST MONEY: For such Deed and conveyance Buyer agrees to pay the total selections. Buyer has delivered; or will deliver to the Agency within 2 days of a deposit of earnest money in the amount \$ 5,000.00 Buyer agrees that an additional deposit me the amount of \$ 5,000.00 Buyer agrees that an additional deposit the initial or additional deposit in compliance with the above terms Seller may terminate this Agreement. This right conce Buyer has delivered said deposit(s). The remainder of the purchase price shall be paid by wire, certified, cashie ck upon delivery of the Deed. Anis Purchase and Sale Agreement is subject to the following conditions: 6. ESCROW AGENTIACCEPTANCE Remax Meritage ("A said earnest money and act as escrow agent until closing, this offer shall be valid until Color Secretary and act as escrow agent until closing, this offer shall be valid until Color Secretary and act as escrow agent until closing, this offer shall be valid until Color Secretary, 2010 [In It	Seller represents that all mechanica	d components of fixtures	will be operational at the t	ime of closing except:	
5. PURCHASE PRICE/EARNEST MONEY: For such Deed and conveyance Buyer agrees to pay the total series and selected; or will delivered to the Agency within 2 days of a deposit of earnest money in the amount \$ 5,000.00 Buyer agrees that an additional deposit in the amount \$ 5,000.00 Buyer agrees that an additional deposit in the amount of \$ 5,000.00 Buyer agrees that an additional deposit the initial or additional deposit (s). The remainder of the purchase price shall be paid by wire, certified, cashie ck upon delivery of the Deed. Anis Purchase and Sale Agreement is subject to the following conditions: BESCROW AGENTIACCEPTANCE Remax Mexitage ("A said earnest money and act as escrow agent until closing, this offer shall be valid until Color June 27, 2010 5:00 MM MM PM; and, in the event of non-acceptance, this earnest money shall be to buyer. TITLE AND CLOSING: A deed, conveying good and merchantable title in accordance with the Standards of the Maine Bar Association shall be delivered to Buyer and this transaction shall be closed and Buyer shall pay the execute all necessary papers on October 31, 2016 (closing date) or before, if agreed in writing effect in unable to convey in accordance with the provisions of the paragraph, then Seller shall have a reasonable treated 30 calendar days, from the time Seller is notified of the defect, unless otherwise agreed to in writing by both to remedy the title. Seller hereby agrees to make a good-faith effort to cure any title defect during such period. If, closing date set forth above or the expiration of such reasonable time period, Seller is unable to remedy the title. Buy accept the deed with the title defect or this Agreement shall become null and void in which case the parties shall be remembrances except covenants, conditions, easements and restrictions of record which do not materially and adcontinued current use of the property. POSSESSION, OCCUPANCY, AND CONDITION: Unless otherwise agreed in writing, possession and occupance free of tenants and occupants, shall be					
5. PURCHASE PRICE/BARNEST MONEY: For such Deed and conveyance Buyer agrees to pay the total second and conveyance Buyer agrees to pay the total second and conveyance Buyer agrees to pay the total second and conveyance Buyer agrees to pay the total second and conveyance Buyer agrees to pay the total second and conveyance Buyer agrees to pay the total second and conveyance Buyer agrees to pay the total second and conveyance Buyer agrees that an additional deposit in the amount of \$5,000.00 Buyer agrees that an additional deposit in compliance with the above terms Seller may terminate this Agreement. This right once Buyer has delivered said deposit(s). The remainder of the purchase price shall be paid by wire, certified, cashie ck upon delivery of the Deed. Inis Purchase and Sale Agreement is subject to the following conditions: BESCROW AGENTIACCEPTANCE Remax Mexitage ("A said earnest money and act as escrow agent until closing, this offer shall be valid until GIPE to June 27, 2010 5:00	4. PERSONAL PROPERTY. The	following items of persor	nal property as viewed on _	Juna 2016 are inc	luded with th
Buyer has delivered; or will deliver to the Agency within 2 days of a deposit of earnest money in the amount \$5,000.00 Buyer agrees that an additional deposit me the amount of \$5,000.00 will be delivered 10 days of effective date If He the initial or additional deposit in compliance with the above terms Seller may terminate this Agreement. This right once Buyer has delivered said deposit(s). The remainder of the purchase price shall be paid by wire, certified, cashie ck upon delivery of the Deed. Inis Purchase and Sale Agreement is subject to the following conditions: 6 ESCROW AGENTIACCEPTANCE Romax Meritage ("A said earnest money and act as escrow agent until closing, this offer shall be valid until 6 20 to 10 t					
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Seller is unable to convey in accordance with the provisions of this paragraph, then Seller shall have a reasonable to exceed 30 calendar days, from the time Seller is notified of the defect, unless otherwise agreed to in writing by both to remedy the title. Seller hereby agrees to make a good-faith effort to cure any title defect during such period. If, closing date set forth above or the expiration of such reasonable time period, Seller is unable to remedy the title, But accept the deed with the title defect or this Agreement shall become null and void in which case the parties shall be further obligations hereunder and any earnest money shall be returned to the Buyer. S. DEED: The property shall be conveyed by a warranty deed, and shall be free encumbrances except covenants, conditions, easements and restrictions of record which do not materially and adcontinued current use of the property. D. POSSESSION, OCCUPANCY, AND CONDITION: Unless otherwise agreed in writing, possession and occupative of tenants and occupants, shall be given to Buyer immediately at closing. Said premises shall then be broom possessions and debris, and in substantially the same condition as at present, excepting reasonable use and wear But aght to view the property within 24 hours prior to closing. O. RISK OF LOSS, DAMAGE, DESTRUCTION AND INSURANCE: Prior to closing, risk of loss, damage, premises shall be assumed solely by the Seller, Seller shall keep the premises insured against fire and other extended the earnest money, or close this transaction and accept the premises "as-is" together with an assignment proceeds relating thereto.	the amount of \$5,000.00 The initial or additional deposit in conce Buyer has delivered said deposit in conce Buyer has delivered said deposit in the process of the Deed. The initial or additional deposit in conce Buyer has delivered said deposit in the Deed. The initial or additional deposit in the initial or additional deposit in the Deed. The initial or additional deposit in the initial deposit in the Deed. The initial or additional deposit in the initial deposit in the Deed. The initial or additional deposit in the initial or additional deposit in the initial deposit in	will be delivered with the above sit(s). The remainder of is subject to the following wagent until closing; the AM X PM; and, in the ad, conveying good and	Buyer a It days of et we terms Seller may termin the purchase price shall be g conditions: Remax Heritage is offer shall be valid until e event of non-acceptance merchantable title in acce	grees that an additional deposit of effective date. If Buyer hate this Agreement. This right to to paid by wire, certified, cashier's on ("Agence, this earnest money shall be returned and the control of the control o	carnest mone fails to delive terminate end r trust account the fail of the fai
Seller is unable to convey in accordance with the provisions of this paragraph, then Seller shall have a reasonable to exceed 30 calendar days, from the time Seller is notified of the defect, unless otherwise agreed to in writing by both to remedy the title. Seller hereby agrees to make a good-faith effort to cure any title defect during such period. If, closing date set forth above or the expiration of such reasonable time period, Seller is unable to remedy the title, Busicept the deed with the title defect or this Agreement shall become null and void in which case the parties shall burther obligations hereunder and any earnest money shall be returned to the Buyer. S. DEED: The property shall be conveyed by a warranty deed, and shall be free incumbrances except covenants, conditions, easements and restrictions of record which do not materially and adsontinued current use of the property. POSSESSION, OCCUPANCY, AND CONDITION: Unless otherwise agreed in writing, possession and occupance of tenants and occupants, shall be given to Buyer immediately at closing. Said premises shall then be broom cossessions and debris, and in substantially the same condition as at present, excepting reasonable use and wear Burght to view the property within 24 hours prior to closing. O. RISK OF LOSS, DAMAGE, DESTRUCTION AND INSURANCE: Prior to closing, risk of loss, damage, remises shall be assumed solely by the Seller, Seller shall keep the premises insured against fire and other extended the earnest money, or close this transaction and accept the premises "as-is" together with an assignment receds relating thereto.	execute all necessary papers on	October 31, 20	(closing date)	or before, if agreed in writing by b	oth parties I
exceed 30 calendar days, from the time Seller is notified of the defect, unless otherwise agreed to in writing by both to remedy the title. Seller hereby agrees to make a good-faith effort to cure any title defect during such period. If, closing date set forth above or the expiration of such reasonable time period, Seller is unable to remedy the title, Buy accept the deed with the title defect or this Agreement shall become null and void in which case the parties shall be unther obligations hereunder and any earnest money shall be returned to the Buyer. 3. DEED: The property shall be conveyed by a warrenty deed, and shall be free encumbrances except covenants, conditions, easements and restrictions of record which do not materially and adcontinued current use of the property. 3. POSSESSION, OCCUPANCY, AND CONDITION: Unless otherwise agreed in writing, possession and occupance of tenants and occupants, shall be given to Buyer immediately at closing. Said premises shall then be broom possessions and debris, and in substantially the same condition as at present, excepting reasonable use and wear Burght to view the property within 24 hours prior to closing. 3. OR RISK OF LOSS, DAMAGE, DESTRUCTION AND INSURANCE: Prior to closing, risk of loss, damage, premises shall be assumed solely by the Seller, Seller shall keep the premises insured against fire and other extendation to closing. If the premises are damaged or destroyed prior to closing, Buyer may either terminate this A efunded the earnest money, or close this transaction and accept the premises "as-is" together with an assignment proceeds relating thereto.	seller is unable to convey in accor-	dance with the provision	is of this paragraph, then S	eller shall have a reasonable time	period, not to
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A V	O. RISK OF LOSS, DAMAGE premises shall be assumed solely be arrived to closing. If the premises are funded the earnest money, or closing.	, DESTRUCTION AND by the Seller, Seller shall are damaged or destroyed	I keep the premises insure ed prior to closing, Buyer	d against fire and other extended or r may either terminate this Agree	casualty risks ment and be
terised 2016 Page Lot L. P.&S. Buyeris) Injury KTC Selferis) Initials Up	Secretary States	Dies December 1	WJC Comme	Otop	
Cerused 2015 Page 1 of 1 - P&S Boyer(x) Injust of Science Inflates Flore: (207)553-2467 Fax:					Sevin Cone

calcul be decelectrias of t as a S v an sis of which 12.	ate cit he elli y u f iai	deliberation of the closing date of the closing date of mined using the most receive, water and sewer will be date of closing; collected red day. Real estate taxes shapped taxes for prior years he taxes assessed for the pater provision shall survive JE DILIGENCE; Neither Sessonal property, or any representations of the property.	such ea ently ava- paid thro- ent, asso- all be pro- . If the receding closing eller non resentati	arlier data ailable of ough the ociation rorated a amount year wi Buyer a r Licens ions as t	te as require cash price of close date of close fees, (other) as of the date of said taxe with a reappoint Seller with a compliance of compliance of compliance cash price as the compliance of the cash price of the compliance cash price of the cas	d to co	osing Sel osing kan enfa pay antic	y with lender requires pany that last deliver ler. The following iter g (based on municipal own at the time of closs soon as the new tax their transfer tax as rees regarding the condifederal, state or muni	nents, if ed the funds, where ity's fisca sing, they rate and equired by tion, periodical code	any. The a nel. Metered applicable The day of al year). Se y shall be a valuation c y State of M mitted use of les, including	mount owed f utilities su, shall be pro- closing is co- iller is respo- pportioned can be ascerta tame.	shall ach as prated unted unsible on the ained.
concer	n.	fe safety, electrical and plu This Agreement is subject	o the fo	llowing	investigation	ns, with	h res	ults being satisfactory	to Buyer	Ţ.		
		E OF INVESTIGATION YES			RESOLUTION			E OF INVESTIGATION			L RESOLUT	ION
		General Building ludes b-z regardless of yes		Within k-offs)		allange	n.	Arsenic: Wood/Water (see paragraph 13)		X_ Within		(3)
38).	Sewage Disposal	X	Within		days		Pests		X Within		days
C		Coastal shoreland septic		Within Within	-	days	p.	Code Conformance Insurance	<u>X</u>	Within Within	45	days
e		Water Quantity	X	Within		days	т.	Environmental Scan	A 1000 COM	X Within		days days
f		Air Quality	-	Within		days	5	Lot size/acreage		X Within		dave
g		Square Footage	- 3	Within				Survey/MLI		X Within		dark.
- 2		Pool	- <u>x</u> -	Within		days		Zoning Registered Farmland	<u>X</u>	Within	45	days
i.		Energy Audit Chimney		Within				Habitat Review/Waterfowl		X Within		days
k		Smoke/CO detectors	×	Within		days	X.	Flood Plain		X Within		days
1.		Mold				days		Tax Status*		X Within		days
n		Lead Paint		Within		days		Other				days
		 If the property is enrolle Management and Harvest P 	i in the lan with	Maine ' in	Free Growth days.	Tax [prog es [ram, Seller agrees to p	ноvide В	Buyer with	he current F	orest
all b anscret period within is relyi 13. PI	e r ion se the ing	are the Agreement null and eturned to Buyer. If the rest, and Buyer wishes to purst forth above; otherwise it time period set forth above completely upon Buyer's of PERTY DISCLOSURE FOR the buy the Maine Center for	ult of an ue reme is conti e, this c wn opin	y investi dies oth ingency continger ion as to iyer ack	gation or other than void is waived. In the condition of	her cor ing the If Buye d by B on of the receip	er de luyer he pr	on specified herein is a reement, Buyer must on the second notify Seller in the absence of inverted to the seller's Property Discountry.	insatisfac lo so to fi that an in restigation sclosure	tory to Buy ull resolution vestigation n(s) mention Form and	er in Buyer's in within the is unsatisfa ned above, E	time time ctory luyer
	F11	NANCING: This Agreemen	1.									
ļ	X	is not subject to a financing is subject to financing as for	g conting							days.	©	
	a.	This Agreement is subject price, at an interest rate no	to Buyer	r obtaini	ng a	ca	sh	offer loa	n of		of the pure	hase
		price, at an interest rate no is under a good faith oblig:	to exce	ed	ohtain finn	ncina c	70 a	no amortized over a p	ernod of _		years. B	uyer
		Buyer to provide Seller wito verification of informati Agreement. If Buyer fails the earnest money shall be	th letter on, is qu to provid returned	from len nalified f de Sellen i to Buye	nder showing for the loan rewith such le er. This righ	g that I equest etter w t to ter	Buyo ed w vithin mina	er has made application within in said time period, Selute ends once Buyer's	days fr ler may to letter is re	rom the Effe erminate thi eccived.	ective Date o s Agreemen	f the t and
(Ċ.	Buyer hereby authorizes, i Seller's licensee and Buyer			ects its lende	er to co	omn	iunicate the status of t	he Buyer	's loan appl	ication to Se	eller,
	d.	After (b) is met, if the ler	der noti	ifies Buy	yer that it is	unabl	e or	unwilling to provide	said finar	ncing, Buy	er is obligate	d to
		provide Seller with writter	docum	entation	of the loan	denia	ıl. A	ny failure by Buyer t	o provide	Seller with	the loan d	enial
		within two days of receip Seller, Buyer shall have	t by Bu	yer of s	uch notice	irom le	ende	r shall be a default u	nder this	Agreement	. After notif	lying
		application for loan specif	ied in (a) and s	provide sen	rificati	ion c	of information, is qual	ified for t	the loan rec	nuested. If B	naue
		fails to provide Seller with shall be returned to Buyer.	such le	etter wit	hin said tim	e perio	d, S	eller may terminate tl	is Agree	ment and th	e earnest m	oney
114		Buyer agrees to pay no mo									toward Bu	ver's
		actual pre-paids, points and	Vor clos	ing cost	s, but no mo	re than	alle	wable by Buyer's lend	er.			,
	F.,	Buyer's ability to obtain fir	ancing	I is R	is not subi	ect to t	he s	ale of another property	. See add	endum 🔲	Yes No.	
i		Buyer may choose to pay proof of funds and the A	greemen	t shall r	no longer be	subje	ect to	financing, and Selle	r's rìght t	to terminate	pursuant to	ding the
		provisions of this paragrap	a shall b	e void.	5	ה	· .	Seller(s) h		OW	>	
Revised	20	6	Page 2 of	4 - P&S	Buyer(s) Ir	utials_[Seller(s) li	mials	-		~
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15. BROKERAGE DISCLOSU	RE: Buyer and	Seller acknowled	lge they hav	e been advised of	the following relation	onships		
Michelle Cil	.ea	(017166) of	Remax H	lerita qu	(1049	
Michelle Cil Licensee is a X Seller Agent Buyer	Agent Disc	MLS ID Dual Agent :] Transactio	Age n Broker	ency		MLS ID	
Wendy Harmo	п	004992	ı of	Keller Will	iams Realty	4	1898	3
Wendy Harmo Literage is a Seller Agent X Buyer	Anna CD	MES ID	Turnsaatia	Age Deckor	ndy.		MLST	
If this transaction involves Dischereby consent to this arranger Agency Consent Agreement.	closed Dual Age	ency, the Buyer	and Seller	cknowledge the l	imited fiduciary du	ties of t	he agents	and
16. DEFAULT/RETURN OF I remedies, including without him default by Seller, Buyer may en return to Buyer of the earnest midisbursing the earnest money to escrow agent, Agency shall be ethe prevailing party.	nitation, terminal nploy all legal a oney. Agency ac either Buyer or	tion of this Agre nd equitable ren cting as escrow a Seller. In the eve	eement and nedies, incluingent has the ent that the	orfenure by Buye ding without limit option to require Agency is made a	or of the earnest mo tation, termination of written releases from party to any lawsuit	ney In of this A n both p	the event greement parties prious ue of acting	of a and r to g as
17. MEDIATION: Earnest mon disputes or claims arising out or injunctive relief) shall be subm bound to mediate in good faith a to initiating litigation (other that subsequent litigation regarding that subsequent litigation. This or	of or relating to hitted to mediati and to each pay I an requests for it hat same matter	this Agreement ion in accordance balf of the media injunctive relief in which the pa	or the proper with generation fees. If then that arry who failed	erty addressed in erally accepted m a party fails to sul party will be liab ed to first submit	this Agreement (or diation practices, bmit a dispute or cla le for the other par	ther that Buyer a tim to m ty's lega	n requests and Seller ediation particles in a	for are rior any
18. PRIOR STATEMENTS: Accompletely expresses the obligat			nd agreeme	nts are not valid i	unless contained her	rein Th	is Agreem	eni
19. HEIRS/ASSIGNS: This Ago of the Seller and the assigns of the		tend to and be o	bligatory up	on heirs, persona	I representatives, su	ccessors	s, and assig	gns
COUNTERPARTS: This A	greement may b	e signed on any axed or other ele	number of i	dentical counterparantment	arts with the same bi ares are binding.	inding e	ffect as if	the
21. SHORELAND ZONE SEPT the Shoreland Zone. If the proper closing indicating whether the sy	rty does contain	a septic system	located in th	e Shoreland Zone	, Seller agrees to pro	septic s ovide ce	ystem witi r tification	at
22. NOTICE: Any notice, com notice, communication or docum effective upon communication.	nentation to or fi	rom the parties of	ry requirement or their Lice	ents hereunder mansee. Only withdr	y be satisfied by prawals of offers and	oviding counter	the require	red be
23. EFFECTIVE DATE/BUSINelectronic copy of the fully executionized to fill in the Effective Agreement, including all addences beserved Maine State/Federal has counted from the Effective Date, or such other established starting contrary, deadlines in this Agree date.	cuted agreement Date on Page 1 da made a part olidays. Deadlin unless another a g date, and endi	to be delivered hereof. Except hereof, shall makes in this Agreestarting date is englar 5:00 p.m.	d to the oth as expressly ean business ement, inclu xpressly set Eastern Tim	ner party which so set forth to the constant to the constant and the constant and the constant to the last day the last day	hall be the Effective ontrary, the use of the excluding Saturday, expressed as "with the first day after counted. Unless expressed.	e Date. ne term s, Sund hin x da er the Ef pressly	Licensee "days" in the lays and and lays" shall fective Da stated to the	is his ny be ite,
24. CONFIDENTIALITY: Buye enders, appraisers, inspectors, in Buyer and Seller authorize the l	vestigators and ender and/or cle d/or settlement s	others involved osing agent prepart statement to the r	in the transa paring the co parties and the	ction necessary fo losing disclosure neir licensees prio	or the purpose of close and/or settlement st r to, at and after the	sing this atement closing.	transactio to release	n.
98 ADDENDA Lead Paint	X Yes A	So (Whea	Yes X	No teplan				
The Property Disclosure Form is	not an addendur	n and not part of	this Agreer	nent,			# 10 "	
The Property Disclosure Form is 6. OTHER CONDITIONS:	AFTER sit shall seller u	10 Busines	refunda he ne	s from eff Ble. In ed for re	addition elease of	& lac	or en	外
					InitialsC			
levised 2016				an 48026 www.zipi.c		-	Kevin Cart	

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
- 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.
- Whenever this Agreement provides for carnest money to be returned or released, agency acting as escrow agent must comply

with the Maine Real Estate (parties.	Commission rules which ma	y require written notices or obtain	ning written releases from both
Buyer's Mailing address is			
KitCX	June 28, 2016		
SE ALE	71 X 18	or LLC assigns	
Gevin Carter Seller accepts the offer and agrees to o	dalises the chaus decombed a		and and conditions art footh an
grees to pay agency a commission for	r services as specified in the li	sting agreement.	ins and conditions set forth an
	,		
eller's Mailing address is	a real mayo		
Cardyn T. Partis	6/27/2016		
ELLFR Carolyn Parker	DATE	SELLER	DATI
	COUNTE	POEEEB	
eller agrees to sell on the terms and co	onditions as detailed herein w	ith the following changes and/or co	nditions:
ime) AM	DATE	SELLER	DATI
ELL K		SELLER	
he Buyer hereby accepts the counter	offer set forth above.		
UYER	DATE	BUYER	DATS
The second secon	EXTE	NSION	
he closing date of this Aureament is s	avtanded imil		
			8
ELLER	DATE	SELLER	
			DATI
9 4 1			DATI
			DATE



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