To:2077665968

## PURCHASE AND SALE AGREEMENT - LAND ONLY ("days" means business days unless otherwise noted, see paragraph 20)

nt is made between Paul Stennel, Judy Walsh	
	("Buyer") and
John Rinnaird, Bertha Minnaird	("Seller").
to the terms and conditions bereinafter set forth, Seller agrees to sell and Buyer a ma. 22 for explanation) the property situated in municipality of Port!  Land State of Maine, located at Highland Ave, Peaks Int.  d at said County's Registry of Deeds Book(s) 10270 , Page(s)	land,
ENEST MONBY: For such Deed and conveyance Buyer agrees to pay the total Buyer bas delivered; or will deliver to the Agency within3 the amount S 2,000,00 If raid deposit is to be delivered after the above deadline, this offer shall be void and any attempted acceptance of this one result in a binding contract. Buyer agrees that an additional deposit of carnest mutil be deliveredw/1 3 days or #10-2,3 Failure by Buyer to deliver this	al purchase price of lays of the Offer Date, the submission of this offer in fellance on the cincy in the amount of is additional deposit in
terms shall constitute a default under this Agreement. The remainder of the perchasa rust account check upon delivery of the Deed.	price statt oc paid by
——————————————————————————————————————	("Anineu") shall hold
AM [X] PM; and, in the event of non-acceptance, this cornest money shall the Agency is made a party to any lawsuit by virtue of acting as escrow agent, Agency fees and costs which shall be assessed as court costs in favor of the prevailing party.  A deed, conveying good and merchantable title in accordance with the Standard shall be delivered to Buyer and this transaction shall be closed and Buyer shall pass on January 3, 2014 (closing date) or before, if agreed in with accordance with the provisions of this paragraph, then Selter shall have a reasonation that time Selter is notified of the defect, unless otherwise agreed to in writing by hereby agrees to make a good-faith effort to cure any title defect during such period of the expiration of such reasonable time period, Seller is unable to remedy the title the defect or this Agreement shall become null and void in which case the parties are and any carnest money shall be returned to the Buyer.	ds of Title adopted by the balance due and titing by both parties. If tible time period, not to both Buyer and Seller, L. If, at the later of the the Buyer may close and theil be relieved of any tie free and clear of all
c property.	
	-
l the closing, the risk of loss or damage to said premises by fire or otherwise, is asset the property within 24 hours prior to closing for the purpose of determining the dition as on the date of this Agreement.	sumed by Selfer. Buyer that the premises are in
following items, where applicable, shall be prorated as of the date of closing; rent, a  Real estate taxes shall be prorated as of the date of closing; the consible for any unpaid taxes for prior years. If the amount of said taxes is not known on the basis of the taxes assessed for the preceding year with a reapportionment as a crained, which latter provision shall survive closing. Buyer and Seller will each provision of the preceding year with a reapportionment as a crained, which latter provision shall survive closing. Buyer and Seller will each provision of the provision of the preceding year with a reapportionment as a crained, which latter provision shall survive closing.  Research of 4 - DAS-10 Ruyer(s) in take the provision of the date of closing; rent, and the date of closing and closing	n at the time of closing, soon as the new tax role
com the time Seller is notified of the defect, unless otherwise agreed to in writing by hereby agrees to make a good-faith effort to euro any title defect during such period for the expiration of such reasonable time period. Seller is unable to remedy the title the defect or this Agreement shall become null and void in which case the parties sier and any carnest money shall be returned to the Buyer.  The conveyed by a	both Buyer L. If, at the L. L. Buyer may thall be relie the free and of the free that the present the second as the the the pay their tra

10, DUE DILIGENCE: Buyer is encouraged to seek information from professionals regarding any specific issue or concern, Neither Seller nor Licensee makes any warranties regarding the condition, permitted use or value of Sellers' real property. This Agreement is subject to the following contingencies, with results being satisfactory to Buyer:

	CONTINGENCY	YES	NO	DAYS FOR COMPLETION	OBTAINED BY	TO BE PAID FOR BY
1.	SURVEY Purpose:		X			
2.	SOILS TEST Purpose:	X		-10-	***	Perchaser
3.	SEPTIC SYSTEM DESIGN Purpose:	×		-10-		Purchaser
4.	LOCAL PERMITS Purpose:		X	n/a		
S.			X	0/=	-	- A Maddin A Martin and A security of the secu
6.	UTILITIES Purpose:		X	n/a		**************************************
7.	1.		X	n/a		
8.	SUB-DIVISION APPROVAL Purpose:		X	n/a		
9.	DEP/LURC APPROVALS Purpose:		X			
10.	ZONING VARIANCE Purpose;		[X]	n/a		
11.	HABITAT REVIEW/ WATERFOWL Purpose:		X	n/a		
12.	PARMLAND ADJACENCY Purpose;		X	n/a		
13.	MDOT DRIVEWAY/ ENTRANCE PERMIT Purpose:		X	n/a		4
14.	DEED RESTRICTION Purpose:		X	n/a	And the second s	
15.	TAX STATUS/ TREE GROWTH		[X]	n/a		
16.	Purpose: OTHER Purpose:		×			
Fu	ther specifications regarding at	v of the	above: n/a			

Unless otherwise specified above, all of the above will be obtained and paid for by Buyer. If the result of any investigation or other condition specified herein is unsatisfactory to Buyer, Buyer will declare the Agreement null and void by notifying Seller in writing within the specified number of days, and any earnest money shall be returned to Buyer. If the result of any investigation or other condition specified herein is unsatisfactory to Buyer, 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 inspection(s) mentioned above, Buyer is relying completely light Buyers only notified above, the condition of the property.

January 2013

Page 2 of 4 - POS-LO Buyer(s) initial and Eleast Robbert above.

Produced with appround by siplicity 10070 Fineon I to Road, Freed, Inchiant 40028 Knowledge Com

O highland ave.

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		an interest rate i		n/a		sed over a period o	of n/a	% of the pure years. B	uyer
	is under	a good faith obl	igation to seek and	1 obtain financing	g on these terms		•		
			with letter from le ation, is qualified			ic application for I			
						c period, Seller mi		ffective Date o his Agreemen	
	tho earne	est money shall	be returned to Buy	/er.		-	•	_	
		eroby authorize: licensee or Baye		rects its lender to	communicate t	he ataius of the Bi	iyers loan aç	plication to S	oliçr.
				olify Seller in w	citing if a lends	r notifies Bayer t	hat it is one	olo or unwillin	ig io
	provide	said financing.	Any fallure by Bu			ys of receipt by Bu			
			this Agreement. more than <u>n/a</u>	nointe Seller no	mento omi im t	n t n/a		toward Bu	
	actual p	e-paids, points	and/or closing cos	is, but no more th	an allowable by	Buyer's lender.			-
	f. Bayer's	ability to obtain	fmancing is [	X is not subject t	to the sale of and	Buyer's lender. ther property. See	addendum \	(⇔ ∐ No (X	J
	g, Knyern	usy cooose to b	ay cash inxidad of	. opamita unauc	ang. It so, puye	r shull poutly Solle ng, and Soller's rip	a in worns i	ucingtus buon	iaing
	provisio	ns of this parag	raph shall be void.		Meet to march	Strate Bearing 11	pit to terrisap	and harmonic c	u u.c
12. B	ROKERAGI	E DISCLOSUR	E: Buyer and Selk	r acknowledge (l	hey have been a	ivised of the fallow	ving relations	hips:	
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is a [	Seller Ag	ent 🛛 Buyer /	Agent Disc D	ial Agent 🔲 Tra					
		Sauerle	( 003180 MLS 1D	) of		land Realty		( 1403 MLS II	<del></del>
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						edge the limited f	idneizes dud	es of the over	rs and
						ige prior receipt a			
Ager	cy Consent	Agreement.							
13.	PROPERTY	DISCLOSURE	FORM: Buyer a	tknowledges rece	cipt of Seller's P	roporty Disciosure	Porm,		
						Buyer, Seller ma			
teme	dies, includi	ng without Emi	itation, termination	n of this Agreem	ent and forfeitu	o by Buyer of the	earnest mon	cy. In the ever	n of a
LE(III	n lo Buver o	f the carnest me	proy an regarana	equitable tellien	it has the ontion	thout limitation, to to require written	releases from	both parties o	nior lo
diabi	ursing the ca	mest money to	citics Buyer or Sc	lior.			.,,		
15,	MEDIATIO	N: Earnest won	cy disputes subjec	t to the jurisdictle	on of small clain	ns court will be ha	indled in that	forum. For all	other
disp	ates or clain	ns erising out o	of or relating to t	his Agreement o	r the property	addressed in this a Buyer and Seller a	Agreement si	iall be submit	ted to
and	oay their res	ordanco with the spective mediati	on fees. If a nany	al Keal Estate Me	first to ear to m	Buyer and Seller a Ediation, then that	re bound to t and will be	neciate in good	other
party	s legal focs	in any subsequ	ent litigation regal	ding that same n	aatter in which t	he party who refus	ed to go to m	ediction loses	in that
	-		ed ovivus linds o	•					
			ny representations sions of the parties		agreements are	not valid unless o	contained her	ein. This Agre	ement
			•		igatom mon he	irs, personal repres	reministrate cir	reesease and a	ceione
		the assigns of t		aid to aud be obt	igatory upon the	us, Jacistoniu ichica	rriitetta.	renames, min e	
		-	•	siened on any m	umber of identic	al counterparts, su	ch as a faxed	copy, with the	പ്രത്യം
						electronically trans			
19.	NOTICE: /	Any notice, con	nmunication or do	cument delivery	requirements be	ereunder may be s	atisfied by p	roviding the re	quired
nati	ca, commun	iention or docui	mentation to the p	arty or their lices	axoe. Withdraws	ils of offers and co	unteroffers v	vill be effectiv	a upon
		verbally or in v			. hīmāla	as a draw afaired has	. L L	and Caller name	<b>5</b> b
						ct when signed by authorized to fill			
here	of. Except	as expressly se	t forth to the conti	rary, the use of th	ie term "days" i	n this Agreement,	including all	addenda made	a pan
here	of, shall me	an business day	s defined as exclu	iding Saturdays,	Sundays and an	y observed Maine inted from the Effe	State/Pedera	l holidays. De	edlines
date	is expressions at	y set forth, begi	nning with the fir	at day ofter the E	effective Date, of	a such other estab	lished exactin	e date, and en	ding ui
5:00	p.m., Easte	in Time on the	last day counted.	Unicsa express	ly stated to the	contrary, deadline			
add	снав; ехртез	sea as a specific	date shall end at	D.OU p.m. Casten	t time on such (	inc.	مستد	. 1	
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Fano	ary 2013			yer(s) Initial/	France, Michigan an	lice(s) Initials	- 1421	O hizh	land ave.

TO: 2077665968 inancial Institution verifying sufficient etter trom then Tinancial results of the EFFECTIVE DATE of CONTRA 21. CONFIDENTIALITY: Buyer and Soller authorize the disclosure of the information herein to the real estate licensees, altorneys, lenders, appraisers, inspectors, investigators and others involved in the transaction necessary for the purpose of closing this transaction. Buyer and Seller authorize the lender and/or closing agent preparing the entire closing statement to release a copy of the chealing statement to the parties and their licensees prior to, at and after the closing.

22, OTHER CONDITIONS: M/A

## 23. 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 Soller shall agree at closing on their tespective obligations regarding actual payment of faxes 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 fishing agent to the Seller.			
4. ADDENDA: Yes Explain:		X No	•
luyer's Multing address in 1119 Fore	ost Aug. B.	Alalo NY 14209	
S CONTRACTOR	11/2/12	w Little (li)	@86- 11/3/13
UYER	DATE	BUYER	DATE
aul Stenzel		Judy Walsh	
eller accepts the offer and agrees to deliver grees to pay agency a commission for service	the above-described process as specified in the list	perty at the price and upon the terms ing agreement.	and conditions set forth and
coller's Mailing endress is 420 F	remont &	d Nottinghan	PA 19362
Ahm Mino	0114/15	Bully I France	and 174
HILER John Kinnal	CX DATE /	SHLLER Bertha Kinnaird	DATE
Seller agrees to sell on the terms and conditi	COUNTER		itions
sence affices to sen on the terms some contact	NIP 92 OCHTIČA UCICIU AL	it the following entinges afterer cons	tricita"
			-
ELLER	DA'N	SELLER	DATE
The Buyer hereby accepts the counter offer	set forth above.		•
BUYER	DATE	BUYER	DATE
, ,			
the time for the performance of this Agreem	EXTENS		
•		DATE	
SELLER	DATE	SELLER	DATE
BUYER	DATE	BUYER	DATE
Maine Association of REALTOI	RS@/Convitati Q 2013.		
All Rights Reserved, Revised Jane	unry 2013.	d4-P&3-LO	aw House
NEAL CONO			ttors/cox/A
	with a series Clarent Lake Danel C.	Eser, Michigan 40000 WWW.higher Septi	0 highland avo.

prisons, till the resurrection and judgment of the great day. remain in torments and utter darkness, and their bodies kept in their graves, as in their

## CONFIRMATORY QUITCLAIM DEED {Statutory Short Form)

I, Grace JW. Grant, of Portsmouth, County of Rockingham, and State of New Hampshire, for consideration paid, release to John O. Kinnaird and Bertha H. Kinnaird, of Nottingham, County of Chester, and Commonwealth of Pennsylvania, the following described land in Portland, County of Cumberland, and State of Haine:

A certain lot or parcel of land situated on Peaks Island, within the City of Portland, Cumberland County and State of Maine, being Lot 2B on the plan entitled: "Plan of Lot Situated at Peaks Island, Haine owned by the Heirs of Charlotte R. Shaw as surveyed by C.O. Blackman and recorded on March 10, 1917 in Plan Book 13, Page 81.

The grantor is an heir-at-law of Howard W. Johnson who deceased on May 29, 1961, late of Limington, County of York and State of Maine. This deed is given to clear title to the above-referenced property which was lost by Howard W. Johnson to the City of Portland for unpaid taxes, as evidenced by a tax deed recorded in the Cumberland County Registry of Deeds in Book 1776, Page 219.

Also hereby conveying all rights, easements, privileges, and appurtenances, belonging to the premises hereinabove described.



% 55090 k 10270 h 284

WITHESS our hands and seals this  $\frac{2.9^{7b}}{2.9^{7b}}$  day of <u>December</u> 1990.

WITNESS

Suran Coldwell

Grace Grant Grant

STATE OF NEW HAMPSHIRE Respunghoum. 55.

December 28th 1990

Then personally appeared the above-named Grace W. Grant and acknowledged the foregoing instrument to be his free act and deed.

Before me,

Swette S. Romick NR Wotary Public/Attorney at Law

Printed Wame:

Linette S. Remick

SEAL



Recorded
Outberland County
Resistry of Deeds
09/09/92 10:21:5244
Robert P. Titcomb
Resister

Page 2 of 2

mas60032/sb00025

## SELLER'S PROPERTY DISCLOSURE - LAND ONLY

89-D-6 Rear Highland Ave.

PROPERTY LOCATED AT: Peaks Island, Me. 04108

Under Maine Law, certain information must be made available to buyers prior to or during preparation of an offer. This statement has been prepared to assist prospective buyers in evaluating this property. This disclosure is not a warranty of the condition of the property and is not part of any contract between the Seller and any buyer. The Seller authorizes the Listing Broker in this transaction to disclose the information in this statement to other real estate licensees and to prospective buyers of this property. The Seller agrees to notify the Listing Broker promptly of any changes in the information and this form will be appropriately changed with an amendment date. Inspections are highly recommended.

NOTE: DO NOT LEAVE ANY QUESTIONS BLANK. WRITE N/A (NOT APPLICABLE) OR UNKNOWN IF NEEDED.

	ROTE: BONOT LEAVE ANY QUESTIONS BLANK. WRITE WA (NOT AFFEICABLE) ON ORRNOWN IN MEEDED.
The S	SECTION I. HAZARDOUS MATERIAL eller makes the following representations regarding known hazardous materials that are currently or previously existing in or on the real estate:
ine b	the makes the johowing representations regarding known national and an earlier and or providing in providing in the same and the same a
Α.	UNDERGROUND STORAGE TANKS - Current or previously existing:  Are there now, or have there ever been, any underground storage tanks on your property?
	IF YES: Are tanks in current use?
	What materials are, or were, stored in the tank(s)? N/A
	Age of tank(s): N/A  Location: N/A  Size of tank(s): N/A
	Have you experienced any problems such as leakage? N/A
	Are tanks registered with the Dept. of Environmental Protection?
	If tanks are no longer in use, have tanks been abandoned according to D.E.P.?   Yes No Unknown  Comments: N/A
В.	OTHER HAZARDOUS MATERIALS - Current or previously existing (such as Toxic Material, Land Fill, Radioactive Material, etc.):
Attac	chment explaining current problems, past repairs or additional information to any of the above hazardous materials? 🔲 Yes 🖾 No
_	
Buy	ers are encouraged to seek information from professionals regarding any specific issue or concern.
	SECTION II. GENERAL INFORMATION
Is th	property subject to or have the benefit of any encroachments, easements, rights-of-way, leases, rights of first refusal, life estates, private way,
priva	tle road/homeowner associations or restrictive covenants?
	IF YES: Explain: N/A
	What is your source of information: Deed
Are	there any shoreland zoning, resource protection or other overlay zone requirements on the property?  Yes No Unknown  1F YES: Explain: N/A
7 (1	What is your source of information: City of Portland zoning map.  e subject property the result of a division of property within the last five years (for example, subdivision)? Yes X No Unknown
is th	IF YES: Explain: N/A
	What is your source of information: Deed
Are Fart	you receiving a tax exemption or reduction for this property for any reason including but not limited to: Tree Growth, Open Space and nland, Blind, Working Waterfront?   ———————————————————————————————————
Has	property ever been soil tested? Yes No Unknown If YES, are the results available? Yes No
Are	mobile/manufactured homes allowed?  Yes X No Unknown Are modular homes allowed?  Yes No Unknown
Has	the property been surveyed? X Yes No Unknown If YES, is the survey available? X Yes No
AT	TACHMENTS: Yes 🔀 No
Add	litional Information: The portion of Rear Highland Ave. (89-D-6) that runs through the Seller(s)
pr	operty is a private road and owned by the Sellers. This information can be verified eough the Public Works Department. Survey is not warranted by Sellers.
Sel	ler shall be responsible and liable for any failure to provide known information about property defects to Buyer)  (1) (6) (9) (07/2013 South & London 09/07/201
~	DATE SELLER DATE
1/0	he kinnaird  The have read and received a copy of this disclosure and understand that I/we should seek information from qualified professionals if I/we h
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HU	YER DATE BUYER DATE
M	aine Association of REALTORS®/Copyright © 2013. All Rights Reserved. Revised January 2013
Por	t island Realty PO Box 7341 Portland, ME 04112  REALTON ppc: 207-766-5966  Fax:  alyce bauerle  John & Be