## PURCHASE AND SALE AGREEMENT

("days" means business days unless otherwise noted, see paragraph 23)

September 13 .2014	9/15/14 . Effective Date
Offer Date	Effective Date is defined in Paragraph 23 of this Agreement.
I. PARTIES: This Agreement is made between Matthew Da	lton, Mallory Zwerding 150
	// Ruyer") and
Ernest J. LaBerge,	
part of; If "part of" see para. 26 for explanation) the property	
	cated at 52 Bolton Street and s Book(s) 26615 Page(s) 87
described in deed(s) recorded at said County's Registry of Deeds	- 1
	cluding but not limited to existing storm and screen windows, shades sources/systems including gas and/or kerosene-fired heaters and wood/ h the sale except for the following: No Exceptions
Seller represents that all mechanical components of fixtures will	be operational at the time of closing except: No exceptions
4. PERSONAL PROPERTY: The following items of personal p sale at no additional cost, in "as is" condition with no warranties	roperty as viewed on September 11, 2014 are included with the all kitchen appliances
\$ 166,000.00 Buyer has delivered; or will a deposit of earnest money in the amount \$ 1,000.00 in the amount of \$ will be delivered _	and conveyance Buyer agrees to pay the total purchase price of deliver to the Agency within days of the Effective Date, Buyer agrees that an additional deposit of earnest money If Buyer fails to deliver the initial or ay terminate this Agreement. The remainder of the purchase price shall delivery of the Deed.
This Purchase and Sale Agreement is subject to the following co	onditions:
6. ESCROW AGENT/ACCEPTANCE: Ports said earnest money and act as escrow agent until closing; this of	side Real Estate Group ("Agency") shall hold fer shall be valid until September 14, 2014 (date) rent of non-acceptance, this earnest money shall be returned promptly
the Maine Bar Association shall be delivered to Buyer and the execute all necessary papers on October 31, 2014  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 reasonable	rchantable title in accordance with the Standards of Title adopted by stransaction 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 defect, unless otherwise agreed to in writing by both Buyer and Seller, effort to cure any title defect during such period. If, at the later of the e time period, Seller is unable to remedy the title, Buyer may close and ecome null and void in which case the parties shall be relieved of any turned to the Buyer.
	estrictions of record which do not materially and adversely affect the
free of tenants and occupants, shall be given to Buyer immed	s otherwise agreed in writing, possession and occupancy of premises, liately at closing. Said premises shall then be broom clean, free of all as at present, excepting reasonable use and wear. Buyer shall have the
premises shall be assumed solely by the Seller. Seller shall k prior to closing. If the premises are damaged or destroyed refunded the earnest money, or close this transaction and proceeds relating thereto.	NSURANCE: Prior to closing, risk of loss, damage, or destruction of eep the premises insured against fire and other extended casualty risks prior to closing, Buyer may either terminate this Agreement and be the premises "as-is" together with an assignment of the insurance
Revised 2014 Page 1 of 4 - P&S Buyer(s) Initials	CHTIST IDMINE

11. FUEL/UTILITIES/PRORATION closing of company that last delivered closing by Seller. The following items (other) the date of closing (based on municipa taxes is not known at the time of clos reapportionment as soon as the new tax Seller will each pay their transfer tax a	I the fuel. Metered utilities such s, where applicable, shall be pro The day of closing is lity's fiscal year). Seller is responsing, they shall be apportioned out rate and valuation can be asce	as electricity, water and sewe orated as of the date of closing counted as a Seller day. Real onsible for any unpaid taxes for on the basis of the taxes asses	er will be paid through the date of g: collected rent, association fees, estate taxes shall be prorated as of r prior years. If the amount of said sed for the preceding year with a
12. DUE DILIGENCE: Neither Seller nor Licensee makes any warranties regarding the condition, permitted use or value of Sellers' real or personal property, or any representations as to compliance with any federal, state or municipal codes, including, but not limited to, fire, life safety, electrical and plumbing. Buyer is encouraged to seek information from professionals regarding any specific issue or concern. This Agreement is subject to the following investigations, with results being satisfactory to Buyer:			
TYPE OF INVESTIGATION YES	NO RESULTS REPORTED TO SELLER	TYPE OF INVESTIGATION Y	ES NO RESULTS REPORTED TO SELLER
g. Square Footage h. Pool i. Energy Audit j. Chimney k. Smoke/CO detectors l. Mold m. Lead Paint  All investigations will be done by persother condition specified herein is unwriting within the specified number of other condition specified herein is unvoiding the Agreement, Buyer must waived. If Buyer does not notify Selle waived by Buyer. In the absence of incondition of the property.	X Within days x	q. Insurance r. Environmental Scan s. Lot size/acreage t. Survey/MLI u. Zoning v. Registered Farmland w. Habitat Review/Waterfowl x. Flood Plain y. Tax Status/Tree Growth z. Other  er in Buyer's sole discretion. I fill declare the Agreement nul shall be returned to Buyer. If sole discretion, and Buyer wis the time period set forth abo factory within the time period s Buyer is relying completely u	X Within days X
13. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form and the information developed by the Maine Center for Disease Control and Prevention regarding arsenic in private water supplies and arsenic in treated wood.			
price, at an interest rate not is under a good faith obligat b. Buyer to provide Seller with to verification of informatio Agreement. If Buyer fails to the earnest money shall be r. c. Buyer hereby authorizes, in Seller's licensee or Buyer's l. d. After (b) is met, Buyer is of provide said financing. Any shall be a default under this from another lender show information, is qualified for may terminate this Agreeme. Buyer agrees to pay no mon actual pre-paids, points and f. Buyer's ability to obtain fin g. Buyer may choose to pay o	b Buyer obtaining a	Wand amortized over aperior on these terms.  Buyer has made application for the within said time period. Seller communicate the status of the result within two days of receipt by er, Buyer shall have seller with such lese to pay up to \$6,000.00 an allowable by Buyer's lender, the sale of another property. So, Buyer shall notify Seller with such lese to pay up to \$6,000.00 an allowable by Buyer's lender, the sale of another property. So, Buyer shall notify Seller with Seller with such lese to pay up to \$6,000.00 an allowable by Buyer's lender.	by loan specified in (a) and, subject days from the Effective Date of the may terminate this Agreement and Buyer's loan application to Seller, or that it is unable or unwilling to Buyer of such notice from lender days to provide Seller with a letter (a) and, subject to verification of etter within said time period. Seller toward Buyer's

Buyer(s) Initials

15. BROKERAGE DISCLOSURE: Buyer and Seller acknowledge they have been advised of the following relationshi	ps:
Mindy Sanderson/Chase	
Caprio (015813) of The Maine Real Estate Network ( Licensee MLS ID Agency	<u>2874</u> ) MLS ID
is a X Seller Agent Buyer Agent Disc Dual Agent Transaction Broker	
John Fitzsimons/Mark	
Small (014443) of Portside Real Estate Group ( Licensee MLS ID Agency	<u>2799</u> ) MLS ID
is a Seller Agent Buyer Agent Disc Dual Agent Transaction Broker	
If this transaction involves Disclosed Dual Agency, the Buyer and Seller acknowledge the limited fiduciary duties thereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior receipt and signing of a Agency Consent Agreement.	of the agents and Disclosed Dual
16. DEFAULT/RETURN OF EARNEST MONEY: In the event of default by the Buyer, Seller may employ all legemedies, including without limitation, termination of this Agreement and forfeiture by Buyer of the earnest money, default by Seller, Buyer may employ all legal and equitable remedies, including without limitation, termination of this return to Buyer of the earnest money. Agency acting as escrow agent has the option to require written releases from both disbursing the earnest money to either Buyer or Seller. In the event that the Agency is made a party to any lawsuit by vescrow agent, Agency shall be entitled to recover reasonable attorney's fees and costs which shall be assessed as court the prevailing party.	In the event of a is Agreement and the parties prior to virtue of acting as
17. MEDIATION: Earnest money disputes subject to the jurisdiction of small claims court will be handled in that disputes or claims arising out of or relating to this Agreement or the property addressed in this Agreement (other injunctive relief) shall be submitted to mediation in accordance with generally accepted mediation practices. Buy bound to mediate in good faith and pay their respective mediation fees. If a party does not agree first to go to mediatio will be liable for the other party's legal fees in any subsequent litigation regarding that same matter in which the part go to mediation loses in that subsequent litigation. This clause shall survive the closing of the transaction.	than requests for er and Seller are on, then that party
18. PRIOR STATEMENTS: Any representations, statements and agreements are not valid unless contained herein completely expresses the obligations of the parties.	This Agreement
19. HEIRS/ASSIGNS: This Agreement shall extend to and be obligatory upon heirs, personal representatives, success of the Seller and the assigns of the Buyer.	ssors, and assigns
20. COUNTERPARTS: This Agreement may be signed on any number of identical counterparts with the same bindi signatures were on one instrument. Original or faxed or other electronically transmitted signatures are binding.	ng effect as if the
21. SHORELAND ZONE SEPTIC SYSTEM: Seller represents that the property does does not contain a septite Shoreland Zone. If the property does contain a septic system located in the Shoreland Zone, Seller agrees to provide closing indicating whether the system has/has not malfunctioned within 180 calendar days prior to closing.	tic system within le centification at
22. NOTICE: Any notice, communication or document delivery requirements hereunder may be satisfied by provinotice, communication or documentation to or from the parties or their licensee. Only withdrawals of offers and conference upon communication, verbally or in writing.	ding the required nteroffers will be
23. EFFECTIVE DATE/BUSINESS DAYS: This Agreement is a binding contract when the last party signing has delectronic copy of the fully executed agreement to be delivered to the other party which shall be the Effective I authorized to fill in the Effective Date on Page 1 hereof. Except as expressly set forth to the contrary, the use of the to Agreement, including all addenda made a part hereof, shall mean business days defined as excluding Saturdays, sobserved Maine State/Federal holidays. Deadlines in this Agreement, including all addenda, expressed as "within counted from the Effective Date, unless another starting date is expressly set forth, beginning with the first day after the or such other established starting date, and ending at 5:00 p.m. Eastern Time on the last day counted. Unless expression of the last day counted in this Agreement, including all addenda, expressed as a specific date shall end at 5:00 p.m. Eastern Time on the last day counted.	Date. Licensee is erm "days" in this Sundays and any x days" shall be the Effective Date, saly stated to the
date, 24. CONFIDENTIALITY: Buyer and Seller authorize the disclosure of the information herein to the real estate lic lenders, appraisers, inspectors, investigators and others involved in the transaction necessary for the purpose of closing Buyer and Seller authorize the lender and/or closing agent preparing the closing statement to release a copy of the clothe parties and their licensees prior to, at and after the closing.	g this transaction.
25. ADDENDA: Lead Paint - X Yes No; Other - Yes X No Explain:	
Explain: The Property Disclosure Form is not an addendum and not part of this Agreement.	
26. OTHER CONDITIONS: None	
Cos Cos	

## 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 agreed.
- 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.

Buyer's Mailing address is		Docusigned by:	*
— Docusigned by:  Mult II Ilan I Int	3/2014	MZundlein	9/13/2014
Blewsbies29743F Matthew Dalton	DATE	BUFYCHES45888482 Mallory Zwerdling	DATE
Seller accepts the offer and agrees to deliver the abagrees to pay agency a commission for services as s		operty at the price and upon the terms and	conditions set forth and
Seller's Mailing address is	- 1 f		*
Name C. Mc Davy Record &	19/14 3	o14	
SELLER Ernest J. LaBergè	DATE	SELLER Evelyn-M. LaBerge	DATE
Seller agrees to sell on the terms and conditions as d	COUNTE letailed herein w		
The parties acknowledge that until signed by Buyer will expire unless accepted by Buyer's signature wit (time) AM PM.	r, Seller's signatu h communication	re constitutes only an offer to sell on the ab n of such signature to Seller by (date)	ove terms and the offer
SELLER	DATE	SELLER	DATE
The Buyer hereby accepts the counter offer set forth	ı above.		
BUYER	DATE	BUYER	DATE
The closing date of this Agreement is extended unti		NSION	
The closing date of this Agreement is extended this	· American control of the control of	· DATE	
SELLER	DATE	SELLER	DATE
BUYER	DATE	BUYER	DATE





# **FHA Purchase Agreement Addendum**

This addendum dated

is a addendum to a purchase agreement dated

between Matthew R Dalton And Mallory B Zwerdling

(PURCHASER(s)

and

(SELLER(s) for the property located at:

52 Bolton Street, Portland, ME 04102

You must read this entire document at the time you apply for the loan. Return one copy to lender as proof of notification and keep one copy for your records.

- 1) AMENDATORY CLAUSE "It is expressly agreed that, notwithstanding any other provisions of this contract, the purchaser shall not be obligated to complete the purchase of the property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise unless the purchaser has been given in accordance with HUD/FHA or VA requirements a written statement issued by the Federal Housing Commissioner, Department of Veteran's Affairs or a Direct Endorsement Lender, settling forth the appraised value of the property of not less than . The purchaser shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value nor the condition of the property. The purchaser should salisfy himself/herself that the price and condition of the property are acceptable."
- 2) REAL ESTATE CERTIFICATION The seller, the purchaser, and the real estate agent or broker hereby certify that the terms of the sales contract are true to the best of their knowledge and belief and it is agreed that any other agreement entered into by any of the parties is fully disclosed and attached to the sales contract.
- 3) CONDITION OF PROPERTY

The property you are buying is not HUD/FHA approved and HUD/FHA does not warrant the condition or the value of the property. An appraisal will be performed to estimate the value of

the property, but this appraisal does not guarantee that the house is free of defects. You should inspect the property yourself very carefully or hire a professional home inspection service to inspect the property for you.

#### 4) INTEREST RATE AND DISCOUNT POINTS

HUD does not regulate the interest rate or the discount points that may be paid by you or the seller or other third party. You should shop around to be sure you are satisfied with the loan terms offered and with the service reputation of the lender you have chosen.

The Interest rate, any discount points and the length of time the lender will honor the loan terms are all negotiated between you and the lender.

The seller can pay the discount points, or a portion thereof, if you and the seller agree to such an arrangement.

Lenders may agree to guarantee or "Tock-in" the loan terms for a definite period of time (i.e. 15, 30, 60 days, etc.) or may permit your loan to be determined by future market conditions, also known as "floating." Lenders may require a fee to lock in the interest rate or the terms of the loan, but must provide a written agreement covering a minimum of 15 days before the anticipated closing. Your agreement with the lender will determine the degree, if any, that the interest rate and discount points may rise before closing.

if the lender determines you are eligible for the mortgage, your agreement with the seller may require you to complete the transaction or lose your deposit on the property.

property. An appraisal will be performed to estimate the value of	
I certify that I have read and understand this addendum and acknowledge by	my signature below that I have received a copy.
Math fint Valt Date: 09 19 2014	4 Nagra Mc Darry Date: 10/3/2010
PURCHASER (CERTIFY MAVE READ & UNDERSTAND ALL STATEMENTS ON PAGES 1 AND 2)	SELLER (I CERTIFY I HAVE READ & UNDERSTAND STATEMENTS 1 & 2)
Matthewir Dalton Jes Olypate: 08 (9) 20(4)	Date:
PURCHASER (I CERTIFY I HAVE READ & UNDERSTAND ALL STATEMENTS ON PAGES 1 AND 2)	SELLER (I CERTIFY I HAVE READ & UNDERSTAND STATEMENTS 1 & 2)
Mallory B Zwardling	Date:
PURCHASER (I CERTIFY I HAVE READ & UNDERSTAND ALL STATEMENTS ON PAGES 1 AND 2)	SELLER (I CERTIFY I HAVE READ & UNDERSTAND STATEMENTS 1 & 2)
THE STATEMENT ON FACES FAIRD 2)	STATEMENTS ( & Z)
the lender, certify that this information was delivered to the borrower(s) at the tin Lender's Signature and Date:	ne of initial loan application.
x wayner CM	Date: 01 19 2019



#### 5) DON'T COMMIT LOAN FRAUD

It is important for you to understand that you are required to provide complete and accurate information when applying for a mortgage loan.

Do not falsify information about your income or assets.

Disclose all loans and debts (including money that may have been borrower to make the downpayment).

Do not provide false letters-of-credit, cash-on-hand statements, gift letters or sweat equity letters.

Do not accept funds to be used for your downpayment from any other party (seller, real estate selesperson, builder, etc.).

Do not falsely certify that a property will be used for your primary residence when you are actually going to use it as a rental property.

Do not act as a "strawbuyer" (somebody who purchases a property for another person and then transfers title of the property to that person), nor should you give that person personal or credit information for them to use in any such scheme.

Do not apply for a loan by assuming the identity of another person.

Do not sign an incomplete or blank document; that is, one missing the name and address of the recipient and/or other important identifying information.

Penalties for Loan Fraud: Federal laws provide severe penalties for fraud, misrepresentation, on conspiracy to influence wrongly the issuance of mortgage insurance by HUD. You can be subject to a possible prison term and fine of up to \$10,000 for providing false information. Additionally, you could be prohibited from obtaining a HUD-insured loan for an indefinite period.

Report Loan Fraud: If you are aware of any fraud in HUD programs or if an individual tries to persuade you to make false statements on a loan application, you should report the matter by calling your nearest HUD office or the HUD Regional Inspector General, or call the HUD Holline on 1-800-347-3735.

Warning: It is a crime to knowingly make false statements to the United States Government on this or any similar form. Penalties upon conviction can include a fine and imprisonment. For details see: Title 18 US Code Section 1001 and Section 1010.

### 6) DISCRIMINATION

If you believe you have been subject to discrimination because of race, color, religion, sex, handicap, familial status, or national origin, you should call HUD's Fair Housing & Equal Opportunity Complaint Hotline: 1-800-669-9777.

## 7) ABOUT PREPAYMENT

This notice is to advise you of the requirements that must be followed to accomplish a prepayment of your mortgage, and to prevent accrual of any interest after the date of prepayment.

You may prepay any or all of the outstanding indebtedness due under your mortgage at any time, without penalty. However, to avoid the accrual of interest on any prepayment, the prepayment must be received on the instellment due date (the first day of the month) if the lender stated this policy in its response to a request for a payoff figure.

Otherwise, you may be required to pay interest on the amount prepaid through the end of the month. The lender can refuse to accept prepayment on any date other than the installment due date.

#### Exceptions

Assumptions: When a FHA insured loan is assumed the insurance remains in force (the seller receives no refund). The owner(s) of the property at the time the insurance is terminated is entitled to any refund.

FHA to FHA Refinance; When a FHA insured loan is refinanced, the refund from the old premium may be applied toward the upfront premium required for the new loan.

## How are Refunds Determined?

The FHA Commissioner determines how much of the upfront premium is refunded when loans are terminated. Refunds are based on the number of months the loan is insured: After 60 months (6 years) no refund is due the homeowner.

## How are Refunds Processed?

- Refunds of unearned upfront mortgage insurance premiums are refunded upon the receipt of the termination notice initiated by the lender. Once HUD receives and processes the termination, the refund process is initiated.
- If you are eligible for a refund, HUD will either request Treasury to issue you a check directly or will send you an Application for Premium Refund (form HUD-27050-B).
- Read the application carefully, sign, have it notarized, and attach proof of ownership at insurance termination.
- 4. Return application to the address shown on the HUD-27050-B.
- HUD will request Treasury to issue a check if no additional information is needed.

#### How to Follow-Up

If you do not receive an application within 45 days after you have paid off your loan, check with your mortgage company to confirm that they have sent HUD a request for termination. If they confirm that the correct termination information was sent, contact HUD.

If you do not receive a refund or any other documentation from HUD within 60 days from the date you mailed your application, contact HUD immediately.

## How to Contact HUD

By Phone: 800 697-6967

8:30 AM to 8:30 PM (EST) Monday through Friday

8y Mail

U.S. Department of Housing & Urban Development

PO Box 23699

Washington, D.C. 20026-3699

## **Monthly Insurance Premiums**

If you paid an upfront mortgage insurance premium, you will also be charged a monthly mortgage insurance premium until the loan to value of your mortgage reaches 78 percent of the *initial* sales price or appraised value of you home, whichever was lower (provided that premiums are paid for at least five years). You will reach the 78 percent loan-to-value threshold in one of two ways: Through normal amortization as you make your monthly payments, or by paying additional principal on the mortgage. Your lender can advise you on when the mortgage will reach the 78 percent loan-to-value threshold. If you were *not* charged an upfront premium, as for example on condominiums, you will pay the monthly premium for the life of the mortgage.

Note: All inquiries should include your name, 10-digit FHA case number, paid in full date, property address, and a daylime phone number. Record your FHA case number here for future use.

1	
- 1	
- 1	

Important: The rules governing the eligibility for premium refunds are based on the financial status of the FHA insurance fund and are subject to change.

SI USTED HABLA ESPANOL Y TIENE DIFICULTAD LEYENDO O HABLANDO INGLES, POR FAVOR LLAME A ESTE NUMERO TELEFONICO (703)

You, the borrower(s), must be certain that you understand the transaction. Sign page 1 only after you have read this entire document. Seek professional advice if you are uncertain.

## FHA AMENDATORY STATEMENT AND REAL ESTATE CERTIFICATION

Borrower(s): Matthew R Dalton

Mallory B Zwerdling

Loan Number: 429400331

Property Address: 52 Bolton Street

Portland, ME 04102

Lender: Primary Residential Mortgage, Inc.

Loan Originator: Dwayne Hopkins

License #: . NMLS #: 890589

## **AMENDATORY STATEMENT:**

It is expressly agreed that notwithstanding any other provisions of this contract, the purchaser shall not be obligated to complete the purchase of the property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise unless the purchaser has been given in accordance with HUD/FHA or VA requirements a written statement issued by the Federal Housing Commissioner, Department of Veterans Affairs, or a Direct Endorsement Lender, setting forth the appraised value of the property of not less than \$166,000.00 The purchaser shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation. The appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value or the condition of the property. The purchaser should satisfy himself/herself that the price and condition of the property are acceptable.

MAITHEUR DALTON

OP 19 2014

MALLORY B ZWERDLING

DATE

DO 19 2014

DATE

SELLER

DATE

## **REAL ESTATE CERTIFICATION:**

The borrower, seller, and the selling real estate agent or broker involved in the sales transaction certify that the terms and conditions of the sales contract are true to the best of their knowledge and belief and that any other agreement entered into by any of the parties in connection with the real estate transaction is part of, or attached to, the sales agreement.

MARTHEWR DALJON:	09/19/2019 DATE
Malley Exces Offer	09 (19 201 4
Slange Me Down	10/3/2014
SELLER /	DATE
SELLER	DATE
REAL ESTATE-BROKER (SELLING AGENT)	10-6-14 DATE
Jahn Sman	10-6-14
REAL ESTATE-BROKER (BUYING AGENT)	DATE

WARNING: Section 1010 of title 18, U.S.C. provides: "Whoever for purpose of... influencing such Administration... makes, passes, utters, or publishes any statement, knowing the same to be false... shall be fined not more than \$5,000.00 or imprisoned not more than two years or both."



A	Addendum 2	to Agreement	
Addendum to contract dated		September 13, 2014	
between	Erenest J. La	Berge	(hereinafter "Seller")
and <u>Matthe</u>	w Dalton , Mallor	y Zwerdling	_ (hereinafter "Buyer")
property	52 Bolton Stree	t, Portland, ME 04102	
The seller has been cor: Representative of Ernes			rsonal
Closing to take place of	65	11-28-20	14
Parties acknowledge Agency's adwith sale/purchase of property.	vice to seek legal, tax	and other professional advice as r	necessary in connection
Met by elen both	10/23/2014	Slagne Mc Drug	10/20/2014
Buyer  Matthew Dalton  Docusigned by:	Date	Seller $ extstyle \mathcal{J}$ Erenest J. LaBerge	/ Date
Mallon Zuellen	10/23/2014		
Buyer Mallory Zwerdling	Date	Seller	Date