	1D94911-0E1C-473B-A483-5	F8A6465A84B					
11. FINANCING:	This Agreement:	onav Buwar sha	ll provide proof of the fun-	de within	2	days.	
		• -	= =				
a. This Agre	ement is subject to Buyer	obtaining a	% and amortized	loan o	f	% of	the purchase
price, at a	n interest rate not to excee	ed	% and amortized	d over a perio	od of		years. Buyer
D. Bilver to t	movide seher with letter i	rom lender sno	wing that Duvel has made	application it	a inani sp	conicu in (a	ij anu, subject
to verifica	tion of information, is qua	alified for the lo	an requested within		days fron	the Effecti	ve Date of the
Agreemen	t. If Buyer fails to provid	e Seller with su	ch letter within said time p	period, Seller	may term	ninate this A	greement and
the earnes	t money snam be returned eby authorizes, instructs:	to Buyer, Inistant directs its b	right to terminate ends once ender to communicate the	status of the	Buver's l	veu. oan applicat	tion to Seller,
Seller's lic	ensee and Buyer's license	e.					
d. After (b)	is met, if the lender notif	fies Buyer that	it is unable or unwilling t loan denial. Any failure b	o provide sa	d financi	ng, Buyer i	s obligated to
provide So	aner with written documents days of receipt by Ruyer	entation of the	from lender shall be a defa	ny Buyer to p Pult under this	Agreeme	ent. After no	tifving Seller.
Buyer sha	Il have days to r	provide Seller w	with a letter from another le of information, is qualified	ender showin	g that Bu	yer has mad	le application
for loan sp	ecified in (a) and, subject	to verification	of information, is qualified	for the loan	requested	. If Buyer fa	ils to provide
Seller with	h such letter within said t This right to terminate end	ime period, Sell ds once Buver's	er may terminate this Agr	eement and the	ne earnes	t money sna	n be returned
e. Buyer agr	ees to pay no more than	points. S	Seller agrees to pay up to \$			to	oward Buyer's
actual pre	-paids, points and/or closi	ng costs, but no	seller agrees to pay up to \$ more than allowable by B	uyer's lender.			
f Buver's ab	oility to obtain financing L	lis Lis not s	subject to the sale of anoth g financing. If so, Buyer s	er property. S	ee adden	dum     Ye	SIINO.
g. Buyer ma	y cnoose to pay cash inst funds and the Agreement	ead of obtaining shall no longe	r be subject to financing,	and Seller's	right to	terminate p	arsuant to the
provisions	s of this paragraph shall be	e void.	r oo saajoot to manama,	<b> </b>		Г	
12. BROKERAGE	DISCLOSURE: Buyer at	nd Seller acknov	vledge they have been adv	ised of the fo	llowing re	elationships:	
	( =	====== )oi				(_==	)
	Licensee	MLS ID		Agency			MLS ID
	t Buyer Agent D						
		)of				(_==	MI C ID
is a Saller Agen	Licensee it Buyer Agent D	MLS ID Sisc Dual Agent	Transaction Broker	Agency			MLS ID
			yer and Seller acknowledg	e the limited	fiduciar	z duties of t	he agents and
hereby consent to	this arrangement. In add	ition, the Buyer	and Seller acknowledge	prior receip	and sigi	ning of a D	isclosed Dual
Agency Consent Ag							
13. PROPERTY D	ISCLOSURE FORM: Bu	ıyer acknowledş	ges receipt of Seller's Prope	erty Disclosu	e Form.		
14. DEFAULT/RE	TURN OF EARNEST M	IONEY: In the	event of default by the Bi	uyer, Seller r	nay empl	oy all legal	and equitable
remedies, including	without limitation, termi	ination of this A	greement and forfeiture b	y Buyer of the	ne earnesi	money. In	the event of a
default by Seller, B	uyer may employ all lega	il and equitable	remedies, including withow agent has the option to	ut iimitation, require writte	n releases	from both	arties prior to
disbursing the earne	est money to either Buyer	or Seller. In the	event that the Agency is a	nade a party	to any lav	vsuit by virt	ue of acting as
escrow agent, Agen	cy shall be entitled to rec	over reasonable	attorney's fees and costs v	which shall be	e assessed	l as court co	sts in favor of
the prevailing party					11	11 4 46	A 11
15. MEDIATION:	Earnest money disputes v	within the jurisd	ictional limit of small clain nent or the property addre	ms court will	be handle	ed in that io	rum. All other
injunctive relief) sl	arising out of of ferating	liation in accor	dance with generally acce	epted mediati	on practi	ces. Buyer	and Seller are
bound to mediate in	good faith and to each pa	ay half of the m	ediation fees. If a party fai	ls to submit a	. dispute c	or claim to n	nediation prior
to initiating litigati	on (other than requests f	or injunctive re	lief), then that party will a party who failed to first	be hable for	the other	r party's leg	al fees in any
that subsequent litis	gation. This clause shall st	urvive the closir	ng of the transaction.	suomnt the di	spute of c	nami to mee	auton 10005 III
			ts and agreements are not	valid unless	containe	d herein. Tl	nis Agreement
	es the obligations of the p		· ·				
17. HEIRS/ASSIG	NS: This Agreement shal	l extend to and	be obligatory upon heirs,	personal repr	esentative	es, successor	rs, and assigns
	e assigns of the Buyer.						
18. COUNTERPA	RTS: This Agreement ma	ay be signed on	any number of identical c	ounterparts, s	such as a	faxed copy,	with the same
•	<del>-</del>		riginal, faxed or other elect				
19. NUTICE: Any	/ notice, communication to	or document de	livery requirements hereu ies or their Licensee. Only	nder may be zwithdrawals	sansneu of offers	oy providing and counter	g me required roffers will be
effective upon com	munication, verbally or in	or from the part writing.	ies of their Electrisco. Only	, william are	01 011010	, una counte	1011010 17111 00
20. EFFECTIVE I	DATE/BUSINESS DAYS	: This Agreeme	nt is a binding contract w	hen the last p	arty sign	ing has cau	sed a paper or
electronic copy of	the fully executed agree	ment to be del	ivered to the other party	which shall	be the El	fective Dat	e. Licensee is
authorized to fill in	the Effective Date on Pa	ge 1 hereof. Exc	cept as expressly set forth the linean business days de	to the contrar	y, the use	of the term	days" in this
observed Maine St	ate/Federal holidays. Dea	adlines in this A	Agreement, including all a	addenda, exp	ressed as	"within x o	days" shall be
counted from the E	ffective Date, unless anot	her starting date	is expressly set forth, beg	inning with t	he first da	ay after the I	Effective Date,
or such other estab	lished starting date, and of	ending at 5:00 j	p.m. Eastern Time on the sexpressed as a specific d	iast day cout late shall end	nea. Unle at 5:00 c	ess expression. Eastern	y stated to the Time on such
date.	m uns Agreement, metuc	ا من		C.	~	~ ~	Time on such
Revised 2016	Page 3 of 4 - P&S-LO	Buyer(s) Initials	CA Seller(s)	Initials	ľW	<u>/</u>	