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calculated be determ electricity as of the cas a Seller for any un basis of the which latter	l as of the closing da nined using the most water and sewer with late of closing: collect day. Real estate tax npaid taxes for prior te taxes assessed for er provision shall sur	RATIONS: Buyer shatte or such earlier date to recently available call be paid through the cted rent, association faces shall be prorated a years. If the amount of the preceding year within the preceding. Buyer a	e as required to co ash price of the o date of closing by ees, (other) s of the date of ch of said taxes is no th a reapportionmend Seller will each	omply comp Sell osing ot kno ent as	y with lender requirements that last delivered er. The following item n/a t (based on municipality own at the time of closes soon as the new tax retheir transfer tax as recommend.)	tents, if any. If the fuel. Is, where approximate. The cy's fiscal years are and valuquired by States.	The amoun Metered utiliblicable, shall day of closinar). Seller is all be apportation can be ate of Maine.	t owed shall ties such as l be prorated g is counted responsible ioned on the ascertained,	
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:									
		N YES NO FULL R			E OF INVESTIGATION				
a. C (incl	Jeneral Building udes b-z regardless o	Within within within within within	3 days	n.	Arsenic: Wood/Water (see paragraph 13)	600-0000000000000000000000000000000000	Within	days	
b. S	Sewage Disposal	Within Within Within	days	0.	Pests Code Conformance				
d. V	Vater Quality	Within Within Within Within Within Within Within	days	p. a.	Insurance		Within	days	
e. V	Water Quantity	Within	days	r.	Environmental Scan		Within Within	days	
f. A	Air Quality	Within	days	S.	Lot size/acreage Survey/MLI Zoning Registered Farmland	minimpolementum modificiologii	Within	days	
g. S	Square Footage	Within	days	t.	Survey/MLI	determination executable	Within	days	
h. F i. E	2001 Enerov Andit	Within Within	days	u.	Registered Farmland	saurocome emericanists	Within	days	
i. (Energy Audit Chimney	Within	days	w.	Habitat Review/Waterfowl		AA TITITITI	uayo	
k. S	Smoke/CO detectors	Within	days	X.	Flood Plain	economics processors	Within	days	
I. P	Viold	Within	days days	у.	Flood Plain Tax Status* Other	extracrowate economics	Within	days	
	Lead Paint								
* If the property is enrolled in the Maine Tree Growth Tax program, Seller agrees to provide Buyer with the current Forest Management and Harvest Plan within days. Yes No									
Buyer and shall give Buyer and Buyer's agents and consultants reasonable access to the property and its systems and fixtures in order to undertake the above inspections. 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 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.									
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. 14. FINANCING: This Agreement: is not subject to a financing contingency. Buyer shall provide proof of the funds withinn/adays. is subject to financing as follows: a. This Agreement is subject to Buyer obtaining a									
a.	This Agreement is si	ubject to Buyer obtain	ing a	0/2 2	nd amortized over a ne	u or eriod of	% OI	me purchase	
	is under a good faith	obligation to seek and	l obtain financing	on th	iese terms.	AIOC OI		yours. Dayor	
b. Buyer to provide Seller with letter from lender showing that Buyer has made application for loan specified in (a) and, subject to verification of information, is qualified for the loan requested within days from the Effective Date of the Agreement. If Buyer 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. This right to terminate ends once Buyer's letter is received. c. Buyer hereby authorizes, instructs and directs its lender to communicate the status of the Buyer's loan application to Seller,									
	Seller's licensee and	Buver's licensee.							
d. After (b) is met, if the lender notifies Buyer that it is unable or unwilling to provide said financing, Buyer is obligated to provide Seller with written documentation of the loan denial. Any failure by Buyer to provide Seller with the loan denial within two days of receipt by Buyer of such notice from lender shall be a default under this Agreement. After notifying Seller Buyer shall have days to provide Seller with a letter from another lender showing that Buyer has made									
	application for loan specified in (a) and, subject to verification of information, is qualified for the loan requested. If Buyer 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. This right to terminate ends once Buyer's letter is received.								
e.	shall be returned to Buyer. This right to terminate ends once Buyer's letter is received. e. Buyer agrees to pay no more than points. Seller agrees to pay up to \$ toward Buyer's actual pre-paids, points and/or closing costs, but no more than allowable by Buyer's lender. f. Privar's ability to obtain financing is [X] is not subject to the sale of another property. See addendum Yes [X] No								
~	actual pre-paids, points and/or closing costs, but no more than allowable by Buyer's lender.								
f. g.	Buyer may choose to pay cash instead of obtaining financing. If so, Buyer shall notify Seller in writing including providing proof of funds and the Agreement shall no longer be subject to financing, and Seller's right to terminate pursuant to the								
	provisions of this pa	ragraph shall be void.	ſ	/ 10s	Seller(s) In	Da			
Revised 20	016	Page 2 of 4 - P&S	Buyer(s) Initials	UM	Seller(s) In	nitials KHC			