PURCHASE AND SALE AGREEMENT
("days" means business days unless otherwise noted, see paragraph 23)

May 2	2 .2014	And the second s
Offer Date		Effective Date if defined in Paragraph 23 of this Agreement.
1. PARTIES: This Ag	reement is made between Richard L.	Wood Jr., Lindsay J. Holden
	Carol A.	
County of Cudescribed in deed(s) re 3. FIXTURES: The B and/or blinds, shutters,	mberland, State of Maine, loc corded at said County's Registry of Deeds uyer and Seller agree that all fixtures, inc curtain rods, built-in appliances, heating	ifter set forth, Seller agrees to sell and Buyer agrees to buy (X all situated in municipality of
Seller represents that a	Il mechanical components of fixtures will b	e operational at the time of closing except: No Exceptions
4. PERSONAL PROPI sale at no additional co	ERTY: The following items of personal prost, in "as is" condition with no warranties: 1	perty as viewed on <u>May 21, 2014</u> are included with the Existing Dishwasher & Electric Range
a deposit of earnest mo in the amount of \$ additional deposit in co be paid by wire, certifie	ney in the amount \$ 1,000.00 mey in the amount \$ 1,000.00 mpliance with the above terms Seller may ed, cashier's or trust account check upon de	
his Purchase and Sale	Agreement is subject to the following cond	ditions:
6. ESCROW AGENT/A said earnest money and 6:00 to Buyer.	ACCEPTANCE: The Mai. act as escrow agent until closing; this offer AM X PM; and, in the ever	ne Real Estate Network ("Agency") shall hold shall be valid until May 23, 2014 (date) t of non-acceptance, this earnest money shall be returned promptly
execute all necessary pa Seller is unable to convexceed 30 calendar day to remedy the title. Sell closing date set forth at accept the deed with the	tion shall be delivered to Buyer and this tapers on	ransaction shall be closed and Buyer shall pay the balance due and (closing date) or before, if agreed in writing by both parties. If his paragraph, then Seller shall have a reasonable time period, not to fect, unless otherwise agreed to in writing by both Buyer and Seller, nort to cure any title defect during such period. If, at the later of the me period, Seller is unable to remedy the title, Buyer may close and ome null and void in which case the parties shall be relieved of any need to the Buyer.
8. DEED: The property encumbrances except continued current use of	ovenants, conditions, easements and restr	deed, and shall be free and clear of all ictions of record which do not materially and adversely affect the
possessions and debris,	upants, shall be given to Buyer immediat	therwise agreed in writing, possession and occupancy of premises, ely at closing. Said premises shall then be broom clean, free of all at present, excepting reasonable use and wear. Buyer shall have the
10. RISK OF LOSS, premises shall be assurprior to closing. If the	DAMAGE, DESTRUCTION AND INSUmed solely by the Seller. Seller shall keep premises are damaged or destroyed priconey, or close this transaction and accept	JRANCE: Prior to closing, risk of loss, damage, or destruction of the premises insured against fire and other extended casualty risks or 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	J LIH Seller(s) Initials JUBP
Demetria's Team - The Real Est,347 Mai Demetria Chadboume	n Street Gorham, ME 04038 Produced with zin Form® by ziel ook	Phone: (207)839-5122 Fax: Wood/Holden

closing of company that last delivered the fuel. Metered utilities such as electricity, water and sewer will be paid through the date of closing by Seller. The following items, where applicable, shall be prorated as of the date of closing: collected rent, association fees, the date of closing (based on municipality's fiscal year). Seller is responsible for any unpaid taxes for prior years. If the amount of said reapportionment as soon as the new tax rate and valuation can be ascertained, which latter provision shall survive closing. Buyer and Seller will each pay their transfer tax as required by State of Maine. 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 article to the following investigations.
concern. This Agreement is subject to the following investigations, with results being satisfactory to Buyer: TYPE OF INVESTIGATION YES NO RESULTS REPORTED TYPE OF INVESTIGATION YES NO RESULTS REPORTED TO SELLER TO SELLER
a. General Building X Within 10 days n. Arsenic Treated Wood X Within ————————————————————————————————————
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 coiding 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 \(\overline{\mathbb{X}} \) is \(\overline{\mathbb{L}} \) is not subject to Financing: a. This Agreement is subject to Buyer obtaining a \(\overline{\mathbb{L}} \) Investor (at an interest rate not to exceed \(\overline{\mathbb{P}} \) Prevailing \(\overline{\mathbb{N}} \) and amortized over a period of \(\overline{\mathbb{N}} \) of the purchase price, at an interest rate not to exceed \(\overline{\mathbb{P}} \) Prevailing \(\overline{\mathbb{N}} \) and amortized over a period of \(\overline{\mathbb{N}} \) of the purchase price, at an interest rate not to exceed \(\overline{\mathbb{P}} \) Prevailing \(\overline{\mathbb{N}} \) and amortized over a period of \(\overline{\mathbb{N}} \) of the purchase price, at an interest rate not to exceed \(\overline{\mathbb{P}} \) Prevailing \(\overline{\mathbb{N}} \) and amortized over a period of \(\overline{\mathbb{N}} \) of the purchase price, at an interest rate not to exceed \(\overline{\mathbb{P}} \) Prevailing \(\overline{\mathbb{N}} \) of the purchase price, at an interest rate not to exceed \(\overline{\mathbb{P}} \) Prevailing \(\overline{\mathbb{N}} \) is under the notification to seek and obtain financing on these terms. b. Buyer to provide Seller with such letter within said time period, Seller may terminate this Agreement and the earnest money shall be element of the Buyer's loan application to Seller, Seller's licensee or Buyer's licensee. d. After (b) is met, Buyer is obligated to notify Seller in writing if the lender notifies Buyer that it is unable or unwilling to provide said financing. Any failure by Buyer to notify Seller 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 \(\overline{\o
Revised 2014 Page 2 of 4 - P&S Buyer(s) Initials RUU (JH Seller(s) Initials Produced with zipForm® by zipl only 18070 Fifteen Mile Board, Freest, Michigan 48025, water also only one.

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Buyer(s) Initials

Page 3 of 4 - P&S

Revised 2014

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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, 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 80 Company	y Road, Dayton, ME	. 04005	
Richard L. Wood Jr.	5/22/2014	DocuSigned by:	F (D2 (D2 -
BUYER	DATE	Lindsay J. Holden	5/22/2014
Richard L. Wood Jr.		Lindsay J. Holden	DATE
Seller accepts the offer and agrees to deli agrees to pay agency a commission for ser	ver the above-described pr	operty at the price and upon the terms a	nd conditions set forth and
Seller's Mailing address is			
Jill d Boyd, POd	5/23/2014		•
SEBSER Carol A. Pattle	DATE	SELLER	DATE
Seller agrees to sell on the terms and cond	COUNTER itions as detailed herein wi	R-OFFER th the following changes and/or condition	ns:
The parties acknowledge that until signed will expire unless accepted by Buyer's sign (time) AM SELLER	iatute with communication	of such signature to Seller by (date) SELLER	DATE
The Buyer hereby accepts the counter offer	r set forth above.		
BUYER	DATE	BUYER	DATE
The closing data of this A	EXTENS	SION	
The closing date of this Agreement is exten	ided until	DATE	•
SELLER	DATE	SELLER	DATE
			DAIL
BUYER	DATE	BUYER	DATE
Y			



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INVESTIGATION CONTINGENCY AMENDMENT

Amendment to Agreement dated	May 22	, 2014	, between Richard L. Wood
Jr., Lindsay J. Holden			, Buyer, and
			, Seller
concerning the property located at 4	123 Riverside S	treet, Portland, M	E. 04103
I. Extension			
Buyer hereby requests additional tin	ne to research the iss	sue of	
Buyer hereby requests additional tin	as set fo	orth in paragraph	, sub, and, by
signature below, Seller hereby extinvestigation to			otify Seller of an unsatisfactory
Buyer	Date	Seller	Date
Buyer	Date	Seller	Date
H. Modification of Agreement			
If the above modifications are ag conditioned on paragraph 12.	sub <u>a,b,f</u> other terms and cond	By signing below, S	Seller hereby agrees to the above
Richard L. Wood Jr.	6/12/2014 Date	Seller	
BHYDT28503D424B5 DocuSigned by:		Scher	Date
Lindsay 1. Holden Buxter2caee918465	6/12/2014 Date	Seller	Date
III. Extension/Modification/Termin III. Extension or the modification of the modification of the modification of the modification of the set forth in Paragraph	cations to the Agree	ement requested above a , Buyeryer.	re not agreed to by Seller by the r hereby declares the Agreement
Buyer	Date	Buyer	Date
IV. Termination of Agreement			
Due to unsatisfactory investigation a declares the Agreement null and voice			
Buyer	Date	Buyer	Date
Maine Association of REALTOF All Rights Reserved, Revised Janu	RS®/Copyright © 2014	•	ENGAGENETY CONTRACTOR OF THE PROPERTY OF THE P