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

July 17 ,2017	7/17/2017 Beforein Date
Offer Date	Effective Date is defined in Paragraph 23 of this Agreement.
1. PARTIES: This Agreement is made between Alexand	
The state of the s	("Buyer") an
Edgar R	Beaulieu Jr . ("Seller"
part of; If "part of" see para. 26 for explanation) the pro	hereinafter set forth, Seller agrees to sell and Buyer agrees to buy (X all operty situated in municipality of Portland
County of Cumberland, State of Main	ne, located at 27 Cypress St and
described in deed(s) recorded at said County's Registry of D	
olinds, shutters, curtain rods, built-in appliances, heating so stoves, sump pump, electrical fixtures, landscaping, and for the following:	s, including but not limited to existing storm windows, screens, shades and/o sources/systems including gas and/or kerosene-fired heaters and wood/pelle are included with the sale except
Seller represents that all mechanical components of fixtures	s will be operational at the time of closing except:
 PERSONAL PROPERTY: The following items of person sale at no additional cost, in "as is" condition with no warrant 	onal property as viewed onJuly 17, 2017 are included with the anties:
Buyer has delivered; or	Deed and conveyance Buyer agrees to pay the total purchase price of will deliver to the Agency within days of the Effective Date. Buyer agrees that an additional deposit of earnest money red
ight to terminate ends once Buyer has delivered said depo eashier's or trust account check upon delivery of the Deed.	
This Purchase and Sale Agreement is subject to the following	ng conditions:
S. ESCROW AGENT/ACCEPTANCE: Dan said earnest money and act as escrow agent until closing; the 5 AM X PM; and, in the bo Buyer.	Anderson Real Estate, Inc. ("Agency") shall hold his offer shall be valid until July 17, 2017 (date the event of non-acceptance, this earnest money shall be returned promptly
the Maine Bar Association shall be delivered to Buyer and execute all necessary papers on September 15, 25 Seller is unable to convey in accordance with the provision exceed 30 calendar days, from the time Seller is notified of the original or remedy the title. Seller hereby agrees to make a good-factoring date set forth above or the expiration of such reasons.	d merchantable title in accordance with the Standards of Title adopted by ad this transaction shall be closed and Buyer shall pay the balance due and 2017 (closing date) or before, if agreed in writing by both parties. It is paragraph, then Seller shall have a reasonable time period, not to fi the defect, unless otherwise agreed to in writing by both Buyer and Seller, faith effort to cure any title defect during such period. If, at the later of the mable time period, Seller is unable to remedy the title, Buyer may close and this Agreement in which case the parties shall be relieved of any further ned to the Buyer.
DEED: The property shall be conveyed by a	Warranty deed, and shall be free and clear of all
	nd restrictions of record which do not materially and adversely affect the
ree of tenants and occupants, shall be given to Buyer im	Inless otherwise agreed in writing, possession and occupancy of premises inmediately at closing. Said premises shall then be broom clean, free of all ition as at present, excepting reasonable use and wear. Buyer shall have the
10. RISK OF LOSS, DAMAGE, DESTRUCTION AND premises shall be assumed solely by the Seller. Seller shall be premised are damaged or destroy refunded the earnest money, or close this transaction and proceeds relating thereto.	D INSURANCE: Prior to closing, risk of loss, damage, or destruction of all keep the premises insured against fire and other extended casualty risks yed prior to closing, Buyer may either terminate this Agreement and be accept the premises "as-is" together with an assignment of the insurance
Revised 2017 Page 1 of 4 - P&S Buyer(s) Initials	ls Sciler(s) Initials EB
Dan Anderson Real Estate, Inc., 1326 Washibugton Ave Portland, ME 04103	Phone (207)878-3206 Fee: 307-878-3207 27 Consu

Ditto DILIGENCE. Neither Seller nor Licensee makes any warranties regarding the condition, permitted use or value of Seller's of personal property, or any representations as to compliance with any federal, state or municipal codes, including any specific issue or concern. Buyer's obligation to close under this Agreement is not subject to any due diligence investigations. Buyer is relying completely upon Buyer's own opinion as to the condition of the property.	property calculated as of if any, shall be determi- such as electricity, wate prorated as of the date counted as a Seller day responsible for any unp on the basis of the tax	S/PRORATIONS: Buyer if the closing date or such earl ned using the most recently er and sewer will be paid thro of closing; collected rent, asso, Real estate taxes shall be aid taxes for prior years. If the es assessed for the preceding r provision shall survive closi	ier date as required (available cash price ugh the date of closs ociation fees, (other) prorated as of the damount of said taxe (year with a reapport of the damount of said taxe)	o comply with lender of the company that and by Seller. The for ate of closing (based is not known at the rtionment as soon a	requirements, if any. The last delivered the fuel. Howing items, where apple. The last on municipality's fiscatime of closing, they sha is the new tax rate and last last last last last last last last	me amount owed, Metered utilities plicable, shall be day of closing is 1 year). Seller is Il be apportioned valuation can be
upon Buyer's own opinion as to the condition of the property. Buyer's obligation to close under this Agreement is subject to Buyer's satisfaction with the results of any due diligence investigations indertaken. Buyer shall have 10 days from the Effective Date of this Agreement to perform such due diligence investigations as Buyer deems necessary which may include, without limitation, any or all of the following: General Building Square Footage Zoning Suvey/MLI Habitat Review/Waterfowl Sewage Disposal Code Conformance Pests Lead Paint Coastal Shoreland Septic Water Quality Registered Farmland Pool Flood Plain Coastal Shoreland Septic Hardy Water Quantity Registered Farmland Pool Flood Plain Energy And Coastal Shoreland Septic Hardy Water Quantity Smoke/CO Detectors Mold Tax Status* Arsenic Wood/Water (see par. 13) All investigations will be done at Buyer's expense by persons chosen by Buyer in Buyer's sole discretion. Seller agrees to cooperate with Buyer and shall give Buyer and Buyer's agents and consultants reasonable access to the property and its with Buyer and shall give Buyer and Buyer's agents and consultants reasonable access to the property and its witness order to undertake the above investigations. If the result of any investigation is unsatisfactory to Buyer in Buyer's sole discretion, shall prove the super may be a super sole discretion on the super may be a super sole discretion on the super sole discretion on the super with the super may be the Agreement by notifying Sceller in writing within the specified number of days, and any earnest money shall be remarked the Agreement by notifying Sceller in writing within the specified sole forth above, this contingency is waived by Buyer. *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 4ays. If yes ENo 13. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form and the information developed by the Maine Cente	12. DUE DILIGENO real or personal propert to, fire, life safety, elect	E: Neither Seller nor License y, or any representations as to	e makes any warran compliance with ar	ties regarding the cor	ndition, permitted use or unicipal codes, including	value of Sellers'
investigations undertaken. Buyer shall have 10 days from the Effective Date of this Agreement to perform such due diligence investigations as Buyer deems necessary which may include, without limitation, any or all of the following: General Building Square Footage Zoning Survey/MLI Coastal Shoreland Septic Warer Quality Registered Farmland Pool Flam Coastal Shoreland Septic Coastal Shoreland S				ny due diligence inv	estigations. Buyer is rel	ying completely
Sewage Disposal Code Conformance Pests Lead Paint Flood Plain Mater Quality Registered Farmland Pool Flood Plain Lot Size/Acreage Arguellity Smoke/CO Detectors Mold Tax Status* Arguellity All investigations will be done at Buyer's agents and consultants reasonable access to the property and its systems and fixtures this buyer and shall give Buyer and Buyer's agents and consultants reasonable access to the property and its systems and fixtures this agent and the property and shall give Buyer and Buyer's agents and consultants reasonable access to the property and its systems and fixtures this agent and shall give Buyer and Buyer's agents and consultants reasonable access to the property and its systems and fixtures this agent and any investigation is unsatisfactory to Buyer in Buyer's sole discretion, and Buyer may terminate this Agreement by notifying Seller in writing within the specified number of days, and any carnest money shall be returned to Buyer. If the result of any investigation is unsatisfactory on Buyer in Buyer sole discretion, and Buyer on contingence in a swite of Buyer and the supplies of Buyer and the supplies and any carnest money shall be returned to Buyer. 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	investigations undertak	en. Buyer shall have 10	_ days from the Ef	fective Date of this A	Agreement to perform su	y due diligence ch due diligence
with 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 investigations. If the result of any investigation is unsatisfactory to Buyer in Buyer's Sole discretion, and Buyer wishes to bursue 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. If Buyer does not notify Seller that an investigation is unsatisfactory within the time period set forth above, 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. If Buyer does not notify Seller that an investigation is unsatisfactory within the time period set forth above, this contingency is waived. If Buyer and Indianate and Indianate and Indianate and Indianate and Indianate Carlot for Disease Control and Prevention regarding arsenic in private water supplies and arsenic in treated wood. 14. FINANCING: Buyer's obligation to close: Si is not subject to a financing contingency. Buyer shall provide Judy are provided for the funds. Indianate in the provided within such time period, or such proof is unacceptable to Seller, Seller may terminate this Agreement no later than days from receipt or expiration of such time period in which case the earnest money shall be returned to Buyer. Subject to financing as follows: a Buyer sollipation to close is subject to the subject to financing as follows: a Buyer is under a good faith obligation to seek and obtain financing on these terms. If such financing is not available to Buyer is under a good faith obligation to seek and obtain financing on these terms. If such financing is not available to Buyer buyer to provide Seller with expert fails to provide Seller w	Sewage Disposal Water Quality Water Quantity	Code Conformance Registered Farmland Environmental Scan	Pests Pool Insurance	Lead Paint Flood Plain Chimney	Coastal Shoreland Energy Audit Lot Size/Acreage	Septic
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: Buyer's obligation to close: Si is not subject to a financing contingency. Buyer has provided Seller with acceptable proof of the funds.	with Buyer and shall g order to undertake the Agreement by notifying result of any investigate the Agreement, Buyer Buyer does not notify S Buyer. * If the property is e	ive Buyer and Buyer's agents above investigations. If the g Seller in writing within the son is unsatisfactory to Buyer must do so to full resolution seller that an investigation is unrolled in the Maine Tree	and consultants rea result of any invest specified number of in Buyer's sole discr within the time per insatisfactory within Growth Tax progra	sonable access to the igation is unsatisfact days, and any earnest etion, and Buyer wish iod set forth above; the time period set for the time	property and its system ory to Buyer, Buyer may money shall be returned nes to pursue remedies of otherwise this continger orth above, this continger	is and fixtures in the property of the terminate this is to Buyer. If the ther than voiding the property is waived. If the property is waived by
Si not subject to a financing contingency. Buyer has provided Seller with acceptable to Seller within	13. PROPERTY DISC developed by the Main	LOSURE FORM: Buyer ack	nowledges receipt			
a. Buyer's obligation to close is subject to Buyer obtaining a	is not subject is not subject days. If proof this Agreeme shall be return	to a financing contingency. B to a financing contingency. E of funds is not provided with nt no later than day ned to Buyer.	buyer shall provide p nin such time period	roof of the funds acc or such proof is una	eptable to Seller within acceptable to Seller, Seller	er may terminate e earnest money
Buyer is under a good faith obligation to seek and obtain financing on these terms. If such financing is not available to Buyer as of the closing date, Buyer is not obligated to close and may terminate this Agreement in which case the earnest money shall be returned to Buyer. 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	a. Buyer's oblig	ation to close is subject to Buy	yer obtaining a		loan of	% of the
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	Buyer is under as of the close	er a good faith obligation to se sing date, Buyer is not obliga	ek and obtain finance	ing on these terms. I	If such financing is not a	vailable to Buyer
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. 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. Buyer's ability to obtain financing is is not subject to the sale of another property. See addendum Yes No. 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 paragraph shall be void. Revised 2017 Page 2 of 4-P&S Buyer(s) Initials Seller(s) Initials Seller(s) Initials	b. Buyer to prov to verification Agreement. I the earnest m c. Buyer hereby Seller's licens d. After (b) is n	ride Seller with letter from ler n of information, is qualified for f Buyer fails to provide Seller oney shall be returned to Buyer authorizes, instructs and direct ee and Buyer's licensee, net, if the lender notifies Buyer with written documentation	or the loan requested with such letter with er. This right to term ects its lender to con yer that it is unable of the loan denial v	within hin said time period, inate ends once Buye municate the status or unwilling to provithin two days of re-	days from the Effe Seller may terminate thin's letter is received. of the Buyer's loan applied said financing, Buyereipt. After notifying Se	ctive Date of the s Agreement and ication to Seller, or is obligated to eller, Buyer shall
actual pre-paids, points and/or closing costs, but no more than allowable by Buyer's lender. f. Buyer's ability to obtain financing is is is not subject to the sale of another property. See addendum Yes No. 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 paragraph shall be void. Revised 2017 Page 2 of 4 - P&S Buyer(s) Initials Seller(s) Initials	specified in (with such let Buyer, This r	 a) and, subject to verification ter within said time period, \$ ight to terminate ends once But 	of information, is questions of seller may terminate a seller is received by the seller is recei	ralified for the loan in this Agreement and ad.	requested. If Buyer fails	to provide Seller Il be returned to
	f. Buyer's abilit g. Buyer may co proof of fund	ds, points and/or closing costs y to obtain financing is x noose to pay cash instead of c is and the Agreement shall r	s, but no more than a is not subject to the obtaining financing.	llowable by Buyer's sale of another prop If so, Buyer shall no	erty. See addendum tify Seller in writing inc	Yes No.
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7. MEDIATION: Il other disputes or injunctive relief ound to mediate in initiating litigation at subsequent litigation at subsequent litigation	or claims arising f) shall be subm n good faith and on (other than on regarding that	out of or rel itted to med to each pay requests for same matte	lating to liation half of injunc er in wh	this Agree in accordant the mediant tive relief), tich the par	ement nce wittion feet, then ty who	or the p th gene es. If a j that par ofailed	roperty a rally acceparty fails rty will b to first st	ddressed in opted medi s to submit be liable fo	ation pra ation pra a disput or the oth	reement actices. E e or clair ner party	othe luyer n to r	r than reque and Seller nediation p gal fees in	ests are prior any
3. PRIOR STATI				atements ar	nd agre	eements	are not	valid unle	ss contai	ned here	in. T	his Agreen	ient
the Seller and the			extend t	o and be o	bligate	ory upon	n heirs, p	ersonal rep	presentati	ves, suc	cesso	rs, and assi	gns
). COUNTERPA gnatures were on											ding	effect as if	the
. SHORELAND e Shoreland Zone osing indicating v	. If the property	does contai	n a sep	tic system	located	l in the	Shoreland	d Zone, Se	ller agree	ntain a s	eptic vide o	system with	thin at
2. NOTICE: Any otice, communica fective upon com	tion or documer	tation to or	from th	ent deliver ne parties o	ry requ or their	iremen Licens	ts hereun ee. Only	der may b withdrawa	e satisfie	d by pro	ovidir ounte	g the requeroffers wil	ired I be
B. EFFECTIVE I ectronic copy of athorized to fill in greement, include eserved Maine Stounted from the Er such other estabontrary, deadlines atc.	the fully execute the Effective Ding all addendantate/Federal holisticities Date, unlikely better the federal starting of the	ated agreemented are on Page made a paradays. Deadlanless anothe late, and en	ent to land to land to here of the here of the land to land the land to land the lan	of delivered of. Except of, shall me this Agreed the date is e 5:00 p.m.	ed to the as expended to the as	ne other pressly siness includ ly set for n Time	r party was the forth to days defing all agorth, begin on the la	which shall to the contract ned as ex- ddenda, ex- nning with ast day con-	be the cary, the cluding S pressed the first inted. U	Effective use of the Saturdays as "with day after nless exp	e Dat e term s, Sur in x r the press	e. License n "days" in ndays and days" shall Effective D by stated to	this any be bate, the
4. CONFIDENTI nders, appraisers, uyer and Seller a opy of the closing	inspectors, inventhorize the ler	estigators an ider and/or	d other closing	s involved agent pre	in the paring	transact	ion neces	ssary for the losure and	le purpos Vor settle	e of clos	ing the	his transact int to relea	ion.
. ADDENDA:	Lead Paint -	Yes X	No;	Other -	□ Y	es 🔲	No Exp	lain:	r en				
he Property Discl	osure Form is no	ot an addend	fum and	I not part o	f this	Agreem	ent.						
OTHER CON	DITIONS Bure	rical	icens	lear bas		2+0 2	ment i	n the s	tate o	f main	e	2.01	c
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rvised 2017	ment !	Page 3 of 4 - Page	&S	Buyer(s) Init	ials A	0	340	Seller(s) Init	ials H	8	1	- 20	11.

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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, 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.
- e. Whenever this Agreement provides for earnest money to be returned or released, agency acting as escrow agent must comply with the Maine Real Estate Commission rules which may require written notices or obtaining written releases from both parties.

Buyer's Mailing address is 251 Pleasant A	ve, Portland,	ME 04103-2523	
alex	07/17/2017		
BUYER Alexander P. Coupe	DATE	BUYER	DATE
Seller accepts the offer and agrees to deliver the agrees to pay agency a commission for services a	above-described p as specified in the li	roperty at the price and upon the ten sting agreement.	ns and conditions set forth and
Seller's Mailing address is			
Elen a worn co	07/17/2017		
SELLER Edgar R Beaulieu Jr	DATE	SELLER	DATE
The parties acknowledge that until signed by Bu will expire unless accepted by Buyer's signature (time) AM PM.			
SELLER	DATE	SELLER	DATE
The Buyer hereby accepts the counter offer set for	orth above.		
BUYER	DATE	BUYER	DATE
The closing date of this Agreement is extended u	EXTE?	NSION	TO THE RESIDENCE OF THE PROPERTY OF THE PROPER

		DATE	
SELLER	DATE	SELLER	DATE



