PURCHASE AND SALE AGREEMENT - LAND ONLY

("days" means business days unless otherwise noted, see paragraph 20)

June 13 ,2017	June 14, 2017
Offer Date	Effective Date is defined in Paragraph 20 of this Agreement.
1. PARTIES: This Agreement is made between Christopher	Legro, Bethany Mitchell-Legro
	("Buyer") and
Geneva Ventu	res, LLC ("Seller").
part of; If "part of" see para. 22 for explanation) the property	after set forth, Seller agrees to sell and Buyer agrees to buy (X all situated in municipality of,
County of, State of Maine, loc described in deed(s) recorded at said County's Registry of Deeds	ated at Lot #42, Pamela Street and
\$ 120,000.00 . Buyer has delivered; or X will a deposit of earnest money in the amount \$ 2,000. the amount of \$n/a will be delivered deliver the initial or deliver the initial or additional deposit in co	and conveyance Buyer agrees to pay the total purchase price of deliver to the Agency within 1 days of the Effective Date, Buyer agrees that an additional deposit of earnest money in If Buyer fails to ompliance with the above terms Seller may terminate this Agreement. posit (s). The remainder of the purchase price shall be paid by wire, ed.
This Purchase and Sale Agreement is subject to the following cor	nditions:
4. ESCROW AGENT/ACCEPTANCE: The Mai said earnest money and act as escrow agent until closing; this offer	ne Real Estate Network ("Agency") shall hold er shall be valid until June 14, 2017 (date) ant of non-acceptance, this earnest money shall be returned promptly
the Maine Bar Association shall be delivered to Buyer and this execute all necessary papers on July 31, 2017 Seller is unable to convey in accordance with the provisions of exceed 30 calendar days, from the time Seller is notified of the d to remedy the title. Seller hereby agrees to make a good-faith et closing date set forth above or the expiration of such reasonable	chantable title in accordance with the Standards of Title adopted by transaction 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, frort to cure any title defect during such period. If, at the later of the time period, Seller is unable to remedy the title, Buyer may close and greement in which case the parties shall be relieved of any further to the Buyer.
	warranty deed, and shall be free and clear of all strictions of record which do not materially and adversely affect the
7. POSSESSION: Possession of premises shall be given to Buye	er immediately at closing unless otherwise agreed in writing.
8. RISK OF LOSS: Until the closing, the risk of loss or dama	ge to said premises by fire or otherwise, is assumed by Seller. Buyer or to closing for the purpose of determining that the premises are in
	Ill be prorated as of the date of closing: rent, association fees, (other) eas shall be prorated as of the date of closing (based on municipality's
fiscal year). Seller is responsible for any unpaid taxes for prior they shall be apportioned on the basis of the taxes assessed for t	years. If the amount of said taxes is not known at the time of closing, the preceding year with a reapportionment as soon as the new tax rate survive closing. Buyer and Seller will each pay their transfer tax as
10. DUE DILIGENCE: Buyer is encouraged to seek information Seller nor Licensee makes any warranties regarding the condition subject to the following contingencies, with results being satisfactory.	1001
Revised 2017 Page 1 of 4 - P&S-LO Buyer(s) Initials U	BMU Seller(s) Initials
BAY REALTY ASSOCIATES, 559 CONGRESS STREET PORTLAND, ME 04 Phone: (207)775-3838 Fax: (207)775-0146 Rita Yarnold	
Produced with zinForm® by zinl paix 19070 Fifton	

	CONTINGENCY	YES	NO	FULL	RESOLU	TION	OBTAINED BY	TO BE PAID FOR BY
1.	SURVEY	X	П	within	7	davs	Seller	Seller
	Purpose: Due diligen	_						
2.	SOILS TEST		X	within	0	days	N/A	N/A
	Purpose:							
3.	SEPTIC SYSTEM DESIGN		X	within	0	days	N/A	N/A
	Purpose:						***	
4.	LOCAL PERMITS		X	within	7	days	Seller	N/A
	Purpose: Verify prob	abilit	у.					
5.	HAZARDOUS WASTE REPORTS		X	within	7	days	Seller	N/A
	Purpose: Review of H	azardo	ıs Was	te remar	ks in Se	eller's E	Property Disclosure.	
6.	UTILITIES		X	within	7	days	Seller	N/A
	Purpose: Verify.							
7.	WATER		X	within	7	days	Seller	N/A
	Purpose: Verify.							
8.	SUB-DIVISION APPROVAL	x		within	7	days	Seller	Seller
	Purpose: Verify.							
9.	DEP/LURC APPROVALS	X		within	7	days	N/A	N/A
	Purpose: Verify.							
10.	ZONING VARIANCE		X	within	0	days	N/A	N/A
	Purpose:							
11.	HABITAT REVIEW/ WATERFOWL		X	within	0	days	N/A	N/A
	Purpose:		-					
12.	REGISTERED FARMLAND		X	within	0	days	N/A	N/A
	Purpose:							
13.	MDOT DRIVEWAY/							
	ENTRANCE PERMIT	X		within	7	days	Seller	N/A
	Purpose:							
14.	DEED RESTRICTION		X	within	7	days	Seller	Seller
	Purpose: Verify.							tetania, and a second a second and a second
15.	TAX STATUS*		X	within	0	days	N/A	N/A
	Purpose:							
16.	BUILD PACKAGE	X		within	7	days	Builder	N/A
	Purpose: Subject to	Buyer	approv	al of Bu	ilders'	plans, s	specs & construction	contract.
17.	OTHER	X		within	7	days	Buyer	N/A
	Purpose: Subject to	Buyer	signin	g a Build	d Contra	act, w/in	n 7 days of P&S effec	ctive date.
	*If the land is enrolled i Management and Harvest						rees to provide Buyer with	the current Fores
Fur	ther specifications regarding an		October 1980			ndum 1.	Clause #2. of the Pu	rchase And
	le Agreement.	,						
	less otherwise specified above,							
ond	ll give Buyer and Buyer's agent	s and con	suitants	icasonable a	ccess to th	e broberry in	i order to amagnake the above	mvesugations. I

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, 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 inspection(s) mentioned above, Buyer is relying completely upon Buyer's own opinion as to the condition of the property.

Revised 2017

Page 2 of 4 - P&S-LO

Buyer(s) Initials

Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

BMU Seller(s) Initials

BETHANY

DocuSign Envelope ID: 9F97A16C-BADB-4E38-BF3F-9BA67991FAFE DocuSign Envelope ID: 6E00AB4F-EB23-41D0-98AD-Aช9689D0ธ4ธ8 DocuSign Envelope ID: 6CF728B0-643E-45DF-8552-BB2C28D8B4F7	
11. FINANCING: Buyer's obligation to close:	
is not subject to a financing contingency. Buyer has provided Seller with acceptable proof of the funds. is not subject to a financing contingency. Buyer shall provide proof of the funds acceptable to Seller withinn/a da If proof of funds is not provided within such time period, or such proof is unacceptable to Seller, Seller may terminate to Agreement no later thann/a days from receipt or expiration of such time period in which case the earnest monthshall be returned to Buyer.	his
a. Buyer's obligation to close is subject to Buyer obtaining a <u>land/construction</u> loan of <u>100.000</u> % of purchase price, at an interest rate not to exceed <u>5.000</u> % and amortized over a period of <u>30</u> ye 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 such that the subject to financing as follows:	ears. uyer
 b. Buyer to provide Seller with letter from lender showing that Buyer has made application for loan specified in (a) and, sub to verification of information, is qualified for the loan requested within days from the Effective Date of Agreement. If Buyer fails to provide Seller with such letter within said time period, Seller may terminate this Agreement 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 with such letter within said time period, Seller may terminate this Agreement the earnest money shall be returned to Buyer. This right to terminate ends once Buyer's letter is received. 	f the and
Seller's licensee and Buyer'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 provide Seller with written documentation of the loan denial within two days of receipt. After notifying Seller, Buyer's haven/a_ days to provide Seller with a letter from another lender showing that Buyer has made application for specified in (a) and, subject to verification of information, is qualified for the loan requested. If Buyer fails to provide Sewith such letter within said time period, Seller may terminate this Agreement and the earnest money shall be returned.	shall loan eller
Buyer. This right to terminate ends once Buyer's letter is received. e. Buyer agrees to pay no more than 0 points. Seller agrees to pay up to \$ n/a toward Buy 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 X No. g. Buyer may choose to pay cash instead of obtaining financing. If so, Buyer shall notify Seller in writing including provide proof of funds and the Agreement shall no longer be subject to financing, and Seller's right to terminate pursuant to provisions of this paragraph shall be void.	ding the
12. BROKERAGE DISCLOSURE: Buyer and Seller acknowledge they have been advised of the following relationships:	
Mindy Sanderson (006785)of The Maine Real Estate Network (1898)
Licensee MLS ID Agency MLS ID	
is a X Seller Agent Buyer Agent Disc Dual Agent Transaction Broker	
Rita Yarnold (001596) of Bay Realty (1397)
Rita Yarnold (001596) of Bay Realty (1397 Licensee MLS ID Agency MLS ID is a Seller Agent X Buyer Agent Disc Dual Agent Transaction Broker If this transaction involves Disclosed Dual Agency, the Buyer and Seller acknowledge the limited fiduciary duties of the agents hereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior receipt and signing of a Disclosed Dual Age Consent Agreement.	and
Licensee MLS ID Agency MLS ID is a Seller Agent Disc Dual Agent Transaction Broker If this transaction involves Disclosed Dual Agency, the Buyer and Seller acknowledge the limited fiduciary duties of the agents hereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior receipt and signing of a Disclosed Dual Agency Dual Agency Consent to this arrangement.	and ency
Licensee MLS ID is a Seller Agent X Buyer Agent Disc Dual Agent Transaction Broker If this transaction involves Disclosed Dual Agency, the Buyer and Seller acknowledge the limited fiduciary duties of the agents hereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior receipt and signing of a Disclosed Dual Age Consent Agreement. 13. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form. 14. DEFAULT/RETURN OF EARNEST MONEY: Buyer's failure to fulfill any of Buyer's obligations hereunder shall constitut default and Seller may employ all legal and equitable remedies, including without limitation, termination of this Agreement forfeiture by Buyer of the earnest money. Seller's failure to fulfill any of Seller's obligations hereunder shall constitute a default Buyer may employ all legal and equitable remedies, including without limitation, termination of this Agreement and return to Buyer the earnest money. Agency acting as escrow agent has the option to require written releases from both parties prior to disbursing earnest money to either Buyer or Seller. In the event that the Agency is made a party to any lawsuit by virtue of acting as escrow ag Agency shall be entitled to recover reasonable attorney's fees and costs which shall be assessed as court costs in favor of the prevail	and and er of the gent,
Licensee MLS ID Agency 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 of the agents hereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior receipt and signing of a Disclosed Dual Agency Consent Agreement. 13. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form. 14. DEFAULT/RETURN OF EARNEST MONEY: Buyer's failure to fulfill any of Buyer's obligations hereunder shall constituted adfault and Seller may employ all legal and equitable remedies, including without limitation, termination of this Agreement forfeiture by Buyer of the earnest money. Seller's failure to fulfill any of Seller's obligations hereunder shall constitute a default Buyer may employ all legal and equitable remedies, including without limitation, termination of this Agreement forfeiture by Buyer of the earnest money. Seller's failure to fulfill any of Seller's obligations hereunder shall constitute a default buyer may employ all legal and equitable remedies, including without limitation, termination of this Agreement and return to Buye the earnest money. Agency acting as escrow agent has the option to require written releases from both parties prior to disbursing earnest money to either Buyer or Seller. In the event that the Agency is made a party to any lawsuit by virtue of acting as escrow agency shall be entitled to recover reasonable attorney's fees and costs which shall be assessed as court costs in favor of the prevair party. 15. MEDIATION: Earnest money or other disputes within the jurisdictional limit of small claims court will be handled in that for All other disputes or claims arising out of or relating to this Agreement or the property addressed in this Agreement (other than request for injunctive relief) shall be submitted to mediation in accordance with generally accepted mediation practices. Buyer and Seller bound to medi	and and er of the tent, ding rum.
Licensee MLS ID Agency MLS ID Agency 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 of the agents hereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior receipt and signing of a Disclosed Dual Age Consent Agreement. 13. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form. 14. DEFAULT/RETURN OF EARNEST MONEY: Buyer's failure to fulfill any of Buyer's obligations hereunder shall constitute default and Seller may employ all legal and equitable remedies, including without limitation, termination of this Agreement forfeiture by Buyer of the earnest money. Seller's failure to fulfill any of Seller's obligations hereunder shall constitute a default Buyer may employ all legal and equitable remedies, including without limitation, termination of this Agreement to Buye the earnest money. Agency acting as escrow agent has the option to require written releases from both parties prior to disbursing earnest money to either Buyer or Seller. In the event that the Agency is made a party to any lawsuit by virtue of acting as escrow agent has the option to require written releases from both parties prior to disbursing earnest money to either Buyer or Seller. In the event that the Agency is made a party to any lawsuit by virtue of acting as escrow agency shall be entitled to recover reasonable attorney's fees and costs which shall be assessed as court costs in favor of the prevail party. 15. MEDIATION: Earnest money or other disputes within the jurisdictional limit of small claims court will be handled in that for All other disputes or claims arising out of or relating to this Agreement or the property addressed in this Agreement (other than requests for injunctive relief), then that party will be liable for the other party's legal fees in subsequent litigation regarding that same matter in which the party who failed to	and and and green, the second and and and green, the second and and green, are second and and and and and and and and and a
Licensee 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 of the agents hereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior receipt and signing of a Disclosed Dual Age Consent Agreement. 13. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form. 14. DEFAULT/RETURN OF EARNEST MONEY: Buyer's failure to fulfill any of Buyer's obligations hereunder shall constitute default and Seller may employ all legal and equitable remedies, including without limitation, termination of this Agreement forfeiture by Buyer of the earnest money. Seller's failure to fulfill any of Seller's obligations hereunder shall constitute a default Buyer may employ all legal and equitable remedies, including without limitation, termination of this Agreement and return to Buye the earnest money. Agency acting as escrow agent has the option to require written releases from both parties prior to disbursing earnest money to either Buyer or Seller. In the event that the Agency is made a party to any lawsuit by virtue of acting as escrow agency shall be entitled to recover reasonable attorney's fees and costs which shall be assessed as court costs in favor of the prevair party. 15. MEDIATION: Earnest money or other disputes within the jurisdictional limit of small claims court will be handled in that for All other disputes or claims arising out of or relating to this Agreement or the property addressed in this Agreement (other than request for injunctive relief) shall be submitted to mediation in accordance with generally accepted mediation practices. Buyer and Seller bound to mediate in good faith and to each pay half of the mediation fees. If a party fails to submit a dispute or claim to mediation to initiating litigation regarding that same matter in which the party who failed to first submit the dispute or claim to mediation lose that s	and and and er of the tent, lling rum. nests are prior any es in
Licensee MLS ID Agency MLS ID is a Seller Agent X Buyer Agent Disc Dual Agency, the Buyer and Seller acknowledge the limited fiduciary duties of the agents hereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior receipt and signing of a Disclosed Dual Agency, some Agreement. 13. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form. 14. DEFAULT/RETURN OF EARNEST MONEY: Buyer's failure to fulfill any of Buyer's obligations hereunder shall constituted fault and Seller may employ all legal and equitable remedies, including without limitation, termination of this Agreement forfeiture by Buyer of the earnest money. Seller's failure to fulfill any of Seller's obligations hereunder shall constitute a default Buyer may employ all legal and equitable remedies, including without limitation, termination of this Agreement and return to Buye the earnest money. Agency acting as escrow agent has the option to require written releases from both parties prior to disbursing earnest money to either Buyer or Seller. In the event that the Agency is made a party to any lawsuit by virtue of acting as escrow agency shall be entitled to recover reasonable attorney's fees and costs which shall be assessed as court costs in favor of the prevai party. 15. MEDIATION: Earnest money or other disputes within the jurisdictional limit of small claims court will be handled in that for All other disputes or claims arising out of or relating to this Agreement or the property addressed in this Agreement (other than requery injunctive relief) shall be submitted to mediation in accordance with generally accepted mediation practices. Buyer and Seller bound to mediate in good faith and to each pay half of the mediation fees. If a party fails to submit a dispute or claim to mediation to initiating litigation (other than requests for injunctive relief), then that party will be liable for the other party's legal fees in subsequent litigation. This clause shall survive the closing of th	and
Licensee MLS ID Agency Agency MLS ID Agency 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 of the agents hereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior receipt and signing of a Disclosed Dual Age Consent Agreement. 13. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form. 14. DEFAULT/RETURN OF EARNEST MONEY: Buyer's failure to fulfill any of Buyer's obligations hereunder shall constitute default and Seller may employ all legal and equitable remedies, including without limitation, termination of this Agreement forfeiture by Buyer of the earnest money. Seller's failure to fulfill any of Seller's obligations hereunder shall constitute a default Buyer may employ all legal and equitable remedies, including without limitation, termination of this Agreement forfeiture by Buyer of the earnest money. Seller's failure to fulfill any of Seller's obligations hereunder shall constitute a default Buyer may employ all legal and equitable remedies, including without limitation, termination of this Agreement of the agency the earnest money. Agency acting as escrow agent has the option to require written releases from both parties prior to disbursing earnest money to either Buyer or Seller. In the event that the Agency is made aparty to any lawxuit by virtue of acting as escrow agency shall be entitled to recover reasonable attorney's fees and costs which shall be assessed as court costs in favor of the prevair party. 15. MEDIATION: Earnest money or other disputes within the jurisdictional limit of small claims court will be handled in that for All other disputes or claims arising out of or relating to this Agreement or the property addressed in this Agreement (other than request for injunctive relief), then that party will be liable for the other party's legal fees in subsequent litigation.	tte a and and er of g the tent, lling rum. lests are prior any es in ment igns ame
Licensee 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 of the agents hereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior receipt and signing of a Disclosed Dual Age Consent Agreement. 13. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form. 14. DEFAULT/RETURN OF EARNEST MONEY: Buyer's failure to fulfill any of Buyer's obligations hereunder shall constitut default and Seller may employ all legal and equitable remedies, including without limitation, termination of this Agreement forfeiture by Buyer of the earnest money. Seller's failure to fulfill any of Seller's obligations hereunder shall constitute a default Buyer may employ all legal and equitable remedies, including without limitation, termination of this Agreement and return to Buye the earnest money. Agency acting as escrow agent has the option to require written releases from both parties prior to disbursing earnest money to either Buyer or Seller. In the event that the Agency is made a party to any lawsuit by virtue of acting as escrow agent has the option to require written releases from both parties prior to disbursing earnest money to either Buyer or Seller. In the event that the Agency is made a party to any lawsuit by virtue of acting as escrow agent party. 15. MEDIATION: Earnest money or other disputes within the jurisdictional limit of small claims court will be handled in that for All other disputes or claims arising out of or relating to this Agreement or the property addressed in this Agreement (other than requests for injunctive relief) shall be submitted to mediation in accordance with generally accepted mediation practices. Buyer and Seller bound to mediate in good faith and to each pay half of the mediation fees. If a party fails to submit a dispute or claim to mediation to initiating litigation (other than requests for injunct	tte a and and er of g the tent, lling rum. lests are prior any es in ment lights ame

Agreement, including all addenda made a part hereof, shall mean business days defined as excluding Saturdays, Sundays and any observed Maine State/Federal holidays. Deadlines in this Agreement, including all addenda, expressed as "within x days" shall be counted from the Effective Date, unless another starting date is expressly set forth, beginning with the first day after the Effective Date, or such other established starting date, and ending at 5:00 p.m. Eastern Time on the last day counted. Unless expressly stated to the contrary, deadlines in this Agreement, including all addenda, expressed as a specific date shall end at 5:00 p.m. Eastern Time on such

- 21. CONFIDENTIALITY: Buyer and Seller authorize the disclosure of the information herein to the real estate licensees, attorneys, lenders, appraisers, inspectors, investigators and others involved in the transaction necessary for the purpose of closing this transaction. Buyer and Seller authorize the lender and/or closing agent preparing the entire closing disclosure and/or settlement statement to release a copy of the closing disclosure and/or settlement statement to the parties and their licensees prior to, at and after the closing.
- 22. OTHER CONDITIONS: See Addendum 1 of the Purchase And Sale Agreement.

23. 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.
- Whenever this Agreement provides for earnest money to be returned or released, agency acting as escrow agent must comply

with Maine Real Estate Commission rules which n	nay require wr	itten notices or obtaining written releases	s from both parties.
24. ADDENDA: Yes Explain:			*
Buyer's Mailing address is 21 Wellstone Drive, 1		ME_00410352757	
Christopher legro 6/13/2017		Bethany Mitchell-legro	6/13/2017
Christopher Legro	DATE	BUYER Bethany Mitchell-Legro	DATE
Seller accepts the offer and agrees to deliver the above-de	escribed prope	rty at the price and upon the terms and o	conditions set forth and
agrees to pay agency a commission for services as specifie	a in the fisting	agreement.	
Seller's Mailing address is			•
	ATE	SELLER	DATE
	COUNTER-O		
Seller agrees to sell on the terms and conditions as detailed Removal of Paragraph +	Therein with th	ne following changes and/or conditions: addendom #1.	
The parties acknowledge that until signed by Buyer, Selle	r's signature c	onstitutes only an offer to sell on the ab-	ove terms and the offer
will expire unless accepted by Buyer's signature with com	munication of	such signature to Seller by (date)	ne 15 2017
(time) 5:00 AM X PM.		Todd Settle	6/14/2017
SELLER D	PATE	STOFFATOR C234FE	DATE
The Duyer hereby accepts the counter offer set forth above	7	Bechang hitchel Lego	Mela
BUYER	ATE	BUYER	DATE
	EXTENSIO	N:	
The time for the performance of this Agreement is extende	d until		•
		DATE	
SELLER D	ATE	SELLER	DATE
BUYER D	ATE	BUYER	DATE
			DAIL
Maine Association of REALTORS®/Copyright	© 2017.		







75 Ch Pomb

	Addendum 1	to Agreement					
Addendum to contract dated		June 13, 2017					
between	Geneva Ventures	LLC	(hereinafter "Seller")				
and Christopher Legro, Bethany Mitchell-Legro (here							
propertyLo	t #42, Pamela Stre	eet, Portland, Me. 04103	3				
Purchase and Sale Agreement shall also be subject to the following terms: 1. Paragraph 11 b.6 d. Financing shall now read: Either Party may terminate this Agreement and in that event, the earnest money deposit of \$2,000. shall be returned to the Buyer. 2. Within 2 days of the contract effective date, Buyer to receive satisfactory clarification of "Additional Information" noted in the Seller's Property Disclosure, regarding internet/phone wires and tree plantings. If said information is not received in 2 days, or, if in 5 additional days, Buyer determines, in his sole discretion, that any "Additional Information" is unsatisfactory, Buyer may terminate this Agreement and the earnest money deposit of \$2,000. shall be returned to the Buyer. 3. Within 2 days of the contract effective date, Seller shall provide Buyer with all Covenants, Amended Subdivision Plan Restrictions/Easements, Sewer Easement, #42 Lot Plan Survey, and any other pertinent Subdivision Documents (the "Lot Conditions"). Buyer shall review (the Lot Conditions") within 5 days of receipt. In the event, Buyer, at his sole discretion, determines that any of the lot conditions are unacceptable, Buyer may terminate this Agreement and the earnest money deposit of \$2000. shall be returned to Buyer.							
Parties acknowledge Agency's ad with sale/purchase of property.	vice to seek legal, tax an	d other professional advice as nece	ssary in connection				
Docusioned by: Christopher legro	6/13/2017	DocuSigned by: Jadd Settle	6/14/2017				
Buy@36FA5FC682400 Christopher Legro	Date	SellerBA723C234FE Geneva Ventures, LLC	Date				
Bethany Mitchell-lears	6/13/2017						
Buyes _{BAFE848C0449} Bethany Mitchell-Legro	Date	Seller	Date				

BAY REALTY ASSOCIATES, 559 CONGRESS STREET PORTLAND, ME 04101 Phone: (207)775-3838 Fax: (207)775-0146 Rita Yarnold