PURCHASE AND SALE AGREEMENT

("days" means business days unless otherwise noted, see paragraph 23)

6/25/2025	,Effective Date				
Offer Date	Effective Date is defined in Paragraph 23 of this Agreement.				
1. PARTIES: This Agreement is made between Town of Blue Hil	ll				
	("Buyer") and				
George Stevens Acad	demy ("Seller").				
2. DESCRIPTION: Subject to the terms and conditions hereinafted part of (if "part of" see para. 26 for explanation) the property situated	ted in municipality of Blue Hill .				
County of Hancock State of Maine, located of Mai	at 30 Tenney Hill and				
described in deed(s) recorded at said County's Registry of Deeds Boo	ok(s) 6414, Page(s) 178 All.				
3. FIXTURES: The Buyer and Seller agree that all fixtures, including blinds, shutters, curtain rods, built-in appliances, heating sources/systematics, sump pump, electrical fixtures, hard-wired generators, land included with the sale except for the following: N/A	tems including gas and/or kerosene-fired heaters and wood/pellet dscaping, andare				
Seller represents that all mechanical components of fixtures will be of	perational at the time of closing except: NA				
4. PERSONAL PROPERTY: The following items of personal proposale at no additional cost, in "as is" condition with no warranties: _G	erty as viewed onApril 10, 2025are included with the ym equipment in basement				
5. PURCHASE PRICE/EARNEST MONEY: For such Deed and \$1,875,000.00, Buyer has delivered; or will delive a deposit of earnest money in the amount \$10,000.00 will be delivered will be delivered if Buyer fails to deliver the initial or additional deposit in compliance right to terminate ends once Buyer has delivered said deposit(s). The cashier's or trust account check upon delivery of the Deed.	er to the Agency within 5 days of the Effective Date, Buyer agrees that an additional deposit of earnest money N/A with the above terms Seller may terminate this Agreement. This				
This Purchase and Sale Agreement is subject to the following condition	ns:				
	irst Light Realty ("Agency") shall hold hall be valid until <u>Twe 27, 2085</u> (date) orn Time; and, in the event of non-acceptance, this carnest money				
shall be returned promptly to Buyer.					
7. TITLE AND CLOSING: A deed, conveying good and merchant the Maine Bar Association shall be delivered to Buyer and this trans execute all necessary papers on	saction shall be closed and Buyer shall pay the balance due and(closing date) or before, if agreed in writing by both parties. If arragraph, then Seller shall have a reasonable time period, not to , unless otherwise agreed to in writing by both Buyer and Seller, to cure any title defect during such period. If, at the later of the period, Seller is unable to remedy the title, Buyer may close and				
8. DEED: The property shall be conveyed by a Water concumbrances except covenants, conditions, easements and restriction continued current use of the property.	arranty deed, and shall be free and clear of all ons of record which do not materially and adversely affect the				
Page 1 of 5 Boyer(s) Initials ES	Softer(s) Initials Flooro; Fax				

General Building

Sewage Disposal

Water Quality

Water Quantity

Page 2 of 5

Air Quality

Sauare Footage

Code Conformance

Registered Farmland

Environmental Scan

Smoke/CO Detectors

9. POSSESSION, OCCUPANCY, AND CONDITION: Unless otherwise agreed in writing, possession and occupancy of premises, free of tenants and occupants, shall be given to Buyer immediately at closing. Said premises shall then be broom clean, free of all possessions and debris, and in substantially the same condition as at present, excepting reasonable use and wear. Buyer shall have the right to view the property within 24 hours prior to closing.
10. RISK OF LOSS, DAMAGE, DESTRUCTION AND INSURANCE: Prior to closing, risk of loss, damage, or destruction of premises shall be assumed solely by the Seller. Seller shall keep the premises insured against fire and other extended casualty risks prior to closing. If the premises are damaged or destroyed prior to closing, Buyer may either terminate this Agreement and be refunded the carnest money, or close this transaction and accept the premises "as-is" together with an assignment of the insurance proceeds relating thereto.
calculated as of the closing date or such earlier date as required to comply with lender requirements, if any. The amount owed, if any, shall be determined using the most recently available cash price of the 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, (other)
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.
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.
Buyer's obligation to close under this Agreement is subject to Buyer's satisfaction with the results of any due diligence nvestigations undertaken. Buyer shall have

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 systems and fixtures in order to undertake the above investigations. Buyer agrees to take reasonable steps to return the property to its pre-inspection condition. If the result of any investigation is unsatisfactory to Buyer in Buyer's sole discretion, 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 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, or if any investigation under this paragraph is not performed or completed during the period specified in this paragraph, this contingency and the right to conduct an investigation are waived by Buyer.

Zoning

Insurance

Pests

Pool

Mold

Survey/MLI

Lead Paint

Flood Plain

Tax Status*

Chimney

Habitat Review/Waterfowl

Arsenic Wood/Water (see par. 13)

Shoreland Septic

Lot Size/Acreage

Energy Audit

* 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 N/A days. Yes X No

13. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of 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.

Bolos	\U	
Buyer(s) Initials	Seller(s) Initials	

14.			yer's obligation to clo	ose:							
	No	t Subject to Fi	nancing to a financian contin	ganate Director base	ما كا كا توانيا		1 6.64				
	X	is not subject	to a financing conting to a financing con	gency, buyer has	elist provide shall provide	r with acceptan	ole proof of th	ic lituds. Allo to Colleg wie	1.2	_	
	(2.2)	days. If such j	proof is unacceptable	: to Seller, Seller r	nay terminate	this Agreement	no later than	3 /	ยนร	from rece	int If
		proof of fund	s is not provided with	nın such time per	iod. Seller ma	v terminate this	: Aøreement	which right chall a	and a	nuca cuch	mranf
		is received, h	owever Seller retains	s the agreed upor	time period	o terminate if	such proof is	s unacceptable. If	Selle	er termina	ates in
	П	either case, (n	e camest money shall	I be returned to B	uver.						
	H	Seller gurees	y to purchase is is is lo pay up to S N/A	X. is not subject to	the sale of an	other property.	See addendu	ım _ Yes X No	•		
	Sul	bject to Financ	ing		waid buyers	acmai pre-parm	s andor closi	ng cosis.			
	П	Buyer's obliga	tion to close is subject	ct to financing as	follows:						
	a.	Buyer's oblig	ation to close is sub e, at an interest rate	bject to Buyer of	taining e	N/	/A	lose of	N/A	% o	f the
		purchase pric	e, at an interest rate	not to exceed	N/A	% und	antortized or	ver a period of	***************************************	<u>√/A</u> y	cars.
		Dayer is unuc	a a good ainn dong	анон ю ѕеек апо	ootam mand	ang on these to	erms. If such	financino is not	ลงเลย่	lable in F	25567000
		shall be return	sing date, Buyer is a	not confined to	ciose and ma	y terminate th	is Agreemen	it in which case	he e	earnest in	ioney
	ь.	Buyer to prov	vide Seller with letter	r from lender she	wing that Bu	ver has made	annlication (hr lass specified	in to	al and cu	biant
		TO VEHICULION	i or imprimation, is i	quantica for the	ioan requeste	d Wilhin	N/A d	avs from the Fff	otiv	a Dain o	f the
		Agreement. II	Buyer laus to prov	ide Seller with s	uch letter with	iin said time n	eriod. Seller	may terminate th	is A	greemen	and
		me carnest mo	ney shall be returned	l to Buyer. This rip	tht to terminat	e ends once Bu	ver's letter is	received.			
	¢.	Seller's license	nuthorizes, instructs e and Buyer's license	s and directs its	lender to con	municate the	status of the	Buyer's loan app	dica	tion to S	eller,
	d.	After (b) is n	not, if the lender no	itifies Buver that	it is unable	or unwilling to	n movide sa	id financina Rus	er i	- nhlinate	ul tes
		provide Selier	with the written doc	cumentation of th	e loan denial	within two day	vs of receipt.	. After notifying 9	حالح	r Ruger	chall
		nave N/A	days to provide	e Seller with a le	tter from ano	ther lender sho	wing that B	uver has made an	nlice	and maite	losu
		specined in (a	i) and, subject to ver	rification of info	mation, is au	alified for the	loan request	ed. If Buver fails	10 1	rovide S	oller
		Buyer. This ris	er within said time tht to terminate ends o	penou, sener n ance Buver's lene	nty terminate	illis Agreemei	nt and the e	arnest money sha	ill b	e returne	d to
¢	ċ.	Buyer agrees	to pay no more that	n N/A points.	Seller agrees	to pay up to	S N/A		lat	ward Ro	verte
		actual pre-paid	s, points und/or closir	ng costs, but no m	ore than allow	able by Buver's	s lender.			·	yora
	i.	Buyer's ability	to obtain financing [_jis ∐is not subj	ect to the sale	of another prop	erty. See add	lendum 🗌 Yes 📗]No.		
٤	<u>.</u>	proof of finds	oose to pay cash instant	stead of obtaining	g financing. I	so, Buyer sh	all notify Se	ller in writing in	oludi	ng provid	ding
		provisions of the	nis paragraph shall be	void and Seller's	i de subject obligations nu	rsuant to 14e sl	ano Seners ball remain in	opsinition of the lift.	; pu	rsuant lo	llic
Auditenti siri											
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is a [$\int S$	eller Agent X	Buyer Agent []D	isc Dual Agent	Transactio	n Broker	6			11120 115	
			ves Disclosed Dual	•			elen Bandend	Galandania dagia -	e .1		
hereb	v ica V ca	onsent to this	arrangement. In add	dition, the Rover	and Seller a	acknowienge cknowledge n	vior receipt	nauciary auties o	T Inc	agents a	and
Ageno	cy C	Consent Agreer	nent.	annon, mo isayei	and boner a	canonicage p	nor receipt	and signing of a	DIS	ciosed D	uai
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defaul	t m	M Seller mov	N OF EARNEST M employ all legal as	viONEX; buyers	i illitte to tu salias isolod	nn any or Bu	tyers obliga	nons nercunder s	lall	constitut	e a
forfeit	n a	by Rover of the	he earnest money. S	na equinoie ien Seller'e failure te	fulfill any of	uig without ii Seller's obliga	musuon, ter tione boroun	mmation of this	Agr	coment a	ord ord
Buyer	ma	v emplov ali k	egal and equitable re	emedies, includi	ranni any di 19 without lic	otation, termi	nation of thi	e Aaraemont and	n or	a suus a	uar
of the	¢ar	nest money, A	gency acting as esci	row agent has th	e option to re	auire written	releases from	n both parties ori	or te	ı dishnesi	no
the car	rnes	at money to cit	her Buyer or Seller.	In the event that	the Agency	s made a party	to any laws	suit by virtue of a	ctin	e as eser	OVV
agent.	Ag	ency shall be o	entitled to recover re	casonable attorno	y's fees and	costs which sh	all be assess	sed as court costs	in	avor of t	he
prevail	ling	party.									
17. MI	EDI	ATION: Earn	est money or other d	lisputes within th	e jurisdiction	al limit of sma	ill claims co	urt will be handle	d in	that form	rts
All oth	ıer e	lisputes or clair	ms arising out of or i	relating to this A	greement or th	e property add	iressed in thi	s Agreement (oth	er th	an reque	sts
for inju	unci	tive relief) shal	ll be submitted to me	ediation in accor	dance with ge	nerally accept	ted mediatio	n practices. Buye	r an	d Seller a	re
bound	to n	nediate in good	l faith and to each pa	ay half of the med	liation fees. I	a party fails to	o submit a di	spute or claim to	med	iation pri	01.
to initi	atin	ng litigation (o	ther than requests for	or injunctive rel	icf), then tha	party will be	liable for th	e other party's le	gal:	fees in ai	ıy
subseq	uen	t litigation rega	wding that same mat	tter in which the	party who fai	led to first sub	mit the dispu	ite or claim to me	diati	ion loses	in
that su	bsc	quent litigation	n. This clause shall	survive the clos	ing of the tra	nsaction.	AUGUAGES				
	Pa	ige 3 of 5	Buyer(s) Initials			Seller(s) Initials	1)(

- 18. PRIOR STATEMENTS: Any representations, statements and agreements are not valid unless contained herein. This Agreement completely expresses the obligations of the parties and may only be amended in writing, signed by both parties.
- 19. HEIRS/ASSIGNS: This Agreement shall extend to and be obligatory upon heirs, personal representatives, successors, and assigns of the Seller and the assigns of the Buyer.
- 20. COUNTERPARTS: This Agreement may be signed on any number of identical counterparts with the same binding effect as if the signatures were on one instrument. Original or faxed or other electronically transmitted signatures are binding.
- 21. SHORELAND ZONE SEPTIC SYSTEM: Seller represents that the property \square does \overline{X} does not contain a septic system within the Shoreland Zone. If the property does contain a septic system located in the Shoreland Zone, Seller agrees to provide certification at closing indicating whether the system has/has not malfunctioned within 180 calendar days prior to closing.
- 22. NOTICE: Any notice, communication or document delivery requirements hereunder may be satisfied by providing the required notice, communication or documentation to or from the parties or their Licensce. Only withdrawals of offers and withdrawals of counteroffers will be effective upon communication, verbally or in writing.
- 23. EFFECTIVE DATE/BUSINESS DAYS: This Agreement is a binding contract when the last party signing has caused a paper or electronic copy of the fully executed agreement to be delivered to the other party which shall be the Effective Date. Licensee is authorized to fill in the Effective Date on Page I hereof. Except as expressly set forth to the contrary, the use of the term "days" in this 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 date.
- 24. 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 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. Buyer is advised that Seller or Seller's agent may disclose the terms of this offer (if rejected), to others when it is used as a Competing Offer to accompany an Escalation Addendum.

25.	ADDENDA:	Lead Paint - Yes	No: O	ther - X Yes	No	Explain: Exhibit A	
The	Property Disci	losure Form is not an	addendum	and not part of th	is Ag	greement.	

26. OTHER CONDITIONS: a. This Agreement is for the purchase of real estate at 30 Tenney Hill, described in deed referenced in Paragraph 2, AND approximately 14+ acres of land, included the BHCS lease lot, the parking area located immediately easterly of the lease lot and a right of way from High Street to the lease lot, as shown on the attached Exhibit A.

Continued... See Addendum Other Conditions: 1

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.

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Page 4 of 5	Buyer(s) Initials	Seiler(s) Init	ials /)(
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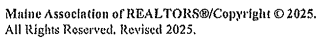
28. ELECTRONIC SIGNATURES: Pursuant to the Maine Uniform Electronic Transactions Act and Digital Signature Act, the parties authorize and agree to the use of electronic signatures as a method of signing/initialing this Agreement, including all addenda. The parties hereby agree that either party may sign electronically by utilizing an electronic signature service.

29.	Upon acceptance of the offer or counteroffer, Seller agrees to deliver the above-described property at the price and upon the terms
	and conditions set forth and agrees to pay agency a commission for services as specified in the listing agreement.

Buyer's Molling address is 18 Union Str	ect, Blue Hill, ME 046	14	~
Zustow, Che	in SB 6/25/29		
BUYER Town of Blue Hill	DATE /	BUYER	DAT
BUYER	DATE	BUYER	DAT
Seller hereby accepts the offer set forth at	bove.		
Seller's Mailing address is 23 Union Stre	et, Blue Hill, ME 0461	4	The state of the s
SELLER George Stevens Academy	DATE	SELLER	DATI
SELLER	DATE	SELLER	DATI
	COUNT	ER-OFFER	
Seller agrees to sell on the terms and cond	litions as detailed herein	with the following changes and/or co	onditions:
specified time period and any ear concerning the legal review with The parties acknowledge that until signed will expire unless accepted by Buyer's sig (time)5 AM X PM East Authentissas	in the time period se by Buyer, Seller's sign nature with communical	t forth above, this contingency inture constitutes only an offer to self	s waived by Seller. on the above terms and the offe
Deborah (udlow, GSA BOT Chair 06/27/2!	5 DATE	SELLER	DATE
SELLER	DATE	SELLER	DATE
The Buyer hereby accepts the counter offe	er set forth above.		2711.
Chushin aliana	SB 6/29/28		
BUYER	DATE	BUYER	DATE
BUYER	DATE	BUYER	DATE
		NSION	
The closing dute of this Agreement is exten	nded until	DATE	•
SELLER	DATE	SELLER	DATE
SELLER	DATE	SELLER	DATE
and 1919[K	D(1) L	ODEDDIK	OAID
BUYER	DATE	BUYER	DATE
BUYER	DATE	BUYER	DATE



Page 5 of 5



ADDENDUM

Hill at a special town meeting to be	pon approval of the purchase by the voters of the Town of Blue a held within 30 business days of the Effective Date. If such ay declare this Agreement null and void and any earnest mone
shall be returned to Buyer.	The state of the control of the time of time of the time of the time of the time of the time of time of time of the time of time o
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ate: 6 03 / 28	Date:Authentisses
ate: 6/28/28 De SRN, Clairs	Deborah Ludlow, GSA BOT Chair 06/27/25
ghature	Signature
ate:	Date:
	Signature

EXHIBITA REFERENCE DEEDS: BOOK 271, PAGE 451 BOOK 4836, PAGE 38 40 ACRES 4 H THE REALIST SECTION HOS PLANT HAS LESS FOR THE PERSONAL PROPERTY OF THE PROPERTY OF THE PERSONAL PROPERTY OF THE PERSON Party (Lighthen and existencement let dill of usering Kwediszeck happaytidasabiak (cartoly) of ha Understar planerios de ratecien ce de byll or editoria il practiti especial especi TOPOGRAPHIC SITE PLAN
OF THE BLUE HILL CONSOLIDATED SCHOOL FOR reathe are called and the collection for the collection of the col GEORGE STEVENS ACADEMY APPROXIMATE AREA LEGEND Current Consolidated School lease 585,370 SF, 13.44 Acres HIGH STREET, BLUE HILL, HANCOCK COUNTY, MAINE Proposed land to be sold 1,072,417 Sf. 24.62 Acres SAGE COLLINS SURVEYING, INC.
341 ELLSWORTH ROAD
P. O. BOX 358
BULE HILL, MB 04614
(207) 374-2255 Proposed land to be retained by GSA 101,574 SF, 2.33 Acres DATE DRAWN: MARCH 7, 2017 DRAWN BY: N. M. SJUTH

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