PURCHASE AND SALE AGREEMENT

- 1. <u>PARTIES.</u> KIMBERLY T. WYATT AND BRYAN A. WYATT, whose mailing address is 131 Winn Road, Falmouth, Maine 04105 ("Seller"), agrees to sell, and the **TOWN OF FALMOUTH** a Maine municipal corporation whose mailing address is c/o Nathan Poore, Town Manager, 271 Falmouth Rd., Falmouth, Maine 04105 ("Buyer"), agrees to buy, upon the terms and conditions hereinafter set forth, the real estate described in Paragraph 2 of this Agreement.
- 2. <u>DESCRIPTION</u>. The real estate to which this Agreement applies consists of approximately 1.25+/- acres, with all buildings and improvements thereon, and all rights and easements appurtenant thereto, at and near Winn Road, being a portion of the lot shown on Town of Falmouth Tax Map R03 as Lot 06 (the "Premises"). The location of the Premises is approximately shown on the attached Exhibit A.
- 3. <u>DEED</u>. The Premises are to be conveyed by a good and sufficient warranty deed, which deed shall convey good and clear record and marketable title to the Premises, free from all liens and encumbrances except utility easements of record, the Premises to be in compliance at transfer with all applicable laws, ordinances and regulations relating thereto. At the request of Buyer, the Premises shall be conveyed utilizing a metes and bounds description based upon a current survey of the Premises, such a survey having been obtained by Buyer at its sole expense.
- 4. <u>PURCHASE PRICE</u>. The purchase price for the Premises is \$15,000 (the "Purchase Price"), which shall be paid as follows:

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- (a) \$500 to be paid within five (5) business days of the Effective Date of this Agreement to Buyer's or Seller's attorney (the "Deposit"), which Deposit is to be held in a non-interest bearing account and disbursed in accordance with the terms of this Agreement; and
- (b) the remainder of the Purchase Price, subject to the credits and prorations set forth in this Agreement shall be paid to the Seller by wire transfer or certified check at the Closing.
- 5. <u>WITHHOLDING TAX</u>. Buyer is required to withhold two and one-half percent (2.5%) of the Purchase Price for transfer to the State of Maine Tax Assessor pursuant to 36 M.R.S. § 5250-A unless Seller delivers to Buyer prior to Closing evidence that Seller has obtained a waiver/reduction, or a Residency Affidavit in the form attached to this Agreement as **Exhibit B**.
- 6. <u>TIME FOR PERFORMANCE/DELIVERY OF DEED</u>. The deed and other transfer documents are to be delivered and the consideration paid on the **120th** day following the date of execution of this Agreement by Seller (said date of execution of this Agreement by Seller being hereinafter referred to as the "Effective Date of this Agreement"), at 10:00 a.m. at the offices of Buyer's attorney, Drummond Woodsum, 84 Marginal Way, Suite 600, Portland, Maine 04101 (the "Closing"), unless otherwise agreed to by Seller and Buyer. If such date falls

on a Saturday, Sunday or legal holiday in the State of Maine, the Closing shall occur on the next business day.

7. <u>BUYER'S CONTINGENCIES</u>. In addition to such other conditions to closing as may be set forth herein, the obligations of Buyer under this Agreement are subject to the Buyer having obtained a current survey of the Premises prior to Closing, signed with a raised seal, prepared by a licensed Maine surveyor, disclosing a state of facts acceptable to the Buyer. If the results of the Buyer's survey are not satisfactory to Buyer in its sole discretion, Buyer shall be entitled to terminate this Agreement by giving Seller written notice and upon such termination, the Deposit paid by the Buyer shall be promptly returned to Buyer, and the parties shall be relieved of all further obligations under this Agreement except for such obligations as by their terms survive termination of this Agreement. Prior to the Closing, Buyer and Buyer's agents shall have the right to enter, inspect and survey the Premises, so long as any damage to the Premises as a result thereof is repaired in the event that Buyer should not proceed with the acquisition of the Premises.

The Buyer agrees to pay the cost of the application to US Bank for a review of the mortgage security, up to \$1,300, to cover processing fee and a new appraisal.

The Buyer will provide a legal description of the Premises and the portion to be retained by the Seller's Retained Property").

The Buyer shall, within ninety (90) days of the closing, relocate the existing trail on Seller's Retained Property to the Premises and discontinue the existing trail by screening it from view.

- 8. <u>PREMISES BOUNDARIES</u>. Buyer shall be responsible for the cost of its surveyor marking the corners of the Premises and placing flags along the length of the northwest boundary line of the Premises, marking the line between the Premises and the Seller's Retained Property).
- 9. <u>CLOSING DOCUMENTS</u>. At the Closing, and in addition to any other documents referred to in this Agreement to be delivered to Buyer at the Closing, Seller shall execute, acknowledge as necessary and deliver the following documents and such other documents as Buyer's attorneys may reasonably require to complete the transaction contemplated herein: deed, transfer tax Declaration of Value, title affidavits, nonforeign person affidavit, Maine resident affidavit, and underground oil storage certification. The following shall be prorated and adjusted between Buyer and Seller on a per dicm basis as of the Closing: real property taxes and other municipal assessments for the then current municipal tax year and other items of expense customarily prorated on the transfer of properties similar to the Premises. Seller shall be responsible for paying its share of the transfer tax owed on this transaction, in accordance with Maine law. Buyer agrees to have its attorney prepare the deed and other documents typically prepared by the Seller, at Buyer's expense.
- 10. <u>POSSESSION AND CONDITION OF PREMISES</u>. Full possession of the Premises free of all tenants and occupants, is to be delivered at the Closing, the Premises to be then in the same condition as they now are, reasonable wear and tear excepted.

- 11. EXTENSION TO PERFECT TITLE OR MAKE PREMISES CONFORM. If Seller shall be unable to give title or to make conveyance, or to deliver possession of the Premises, all as herein stipulated, or, if at the time of the Closing the Premises do not conform with the terms and conditions hereof, then Seller shall use reasonable efforts to remove any defects in title, or to deliver possession as provided herein, or to make the Premises conform to the terms and conditions hereof, as the case may be, in which event the time for performance hereof shall be extended for a period of thirty (30) days, or such longer period as shall be agreed to by Buyer, during which time Seller shall continue such efforts to remove any defects in title, or to deliver possession as provided herein, or to make the Premises conform to the terms and conditions hereof.
- 12. FAILURE TO PERFECT TITLE OR MAKE PREMISES CONFORM. If at the expiration of such extended time Seller shall have failed to remove any defects in title, deliver possession, or make the Premises conform, as the case may be, all as herein agreed, then, at Buyer's option, any payments made under this Agreement shall be promptly refunded to Buyer and all other obligations of the parties hereto shall cease and this Agreement shall be void without recourse of the parties hereto, except for such obligations as by their terms survive termination of this Agreement.
- 13. <u>BUYER'S ELECTION TO ACCEPT TITLE AND CONDITION</u>. In addition to such other remedies available to Buyer under this Agreement, Buyer shall have the election, at either the original or such extended time for performance, to accept such title to the Premises in its then condition as Seller can deliver and to pay therefor the purchase price without deduction, in which case, Seller shall convey such title or deliver the Premises in such condition, except that in the event of such conveyance in accordance with the provisions of this clause the Premises shall have been damaged by fire or casualty insured against, then Seller shall, unless Seller has previously restored the Premises to its former condition, and at Buyer's express election, pay over or assign to Buyer, on delivery of the deed, all amounts recovered or recoverable on account of such insurance, less any amounts reasonably expended by Seller for any partial restoration. Seller represents and warrants that Seller will maintain replacement value insurance coverage on the Premises through the Closing.
- 14. <u>RISK OF LOSS</u>. Until delivery of possession of the Premises from Seller to Buyer, risk or loss or damage to the Premises by fire or otherwise shall be on Seller.
- 15. <u>BROKERAGE</u>. Seller and Buyer each represent and warrant to the other that no brokers, agents or consultants have been employed with respect to this transaction by either of them and Seller and Buyer agree to indemnify and hold the other harmless from any claim by any broker or agent claiming compensation in respect of this transaction, alleging an agreement with Seller or Buyer, as the case may be. This agreement to indemnify and hold harmless shall survive the Closing or termination of this Agreement.
- 16. <u>DEFAULT/DAMAGES</u>. Should Seller fail to fulfill Seller's obligations hereunder, Buyer may elect to pursue all available remedies, including specific performance and reasonable attorney's fees. Should Buyer fail to fulfill Buyer's obligations hereunder, Seller shall retain the Deposit as liquidated damages as Seller's sole and exclusive remedy at law or in equity

for Buyer's default without further recourse to Buyer and Buyer shall be relieved of all obligations hereunder except for such obligations as by their terms survive termination of this Agreement.

- 17. <u>SELLER'S WARRANTIES AND REPRESENTATIONS</u>. Seller warrants and represents as of the date of Seller's execution of this Agreement and as of each date through and including the Closing that:
 - (a) Seller is authorized to enter into this Agreement and sell the Premises without obtaining the consent or approval of any other party, other than the consent of US Bank to the release of its mortgage security;
 - (b) Seller knows of no litigation, liens, judgments, violations, investigations or proceedings pending or threatened relating to the Premises;
 - (c) No work has been performed or is in progress at, and no materials have been furnished to, the Premises or any portion thereof which may give rise to mechanic's, materialmen's or other liens against the Premises or any portion thereof;
 - (d) The Premises is not, and has never been, in any special tax classification (for example, tree growth, open space, etc.); and
 - (e) To the best of Seller's knowledge, no hazardous or toxic wastes, substances, matters or materials, including but not limited to any material defined as hazardous or toxic from time to time by applicable state, local and federal law, are stored or otherwise located on the Premises or any adjacent property owned by Seller.
 - (f) The Seller will continue to allow access to the existing trail up to and sixty (60) days beyond the closing date, to allow Buyer to maintain access to the trail system and to relocate that portion of the trail currently located on Seller's Retained Property to the Premises.

Seller shall immediately notify Buyer of any changes in the above warranties and representations, and in the event of any material adverse change, Buyer may elect to terminate this Agreement in which case the Deposit paid shall be promptly returned to Buyer and the parties shall be relieved of all further obligations under this Agreement except for such obligations as by their terms are to survive termination of the Agreement. All warranties and representations expressed herein shall survive the Closing and any termination of this Agreement. Seller agrees to indemnify and hold harmless Buyer from and against any liability, cost, damage, loss, claim, expense or cause of action (including, but not limited to, attorneys' fees and court costs) incurred by or threatened against Buyer as a result of any breach by Seller of any of Seller's warranties or representations contained in this Agreement. This agreement to indemnify and hold harmless shall survive the Closing.

18. MISCELLANEOUS. This Agreement shall be binding upon and inure to the benefit of the heirs, successors and assigns of the parties. Notices relating in any way to this Agreement shall be in writing and shall be sent by (a) registered or certified mail, return receipt requested, (b) overnight delivery by a nationally recognized courier, or (c) hand delivery obtaining a receipt therefor, to the addresses set forth on page one of this Agreement, or such other address as either party may substitute by such manner of notice. Headings are for convenience only and are of no independent legal significance. This Agreement may not be modified except in a writing signed by both parties. Any and all prior and contemporaneous discussions, undertakings, agreements and understandings of the parties are merged in this Agreement, which alone fully and completely expresses their entire agreement. This Agreement may be executed in counterparts, each of which when so executed and delivered shall be an original, but all of which shall constitute one and the same instrument. Faxed or emailed signatures shall be binding. Time is of the essence. If any provision of this Agreement or the application thereof to any person or circumstances shall, at any time or to any extent, be deemed invalid or unenforceable by a court, the remainder of this Agreement, or the application of such term or provision to persons or circumstances other than those as to which this Agreement is held invalid or unenforceable, shall not be affected thereby, and shall be valid and be enforced to the fullest extent. This Agreement shall be governed by and construed and enforced in accordance with the laws in effect in the State of Maine.

IN WITNESS WHEREOF, Seller and Buyer have executed this Agreement as of the dates shown below.

SELLER:

Kimberly T Wyatt

Bryan A. Wyatt

Date: <u>6/20</u>, 201

Date: 6/20 .201

BUYER:

TOWN OF FALMOUTH

By: Mathan Poore

Its Town Manager

Date: June 20 , 2019

Drummond Woodsum, by its execution of this Agreement, acknowledges that it will hold and disburse the Deposit in accordance with the terms and conditions hereof.

By: Marth Drue

Date: July 20, 2019

Exhibit A

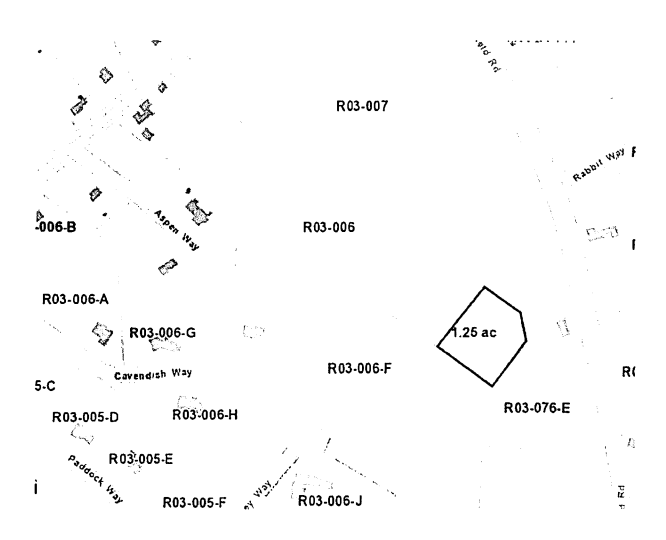


Exhibit B
FORM REW-2
STATE OF MAINE
BUREAU OF TAXATION
Income Tax Division - REW
P.O. Box 1068
Augusta, Maine 04332-1068
Tel. (207) 626-8473

Residency Affidavit Individual Transferor. Maine Exception 3(A)

36 M.R.S.A. §5250-A provides that a transferee (buyer) of real property located in Maine must withhold tax if the transferor (seller) is not, as of the date of transfer, a resident of the State of Maine. To inform the transferee (buyer) that withholding of tax is not required upon my disposition of a State of Maine property interest, I hereby certify the following:

- 1. We are residents of the State of Maine.
- 2. Our Social Security Numbers are:

Kimberly T. Wyatty Bryan A. Wyatt:

3. Our home address is: 131 Winn Road, Falmouth, ME 04105

I understand that this certification will be disclosed to the State Tax Assessor by the transferee and that any false statement I have made could be punished by fine, imprisonment, or both.

Signature - Kimberly T. Wyatt

Date: 6/20/19

Signuture - Bryan A. Wyatt

Date: 4/20/19

STATE OF MAINE

Cumberland, SS

<u>une 20, 2019</u>

Personally appeared the above-named Kimberly T. Wyatt and Bryan A. Wyatt and acknowledged the above to be their free act and deed.

Notary Public/Maine Attorney at-Law

Note: The Transferee (Buyer) should retain the original signed affidavit.

LISA M. SANGILLO Notary Public, Malne My Commission Expires July 11, 2020