PURCHASE AND SALES AGREEMENT

This PURCHASE AN	SALES AGREEMENT ("Agreement") is made as of the
day of	, 2015 by and between the City of Concord, a New
Hampshire municipal	corporation, with a principal place of business at 41 Green Street,
Concord, New Hamps	hire 03301 (referred to the "Seller" or "the City") and the Gloria A.
Alosa Revocable Trus	t, with a principal place of business at P.O. Box 1182, Concord.
New Hampshire, 0330	2 (referred to as "the Buyer"), and referred to collectively as the
"Parties".	

RECITALS

This Agreement relates to the sale of real estate located at 8-10 Sexton Avenue, Concord, New Hampshire (the "Premises"), City Assessing Department Parcel Map 28 Block 1 Lot 12.

This Agreement is entered into upon the basis of the following facts and intentions of the Parties:

- I. The Seller owns certain real estate located at 8-10 Sexton Avenue, Concord, New Hampshire consisting of 24,822.9 +/- Square Feet +/- of land, as further depicted on a boundary survey recorded at the MCRD as Plan #3538, attached hereto as Exhibit 1, and as described within Book 1203 Page 218-2019 as recorded at the MCRD, and attached hereto as Exhibit 2;
- II. The Buyer, subject to the contingencies set forth within this Agreement, desires to acquire the Premises for the purpose of combining it with other adjacent properties owned by the buyer into a redevelopment site which the Buyer plans to sell to a third party; and,
- III. All Parties signatory to this Agreement are willing to proceed upon the terms and conditions of this Agreement.

NOW, THEREFORE, the Parties hereby agree as follows:

1. DESCRIPTION OF PREMISES AND REAL ESTATE TRANSACTION:

1.1. **General:** Pending the results of the Buyer's due diligence and the other conditions in this Agreement, the Seller intends to sell to the Buyer, and the Buyer intends to acquire from the Seller, the Premises, consisting of a lot of record approximately 24,822.9 Square Feet in size, as shown on plan titled "Physical Evidence Survey of Land of Heirs of Richard T. & Yvonne L. Jacobs, 8 Sexton Avenue, Concord, New Hampshire" dated January 1973, prepared by Donald L. Tillotson, as attached to this P&S Agreement as "Exhibit 1".

- 1.2. <u>Purchase Price</u>: The purchase price for the Premises shall be the sum of ONE HUNDRED SIXTY TWO THOUSAND SIX HUNDRED DOLLARS (\$162,600.00).
- 1.3. **Deposit**: A deposit in the amount of FIVE THOUSAND DOLLARS (\$5,000.00) shall be provided to the Seller upon execution of this agreement. If buyer shall default under its obligations hereunder, seller's sole remedy shall be to retain Buyer's deposit hereunder.
- 1.4. Payment of Purchase Price: The Purchase Price shall be paid in full by the Buyer to the Seller at Closing in the form of bank treasurer's check, wire funds transfer, or other immediately available funds satisfactory to the Seller.
- 1.5. <u>Access to Premises</u>: The Seller hereby grants authorization to the Buyer, its employees, representatives, consultants, and agents to enter the Premises for the purpose of completing due diligence and for all other purposes necessary to carry out the terms of this Agreement.
 - The Buyer and the Seller shall coordinate all access to the Premises by third parties working on behalf of the Buyer as part of the Buyer's due diligence.
- The Buyer shall indemnify, defend, and hold harmless the Seller from and 1.6. against any and all claims, actions, damages or losses arising out the Buyer's activities pursuant to this paragraph during its inspection and subsequent tasks related thereto which are caused solely by the Buyer's negligence. The Buyer shall require any and all contractors who are retained for the purpose of completing due diligence or for any other purpose necessary to carry out the terms of this Agreement, and who will need to access the Premises, to obtain a certificate of insurance in the amount of \$2 million in the aggregate, \$1 million per occurrence naming the Seller as an additional insured. Alternatively, the Buyer may, on behalf of any contractors retained by the Buyer associated with this transaction, provide the Seller with a certificate of insurance naming the Seller as additional insured. Closing shall occur no later than December 31, 2015. The Parties agree that all Closing documents. including Quitclaim Deed for conveyance of the Premises, easement deeds (if applicable) and other Closing documents, shall not be recorded at the Merrimack County Registry of Deeds and that the purchase price shall not be exchanged between the Parties until all of the Buyer's Contingencies, as set forth in Article 2, have been achieved or satisfied.

- 1.7. <u>Title and Deed Restrictions</u>: In addition to the terms and conditions set forth within this Agreement, the conveyance of the Premises by the Seller to the Buyer shall be of good and marketable title thereto by Quitclaim Deed and insurable for the benefit of the Buyer by a title insurer licensed in the State of New Hampshire and acceptable to the Buyer pursuant to an ALTA standard form title insurance policy in an amount equal to the Purchase Price, insuring that the Buyer holds marketable fee simple title to the Premises, at Buyer's expense and subject to the following:
 - a) Existing matters of record accepted and approved by the Buyer.
 - b) A reservation by the Seller within the Quitclaim Deed to the Buyer retaining a slope easement on the easterly portion of the property, approximately as shown on drawing included within Exhibit 4 of this Agreement. The Buyer shall be responsible for preparing the necessary boundary survey and easement plan at its sole expense prior to Closing. The terms of said slope easement shall be acceptable to the Seller and shall include the City's customary terms and conditions for such easements, and shall be generally consistent with the example slope easement included within as Exhibit 5.
 - c) A reservation by the Seller within the Quitclaim Deed to the Buyer retaining a sanitary sewer easement on the westerly portion of the property, approximately as shown on drawing included within Exhibit 4 of this Agreement, and as set forth in Article 3.1. The Buyer shall be responsible for preparing the necessary boundary survey and easement plan at its sole expense prior to Closing. Said easement shall be twelve and one half (12.5) feet in width on either side of the sewer pipe, for a total width of twenty five (25) feet. Said easement shall be acceptable to the Seller and shall include the City's standard terms and conditions for such easements, and shall be generally consistent with the example sanitary sewer easement included within as Exhibit 6.
 - d) A deed restriction within the Quitclaim Deed to the Buyer for the benefit of the City which shall require that, in the event any portion of the Premises is leased or sold to an entity that would cause the property to be exempt from the payment of real estate taxes ("Exempt Owner" or "Exempt Lessee"), said Exempt Owner(s) or Lessee(s) shall be obligated to enter into an agreement for Payments In Lieu of Taxes ("PILOT") with the City of Concord. Pursuant to the PILOT, the Exempt Owner or Lessee shall agree to make payments to the City in an amount equal to all State, County, Municipal and School District property taxes that would otherwise be payable with respect to the respective property interest. Each deed or other transfer document

- from the Developer to any future transferee of any interests in the Property shall incorporate this covenant.
- e) A covenant that that the Buyer, its heirs, successors, or assigns, shall be responsible for discontinuance and removal of an 18" reinforced concrete pipe (RCP) storm drain located at the Premises at their sole expense, as depicted on Exhibit 4.
- 1.8. <u>Seller's Affidavits and Certificates</u>: To the extent applicable and if requested to do so by the Buyer, the Seller, at the Closing, shall deliver such affidavits (in customary form) as may be required by the Buyer or Buyer's title insurance company with respect to: (1) parties in possession of the Premises, (2) rights of third parties and title claims in or to the Premises, and (3) mechanic's and materialmen's liens affecting the Premises. All such requested affidavits and certificates shall be provided to the Seller at least five (5) business days in advance of the closing.
- 1.9. <u>Deed Preparation; Recording Fees</u>: The Seller shall convey the Premises by Quitclaim Deed. The Seller shall prepare all deeds at its expense. Seller shall not be obligated to prepare the Quitclaim Deed until the Seller has received boundary surveys and easement plans referenced in Section 1.7, b and c. The Seller will deliver the draft deed to the Buyer as soon after the execution of this Agreement as possible. The Buyer shall review the deeds within ten (10) business days of receipt from the Seller and provide comments to the Seller. The Seller shall address the comments and respond in a timely manner and revise the Quitclaim Deed no later than ten (10) business days prior to the Closing.
- 1.10. <u>Transfer Taxes and Recording Fees</u>: The Parties shall pay their respective shares of normal and customary recording fees and transfer taxes customarily associated with real estate transactions. The parties acknowledge that the Seller is exempt from the Real Estate Transfer Tax pursuant to RSA 78-B:2, I. To the extent the Buyer is not exempt from the real estate transfer tax; Buyer agrees to pay its respective half of the transfer tax in the customary fashion.
- 1.11. Discharge of Liens: The Seller shall, at its expense, pay or discharge all liens, mechanics liens, encumbrances, and attachments ("the Liens"), if any, which may exist on the Premises through the date of Closing or filed after recording of the deed transferring the Premises to the Buyer due to an action by the Seller prior to recording of the deed, except those which the parties agree will not be discharged in accordance with Section 1.7 above. To enable the Seller to make conveyance as herein provided, the Seller may, at the time of delivery of the deed, use the Purchase Price or any portion thereof to clear the title or any or all encumbrances or interests, provided that all instruments so procured are recorded

simultaneously with the delivery of said deed. The Seller shall also be entitled to use the proceeds to pay off any mortgagee, pursuant to standard customary practices for real estate transactions and conveyances, and receive therefrom a discharge(s) to be recorded in the ordinary course of business.

In the event that the Seller is unable or otherwise unwilling to pay or discharge all liens, mechanics liens, encumbrance and attachments which exist before the date of Closing, the Buyer, at its sole option, may proceed with any of the following options:

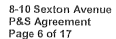
- 1.11.1. Afford the Seller any additional amount of time which the Buyer solely deems reasonable to cure said Liens; or,
- 1.11.2. Terminate this Agreement, in which case the Buyer shall be entitled to the return of the Deposit (if any), following which this Agreement shall be null and void, and of no further force or effect; or,
- 1.11.3. The Parties may renegotiate the Purchase Price to appropriately account for said Liens and then proceed to Closing.
- 1.12. <u>Title</u>: Upon execution of this Agreement by the Parties, the Buyer shall perform a title examination of the Premises, and must be reasonably satisfied that title to the Premises is good, marketable and insurable, and not otherwise subject to any Liens, encumbrances, covenants or other restrictions which would prevent the Buyer from using the Premises for the Buyer's Project ("Title Defects"). In the event that the title to the Premises is not good, marketable and insurable, or is otherwise subject to otherwise subject to any Title Defects, the Seller shall be provided a reasonable period of time, no less than thirty (30) days, within which to resolve such title defects. In the event that the Seller is unable or otherwise unwilling to provide good, marketable and insurable title or to remove the Title Defects within thirty (30) day period, the Buyer, at its sole option, may proceed with any of the following options:
 - 1.12.1. Afford the Seller any additional amount of time which the Buyer solely deems reasonable to cure said Title defects; or,
 - 1.12.2. Terminate this Agreement, in which case the Buyer shall be entitled to the return of the Deposit (if any), following which this Agreement shall be null and void, and of no further force or effect; or,

- 1.12.3. The Parties may renegotiate the Purchase Price to appropriately account for the condition of the title to the Premises.
- 1.13. <u>Prorating of Property Taxes and Utility Costs</u>: At the time of recording of the Deed, the Seller shall be required to pay all property taxes and utilities (as applicable) for the Premises through the date of Closing.
- 1.14. <u>Delivery of Premises, Removal of Tenants, Property to be Retained</u>
 <u>by Seller</u>. The Seller shall deliver possession of the Premises to the
 Buyer in its "AS IS, WHERE IS" condition, free and clear of all tenants and
 third parties.
- 1.15. <u>Title Insurance:</u> If applicable and in accordance with Section 1.7, the Seller shall execute all customary documents required by the Buyer's Title Insurance Company.
- 1.16. Real Estate Broker's Fees & Commissions:
 - 1.16.1. The Buyer hereby affirms it is represented by David Eaton of Colliers International. The Buyer shall be solely responsible for payment of any broker's commission or compensation related to this transaction due to action by the Buyer.
 - 1.16.2. The Seller hereby affirms it is not represented by a real estate broker.

Any claims for a brokerage fee, agent's commission or other compensation shall be handled and paid by the party whose actions or alleged commitments form the basis for such claim. Each party shall indemnify and hold harmless the other party from all claims of any person claiming a brokerage fee, agent's commission or other compensation, by, through or under the indemnifying party

- 1.17. Environmental Contamination, Due Diligence, and Indemnification:
 - 1.17.1. Environmental Reports Commissioned by the Seller:
 The Seller shall provide the Buyer with copies of environmental studies, assessments, or reports which it has in its possession, if any.

The Buyer acknowledges and agrees that it may not rely upon the representations, certifications, and statements contained therein without the express written consent of the parties who authored such reports or generated said data. Further, the Buyer acknowledges that the provision of such



materials by the Seller does not constitute any representation or warranty by the Seller related to environmental conditions or potential presence of hazardous materials at the Premises.

1.17.2. <u>Due Diligence</u>: The Buyer shall have the right to conduct such studies and investigations it deems necessary with respect to the environmental condition of the Premises and any environmental contamination or hazardous material related thereto.

The Seller shall provide the Buyer (or its agents, employees, consultants, contractors, and representatives) reasonable access to the Premises for the purpose of carrying out any environmental investigations or other due diligence required by the Buyer. In order to complete such examinations or investigations, the Buyer may undertake soil borings, test pits, or installation of groundwater monitoring wells. The Buyer shall perform these tasks at its own risk and at its own expense. The Buyer accepts full responsibility for the use of the Premises during its inspections and due diligence, and acknowledges that such access is subject to the indemnity provisions of Section 1.5.

Notwithstanding any other terms or provisions hereof, IF THE BUYER CHOOSES NOT TO PURCHASE THE PREMISES FOR ANY REASON OR NO REASON, AND PROVIDES WRITTEN NOTICE TO SELLER THEREOF PRIOR TO ONE HUNDRED EIGHTY (180) DAYS FROM THE LATER OF COMPLETION OF THE REQUIRED MUNICIPAL APPROVALS (SEE PARAGRAPH 5.16 HEREOF) OR THE DATE HEREOF, THEN THIS AGREEMENT SHALL TERMINATE AND THE BUYER SHALL RECEIVE A RETURN OF IT'S DEPOSIT.

- 1.17.3. Results of Environmental Due Diligence: If based upon examination of data and reports provided by the Seller or upon the results of the Buyer's own environmental tests, examinations, investigations, or studies, the Buyer determines that the Premises are not acceptable because of the presence of environmental contamination, hazardous materials, or other buried materials at the Premises, the Buyer shall have the following options, as follows:
 - 1.17.3.1. Terminate this Agreement in which case the Seller shall return the Buyer's deposit in full,

following which this Agreement shall be null and void, and of no further force or effect; or,

- 1.17.3.2. Accept the Premises in its "as is condition" and proceed to Closing, subject to other contingencies as set forth within this Agreement.
- 1.17.4. Completion of Transaction and Environmental Conditions: If the Buyer proceeds to Closing either relying upon environmental due diligence, tests, studies, or investigations completed by the Buyer or previously by the Seller (after having obtained consent from the authors of such investigations to entitle Buyer to rely on such investigations), the Buyer shall accept full responsibility for the Premises in its "as is, where is" environmental condition with respect to the potential presence of hazardous waste or other buried materials regardless whether such waste or other materials were identified by said due diligence, tests, studies, or investigations.
- 1.18. <u>Seller's Disclosures:</u> The Seller makes no warranties or representations regarding environmental contamination or sub-surface conditions at the Premises.
- 1.19. <u>Casualty and Condemnation</u>: In the event that the Premises, prior to Closing, are damaged by fire, flood, collapse, or other casualty, or is subject to an eminent domain proceeding, the Buyer at any time after the occurrence of such damage or casualty may elect to terminate this Agreement by written notice, in which event all other obligations of the Parties hereunder shall cease, any Deposits shall be returned to the Buyer, and this Agreement shall thereupon be void and of no further force or effect.

In the event of partial eminent domain (leaving suitable residual Premises area for the Buyer's intended use of the Premises), the Buyer may choose to proceed with the acquisition and redesign of its intended use of the Premises to accommodate the portion of Premises taken and the Parties shall negotiate an extension of timing requirements for Closing. Further, the Parties shall agree to reduce the Purchase Price in an amount directly proportionate to the total lot area seized by said taking.

The City warrants and represents to the Seller that the City has no plans to take all or any portion of the Premises by eminent domain and is unaware of plans by any other entity to do so.

- BUYER'S CONTIGENCIES: None.
- 3. <u>SELLER'S CONTINGENCIES</u>: The Seller's obligation to Close on acquisition of the Premises shall be subject to the following contingencies, the failure to satisfy any one of which shall give the Seller any of the options set forth below and, in addition, the right to withdraw from this Agreement, after which the Seller shall have no further obligation to the Seller.
 - 3.1. Sanitary Sewer Easement: This Agreement is specifically contingent upon the Buyer conveying to the Seller an easement for a sanitary sewer main which crosses the Buyer's properties located at 4-6 Sexton Avenue, 113 South Main Street, 115 South Main Street, and any other affected properties owned or controlled by the Buyer, as depicted on Exhibit 4. Said easement shall be twelve and one half (12.5) feet in width on either side of the sewer pipe, for a total width of twenty five (25) feet. Said easements shall be acceptable to the Buyer and shall include the City's standard terms and conditions for such easements and shall be generally consistent with the example sanitary sewer easement as included within Exhibit6. The Seller agrees to cooperate with the amendment of the sanitary sewer easement at buyer's sole cost should relocation of the sanitary sewer main be necessary due to the redevelopment plan, so long as normal and customary maintenance of the main can be achieved ,and any necessary municipal approvals for the relocation of the sanitary sewer main are received.

The Buyer shall prepare the easement deed, together with associated boundary survey and easement plan, at the Buyer's expense. The Buyer shall deliver the draft easement deed, as well as the associated boundary survey and easement plan, to the Seller as soon after the execution of this Agreement as possible. The Seller shall review the easement deed within ten (10) business days of receipt from the Buyer and provide comments to the Buyer. The Buyer shall address the comments and respond in a timely manner and revise the easement deed and related plans no later than ten (10) business days prior to the Closing.

3.2. Guarantee to Package and Seller Premises with Buyer's Adjacent Holdings and Merger: This Agreement is specifically contingent upon the Buyer packaging and marketing the Premises with the Buyer's other adjacent properties located at 4-6 Sexton Avenue, 111 South Main Street, 113 South Main Street, 115 South Main Street, as a singular redevelopment opportunity, collectively known as "the Site". The Buyer covenants that it shall convey all properties as a single real estate package to a third party of its choice to redevelop the Premises. Buyer shall file an application for Voluntary Merger with the City of Concord Planning Division and the Seller agrees to waive the application fee. Immediately following the conveyance of the Premises to the Buyer, the Buyer shall record the Notice of Voluntary Merger to combine the Premises with the Buyer's other adjacent properties located at 4-6 Sexton Avenue, 111 South Main Street, 113 South Main Street, 115 South Main Street.

The Buyer shall covenant to the Seller that it shall not subdivide the site into individual parcels for development; however the Buyer shall have the ability to convey portions of the Site to properties immediately abutting the Site via lot line adjustments provided, however, that said conveyances shall not exceed ten percent (10%) of the total combined lot area of the Site.

4. REPRESENTATIONS AND WARRANTIES

- 4.1. *Representations and Warranties of the Seller*. The Seller hereby represents and warrants to the best of its knowledge and belief that:
 - 4.1.1. The execution and delivery of this Agreement and the performance of the Seller's obligations hereunder have been duly authorized by such municipal action as necessary, and this Agreement constitutes the legal, valid and binding agreement of the City, enforceable against the City in accordance with its terms subject only to the conditions set out in this Agreement.
 - 4.1.2. Subject to the conditions set out in this Agreement, neither the execution or delivery by the City of this Agreement, the performance by the City of its obligations in connection with the transactions contemplated hereby, nor the fulfillment by the City of the terms or conditions hereof conflicts with, violates or results in a breach of any constitution, law or governmental regulation applicable to the City, or conflicts with, violates or results in a breach of any term or condition of any judgment or decree, or any agreement or instrument, to which the City is a party or by which the City or any of its properties or assets are bound, or constitutes a default there under.
 - 4.1.3. Except as set forth in this Agreement, no approval, authorization, order or consent of, or declaration, registration or filing with, any federal, state or local authority (a "Governmental Authority") is required for the valid execution and delivery of this Agreement by the City, except such as have been duly obtained or made or disclosed in this Agreement.
 - 4.1.4. There is no action, suit or proceeding, at law or in equity, or official investigation before or by any court or Governmental Authority, pending or threatened against the City, wherein an unfavorable decision, ruling or finding would materially adversely affect the performance by the City of its obligations hereunder or the performance by the City of its obligations under the transactions contemplated hereby, or which, in any way, questions or may adversely materially affect the validity or enforceability of this Agreement, or any other agreement or instrument entered into by the City in connection with the transactions contemplated hereby.

- 4.2. *Representations and Warranties of the Buyer*. The Buyer hereby represents and warrants to the best of its knowledge and belief that:
 - 4.2.1. The Buyer has the power and authority to execute, deliver and carry out the terms and provisions of this Agreement and all necessary action has been taken to authorize the execution, delivery and performance by it of this Agreement. This Agreement will, upon execution and delivery thereof by the Buyer, constitute valid, legal and binding obligations of the Buyer enforceable against the Buyer in accordance with the respective terms thereof.
 - 4.2.2. Neither the execution or delivery by the Buyer of this Agreement, the performance by the Buyer of their obligations in connection with the transactions contemplated hereby, nor the fulfillment by the Buyer of the terms or conditions hereof conflicts with, violates or results in a breach of any constitution, law or governmental regulation applicable to the Buyer, or conflicts with, violates or result in a breach of any term or condition of any judgment or decree, or any agreement or instrument, to which the Buyer are a party or by which the Buyer or any of its properties or assets are bound, or constitutes a default there under.
 - 4.2.3. No approval, authorization, order or consent of, or declaration, registration or filing with, any Governmental Authority is required for the valid execution and delivery of this Agreement by the Buyer, except such as have been duly obtained or made.
 - 4.2.4. There is no action, suit or proceeding, at law or in equity, or official investigation before or by any court or Governmental Authority, pending or threatened against the Buyer, its principal(s), affiliate(s), or entities controlled by its principal(s), wherein an unfavorable decision, ruling or finding would materially adversely affect the performance by the Buyer of their obligations hereunder or the performance by the Buyer of its obligations under the transactions contemplated hereby, or which, in any way, questions or may adversely materially affect the validity or enforceability of this Agreement or any other agreement or instrument entered into by the Buyer in connection with the transactions contemplated hereby.

5. **GENERAL PROVISIONS**

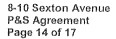
- 5.1. <u>Cooperation</u>: The Buyer and the Seller agree to cooperate with each other in order to achieve the purposes of this Agreement and, in connection therewith, to take such further actions and to execute such further documents as may reasonably be requested by the Seller, the Buyer, or their representatives, agents, and consultants.
- 5.2. Entire Agreement; Amendments. This Agreement embodies the entire agreement and understanding between the Parties hereto relating to the subject matter herein and supersedes all prior agreements and understandings between the Parties. This Agreement may not be changed, modified, waived, discharged or terminated orally, but only by an instrument in writing signed by each of the Parties hereto or by the Party against which enforcement is sought. Any change, modification or amendment, which requires the consent or approval of a Governmental Authority, shall be effective only upon receipt of such approval.
- 5.3. Binding Effect; Successors and Assignors. The terms and provisions of this Agreement and the respective rights and obligations of the Parties hereunder shall be binding upon, and inure to the benefit of, their respective heirs, successors, assigns, and nominees. The Buyer shall have the ability to assign this contract upon the written consent of the Seller, which shall not be unreasonably withheld, provided the party to which this contract might be assigned to 1) will abide by the terms and conditions of this contract and 2) will commit to redeveloping the Premises in a manner set forth herein.
- 5.4. **Headings.** The headings to the sections and subsections of this Agreement have been inserted for convenience of reference only and shall not modify, define, limit or expand the express provisions of this Agreement.
- 5.5. **Exhibits.** All exhibits referred to in this Agreement are hereby incorporated by reference and expressly made a part hereof.
- 5.6. **Governing Law.** This Agreement shall in all respects be governed by, and construed and enforced in accordance with, the laws of the State of New Hampshire.
- 5.7. **Enforceability.** Any provision of this Agreement that is determined to be illegal or unenforceable by a court of competent jurisdiction, shall be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof; and the Parties agree to negotiate in good faith to amend the Agreement to provide for each party

- to the Agreement the same relative rights and obligations existing prior to such determination of illegality or unenforceability.
- 5.8. Consent to Jurisdiction and Venue. The Buyer and Seller submit to the jurisdiction of the courts of the State of New Hampshire and the courts from which an appeal from such trial venue may be taken or other relief may be sought for purposes of any action or proceeding arising out of this Agreement or any related agreement. All legal actions taken by the Parties shall be commenced in Merrimack County New Hampshire Superior Court. Both Parties hereby waive their right to a jury trial.
- 5.9. <u>Independent Parties.</u> The Buyer and Seller are independent parties under this Agreement, and nothing in this Agreement shall be deemed or construed for any purpose to establish between any of them or among them a relationship of principal and agent, employment, partnership, joint venture, or any other relationship other than independent parties.
- 5.10. <u>Survival of Agreement</u>. The agreements, covenants, indemnities, representations and warranties contained herein shall survive the execution and delivery of this Agreement and any Closing.
- 5.11. Waivers. Failure on the part of any Party to complain of any action or non-action on the part of the other Party, no matter how long the same may continue, shall not be deemed to be a waiver of any such Party's rights hereunder. No waiver at any time of any provision hereof by any Party shall be construed as a waiver of any other provision hereof or a waiver at any subsequent time of the same provision.
- 5.12. No Rights Conferred Upon Others. Except as expressly set out herein, nothing in this Agreement shall be construed as giving any individual, corporation, limited liability company, partnership, joint venture, association, joint stock company, trust, unincorporated organization or government, other than the Parties hereto, their successors and permitted assigns, any right, remedy or claim under or in respect of this Agreement or any provision hereof.
- 5.13. **Preservation of Rights.** Nothing herein or in any Related Agreement shall limit or be construed to limit in any way rights or remedies the City may have for the collection of real property taxes under law, unless expressly set forth herein.
- 5.14. *Time of the Essence*. The Parties agree that time is of the essence in performance of their respective obligations under this Agreement.
- 5.15. <u>Good Faith and Fair Dealing</u>. Unless expressly stated otherwise in this Agreement, whenever a party's consent or approval is required under this

Agreement, or whenever a party shall have the right to give an instruction or request another party to act or to refrain from acting under this Agreement, or whenever a party must act or perform before another party may act or perform under this Agreement, such consent, approval, or instruction, request, act or performance shall be reasonably made or done, or shall not be unreasonably withheld, delayed, or conditioned, as the case may be.

- 5.16. Municipal Approvals. This Agreement is specifically contingent upon the City Council conducting a public hearing and (1) authorizing the City Manager to proceed with Closing upon satisfaction of contingencies set forth within this Agreement and (2) appropriating funding for the completion of this transaction (if so required). In the event the City Council does not authorize the City Manager to proceed to Closing, or fails to appropriate any necessary funds to complete this transaction, this Agreement shall be null and void, with no further force or effect. The execution of this Agreement also does not preempt or supersede the review process or powers of any City or other governmental Board, Committee, Commission, or Department, or excuse the parties from the requirement to apply for and receive all necessary permits and approvals from all applicable City or other governmental Boards, Committees, Commissions, or Departments.
- 5.17. Warranties and Representations: The Buyer and Seller each acknowledge that they have not been influenced to enter into this transaction or relied upon any warranties or representations not specifically set forth or incorporated into this Agreement.
- 5.18. Saving Clause: In the event that any of the terms or provisions of this Agreement are declared invalid or unenforceable by any Court of competent jurisdiction or any Federal or State Government Agency having jurisdiction over the subject matter of this Agreement, the remaining terms and provisions that are not effected thereby shall remain in full force and effect.

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LIST OF EXHIBITS

Exhibit 1	Plan titled "Physical Evidence Survey of Land of Heirs of Richard T. & Yvonne L. Jacobs, 8 Sexton Avenue, Concord, New Hampshire" dated January 1973, prepared by Donald L. Tillotson, as recorded at the Merrimack County Registry of Deeds as Plan #3538.
Exhibit 2	Book 1203 Page 218-219, as recorded at the Merrimack County Registry of Deeds.
Exhibit 3	Book 1202 Page 427, as recorded at the Merrimack County Registry of Deeds.
Exhibit 4	Plan titled "Proposed Location of Proposed Slope and Sanitary Sewer Easements" prepared by the City of Concord Engineering Division, undated.
Exhibit 5	Example Slope Easement
Exhibit 6	Example Sanitary Sewer Easement

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Executed as a sealed instrument this2015.	day of
SELLER	
CITY OF CONCORD	
Bv:	Date:
Thomas J. Aspell, Jr., City Manager Duly Authorized	
STATE OF NEW HAMPSHIRE COUNTY OF MERRIMACK	
In, on the, personally appeared THOMAS J. ASPELL, or a second or a	going instrument, and being first duly secuted said instrument for the purposes
	Justice of the Peace/Notary Public

BUYER

GLORIA A. ALOSA REVOCABLE TRUST

By:		Date:	
Duly A	uthorized		
	EW HAMPSHIRE MERRIMACK		
person named sworn, such p	d in and who executed tl	ne foregoing instrument, at he executed said instru	, 2015, before me, me or proved to be the and being first duly ument for the purposes
		Justice of t	he Peace/Notary Public