City of Portland, Maine - Building or Use Permit Application 389 Congress Street, 04101, Tel: (207) 874-8703, FAX: 874-8716

Location of Construction:	Owner:	Phone:		Permit No: 9 8 0 8 5 3
Owner Address:	Lessee/Buyer's Name:	Phone: Business	Name:	PERMIT ISSUED
Contractor Name:	Address: 773-1990 Ext 164	Phone:		Permit Issued: AUG - 5 1998
Past Use:	Proposed Use:	COST OF WORK:	PERMIT FEE: \$ 25.00	
5-taa	4-fam	FIRE DEPT. Approved Denied Signature:	INSPECTION: Use Group: Type: Signature:	Zone: CBL: 036-18-014
Proposed Project Description:		PEDESTRIAN ACTIVITIE	S DISTRICT (P.A.D.)	Zoning Approval:
Take mink & range of Unit a town house unit with two	I to make Unit I and Unit 2	Action: Approved Approved w Denied	vith Conditions:	Special Zone or Reviews: ☐ Shoreland ☐ Wetland ☐ Flood Zone
T. D.	Date Applied For:	Signature:	Date:	☐ Subdivision ☐ Site Plan maj ☐minor ☐mm ☐
Permit Taken By:	Date Applied For.	24 July 1998		Zoning Appeal
2. Building permits do not include plumb	t started within six (6) months of the date of iss			☐ Miscellaneous ☐ Conditional Use ☐ Interpretation ☐ Approved ☐ Denied
X			MIT ISSUED EQUIREMENTS	Historic Preservation ☐ Not in District or Landmark ☐ Does Not Require Review ☐ Requires Review Action:
authorized by the owner to make this appli if a permit for work described in the applic	CERTIFICATION rd of the named property, or that the proposed w cation as his authorized agent and I agree to co ation is issued, I certify that the code official's nable hour to enforce the provisions of the code	onform to all applicable laws of the authorized representative shall have	s jurisdiction. In addition,	☐ Approved ☐ Approved with Conditions ☐ Denied Date:
		7 July 1998		
SIGNATURE OF APPLICANT	ADDRESS:	DATE:	PHONE:	
RESPONSIBLE PERSON IN CHARGE OF	WORK, TITLE		PHONE:	CEO DISTRICT
W	hite-Permit Desk Green-Assessor's Can	ary-D.P.W. Pink-Public File I	vory Card-Inspector	

Foundation: Framing: Plumbing: Final: Other:		10/19/08 inspected no smoke detector unity - No Fire retal door	At for fluilly flow then whise &
Inspection Record Date		doors could not enter (will sent certify complaini

LAND USE - ZONING REPORT

ADDRESS: 75 Forest Ave DATE: 0/3/99
REASON FOR PERMIT: Change of use from 5 to 4 families
BUILDING OWNER: Mike Schrks/pines LLCe-B-L: 036-H-14-16
PERMIT APPLICANT: SAAD Albeshin
APPROVED: with and define DENIED:
3,485# lot SIZ
CONDITION(S) OF APPROVAL
1. During its existence, all aspects of the Home Occupation criteria, Section 14-410, shall be maintained.
2. The footprint of the existing shall not be increased during maintenance
reconstruction. 3. All the conditions placed on the original, previously approved, permit issued on are still in effect for this amendment.
4. Your present structure is legally nonconforming as to rear and side setbacks. If you were
to demolish the building on your own volition, you will <u>not</u> be able to maintain these same
setbacks. Instead you would need to meet the zoning setbacks set forth in today's ordinances. In order to preserve these legally non-conforming setbacks,-you may only
rebuild the garage in place and in phases.
5. This property shall remain a single family dwelling. Any change of use shall require a separate permit application for review and approval.
6. Our records indicate that this property has a legal use of units. Any change
in this approved use shall require a separate permit application for review and approval.
7. Separate permits shall be required for any signage. 8. Separate permits shall be required for future decks and/or garage.
Separate permits shall be required for future decks and/or garage. Other requirements of condition with the reduction from 5 to 4 units,
one legally Nonconfirming unit will be removed, With The
Voluntary removal of one unit, plakse Note That you loose Any "grand fathered" rights to This unit, you will Not be Able to restore This unit At A later date, unless All Marge Schmuckal, Zoning Administrator,
my "grandfathered" rights to This unit, you will Not be
Ably to restore This unit At A later date, unless All
Marge Schmuckal, Zoning Administrator,
resent day tanny Equipments Asst. Chief of Code Enforcement
Marge Schmuckal, Zoning Administrator, Present day Fanny requirements Asst. Chief of Code Enforcement CAN be met. Marge Schmuckal, Zoning Administrator, Asst. Chief of Code Enforcement
May Schmudden

THIS IS NOT A PERMIT/CONSTRUCTION CANNOT COMMENCE UNTIL THE PERMIT IS ISSUED

Building or Use Permit Pre-Application Attached Single Family Dwellings/Two-Family Dwelling Multi-Family or Commercial Structures and Additions Thereto

In the interest of processing your application in the quickest possible manner, please complete the Information below for a Building or Use Permit.

NOTE**If you or the property owner owes real estate or personal property taxes or user charges on ANY PROPERTY within the City, payment arrangements must be made before permits of any kind are accepted.

Location/Addressof Construction (include Portion of Building):	75	Forest Ave	Pertlo	in d
Total Square Footage of Proposed Structure		Square Footage of Lo	3,48	2
Tax Assessor's Chart, Block & Lot Number Chart# 3 6 Block# H Lot# 1 4	Owner:	Scarks		Telephone#:
Owner's Address: Pines LLC, Pertland	Sand	Albeshir		Cost Of Work: Fee \$ 0,00 \$
Proposed Project Description: (Please be as specific as possible) take sink trange out of Unit unit. with two Floors.	Change + 1, to	From a 50 make Un	unit to c it I and	Unit 2 a town how
Contractor's Name, Address & Telephone far (and	- 773	. /	O PECTO Rec'd By
Current Use: Multi-tanily 5	Unit	Proposed Use:	Multi Fo	imily quait
2) A Copy of Minor or Major site plan review will be required for checklist outlines the minimum standards for a site p	ith the 1996 itioning) instance of your Deed of your Cons 3) A Plot the above polan. 4) Bu	National Electrical tallation must composed projects. The illumn street the contract of the co	Code as amer oly with the 19 Agreement Tavailable attached	193 BOCA Mechanical Code.
Unless exempted by State Law, construct A complete set of construction drawings showing all Cross Sections w/Framing details (including Floor Plans & Elevations	of the follow	wing elements of cons	truction:	<u>uu</u>
 Window and door schedules Foundation plans with required drainage a Electrical and plumbing layout. Mechanic 	al drawings	for any specialized eq		
equipment, HVAC equipment (air handli	-	ypes of work that ma	y require specia	al review must be included.
I hereby certify that I am the Owner of record of the named proper owner to make this application as his/her authorized agent. I agrapplication is issued, I certify that the Code Official's authorized enforce the provisions of the codes applicable to this permit.	erty, or that the pee to conform to	proposed work is authorize all applicable laws of this	jurisdiction. In add	lition, if a permit for work described in th
Signature of applicant: Saleff	eshil	1	Date: 7/6	73/98
Building Permit Fee: \$25.00 for the				
Additional Site review		fees are attached on	- /	ødum //
Cal	2 ()	iom Le	11/	

078442

WARRANTY DEED
Maine Statutory Short Form

NIGH ALL PERSONS BY THESE PRESENTS, That MICHAEL SCARKS of Saco, York County, Maine, (Grantor) for consideration paid, grants to PINES LLC, a Maine limited liability company, whose mailing address is 120 Exchange Street, Portland, Maine, 04101, (Grantee) the following described property located in the City of Portland, County of Cumberland, as described in Schedule A annoxed hereto.

IN WITNESS WHEREOF, Michael Scarks has executed this deed this day of December, 1997.

Signed, Sealed and Delivered in presence of

MICHAEL SCARKS

Durich Bruselle

STATE OF MAINE CUMBERLAND, SS.

Secember

. 1337

Then personally appeared the above named Michael Scarks and acknowledged the foregoing instrument to be his free act and deed.

Setore Te.

Total Total Total Service Line

(Print Name:

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SCHEDULE A

A certain lot or parcel of land situated in the City of Portland, County of Cumberland and State of Maine, with the buildings thereon, bounded as follows, to with Beginning 10 feet from the northwesterly corner of a brick house formerly owned by James Deering and formerly occupied by Nathaniel Deering; thence northwesterly on Forest Avenue, formerly Green Street, 35 feet to land formerly owned by Senjamin C Megguier; thence sasterly on said Megguier land, 55 feet; thence on a line parallel with said Forest Avenue, formerly Green Street, 35 feet to land formerly owned by James Deering and formerly occupied by Nathaniel Deering; thence on said Deering line to the bound first mentioned, meaning hereby to convey all that loc which was conveyed to Charles 3 Bridges by Edward P. Place by deed dated July 24, 1855 and recorded in the Cumberland County Registry of Deeds in Book 276, Page 234, reference being had thereto

ALSO another certain int or parcel of land more fully described as follows: A certain loc or parcel of land, with the buildings thereon, situated on the northeasterly side of Forest Avenue, in and Portland, and bounded and described as follows: Beginning at a point on the northeasterly side of Forest Avenue distant northwesterly 45 feet from the west corner of the brick house formerly of James Deering, being numbered 71 on said Forest Avenue, thence northwesterly by said Forest Avenue, 35 feet to land formerly of Joel Allen, thence susterly at an angle of 90° by land formerly of said Allen, 44.20 feet to a point and land now or formerly of Sweetland; thence southeasterly by said land of said Sweetland, 35 feet to a fence and land formerly of Sargent Shaw and Noah Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly by land formerly of said Shaw and Hinson; thence westerly side of Forest Avenue and the point of beginning.

ALSO all right built and interput to a right or why I feet in with over land now or formatly of baid Sweetland adjoining the easterly side of the obove-described los, the northerly line of said right of way being 9.6 four from land formerly of said Shaw and Manson, and running masterly marallel with said land from the above-described lot to well and Steet

Meaning and intending to convey and hereby conveying, the same premises as conveyed to Grantos by deed from Fleet Bank of Maine, dated March 1, 1991, and recorded in Cumberland County Registry of Ceeds, Book 10573, Page 237

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PURCHASE AND SALE AGREEMENT

hereinaties casted BUYER, hereinafter called SELLER,

1898

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The agreement is made the	まごよの中のこれ コイイカ	一	にいるかず	PONTITION CE
7 777.163	Control	***	174	*;c

PETITION SET (SOUTH SELECT AGREES to sell and BUYER agrees to buy the LOCATED AT 75 FOREST AVE, FORTLAND, ME 2. DESCRIPTION Subject to the terms and otherways. (Glowing described premises: MILTH-UNIT BUILDING

5. SUILDINGS, STRUCTURES, MPROVEMENTS, FIXTURES, Indided in the tale as part of said premises are all buildings, structures, improvements and fixtures located in or on the part has belonging to SELLER and used in connection therewith indicating, if any in the is condom, all electrical farture, bries, immain rods, window shades, walk-to-wall careaung, squantial areas in a more and not considered part of the rasi extate and increasing and not considered part of the rasi extate a STOVES is FRIDES. being ail the property owned recorded in 25 213 , Paga as more particularly despitated in a Deed diated COMBEMLAND COMBEMUND COMBEMUND OF Deeds in Both by SELLER at this accesss.

fement nounded in the sale are as follower (if none, that a home)

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A CONSIDERATION. For sum Deed and conveyance Buits a it cay the sum of	of which	is to be baid in pash, or by partitled or bank check, upon delivery of the Dood, MAPPA of TARGON ASSOCI.	r shail be valid und! 2:00	

5. This. Say oremises are to be conveyed by a good and allitrant. WARRANTY

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PERFORMANCE. The Open is to be delivered and the contraction said at a mutually agreeable place on at before
JULY 24.

 1998 at 2100PM. It should be converyance
 1998 at 2100PM. It should be converted to determine the converte

7. POSSESSION, Aul possession of the premises, fits of all trants and occupants, except the tenants as provided herein, is to be convered to BUYER at the time of derivery of the Part, responsely then in the same condition in which they now are, reasonable use and wear of the buildings thereof stacked. SELER also agrees that the premises will be delivered to the BUYER in "thoumstern" condition. BUYER shall have the time of stocked for compliance with this paragraph 24. hours prior to the dalivery of the Des

3. MONIGHOUS SENSONG. This senses is considered by Selective addity to outsing a		MANUAL VIOLENTIA
mentage to an commitment of 99 S of the pursua area at an interest rate not to exceed 29 % and amonuted over	The Title at an interest rate not to exceed 79	Sand arraction &
a defined of not more than 30 years. BUYER system packly for said mortgage lean within 7 days	Tes to scaly for said mortgage loan within	7 Gays
and provide a militar statement worm 13 days of the effected date of this appearant that BUYES has made application and	checked date of this agreement that BUYEN has	made application and
Dated on information provided, subject to verification, a qualified for the four requested. BUYER is to make every effort to	it, a cumfied for the four requested. BUYER is	to make avery effort to
outling and mondate loss connitions on or before the use the single set force. If said written statement is not received	trate hereinafter set forth. If said written state	ment is not received
which is the SELLEN have, at SELLEN'S option, caper has equalment. In the event the SUYEN is unable to obtain a	and agreement. In the avent the BUYER is un	able to obtain a
commonment for raid morrgage load on or before the data better set form, BUYER shall so advise the Broker in within and	the memority set forth, BUYER shall so advise !!	he Broker in writing and
the Agreement and become null and void, and all country have been day be retunded, and all obligations to seen other	nerth made hereunder small be refunded, and all	שונים השבב כן בהסעבפוומס
snail gease. If such written notice is not received on or perce the expiration date hereinafter apecified. BUYER snail de bound	perces the expiration data hereinafter specified.	BUYER shall be bound
to partiern BCYBR'S collegation under this Agreement it a system day the unite granted for containing a mortaging floar	ה שיויות מישו מות ביות שות אפום מצויעי בי:	mortgege loan
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10 CASUALTY LOSS. In case of any damage to the precises by the or other casualty and chiess the premises shall previously have been restored to its former condition by SELER BUYER as BUYER'S opposit, either cancel bis Agreement and recover all turns paid harmonder or require as part of the Agreement that SELER pay over or estign, on delivery of the Deed, all sums recovered or recoverable on any and all instrument that puch campage.

11. CONDITION. SELLER conserents that all necessits consered of fixtures will be in operating condition at the time decision of the Decision o

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is the amount of paid taxes is not known at the time time to the Deed, they shall be appointed on the basis of the taxes assessed for the presencing year with a texponoment as soon as the new tax rate and valuation can be expended, which latter provision shall summyer the delivery of the Deed.

ながらに対 N/Y SESS. Ress Y/N NATIONAL CONTRACTOR AND THE PROPERTY OF THE PR 13. Default II BOVEN shall fall to fuffi BOVEN'S PIRABLA Frein, at deposits made hereunder by BOVER shall be fortefied by BOVER shall be fortefied by BOVER shall be fortefied by BOVER to renardies, atthet at each, for BUVEN'S other Again or renardies, atthet at two or in requely, for BUVEN'S other Again Aereunder.

14. DISELTEDATION: In the event of a disput braker SELEN, SUVER, and/or Staker is to any or all of the provisions of this Agreement or the appropriate that the state of the provisions of the state of the provisions of the state of the stat

15. BROKER AS A PARTY. The process of the standard by the process if any join in this Agreement and become parties frontier in the same and to any amendments of modifications of such provisions to writen the process of business of business of business of business of business of business of writens in writens, in the great of a such process of such process of writens, in the great that the Broker is a sea a party to any savestable writens of attentions as because the process of such as a process of a party. The process of the

16. MARKETING OF PROPERTY. SELET agrees this comiseng of this Agreement by SELER and SUYES, and curing the pondancy of this Agreement the Broker shall cause in Liviang showing, but not limited to severaling, showing, promoting, offering for sale, seeking of back-up offer or any other way othering the property for sale. Broker shall, however, associate to SELER any substances nativated concerning the resident to the date of this agreement.

17. HOME WARRANTY PROGRAM BUYER acknowerps that he broken co-broken or buyer proken if any, have informed BUYER of the coponition to pure fize a home warrant program in the event SELLER has decimed to furnish the same to BUYER, in igni of this or buyer or buyer proken, if any, from any and all fishing the huntaning of a nome warranty program.

The following agency materials are necessary monfirmed for the transdedors BRUSCHOSIC YOURDE

BUYER and SELLER hereby acknowledge a dual agent reliconatio exists. yes ino (저)	SELUNG AGENT WKIN GE-Broker or Boyer Broker or Boyer Broker or GUSWELL BANKER of GGLSWELL BANKER	To the Wellenbox Terpool X	Ver Order and Saler
CVST and SELLER hersoy acknowled to year attached disclosure	LISTING AGENT, DIK'S BIDGET OF MACHENE	s the agent off	Satist and accor

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	sier tax as required by the State of Maine	r transfer tax as require	SELLER Will esch	The BUYER and	CHANSFER TAX
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- 20. WITHHOLDING. SELLERS are legal residents of POTIANO. In the event SELLERS are not legal redicents of the State of Maine and the total consideration raters: \$50,000.00, Maine Revised Statutes Annotated Tide 36. Section 5250-A requires 2.5% of the total consideration and for the property to be withhold by the real estate estrow person with closes the transaction to be paid over to the State Tax Assessor, unless a warver is obtained from the Bureau of Taxabon. Augusta, Maine.
- 21. PRICE STATEMENTS. All representations, statement, optioning forms and agreements hereto made between the parties are merged in this agreement which along fully and community expresses their respective obligations, and this agreement is entered into by each party after opportunity for investigation, nether party relying on any statements or representations not embodied in this agreement, made by each other or on the bank.
- 22. NOTICE. Any notice required to be given in this Agreement shall be in writing and shall be deemed to be duly given when delivered to the party entitled to such notice at their socretable forth berein.
- 23. AGENCY CONFIDENTIALITY. Buyer and Seller undertains that the terms of this contract are confidential, but authorize the Agentist to disclose information to the parties' anomaly enters, appraisers, inspectors and others necessary for the purpose of closing this transaction. Parties authorize Agent(s) to receive dissing statements.
- 24. CONSTRUCTION OF AGREEMENT. This Agreement has been executed in one or more counterparts and each executed copy shall be deemed to be an original, is to be construct under the laws of the State of Maine, sets forth the entire agreement between the parties, is binding upon and inures to the benefit of the parties hereto and their respective heirs, devicees, executors, administrators, successors and assigns and may be partied, modified or amended only by a written instrument executed by the parties hareto or their legal representatives. If two or more persons are named hordin as SELLER or BUYER, their obligations hereunder shall be joint and several.

25. OTHER CONTINGENCIES. X ADDENOUM(S) ATTACHED.

1) SELLER SHALL PROVIDE BUYER WITH A COPY OF THE MODME AND EXPENCE REPORT WITH 7 DAYS OF THE EFFECTIVE DATE OF THIS CONTRACT AND THE SUYER SHOULD HAVE 5 DAYS TO EXAMINE... SHOULD THE SUYER FIND THE MODME AND EXPENCE REPORT UNSATISFACTORY SUYER MAY AT SUYERS OPTION DECLARE THE CONTRACT WILL AND VOID AND ALL EARNEST MONEY SHALL BE RETURNED TO SUYER. IN THE ASSENCE OF SUCH NOTIFICATION THE PEORT SHALL BE DEEMED ACCEPTABLE.

2) SUYER SHALL GET INTO UNIT 4 OF THE BUILDING AND FIGURE TO HIS SATISFACTION WITHIN 7 DAYS OF THE EFFECTIVE DATE OR BUYERS MAY AT BUYERS OPTION DECLARS THE CONTRACT DULL AND VOID AND ALL EARNEST SHALL SE RETURNED TO BUYER

ACKNOWLEDGED. WHEN FULL	Y EXECUTED THIS IS A SHOW	CONTRACT. IF NOT FULLY UNDERSTOO	
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Hective Date (Final acceptance	6/7	198	
EXTENS:ON			
The time for the gerformance of	this agreement is extended und		
		Date	
Buyer	Care	Seller	Date
30/6/			

BUILDING PERMIT REPORT

DATE:	8/498	ADDRESS:	75 FerriT Aca (636-H-\$14-016			
REASON FO	OR PERMIT: Change	1-15				
BUILDING	OWNER: Miles	···ly				
CONTRAC	ror:					
USE GROU	P	BOCA 1996	CONSTRUCTION TYPE			
CONDITION(S) OF APPROVAL						
This Permi	t is being issued with the under	standing that the fol	lowing conditions are met:			
Approved v	vith the following conditions:	1 ×8 × 12 ×1	3 *14 * 1 (* 24 * 28			

1. This permit does not excuse the applicant from meeting applicable State and Federal rules and laws.

2. Before concrete for foundation is placed, approvals from the Development Review Coordinator and Inspection Services must be obtained. (A 24 hour notice is required prior to inspection)

- 2.5 Foundation drain shall be placed around the perimeter of a foundation that consists of gravel or crushed stone containing not more than 10 percent material that passes through a No. 4 sieve. The drain shall extend a minimum of 12 inches beyond the outside edge of the footing. The thickness shall be such that the bottom of the drain is not higher than the bottom of the base under the floor, and that the top of the drain is not less than 6 inches above the top of the footing. The top of the drain shall be covered with an approved filter membrane material. Where a drain tile or perforated pipe is used, the invert of the pipe or tile shall not be lugher than the floor elevation. The top of joints or top of perforations shall be protected with an approved filter membrane material. The pipe or tile shall be placed on not less than 2" of gravel or crushed stone, and shall be covered with not less than 6" of the same material.
- 3. Precaution must be taken to protect concrete from freezing.
- 4. It is strongly recommended that a registered land surveyor check all foundation forms before concrete is placed. This is done to verify that the proper setbacks are maintained.
- 5. Private garages located beneath habitable rooms in occupancies in Use Group R-1, R-2, R-3 or I-1 shall be separated from adjacent interior spaces by fire partitions and floor/ceiling assembly which are constructed with not less than I-hour fire resisting rating. Private garages attached side-by-side to rooms in the above occupancies shall be completely separated from the interior spaces and the attic area by means of ½ inch gypsum board or the equivalent applied to the garage means of ½ inch gypsum board or the equivalent applied to the garage side. (Chapter 4 Section 407.0 of the BOCA/1996)
- 6. All chimneys and vents shall be installed and maintained as per Chapter 12 of the City's Mechanical Code. (The BOCA National Mechanical Code/1993).
- 7. Sound transmission control in residential building shall be done in accordance with Chapter 12 section 1214.0 of the city's building code.
- 8. Guardrails & Handrails: A guardrail system is a system of building components located near the open sides of elevated walking surfaces for the purpose of minimizing the possibility of an accidental fall from the walking surface to the lower level. Minimum height all Use Groups 42", except Use Group R which is 36". In occupancies in Use Group A, B, H-4, I-1, I-2 M and R and public garages and open parking structures, open guards shall have balusters or be of solid material such that a sphere with a diameter of 4" cannot pass through any opening. Guards shall not have an ornamental pattern that would provide a ladder effect. (Handrails shall be a minimum of 34" but not more than 38". Use Group R-3 shall not be less than 30", but not more than 38".) Handrail grip size shall have a circular cross section with an outside diameter of at least 1 1/4" and not greater than 2".
- 9. Headroom in habitable space is a minimum of 7'6"
- 10. Stair construction in Use Group R-3 & R-4 is a minimum of 10" tread and 7 3/4" maximum rise. All other Use group minimum 11" tread. 7" maximum rise.
- 11. The minimum headroom in all parts of a stairway shall not be less than 80 inches. (6' 8")
- Every sleeping room below the fourth story in buildings of use Groups R and I-I shall have at least one operable window or exterior door approved for emergency egress or rescue. The units must be operable from the inside without the use of special knowledge or separate tools. Where windows are provided as means of egress or rescue they shall have a sill height not more than 44 inches (1118mm) above the floor. All egress or rescue windows from sleeping rooms shall have a minimum net clear opening height dimension of 24 inches (610mm). The minimum net clear opening width dimension

13.	Each apartment shall have access to two (2) separate, remote and approved means of egress. A single exit is acceptable
(14)	when it exits directly from the apartment to the building exterior with no communications to other apartment units. All vertical openings shall be enclosed with construction having a fire rating of at lest one (1)hour, including fire doors with
	self closer's. (Over 3 stories in height requirements for fire rating is two (2) hours.)
15.	The boiler shall be protected by enclosing with (1) hour fire-rated construction including fire doors and ceiling, or by providing automatic extinguishment.
(16.)	All single and multiple station smoke detectors shall be of an approved type and shall be installed in accordance with the provisions of the City's Building Code Chapter 9, Section 19, 920.3.2 (BOCA National Building Code/1996), and NFPA 101 Chapter 18 & 19. (Smoke detectors shall be installed and maintained at the following locations): In the immediate vicinity of bedrooms In all bedrooms
	In each story within a dwelling unit, including basements
1.7	In addition to the required AC primary power source, required smoke detectors in occupancies in Use Groups R-2, R-3 and I-1 shall receive power from a battery when the AC primary power source is interrupted. (Interconnection is required)
17.	A portable fire exunguisher shall be located as per NFPA #10. They shall bear the label of an approved agency and be of an approved type.
18.	The Fire Alarm System shall be inaintained to NFPA #72 Standard.
19.	The Sprinkler System shall maintained to NFPA #13 Standard.
20.	All exit signs, lights, and means of egress lighting shall be done in accordance with Chapter 10 Section & Subsections 1023 & 1024. Of the City's building code. (The EOCA National Building Code/1996)
21	Section 25-135 of the Municipal Code for the City of Portland states, "No person or utility shall be granted a permit to
20	excavate or open any street or sidewalk from the time of November 15 of each year to April 15 of the following year".
22.	The builder of a facility to which Section 4594-C of the Maine State Human Rights Act Title 5 MRSA refers, shall obtain a cortification from a design professional that the plans commencing construction of the facility, the builder shall submit the certification to the Division of Inspection Services.
23.	Ventilation shall meet the requirements of Chapter 12 Sections 1210. Of the City's Building Code. (crawl spaces & attics)
24.	All electrical, plumbing and HVAC permits must be obtained by a Master Licensed holders of their trade.
25.	All requirements must be met before a final Certificate of Occupancy is issued.
26.	All building elements shall meet the fastening schedule as per Table 2305.2 of the City's Building Code. (The BOCA National Building Code/1996).
27.	Ventilation of spaces within a building shall be done in accordance with the City's Mechanical Code (The BOCA National Mechanical Code/1993).
(2 8.	Please read and implement the attached Land Use-Zoning report requirements. A one hour fire Separa Tian must be main tained between the Townhouse unit
(29.	A one hour fire separation must be maintained between The Tounhouse unit
30.	FLOOR PLAN boyust be submitted to this defice before work is started.
31.	
32.	
32.	

P. Samuel Houses, Fullding Inspector cc: Lt. McDougall, PPD Marge Schmuckal



CITY OF PORTLAND, MAINE

Department of Building Inspection

Certificate of Occupancy

LOCATION

75 Forest Ave

036-H-014

Issued to Sand Alberhire

Date of Issue

07 August 1998

This is to certify that the building premises, or part thereof, at the above location, built — altered — changed as to use under Building Permit No. 980853, has had final inspection, has been found to conform substantially to requirements of Zoning Ordinance and Building Code of the City, and is hereby approved for occupancy or use, limited or otherwise, as indicated below.

PORTION OF BUILDING OR PREMISES

APPROVED OCCUPANCY

Entire

Four Family Dwelling

Limiting Conditions:

This certificate supersedes certificate issued

Approved:

(Date)

Inspector

Inspector of Buildings

Notice: This certificate identifies lawful use of building or premises, and ought to be transferred from owner to owner when property changes hands. Copy will be furnished to owner or lessee for one dollar.