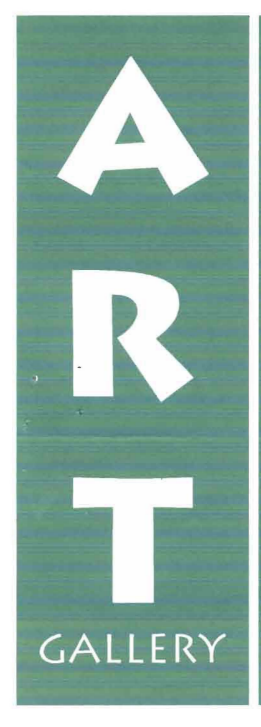
City of Portland, Maine - Building or Use Permit Application 389 Congress Street, 04101, Tel: (207) 874-8703, FAX: 874-8716 Location of Construction: Owner: Phone: Permit No: 04101 Baster Place Aspos. ***305 Commercial St. Owner Address: Lessee/Buver's Name: Phone: BusinessName: Jaminon Gallery & Frame 77245522 Permit Issued: Address: Phone: Contractor Name: AIG 2 DISS COST OF WORK: PERMIT FEE: Past Use: Proposed Use: \$ 32.50 INSPECTION:3/90 FIRE DEPT. □ Approved Retuil SHOPE □ Denied Use Group: Type: Zone: CBL: BOCA96 Signature: Signature: Zoning Approval: Proposed Project Description: PEDESTRIAN ACTIVITIES DISTRICT Action: Approved Special Zone or Reviews: Simpage Approved with Conditions: ☐ Shoreland Denied ☐ Wetland ☐ Flood Zone ☐ Subdivision Signature: Date: ☐ Site Plan mai ☐ minor ☐ mm ☐ Permit Taken By: Date Applied For: KA 8/10/99 Zoning Appeal □Variance This permit application does not preclude the Applicant(s) from meeting applicable State and Federal rules. ☐ Miscellaneous Building permits do not include plumbing, septic or electrical work. ☐ Conditional Use Building permits are void if work is not started within six (6) months of the date of issuance. False informa-☐ Interpretation ☐ Approved tion may invalidate a building permit and stop all work... ☐ Denied Send To: Jamison Gallery & Frame 305 Commercial Street Historic Preservation Portland, ME 04101 □ Not in District or Landmark ☐ Does Not Require Review PERMIT ISSUED WITH REQUIREMENTS ☐ Requires Review Action: CERTIFICATION ☐ Appoved ☐ Approved with Conditions I hereby certify that I am the owner of record of the named property, or that the proposed work is authorized by the owner of record and that I have been □ Denied authorized by the owner to make this application as his authorized agent and I agree to conform to all applicable laws of this jurisdiction. In addition, if a permit for work described in the application is issued, I certify that the code official's authorized representative shall have the authority to enter all Date: areas covered by such permit at any reasonable hour to enforce the provisions of the code(s) applicable to such permit 5-10-99 SIGNATURE OF APPLICANT ADDRESS: DATE: PHONE:

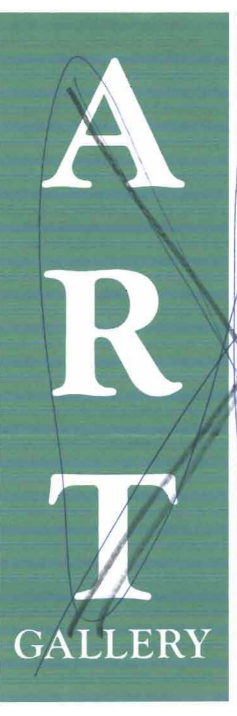
White-Permit Desk Green-Assessor's Canary-D.P.W. Pink-Public File Ivory Card-Inspector

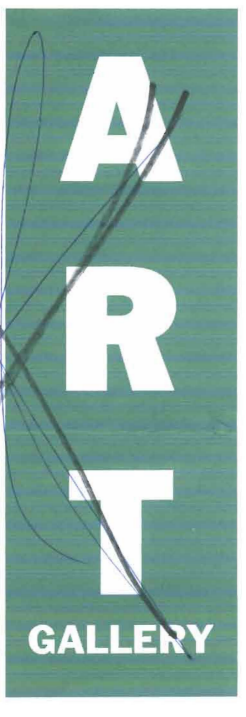
PHONE:

CEO DISTRICT

RESPONSIBLE PERSON IN CHARGE OF WORK, TITLE



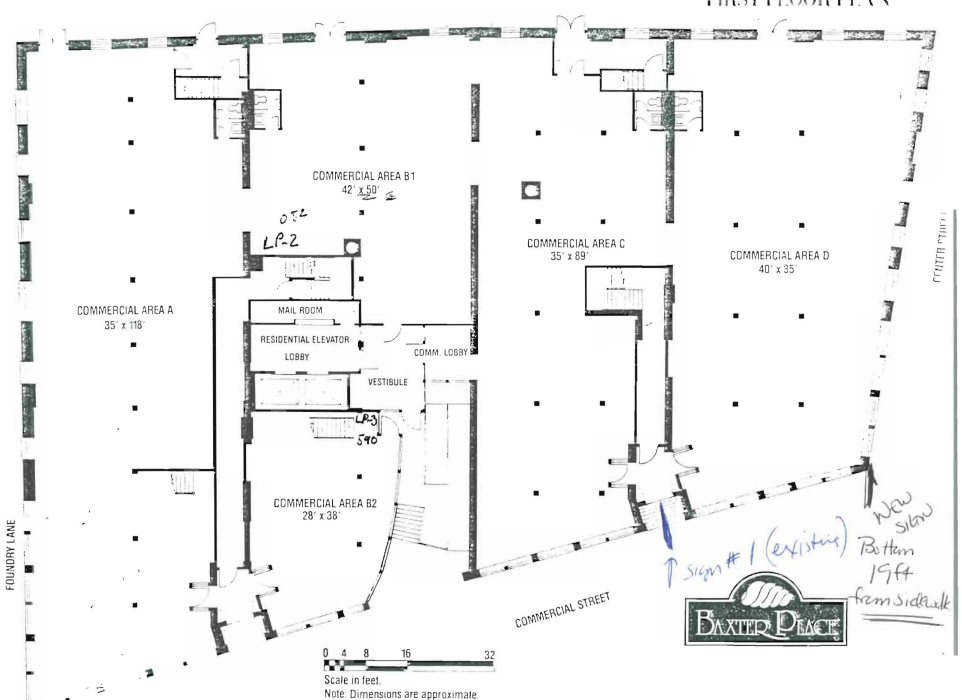




72 x 24
Double Sided
White Copy
Boulevard Bracket

18 Oz Green Banner

FIRST FLOOR PLAN



305 COMMERCIAL ST. B-3 BAXTER PROPURTY MANAGRAMENT / KEN ASTOR JAMESON GALLERY & FRAME, INC

2

6'x2' +12#

FRONT SIGN 48 13,3359 A

168ft +/- x2 = (336#)

THE STATE OF STATE OF

During each year of the term of this lease TENANT shall make monthly estimated payments to LANDLORD, as additional rent, for TENANT's share of such Increases in real estate taxes and operating expenses for the then current year. Said estimated monthly payments shall be made along with base rent payments and shall be equal to one twelfth (1/12) of TENANT's annualized share of LANDLORD's projected increases for the current year. After the end of each calendar year, LANDLORD shall deliver to TENANT a statement showing the amount of such increases and also showing the TENANT's share of the same. The TENANT shall, within thirty (30) days after such delivery, pay the TENANT's share to the LANDLORD, as additional rent, less any estimated payments. If the estimated payments exceed TENANT's share, then the excess shall be applied to the next year's monthly payments for estimated increases.

TILITIES

The TENANT shall pay, as they become due, all bills for electricity and other utilities (whether they are used for furnishing heat or other purposes) that are furnished to the leased premises and presently separately metered, all bills for fuel furnished to a separate tank servicing the leased premises exclusively and all charges for telephone and other communication systems used at, and supplied to, the leased premises. The LANDLORD agrees to furnish water for ordinary drinking, cleaning, lavatory and tollet facilities and reasonable heat and air conditioning, if installed as part of the structure of the building (except to the extent that the same are furnished through separately metered utilities or separate fuel tanks as set forth above), so as to maintain the leased premises and common areas of the building at comfortable levels during normal business hours on regular business days of the heating and air conditioning seasons of each year, to turnish elevator service, if installed as part of the structure of the building, and to light passageways and stairways during business hours, and to furnish such cleaning service as is customary in similar buildings in said city or town, all subject to interruption due to any accident, to the meking of repairs, afterations or improvements, to labor difficulties, to trouble in obtaining fuel, electricity, service, or supplies from the sources from which they are usually obtained for said building, or to any cause beyond the LANDLORD's control.

LANDLORD shall have no obligation to provide utilities or equipment other than the utilities and equipment within the leased premises as of the commencement date of this lease. In the event TENANT requires additional utilities or equipment, the installation and maintenance thereof shall be the TENANT's sole obligation, provided that such installation shall be subject to the written consent of the LANDLORD. Tenant is granted permission to install Monitor Renai Heaters in space at its sole option & expense.

The TENANT shall use the leased premises only for the purpose of a retail storefront & showroom.

USE OF LEASED PREMISES

(fill in)

and production space for its gallery and framing business.

10. COMPLIANCE WITH LAWS TENANT agrees to conform to the following provisions during the entire term of this lease: (i) TENANT shall not injure or deface the leased premises or building; (ii) No auction sale, inflammable fluids, chemicals, nuisance, objectionable noise or odor shall be permitted on the leased premises; (iii) TENANT shall not permit the use of the leased premises for any purpose other than set forth herein or any use thereof which is improper, offensive, contrary to law or ordinance, or liable to invalidate or increase the premiums for any insurance on the building or its contents or liable to render necessary any alterations or additions to the building; and (iv) TENANT shall not obstruct in any manner any portion of the building not hereby demised or the sidewalks or approaches to seid building or any inside or outside windows or doors. TENANT shall observe and comply with all reasonable rules and security regulations now or hereafter made by LANDLORD for the care and use of the leased premises, the building, its facilities and approaches. TENANT agrees to keep the leased premises equipped with all safety appliances and make all accessibility afterations, improvements or installations to the building, and/or accommodations in TENANT's use thereof required by law or any public authority as a result of TENANT's use or occupancy of the premises or TENANT's alterations or additions thereto, which alterations, Improvements and installations shall be subject to LANDLORD's consent as provided in this lease.

11. MAINTENANCE

A. TENANT'S OBLIGATIONS TENANT acknowledges by entry thereupon that the leased premises are in good and satisfactory order, repair and condition, and covenants during said term and further time as the TENANT holds any part of said premises to keep the leased premises in as good order, repair and condition as the same are in at the commencement of said term, or may be put in thereafter, damage by fire or unavoidable casualty and reasonable use and wear only excepted. Notwithstanding anything to the contrary herein, if TENANT has leased ground floor space, TENANT covenants to keep all plate glass windows in good repair and condition and to carry adequate insurance to provide for the replacement of any such plate glass which is damaged or destroyed.

B. LANDLORD'S OBLIGATIONS

The LANDLORD agrees to maintain and repair the roof, exterior walls and structure of the building of which the leased premises are a part in the same condition as they are at the commencement of the term or as it may be put in during the term of this lease, reasonable wear and tear, damage by fire and other casualty only excepted, unless such maintenance or repair is made necessary by fault or neglect of the TENANT or the employees, contractors, agents or invitees of TENANT, in which case such maintenance or repair shall be at the expense of the TENANT and TENANT shall pay all costs therefor Except Tenant is granted permits ston to insteall signage on front matin hanging brackett, in rear hallway at tear entrance of building on parking spaces. All signage must be in compilance with local ordiances of the TENANT shall not make any alterations or additions, or permit the making of any holes in any part of said building, or paint or place any signs, drapes, curtains, shades, awnings, aerials or flagpoles or the like, visible from outside of the leased premises, that is, from outdoors or from any corridor or other common area within the building, or permit anyone except the TENANT to use any part of the leased premises for desk space or for mailing privileges without on each occasion obtaining prior written consent of the LANDLORD. TENANT shall not be underlying the premises or any portion thereof, and in the case of any such lien attaching by reason of the conduct of the TENANT has any authority or power to permit any lien of any nature or description to attach to or to be placed upon the LANDLORD. TeNANT shall not be underlying the premises, or any portion thereof.

12. ALTERATIONS ADDITIONS

The TENANT shall not by operation of law or otherwise, assign, mortgage or encumber this lease, or sublet or permit the demised premises or any part thereof to be used by others, without LANDLORD's prior express written consent in each instance [which consent shall not be unreasonably withheld] (prece out if not applicable). In any case where LANDLORD shall consent to such assignment or subletting, TENANT named herein shall remain fully liable for the obligations of TENANT hereunder, including, without limitation, the obligation to pay the rent and other amounts provided under this lease. For purposes of this lease, the sale of stock of a corporate TENANT or the change of a general partner of a partnership TENANT shall constitute an assignment of this lease.

* including the Historic Preservation Committee, if necessary by Ordiance.

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Signage Refail / Sane



8/10/55

FAY

CORD CERTIFICATE OF LIABILITY INSURANCE # -2001878 \$301

DATE HER DESIGN

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RIIII DING PERMIT DEPORT

Delibrito i bidili i kai oki	
DATE: 11/A49/99 ADDRESS: 395 Commercial ST- CBL: 946-F-609 REASON FOR PERMIT: SIDE Walk SIGN	
REASON FOR PERMIT: SIDE Walk SIGN	
BUILDING OWNER: BOXTEN PLACE ASSOC.	
PERMIT APPLICANT: Jam 1500 Gallery & Fram 1 (Contractor	
USE GROUP <u>SIGNAGE</u> , CONSTRUCTION TYPE	
The City's Adopted Building Code (The BOCA National Building Code/1996 with City Amendments) The City's Adopted Mechanical Code (The BOCA National Mechanical Code/1993)	
CONDITION(S) OF APPROVAL	
This permit is being issued with the understanding that the following conditions are met: 4/ +34/ +3 (
Approved with the following conditions:	
1. This permit does not excuse the applicant from meeting applicable State and Federal rules and laws.	

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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)

- 3. 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 higher 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. Section 1813.5.2
- Foundations anchors shall be a minimum of 12" in diameter, 7" into the foundation wall, minimum of 12" from corners of foundation and 4. a maximum 6' o.c. between bolts. (Section 2305.17)
- Waterproofing and dampproofing shall be done in accordance with Section 1813.0 of the building code. 5.
- Precaution must be taken to protect concrete from freezing. Section 1908.0 6.
- It is strongly recommended that a registered land surveyor check all foundation forms before concrete is placed. This is done to verify 7. that the proper setbacks are maintained.
- 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 8. interior spaces by fire partitions and floor/ceiling assembly which are constructed with not less than 1-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)
- All chimneys and vents shall be installed and maintained as per Chapter 12 of the City's Mechanical Code. (The BOCA National 9. Mechanical Code/1993). Chapter 12 & NFPA 211
- Sound transmission control in residential building shall be done in accordance with Chapter 12, Section 1214.0 of the City's Building 10.
- Guardrails & Handrails: A guardrail system is a system of building components located near the open sides of elevated walking surfaces 11. 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 3e4" 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". (Sections 1021 & 1022.0) - Handrails shall be on both sides of stairway. (Section 1014.7)
- Headr∞m in habitable space is a minimum of 7'6". (Section 1204.0) 12.
- Stair construction in Use Group R-3 & R-4is a minimum of 10" tread and 7 %" maximum rise. All other Use Group minimum 11" 13. tread, 7" maximum rise. (Section 1014.0)
- The minimum headroom in all parts of a stairway shall not be less than 80 inches. (6'8") 1014.4 14.
- Every sleeping room below the fourth story in buildings of Use Groups R and I-1 shall have at least one operable window or exterior door 15. 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 ceress 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 (610nm). The minimum net clear opening width dimension shall be 20 inches (508mm), and a minimum net clear opening of 5.7 sq. ft. (Section 1018.6)
- Each apartment shall have access to two (2) separate, remote and approved means of egress. A single exit is acceptable when it exits 16. directly from the apartment to the building exterior with no communications to other apartment units. (Section 1010.1)

17.	All vertical openings shall be enclosed with construction having a fire rating of at least one (1) hour, including fire doors with self
	closer's. (Over 3 stories in height requirements for fire rating is two (2) hours.) (Section 710.0)
18.	The boiler shall be protected by enclosing with (1)hour fire rated construction including fire doors and ceiling, or by providing automatic extinguishment." (Table 302.1.1)
19.	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 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
	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
20.	receive power from a battery when the AC primary power source is interrupted. (Interconnection is required) Section 920.3.2.
20.	A portable fire extinguisher shall be located as per NFPA #10. They shall bear the label of an approved agency and be of an approved type. (Section 921.0)
21.	The Fire Alarm System shall maintained to NFPA #72 Standard.
22.	The Sprinkler System shall maintained to NFPA #13 Standard.
23.	All exit signs, lights and means of egress lighting shall be done in accordance with Chapter 10 Section & Subsections 1023.0 & 1024.0 of the City's Building Code. (The BOCA National Building Code/1996)
24.	Section 25-135 of the Municipal Code for the City of Portland states, "No person or utility shall be granted a permit to excavate or open
	any street or sidewalk from the time of November 15 of each year to April 15 of the following year".
25.	The builder of a facility to which Section 4594-C of the Maine State Human Rights Act Title 5 MRSA refers, shall obtain a certification
	from a design professional that the plans commencing construction of the facility, the builder shall submit the certification the Division of
	Inspection Services.
26.	Ventilation shall meet the requirements of Chapter 12 Sections 1210.0 of the City's Building Code. (Crawl spaces & attics).
27.	All electrical, plumbing and HVAC permits must be obtained by a Master Licensed holders of their trade. No closing in of walls until
	all electrical (min.72 hours notice) and plumbing inspections have been done.
28.	All requirements must be met before a final Certificate of Occupancy is issued.
29.	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).
30.	Ventilation of spaces within a building shall be done in accordance with the City's Mechanical Code (The BOCA National Mechanical
	Code/1993). (Chapter M-16)
31.	Please read and implement the attached Land Use Zoning report requirements.
32.	Boring, cutting and notching shall be done in accordance with Sections 2305.4.4, 2305.5.1 and 2305.5.3 of the City's Building Code.
33.	Glass and glazing shall meet the requirements of Chapter 24 of the building code.
34.	All signage, shall be done in accordance with Section 3102.0 signs of the City's Building Code, (The BOCA National Building Code
	1996).

37. 38.

P. Samuel Houses Building Inspector

Marge Schmuckal, Zoning Administrator

PSH 7/21/99

**On the basis of plans submitted and conditions placed on these plans any deviations shall require a separate approval.