

Jeff Levine, AICP, Director Planning & Urban Development Department

Electronic Signature and Fee Payment Confirmation

Notice: Your electronic signature is considered a legal signature per state law.

By digitally signing the attached document(s), you are signifying your understanding this is a legal document and your electronic signature is considered a *legal signature* per Maine state law. You are also signifying your intent on paying your fees by the opportunities below.

I, the undersigned, intend and acknowledge that no Site Plan or Historic Preservation Applications can be reviewed until payment of appropriate application fees are *paid in full* to the Inspections Office, City of Portland Maine by method noted below:

Within 24-48 hours, once my complete application and corresponding paperwork has been electronically delivered, I intend to **call the Inspections Office** at 207-874-8703 and speak

Within 24-48 hours, once my application and corresponding paperwork has been electronically delivered, I intend to **call the Inspections Office** at 207-874-8703 and speak to an administrative representative and provide a credit/debit card over the phone.

I intend to deliver a payment method through the U.S. Postal Service mail once my application paperwork has been electronically delivered.

Daniello M. Mulkern	5/3/16
Applicant Signature:	Date:
	513/16
I have provided digital copies and sent them on:	Date:

NOTE:

All electronic paperwork must be delivered to <u>buildinginspections@portlandmaine.gov</u> or by physical means i.e. a thumb drive or CD to the Inspections Office, City Hall, 3rd Floor, Room 315.



PROJECT ADDRESS: 40 Spring

Administrative Authorization Application Portland, Maine

Planning and Urban Development Department, Planning Division

e <u>CHART/BLOCK/LOT: 013/I026</u> Diamond Island

PR	OJECT DESCRIPTION: (Please Attach Sketch/Plan of	the Proposal/De	evelopment)		
<u>ov</u>	VNER APPLICANT		NSULTANT/AGI			
	Name: LIONEL	Plante ASSOC.	Name:	Danielle Mulk	ern	
	Address: 18 1510	na Avenue	Address:			
	reaks-	Island, ME 04108	1			
	Work#: 207-7	66-2508	Work#:			
	Cell#: N/A		Cell#:	Same		
	Fax#: 207-7	66-2507	Fax#:	2009		
	Home #:NA		Home #:			
	E-mail: DMULKE	RN@LPAMARINE.COM	E-mail:			
<u>Criteria for an Administrative Authorization</u> : (see section 14-523(4) on the next page)				Applicant's Assessment Y(yes), N(no), N/A		
a)	Is the proposal within ex	kisting structures?		YES		
b)		ings, additions, or demolitions?		NO		
c)						
d)) Are there any new curb cuts, driveways or parking areas?					
e)	Are the curbs and sidewalks in sound condition?					
f)	Do the curbs and sidewalks comply with ADA?					
g)	Is there any additional p			<u>NO</u>		
h)	Is there an increase in tr			NO		
i) j)	Are there any known stormwater problems? Does sufficient property screening exist? NO VES					
k)	Are there adequate utili			VEC		
1)	Are there any zoning vio			NO		
7007		tor located to minimize noise?		NIA		
n)		ration, glare, fumes or other impa	acts?	NA		
Sign	nature of Applicant:	ulkern/ inc.	Date:	5 3 10		
				rative Authorization to exem uired approvals or permits, r		

authorization for construction. You should first check with the Building Inspections Office, Room 315, City Hall

(207)874-8703, to determine what other City permits, such as a building permit, will be required.

PROVISION OF PORTLAND CITY CODE 14-523 (SITE PLAN ORDINANCE)

RE: Administrative Authorization

Sec. 14-523 (b). Applicability

No person shall undertake any development identified in Section 14-523 without obtaining a site plan improvement permit under this article. (c) Administrative Authorization. Administrative Authorization means the Planning Authority may grant administrative authorization to exempt a development proposal from complete or partial site plan review that meets the standards below, as demonstrated by the applicant.

- 1. The proposed development will be located within existing structures, and there will be no new buildings, demolitions, or building additions other than those permitted by subsection b of this section;
- 2. Any building addition shall have a new building footprint expansion of less than five hundred (500) square feet;
- 3. The proposed site plan does not add any new curb cuts, driveways, or parking areas; the existing site has no more than one (1) curb cut and will not disrupt the circulation flows and parking on-site; and there will be no drive-through services provided;
- 4. The curbs and sidewalks adjacent to the lot are complete and in sound condition, as determined by the public works authority, with granite curb with at least four (4) inch reveal, and sidewalks are in good repair with uniform material and level surface and meet accessibility requirements of the Americans with Disabilities Act;
- 5. The use does not require additional or reduce existing parking, either on or off the site, and the project does not significantly increase traffic generation;
- 6. There are no known stormwater impacts from the proposed use or any existing deficient conditions of stormwater management on the site;
- 7. There are no evident deficiencies in existing screening from adjoining properties; and
- 8. Existing utility connections are adequate to serve the proposed development and there will be no disturbance to or improvements within the public right-of-way.
- 9. There are no current zoning violations;
- 10. Any emergency generators are to be located to minimize noise impacts to adjoining properties and documentation that routine testing of the generators occur on weekdays between the hours of 9 a.m. to 5 p.m. Documentation pertaining to the noise impacts of the emergency generator shall be submitted; and
- 11. There is no anticipated noise, vibration, glare, fumes or other foreseeable impacts associated with the project.

Filing the Application. An applicant seeking an administrative authorization under this subsection shall submit an administrative authorization application for review, detailing the site plan with dimensions of proposed improvements and distances from all property lines, and stating that the proposal meets all of the provisions in standards 1-11 of Section 14-423 (b)1. The application must be accompanied by an application fee of \$50.

Review. Upon receipt of such a complete application, the Planning Authority will process it and render a written decision of approval, approval with conditions or denial, with all associated findings.

Decision. If a full administrative authorization is granted, the application shall be approved without further review under this article, and no performance guarantee shall be required. In the event that the Planning Authority determines that standards a and b of Section 14-523 (b) (1) and at least four (4) of the remaining standards have been met, the Planning Authority shall review the site plan according to all applicable review standards of Section 14-526 that are affected by the standards in this subsection that have not been met. If an exemption or partial exemption from site plan review is not granted, the applicant must submit a site plan application that will undergo a full review by the Planning Board or Planning Authority according to the standards of Section 14-526.