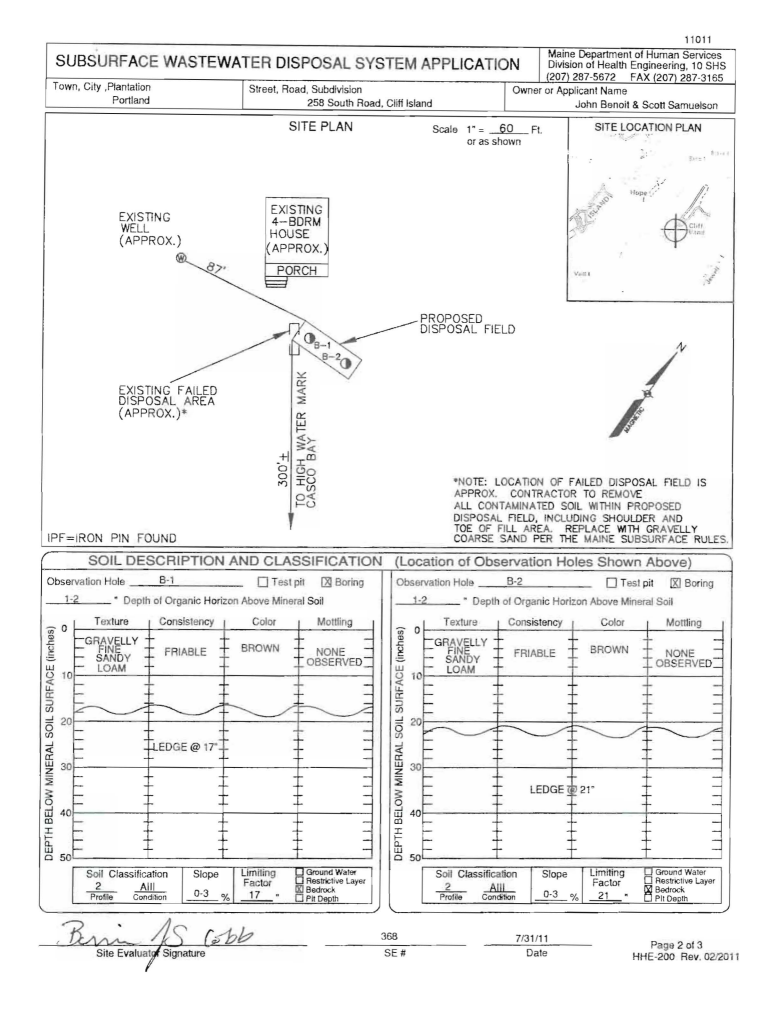
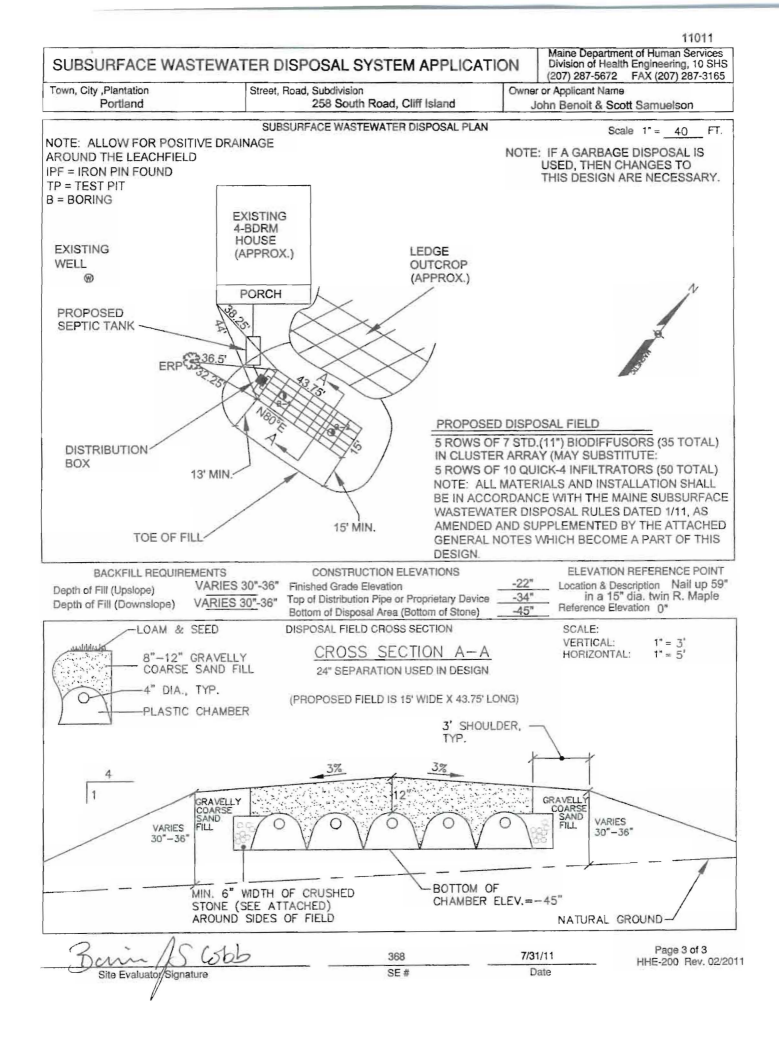
CLADOLIÈR					11011 Maine Department of Human Services			
SUBSURF		ASTEWATER DISP	OSAL SYSTEN		ATION Division of Health Engineering, 10 SHS (207) 287-5672 Fax: (207) 287-3165			
	PROPERTY	LOCATION	>> CAUTION: PE	RMIT REQUIR	ED - ATTACH IN SPACE BELOW <<			
City, Town, or Plantation	Portland							
Street or Road	258 South R	oad						
Subdivision, Lot # Cliff Island (Lot #9)			Permit Issued:	LU L	RMIT # 11750 TOWN COPY \$ 2 5 0 0 0 FEE Charged			
Name (last, first, MI)	John & Samue	NT INFORMATION	Local Plumbing in	sector Signature	L.P.I. # 0 17 1312			
Mailing Address of Owner/Applicant	203 Lower Fly Freeport, ME	ving Point Road			AC 9			
Daytime Tel. #	(207) 415-788	35	M	lunicipal Tax Map	# Lot #			
I state and acknowledge my knowledge and und and or Local Plumbing I	erstand that any fa nspector to deny a	on submitted is correct to the best of isification is reason for the Department Permit.			CTION REQUIRED olized above and found it to be in compliance posal Rules Application. (1st) date approved			
Signature	e of Owner or Appli		Local	Plumbing Inspector	Signature (2nd) date approved			
TYPE OF APPLICA J 1. First Time System		THIS APPLICATION REQUIRES 3.1 No Rule Variance	RMIT INFORMATION	DISF	POSAL SYSTEM COMPONENTS			
X 2. Replacement Syste	m	2. First Time System Variance			omplete Non-engineared System rimitive System (graywater & alt. toilet) Itemative Toilet, specify:			
Type replaced pipe t		3 a. Local Plumbing Inspector Approval b. State & Local Plumbing Inspector App	D/D//W	1 3. Alte				
Year installed: 1920)'s	X3. Replacement System Variance	provin		n-engineered Treatment Tank (only) Iding Tank, gallons			
3 Expanded System a. <25% Expansion b ≥25% Expansion		X a. Local Plumbing Inspector Approval b State & Local Plumbing Inspector App	proval	 6. Non-engineered Disposal Field (only) 7. Separated Laundry System 8. Complete Engineered System (2000 gpd or more) 				
4 Experimental Syste	m	. 4. Minimum Lot Size Variance		 9. Engineered Treatment Tank (only) 10. Engineered Disposal Field (only) 				
5 Seasonal Conversion	on	5. Seasonal Conversion Permit		🗆 11. Pr	e-treatment, specify:			
SIZE OF PROPE	SIZE OF PROPERTY DISPOSAL S			12. Miscellaneous Components				
2.1 <u>+</u>	SQ. FT. X ACRES	X 1. Single Family Dwelling Unit, No. of Be 2. Multiple Family Dwelling, No. of Units.		ТҮР	E OF WATER SUPPLY			
SHORELAND ZONIN	łĠ	D 3. Other:		X 1. Drilled □ 4. Public	Well 2. Dug Well 3. Private			
Ves X	No	(specify) Current Use D Seasonal X Year Round D						
///////////////////////////////////////	[[[[[[[]]]	/////	SYSTEM LAYOUT SHO	DWN ON PAGE	E 3) DESIGN FLOW			
TREATMEN 1. Concrete a. Regular b. Low Profile 2. Plastic 3. Other CAPACITY: 1.0		DISPOSAL FIELD TYPE & SIZ 1. Stone Bed 2. Stone Trench X 3. Proprietary Device X a. cluster array C. Linear X b. regular load d. H-20 load 4. Other: SIZE: <u>1,260</u> X sq. ft. I lin. ft	X 1. No 2. Yes If Yes or Maybe, sp a. multi-compart btanks in se	s 3. Maybe ecify one below: nent tank eries k capacity	360 gallons per day BASED ON: I. Table 4A (dwelling unit(s)) I. Table 4C (other facilities) SHOW CALCULATIONS for other facilities 4-bdrms @ 90gpd = 360gpd			
COIL DATA & DESIGN CLASS DISPOSAL FIELD SIZING		EFFLUENT/EJECTOR PUMP		3. Section 4G (meter readings) ATTACH WATER METER DATA				
2. Medium2.6 sq. ft. / gpd t Observation Hole # B-1 epth 17_" f Most Limiting Soil Factor				LATITUDE AND LONGITUDE at center of disposal area Lat. <u>43</u> d <u>41</u> m <u>15</u> s Lon. <u>70</u> d <u>06</u> m <u>45</u> s if g.p.s, state margin of error.				
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	111111	//////////////////////////////////////	ALUATÓR STATEMEN	******				
certify that on _ that the propose	7/31/11 d system is i	(date) I completed a sit	e evaluation on this pro	operty and state astewater Disp	e that the data reported are accurate and losal Rules (10-144A CMR 241). 7/31/11			
Sit	e Evaluato	Signature	SE #		Date			
E	Ionnie J.S. Col	b	(207) 899-8397		b.cobb@comcast.net 1 2 2011			
		Name Printed ations from the design should	Telephone Nu be confirmed with the s		E-mail Address Dept. of BHHE-299-Rev. 02/2011 City of Portland Maine			





<u>General Notes</u> (attachment to form HHE-200) <1,000 gpd Septic System

- The nature of the site evaluation profession is one of interpretation of soil and site conditions. We, in the field, attempt to both provide a satisfactory service to the client, and comply by the rules by which we are bound - The Maine Subsurface Wastewater Disposal Rules. If at any time you, the client, are not satisfied with the service provided or the results found, it is your right to hire another site evaluator for a second opinion.
- Property information is supplied by the owner, applicant or representative. Such information presented herein shall be verified as correct by the owner or applicant prior to signing this application.
- 3. All work shall be in accordance with the Maine Subsurface Wastewater Disposal Rules dated $\frac{1/u}{6/00}$, as amended.
- 4. All work should be performed under dry conditions only (for disposal area).
- 5. No vehicular or equipment traffic to be allowed on disposal area. Disposal field shall be constructed from outside the corner stakes located in the field. The downslope area is also to be protected in the same manner.
- 6. Backfill, if required, is to be gravelly coarse sand to coarse sand texture and to be free of foreign debris. If backfill is coarser than original soil, then mix top 4" of backfill and original soil with rototiller (or equal)
- No neighboring wells are apparent (unless so indicated) within 100' of disposal area. Owner or applicant shall verify this prior to signing the application.
- The disposal field stone shall be clean, uniform in size and free of fines, dust, ashes, or clay. It shall be no smaller than ¼ inch and no larger than 2½ inches in size (per Section 805,2.3 of the Maine Subsurface Wastewater Disposal Rules).
- 9. Minimum separation distances required (unless reduced by variance or special circumstance).
 - a) wells with water usage of 2000 or more gpd or public water supply wells:

		A A -
	Disposal Fi	elds: 300'
	Septic Tanks and Holding Ta	anks: 100'
b)	any well to disposal area:	100'
c)	any well to septic tank:	-100- 50
(b)	septic tank or disposal area to lake, river, stream or brook:	100' for major watercourse,
ŕ	Bran the second s	50' for minor watercourse
e)	house to treatment tank:	81
0	house to disposal area:	20'

- For all other separation distances, use separations for less than 1,000 gpd per Maine Subsurface Wastewater Disposal Rules Table 700.2.
- Location of septic system near a wetland may require a separate permit. As such, the owner, prior to construction of the septic system, shall hire a professional to evaluate proximity of adjacent wetlands and prepare necessary permit applications.
- 10. Garbage disposals are not recommended and, if installed, are done so at the owner's risk. The additional waste load requires increased maintenance frequency, higher potential for failure, and larger septic tanks.
- 11. Pump stations, when required, shall be installed watertight to prevent infiltration of ground and/or surface water.
- 12. Force mains and pressure lines shall be flushed of any foreign material and pumps shall be checked for proper on/off cycle before being put into service.
- 3. Force mains, pump stations, and/or gravity piping subject to freezing shall be installed below frost line or adequately insulated.



Department of Health and Human Services Maine Center for Disease Control and Prevention 286 Water Street # 11 State House Station Augusta, Maine 04333-0011 Tel: (207) 287-5672 Fax: (207) 287-4172; TTY: 1-800-606-0215

SUBSURFACE WASTEWATER DISPOSAL SYSTEM VARIANCE REQUEST

This form must accompany an application (HHE-200 Form) for any subsurface wastewater disposal system which requires a variance to provisions of the Subsurface Wastewater Disposal Rules. The Local Plumbing Inspector must not issue a permit for the installation of a subsurface wastewater disposal system requiring a variance from the Department of Health and Human Services until approval has been received from the Department.

GENERAL INFORMATION Town	of Portland (Cliff Island)
Property Owner's Name: _John Benoit and Scott Samuelson	Tel. No.: _(207) 415-7885
System's Location:258 South Road, Cliff Island, Portland, N	1E
Property Owner's Address:203 Lower Flying Point Road, Free	Dort, ME Zip Code04032
e-mail address:	

The subsurface wastewater disposal system design for the subject property requires a 🗌 replacement system variance 🗍 first time system variance to the Subsurface Wastewater Disposal Rules. This variance requires 🗌 local approval 🗋 local and state approval.

SPECIFIC VARIANCE REQUESTED (To be filled in by Site Evaluator. Use additional sheets if needed.)	SECTION OF RULE
 Setback to potable water supply well from 100' down to 87' 	Ch. 8, Table 8A
2	
3	
SITE EVALUATOR	

When a property is found to be unsuitable for subsurface wastewater disposal by a licensed Site Evaluator, the Evaluator shall so inform the property owner. If the property owner, after exploring all other alternatives, wishes to request a variance to the Rules, and the Evaluator in his professional opinion feels the variance request is justified and the site limitations can be overcome, he shall document the soil and site conditions on the Application. The Evaluator shall list the specific variances necessary plus describe below the proposed system design and function. The Evaluator shall further describe how the specific site limitations are to be overcome, and provide any other support documentation as required prior to consideration by the Department. Attach a separate sheet if necessary.

_____The proposed location is the flattest and most feasible area to install the new disposal field. It is no closer than the existing, failed disposal field and is also located down-gradient from the well.

, S.E., certify that a variance to the Rules is necessary since a system cannot be installed which will completely satisfy all the Rule requirements. In my judgment, the proposed system design on the attached Application is the best alternative available; enhances the potential of the site for subsurface wastewater disposal; and that the system should function properly. (50b # 308 X. 5 R (1) DATE SIGNATURE OF SITE EVALUATOR PROPERTY OWNER , am the 🖉 owner 📋 agent for the owner of the subject property. I understand that the amorelon installation on the Application is not in total compliance with the Rules. Should the proposed system malfunction, I release all concerned provided they have performed their duties in a reasonable and proper manner, and I will promptly notify the Local Plumbing Inspector and make any corrections required by the Rules. By signing the variance request form, I acknowledge permission for representatives of the Department to enter onto the property to perform such duties as may be necessary to evaluate the variance request. 8-11-11 DATE SIGNATURE OF OWNER □ AGENT FOR THE OWNER

The local plumbing inspector shall review all variance requests prior to rendering a decision.	LOCAL PLUMBING INSPECTOR - Approval at local level	
	I, <u>Teanle Bourke</u> , the undersi applicant does not conform with certain provisions of the was alternative for a subsurface wastewater disposal system on th controlling subsurface wastewater disposal in the shoreland z	igned, have visited the above property and find that the variance request submitted by the stewater disposal rules. The variance request submitted by the applicant is the best his property. The proposed system (_does _does not) conflict with any provisions zone. Therefore, I (/ do do not) approve the requested variance. I (/ will will not)
LPI Signature Date	LPI Signature	Date

The local plumbing inspector shall review all variance requests prior to forwarding to the Division of Environmental Health.

I, ______, the undersigned, have visited the above property and find that the variance request submitted by the applicant does not conform with certain provisions of the wastewater disposal rules. The variance request submitted by the applicant is the best alternative for a subsurface wastewater disposal system on this property. The proposed system () does () does not) conflict with any provisions controlling subsurface wastewater disposal in the shoreland zone. Therefore, I () do () do not) recommend the issuance of a permit for the system's installation as proposed by the application.

LPI Signature

Date

DATE

FOR USE BY THE DEPARTMENT ONLY

The Department has reviewed the variance(s) and (
does does not) give its approval. Any additional requirements, recommendations, or reasons for the Variance denial, are given in the attached letter.

SIGNATURE OF THE DEPARTMENT

Notes: 1. Variances for soil conditions may be approved at the local level as long as the total point assessment is at least the minimum allowed. (See Section 7.B.4 of the Subsurface Wastewater Disposal Rules for Municipal Review.)

 Variances for other than soil conditions or soil conditions beyond the limit of the LPI's authority are to be submitted to the Department for review. (See Section 7.B.3 for Department Review.) The LPI's signature is required on these variance requests prior to sending them to the Department.

SOIL, SITE AND ENGINEERING FACTORS FOR FIRST TIME SYSTEM VARIANCE ASSESSMENT WITH LIMITING SOIL DRAINAGE CONDITIONS (SEE TABLES 7C THROUGH 7M).

	CHARACTERISTIC	POINT ASSESSMENT
Soil Profile	N/A	N/A
Depth to Groundwater/Restrictive Layer	N/A	N/A
Terrain	N/A	N/A
Size of Property	N/A	N/A
Waterbody Setback	N/A	N/A
Water Supply	N/A	N/A
Type of Development	N/A	N/A
Disposal Area Adjustment	N/A	N/A
Vertical Separation Distance	N/A	N/A
Additional Treatment	N/A	N/A
	TOTAL POINT ASSESSMENT:	N/A

Minimum Points (Check One):
Outside Shoreland Zone-50
Inside Shoreland Zone-65
Subdivision-65

BUILDING PERMIT INSPECTION PROCEDURES Please call 874-8703 or 874-8693 (ONLY) or email: buildinginspections@portlandmaine.gov

With the issuance of this permit, the owner, builder or their designee is required to provide adequate notice to the city of Portland Inspections Services for the following inspections. Appointments must be requested 48 to 72 hours in advance of the required inspection. The inspection date will need to be confirmed by this office.

- Please read the conditions of approval that is attached to this permit!! Contact this office if you have any questions.
- Permits expire in 6 months. If the project is not started or ceases for 6 months.
- If the inspection requirements are not followed as stated below additional fees may be incurred due to the issuance of a "Stop Work Order" and subsequent release to continue.

Septic

- 1. Septic field and extension inspection for bottom preparation/ scarification to verify removal of vegetation, established transitional horizon and erosion and sedimentation control measures.
- 2. Exposed septic field installation and tank location inspection to check elevations, dimensions, piping, plumbing station and system design prior to covering.
- 3. Backfill inspection of septic field for approved materials, stabilization, slopes and extensions.

The project cannot move to the next phase prior to the required inspection and approval to continue, REGARDLESS OF THE NOTICE OF CIRCUMSTANCES.

IF THE PERMIT REQUIRES A CERTIFICATE OF OCCUPANCY, IT MUST BE PAID FOR AND ISSUED TO THE OWNER OR DESIGNEE BEFORE THE SPACE MAY BE OCCU0PIED.

PURCHASE AND SALE AGREEMENT

1. <u>PARTIES:</u> This agreement is made this ______ day of April, 2011 between JOHN R. BENOIT and HOLLY BENOIT, both of Scarborough Maine, County of Cumberland State of Maine and JOAN SAMUELSON and SCOTT SAMUELSON, both of Freeport, Maine, hereinafter collectively called "BUYERS", and ANNE CHARLTON SANDOSKI of Boulder, CO, SUSAN FIELD GROOM of Bensalem, PA, LINDA K. LOSS of Lancaster, PA, JOAN P. GOYETTE of Leominister, MA, and L. MAITLAND BLANK, JR., of Heredia, Costa Rica., hereinafter collectively called "SELLER".

2. **DESCRIPTION:** Subject to the terms and conditions hereinafter set forth, SELLER agrees to sell and BUYERS agrees to buy the following described real estate:

Land and any buildings thereon located on Cliff Island, in the City of Portland, County of Cumberland, Maine and shown on the Town Tax Map 109-A as Lot C-9, as more particularly described in a Deed dated July 29, 2005 and recorded in the Cumberland County Registry of Deeds in Book 52988, Page 274, being all the property owned by SELLER at this address (hereinafter called the PREMISES).

3. **BUILDINGS, STRUCTURES, IMPROVEMENTS, FIXTURES:** Except as hereinafter specifically excluded, included in the sale as a part of the Premises are the buildings, structures, and improvements now thereon, and the fixtures belonging to Seller and used in connection therewith including, if any, all venetian blinds, window shades, screens, screen doors, awnings, shutters, furnace, heaters, heating equipment, stove, range, refrigerator, water heater, plumbing and bathroom fixtures, electric and other lighting fixtures, mantels, fences, gates, trees, shrubs, plants, gardening and lawn equipment, ventilators, garbage disposal and dishwasher, but not including pictures attached to walls.

Items not included in the sale are as follows (if none, state "none"): The golf cart and personal property, including furniture, but any furniture and other personal property items left on the Premises after the Closing are included.

4. <u>CONSIDERATION</u>: For such Deed and conveyance BUYERS are to pay the sum of Three Hundred and Fifty Thousand Dollars \$350,000 of which Ten Thousand Dollars \$10,000 is included herewith as an earnest money deposit. The balance due amount is to be paid by certified or bank check, upon delivery of the Deed. BALANCE DUE at Closing: \$340,000.

5. <u>TITLE/DEED</u>: Said Premises are to be conveyed by a good and sufficient Quitclaim Deed with Covenant running to BUYERS, or to the nominee designated by BUYERS, and said deed shall convey a good and clear record and marketable title thereto, free from all liens and encumbrances, except:

- (a) Provisions of existing building and zoning laws;
- (b) Such taxes for the then current municipal tax year as are not due and payable on the date of the delivery of such deed;
- (c) Standard utility easements, easements and rights-of-way of record, and deed restrictions, if any.

5. <u>EARNEST MONEY/ACCEPTANCE</u>: Petruccelli, Martin & Haddow, LLP ("PM&H") shall hold said earnest money and act as escrow agent until closing. BUYERS acknowledge that PM&H represents SELLER in this transaction, and all parties hereby consent to SELLER's attorney acting as escrow agent. In the event that the PM&H is made a party to any lawsuit by virtue of acting as escrow agent, PM&H shall be entitled to recover reasonable attorney's fees and costs which shall be assessed as court costs in favor of the prevailing party.

6. EXTENSION TO PERFECT TITLE OR MAKE PREMISES CONFORM:

If SELLER shall be unable to give title or to make conveyance, or to deliver possession of the Premises, all as herein stipulated, or if at the time of the delivery of the deed, the Premises do not conform with the provisions hereof, then SELLER may use reasonable efforts to remove any defects in title, or to deliver possession as provided herein, or to make the Premises conform to the provisions hereof, as the case may be, in which case SELLER may give written notice thereof to BUYERS at or before the time for performance hereunder, and thereupon the time for performance hereof shall be extended for a period of thirty (30) days.

7. FAILURE TO PERFECT TITLE OR MAKE PREMISES CONFORM:

If SELLER elects to use reasonable efforts to remove any defects in title, or to deliver possession as provided herein, or to make the Premises conform to the provisions hereof, as the case may be, and if at the expiration of any extended time SELLER shall have failed so to remove any defects in title, deliver possession, or make the Premises conform, as the case may be, all as herein agreed, then at BUYERS' option any payments made under this Agreement shall be forthwith refunded and all other obligations of all parties hereto shall cease and this Agreement shall be void without recourse of the parties hereto.

8. **PERFORMANCE**: The Deed is to be delivered and the consideration paid at a mutually agreeable place and time on September 1, 2011 ("Closing Date"). To enable SELLER to make conveyance as herein provided, SELLER may, at the time of delivery of the Deed, use the purchase money or any portion thereof to clear the title of any and all encumbrances or interests; and all instruments so procured to clear the title shall be recorded prior to or simultaneously with the delivery of the Deed. It is agreed that time is of the essence of this Agreement.

9. POSSESSION: Full possession of the Premises, free of all tenants and occupants, except as otherwise provided herein, is to be delivered to BUYERS at the time of delivery of the Deed, the said Premises to be then in the same condition in which they now are, reasonable use and wear of the buildings thereon excepted.

10. <u>CLOSING</u>: In addition to such other documents as required by this Agreement, at the Closing, BUYERS shall deliver to SELLER the Purchase Price as adjusted and provided herein; SELLER shall execute, acknowledge, and deliver to BUYERS the deed; and both parties shall executed and deliver a Real Estate Transfer Tax Declaration and such other customary certificates and affidavits, including such documents and letters of indemnity as a title insurance company issuing a title insurance policy on the Premises for BUYERS shall require in order to issue such policy and to omit therefrom all exceptions for unfiled mechanic's, materialmens, or similar liens and for parties in possession.

12. <u>**RIGHT TO INSPECT:**</u> BUYERS is encouraged to seek information from professionals regarding any specific issues or concerns. This Agreement is subject to the following inspections, with results being reasonably satisfactory to BUYERS:

Type of Inspection	Yes	No	Туре	of Inspection	Yes	No	
Environmental Underground Tanks	X X		within _45 days within _45 days	Zoning General Build	X ing X		within _45 days within _45 day
Asbestos	х		within _45 days	and systems Radon	Х		within _45 days

All inspections will be done by inspectors chosen and paid for by BUYERS. If the result of any inspection is unsatisfactory to BUYERS, BUYERS may declare this agreement null and void by notifying SELLER in writing with a copy of the written inspection report within the above specified number of days, and any earnest money deposit shall be returned to BUYERS. If BUYERS does not notify SELLER that an inspection is unsatisfactory within the time period set forth above (commencing on the date when this Agreement is fully executed), this contingency is waived by BUYERS. In the absence of the inspection(s) mentioned above, BUYERS is relying completely on BUYERS' own opinion as to the condition of the property.

13. <u>CASUALTY LOSS</u>: Until the delivery of the Deed from SELLER to BUYERS, risk of loss or damage to the Premises by fire or otherwise shall be on SELLER.

14. **PRORATIONS:** Real estate taxes for the fiscal year in the City of Portland shall be prorated as of the date of delivery of the deed and the net amount thereof shall be added to or deducted from, as the case may be, the purchase price payable by the BUYERS at the time of delivery of the Deed. SELLER is responsible for any unpaid taxes for prior years. If the amount of said taxes is not known at the time

BUYER of the earnest money. In the event of a default by SELLER, BUYERS may employ all legal and equitable remedies, including without limitation, including specific performance or termination of this Agreement and return to BUYERS of the earnest money. PM&H acting as escrow agent has the option to require written releases from both parties prior to disbursing the earnest money to either BUYERS or SELLER.

21. <u>PRIOR STATEMENTS</u>: All representations, statements, disclosure forms and agreements hereto made between the parties are merged in this agreement which alone fully and completely expresses their respective obligations, and this agreement is entered into by each party after opportunity for investigation, neither party relying on any statements or representations not embodied in this agreement, made by each other or on their behalf.

22. <u>NOTICES</u>: Any notice required to be given in this Agreement shall be in writing and shall be deemed to be duly given when sent by registered or certified mail, return receipt requested, to the party entitled to such notice at their address set forth below:

BUYERS:

SELLER:

David J. Perkins, Esq. Perkins Olson, P.A. P.O. Box 449 Portland, ME 04112-0449 Bruce McGlauflin, Esq. Petruccelli, Martin & Haddow, LLP P.O. Box 17555 Portland, Maine 04112-8555

23. <u>CONSTRUCTION OF AGREEMENT:</u> This Agreement has been executed in one or more counterparts and each executed copy shall be deemed to be an original, is to be construed 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, devisees, executors, administrators, successors and assigns and may be cancelled, modified or amended only by a written instrument executed by the parties hereto or their legal representatives.

24. <u>PROPERTY DISCLOSURE FORM/NO WARRANTIES</u>: BUYERS acknowledges receipt of Seller's Property Disclosure Form and is encouraged to seek information from professionals regarding any specific issue or concern. The disclosure is not a warranty of the condition of the property, is not part of any contract between the BUYERS and SELLER, and BUYERS acknowledges that the property, the buildings, and the contents therein are being sold "as is" with no warranties whatsoever.

25. SHORELAND ZONE SEPTIC SYSTEM: If the property contains a septic system located in the Shoreland Zone, Seller agrees to provide certification at closing indicating whether the system has/has not malfunctioned within 180 days prior to closing.

26. **FINANCING CONTINGENCY:** The BUYERS' obligation to close upon this transaction is conditioned upon BUYERS obtaining financing for at least 60 percent of the purchase price at a rate not to exceed 6.0 percent per annum. The BUYERS shall have 45 days from the date of this Agreement in which to finalize financing if the BUYERS provide notice to SELLER within such 45 day period that they are unable to obtain the financing as described above, the BUYERS may terminate this Agreement and recover their earnest money deposit and the parties thereafter shall have no further obligations to each other pursuant to this Agreement. Thereafter, BUYERS' right to terminate under this paragraph 26 shall be void.

This Agreement may be executed in one or more counterparts, each of which will be deemed to be an original copy of this Agreement and all of which, when taken together, will be deemed to constitute one and the same agreement.

WHEN FULLY EXECUTED, THIS IS A BINDING CONTRACT.

IN WITNESS WHEREOF, the parties hereto have executed or caused this instrument to be executed. A copy of this Agreement is to be received by all parties and, by signature, receipt of a copy is hereby acknowledged.

Apr: 19.2011 Date nie 9, 2011 2011 tril 9, 2011

BUYE R. Benoit hn ern Benoit Joan Samuelson Scott Samuelson

TMS

April 8, 2011 Date

SELLER:

Anne Charlton Sandoski

Date

Susan Field Groom

Date

Linda K. Loss

Date

Ronald N. Goyette, POA for Joan P. Goyette

Jared M. Goyette, POA for Joan P. Goyette

Date

Date

e de la compañía de la

,

L. Maitland Blank, Jr.

SELLER:

Date

Anne Charlton Sandoski

13 April 2011

Date

Date

Susan Field Groom

Linda K. Loss

Date

Ronald N. Goyette, POA for Joan P. Goyette

Date

Jared M. Goyette, POA for Joan P. Goyette

Date

L. Maitland Blank, Jr.

SELLER:

Date

Anne Charlton Sandoski

Date

4/8/11 Date

Date

Susan Field Groom

Linda K. Loss

Ronald N. Goyette, POA for Joan P. Goyette

Date

Jared M. Goyette, POA for Joan P. Goyette

Date

L. Maitland Blank, Jr.

SELLER:

Date

Anne Charlton Sandoski

Susan Field Groom

Date

Date

Linda K. Loss

4/8/2011 Date

Date

Date

L. Maitland Blank, Jr.

Ronald N. Goyette, POA for Joan P. Goyette

Jared M. Goyette, POA for Joan P. Goyette

CITY OF PORTLAND, MAINE Department of Building Inspections					
Original Receipt					
8.12 20 /1					
Received from					
Location of Work					
Cost of Construction \$ Building Fee:					
Permit Fee \$ Site Fee:					
Certificate of Occupancy Fee:					
Total:					
Building (IL) Plumbing (I5) Electrical (I2) Site Plan (U2)					
Other					
CBL: 109469					
Check #: Total Collected s					
No work is to be started until permit issued. Please keep original receipt for your records.					
Taken by:					
WHITE - Applicant's Copy YELLOW - Office Copy PINK - Permit Copy					