### November 9,2004 BY HAND DELIVERY

- 1

Guy P. and Pat Langelier 12 Back Cove Estates Portland, Maine 04103

> Re: Unit #12 Legal Notice of Conversion to Condominium Ownership Lease expires Month to Month "As Is" Unit Price to Tenants \$220,000

Dear Guy and Pat:

### 1. General Explanation:

Back Cove Estates LLC purchased the Back Cove Estates apartment complex last December and will be establishing a condominium to be known as Back Cove Estates.

We are required to give you this notice, which may be summarized as follows:

- You have 60 days from the date this notice is delivered to your Unit in which to decide if you would like to purchase the unit you currently occupy at the price specified above. Prior to the expiration of the **60** day period, you must sign and deliver the purchase and sale agreement in the form provided in the attached Public Offering Statement and pay a \$2,000 deposit;
- (ii) If you do not wish to purchase your unit, you may still continue to live in your unit until your lease expires. However if your lease term ends within 120 days from the date you receive this notice, then you may still remain in your unit for 120 days on the same terms as your current lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period wills increased by 30 additional days for each additional full year or fraction thereof you have lived in the unit for up to 240 additional days (for example, if you have lived in the unit for 7 years and 3 months, you may remain for an additional 120 days for a total of 240 days); and
- (iii) if your verified family income is eighty (80) percent or less of the median income of the Portland area, adjusted for family size, as determined by the **U.S.** Department of Housing and Urban Development, then you are eligible for a relocation subsidy in an amount equal to the amount of rent you paid for the immediately preceding two (2) months.

The enclosed "Public Offering Statement" contains material required by law in order to help you make a decision as to whether you should purchase your unit. You should review it before you make your decision.

If you do not wish to purchase your unit, we expect that some buyers may wish to continue to rent their units to tenants. We expect to make these situations available on a first come - first served basis although we do not guarantee that any specific tenants may be accommodated or that any specific units will be available. Otherwise if we do not hear from you, then you will need to vacate based on the later of (a) the date your lease term expires, or (b) 120 days from the date you receive this notice (the 120 day period is extended further if you have resided in your unit for more than 4 consecutive years as set forth above).

The sooner that you indicate to us what your plans on the enclosed response sheet, the sooner we will be able to accommodate your situation.

The legal text of the notice follows:

### **1.** Notice **of** Conversion:

Notice is hereby given to each residential tenant and any residential subtenant in possession of a portion of the Back Cove Estates apartments, Portland, Maine, of the proposed conversion of your apartment to condominium ownership. This notice under the Maine Condominium Act, **33** M.R.S.A. § 1604-111, is being given no later than 120 days before any tenant or any subtenant in possession will be required to vacate. Under the City of Portland's Ordinances, if you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by **30** days for each full year or fraction thereof for up to 240 extra days.

Under 33 M.R.S.A. § 1604-111, this notice must be hand delivered to your unit or mailed by prepaid United States mail to you and any subtenant at the address of the unit or any other mailing address provided by a tenant. No tenant or subtenant will be required to vacate upon less than 120 days' notice, except by reason of non-payment of rent, waste or conduct that disturbs other tenants' peaceful enjoyment of the premises, and the terms of the tenancy may not be altered during that period. Failure to give this notice as required under 33 M.R.S.A. §1604-111 is a defense to an action for possession.

As set forth in 33 M.R.S.A §1604-111, the specification of a date by which a unit must be vacated and in compliance with 14 M.R.S.A. \$6001, this letter constitutes a notice to vacate under 14 M.R.S.A. \$6001. Nothing permits termination of a lease by us in violation of its terms.

### 2. 60 Day Exclusive Option to Purchase

For the 60 day period following the delivery of this notice to you, you have an exclusive and irrevocable option to purchase, at the price set forth as the "As Is selling price to Tenants," the unit you now occupy. This option may not be assigned to a third party. This right does not apply to any other units. Such right may be exercised by signing and returning to us during the 60 day period following the delivery of this Notice the Unit Purchase and Sale Agreement being delivered to you together with the deposit specified. If you do not contract to purchase such unit following receipt of this notice or close as provided in the contract, Back Cove Estates LLC may not convey or offer to convey the unit which you now possess to any other person or persons during the following 180 days at a price or on terms more favorable than the price or terms previously offered to you unless the more favorable price or terms are first offered to you.

This offer may be accepted only by signing and returning the Purchase and Sale Agreement in to us with your deposit within the 60 day period.

If you do not purchase said unit during said 60 day period, then we may not offer to dispose **of** an interest in that unit during the following 180 days at a price or on terms more favorable than the price or terms offered to you under the enclosed agreement. **If** a unit is conveyed in violation of **33** M.R.S.A. §1604-111(b) to a purchaser for value who has no knowledge of the violation of the terms thereof, recordation of the deed conveying the unit will extinguish any right you may have to purchase the unit if

the deed states that the Seller has complied with 33 M.R.S.A. §1604-111 but any such conveyance does not affect your right as tenant to recover damages from the Declarant for a violation of 33 M.R.S.A. §1604-111.

### 3. Portland Ordinance - Relocation Assistance:

If you do not purchase the unit you occupy and your gross income is eighty (80) percent or less of the median income for the Portland SMSA adjusted for family size, as determined by the **U.S.** Department of Housing and Urban Development at the time this notice is given, then before you can be required to vacate, we must make a cash payment to you in an amount equal to the amount of rent paid by you for the immediately preceding *two* (2) months. This requirement shall not apply to any tenant whose gross income exceeds eighty (80) percent of the median income of the Portland **SMSA**, adjusted for family size, **as** determined by the **U.S.** Department of Housing and Urban Development at the time notice is given as required in section 14-568(a). Additionally, we shall, upon demand, provide assistance to **a** tenant in the form of referrals to other reasonable accommodations and in determining the tenant's eligibility for relocation payments as provided herein. (Ord. No. 213-81, 5608.5, 11-16-81).

Information provided by the City of Portland indicates that the following family income levels or less will trigger the right to receive relocation assistance in an amount equal to two months rent:

Family Size	80% of Median Income
1	\$35,100
2	\$40,150
3	\$45,150
4	\$50,150
5	\$54,150
6	\$58,200
7	\$62,200
8	\$66,200

Verification of your income will be required.

The following notice has been approved by and is given to you pursuant to the requirements of the City of Portland:

If you do not buy your apartment, the developer of this project is required by law to assist you in finding another place to live and in determining your eligibility for relocation payments. If you have questions about your rights under the law, or complaints about the way you have been treated by the developer, you may contact the Building Inspection Division, Department of Planning and Urban Development, City of Portland, 389 Congress Street, Portland, Maine 04101 (telephone: 874-8703).

A copy of the Portland Ordinance is included with this letter. As the tenant in possession of your unit you have the exclusive right to purchase your unit at the price specified above for the first 60 days after you receive this notice.

### 4. Lease Termination.

As Back Cove Estates LLC is converting the property to a condominium, notice is hereby given terminating your tenancy on the <u>later</u> to occur of (a) 120 days from the date of the receipt of this notice or (b) the end of your Lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Our records indicate that your current lease terminates on the date set forth at the beginning of this letter. Accordingly, notice is hereby given terminating your tenancy effective as of the end of **your** lease term or at the end of the extended occupancy period, on which date you shall be required to vacate the unit that you now occupy.

Nothing permits us to terminate of your lease in violation of its terms. Please let us know if you have any questions.

Very truly yours,

BACK COVE ESTATES LLC

BACK COVE ESTATES ET

cc City of Portland – Building Inspection Division

Enclosure: Back Cove Estates Public Offering Statement

# Response Sheet

To Back Cove Estates, LLC 67 Back Cove Estates Portland, ME 04103-4621

			Dated:	, 200			
	I have received the Notice of Condominium Conversion for Back Cove Estates and the						
Public	Offerin	g Statement.					
		I wish to purchase my unit. If the purchase and sale agreem have signed the purchase and that I must so within 60 days	ent. I understand that I sale agreement and made	will not be obligated until I de the required deposit, and			
	☐ I do not wish to purchase my unit.						
		I do not wish to purchase my my income is eighty (80) pero Please provide me with the in	cent or less of the median	n income for the Portland.			
unit#							
			Print name:				
			Telephone #				

# November **9,2004**BY HAND DELIVERY

1 Sept to

Hope McMahon 13 Back Cove Estates Portland, Maine **04**103

Re: Unit #13 Legal Notice of Conversion to Condominium Ownership Lease expires Month to Month

"As Is" Unit Price to Tenants \$225,000

Dear Hope:

1. <u>General Exulanation</u>:

Back Cove Estates LLC purchased the Back Cove Estates apartment complex last December and will be establishing a condominium to be known **as** Back Cove Estates.

We are required to give you this notice, which may be summarized as follows:

- You have 60 days from the date this notice is delivered to your Unit in which to decide if you would like to purchase the unit you currently occupy at the price specified above. Prior to the expiration of the 60 day period, you must sign and deliver the purchase and sale agreement in the form provided in the attached Public Offering Statement and pay a \$2,000 deposit;
- (ii) If you do not wish to purchase your unit, you may still continue to live in your unit until your lease expires. However if your lease term ends within 120 days from the date you receive this notice, then you may still remain in your unit for 120 days on the same terms as your current lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period wills increased by 30 additional days for each additional full year or fraction thereof you have lived in the unit for up to 240 additional days (for example, if you have lived in the unit for 7 years and 3 months, you may remain for an additional 120 days for a total of 240 days); and
- (iii) if your verified family income is eighty (80) percent or less of the median income of the Portland area, adjusted **for** family size, as determined by the U.S. Department of Housing and Urban Development, then you are eligible for a relocation subsidy in an amount equal to the amount of rent you paid for the immediately preceding two (2) months.

The enclosed "Public Offering Statement" contains material required by law in order to help you make a decision as to whether you should purchase your unit. You should review it before you make your decision.

If you do not wish to purchase your unit, we expect that some buyers may wish to continue to rent their units to tenants. We expect to make these situations available on a first come - first served basis although we do not guarantee that any specific tenants may be accommodated or that any specific units will be available. Otherwise if we do not hear from you, then you will need to vacate based on the later of (a) the date your lease term expires, or (b) 120 days from the date you receive this notice (the 120 day period is extended further if you have resided in your unit for more than 4 consecutive years as set forth above).

The sooner that you indicate to us what your plans on the enclosed response sheet, the sooner we will be able to accommodate your situation.

The legal text of the notice follows:

### 1. <u>Notice of Conversion</u>:

Notice is hereby given to each residential tenant and any residential subtenant in possession of a portion of the Back Cove Estates apartments, Portland, Maine, of the proposed conversion of your apartment to condominium ownership. This notice under the Maine Condominium Act, **33** M.R.S.A. § 1604-111, is being given no later than 120 days before any tenant or any subtenant in possession will be required to vacate. Under the City of Portland's Ordinances, if you have lived in your unit for more than four **(4)** years consecutively, this 120 day period is increased by **30** days for each full year or fraction thereof for up to 240 extra days.

Under 33 M.R.S.A. § 1604-111, this notice must be hand delivered to your unit or mailed by prepaid United States mail to you and any subtenant at the address of the unit or any other mailing address provided by a tenant. No tenant or subtenant will be required to vacate upon less than 120 days' notice, except by reason of non-payment of rent, waste or conduct that disturbs other tenants' peaceful enjoyment of the premises, and the terms of the tenancy may not be altered during that period. Failure to give this notice as required under 33 M.R.S.A. \$1604-111 is a defense to an action for possession.

As set forth in 33 M.R.S.A \$1604-111, the specification of a date by which a unit must be vacated and in compliance with 14 M.R.S.A. \$6001, this letter constitutes a notice to vacate under 14 M.R.S.A. \$6001. Nothing permits termination of a lease by us in violation of its terms.

### 2. 60 Day Exclusive Option to Purchase.

For the 60 day period following the delivery of this notice to you, you have an exclusive and irrevocable option to purchase, at the price set forth **as** the "As Is selling price to Tenants," the unit you now occupy. This option may not be assigned to a third party. This right does not apply to any other units. Such right may be exercised by signing and returning to us during the **60** day period following the delivery of this Notice the Unit Purchase and Sale Agreement being delivered to you together with the deposit specified. If you do not contract to purchase such unit following receipt of this notice or close as provided in the contract, Back Cove Estates LLC may not convey or offer to convey the unit which you now possess to any other person or persons during the following 180 days at a price or on terms more favorable than the price or terms previously offered to you unless the more favorable price or terms are first offered to you.

This offer may be accepted only by signing and returning the Purchase and Sale Agreement in to us with your deposit within the 60 day period.

If you do not purchase said unit during said 60 day period, then we may not offer to dispose of an interest in that unit during the following 180 days at a price or on terms more favorable than the price or terms offered to you under the enclosed agreement. If a unit is conveyed in violation of 33 M.R.S.A. \$1604-111(b) to a purchaser for value who has no knowledge of the violation of the terms thereof, recordation of the deed conveying the unit will extinguish any right you may have to purchase the unit if

the deed states that the Seller has complied with 33 M.R.S.A. § 1604-111 but any such conveyance does not affect your right as tenant to recover damages from the Declarant for a violation of 33 M.R.S.A. § 1604-111.

### 3. Portland Ordinance - Relocation Assistance:

If you do not purchase the unit you occupy and your gross income is eighty (80) percent or less of the median income for the Portland SMSA adjusted for family size, as determined by the **U.S.** Department of Housing and Urban Development at the time this notice is given, then before you can be required to vacate, we must make a cash payment to you in an amount equal to the amount of rent paid by you for the immediately preceding two (2)months. This requirement shall not apply to any tenant whose gross income exceeds eighty (80) percent of the median income of the Portland SMSA, adjusted for family size, as determined by the **U.S.** Department of Housing and Urban Development at the time notice is given as required in section 14-568(a). Additionally, we shall, upon demand, provide assistance to a tenant in the form of referrals to other reasonable accommodations and in determining the tenant's eligibility for relocation payments as provided herein. (Ord. No. 213-81, §608.5, 11-16-81).

Information provided by the City of Portland indicates that the following family income levels or less will trigger the right to receive relocation assistance in an amount equal to two months rent:

Family Size	80% of Median Income	
1	\$35.100	
2	\$40,150	
3	\$45 <b>,</b> 150	
4	\$50,150	
5	\$54.150	]
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7	\$62,200	
8	\$66,200	

Verification of your income will be required.

The following notice has been approved by and is given to you pursuant to the requirements of the City of Portland:

If you do not buy your apartment, the developer of this project is required by law to assist you in finding another place to live and in determining your eligibility for relocation payments. If you have questions about your rights under the law, or complaints about the way you have been treated by the developer, you may contact the Building Inspection Division, Department of Planning and Urban Development, City of Portland, 389 Congress Street, Portland, Maine 04101 (telephone: 874-8703).



A copy of the Portland Ordinance is included with this letter. As the tenant in possession **of** your unit you have the exclusive right to purchase your unit at the price specified above for the first **60** days after you receive this notice.

### 4. Lease Termination.

**As** Back Cove Estates LLC is converting the property to a condominium, notice is hereby given terminating your tenancy on the <u>later</u> to occur of: (a) 120 days from the date of the receipt of this notice or (b) the end of your Lease. If you have lived in your unit for more than four **(4)** years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Our records indicate that your current lease terminates on the date set forth at the beginning of this letter. Accordingly, notice is hereby given terminating your tenancy effective as of the end of your lease term or at the end of the extended occupancy period, on which date you shall be required to vacate the unit that you now occupy.

Nothing permits us to terminate of your lease in violation of its terms. Please let us know if you have any questions.

Very truly yours,

BACK COVE ESTATES LLC

By: Ita Warrant

cc City of Portland - Building Inspection Division

Enclosure: Back Cove Estates Public Offering Statement

# Response Sheet

To Back Cove Estates, LLC **67** Back Cove Estates Portland, **ME** 04 103-462 1

			Dated:	, 200
Dublic		received the Notice of Condo	minium Conversion for	Back Cove Estates and the
Public	Offerin	ng Statement.		
		I wish to purchase my unit. It the purchase and sale agreem have signed the purchase and that I must so within 60 days	nent. I understand that I sale agreement and ma	will not be obligated until I de the required deposit, and
		I do not wish to purchase my	unit.	
		I do not wish to purchase my my income is eighty (80) per Please provide me with the in	cent or less of the media	in income for the Portland.
unit#		_		
			Print name:	
			Telephone #	

### November 9,2004 BY HAND DELIVERY

Mr. & Mrs. Alan Lewis 14 Back Cove Estates Portland, Maine 04103

> Re: Unit #14 Legal Notice of Conversion to Condominium Ownership Lease expires Month to Month "As Is" Unit Price to Tenants \$225,000

Dear Mr. & Mrs. Lewis:

### 1. General Exulanation:

Back Cove Estates LLC purchased the Back Cove Estates apartment complex last December and will be establishing a condominium to be known **as** Back Cove Estates.

We are required to give you this notice, which may be summarized as follows:

- (i) You have 60 days from the date this notice is delivered to your Unit in which to decide if you would like to purchase the unit you currently occupy at the price specified above. Prior to the expiration of the 60 day period, you must sign and deliver the purchase and sale agreement in the form provided in the attached Public Offering Statement and pay a \$2,000 deposit;
- (ii) If you do not wish to purchase your unit, you may still continue to live in your unit until your lease expires. However if your lease term ends within 120 days from the date you receive this notice, then you may still remain in your unit for 120 days on the same terms as your current lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period wills increased by 30 additional days for each additional full year or fraction thereof you have lived in the unit for up to 240 additional days (for example, if you have lived in the unit for 7 years and 3 months, you may remain for an additional 120 days for a total of 240 days); and
- (iii) if your verified family income is eighty (80) percent or less of the median income of the Portland area, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development, then you are eligible for a relocation subsidy in an amount equal to the amount of rent you paid for the immediately preceding two (2) months.

The enclosed "Public Offering Statement" contains material required by law in order to help you make a decision as to whether you should purchase your unit. You should review it before you make your decision.

If you do not wish to purchase your unit, we expect that some buyers may wish to continue to rent their units to tenants. We expect to make these situations available on a first come - first served basis although we do not guarantee that any specific tenants may be accommodated or that any specific units will be available. Otherwise if we do not hear from you, then you will need to vacate based on the later of (a) the date your lease term expires, or (b) 120 days from the date you receive this notice (the 120 day period is extended further if you have resided in your unit for more than 4 consecutive years as set forth above).

The sooner that you indicate to us what your plans on the enclosed response sheet, the sooner we will be able to accommodate your situation.

The legal text of the notice follows:

### 1. Notice of Conversion:

Notice is hereby given to each residential tenant and any residential subtenant in possession of a portion of the Back Cove Estates apartments, Portland, Maine, of the proposed conversion of your apartment to condominium ownership. This notice under the Maine Condominium Act, 33 M.R.S.A. §1604-11 1, is being given no later than 120 days before any tenant or any subtenant in possession will be required to vacate. Under the City of Portland's Ordinances, if you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Under 33 M.R.S.A. §1604-111, this notice must be hand delivered to your unit or mailed by prepaid United States mail to you and any subtenant at the address of the unit or any other mailing address provided by a tenant. No tenant or subtenant will be required to vacate upon less than 120 days' notice, except by reason of non-payment of rent, waste or conduct that disturbs other tenants' peaceful enjoyment of the premises, and the terms of the tenancy may not be altered during that period. Failure to give this notice as required under 33 M.R.S.A. \$1604-111 is a defense to an action for possession.

As set forth in 33 M.R.S.A §1604-111, the specification of a date by which a unit must be vacated and in compliance with 14 M.R.S.A. \$6001, this letter constitutes a notice to vacate under 14 M.R.S.A. §6001. Nothing permits termination of **a** lease by us in violation of its terms.

### 2. 60 Day Exclusive Option to Purchase.

For the 60 day period following the delivery of this notice to you, you have an exclusive and irrevocable option to purchase, at the price set forth as the "As Is selling price to Tenants," the unit you now occupy. This option may not be assigned to a third party. This right does not apply to any other units. Such right may be exercised by signing and returning to us during the 60 day period following the delivery of this Notice the Unit Purchase and Sale Agreement being delivered to you together with the deposit specified. If you do not contract to purchase such unit following receipt of this notice or close as provided in the contract, Back Cove Estates LLC may not convey or offer to convey the unit which you now possess to any other person or persons during the following 180 days at a price or on terms more favorable than the price or terms previously offered to you unless the more favorable price or terms are first offered to you.

This offer may be accepted only by signing and returning the Purchase and Sale Agreement in to us with your deposit within the 60 day period.

If you do not purchase said unit during said 60 day period, then we may not offer to dispose of an interest in that unit during the following **180** days at a price or on terms more favorable than the price or terms offered to you under the enclosed agreement. If a unit is conveyed in violation of **33** M.R.S.A. §1604-11(b) to a purchaser for value who has no knowledge of the violation of the terms thereof, recordation of the deed conveying the unit will extinguish any right you may have to purchase the unit if

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If you do not purchase the unit you occupy and your gross income is eighty (80) percent or less of the median income for the Portland SMSA adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time this notice is given, then before you can be required to vacate, we must make a cash payment to you in an amount equal to the amount of rent paid by you for the immediately preceding two (2) months. This requirement shall not apply to any tenant whose gross income exceeds eighty (80) percent of the median income of the Portland SMSA, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time notice is given as required in section 14-568(a). Additionally, we shall, upon demand, provide assistance to a tenant in the form of referrals to other reasonable accommodations and in determining the tenant's eligibility for relocation payments as provided herein. (Ord. No. 213-81, \$608.5, 11-16-81).

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### 4. Lease Termination.

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Our records indicate that your current lease terminates **on** the date set forth at the beginning of this letter. Accordingly, notice is hereby given terminating your tenancy effective as of the end of your lease term or at the end **of** the extended occupancy period, on which date **you** shall be required to vacate the unit that you now occupy.

Nothing permits us to terminate **of** your lease in violation of its terms. Please let us **know** if you have any questions.

Very truly yours,

BACK GOVE ESTATES LLC

Bv: Lange

cc City of Portland – Building Inspection Division

Enclosure: Back Cove Estates Public Offering Statement

# Response Sheet

To Back Cove Estates, LLC 67 Back Cove Estates Portland, ME 04103-4621

	Date	ed:	, 200			
Iŀ	I have received the Notice of Condominium Conversion for Back Cove Estates and the					
Public Of	offering Statement.					
	I wish to purchase my unit. Please the purchase and sale agreement. have signed the purchase and sale that I must so within 60 days of the	I understand that I agreement and ma	will not be obligated until I ade the required deposit, and			
	☐ I do not wish to purchase my unit.					
	I do not wish to purchase my unit my income is eighty (80) percent of Please provide me with the income	or less of the media	an income for the Portland.			
Unit #						
	Prin	t name:				
	Tele	phone #				

### November 9,2004 BY HAND DELIVERY

Mr. Michael Hudson 17 Back Cove Estates Portland, Maine 04103

> Re: Unit #17 Legal Notice of Conversion to Condominium Ownership Lease expires Month to Month "As Is" Unit Price to Tenants \$225,000

Dear *Mr*. Hudson:

### 1. <u>General Explanation</u>:

Back Cove Estates LLC purchased the Back Cove Estates apartment complex last December and will be establishing a condominium to be known as Back Cove Estates.

We are required to give you this notice, which may be summarized as follows:

- (i) You have 60 days from the date this notice is delivered to your Unit in which to decide if you would like to purchase the unit you currently occupy at the price specified above. Prior to the expiration of the 60 day period, you must sign and deliver the purchase and sale agreement in the form provided in the attached Public Offering Statement and pay a \$2,000 deposit;
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The sooner that you indicate to us what your plans on the enclosed response sheet, the sooner we will be able to accommodate your situation.

The legal text of the notice follows:

### 1. <u>Notice of Conversion:</u>

Notice is hereby given to each residential tenant and any residential subtenant in possession of a portion of the Back Cove Estates apartments, Portland, Maine, of the proposed conversion of your apartment to condominium ownership. This notice under the Maine Condominium Act, 33 **M.R.S.A.** § 1604-111, is being given no later than 120 days before any tenant or any subtenant in possession will be required to vacate. Under the City of Portland's Ordinances, if you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Under 33 **M.R.S.A.** §1604-11I, this notice must be hand delivered to your unit or mailed by prepaid United States mail to you and any subtenant at the address of the unit or any other mailing address provided by a tenant. No tenant or subtenant will be required to vacate upon less than 120 days' notice, except by reason of non-payment of rent, waste or conduct that disturbs other tenants' peaceful enjoyment of the premises, and the terms of the tenancy may not be altered during that period. Failure to give this notice as required under 33 M.R.S.A. §1604-111 is a defense to an action for possession.

**As** set forth in 33 M.R.S.A §1604-111, the specification of a date by which a unit must be vacated and in compliance with 14 M.R.S.A. \$6001, this letter constitutes a notice to vacate under 14 **M.R.S.A.**\$6001. Nothing permits termination of a lease by us in violation of its terms.

### 2. 60 Day Exclusive Option to Purchase.

For the **60** day period following the delivery of this notice to you, you have an exclusive and irrevocable option to purchase, at the price set forth as the "**As** Is selling price to Tenants," the unit you now occupy. This option may not be assigned to a third party. This right does not apply to any other units. Such right may be exercised by signing and returning to us during the **60** day period following the delivery of this Notice the Unit Purchase and Sale Agreement being delivered to you together with the deposit specified. If you do not contract to purchase such unit following receipt of this notice or close as provided in the contract, Back Cove Estates LLC may not convey or offer to convey the unit which you now possess to any other person or persons during the following 180 days at a price or on terms more favorable than the price or terms previously offered to you unless the more favorable price or terms are first offered to you.

This offer may be accepted only by signing and returning the Purchase and Sale Agreement in to us with your deposit within the *60* day period.

If you do not purchase said unit during said 60 day period, then we may not offer to dispose of an interest in that unit during the following 180 days at a price or on terms more favorable than the price or terms offered to you under the enclosed agreement. If a unit is conveyed in violation of 33 M.R.S.A. §1604-111(b) to a purchaser for value who has no knowledge of the violation of the terms thereof, recordation of the deed conveying the unit will extinguish any right you may have to purchase the unit if

the deed states that the Seller has complied with 33 M.R.S.A. §1604-111 but any such conveyance does not affect your right as tenant to recover damages from the Declarant for a violation of 33 M.R.S.A. §1604-111.

### 3. Portland Ordinance - Relocation Assistance:

If you do not purchase the unit you occupy and your gross income is eighty (80) percent or less of the median income for the Portland SMSA adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time this notice is given, then before you can be required to vacate, we must make a cash payment to you in an amount equal to the amount of rent paid by you for the immediately preceding two (2) months. This requirement shall not apply to any tenant whose gross income exceeds eighty (80) percent of the median income of the Portland SMSA, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time notice is given as required in section 14-568(a). Additionally, we shall, upon demand, provide assistance to a tenant in the form of referrals to other reasonable accommodations and in determining the tenant's eligibility for relocation payments as provided herein. (Ord. No. 213-81, \$608.5, 11-16-81).

Information provided by the City of Portland indicates that the following family income levels or less will trigger the right to receive relocation assistance in an amount equal to two months rent:

Family Size	80% of Median Income	
1	\$35.100	
2	\$40.150	
3	\$45,150	
4	\$50,150	
5	\$54,150	
6	\$58.200	
7	\$62.200	
8	\$66.200	

Verification of your income will be required.

The following notice has been approved by and is given to you pursuant to the requirements of the City of Portland:

If you do not buy your apartment, the developer of this project is required by law to assist you in finding another place to live and in determining your eligibility for relocation payments. If you have questions about your rights under the law, or complaints about the way you have been treated by the developer, you may contact the Building Inspection Division, Department of Planning and Urban Development, City of Portland, 389 Congress Street, Portland, Maine 04101 (telephone: 874-8703).

**A** copy of the Portland Ordinance is included with this letter. **As** the tenant in possession of your unit you have the exclusive right to purchase your unit at the price specified above for the first **60** days after you receive this notice.

### 4. Lease Termination.

As Back Cove Estates LLC is converting the property to a condominium, notice is hereby given terminating your tenancy on the <u>later</u> to occur of: (a) 120 days from the date of the receipt of this notice or (b) the end of your Lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Our records indicate that your current lease terminates on the date set forth at the beginning of this letter. Accordingly, notice is hereby given terminating your tenancy effective as **of** the end of your lease term or at the end of the extended occupancy period, on which date you shall be required to vacate the unit that you now occupy.

Nothing permits us to terminate of your lease in violation of its terms. Please let us know if you have any questions.

Very truly yours,

BACK COVE ESTATES LLC

By: MAYASER.

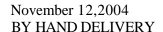
cc City of Portland – Building Inspection Division

Enclosure: Back Cove Estates Public Offering Statement

## Response Sheet

To Back Cove Estates, LLC **67** Back Cove Estates Portland, ME 04103-4621

		Dated:	,200
Public	received the Notice of Condo	minium Conversion fo	or Back Cove Estates and the
	the purchase and sale agreem	nent. I understand that I sale agreement and n	nake arrangements for signing I will not be obligated until I nade the required deposit, and the conversion materials.
	I do not wish to purchase my	unit.	
	I do not wish to purchase my my income is eighty (80) per Please provide me with the in	cent or less of the med	lian income for the Portland.
Unit#	_		
		Print name:	
		Telephone#	



7:0 1x:5

Mr. John Bonetti 18Back Cove Estates Portland, Maine 04103

Re: Unit **#18** Legal Notice of Conversion to Condominium Ownership Lease expires: Month to Month "**As** Is" Unit Price to Tenants \$240,000

Dear Mr. Bonetti

### 1. <u>General Explanation</u>:

Back Cove Estates LLC purchased the Back Cove Estates apartment complex last December and will be establishing a condominium to be known **as** Back Cove Estates.

We are required to give you this notice, which may be summarized as follows:

- You have **60** days from the date this notice is delivered to your Unit in which to decide if you would like to purchase the unit you currently occupy at the price specified above. Prior to the expiration of the **60** day period, you must sign and deliver the purchase and sale agreement in the form provided in the attached Public Offering Statement and pay a **\$2,000** deposit;
- (ii) If you do not wish to purchase your unit, you may still continue to live in your unit until your lease expires. However if your lease term ends within 120 days from the date you receive this notice, then you may still remain in your unit for 120 days on the same terms as your current lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period wills increased by 30 additional days for each additional full year or fraction thereof you have lived in the unit for up to 240 additional days (for example, if you have lived in the unit for 7 years and 3 months, you may remain for an additional 120 days for a total of 240 days); and
- (iii) if your verified family income is eighty (80) percent or less of the median income of the Portland area, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development, then you are eligible for a relocation subsidy in an amount equal to the amount of rent you paid for the immediately preceding two (2) months.

The enclosed "Public Offering Statement" contains material required by law in order to help you make a decision as to whether you should purchase your unit. You should review it before you make your decision.

If you do not wish to purchase your unit, we expect that some buyers may wish to continue to rent their units to tenants. We expect to make these situations available on a first come - first served basis although we do not guarantee that any specific tenants may be accommodated or that any specific units will be available. Otherwise if we do not hear from you, then you will need to vacate based on the later of (a) the date your lease term expires, or (b) 120 days from the date you receive this notice (the 120 day period is extended further if you have resided in your unit for more than 4 consecutive years as set forth above).

The sooner that you indicate to us what your plans on the enclosed response sheet, the sooner we will be able to accommodate your situation.

The legal text of the notice follows:

### 1. Notice of Conversion:

Notice is hereby given to each residential tenant and any residential subtenant in possession of a portion of the Back Cove Estates apartments, Portland, Maine, of the proposed conversion of your apartment to condominium ownership. This notice under the Maine Condominium Act, 33 M.R.S.A. §1604-111, is being given no later than 120 days before any tenant or any subtenant in possession will be required to vacate. Under the City of Portland's Ordinances, if you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Under 33 M.R.S.A.§1604-111, this notice must be hand delivered to your unit or mailed by prepaid United States mail to you and any subtenant at the address of the unit or any other mailing address provided by a tenant. No tenant or subtenant will be required to vacate upon less than 120 days' notice, except by reason of non-payment of rent, waste or conduct that disturbs other tenants' peaceful enjoyment of the premises, and the terms of the tenancy may not be altered during that period. Failure to give this notice as required under 33 M.R.S.A. § 1604-111 is a defense to an action for possession.

**As** set forth in 33 M.R.S.A §1604-111, the specification of a date by which a unit must be vacated and in compliance with 14 M.R.S.A. §6001, this letter constitutes a notice to vacate under 14 M.R.S.A. \$6001. Nothing permits termination of a lease by us in violation of its terms.

### 2. 60 Day Exclusive Option to Purchase.

For the 60 day period following the delivery of this notice to you, you have an exclusive and irrevocable option to purchase, at the price set forth as the "As Is selling price to Tenants," the unit you now occupy. This option may not be assigned to a third party. This right does not apply to any other units. Such right may be exercised by signing and returning to us during the 60 day period following the delivery of this Notice the Unit Purchase and Sale Agreement being delivered to you together with the deposit specified. If you do not contract to purchase such unit following receipt of this notice or close as provided in the contract, Back Cove Estates LLC may not convey or offer to convey the unit which you now possess to any other person or persons during the following 180 days at a price or on terms more favorable than the price or terms previously offered to you unless the more favorable price or terms are first offered to you.

This offer may be accepted only by signing and returning the Purchase and Sale Agreement in to us with your deposit within the 60 day period.

If you do not purchase said unit during said 60 day period, then we may not offer to dispose of an interest in that unit during the following 180 days at a price or on terms more favorable than the price or terms offered to you under the enclosed agreement. If a unit is conveyed in violation of 33 M.R.S.A. §1604-111(b) to a purchaser for value who has no knowledge of the violation of the terms thereof, recordation of the deed conveying the unit will extinguish any right you may have to purchase the unit if

the deed states that the Seller has complied with 33 M.R.S.A. § 1604-11 1 but any such conveyance does not affect your right as tenant to recover damages from the Declarant for a violation of 33 M.R.S.A. §1604-111.

### 3. Portland Ordinance - Relocation Assistance:

If you do not purchase the unit you occupy and your gross income is eighty (80) percent or less of the median income for the Portland SMSA adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time this notice is given, then before you can be required to vacate, we must make a cash payment to you in an amount equal to the amount of rent paid by you for the immediately preceding two (2) months. This requirement shall not apply to any tenant whose gross income exceeds eighty (80) percent of the median income of the Portland SMSA, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time notice is given as required in section 14-568(a). Additionally, we shall, upon demand, provide assistance to a tenant in the form of referrals *to* other reasonable accommodations and in determining the tenant's eligibility for relocation payments as provided herein. (Ord. No. 213-81, \$608.5, 11-16-81).

Information provided by the City of Portland indicates that the following family income levels or less will trigger the right to receive relocation assistance in an amount equal to two months rent:

	Family Size	80% of Median Income	
	1	\$35,100	
	2	\$40,150	
_	3	\$45,150	
	4	\$50,150	
	5	\$54,150	
	6	\$58.200	
	7	\$62,200	
	8	\$66,200	

Verification of your income will be required.

The following notice has been approved by and is given to you pursuant to the requirements of the City of Portland:

If you do not buy your apartment, the developer of this project is required by law to assist you in finding another place to live and in determining your eligibility for relocation payments. If you have questions about your rights under the law, or complaints about the way you have been treated by the developer, you may contact the Building Inspection Division, Department of Planning and Urban Development, City of Portland, 389 Congress Street, Portland, Maine 04101 (telephone: 874-8703).

A copy of the Portland Ordinance is included with this letter. As the tenant in possession of your unit you have the exclusive right to purchase your unit at the price specified above for the first 60 days after you receive this notice.

### 4. Lease Termination.

As Back Cove Estates LLC is converting the property to a condominium, notice is hereby given terminating your tenancy on the later to occur of (a) 120 days from the date of the receipt of this notice or (b) the end of your Lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Our records indicate that your current lease terminates on the date set forth at the beginning of this letter. Accordingly, notice is hereby given terminating your tenancy effective as of the end of your lease term or at the end of the extended occupancy period, on which date you shall be required to vacate the unit that you now occupy.

Nothing permits us to terminate of your lease in violation of its terms. Please let us know if you have any questions.

Very truly yours,

BACK COVE ESTATES LLC

Its MANAGER. By:

City of Portland - Building Inspection Division cc

Enclosure: Back Cove Estates Public Offering Statement

Notice Condo Conversion 11/1 1120048 55:00 AM

## Response Sheet

To Back Cove Estates, LLC 67 Back Cove Estates Portland, ME 04103-4621

			Dated:	, 200		
	I have received the Notice of Condominium Conversion for Back Cove Estates and the					
Public	Offerir	g Statement.				
	I wish to purchase my unit. Please contact me to make arrangements for signing the purchase and sale agreement. I understand that I will not be obligated until have signed the purchase and sale agreement and made the required deposit, are that I must so within 60 days of the date I received the conversion materials.			d that I will not be obligated until I and made the required deposit, and		
☐ I do not wish to purchase my unit.						
	I do not wish to purchase my unit and wish to obtain relocation assistance since my income is eighty (80) percent or less of the median income for the Portland Please provide me with the income verification forms.			e median income for the Portland.		
Unit # _		_				

Notice Condo Conversion doc 11/11/2004 855 00 AM

### November 9,2004 BY **HAND** DELIVERY

210 145

Elaine Thornton 20 Back Cove Estates Portland, Maine 04 103

Re: Unit #20 Legal Notice of Conversion to Condominium Ownership Lease expires Month to Month

"As Is" Unit Price to Tenants \$225,000

Dear Elaine:

1. <u>General Explanation</u>:

Back Cove Estates LLC purchased the Back Cove Estates apartment complex last December and will be establishing a condominium to be known **as** Back Cove Estates.

We are required to give you this notice, which may be summarized as follows:

- You have 60 days from the date this notice is delivered to your Unit in which to decide if you would like to purchase the unit you currently occupy at the price specified above. Prior to the expiration of the 60 day period, you must sign and deliver the purchase and sale agreement in the form provided in the attached Public Offering Statement and pay a \$2,000 deposit;
- (ii) If you do not wish to purchase your unit, you may still continue to live in your unit until your lease expires. However if your lease term ends within 120 days from the date you receive this notice, then you may still remain in your unit for 120 days on the same terms as your current lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period wills increased by 30 additional days for each additional full year or fraction thereof you have lived in the unit for up to 240 additional days (for example, if you have lived in the unit for 7 years and 3 months, you may remain for an additional 120 days for a total of 240 days); and
- (iii) if your verified family income is eighty (80) percent or less of the median income of the Portland area, adjusted for family size, as determined by the **U.S.** Department of Housing and Urban Development, then you are eligible for a relocation subsidy in an amount equal to the amount of rent you paid for the immediately preceding two (2) months.

The enclosed "Public Offering Statement" contains material required **by** law in order to help you make a decision as to whether you should purchase your unit. You should review it before you make your decision.

If you do not wish to purchase your unit, we expect that some buyers may wish to continue to rent their units to tenants. We expect to make these situations available on a first come - first served basis although we do not guarantee that any specific tenants may be accommodated or that any specific units will be available. Otherwise if we do not hear from you, then you will need to vacate based on the later of (a) the date your lease term expires, or (b) 120 days from the date you receive this notice (the 120 day period is extended further if you have resided in your unit for more than 4 consecutive years as set forth above).

The sooner that you indicate to us what your plans on the enclosed response sheet, the sooner we will be able to accommodate your situation.

The legal text of the notice follows:

### 1. Notice of Conversion:

Notice is hereby given to each residential tenant and any residential subtenant in possession of a portion of the Back Cove Estates apartments, Portland, Maine, of the proposed conversion of your apartment to condominium ownership. This notice under the Maine Condominium Act, **33** M.R.S.A. \$1604-111, is being given no later than 120 days before any tenant **or** any subtenant in possession will be required to vacate. Under the City of Portland's Ordinances, if you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by **30** days for each full year or fraction thereof for up to 240 extra days.

Under 33 M.R.S.A. §1604-111, this notice must be hand delivered to your unit or mailed by prepaid United States mail to you and any subtenant at the address of *the* unit or any other mailing address provided by a tenant. No tenant or subtenant will be required to vacate upon less than 120 days' notice, except by reason of non-payment of rent, waste or conduct that disturbs other tenants' peaceful enjoyment of the premises, and the terms of the tenancy may not be altered during that period. Failure to give this notice as required under 33 M.R.S.A. § 1604-111 is a defense to an action for possession.

As set forth in 33 M.R.S.A §1604-111, the specification of a date by which a unit must be vacated and in compliance with 14M.R.S.A. \$6001, this letter constitutes a notice to vacate under 14 M.R.S.A. \$6001. Nothing permits termination of a lease by us in violation of its terms.

### 2. 60 Day Exclusive Option to Purchase.

For the 60 day period following the delivery of this notice to you, you have an exclusive and irrevocable option to purchase, at the price set forth as the "As Is selling price to Tenants," the unit you now occupy. This option may not be assigned to a third party. This right does not apply to any other units. Such right may be exercised by signing and returning to us during the 60 day period following the delivery of this Notice the Unit Purchase and Sale Agreement being delivered to you together with the deposit specified. If you do not contract to purchase such unit following receipt of this notice or close as provided in the contract, Back Cove Estates LLC may not convey or offer to convey the unit which you now possess to any other person or persons during the following 180 days at a price or on terms more favorable than the price or terms previously offered to you unless the more favorable price or terms are first offered to you.

This offer may be accepted only by signing and returning the Purchase and Sale Agreement in to us with your deposit within the 60 day period.

If you do not purchase said unit during said 60 day period, then we may not offer to dispose of an interest in that unit during the following 180 days at a price or on terms more favorable than the price or terms offered to you under the enclosed agreement. If a unit is conveyed in violation of 33 M.R.S.A. §1604-111(b) to a purchaser for value who has no knowledge of the violation of the terms thereof, recordation of the deed conveying the unit will extinguish any right you may have to purchase the unit if

the deed states that the Seller has complied with 33 M.R.S.A. §1604-111 but any such conveyance does not affect your right as tenant to recover damages from the Declarant for a violation of 33 M.R.S.A. §1604-111.

### 3. Portland Ordinance - Relocation Assistance:

If you do not purchase the unit you occupy and your gross income is eighty (80) percent or less of the median income for the Portland SMSA adjusted for family size, as determined by the **U.S.** Department of Housing and Urban Development at the time this notice is given, then before you can be required to vacate, **we** must make a cash payment to you in an amount equal to the amount of rent paid by you for the immediately preceding two (2) months. This requirement shall not apply to any tenant whose gross income exceeds eighty (80) percent of the median income of the Portland SMSA, adjusted for family size, as determined by the **U.S.** Department of Housing and Urban Development at the time notice is given as required in section 14-568(a). Additionally, we shall, upon demand, provide assistance to a tenant in the form of referrals to other reasonable accommodations and in determining the tenant's eligibility for relocation payments as provided herein. (Ord. No. 213-81, §608.5, 11-16-81).

Information provided by the City of Portland indicates that the following family income levels or less will trigger the right to receive relocation assistance in an amount equal to two months rent:

<u>Family Size</u>	80% of Median Income	
1	\$35,100	
2	\$40,150	
3	\$45,150	
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6	\$58,200	
7	\$62,200	
8	\$66,200	

Verification of your income will be required.

The following notice has been approved by and is given to you pursuant to the requirements of the City of Portland:

If you do not buy your apartment, the developer of this project is required by law to assist you in finding another place to live and in determining your eligibility for relocation payments. If you have questions about your rights under the law, or complaints about the way you have been treated by the developer, you may contact the Building Inspection Division, Department of Planning and Urban Development, City of Portland, 389 Congress Street, Portland, Maine 04101 (telephone: 874-8703).

A copy of the Portland Ordinance is included with this letter. As the tenant in possession of your unit you have the exclusive right to purchase your unit at the price specified above for the first 60 days after you receive this notice.

### 4. Lease Termination.

As Back Cove Estates LLC is converting the property to a condominium, notice is hereby given terminating your tenancy on the <u>later</u> to occur of: (a) 120 days from the date of the receipt of this notice or (b) the end of your Lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by **30** days for each full year or fraction thereof for up to 240 extra days.

Our records indicate that your current lease terminates on the date set forth at the beginning of this letter. Accordingly, notice is hereby given terminating your tenancy effective as of the end of your lease term or at the end of the extended occupancy period, on which date you shall **be** required to vacate the unit that you now occupy.

Nothing permits us to terminate of your lease in violation of its terms. Please let us **know** if you have any questions.

Very truly yours,

BACK COVE ESTATES LLC

cc City of Portland – Building Inspection Division

Enclosure: Back Cove Estates Public Offering Statement

# Response Sheet

To Back Cove Estates, LLC **67** Back Cove Estates Portland, ME 04103-4621

		Dated:	,200
Public	received the Notice of Condong Statement.	minium Conversion	for Back Cove Estates and the
	the purchase and sale agreem	nent. I understand the sale agreement and	make arrangements for signing at I will not be obligated until I made the required deposit, and ed the conversion materials.
		cent or less of the mo	tain relocation assistance since edian income for the Portland.
Unit #	_		
		Print name:	
		Telephone#	

### November 9,2004 BY HAND DELIVERY

Laura Mason 21 Back Cove Estates Portland, Maine 04103

> Re: Unit #21 Legal Notice of Conversion to Condominium Ownership Lease expires Month to Month "As Is" Unit Price to Tenants \$225,000

### Dear Laura:

### 1. <u>General Explanation</u>:

Back Cove Estates LLC purchased the Back Cove Estates apartment complex last December and will be establishing a condominium to be known as Back Cove Estates.

We are required to give you this notice, which may be summarized as follows:

- You have 60 days from the date this notice is delivered to your Unit in which to decide if you would like to purchase the unit you currently occupy at the price specified above. Prior to the expiration of the 60 day period, you must sign and deliver the purchase and sale agreement in the form provided in the attached Public Offering Statement and pay a \$2,000 deposit;
- (ii) If you do not wish to purchase your unit, you may still continue to live in your unit until your lease expires. However if your lease term ends within 120 days from the date you receive this notice, then you may still remain in your unit for 120 days on the same terms as your current lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period wills increased by 30 additional days for each additional full year or fraction thereof you have lived in the unit for up to 240 additional days (for example, if you have lived in the unit for 7 years and 3 months, you may remain for an additional 120 days for a total of 240 days); and
- (iii) if your verified family income is eighty (80) percent or less of the median income of the Portland area, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development, then you are eligible for a relocation subsidy in an amount equal to the amount of rent you paid for the immediately preceding two (2) months.

The enclosed "Public Offering Statement" contains material required by law in order to help you make a decision as to whether you should purchase your unit. You should review it before you make your decision.

If you do not wish to purchase your unit, we expect that some buyers may wish to continue to rent their units to tenants. We expect to make these situations available on a first come - first served basis although we do not guarantee that any specific tenants may be accommodated or that any specific units will be available. Otherwise if we do not hear from you, then you will need to vacate based on the later of (a) the date your lease term expires, or (b) 120 days from the date you receive this notice (the 120 day period is extended further if you have resided in your unit for more than 4 consecutive years as set forth above).

The sooner that you indicate to us what your plans on the enclosed response sheet, the sooner we will be able to accommodate your situation.

The legal text of the notice follows:

### 1. Notice of Conversion:

Notice is hereby given to each residential tenant and any residential subtenant in possession of a portion of the Back Cove Estates apartments, Portland, Maine, of the proposed conversion of your apartment to condominium ownership. This notice under the Maine Condominium Act, **33 M.R.S.A.** § 1604-111, is being given no later than 120 days before any tenant or any subtenant in possession will be required to vacate. Under the City of Portland's Ordinances, if you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by **30** days for each full year or fraction thereof for up to 240 extra days.

Under 33 M.R.S.A. § 1604-111, this notice must be hand delivered to your unit or mailed by prepaid United States mail to you and any subtenant at the address of the unit or any other mailing address provided by a tenant. No tenant or subtenant will be required to vacate upon less than 120 days' notice, except by reason of non-payment of rent, waste or conduct that disturbs other tenants' peaceful enjoyment of the premises, and the terms of the tenancy may not be altered during that period. Failure to give this notice as required under 33 M.R.S.A. §1604-111 is a defense to an action for possession.

As set forth in 33 M.R.S.A §1604-111, the specification of a date by which a unit must be vacated and in compliance with 14 M.R.S.A. \$6001, this letter constitutes a notice to vacate under 14 M.R.S.A. \$6001. Nothing permits termination of a lease by us in violation of its terms.

### 2. <u>60 Day Exclusive Option to Purchase</u>.

For the 60 day period following the delivery of this notice to you, you have an exclusive and irrevocable option to purchase, at the price set forth as the "As Is selling price to Tenants," the unit you now occupy. This option may not be assigned to a third party. This right does not apply to any other units. Such right may be exercised by signing and returning to us during the 60 day period following the delivery of this Notice the Unit Purchase and Sale Agreement being delivered to you together with the deposit specified. If you do not contract to purchase such unit following receipt of this notice or close as provided in the contract, Back Cove Estates LLC may not convey or offer to convey the unit which you now possess to any other person or persons during the following 180 days at a price or on terms more favorable than the price or terms previously offered to you unless the more favorable price or terms are first offered to you.

This offer may be accepted only by signing and returning the Purchase and Sale Agreement in to us with your deposit within the 60 day period.

If you do not purchase said unit during said 60 day period, then we may not offer to dispose of an interest in that unit during the following 180 days at a price or on terms more favorable than the price or terms offered to you under the enclosed agreement. If a unit is conveyed in violation of 33 M.R.S.A. §1604-111(b) to a purchaser for value who has no knowledge of the violation of the terms thereof, recordation of the deed conveying the unit will extinguish any right you may have to purchase the unit if

the deed states that the Seller has complied with 33 M.R.S.A. §1604-111 but any such conveyance does not affect your right as tenant to recover damages from the Declarant for a violation of 33 M.R.S.A. §1604-111.

### 3. Portland Ordinance - Relocation Assistance:

If you do not purchase the unit you occupy and your gross income is eighty (80) percent or less of the median income for the Portland **SMSA** adjusted for family size, **as** determined by the **U.S.** Department of Housing and Urban Development at the time this notice is given, then before you can be required to vacate, we must make a cash payment to you in an amount equal to the amount of rent paid by you for the immediately preceding two (2) months. This requirement shall not apply to any tenant whose gross income exceeds eighty (80) percent of the median income of the Portland **SMSA**, adjusted for family size, as determined by the US. Department of Housing and Urban Development at the time notice is given as required in section 14-568(a). Additionally, we shall, upon demand, provide assistance to a tenant in the form of referrals to other reasonable accommodations and in determining the tenant's eligibility for relocation payments as provided herein. (Ord. No. 213-81, §608.5, 11-16-81).

Information provided by the **City** of Portland indicates that the following family income levels or less will trigger the right to receive relocation assistance in an amount equal to two months rent:

Family Size	80% of Median Income	
1	\$35,100	
2	\$40,150	
3	\$45.150	
4	\$50.150	
5	\$54,150	
6	\$58,200	
7	\$62,200	
8	\$66.200	

Verification of your income will be required.

The following notice has been approved by and is given to you pursuant to the requirements of the City of Portland:

If you do not buy your apartment, the developer of this project is required by law to assist you in finding another place to live and in determining your eligibility for relocation payments. If you have questions about your rights under the law, or complaints about the way you have been treated by the developer, you may contact the Building Inspection Division, Department of Planning and Urban Development, City of Portland, 389 Congress Street, Portland, Maine 04101 (telephone: 874-8703).

A copy of the Portland Ordinance is included with this letter. As the tenant in possession of your unit you have the exclusive right to purchase your unit at the price specified above for the first 60 days after you receive this notice.

### 4. Lease Termination.

**As** Back Cove Estates LLC is converting the property to a condominium, notice is hereby given terminating your tenancy on the <u>later</u> to occur of: (a) 120 days <u>from</u> the date of the receipt of this notice or (b) the end of your Lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Our records indicate that your current lease terminates on the date set forth at the beginning **of** this letter. Accordingly, notice is hereby given terminating your tenancy effective as of the end of your lease term or at the end of the extended occupancy period, on which date you shall be required to vacate the unit that you now occupy.

Nothing permits us to terminate of your lease in violation of its terms. Please let us know if you have any questions.

Very truly yours,

BACK COVE ESTATES LLC

By: Its

Its MANAGE

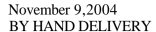
cc City of Portland – Building Inspection Division

Enclosure: Back Cove Estates Public Offering Statement

# Response Sheet

To Back Cove Estates, LLC **67** Back Cove Estates Portland, ME 04103-4621

			Dated:	, 200		
	I have received the Notice of Condominium Conversion for Back Cove Estates and the					
Public Offering Statement.						
		I wish to purchase my unit. Please contact me to make arrangements for signing the purchase and sale agreement. I understand that I will not be obligated until I have signed the purchase and sale agreement and made the required deposit, and that I must so within 60 days of the date I received the conversion materials.				
	☐ I do not wish to purchase my unit.					
		I do not wish to purchase my unit and wish to obtain relocation assistance since my income is eighty (80) percent or less of the median income for the Portland Please provide me with the income verification forms.				
unit#		_				
	Print name:					
			Telephone#			



Jean Keastner 22 Back Cove Estates Portland, Maine 04103

> Re: Unit #22 Legal Notice of Conversion to Condominium Ownership Lease expires Month to Month "As Is" Unit Price to Tenants \$225,000

### Dear Jean:

### 1. <u>General Explanation</u>:

Back Cove Estates LLC purchased the Back Cove Estates apartment complex last December and will be establishing a condominium to be known **as** Back Cove Estates.

We are required to give you this notice, which may be summarized as follows:

- You have 60 days from the date this notice is delivered to your Unit in which to decide if you would like to purchase the unit you currently occupy at the price specified above. Prior to the expiration of the 60 day period, you must sign and deliver the purchase and sale agreement in the form provided in the attached Public Offering Statement and pay a \$2,000 deposit;
- (ii) If you do not wish to purchase your unit, you may still continue to live in your unit until your lease expires. However if your lease term ends within 120 days from the date you receive this notice, then you may still remain in your unit for 120 days on the same terms as your current lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period wills increased by 30 additional days for each additional full year or fraction thereof you have lived in the unit for up to 240 additional days (for example, if you have lived in the unit for 7 years and 3 months, you may remain for an additional 120 days for a total of 240 days); and
- (iii) if your verified family income is eighty (80) percent or less of the median income of the Portland area, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development, then you are eligible for **a** relocation subsidy in an amount equal to the amount of rent you paid for the immediately preceding two (2) months.

The enclosed "Public Offering Statement" contains material required by law in order to help you make a decision **as** to whether you should purchase your unit. You should review it before you make your decision.

If you do not wish to purchase your unit, we expect that some buyers may wish to continue to rent their units to tenants. We expect to make these situations available on a first come • first served basis although we do not guarantee that any specific tenants may be accommodated or that any specific units will be available. Otherwise if we do not hear from you, then you will need to vacate based on the later of (a) the date your lease term expires, or (b) 120 days from the date you receive this notice (the 120 day period is extended further if you have resided in your unit for more than 4 consecutive years as set forth above).

The legal text of the notice follows:

### 1. Notice of Conversion:

Notice is hereby given to each residential tenant and any residential subtenant in possession of a portion of the Back Cove Estates apartments, Portland, Maine, of the proposed conversion of your apartment to condominium ownership. This notice under the Maine Condominium Act, 33 M.R.S.A. § 1604-111, is being given no later than 120 days before any tenant or any subtenant in possession will be required to vacate. Under the City of Portland's Ordinances, if you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Under 33 M.R.S.A. \$1604-111, this notice must be hand delivered to your unit or mailed by prepaid United States mail to you and any subtenant at the address of the unit or any other mailing address provided by a tenant. No tenant or subtenant will be required to vacate upon less than 120 days' notice, except by reason of non-payment of rent, waste or conduct that disturbs other tenants' peaceful enjoyment of the premises, and the terms of the tenancy may not be altered during that period. Failure to give this notice as required under 33 M.R.S.A. §1604-111 is a defense to an action for possession.

As set forth in 33 M.R.S.A §1604-111, the specification of a date by which a unit must be vacated and in compliance with 14 M.R.S.A. §6001, this letter constitutes a notice to vacate under 14 M.R.S.A. \$6001. Nothing permits termination of a lease by us in violation of its terms.

#### 2. 60 Day Exclusive Option to Purchase.

For the 60 day period following the delivery of this notice to you, you have an exclusive and irrevocable option to purchase, at the price set forth **as** the "As Is selling price to Tenants," the unit you now occupy. This option may not be assigned to a third party. This right does not apply to any other units. Such right may be exercised by signing and returning to us during the 60 day period following the delivery of this Notice the Unit Purchase and Sale Agreement being delivered to you together with the deposit specified. If you do not contract to purchase such unit following receipt of this notice or close as provided in the contract, Back Cove Estates LLC may not convey or offer to convey the unit which you now possess to any other person or persons during the following 180 days at a price or on terms more favorable than the price or terms previously offered to you unless the more favorable price or terms are first offered to you.

This offer may be accepted only by signing and returning the Purchase and Sale Agreement in to us with your deposit within the 60 day period.

If you do not purchase said unit during said 60 day period, then we may not offer to dispose of an interest in that unit during the following 180 days at a price or on terms more favorable than the price or terms offered to you under the enclosed agreement. If a unit is conveyed in violation of **33** M.R.S.A. §1604-111(b) to a purchaser for value who has no knowledge of the violation of the terms thereof, recordation of the deed conveying the unit will extinguish any right you may have to purchase the unit if

the deed states that the Seller has complied with 33 M.R.S.A.§1604-111 but any such conveyance does not affect your right as tenant to recover damages from the Declarant for a violation of 33 M.R.S.A. § 1604-111.

#### 3. Portland Ordinance - Relocation Assistance:

If you do not purchase the unit you occupy and your gross income is eighty (80) percent or less of the median income for the Portland SMSA adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time this notice is given, then before you can be required to vacate, we must make a cash payment to you in an amount equal to the amount of rent paid by you for the immediately preceding two (2) months. This requirement shall not apply to any tenant whose gross income exceeds eighty (80) percent of the median income of the Portland SMSA, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time notice is given as required in section 14-568(a). Additionally, we shall, upon demand, provide assistance to a tenant in the form of referrals to other reasonable accommodations and in determining the tenant's eligibility for relocation payments as provided herein. (Ord. No. 213-81, \$608.5, 11-16-81).

Information provided by the City of Portland indicates that the following family income levels or less will trigger the right to receive relocation assistance in an amount equal to two months rent:

Family Size	80% of Median Income
1	\$35,100
2	\$40,150
3	\$45,150
4	\$50,150
5	\$54,150
6	\$58,200
7	\$62,200
8	\$66,200

Verification of your income will be required.

The following notice has been approved by and is given to you pursuant to the requirements of the City of Portland:

If you do not buy your apartment, the developer of this project is required by law to assist you in finding another place to live and in determining your eligibility for relocation payments. If you have questions about your rights under the law, or complaints about the way you have been treated by the developer, you may contact the Building Inspection Division, Department of Planning and Urban Development, City of Portland, 389 Congress Street, Portland, Maine 04101 (telephone: 874-8703).

As Back Cove Estates LLC is converting the property to a condominium, notice is hereby given terminating your tenancy on the <u>later</u> to occur of (a) 120 days <u>from</u> the date of the receipt of this notice or (b) the end of your Lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Our records indicate that your current lease terminates on the date set forth at the beginning **of** this letter. Accordingly, notice is hereby given terminating your tenancy effective as of the end of your lease term or at the end of the extended occupancy period, on which date you shall be required to vacate the unit that you now occupy.

Nothing permits us to terminate of your lease in violation of its terms. Please let us know if you have any questions.

Very truly yours,

BACK COVE ESTATES LLC

City of Portland - Building Inspection Division

Enclosure: Back Cove Estates Public Offering Statement

Notice Condo Conversion 11/9/04 10 48 AM

cc

To Back Cove Estates, LLC **67** Back Cove Estates Portland, ME 041**03-462**1

			Dated:	,200
	I have	received the Notice of Condor	minium Conversion for	r Back Cove Estates and the
Public	Offerin	g Statement.		
		the purchase and sale agreem	ent. I understand that sale agreement and ma	ake arrangements for signing I will not be obligated until I ade the required deposit, and the conversion materials.
		I do not wish to purchase my	unit.	
		I do not wish to purchase my my income is eighty (80) pero Please provide me with the in	cent or less of the medi	an income for the Portland.
unit#		_		
			Print name:	
			Telephone #	

### November 9,2004 BY **HAND** DELIVERY

Scott McKenna 23 Back Cove Estates Portland, Maine 04 **I03** 

Re: Unit #23 Legal Notice of Conversion to Condominium Ownership Lease expires Month to Month
"As **Is**" Unit Price to Tenants \$225.000

#### Dear Scott:

#### 1. <u>General Explanation</u>:

Back Cove Estates LLC purchased the Back Cove Estates apartment complex last December and will be establishing a condominium to be known **as** Back Cove Estates.

We are required to give you this notice, which may be summarized as follows:

- You have 60 days from the date this notice is delivered to your Unit in which to decide if you would like to purchase the unit you currently occupy at the price specified above. Prior to the expiration of the 60 day period, you must sign and deliver the purchase and sale agreement in the form provided in the attached Public Offering Statement and pay a \$2,000 deposit;
- (ii) If you do not wish to purchase your unit, you may still continue to live in your unit until your lease expires. However if your lease term ends within 120 days from the date you receive this notice, then you may still remain in your unit for 120 days on the same terms as your current lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period wills increased by 30 additional days for each additional full year or fraction thereof you have lived in the unit for up to 240 additional days (for example, if you have lived in the unit for 7 years and 3 months, you may remain for an additional 120 days for a total of 240 days); and
- if your verified family income is eighty (80) percent or less of the median income of the Portland area, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development, then you are eligible for a relocation subsidy in an amount equal to the amount of rent you paid for the immediately preceding two (2) months.

The enclosed "Public Offering Statement" contains material required by law in order to help you make a decision as to whether you should purchase your unit. **You** should review it before you make your decision.

If you do not wish to purchase your unit, we expect that some buyers may wish to continue to rent their units to tenants. We expect to make these situations available on a first come - first served basis although we do not guarantee that any specific tenants may be accommodated or that any specific units will be available. Otherwise if we do not hear from you, then you will need to vacate based on the later of (a) the date your lease term expires, or (b) 120 days from the date you receive this notice (the 120 day period is extended further if you have resided in your unit for more **than** 4 consecutive years as set forth above).

The legal text of the notice follows:

### 1. Notice of Conversion:

Notice is hereby given to each residential tenant and any residential subtenant in possession of a portion of the Back Cove Estates apartments, Portland, Maine, of the proposed conversion of your apartment to condominium ownership. This notice under the Maine Condominium Act, **33** M.R.S.A. § 1604-111, is being given no later than 120 days before any tenant or any subtenant in possession will be required to vacate. Under the City of Portland's Ordinances, if you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by **30** days for each full year or fraction thereof for up to 240 extra days.

Under 33 M.R.S.A. § 1604-111, this notice must be hand delivered to your unit or mailed by prepaid United States mail to you and any subtenant at the address of the unit or any other mailing address provided by a tenant. No tenant or subtenant will be required to vacate upon less than 120 days' notice, except by reason of non-payment of rent, waste or conduct that disturbs other tenants' peaceful enjoyment of the premises, and the terms of the tenancy may not be altered during that period. Failure to give this notice as required under 33 M.R.S.A. § 1604-111 is a defense to an action for possession.

As set forth in 33 M.R.S.A § 1604-111, the specification of a date by which a unit must be vacated and in compliance with 14 M.R.S.A. \$6001, this letter constitutes a notice to vacate under 14 M.R.S.A. §6001. Nothing permits termination of a lease by us in violation of its terms.

### 2. 60 Day Exclusive Option to Purchase.

For the 60 day period following the delivery of this notice to you, you have an exclusive and irrevocable option to purchase, at the price set forth as the "As Is selling price to Tenants," the unit you now occupy. This option may not be assigned to a third party. This right does not apply to any other units. Such right may be exercised by signing and returning to us during the 60 day period following the delivery of this Notice the Unit Purchase and Sale Agreement being delivered to you together with the deposit specified. If you do not contract to purchase such unit following receipt of this notice or close as provided in the contract, Back Cove Estates LLC may not convey or offer to convey the unit which you now possess to any other person or persons during the following 180 days at a price or on terms more favorable than the price or terms previously offered to you unless the more favorable price or terms are first offered to you.

This offer may be accepted only by signing and returning the Purchase and Sale Agreement in to us with your deposit within the **60** day period.

If you do not purchase said unit during said 60 day period, then we may not offer to dispose of an interest in that unit during the following 180 days at a price or on terms more favorable than the price or terms offered to you under the enclosed agreement. If a unit is conveyed in violation of 33 M.R.S.A. §1604-111(b) to a purchaser for value who has no knowledge of the violation of the terms thereof, recordation of the deed conveying the unit will extinguish any right you may have to purchase the unit if

the deed states that the Seller has complied with **33 M.R.S.A.**\$1604-111 but any such conveyance does not affect your right as tenant to recover damages from the Declarant for a violation of 33 M.R.S.A. \$1604-111.

### 3. Portland Ordinance - Relocation Assistance:

If you do not purchase the unit you occupy and your gross income is eighty (80) percent or less of the median income for the Portland SMSA adjusted for family size, as determined by the **U.S.** Department of Housing and Urban Development at the time this notice is given, then before you can be required to vacate, we must make a cash payment to you in an amount equal to the amount of rent paid by you for the immediately preceding two (2) months. This requirement shall not apply to any tenant whose gross income exceeds eighty (80) percent of the median income of the Portland SMSA, adjusted for family size, as determined by the **U.S.** Department of Housing and Urban Development at the time notice is given as required in section 14-568(a). Additionally, we shall, upon demand, provide assistance to a tenant in the form of referrals to other reasonable accommodations and in determining the tenant's eligibility for relocation payments as provided herein. (Ord. No. 213-81, \$608.5, 11-16-81).

Information provided by the City of Portland indicates that the following family income levels or less will trigger the right to receive relocation assistance in an amount equal to two months rent:

<u>Family Size</u>	80% of Median Income
1	\$35,100
2	\$40,150
3	\$45,150
4	\$50,150
5	\$54,150
6	\$58,200
7	\$62,200
8	\$66,200

Verification of your income will be required.

The following notice has been approved by and **is** given to you pursuant to the requirements of the City of Portland:

If you do not buy your apartment, the developer of this project is required by law to assist you in finding another place to live and in determining your eligibility for relocation payments. If you have questions about your rights under the law, or complaints about the way you have been treated by the developer, you may contact the Building Inspection Division, Department of Planning and Urban Development, City of Portland, 389 Congress Street, Portland, Maine 04101 (telephone: 874-8703).

As Back Cove Estates LLC is converting the property to a condominium, notice is hereby given terminating your tenancy on the <u>lant</u> to occur of: (a) 120 days from the date of the receipt of this notice or (b) the end of your Lease. If you have lived in your unit for more than **four** (4) years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof **for** up to 240 extra days.

Our records indicate that your current lease terminates on the date set forth at the beginning of this letter. Accordingly, notice is hereby given terminating your tenancy effective as of the end of your lease term or at the end of the extended occupancy period, on which date you shall be required to vacate the unit that you now occupy.

Nothing permits **us** to terminate of your lease in violation of its terms. Please let us know if you have any questions.

Very truly yours,

BACK COVE ESTATES LLC

By:

cc City of Portland – Building Inspection Division

Enclosure: Back Cove Estates Public Offering Statement

To Back Cove Estates, LLC 67 Back Cove Estates Portland, ME 04103-4621

			Dated:	, 200
D 11'		received the Notice of Condo	minium Conversion for	Back Cove Estates and the
Public	Offern	ng Statement.		
		I wish to purchase my unit.	Please contact me to ma	ake arrangements for signing
		the purchase and sale agreen	nent. I understand that I	will not be obligated until I
		have signed the purchase and	l sale agreement and ma	ade the required deposit, and
		that I must so within 60 days	of the date I received the	he conversion materials.
		I do not wish to purchase my	unit.	
		I do not wish to purchase my	unit and wish to obtain	relocation assistance since
		my income is eighty (80) per		
		Please provide me with the in	ncome verification form	as.
Unit #		_		
			Print name:	
			Telephone #	



#### November 9,2004 BY HAND DELIVERY

Kathleen Powers 24 Back Cove Estates Portland, Maine 04 **103** 

> Re: Unit #24 Legal Notice of Conversion to Condominium Ownership Lease expires November 30,2004 "As Is" Unit Price to Tenants \$225,000

#### Dear Kathleen:

#### 1. General Explanation:

Back Cove Estates LLC purchased the **Back** Cove Estates apartment complex last December and will be establishing a condominium to be known as Back Cove Estates.

We are required to give you this notice, which may be summarized as follows:

- You have 60 days from the date this notice is delivered to your Unit in which to decide if you would like to purchase the unit you currently occupy at the price specified above. Prior to the expiration of the 60 day period, you must sign and deliver the purchase and sale agreement in the form provided in the attached Public Offering Statement and pay a \$2,000 deposit;
- (ii) If you do not wish to purchase your unit, you may still continue to live in your unit until your lease expires. However if your lease term ends within 120 days from the date you receive this notice, then you may still remain in your unit for 120 days on the same terms as your current lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period wills increased by 30 additional days for each additional full year or fraction thereof you have lived in the unit for up to 240 additional days (for example, if you have lived in the unit for 7 years and 3 months, you may remain for an additional 120 days for a total of 240 days); and
- (iii) if your verified family income is eighty (80) percent or less of the median income of the Portland area, adjusted **for** family size, as determined by the U.S. Department of Housing and Urban Development, then you are eligible for a relocation subsidy in an amount equal to the amount of rent you paid for the immediately preceding two (2) months.

The enclosed "Public Offering Statement" contains material required by law **in** order to help you make a decision **as** to whether you should purchase your unit. **You** should review it before you make your decision.

If you do not wish to purchase your unit, we expect that some buyers may wish to continue to rent their units to tenants. We expect to make these situations available on a first come • first served basis although we do not guarantee that any specific tenants may be accommodated or that any specific units will be available. Otherwise if we do not hear from you, then you will need to vacate based on the later of (a) the date your lease term expires, or (b) 120 days from the date you receive this notice (the 120 day period is extended further if you have resided in your unit for more than 4 consecutive years as set forth above).

The legal text of the notice follows:

### **1.** Notice **of** Conversion:

Notice is hereby given to each residential tenant and any residential subtenant in possession of a portion of the Back Cove Estates apartments, Portland, Maine, of the proposed conversion of your apartment to condominium ownership. This notice under the Maine Condominium Act, 33 M.R.S.A. § 1604-111, is being given no later than 120 days before any tenant or any subtenant in possession will be required to vacate. Under the City of Portland's Ordinances, if you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Under 33 M.R.S.A. \$1604-111, this notice must be hand delivered to your unit or mailed by prepaid United States mail to you and any subtenant at the address of the unit or any other mailing address provided by a tenant. No tenant or subtenant will be required to vacate upon less than 120 days' notice, except by reason of non-payment of rent, waste or conduct that disturbs other tenants' peaceful enjoyment of the premises, and the terms of the tenancy may not be altered during that period. Failure to give this notice as required under 33 M.R.S.A. §1604-111 is a defense to an action for possession.

As set forth in 33 M.R.S.A § 1604-111, the specification of a date by which a unit must be vacated and in compliance with 14 M.R.S.A.\$6001, this letter constitutes a notice to vacate under 14 M.R.S.A.\$6001. Nothing permits termination of a lease by us in violation of its terms.

#### **2. 60 Day** Exclusive Option **to** Purchase.

For the 60 day period following the delivery of this notice to you, you have an exclusive and irrevocable option to purchase, at the price set forth as the "As Is selling price to Tenants," the unit you now occupy. This option may not be assigned to a third party, This right does not apply to any other units. Such right may be exercised by signing and returning to us during the 60 day period following the delivery of this Notice the Unit Purchase and Sale Agreement being delivered to you together with the deposit specified. If you do not contract to purchase such unit following receipt of this notice or close as provided in the contract, Back Cove Estates LLC may not convey or offer to convey the unit which you now possess to any other person or persons during the following 180 days at a price or on terms more favorable than the price or terms previously offered to you unless the more favorable price or terms are first offered to you.

This offer may be accepted only by signing and returning the Purchase and Sale Agreement in to **us** with your deposit within the *60* day period.

If you do not purchase said unit during said 60 day period, then we may not offer to dispose of an interest in that unit during the following 180 days at a price or on terms more favorable than the price or terms offered to you under the enclosed agreement. If a unit is conveyed in violation of **33 M.R.S.A.** \$1604-11(b) to a purchaser for value who has no knowledge of the violation of the terms thereof, recordation of the deed conveying the unit will extinguish any right you may have to purchase the unit if

the deed states that the Seller has complied with **33** M.R.S.A. §1604-111 but any such conveyance does not affect your right as tenant to recover damages from the Declarant for a violation of **33 M.R.S.A.** §1604-111.

## 3. Portland Ordinance - Relocation Assistance:

If you do not purchase the unit you occupy and your gross income is eighty (80) percent or less of the median income for the Portland SMSA adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time this notice is given, then before you can be required to vacate, we must make a cash payment to you in an amount equal to the amount of rent paid by you for the immediately preceding two (2) months. This requirement shall not apply to any tenant whose gross income exceeds eighty (80) percent of the median income of the Portland SMSA, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time notice is given as required in section 14-568(a). Additionally, we shall, upon demand, provide assistance to a tenant in the form of referrals to other reasonable accommodations and in determining the tenant's eligibility for relocation payments as provided herein. (Ord. No. 213-81, \$608.5, 11-16-81).

Information provided by the City of Portland indicates that the following family income levels or less will trigger the right to receive relocation assistance in an amount equal to two months rent:

Family Size	80% of Median Income
1	<b>\$35,100</b>
2	\$40.150
3	\$45,150
4	\$50,150
5	\$54,150
6	\$58,200
7	\$62,200
8	\$66.200

Verification of your income will be required.

The following notice has been approved by and is given to you pursuant to the requirements of the City of Portland:

If you do not buy your apartment, the developer of this project is required by law to assist you in finding another place to live and in determining your eligibility for relocation payments. If you have questions about your rights under the law, or complaints about the way you have been treated by the developer, you may contact the Building Inspection Division, Department of Planning and Urban Development, City of Portland, 389 Congress Street, Portland, Maine 04101 (telephone: 874-8703).

As Back Cove Estates LLC is converting the property to a condominium, notice is hereby given terminating your tenancy on the <u>later</u> to occur of (a) **120** days from the date of the receipt of this notice or (b) the end of your Lease. If you have lived in your unit for more than four **(4)** years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Our records indicate that your current lease terminates on the date set forth at the beginning of this letter. Accordingly, notice is hereby given terminating your tenancy effective as of the end of your lease term or at the end of the extended occupancy period, on which date you shall be required to vacate the unit that you now occupy.

Nothing permits us to terminate of your lease in violation of its terms. Please let us know if you have any questions.

Very truly yours,

BACK COVE ESTATES LLC

By:

X an

City of Portland – Building Inspection Division

Enclosure: Back Cove Estates Public Offering Statement

Notice Condo Conversion 11/9/04 10:48 AM

cc

To Back Cove Estates, LLC 67 Back Cove Estates Portland, ME 04103-4621

		Dated:	, 200
Public	received the Notice of Condo	minium Conversion for	Back Cove Estates and the
	I wish to purchase my unit. It the purchase and sale agreement have signed the purchase and that I must so within 60 days	ent. I understand that I sale agreement and ma	ade the required deposit, and
	I do not wish to purchase my	unit.	
	I do not wish to purchase my my income is eighty (80) per Please provide me with the in	cent or less of the medi	an income for the Portland.
unit#	_		
		Print name:	
		Telephone#	

# November **9,2004**BY HAND DELIVERY

Mr. Dan Corwin 25 Back Cove Estates Portland, Maine **04103** 

Re: Unit **#25** Legal Notice **of** Conversion to Condominium Ownership Lease expires Month to Month "**As** Is" Unit Price to Tenants **\$225,000** 

Dear Mr. Corwin:

#### 1. General Explanation:

Back Cove Estates LLC purchased the Back Cove Estates apartment complex last December and will be establishing a condominium to be known as Back Cove Estates.

We are required to give you this notice, which may be summarized as follows:

- (i) You have 60 days from the date this notice is delivered to your Unit in which to decide if you would like to purchase the unit you currently occupy at the price specified above. Prior to the expiration of the 60 day period, you must sign and deliver the purchase and sale agreement in the form provided in the attached Public Offering Statement and pay a \$2,000 deposit;
- (ii) If you do not wish to purchase your unit, you may still continue to live in your unit until your lease expires. However if your lease term ends within 120 days from the date you receive this notice, then you may still remain in your unit for 120 days on the same terms as your current lease. If you have lived in your unit for more than four (4) years consecutively, this 120 day period wills increased by 30 additional days for each additional full year or fraction thereof you have lived in the unit for up to 240 additional days (for example, if you have lived in the unit for 7 years and 3 months, you may remain for an additional 120 days for a total of 240 days); and
- (iii) if your verified family income is eighty (80) percent or less of the median income of the Portland area, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development, then you are eligible for a relocation subsidy in an amount equal to the amount of rent you paid for the immediately preceding two (2) months.

The enclosed "Public Offering Statement" contains material required by law in order to help you make a decision as to whether you should purchase your unit. You should review it before you make your decision.

If you do not wish to purchase your unit, we expect that some buyers may wish to continue to rent their units to tenants. We expect to make these situations available on a first come - first served basis although we do not guarantee that any specific tenants may be accommodated or that any specific units **will** be available. Otherwise if we do not hear from you, then you will need to vacate based on the later of (a) the date your lease term expires, or (b) 120 days from the date you receive this notice (the **120** day period is extended further if you have resided in your unit for more than **4** consecutive years as set forth above).

The legal text of the notice follows:

#### **1.** Notice **of** Conversion:

Notice is hereby given to each residential tenant and any residential subtenant in possession of a portion of the Back Cove Estates apartments, Portland, Maine, of the proposed conversion of your apartment to condominium ownership. This notice under the Maine Condominium Act, 33 M.R.S.A. § 1604-111, is being given no later than 120 days before any tenant or any subtenant in possession will be required to vacate. Under the City of Portland's Ordinances, if you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Under 33 M.R.S.A. § 1604-111, this notice must be hand delivered to your unit or mailed by prepaid United States mail to you and any subtenant at the address of the unit or any other mailing address provided by a tenant. No tenant or subtenant will be required to vacate upon less than 120 days' notice, except by reason of non-payment of rent, waste or conduct that disturbs other tenants' peaceful enjoyment of the premises, and the terms of the tenancy may not be altered during that period. Failure to give this notice as required under 33 M.R.S.A. §1604-111 is a defense to an action for possession.

**As** set forth in 33 M.R.S.A § 1604-11 1, the specification of a date by which a unit must be vacated and in compliance with 14 **M.R.S.A.** 46001, this letter constitutes a notice to vacate under 14 **M.R.S.A.** \$6001. Nothing permits termination of a lease by us in violation of its terms.

#### **2. 60 Day** Exclusive Option to Purchase.

For the 60 day period following the delivery of this notice to you, you have an exclusive and irrevocable option to purchase, at the price set forth **as** the "As Is selling price to Tenants," the unit you now occupy. This option may not be assigned to a third party. This right does not apply to any other units. Such right may be exercised **by** signing and returning to us during the **60** day period following the delivery of this Notice the Unit Purchase and Sale Agreement being delivered to **you** together with the deposit specified. If you do not contract to purchase such unit following receipt of this notice or close **as** provided in the contract, Back Cove Estates LLC may not convey or offer to convey the unit which you now possess to any other person or persons during the following 180 days at a price or on terms more favorable than the price or terms previously offered to you unless the more favorable price or terms are first offered to you.

This offer may be accepted only by signing and returning the Purchase and Sale Agreement in to us with your deposit within the 60 day period.

If you do not purchase said unit during said 60 day period, then we may not offer to dispose of an interest in that unit during the following 180 days at a price **or** on terms more favorable than the price or terms offered to you under the enclosed agreement. If a unit is conveyed in violation of 33 **M.R.S.A.** \$1604-111(b) to a purchaser for value who has no knowledge of the violation of the terms thereof, recordation of the deed conveying the unit will extinguish any right you may have to purchase the unit if

the deed states that the Seller has complied with 33 M.R.S.A. \$1604-111 but any such conveyance does not affect your right as tenant to recover damages from the Declarant for a violation of 33 M.R.S.A. \$1604-111.

#### **3. Portland** Ordinance - Relocation Assistance:

If you do not purchase the unit you occupy and your gross income is eighty (80) percent or less of the median income for the Portland SMSA adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time this notice is given, then before you can be required to vacate, we must make a cash payment to you in an amount equal to the amount of rent paid by you for the immediately preceding two (2) months. This requirement shall not apply to any tenant whose gross income exceeds eighty (80) percent of the median income of the Portland SMSA, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time notice is given as required in section 14-568(a). Additionally, we shall, upon demand, provide assistance to a tenant in the form of referrals to other reasonable accommodations and in determining the tenant's eligibility for relocation payments as provided herein. (Ord. No. 213-81, \$608.5, 11-16-81).

Information provided by the City of Portland indicates that the following family income levels or **less** will trigger the right to receive relocation assistance in an amount equal to two months rent:

Family Size	80% of Median Income
1	\$35.100
2	\$40,150
3	\$45,150
4	\$50,150
5	\$54,150
6	\$58.200
7	\$62,200
8	\$66,200

Verification of your income will be required.

The following notice has been approved by and is given to you pursuant to the requirements of the City of Portland:

If you do not buy your apartment, the developer of this project is required by law to assist you in finding another place to live and in determining your eligibility for relocation payments. If you have questions about your rights under the law, or complaints about the way you have been treated by the developer, you may contact the Building Inspection Division, Department of Planning and Urban Development, City of Portland, 389 Congress Street, Portland, Maine 04101 (telephone: 874-8703).

As Back Cove Estates LLC is converting the property to a condominium, notice is hereby given terminating your tenancy on the <u>later</u> to occur of: (a) 120 days from the date of the receipt of this notice or (b) the end of your Lease. If you have lived in your unit for more than four **(4)** years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for **up** to 240 extra days.

Our records indicate that your current lease terminates on **the** date set forth at the beginning of this letter. Accordingly, notice is hereby given terminating your tenancy effective as of the end **of** your lease term or at the end of the extended occupancy period, on which date you shall be required to vacate the unit that you now occupy.

Nothing permits us to terminate of your lease in violation of its terms. Please let us know if you have any questions.

Very truly yours,

BACK EQVE ESTATES LLC

By:

cc City of Portland – Building Inspection Division

Enclosure: Back Cove Estates Public Offering Statement

To Back Cove Estates, LLC **67** Back Cove Estates Portland, ME 04103-4621

		Dated:	, 200
Public	received the Notice of Condo	minium Conversion for	Back Cove Estates and the
	I wish to purchase my unit. In the purchase and sale agreement have signed the purchase and that I must so within <b>60</b> days	ent. I understand that l	ade the required deposit, and
	I do not wish to purchase my	unit.	
	I do not wish to purchase my my income is eighty (80) per Please provide me with the in	cent or less of the medi	an income for the Portland.
unit#	_		
		Print name:	
		Telephone #	

# November **9,2004** BY **HAND** DELIVERY

Mr. Dallas Dickinson 27 Back Cove Estates Portland, Maine 04103

> Re: Unit #27 Legal Notice of Conversion to Condominium Ownership Lease expires Month to Month "As Is" Unit Price to Tenants \$225,000

#### Dear Mr. Dickinson:

#### 1. General Explanation:

Back Cove Estates LLC purchased the Back Cove Estates apartment complex last December and will be establishing a condominium to be known as Back Cove Estates.

We are required to give you this notice, which may be summarized as follows:

- You have 60 days from the date this notice is delivered to your Unit in which to decide if you would like to purchase the unit you currently occupy at the price specified above. Prior to the expiration of the 60 day period, you must sign and deliver the purchase and sale agreement in the form provided in the attached Public Offering Statement and pay a \$2,000 deposit;
- (ii) If you do not wish to purchase your unit, you may still continue to live in your unit until your lease expires. However if your lease term ends within 120 days from the date you receive this notice, then you may still remain in your unit for **120** days on the same terms **as** your current lease. If you have lived in your unit for more than four **(4)** years consecutively, this 120 day period wills increased by **30** additional days for each additional full year or fraction thereof you have lived in the unit for up to 240 additional days (for example, if you have lived in the unit for 7 years and 3 months, you may remain for an additional 120 days for a total of 240 days); and
- (iii) if your verified family income **is** eighty **(80)** percent or less of the median income of the Portland area, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development, then you are eligible for a relocation subsidy in an amount equal to the amount of rent you paid for the immediately preceding two **(2)** months.

The enclosed "Public Offering Statement" contains material required by law in order to help you make a decision as to whether you should purchase your unit. You should review it before you make your decision.

If you do not wish to purchase your unit, we expect that some buyers may wish to continue to rent their units to tenants. We expect **to** make these situations available on a first come - first served basis although we do not guarantee that any specific tenants may be accommodated or that any specific units will be available. Otherwise **if** we do not hear from you, then you will need to vacate based on the later of (a) the date your lease term expires, or (b) 120 days from the date you receive this notice (the 120 day period is extended further if you have resided in your unit for more than **4** consecutive years as set forth above).

The legal text of the notice follows:

#### 1. Notice of Conversion:

Notice is hereby given to each residential tenant and any residential subtenant in possession of a portion of the Back Cove Estates apartments, Portland, Maine, of the proposed conversion of your apartment to condominium ownership. This notice under the Maine Condominium Act, **33** M.R.S.A. § 1604-111, is being given no later than 120 days before any tenant or any subtenant in possession will be required to vacate. Under the City of Portland's Ordinances, if you have lived in your unit for more than four (4) years consecutively, this 120 day period is increased by **30** days for each full year or fraction thereof for up to 240 extra days.

Under **33 M.R.S.A.**§1604-111, this notice must be hand delivered to your unit or mailed by prepaid United States mail to you and any subtenant at the address of the unit or any other mailing address provided by a tenant. No tenant or subtenant will **be** required to vacate upon less than 120 days' notice, except by reason of non-payment of rent, waste or conduct that disturbs other tenants' peaceful enjoyment of the premises, and the terms of the tenancy may not be altered during that period. Failure to give this notice as required under 33 M.R.S.A. §1604-111 is a defense to an action for possession.

As set forth in 33 M.R.S.A § 1604-111, the specification of a date by which a unit must be vacated and in compliance with 14M.R.S.A. \$6001, this letter constitutes a notice to vacate under 14 M.R.S.A. §6001. Nothing permits termination of a lease by us in violation of its terms.

#### 2. 60 Day Exclusive Option to Purchase.

For the 60 day period following the delivery of this notice to you, you have an exclusive and irrevocable option to purchase, at the price set forth as the "As Is selling price to Tenants," the unit you now occupy. This option may not be assigned to a third party. This right does not apply to any other units. Such right may be exercised by signing and returning to **us** during the **60** day period following the delivery of this Notice the Unit Purchase and Sale Agreement being delivered to you together with the deposit specified. If you do not contract to purchase such unit following receipt of this notice or close as provided in the contract, Back Cove Estates LLC may not convey **or** offer to convey the unit which you now possess to any other person or persons during the following 180 days at a price or on terms more favorable than the price or terms previously offered to you unless the more favorable price or terms are first offered to you.

This offer may be accepted only by signing and returning the Purchase and Sale Agreement in to us with your deposit within the 60 day period.

If you do not purchase said unit during said 60 day period, then we may not offer to dispose of an interest in that unit during the following 180 days at a price or on terms more favorable **than** the price or terms offered to you under the enclosed agreement. If a unit is conveyed in violation of **33** M.R.S.A. §1604-111(b) to a purchaser for value who has no knowledge of the violation of the terms thereof, recordation of the deed conveying the unit will extinguish any right you may have to purchase the unit if

the deed states that the Seller has complied with 33 M.R.S.A. §1604-111 but any such conveyance does not affect your right as tenant to recover damages from the Declarant for a violation of **33 M.R.S.A.** §1604-111.

### 3. Portland Ordinance - Relocation Assistance:

If you do not purchase the unit you occupy and your gross income is eighty (80) percent or less of the median income for the Portland **SMSA** adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time this notice is given, then before you can be required to vacate, we must make a cash payment to you in an amount equal to the amount of rent paid by you for the immediately preceding two (2) months. This requirement shall not apply to any tenant whose gross income exceeds eighty (80) percent of the median income of the Portland **SMSA**, adjusted for family size, as determined by the U.S. Department of Housing and Urban Development at the time notice is given as required in section 14-568(a). Additionally, we shall, upon demand, provide assistance to a tenant in the form of referrals to other reasonable accommodations and in determining the tenant's eligibility for relocation payments as provided herein. (Ord. No. 213-81, §608.5, 11-16-81).

Information provided by the City of Portland indicates that the following family income levels or less will trigger the right to receive relocation assistance in an amount equal to two months rent:

Family Size	80% of Median Income
1	\$35,100
2	\$40,150
3	\$45,150
4	<b>\$50,</b> 150
5	\$54,150
6	\$58,200
7	\$62,200
8	\$66,200

Verification of your income will be required.

The following notice has been approved by and is given to you pursuant to the requirements of the City of Portland:

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As Back Cove Estates **LLC** is converting the property to a condominium, notice is hereby given terminating your tenancy on the <u>later</u> to occur of: (a) 120 days from the date of the receipt of this notice or (b) the end of your Lease. If you have lived in your unit for more than four (4)years consecutively, this 120 day period is increased by 30 days for each full year or fraction thereof for up to 240 extra days.

Our records indicate that your current lease terminates on the date set forth at the beginning of this letter. Accordingly, notice is hereby given terminating your tenancy effective as of the end of your lease term or at the end of the extended occupancy period, on which date you **shall** be required to vacate the unit that you now occupy.

Nothing permits **us** to terminate of your lease in violation of its terms. Please let us know if you have any questions.

Very truly yours,

BACK CQVE ESTATES LLC

By:

( / 1011

cc City of Portland – Building Inspection Division

Enclosure: Back Cove Estates Public Offering Statement

To Back Cove Estates, LLC **67** Back Cove Estates Portland, **ME** 04**103-462**1

			Dated:	,200
	I have	received the Notice of Condo	minium Conversion	for Back Cove Estates and the
Public	Offerin	g Statement.		
		the purchase and sale agreem	ent. I understand that sale agreement and	make arrangements for signing at I will not be obligated until I made the required deposit, and d the conversion materials.
í	` 	I do not wish to purchase my	unit.	
			cent or less of the me	ain relocation assistance since edian income for the Portland.
Unit#		_		
			Print name:	
			Telephone#	