DISPLAY THIS CARD ON PRINCIPAL FRONTAGE OF WORK

	ITY OF PORTLAI	ND -
Please Read		PERMIT ISSUED
Application And Notes, If Any,	ECTION	Permit Number: 051770
Attached	PERMIT	JAN 3 1 2006
This is to certify thatD.A. Brackett & Co.,Ir.	nc/Dw Bracke	
has permission toBuild 30 x 34- 2 bedroom	om, 2 y duple	CITY OF PORTLAND
AT 2 Carriage Ln		1 G021001
provided that the person or pers	ons, em or martion eptin	g this permit shall comply with all
of the provisions of the Statutes		of the City of Portland regulating
the construction, maintenance a		es, and of the application on file in
this department.		
	N fication inspect n must	
Apply to Public Works for street line	g n and w n permit on procu	A certificate of occupancy must be
and grade if nature of work requires	bare this ding or the thereof	procured by owner before this build-

OTHER REQUIRED APPROVALS

such information.

Fire Dept. _ Health Dept. Appeal Board_ Other Department Name

IR NOTICE IS REQUIRED.

procured by owner before this building or part thereof is occupied.

PENALTY FOR REMOVING THIS CARD

City of Portland, N	Maine - Buil	lding or Use	Permi	t Application	n Peri	nit N :	L FYAMIT	. 155t		
389 Congress Street,	04101 Tel: (, Fax:	(207) 874-871		05 1770				021001
Location of Construction:		Owner Name:			1	Address:	JAN 3	200		
2 Carriage Ln		D.A. Brackett		nc		ountry Lane				-8629
Business Name:		Contractor Name			Contra	ctor Address	ITV OF I	ONDTI	A 107772	
		Dwight Brack	ett				Partiated (ואט	LA 1007772	8629
Lessee/Buyer's Name		Phone:			Permit	Туре:				Zone:
					Dupl	ex				RS
Past Use:		(Proposed Use:		-	Permit	Fee:	Cost of Wor	k:	CEO District	:
Vacant Land		Duplex / Build	1 30 x 3	4- 2 bedroom,		\$1,266.00	\$130,0	00.00	5	
		2 story duplex			FIRE	DEPT:	Approved	INSPE	CTION:	
						Ē	Denied	Use Gr	oup:R 3	Type: \(\frac{1}{2}
									~ ~	. 5
								<i>1</i>	KC - 20	105
Proposed Project Descripti	on:	•			1				1) 4	. 1 1 .
Build 30 x 34- 2 bedro	om, 2 story du	plex			Signatu	ıre,		Signatu	ITS MIS	Type: \$75 203 1/31/06_
								j	PA/D.)	., , –
					Action:	: Appro	ved Ap		Conditions [Denied
										٠
					Signatu	ıre:			Date:	
Permit Taken By:	I -	pplied For:				Zoning	Approva	al		
ldobson	12/0	6/2005								
1. This permit applic	ation does not	preclude the	Spe	cial Zone or Revie	ews	Zoni	ng Appeal		Historic P	reservation
Applicant(s) from Federal Rules.			☐ Sh	oreland NA		Varianc	e		Not in Dis	strict or Landma
2. Building permits d septic or electrical		plumbing,	□w	etland pin		Miscella	aneous		Does Not	Require Review
3. Building permits a within six (6) mon	re void if work		☐ Fl	ood Zone parel	7 (Condition	onal Use		Requires I	Review
False information permit and stop all	•	a building	✓ Su	bdivision		Interpre	tation		Approved	
			☑ Sit	e Plan Joon - Oabb		Approve	ed		Approved	w/Conditions
			 Maj [Minor MM		Denied			Denied	
				ے مسطال خد دا دمیطالخد		Demed			Lea 1	
			3000	ul conditions		latar			ate:	
			Jate. B	104101		late:			aic.	
I hereby certify that I ar I have been authorized l jurisdiction. In addition shall have the authority such permit.	by the owner to n, if a permit fo	o make this appli or work describe	med pro cation a d in the	as his authorized application is is	he propo d agent ssued, I	and I agree certify that	to conform the code of	to all ap icial's a	oplicable lav authorized re	vs of this epresentative
SIGNATURE OF APPLICA	NT			ADDRESS	S		DATE		Pl	HONE
RESPONSIBLE PERSON IN	N CHARGE OF W	ORK, TITLE					DATE		PI	HONE

PURCHASE AND SALE AGREEMENT

Dovember	28, ,20	705	11-21	d in Paragraph 24 of this Agree	Effective Date
1. PARTIES: This Agr	reement is made betw	veen D.A.		-	arienc
					after called "Buyer") and reinafter called "Seller").
part of \(\sqrt \): If "part of	' see para. 26 for expl	lanation) the property	situated in municipal	agrees to sell and Buye	er agrees to buy (all,
	curtain rods, built-in	appliances, heating	sources/systems incl <mark>ud</mark>	ing gas and/or kerosene	screen windows, shades -fired heaters and wood
Seller represents that al	1 mechanical compor	nents of fixtures will	pe operational at the tir	me of closing except:	
4. PERSONAL PROPosition with no warrant			property are included	with the sale at no ac	Iditional cost, in "as is"
Seller represents that su	ıch items shall be ope	erational at the time of	f closing, except:		
5. CONSIDERATION					1600
will be paid	an earnest money de	posit, and an additio		DEPOSITS	<u>a, wo</u>
The balance due amour	it is to be paid by cert	tified or bank check,	upon delivery of the D	eed. BALANCE DUE	158,080
This Purchase and Sale 6. EARNEST MONEY	/ACCEPTANCE:	Broads	u Develornen	*	("Agency") shall hold
said earnest money and	l act as escrow agent i	until closing; this off	er shall be valid until _	LIOULBER	(date) (late) (late)
to Buyer.	Provide the second		- 1-15-06	tins carnest money sna	in oc retained promptly
the Maine Bar Associa execute all necessary poseller is unable to con- exceed 30 days, from to after which time, if su- earnest money and be such period.	ation shall be delivered apers on vey in accordance with the time Seller is notified defect is not correlieved from all obligations.	eying good and merced to Buyer and this with the provision's of fied of the defect, unrected so that there is ligations. Seller here	chantable title in accountransaction shall be contransaction shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees to make a great shall be contracted by agrees and agreement shall be contracted by agreed by agreement shall be contracted by a green shall	losed and Buyer shall por before, if agreed in weller shall have a reason to by both Buyer and Se, Buyer may, at Buyer's good-faith effort to cure	rds of Title adopted by ay the balance due and riting by both parties. If able time period, not to eller, to remedy the title, s option, withdraw said any title defect during
8. DEED: The property encumbrances except continued current use of	shall be conveyed by covenants, conditions of the property.	y a <u>(1) + C</u> s, ease ments and res	trictions of record wh	deed, and shall the document of the document o	be free and clear of all and adversely affect the
free of tenants and occ possessions and debris right to view the propo- same condition as on the	cupants, shall be give , and in substantially erty within 24 hours	en to Buyer immedi the same condition a prior to closing for	ately at closing. Said parts at present, excepting	premises shall then be by reasonable use and we ining that the premises	occupancy of premises, proom clean, free of all ar. Buyer shall have the are in substantially the
Rev. 2005	Page 1 of 4 - P&S	Buyer(s) Initials	Seller(s) Initials	3 / W	

10. RISK OF LOSS, DAMAGE, DESTRUCTION AND INSURANCE: Prior to closing, risk of loss , damage, or destruction of premises shall be assumed solely by the Seller. Seller shall keep the premises insured against fire and other extended casualty risks prior to closing. If the premises are damaged or destroyed prior to closing, Buyer may either terminate this Agreement and be refunded the earnest money, or close this transaction and accept the premises "as-is" together with an assignment of the insurance proceeds relating thereto.
11. PRORATIONS: The following items, where applicable, shall be prorated as of the date of closing: collected rent, association fees, (other) The day of closing is counted as a Seller day. Metered utilities such as electricity water and sewer will be paid through the date of closing by Seller. Fuel in tark (shall shall not) be paid by Buyer (cash price as of date of closing). Real estate taxes shall be prorated as of the date of closing (based on municipality's fiscal year). Seller is responsible for any unpaid taxes for prior years. If the amount of said taxes is not known at the time of closing, they shall be apportioned on the basis of the taxes assessed for the preceding year with a reapportionment as soon as the new tax rate and valuation can be ascertained, which latter provision shall survive closing. Buyer and Seller will each pay their transfer tax as required by State of Maine.
12. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form and is encouraged to seek information from professionals regarding any specific issue or concern. The disclosure is not a warranty of the condition of the property and is not part of this Agreement.
13. INSPECTIONS: Buyer is encouraged to seek information from professionals regarding any specific issue or concern. Agent makes no warranties regarding the condition, permitted use or value of Sellers' real or personal property. This Agreement is subject to the following inspections, with results being satisfactory to Buyer:
TYPE OF INSPECTION YES NO RESULTS REPORTED TYPE OF INSPECTION YES NO RESULTS REPORTED TO SELLER
a. General Building Within days h. Lead Paint Within days b. Environmental Scan Within days i. Arsenic Treated Wood Within days c. Sewage Disposal Within days j. Pests Within days days d. Water Quality Within days k. Pool Within days (including but not limited to radon, arsenic, lead, etc.) 1. Zoning Within days e. Water Quantity Within days m. Floodplain Within days f. Air Quality Within days n. Code Conformance Within days (including but not limited to asbestos, radon, etc.) o. Other Within days g. Mold
All inspections will be done by inspectors chosen and paid for by Buyer. If the result of any inspection or other condition specified herein is unsatisfactory to Buyer, Buyer will declare the Agreement null and void by notifying Seller in writing within the specified number of days, and any earnest money shall be returned to Buyer. If the result of any inspection or other condition specified herein is unsatisfactory to Buyer, and Buyer wishes to pursue remedies other than voiding the Agreement, Buyer must do so to full resolution within the time period set forth above; otherwise this contingency is waived. If Buyer does not notify Seller that an inspection is unsatisfactory within the time period set forth above, this contingency is waived by Buyer. In the absence of inspection(s) mentioned above, Buyer is relying completely upon Buyer's own opinion as to the condition of the property.
14. HOME SERVICE CONTRACTS: At closing, the property will will not be covered by a Home Warranty Insurance Program to be paid by Seller Buyer at a price of \$
15. FINANCING: This Agreement is is not subject to Financing. If subject to Financing:
 a. This Agreement is subject to Buyer obtaining a
commitment letter within said time/period, Seller may deliver notice to Buyer that this Agreement is terminated three business days after delivery of such notice unless Buyer delivers the loan commitment letter before the end of the three-day period. If the Agreement is terminated under the provision of this sub-paragraph, the earnest money shall be returned to Buyer.
 d. Buyer hereby authorizes, instructs and directs its lender to communicate the status of the Buyer's loan application to Seller or Seller's agent.
e. After (b) or (c) are met, Buyer is obligated to notify Seller in writing if the lender notifies Buyer that it is unable or unwilling to proceed under the terms of the financing. Any failure by Buyer to notify Seller within two business days of receipt by Buyer of notice from the lender shall be a default under this Agreement.
f. Buyer agrees to pay no more than points. Seller agrees to pay up to \$ toward Buyer's actual pre-paids, points and/or closing costs, but no more than allowable by Buyer's lender.
g. Buyer's ability to obtain financing is is not subject to the sale of another property. See addendum Yes No h. Buyer may choose to pay cash instead of obtaining financing If so, buyer shall notify seller in writing and the Agreement shall no longer be subject to financing, and Seller's right to temptiate pursuant to the provisions of paragraph 15 shall be void.
Page 2 of 4 - P&S Buyer(s) Initials Seller(s) Initials

16. AGENCY DISCLOSURE: Buyer and Selle	racknowledge they have been adv	vised of the following relationships:
Licensee	Agency	is a Seller Agent Buyer Agent Disc Dual Agent Transaction Broker
Licensee	Agency	is a Seller Agent Buyer Agent Disc Dual Agent Transaction Broker
If this transaction involves Disclosed Dual Ag	ency, the Buyer and Seller acknowledge	owledge the limited fiduciary duties of the agents and vledge prior receipt and signing of a Disclosed Dual
addressed in this Agreement shall be submitted Buyer and Seller are bound to mediate in goo mediation, then that party will be liable for the	d to mediation in accordance with d faith and pay their respective r other party's legal fees in any sub s in that subsequent litigation. The	out of or relating to this Agreement or the property he the Maine Residential Real Estate Mediation Rules. nediation fees. If a party does not agree first to go to sequent litigation regarding that same matter in which his clause shall survive the closing of the transaction. andled in that forum.
termination of this Agreement and forfeiture by legal and equitable remedies, including withou	Buyer of the earnest money. In the limitation, termination of this A	al and equitable remedies, including without limitation, the event of a default by Seller, Buyer may employ all Agreement and return to Buyer of the earnest money, both parties prior to disbursing the earnest money to
19. PRIOR STATEMENTS: Any representation completely expresses the obligations of the part		re not valid unless contained herein. This Agreement
20. HEIRS/ASSIGNS: This Agreement shall e of the Seller and the assigns of the Buyer.	extend to and be obligatory upon l	neirs, personal representatives, successors, and assigns
binding effect as if the signatures were on one is	nstrument. Original or faxed signa	<i>p</i>
22. ADDENDA: Lead Paint - Yes No Explain:	o 🔄; Other - Yes 🗌 No 🗔	}
23. SHORELAND ZONE SEPTIC SYSTEM: the Shoreland Zone. If the property does contain closing indicating whether the system has/has n	n a septic system located in the Sh	y does does not contain a septic system within noreland Zone, Seller agrees to provide certification at prior to closing.
providing the required notice, communication of be effective upon communication, verbally or in by virtue of acting as escrow agent, Agency shourt costs in favor of the prevailing party. This fact has been communicated to Buyer and Se Except as expressly set forth to the contrary, the	or documentation to the party or the number of the other party. In the all be entitled to recover reasonables Agreement is a binding contracted lenter. Agent is authorized to core use of "by (date)" or "within — I on Page 1 of the Agreement, be	delivery requirements hereunder may be satisfied by heir agent. Withdrawals of offers and counteroffers will be event that the Agency is made a party to any lawsuit ble attorney's fees and costs which shall be assessed as when signed by both Buyer and Seller and when that nplete Effective Date on Page 1 of this Agreement. **Agency State of the Agency State of the
of the information herein to the agents, attorney purpose of closing this transaction. Buyer and S a copy of the closing statement to the parties an	s, lenders, appraisers, inspectors a Seller authorize the lender and/or of d their agents prior to, at and after	greement are confidential but authorize the disclosure and others involved in the transaction necessary for the closing agent preparing the closing statement to release the closing.
26. OTHER CONDITIONS: Buyer	shell apply ays of execution	for a building permit

Rev. 2005
Produced with ZipForm™ by RE FormsNet, LLC 18025 Fifteen Mile Road. Clinton Township, Michigan 48035, (800) 383-8805 www.zipform.com

test.zfx

A copy of this Agreement is to be received by all parties and, by signature, receipt of a copy is hereby acknowledged. If not fully understood, contact an attorney. This is a Maine contract and shall be construed according to the laws of Maine.

Seller acknowledges that State of Maine law requires buyers of property owned by non-resident sellers to withhold a prepayment of capital gains tax unless a waiver has been obtained by Seller from the State of Maine Bureau of Taxation.

Buyer acknowledges that Maine law requires continuing interest in the property and any back up offers to be communicated by the listing agent to the Seller. Buyer's Mailing address is SS# OR TAXPAYER ID# BUYER BUYER SS# OR TAXPAYER ID# Seller accepts the offer and agrees to deliver the above-described property at the price and upon the terms and conditions set forth and agrees to pay agency a Commission for services as specified in the listing agreement. Seller's Mailing address is SS# OR TAXPAYER ID# SELLER Offer reviewed and refused on _ _ day of _ **SELLER SELLER** COUNTER-OFFER: Seller agrees to sell on the terms and conditions as detailed herein with the following changes and/or conditions: The parties acknowledge that until signed by Buyer, Seller's signature constitutes only an offer to sell on the above terms and the offer will expire unless accepted by Buyer's signature with communication of such signature to Seller by (date) ___ (time) — AM —— PM. SELLER DATE **SELLER** DATE The Buyer hereby accepts the counter offer set forth above. BUYER DATE **BUYER** DATE **EXTENSION:** The time for the performance of this Agreement is extended until DATE **BUYER** DATE **SELLER** DATE BUYER DATE **SELLER** DATE Maine Association of REALTORS®/ Rev. 2005 All **Rights** Reserved. © Copyright 2005.



Applicant: D.A. Brackett & Co. Irc.

Date: 12/08/05

Address: 2 Carriage Lane (Lot1)

C-B-L: 341-6 021

print #: 05-1770

CHECK-LIST AGAINST ZONING ORDINANCE

Date - new duplex

Zone Location - R5

Interior)or corner lot -

Proposed UserWork - build 30'x 34' 2 bedroom, 2 story duplex will b'x so porch or front.

Servage Disposal - City

Lot Street Frontage - 50'min. - 60'g wan

Front Yard - 20 min. - 225' Scaled

Rear Yard - 20 min. - 77 's called

Side Yard - 25 brus 17 min - 15' left scaled

Projections - Front steps 4x4, front steps 4x4, rear steps 3x4, rear steps 3x4

Width of Lot - 60 min. - 60 salud.

Height - 35' mex - 23.5

Lot Area - 6000 + min. - 9539 g ivan

Lot Coverage Impervious Surface - 40% . 3815.64

Area per Family - 3000 \$\pm\$ - 6000 \$\pm\$

Off-street Parking - 2 for each du - 4 reeded.

Loading Bays - NA

Site Plan - 2005 - 0266 minor/more.

Shoreland Zoning/Stream Protection - HA

Flood Plains - parel 7 - Zone X

30×34 = 1020

6×30 = 180

4x4 = 16

4 x 4 , 16

3 x4 = 12 3 x4 = 12

1725611

BUILDING PERMIT INSPECTION PROCEDURES Please call 874-8703 or 874-8693 to schedule your inspections as agreed upon

Permits expire in 6 months, if the project is not started or ceases for 6 months.

The Owner or their designee is required to notify the inspections office for the following inspections and provide adequate notice. Notice must be called in 48-72 hours in advance in order to schedule an inspection:

By initializing at each inspection time, you are agreeing that you understand the inspection procedure and additional fees from a "Stop Work Order" and "Stop Work Order Release" will be incurred if the procedure is not followed as stated below.

A Pre-construction Meeting will take place	e upon receipt of your building permit.
Footing/Building Location Inspecti	ion; Prior to pouring concrete
Re-Bar Schedule Inspection:	Prior to pouring concrete
Foundation Inspection:	Prior to placing ANY backfill
Framing/Rough Plumbing/Electric	al: Prior to any insulating or drywalling
1	Prior to any occupancy of the structure or use. NOTE: There is a \$75.00 fee per inspection at this point.
Certificate of Occupancy is not required for c you if your project requires a Certificate of O inspection If any of the inspections do not occ phase, REGARDLESS OF THE NOTICE	ur, the project cannot go on to the next
CERIFICATE OF OCCUPANICE BEFORE THE SPACE MAY BE OCCUP	S MUST BE ISSUED AND PAID FOR, IED
Signature of Applicant Designee Signature of Inspections Official CBL: 341-6-71 Building Permit #:	Date / 31/0 % Date / 770

City of Portland, Ma	ine - Building or Use Permi	t	Permit No:	Date Applied For:	CBL:
•	101 Tel: (207) 874-8703, Fax: (05-1770	12/06/2005	341 G021001
Location of Construction:	Owner Name:		Owner Address:		Phone:
2 Carriage Ln lot#1	D.A. Brackett & Co.,I	nc	84 Country Lane		207-772-8629
Business Name:	Contractor Name:	1	Contractor Address:		Phone
	Dwight Brackett		84 Country Lane P	ortland	(207) 772-8629
Lessee/Buyer's Name	Phone:		Permit Type:		
			Duplex		
Duplex / Build 30 x 34- 2	bedroom, 2 story duplex	Build	30 x 34- 2 bedroom	ı, 2 story duplex	
Dept: Zoning Note:	Status: Approved with Condition	ns Reviewer:	Ann Machado	Approval D	ate: 01/04/2006 Ok to Issue: ✓
	pproved on the basis of plans submi	itted. Any deviat	ions shall require a	separate approval b	
2) This property shall rea and approval.	main as two family dwelling units. A	Any change of us	e shall require a sep	parate permit applica	tion for review
3) Separate permits shall	be required for future decks, sheds	, pools, and/or ga	arages.		
Dept: Building Note:	Status: Approved with Condition			Approval D	Okto Issue: 🗹
use of this space.	approved as habitable space. A cod	de compliant 2nd	means of egress m	ust be installed in or	der to change the
2) The design load spec	sheets for any engineered beam(s) n	nust be submitted	I to this office.		
3) Permit approved based noted on plans.	d on the plans submitted and review	ed w/owner/cont	ractor, with addition	onal information as a	greed on and as
, .	een dwelling units and dwelling unit vent fixtures shall not reduce the (1			ted with approved fi	restop materials,
Dept: DRC Note: 1) Prior to issance of any recorded.	Status: Approved with Condition				Ok to Issue:
Dept: Planning Note:	Status: Approved	Reviewer:	Jay Reynolds	Approval D	ate: 01/03/2006 Okto Issue: ✓
Comments					

01/13/2006-GG: received revised and approved site plan. /gg



2 Carriage Lane 341-G-21 Staff Review Checklist #05-1770

One & Two Family	Plan Review	Checklist
Soil type/Presumptive Load Value (Table R401.4.1) Component	Submitted Plan	Findings/Revisions/Dates
Structural Footing Dimensions/Depth (Table R403.1 & R403.1(1), (Sertion R403.1 & R403.1.4.1)	10"x16"	2
Foundation Drainage, Fabric, Damp Proofing	- 7	20 roted 1/31/06 A
Ventilation/Access (Section R408.1 & R408.3)	NIM	*
Anchor Bolts/Straps, Spacing (Section R403.1.6)	5/8 30.C. 20 corners	QC .
Lally Column Type (Section R407) Girder & Header Spans (Table R 502.5(2))	21/2 COOR bearing >\$ (4) + Footings	Frids as rufted &
Built-Up Wood Center Girder Dimension/Type	3-2×10 /FLeor	2
Sill/Band Joist Type & Dimensions	276 PT ZX10	ak,
First Floor Joist Species Dimensions and Spacing (Table R502.3.1(1) & Table R502.3.1(2))	2×10/6"00	X.
Second Floor Joist Species Dimensions and Spacing (Table R502.3.1(1) & Table R502.3.1(2))	2×1016'0.	82
Attic or Additional Floor Joist Species Dimensions and Spacing (Table R802.4(1) & R802.4(2))	Truss	R

Pitch, Span, Spacing& Dimension (Table R802.5.1(1) - R 802.5.1(8)) Roof Rafter: Framing & Connections	1/2 12 Sess ch, o.C.	
Sheathing; Floor, Wall and roof (Table R503.2.1.1(1)	3/4 746, 7/16, 5/8"	
Fastener Schedule (Table R602.3(1) & (2))	' ' '	as noted 1/31/06
Private Garage		
(Section R309)		
Living Space?		
(Above or beside)		
Fire Separation (Section R309.2)		
Opening Protection (Section R309.1)	/0/7	
Emergency Escape and Rescue Openings	As noted on plans	R
Danf Carration (Chapter 1)	Fiberdaso	282
\sim	thecked	OK,
Attic Access (Section R807)	Incloses (2)? Taked	St separated of 1/3/1/04
Chimney Clearances/Fire Blocking (Chap. 10)	16" x 16" w/2" airs pace of that to 100	
Honder Schedule (Section 502.5(1) & (2)	75 NOTES 514×1112	vised sher condition
Energy Efficiency (N1101.2.1) R-Factors of Walls, Floors, Ceilings, Building Envelope, U-Factor	R-19 walls, 71st FC or Friedrich	R-21
Fenestration	n-Factor?	R. 33 OK /31/06
Type of Heating System	FX - 010	Contour le

Means of Egress (Sec R311 & R312) Basement	bunknished - not habitable	ble wobulkhead
Number of Stairways	4	
Interior		
Exterior	0	
Treads and Risers (Section R311.5.3)	71/2-73/4/10"trand	X
Width (Section R311.5.1)	+ 3'	
Headroom (Section R311.5.2)	6'8 01 6'10"	
Guardrails and Handrails (Section R312 & R311.5.6 – R311.5.6.3)	34 on stairs w/walls	
Smoke Detectors (Section R313) I and Type/Interconnected	As noted par code	2
Dwelling Unit Separation	fouble 2x4 UL 305	_ \
(Section R317) and IBC – 2003 (Section 1207) (4×39)	Grider - 3-5x8 strus-10 - 0x 100	25 10 6" mox) Will c 11 181/25
Deck Construction (Section R502.2.1)	KON - 2×8 /6"00	
	3-2×10 Roct Barn	

All Purpose Building Permit Application

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

			,	
Location/Address of Construction: LO	T#1	CARRIAGEL	9 n	vE
Total Square Footage of Proposed Structu		Square Footage of Lot	9:	539
Tax Assessor's Chart, Block & Lot Chart# Block# Lot# 3 4/	Owner: D	A.BIZACKETICCO ICOUNTRY LANE IZTLAND MEOYI	· · · 3	Telephone: 772-8629
Lessee/Buyer's Name (If Applicable)		name, address & 772-86 2 9	W	ost Of 130000 ork: \$ 1/97 ne: \$ 75
				_
Contractor's name, address & telephone: Who should we contact when the permit Malling address: We will contact you by phone when the p review the requirements before starting an and a \$100.00 fee If any work starts before	ermit is read ny work, with	y. You must come In and a Plan Reviewer. A stop w	pick	up the permit and
F THE REQUIRED INFORMATION IS NOT INCLL	JDED IN THE S	SUBMISSIONS THE PERMIT WI		2-862-9 EAUTOMATICALLY

IF THE REQUIRED INFORMATION IS NOT INCLUDED IN THE SUBMISSIONS THE PERMIT WILL BE AUTOMATICALLY DENIED AT THE DISCRETION OF THE BUILDING/PLANNING DEPARTMENT, WE MAY REQUIRE ADDITIONAL INFORMATION IN ORDER TO APROVE THIS PERMIT.

I hereby certify that I am the Owner of record of the named property, or that the owner of record authorizes the proposed work and that I have been authorized by the owner to make this application as his/her authorized agent. I agree to conform to all applicable laws of this jurisdiction. In addition, if a permit for work described in this application is issued, I certify that the Code Official's authorized representative shall have the authority to enter all areas covered by this permit at any reasonable hour to enforce the provisions of the codes applicable to this permit.

	<u> </u>		
Signature of applicant:	ist this	Date: 11/20/05	
· · · · · · · · · · · · · · · · · · ·			

This is NOT a permit, you may not commence ANY work until the permit is issued.

If you are in a Historic District you may be subject to additional permitting and fees with the Planning Department on the 4th floor of City Hall

CITY OF PORTLAND, MAINE DEVELOPMENT REVIEW APPLICATION PLANNING DEPARTMENT PROCESSING FORM

Zoning Copy

2005-0266 Application I. D. Number

D.A. Brackett	Ι	Marge Schmuckal	12/6/2005
Applicant		8	Application Date
84 Country Lane, Portland, ME 0410	03		Carriage Lane Duplex Lo t#1
Applicant's Mailing Address		_	Project Name/Description
Dwight Brackett		2 - 2 Carriage Ln, Portland	d, Maine
Consultant/Agent		Address of Proposed Site	
	gent Fax:	341 G021001	
Applicant or Agent Daytime Telephon	e, Fax	Assessor's Reference: Chart	-Block-Lot
Proposed Development (check all that	t apply): 🗹 New Building [Building Addition Change Of Use	Residential Office Retail
Manufacturing Warehouse	Distribution Parking Lot	Othe	r (specify)
102000		_	
Proposed Buildingsquare Feet or # or	f Units Ac	reage of Site	Zoning
Check Review Required:			
Site Plan	Subdivision	PAD Review	14-403 Streets Review
(major/minor)	# of lots		
Flood Hazard	Shoreland	HistoricPreservation	DEP Local Certification
Zoning Conditional Use (ZBA/PB)	Zoning Variance		Other
Fees Paid: Site Pla	Subdivision	Engineer Review	Date
Zoning Approval Status	:	Reviewer	
Approved	Approved w/Condition See Attached	ns Denied	
Approval Date	Approval Expiration	Extension to	Additional Sheets
Condition Compliance	signature	date	Attached
Performance Guarantee	Required*	☐ Not Required	
		-	
 No building permit may be issued ur 	itil a performance guarantee h	as been submitted as indicated below	
Performance Guarantee Accepted			
	date	amount	expiration date
Inspection Fee Paid			
	date	amount	
Building Permit Issue			
_	date		
Performance Guarantee Reduced			
_	date	remaining balance	signature
Temporary Certificate of Occupan	су	Conditions (See Attached)
	date		expiration date
Final Inspection			
•	date	signature	
Certificate Of Occupancy		-	
	date		
Performance Guarantee Released			
. Shormando Suaranteo Releaset	date	signature	
Defect Guarantee Submitted	44.0	5.ga.a. 5	
Dorott Guarantee Gubillitteu	submitted date	amount	expiration date
Defect Guarantee Released	Sas.iiiioa adio	35	
Soloot Suaramoe Nolousou	date	signature	

From: Jay Reynolds

To: Single Family Signoff **Date:** 1/3/062:58:44 PM

Subject: Carriage lane, lot 1 and lot 2 applications

341-6021?

Lot#1, CBL <u>341G002</u>, and Lot#2, CBL <u>341G022</u>,

Approvals have been entered in urban insight for these applications.

Jay Reynolds Development Review Coordinator City of Portland Planning Division (207) 874-8632 jayjr@portlandmaine.gov

D.A. BRACKETT & CO., INC. 84 Country Lane Portland, ME 04103 (207) 772-8629

December 6,2005

City of Portland City Planning / Building Permits Congress St. Portland, ME **04101**

To Whom It May Concern:

D.A. Brackett & Co., Inc. proposes to build one (1) 30' x 40' duplex building, on lot #1, Carriage Lane, Portland, ME. This building contains Two (2) individual apartments. Each apartment contains two (2) bedrooms.

This request for a permit is being submitted for your approval, for one (1) building, 30' **x** 40', on Carriage Lane in Portland, ME, containing two (2) apartments.

Sincerely,

Dwight A. Brackett President/Owner