

			- Per	mit No:	-		
City of Portland, Maine	- Building or Use l	Permit Applicatio	n	04-0818 4	CBL:		
389 Congress Street, 04101	6	. .		04-0010 4	341 G028001		
Location of Construction:	Dwner Name:		Dwner	· Address:	Phone:		
Carriage En 674	Wa One		Po B	ox 10127			
Business Name:	Contractor Name	:	Contra	actor Address: UTY CF PC	Phone		
	Dwight Bracke	ett	84 C	ountry Lane Portland	2077728629		
Lessee/Buyer's Name	Phone:		Permit	t Type:	Zone:		
			Sing	gle Family	K-5		
Past Use:	Proposed Use:		Permi	it Fee: Cost of Work:	CEO District:		
Vacant Lot	Multi - Family	2-unit/ Build a		•	·		
	34x402 story		FIRE	DEPT: Approved U Denied	PECTION: Group: R - 3 Type: 5B BOLA 1999		
Proposed Project Description:							
Multi - Family 2-unit/ Build a	34x40 2 story Dwelling	5	Signature: ALM Signature:				
			PEDESTRIAN ACTIVITIES DISTRICT (P.A.D.)				
			Action: Approved Approved w/Conditions Denied				
			Signature: Date:				
Permit Taken By:	Date Applied For:			Zoning Approval			
ldobson	06/16/2004						
1.		Special Zone or Revi	ews	Zoning Appeal	Historic Preservation		
		Shoreland NA		Variance	Not in District or Landmark		
2.		Wetland		Miscellaneous	Does Not Require Review		
3.		Flood Zone PANel 7 Enex		Conditional Use	Requires Review		
		Subdivision		Interpretation	Approved		
		Site Plan under of ignor	est e RAN	Approved	Approved w/Conditions		
			Con	Denied	Denied		
		Date: 97/0	λA.	Date:	Date:		

CERTIFICATION

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

SIGNATURE OF APPLICANT	ADDRESS	DATE	PHONE
RESPONSIBLE PERSON IN CHARGE OF WORK, TITLE		DATE	PHONE

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 upon receipt of your building permit.

Footing/Building Location Inspec	ction:	Prior to pouring concrete
A R e-Bar Schedule Inspection:		Prior to pouring concrete
Foundat ion Inspection:		Prior to placing ANY backfill
Framing/Rough Plumbing/Electr	ical:	Prior to any insulating or drywalling
Final/Certificate of Occupancy:	use. N	o any occupancy of the structure or OTE: There is a \$75.00 fee per tion at this point.

Certificate of Occupancy is not required for certain projects. Your inspector can advise you if your project requires a Certificate of Occupancy. All projects DO require a final inspection

 \underline{r} If any of the inspections do not occur, the project cannot go on to the next phase, REGARDLESS OF THE NOTICE OR CIRCUMSTANCES.

CERIFICATE OF OCCUPANICES MUST BE ISSUED AND PAID FOR, BEFORE THE SPACE MAY BE OCCUPIED

Signature of Applicant/Designee Date Signature of Inspections Official Date CBL: 3 Building Permit #:

Foundation Drainage Damp proofing Section 403.1.2) Soil type/Presumptive Load Value (Table 401.4.1) (Section 406) (Table 403.1.1 & 403.1.1(1), Footing Dimensions/Depth STRUCTURAL Sill/Band Joist Type & Dimensions Second Floor Joist Species (Table 502.3.4(2)) Spacing and footing sizes (Table 502.3.4(2)) Anchor Bolts/Straps (Section 403.1.4) Crawls Space ONLY Ventilation (Section 409.1) Table 503.3.2(1) (Table 503.3.1(1) & Table 503.3.2(1)) **Dimensions and Spacing First Floor Joist Species** Dimension/Type Built-Up Wood Center Girder Lally Column Type, Dimensions and Spacing Table(503.3.1(1) & v W Carriage 64 J. V+00 J. V WILL HERE NS ZXIO'S DR 20 - 20, 2, 0, 9/5 OK - 3-2×10'S - 5 2' largest span OK Note # / sheet 'AZ 2×BPT Dwight @ 772-8629 2×105-1600 dia wina 8:7/2" Shows Contelive - 10" MAX 1010 -16'00 - Wint over Dwight Nord filter the bric Shows drainage and and and Contrar 6 64-0818

(alle a	R			Res la construction de la constr					
Draft Stopping around chimney	Attic Access (BOCA 1211.1)	Safety Glazing (Section 308)	Roof Covering (Chapter 9)	Egress Windows (Section 310)	Fire separation Fire rating of doors to living space Boor SHI revalue (APESEDCA)	Private Garage Section 309 and Section 407 1999 BOCA) Living Space ? (Above or beside)	Fastener Schedule (Table 602.3(1) & (2))	Sheathing; Floor, Wall and roof (Table 503.2.1(1)	Roof Rafter Pitch, Span, Spacing& Dimension(Table 802.3.2(7))	Attic or additional Floor Joist Species Dimensions and Spacing(Table 802.4.2 or 503.3.1(1) & Table 503.3.2(1))
3/12	Size ? 22" × 30" Min - West ever w Durght	OK shows Temp in basks	NO	OK Join 1 hov wall	wating wall - went our w/ puight - pides in	NA		OK		Trussed -ok

OK going ball. Interior 4 Treads and Risers \mathcal{OL} $\mathcal{O'T} \neq \mathcal{TE} \neq \mathcal{TE} \neq \mathcal{TE} \neq \mathcal{OK}$ (Section 314) Stairs Width 3-6 finished-0K Number of Stairways **Header Schedule** Headroom 6 - 8 0 K Smoke Detectors Guardrails and Handrails (Section 315) **Type of Heating System Plan Reviewer Signature** Location and type/Interconnected or currey current current Murans Enclosed Stairs -Will get States to Will get States to Will get Mac Approval 0 Not shown fumace into interior Block detail of went over w/ Du. Por Dool Spec

City of Portland, Maine - Buil	ding or Use Permi	Permit No:	Date Applied For:	CBL:	
389 Congress Street, 04101 Tel: (2	0		04-0818	06/16/2004	341 G028001
Location of Construction:	Owner Name:		Owner Address:		Phone:
32 Carriage Ln (lot #8)	Wa One		Po Box 10127		
Business Name:	Contractor Name:	(Contractor Address:		Phone
	Dwight Brackett		84 Country Lane P	ortland	(207) 772-8629
Lessee/Buyer's Name	Phone:]	Permit Type:		•
			Multi Family		
Proposed Use:		Propose	d Project Description:		
Multi - Family 2-unit/ Build a 30x40	2 story Dwelling	Multi	Family 2-unit/ Bui	ld a 30x40 2 story I	Dwelling
	pproved with Conditior	ns Reviewer:	Tammy Munson	Approval D	_
Note:					Ok to Issue:
1) A copy of the recorded deed must					
following: There will be no munic Portland unless and until Carriage	T T	1 0	0 01	a to the property by	the City of
-		•		11.1 1	1 1 1'
2) As discussed, hardwired interconn common area.	ected battery backup sr	noke detectors sh	all be installed in a	ll bedrooms, on eve	ry level, and in a
	· · · · · · · · · · · · · · · · · · ·	:		£ 41	l f
3) A copy of the enclosed chimney d Certificate of Occupancy.	isclosure must be subm		e upon completion (of the permitted wor	k or for the
· ·	a submitted and review	ad whom a loop t	reator with addition	al information as a	aroad on and as
4) Permit approved based on the plan noted on plans.	is submitted and review	ed w/owner/cont	ractor, with addition	nai miormation as a	greed on and as
•	ny alastriaal nlumbing	on booting			
5) Separate permits are required for a	iny electrical, plumbing	, or neating.			
Dept: Fire Status: A	pproved with Condition	ns Reviewer:	Lt. MacDougal	Approval D	ate: 07/12/2004
Note:			C		Ok to Issue: 🗹
1) the sprinkler system shall be instal	led in accordance with	NFPA 13R			
Dept: DRC Status: A		D	Jay Reynolds	Approval D	
NT 4	pproved with Condition	is Keviewer :	buy neynoras	1.1.	ate: 06/26/2004
Note:	pproved with Condition	is Reviewer:	buy not phones		ate: 06/26/2004 Ok to Issue: ☑
1) The Development Review Coordin					Ok to Issue:
					Ok to Issue:
 The Development Review Coordin necessary due to field conditions. A sewer permit is required for your 	nator reserves the right t	to require additio t Carol Merritt at	nal lot grading or o 874-8300, ext .882	ther drainage impro 22.The Wastewater	Ok to Issue: 🗹 vements as and Drainage
1) The Development Review Coordin necessary due to field conditions.	nator reserves the right t	to require additio t Carol Merritt at	nal lot grading or o 874-8300, ext .882	ther drainage impro 22.The Wastewater	Ok to Issue: 🗹 vements as and Drainage
 The Development Review Coordin necessary due to field conditions. A sewer permit is required for your 	nator reserves the right to a project. Please contac otified five (5)working	to require additio t Carol Merritt at days prior to sev	nal lot grading or o 874-8300, ext .882 ver connection to so	ther drainage impro 22.The Wastewater chedule an inspector	Ok to Issue: 🗹 vements as and Drainage for your site.
 The Development Review Coordin necessary due to field conditions. A sewer permit is required for you section of Public Works must be n 	nator reserves the right to 1 project. Please contac otified five (5)working 2 A-B Carriage Lane, tl	to require additio t Carol Merritt at days prior to sev	nal lot grading or o 874-8300, ext .882 ver connection to so	ther drainage impro 22.The Wastewater chedule an inspector	Ok to Issue: 🗹 vements as and Drainage for your site.

Owner Name:	Owner Address:	Pho	ne:	
Wa One	Po Box 10127			
Contractor Name:	Contractor Address:	Pho	ne	
Dwight Brackett	84 Country Lane	Portland (20	7) 772-8629	
Phone:	Permit Type:	Permit Type:		
	Multi Family			
ancy. Status: Approved	Reviewer: Jay Reynolds	Approval Date:	06/26/2004	
		Okt	o Issue: 🗹	
	Wa One Contractor Name: Dwight Brackett Phone: ancy.	Wa One Po Box 10127 Contractor Name: Contractor Address: Dwight Brackett 84 Country Lane Phone: Permit Type: Multi Family	Wa One Po Box 10127 Contractor Name: Contractor Address: Dwight Brackett 84 Country Lane Portland (20 Phone: Permit Type: Multi Family ancy. Status: Approved Reviewer: Jay Reynolds Approval Date:	

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 of any kind are accepted.

		0			
Location/Address of Construction: $\angle O$	T80	ARRIAGE 4	ANE		
Total Square Footage of Proposed Structu		Square Footage of Lo	/		
Tax Assessor's Chart, Block & Lot Chart# Block# Lot# 34/ C	Owner: D	DU 16HT BIZACI	ETT Telephone: 772-8629		
Lessee/Buyer's Name (If Applicable)	Applicant name, address & Cost Of telephone: PW16HTBRACKEN Work: \$ 135,000, 84 COUNTIEY LANE PORTLANDUYE OY/02 Fee: \$				
Current use: MULTI UNI	iT				
If the location Is currently vacant, what wa	as prior use: _	UACANTLAN	<u>,</u>		
Approximately how long has It been vaca	int:	· <u> </u>			
Proposed use: $MULTIUN$ project description; $34 \times 402S$	TORY-	2011 2011-230	EDRUDA PER UNI.		
Contractor's name, address & telephone:					
Nho should we contact when the permit is ready: $Dw/6/TTBRACKET$ Valling address: $SycconTizy LANE$ PoizTANOME 09/03 Ne will contact you by phone when the permit is ready. You must come in and nick up the permit and					
Ne will contact you by phone when the permit is ready. You must come in and pick up the permit and eview the requirements before starting any work, with a Plan Reviewer. A stop work order will be issued and a \$100.00 fee if any work starts before the permit is picked up. PHONE: $772.862.9$					
IF THE REQURED INFORMATION IS NOT INCLUDED IN THE SUBMISSIONS THE PERMIT WILL BE AUTOMATICALLY DENIED AT THE DISCRETION OF THE BUILDING/RLANNING DEPARTMENT, WE MAY REQURE ADDITIONAL INFORMATION IN ORDER TO APROVE THIS PERMIT. In hereby certify that I am the Owner of record of the name of a period period period record authorizes the proposed work and that I have been authorized by the owner to make this application by his bell but on zer of record authorizes the proposed work and that I have been authorized by the owner to make this application by his bell but on zer of record authorizes the proposed work and that I have been authorized by the owner to make this application by his bell but on zer of record authorizes the proposed work and that I have the authorized by the owner to make this application by his bell but on zer of record authorizes the proposed work and that I have the authorized by the owner of make this application by his bell but on zer of record authorizes the proposed work and that I have the authority to enfer all areas covered by this permit at any reasonable hour to enforce the provisions of the codes applicable to this permit.					
Signature of applicant	The	Date:	0/8/04		
This is NOT a permit you may no	ot commer	ce ANV work until t	ho pormit is issued		

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 f City Hall

Applicant: Dwght Brackett Date: 7/8/04 Address: 32 A&B Cami A ge LAne (678) C-B-L: 341-G-2-8 CHECK-LIST AGAINST ZONING ORDINANCE person + + 04-0818, B. Date - New 7/8/04 changled from 34x40 So he diant have to go 30' × 40' BACK TO P.B Zone Location - R-5 Interior or corner lot = Proposed UserWork - construct New Z wit - No gAzge Servage Disposal - City Lot Street Frontage - 50'min - 60' sh - 30' to bldg 42! Front Yard - Zu min Feg Rear Yard - 20 min reg side Yard- 12'un Ver 15' E 15' Show 25tory Projections- 2 front stoops 2 rear \$toops & stors 15' E 15' Show Width of Lot - 60 min - 60 Show 1200 Height - 35'mAX - 23,5'scalud 6,9007 Lot Area - 6,0004 Los Coverage Impervious Surface - 406 - 2760 thing Area per Family - 3000 "eA. Du on 6,000 # Off-street Parking - Zpkg Spaces for en D.U. - Apky Spc Fag - 4 spaces show Loading Bays - NAA Site Plan - under or grows Site Plan - under or grows Site Plan # 200 3-0004 Shoreland Zoning/ Stream Protection - NM Flood Plains - PArel 7 Zone X O DAY light DASeme

CITY OF PORTLAND, MAINE DEVELOPMENT REVIEW APPLICATION 2004-0123 PLANNING DEPARTMENT PROCESSING FORM Application I. D. Number Zoning Copy Slarge 6/1412004 Wa One Application Date Applicant Po Box 10127, Portland, ME 04104 2 Unit Multi -Family Applicant's Mailing Address ProjectName/Description Carriage Ln , Portland, Maine Consultant/Agent Address of Proposed Site Agent Ph: Agent Fax: 341 G028001 Applicant or Agent Daytime Telephone, Fax Assessor's Reference: Chart-Block-Lot Proposed Development (check all that apply): 🖌 New Building 🗌 Building Addition 📋 Change Of Use 📋 Residential 🗍 Office 🗌 Retail Manufacturing Warehouse/Distribution Parking Lot Other (specify) 2 unit dwelling 34 x 40 6900 Acreage of Site Proposed Building square Feet or # of Units Zoning **Check Review Required:** 14-403 Streets Review PAD Review Subdivision Site Plan (major/minor) # of lots □ Shoreland Flood Hazard HistoricPreservation DEP Local Certification Zoning Conditional Other Zoning Variance Use(ZBA/PB) Fees Paid: Site Pla Subdivision Engineer Review Date Reviewer **Zoning Approval Status:** Denied Approved Approved w/Conditions See Attached Additional Sheets Approval Date Approval Expiration Extension to Attached Condition Compliance date signature **Performance Guarantee** Not Required Required* No building permit may be issued until a performance guarantee has 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 Occupancy Conditions (See Attached) date expiration date **Final Inspection** date signature Certificate Of Occupancy date Performance Guarantee Released date signature Defect Guarantee Submitted submitted date amount expiration date Defect Guarantee Released date signature

OB
PURCHASE AND SALE AGREEMENT
Tune 3, 2004 June 3, 2004 Effective Date is defined in Paragraph 24 of this Agreement
1. PARTIES: This Agreement is made betweenCTB PoneA
A. ONE INC. (hereinafter called "Seller").
 2. DESCRIPTION: Subject to the terms and conditions hereinafter set forth, Seller agrees to sell and Buyer agrees to buy (all part of see paragraph 26 for explanation) the property situated in municipality of
Seller represents that all mechanical components of fixtures will be operational at the time of closing except:
4. PERSONAL PROPERTY: The. following items of personal property are included with the sale at no additional cost, in "as is" condition with no warranties:
5. CONSIDERATION: For such Deed and conveyance Buyer is to pay the sum of PRICE of which
This Purchase and Sale Agreement is subject to the following conditions:
6. EARNEST MONEY/ACCEPTANCE:A. One
to Buyer. Withdrawals of offers and counteroffers will be effective upon communication, verbally or in writing, to the other party or their agents. In the event that the Agency is made a party to any lawsuit by virtue of acting as escrow agent, Agency shall be entitled to recover reasonable attorney's fees and costs which shall be assessed as court costs in favor of the prevailing party.
7. TITLE AND CLOSING: A deed, conveying good and merchaniable till in accordance with the Standards of Title adopted by the Maine Bar Association shall be delivered to Buyer and this transaction shall be closed and Buyer shall pay the balance due and execute all necessary papers on (closing date) or before, if agreed in writing by both parties. If Seller is unable to convey in accordance with the provisions of this paragraph, then Seller shalt have a reasonable time period, not to exceed 30 days, from the time Seller is notified of the defect, unless otherwise agreed to by both Buyer and Seller, to remedy the title, after which time, if such defect is not corrected so that there is a merchantable title, Buyer may, at Buyer's option, withdraw said earnest money and be relieved from all obligations. Seller hereby agrees to make a good-faith effort to cure any title defect during such period
8. DEED: The property shall be conveyed by a deed, and shall be free and clear of all checumbrances except covenants, conditions, easements and restrictions of record which do not materially and adversely affect the continued current use of the property.
9. POSSESSION, OCCUPANCY, AND CONDITION: Unless otherwise agreed in writing, possession and occupancy of premises. free of tenants and occupants, shall be given to Buyer immediately at closing. Said premises shall then be broom clean, free of all possessions and debris, and in substantially the same condition as at present, excepting reasonable use and wear. Buyer shall have the right to view the property within 24 hours prior to closing for the purpose of determining that the premises are in substantially the same condition as on the date of this Agreement.
Rev. 2004 Page 1 of 4 - P&S Buyer(s) Initials Seller(s) Initials
Dowd Properties 17 Westland Ave, Portland ME 04102 Phone: (207) 773-0046 Fax: (207) 773-0046 Dowd Properties T5788981.ZFX Produced with ZlpForm TM by RE FormsNet, LLC 18025 Filteen Mile Road, Clinton Township, Michigen 48035, (800) 383-9805

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 . The day of closing is counted as a Seller day. Metered utilities such as electricity, fees, (other) water and sewer will be paid through the date of closing by Seller. Fuel in tank (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 lime 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 Mane.

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.

INSPECTIONS: Buyer is encouraged to seek information from professionals regarding any specific issue or concern Agent 13. 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:

	ΤY	PE OF INSPECTION YES	NO	RESULTS R TO SE		ΤY	PE OF INSPECTION	YES NO	RESULTS I TO SEI	
		General Building	\leq	within	days	g.	Mold		Within	days
	b.	Environmental Scan	<u> </u>	Within	days	h.	Lead Paint	_ /	Within	
	c.	Sewage Disposal	1	Within	days	1.	Arsenic Treated Wood			days
	d.	Water Quality (including but not limited to		Within	days	J. 1-	Pests		Within Within	
				Within			Pool Zoning		/Within	
							Code Conformance		Within	
	1.	Air Quality (including but not limited to					Other	$= \cancel{4}$	Within	days
herei numb is uns withi unsat abov 14	n <i>is</i> per (satis n th isfa e, B H(H(ram	ctions will be done by insp unsatisfactory to Buyer, Bu of days, and any earnest mo factory to Buyer, and Buyer is time period set forth abo ctory within the time period uyer is relying completely up DME SERVICE CONTRACT to be paid by Seller	ctors iyer wi ney sh r wishe ove; ot l set fo pon Bu CTS : A Buyer	chosen and p I declare the sall be returned to pursue re- herwise this orth above, this uyer's own opi- at closing, the at a price of S	add for by B Agreement d to Buyer. I emedies other contingency is contingency inion as to the property	uyer null f the is w y is e con wil	and void by notifying a result of any inspection voiding the Agreement ived. If Buyer does not waived by Buyer. In the distance to property.	Seller in w n or other at, Buyer m ot notify S e absence of red by a F	other conditi- riting within t condition spec ust do so to fu eller that an i of inspection(s	he specified cified herein 11 resolution nspection is) mcnhoned
15.	FI	NANCING: This Agreemen	t is 🗌	🛾 is not 🛄 sul	oject to Finan	cing	. If subject to Financing	;:		
	a.	This Agreement is subject t	to Buy	er obtaining a			loan of	<u> </u>	f the purchase	price. at an
		interest rate not to exceed Buyer to provide Seller w information, is qualified for fails to provide Seller with shall be returned to Buyer.	r the lo such	an requested letter within s	withinsaid time peri	od,	days from the Effect Seller <i>may</i> terminate the	tive Date of the structure of the struct	of the Agreeme ent and the ea	ent. If Buyer mest money
	c.	Buyer to provide Seller w within	said t	_ days of the unc period, E	Effective Dat Seller may de	te of elive	the Agreement If Buye r notice to Buyer that	r fails to pr this Agree	ovide Seller w ement is term	ith this loan inated three
	đ.	Buyer hereby authorizes, in Seller's agent.	structs	and directs i	ts lender to g	oma	unicate the status of the	e Buyer's lo	an application	to Seller or

- e. After (b) and (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 loan commitment. Any failure by Buyer to notify Seller within 48 hours of receipt by Buyer of notice from the lengter shall be a default under this Agreement.
- f. Buyer agrees to pay no more than points. Seller agrees to pay \$ toward Buyer's pre-paids. points and/or closing costs. 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 terminate pursuant to the provisions of paragraph 15 shall be void

Rev 2004	Page 2 of 4 - P&S	Buyer(s) Initials	Seller(s) Initials	
	Produced with ZipForm by REFormsNo	et, LLC 18025 Fifteen Mile Road, Clinto	n Township, Michigan 48035, (800) 383-9805	T4306300.ZFX

16. AGENCY DISCLOSURE Buyer and Seller acknowledge they have been advised of the following relationships:

		is a Seller Agent Buyer Agent
Licens A for	Agency	Disc Dual Agent Transaction Broker
Licensee		is a 💭 Seller Agent 💭 Buyer Agent
License of	Agency	Disc Dual Agent Transaction Broker

If this transaction involves Disclosed Dual Agency, the Buyer and Seller acknowledge the limited fiduciary duties of the agents and hereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior receipt and signing of a Disclosed Dual Agency Consent Agreement

17. MEDIATION: Any dispute or claim arising out of or relating to this Agreement or the property addressed in this Agreement shall be submitted to mediation in accordance with the Maine Residential Real Estate Mediation Rules. Buyer and Seller are bound ω mediate in good faith and pay their respective mediation few. If a party docs not agree first to go to mediation, then that party will be liable for the other party's logal fees in any subsequent litigation regarding that same matter in which the party who refused to go to mediation loses in that subsequent litigation This clause shall survive the closing of the transaction Earnest money disputes are subject to release options in license law and the default clause contained herein.

18. DEFAULT: In the event of default by the Buyer, Seller may employ all legal and equitable remedies, including without limitation, termination of this Agreement and forfeiture by Buyer of the earnest money, In the went of a default by Seller, Buyer may employ all legal and equitable remedies, including without limitation, termination of this Agreement and return to Buyer of the earnest money. Agency acting as escrow agent has the option to require written releases from both parties prior to disbursing the earnest money to either Buyer or Seller. In the absence of signed releases, earnest money deposit disputes will be submitted to small claims court if the dispute meets the criteria for being handled by that jurisdiction.

19. PRIOR STATEMENTS: Any representations, statements and agreements are not valid unless contained berein. This Agreement completely expresses the obligations of the parties.

20. HEIRS/ASSIGNS: This Agreement shall extend to and be obligatory upon heirs, personal representatives, successors, and assigns of the Seller and the assigns of the Buyer.

21. COUNTERPARTS: This Agreement may be signed on any number of identical counterparts, such as a faxed opy, with the same binding effect as if the signatures were on one instrument. Original or faxed signatures are binding.

22. ADDENDA: Lead Paint - Yes 🗌 No 🗍; Other - Yes 🗍 No 🗍

Explain: ____

Aller

.

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

24. EFFECTIVE DATE: This Agreement is a binding contract when signed by both Buyer and Seller and when that fact has been communicated to Buyer and Seller or to their agents. Agent is authorized to complete Effective Date on Page 1 of this Agreement. Except as expressly set forth to the contrary, the use of "by (date)" or "within _____ days" shall refer to calendar days being counted from the Effective Date as noted on Page 1 of the Agreement, beginning with the first day after the Effective Date: and ending at 5:00 p.m. Eastern Time on the last day counted.

25. CONFIDENTIALITY: Buyer and Seller understand that the terms of this Agreement are confidential but authorize the disclosure of the information herein to the agents, attorneys, lenders, appraisers, inspectors and others involved in the transaction necessary for the purpose of closing this transaction. Buyer and Seller authorize the lender and/or closing agent preparing the closing statement to release a Copy of the closing statement to the parties and their agents prior to, at and after the closing.

26: OTHER CONDITIONS:

Buyer + Seller Acknowledge this Agreement is port of A 1031 like Kind exchange ころ

27. Selvers obligation to complete transaction is conditioned upon Purchase Agreement Schween parties deted March 23, 2004 Seing completed. Page 3 of 4-P&S Buyer(s) Initials _____ Seller(s) Initials _____

Rev. 2004

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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 Mane

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REALTOR

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 Stale of Maine Bureau of Taxation.

Buyer acknowledges tha 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	jountr. ha		a.d. ME. 0403
Juca to truck	<u>c</u> C		1017-54-6734
BUYER CGB Propertie			SS# OR TAXPAYER ID#
BUYER			SS# OR TAXPAYER ID#
Seller accepts the offer and agrees to deliv agrees to pay agency a commission for serv	er the above-described pr vices as specified in the li	roperty at the price and sting agreement.	upon the terms and conditions set forth and
Seller's Mailing address is	Box 1012	27, Portla	-2 ME. DYIDY
		,	01-0463204
SELLER J.A. DAE	DATE		SS# OR TAXPAYER ID#
SELLER	DATE		SS# OR TAXPAYER D#
Offer reviewed and refused on		day <i>o</i> f	
SELLER		SELLER	
The parties acknowledge that until signed will expire unless accepted by Buyer's sign (time) AM	ature with communicatio	re constitutes only an o n of such signature to S	offer to sell on the above terms and the offe Seller by (date)
SELLER	DATE	SELLER	DATE
The Buyer hereby accepts the counter offer	set forth above.		
BUYER	DATE	BUYER	DATE
			DATE
EXTENSION: The time for the performan	ice of this Agreement is e	xtended until	DATE
	DATE	SELLER	DATE
BUYER	DAIL	SELLER	DAIE
BUYER	DATE	SELLER	DATE
Maine Association of REALTOR All Rights Reserved. <i>O</i> Copyright	S@/ Rev. 2004 2004.		



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From:	Jay Reynolds
To:	Marge Schmuckal
Date:	Thu, Jul 1, 2004 9:45 AM
Subject:	Re: Fwd: More Carnage Lane approvals

The original submittals for lots 7-10 were approved, no revisions were necessary. Jay

>>> Marge Schmuckal 07/01/2004 9:25:18 AM >>>

How can I be sure that the plans I have are the same as yours? Did you get any updated plans or did you review what was originally submitted? If you reviewed what was originally submitted, then I'm pretty sure that is what I have too, and I can go forward. If Dwight gave you something else, then I am not confident that I have the same plan. Marge

>>> Jay Reynolds 07/01 8:32 AM >>>

Lannie, Vicky, and I have upgraded urban insight so that all signoff's *can* be viewed under building permit, so I don't actually 'walk down' any approval. I did however, send an e-mail. The original submittals for lots 7-10 were approved, no revisions were necessary. Jay