

City of Portland, Maine - 389 Congress Street, 04101	U			P	ermit No: 08-0908	Issue Dat	e:	CBL: 398 A00	3001	
Location of Construction: 17 SUMMIT ST	Owner Name: VIOLETTE MA	ARCEL	HEIRS	Owner Address: 17 SUMMIT ST				Phone:		
Business Name:	Contractor Nan DJD Builders	ne:			tractor Address Pinewood Driv			Phone		
Lessee/Buyer's Name	Phone:	Phone:			mit Type: emolitions - Int	erior			Zone:	
Past Use: 2 Family Home	Proposed Use: 2 Family Home	e - interi	or demolition	Permit Fee: Cost of Work: \$590.00 \$57,000.00			CEO District: 5]		
				FIR	E DEPT:	Approved Denied	INSPE Use G	CTION: roup:	Туре	
Proposed Project Description: interior demolition				PED	nature: DESTRIAN ACTI			P.A.D.)		
					ion 🗌 Appro	wed App	proved v	v/Condition	Denied	
Permit Taken By: ldobson	Date Applied For: 07/28/2008			1	Zoning	g Approva	l			
1. This permit application do	bes not preclude the	Special Zone or Reviews		ews Zoning Appeal				Historic Preservation		
Applicant(s) from meeting Federal Rules.	g applicable State and			Uariance			Not in District or Landma			
2. Building permits do not in septic or electrical work.	clude plumbing,	Wetland		Miscellaneous			Does Not Require Revie			
3. Building permits are void within six (6) months of the		Flood Zon			Conditional Us			Requires Review		
False information may inv permit and stop all work		🗌 Su	bdivision	Interpretatio			Approved			
		🗌 Si	te Plan		Approv	red		Approved w/	Condition	
		Maj [Mino MM		Denied			Denied		
		Date:			Date:		E	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 APPLICAN	ADDRESS	DATE	РНО
RESPONSIBLE PERSON IN CHARGE OF WORK, TIT	DATE	РНО	

8/14/08 - Duct worl and Dywall Starping Stripped throughout house - Shell only -Members (Rroming) Remaining - all new dyward Fixtures and Electric / plumbing "to be Installed. John

Location of Construction	on:	Owner Name:		Owner Address:		Phone:	
17 SUMMIT ST		VIOLETTE MARCEL F	IEIRS	17 SUMMIT ST			
Business Name:		Contractor Name:	or Name: Contractor Address:			Phone	
		DJD Builders		59 Pinewood Drive Wi	inthrop		
Lessee/Buyer's Name		Phone:		Permit Type:			Zone:
				Demolitions - Interior			
Dept: Zoning	Status:	Approved with Condition	s Reviewer	: Tammy Munson	Approval Date	e: 07/2	28/2008
1 0		II					
Note:		II		,		Ok to Issue	: 🗹
Note: 1) This is NOT an ap	proval for an a	dditional dwelling unit.	ou SHALL NO	DT add any additional ki	tchen equipment i		
Note: 1) This is NOT an ap	proval for an a ich as stoves, n	dditional dwelling unit.	ou SHALL NO	OT add any additional ki ss, etc. Without special a	tchen equipment i	ncluding, bu	
Note: 1) This is NOT an ap limited to items su	proval for an a ich as stoves, n	dditional dwelling unit. Nicrowaves, refrigerators,	ou SHALL NO	OT add any additional ki ss, etc. Without special a	tchen equipment in approvals. Approval Date	ncluding, bu	1t not 28/2008
Note: 1) This is NOT an ap limited to items su Dept: Building Note:	proval for an a tich as stoves, n Status: A	dditional dwelling unit. Nicrowaves, refrigerators,	You SHALL NO or kitchen sink s Reviewer	DT add any additional ki ks, etc. Without special a Tammy Munson	tchen equipment in approvals. Approval Date	ncluding, bu e: 07/2 Ok to Issue:	1t not 28/2008

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SIGNATURE OF APPLICAN	ADDRESS	DATE	РНО
RESPONSIBLE PERSON IN CHARGE OF WORK, TIT	DATE	РНО	



General 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.

Location/Address of Construction: $ 7 \leq$	mmit St. Portlan	IME						
Total Square Footage of Proposed Structure/A	rea Square Footage of Lot	Number of Stories						
2906	.755	a						
Tax Assessor's Chart, Block & Lot	Applicant *must be owner, Lessee or Buyer	* Telephone:						
Chart# Block# Lot#	Name Janny R. Hatt	-						
	Ivallie Control (1997)	132 101 1						
	Address 81 Sherwood St.	632-1064						
	City, State & Zip Portland ME							
۰». 		_						
Lessee/DBA (If Applicable)	Owner (if different from Applicant)	Cost Of						
r	Name	Work: \$ 57,000.00						
JUL 2 5 2008	4.3.1							
JUL 2 5 2000	Address	C of O Fee: \$						
	City, State & Zip	Total Fee: \$						
· · ·		10tai 1'ee						
Current legal use (i.e. single family) I Family Number of Residential Units If vacant, what was the previous use? Proposed Specific use: Residence where we rented Unit + Is property part of a subdivision? If yes, please name Project description:								
Contractor's name: NJD Ruilder	<							
Address: 59 tinewood D								
City, State & Zip	Wirthrop Me Te	lephone:						
Who should we contact when the permit is read	y: Nan Hatt Te	lephone: 632-1064						
Mailing address: 81 Shorwood S	F. Portland ME							

Please submit all of the information outlined on the applicable Checklist. Failure to do so will result in the automatic denial of your permit.

In order to be sure the City fully understands the full scope of the project, the Planning and Development Department may request additional information prior to the issuance of a permit. For further information or to download copies of this form and other applications visit the Inspections Division on-line at <u>www.portlandmaine.gov</u>, or stop by the Inspections Division office, room 315 City Hall or call 874-8703.

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.

L		
Signature:	At	Date: 7-28-08

This is not a permit; you may not commence ANY work until the permit is issue

BUILDING PERMIT INSPECTION PROCEDURES Please call 874-8703 or 874-8693 (ONLY) 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.

X Final inspection required at completion of work.

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

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

7-28-08

Date

Signature of Inspections Official

Date



Strengthening a Remarkable City, Building a Community for Life • www.portlandmaine.gov

Lee Urban- Director of Planning and Development Marge Schmuckal, Zoning Administrator

November 9, 2007

Mike Bunting c/o Coldwell Banker 53 Baxter Blvd Portland, ME 04101

RE: 9-25 (called 17) Summit Street – 398-A-003 (the "Property")– Split Zone, with an R-3 principle zone with an R-2 portion

Dear Mr. Bunting,

I am in receipt of your request to determine the legal use of the Property. Permits issued in 1967 showed the Property to be a legal two (2) unit building. In 2001 this office received two permits, one to demolish a two car garage and one to build a 24' x 28' garage. Both the 2001 permits listed the use of the Property as a single family dwelling. Both permits had conditions placed upon them stating that the Property should remain a single family dwelling. The owner never disputed the conditions placed on the permits.

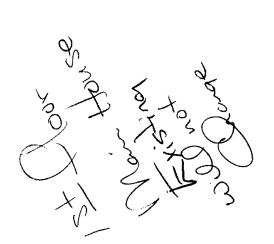
Currently an advocate of the owner has reason to believe that the two garage permits were in error listing the legal use of the Property as a single family dwelling. I am in receipt of an affidavit from Marcel Violette's widow, Mary Ann Violette, who has sworn under oath that the building has always been a residential two unit building since they bought it in 1969. Further evidence from Central Maine Power Company shows that there are two separate meters for the property. One meter has been existing since 1/28/69 to the present time. The other meter has been existing since 2/18/90 to the present time. This indicates that the two units were uninterrupted from electrical service during the 2001 permit span. I am also in receipt of photos showing the two separate heating systems and the two separate kitchens. Each kitchen looks somewhat dated. Neither looks like they were just recently installed.

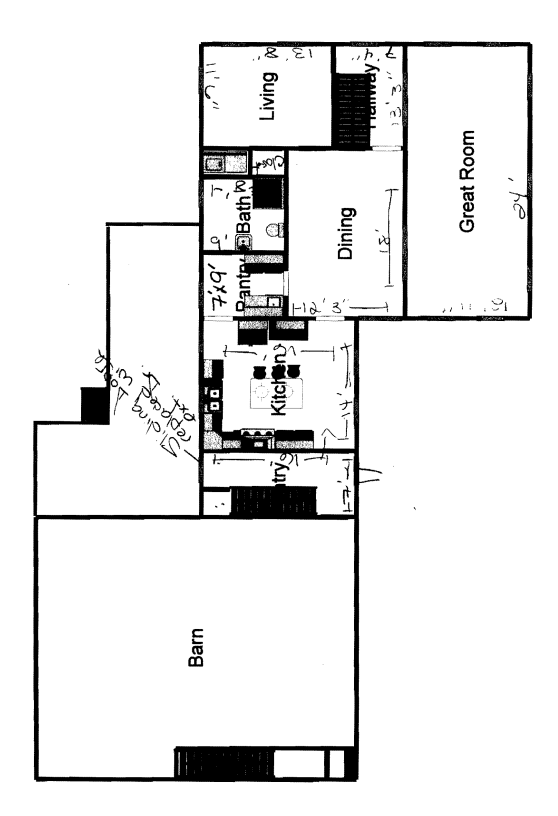
Therefore I have determined that the legal two (2) unit designation was never discontinued. The Property remains a legal two (2) residential dwelling unit building.

Very truly yours,

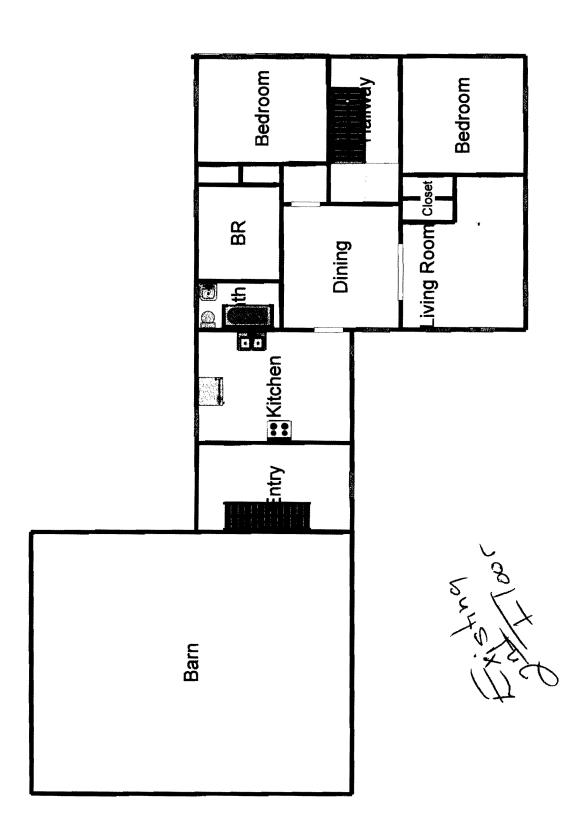
Marge Schmuckal Zoning Administrator

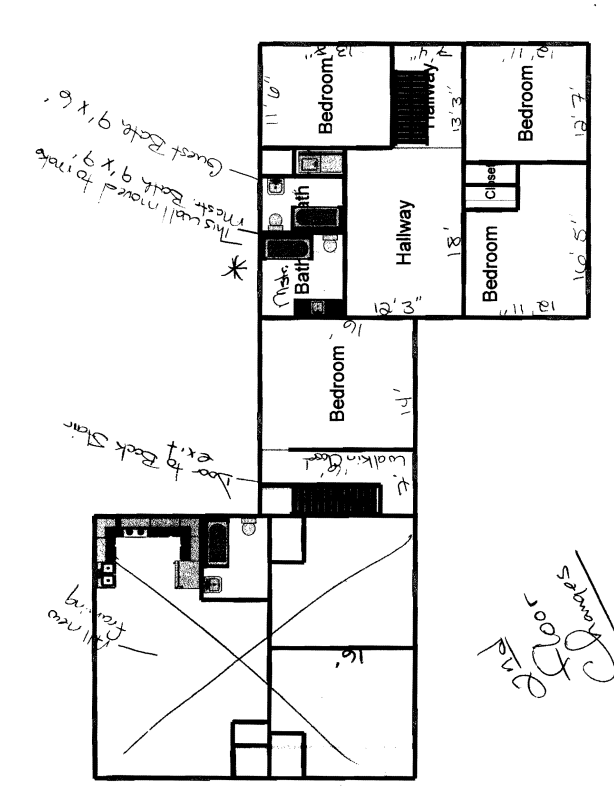
Room 315 - 389 Congress Street - Portland, Maine 04101 (207) 874-8695 - FAX:(207) 874-8716 - TTY:(207) 874-3936





(3,1)





(3,1)

PURCHASE AND SALE AGREEMENT

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May 15	
· · · · · · · · · · · · · · · · · · ·	Effective Date is defined in Paragraph 24 of this Agreement.
1. PARTIES: This Agreement is made between Danny Hatt,	
The Estate of Mar	("Buyer") and ("Seller").
	after set forth, Seller agrees to sell and Buyer agrees to buy (X all situated in municipality of Portland,
described in deed(s) recorded at said County's Registry of Deeds	
	cluding but not limited to existing storm and screen windows, shades sources/systems including gas and/or kerosene-fired heaters and wood ale except for the following: <u>No Exclusions</u>
Seller represents that all mechanical components of fixtures will b working order	be operational at the tirae of closing except: all to be in
4. PERSONAL PROPERTY: The following items of personal pro- sale at no additional cost, in "as is" condition with no warranties: <u>'</u>	
Seller represents that such items shall be operational at the time of	f closing, except: all to be in working order
the amount \$ 5,000.00 . If said deposit is to be above deadline, this offer shall be void and any attempted accep result in a binding contract. Buyer agrees that an additional deposid delivered	days of the date of this offer, a deposit of earnest money in e delivered after the submission of this offer and is not delivered by the stance of this offer in reliance on the deposit being delivered will not
This Purchase and Sale Agreement is subject to the following con-	ditions:
said earnest money and act as escrow agent until closing; this offe 5 AM X PM; and, in the even	anker Residential Brokerage ("Agency") shall hold or shall be valid until <u>May 26, 2008</u> (date) nt of non-acceptance, this earnest money shall be returned promptly wsuit by virtue of acting as escrow agent, Agency shall be entitled to ed as court costs in favor of the prevailing party.
7. TITLE AND CLOSING: A deed, conveying good and merel the Maine Bar Association shall be delivered to Buyer and this execute all necessary papers on <u>July 25, 2007</u> Seller is unable to convey in accordance with the provisions of the exceed 30 calendar days, from the time Seller is notified of the de to remedy the title. Seller hereby agrees to make a good-faith effi- closing date set forth above or the expiration of such reasonable to	hantable title in accordance with the Standards of Title adopted by transaction shall be closed and Buyer shall pay the balance due and (closing date) or before, if agreed in writing by both parties. If his paragraph, then Seller shall have a reasonable time period, not to efect, unless otherwise agreed to in writing by both Buyer and Seller, fort to cure any title defect during such period. If, at the later of the time period, Seller is unable to remedy the title, Buyer may close and come null and void in which case the parties shall be relieved of any
8. DEED: The property shall be conveyed by a <u>Personal Rep</u> encumbrances except covenants, conditions, easements and rest continued current use of the property.	presentatives Deed deed, and shall be free and clear of all rictions of record which do not materially and adversely affect the
free of tenants and occupants, shall be given to Buyer immediat possessions and debris, and in substantially the same condition as	otherwise agreed in writing, possession and occupancy of premises, tely at closing. Said premises shall then be broom clean, free of all s at present, excepting reasonable use and wear. Buyer shall have the the purpose of determining that the premises are in substantially the
Fantury 2008 Page 1 of 4 - P&S Buyer(s) Initials Coldwell Busice Residential Brokerage 53 Baster Bird., Postand MB 04161 Use Busice Produced with ZipForm ⁷¹⁸ by RE FormsNet, LLG	Seller(s) Taitials <u>MEV</u> <u>KMD</u> Phane: 2012333127 Fac: (207) \$22,4009 Purchase and S C 16025 Fifteen Nite Road, Clinton Township, Michigan 48035 <u>www.zipform.com</u>
5.9 \$847-648-705	ay 24 2008 3:02PM Anne & John Ezzy

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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 carnest 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, fces, (other) N/A water and sewer will be paid through the date of closing by Seller. Fuel in tank shall be paid by Buyer at cash price of company that delivered fuel as of date of closing. Real estate taxes shall be prorsted 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.

DUE DILIGENCE: Buyer is encouraged to seek information from professionals regarding any specific issue or concern. Neither seller nor Licensee makes any warranties regarding the condition, permitted use or value of Sellers' real or personal property. This Agreement is subject to the following investigations, with results being satisfactory to Buyer:

T	PE OF INVESTIGATION YES	NO	RESULTS REPORTE TO SELLER	BD	TY	PE OF INVESTIGATION	YES	NO		TS REPOR	TED
	General Building	<u>_x</u>	Within Within	days days	j.	Lead Paint Arsenic Treated Wood		Ť	Within Within		_ days
	Environmental Scan	X	Within	days	L	Pests	·	- Â -	Within		_ days
	Sewage Disposal X		Within 5	days		Pool			Within		days
C.	Water Quality	<u></u>	Within	days		Zoning	<u> </u>		Within	5	days
	(including but not limited to	radon,	, arsenic, lead, etc.)		0.	Habitat Review/Water	fowl _		X Wit	hin	days
	Water Quantity	<u> </u>	Within	days	р.	Flood Plain		X	Within		days
g.	Air Quality	X	Within	days	q.	Code Conformance	X		Within	10	days
	(including but not limited to	asbest	os, radon, etc.)		Т.	Insurance	X		Within	5	days
h.	Square Footage	x	Within	days	s.	Other		X	Within		days
	Mold	X	Within	days					-		- 2

All investigations will be done by persons chosen and paid for by Buyer in Buyer's sole discretion. If the result of any investigation 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 investigation or other condition specified berein is unsatisfactory to Buyer in Buyer's sole discretion, 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 investigation is unsatisfactory within the time period set forth above, this contingency is waived by Buyer. In the absence of investigation(s) mentioned above, Buyer is relying completely upon Buyer's own opinion as to the condition of the property.

13. HOME SERVICE CONTRACTS: At closing, the property will x will not be covered by a Home Warranty Insurance Program to be paid by Seller Buyer at a price of \$ N/A

- FINANCING: This Agreement 🕱 is 🗌 is not subject to Financing. If subject to Financing: 14.
 - a. This Agreement is subject to Buyer obtaining a FHA 203K loan of 97 interest rate not to exceed Prevailing rate % and amortized over a period of loan of <u>97.000</u> % of the purchase price, at an 30 years.
 - Buyer to provide Seller with letter from lender showing that Buyer has made application and, subject to verification of Ъ. information, is qualified for the loan requested within _____2 _ days from the Effective Date of the Agreement. If Buyer fails to provide Seller with such letter within said time period, Seller may terminate this Agreement and the carnest money shall be returned to Buyer.
 - c. Buyer to provide Seller with loan commitment letter from lender within <u>30</u> days of the Effective Date of the Agreement. If Buyer fails to provide Seller with this loan commitment letter within said time period, Seller may deliver notice to Buyer that this Agreement is terminated three 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 licensee.
 - 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 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 \$ <u>sero</u> toward Buyer actual pro-paids, points and/or closing costs, but no more than allowable by Buyer's lender.
 g. Buyer's ability to obtain financing _____ is [X] is not subject to the sale of another property. See addendum Yes _____ No [X]. ___ toward Buyer's

 - 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 this paragraph shall be void. \mathbb{N}^{1}

anuary 2008	Page 2 of 4 - P&S	Buyer(s) Initials	Seller(s) Initials <u>MEV</u>	KMD
F	raduced with ZipForm™ by RE FormsNet, LLC 18025	Fifteen Mile Road, Clinton Township, Michigan	45035 yearw.zipform.com	Purchase and S

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HIDATE BAND LD RPH 6777 UUAA & AUUU

15. BROKERAGE DISCLOSURE: Buyer and Seller acknowledge they have been advised of the following relationships:

Michael Bunting Licensee	of <u>Coldwall Banker Res. Brokerage</u> is Agency	Seller Agent Buyer Agent Disc Dual Agent Transaction Broker
John Hatcher Licensee	of Keller Williams Agency is Agency	

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.

16. PROPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Selier's Property Disclosure Form and the information developed by the Maine Center for Disease Control and Prevention (formerly Maine Bureau of Health) regarding arsenic in private water supplies and arsenic in treated wood.

17. MEDIATION: Earnest money disputes subject to the jurisdiction of small claims court will be handled in that forum. For all other disputes or claims 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 to mediate in good faith and pay their respective mediation fees. If a party does not agree first to go to mediation, then that party will be liable for the other party's legal 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.

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 event 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.

19. PRIOR STATEMENTS: Any representations, statements and agreements are not valid unless contained herein. 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 copy, with the same binding effect as if the signatures were on one instrument. Original or faxed signatures are binding.

22. ADDENDA: Lead Paint - X Yes No; Other - X Yes No Explain: Addendum 1 to Agreement.

The Property Disclosure Form is not an addendum and not part of this Agreement.

Page 3 of 4 - P&S

23. SHORELAND ZONE SEPTIC SYSTEM: Seller represents that the property does \mathbf{X} does not contain a septic 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 calendar days prior to closing.

24. EFFECTIVE DATE/NOTICE: Any notice, communication or document delivery requirements hereunder may be satisfied by providing the required notice, communication or documentation to the party or their licensee. Withdrawals of offers and counteroffers will be effective upon communication, verbally or in writing. This Agreement is a binding contract when signed by both Buyer and Seller and when that fact has been communicated which shall be the Effective Date. Licensee is authorized to fill in the Effective Date on Page 1 hereof. Except as expressly set forth to the contrary, the use of the term "days" in this Agreement, including all addenda made a part hereof, shall mean business days defined as excluding Saturdays, Sundays and any State/Federal holidays (including but not limited to Patriots Day, Columbus Day, Martin Luther King Holiday, etc.) Deadlines in this Agreement, including all addenda, expressed as "within x days" shall be counted from the Effective Date, unless another starting date is expressly set forth, beginning with the first day after the Effective Date, or such other established starting date, and ending at 5:00 p.m. Eastern Time on the last day end at 5:00 p.m. Eastern Time on such date.

25. CONFIDENTIALITY: Buyer and Seller authorize the disclosure of the information herein to the real estate licensees, attorneys, lenders, appraisers, inspectors, investigators 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 licensees prior to, at and after the closing.

January 2008

Buyer(s) Initials

Purchase and S

FMD

Produced with ZipForm™ by RE FormsNet, LLC 18025 Fifteen Mile Road, Clinton Township, Michigan 48036 www.zipform.com

Seller(s) Initials MED

26. OTHER CONDITIONS: Property to be vacant of all tenants and belongings.

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 Revenue Services.

Buyer acknowledges that Maine law requires continuing interest in the property and any back up offers to be communicated by the listing sgent to the Seller.

BUYETS TATALLING BOLDIES IS BL SI	lerwood street, Portland	1, MK U4103		
MAL	-	1		
LILX LETT	5,71,08	11 11		
HT G LAND	5 57 00	black	(howard	5127100
BUYER	DATE	BUYER		DATE
	<i>D1111</i>			
Danny Hatt		Donald C	hominard	

Selier 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 Mailim	g address	is 17 Su	mmit Street	Portland,	ME	041	03				
		- · ·			24/2008		-		1.1	- 1	~	

Mary Con Kealette 04/22/2008 SELLER The Estate of Marcel Violette InDATE Resonal Representative COUNT COUNTER-OFF

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Brenée D'Daniel (MEU) 5/24/20	
	08
SELLER Research Messesentatene DA	TE
<u>Renée</u> <u>V Daniel</u> (<u>MEU</u>) 5/34/20 SELLER Ressonal Representation DA FFER grantete & Marcel Widelts, in	

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.

SELLB	ξ.	DATE	SELLER	DATE
The Buy	er hereby accepts the counter of	fer set forth above.		
BUYER		DATE	BUYER	DATE
The time	e for the performance of this Ag	EXTEN eement is extended until	DATE	•
BUYER	an a	DATE	SELLER	DATE
BUYER		DATE	SELLER	DATE
R	Maine Association of REALTORS®/Copyright © 2008 All Rights Reserved. Revised January 2008			企
REALTOR®	e Page 4 of 4 - P&S Produced with ZipForm™ by RE FormsNet, LLC 18025 Fifteen Mile Road, Clinton Township, Michigan 48035 <u>www.zipform.com</u>			orrestant Purchase and S

CTTT INCO & SURVE BURGIO SOOT LT EPH

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05/08/2008	15:54	NO.464
04/30/2008	13:05 FAX	2008/020
- 2,``		
	Addendum 1 to Agreement	
	Addendum to contract dated April 12, 2008	-+-
	between The Lata of Marcol Violatto (hereinafter "Se	licr)
	and Panny Hatt, Donald Chousinged (hereingfier "Bu	yer")
tana ara ara	property 17 Summit Street, Partland, ME	-
	This Seller promises to convey to the purchasers said property in "As is wh is condition". Seller agrees to remove all parsonal property for said property.	ere
	The Seller and the purchasers agree that the seller will not pay for any improvements to said property under any diroumstances.	
i v	Parties acknowledge Agency's advice to seek logal, tax and other professional advice as necessary in conner with sale/purchase of property.	tion
	Buyer Date Date Mary Construction 4/10/2 Buyer Date Date Sciller The Estate of Marcal Violatione	ear
	Auver Date Date Dete Dete Dete OF Personal Representation Date OF Marcel Violette Sr.	2008
	-	
Coldwall Bank Phone: 207253;	ar Residential Brokanage S3 Baxter Blvd., Portland ME 04103 5127 Pac: (207) 422-4009 Milotaci Bunting, Produced with 20;Ferm™ by RE FormaNet, LLC 18025 Filleen fille Rood, Clinton Township, Nichigan 48038 <u>mww.zipform.com</u>	Addondum 1 to

CITY OF PORTLAND, MAINE Department of Building Inspections
Received from DANOV HATT
Location of Work 17 Summit
Cost of Construction \$_57,00000 Permit Fee \$_590
Building (IL) Plumbing (I5) Electrical (I2) Site Plan (U2) Other
CBL: 398-A.003 Check #: 2756 Total Collected \$ 590
THIS IS NOT A PERMIT No work is to be started until PERMIT CARD is actually posted upon the premises. Acceptance of fee is no guarantee that permit will be granted. PRESERVE THIS RECEIPT. In case permit cannot be granted the amount of the fee will be refunded upon return of the receipt less \$10.00 or 10% whichever is greater.
WHITE - Applicant's Copy YELLOW - Office Copy PINK - Permit Copy