

Reviewed for Code Compliance
Permitting and Inspections Department
Approved with Conditions

07/19/2018

# WARRANTY DEED . (Maine Statutory Short Form)

KNOW ALL PERSONS BY THESE PRESENTS, that I, Catherine I. Banks, of Portland, County of Cumberland, and State of Maine, for consideration paid, grant to Archie S. Giobbi, of Portland, Maine, whose mailing address is: 1183 Washington Avenue, Portland, Maine 04103, with WARRANTY COVENANTS, the real estate in Portland, Maine, described as follows:

Certain lots or parcels of land situated on Van Vechten Street, in the City of Portland, County of Cumberland, and State of Maine, and being Lots numbered one hundred seventy nine (179), one hundred eighty (180), one hundred eighty one (181), and one hundred eighty two (182) as shown on plan of lots at Ray Gardens, which plan is recorded in the Cumberland County Registry of Deeds in Plan Book 12, Page 103.

Being the same premised conveyed to Robert S. Banks, Jr. by deed from Katherine R. Nelson recorded in said Registry in Book 3078, Page 394, and being a portion of the premises devised to the within grantor under the will of said Robert as shown by the Probate Proceedings in Cumberland County, Docket #81-639.

WITNESS my hand and seal on July 1, 2002.

WITNESS

MAINE REAL ESTATE TAX PAID

STATE OF MAINE COUNTY OF CUMBERLAND ss.

July \_/ \_, 2002

Then personally appeared the above named Catherine I. Banks and acknowledged the foregoing instrument to be her free act and deed.

Before me,

Notary Public afforming at Law Print Name: Roberial R. Rovar

RECEIVED

2002 JUL 22 AH 7: 58

John B OBuin



**Permitting and Inspections Department** 

Approved with Conditions 07/19/2018

# WARRANTY DEED ( Maine Statutory Short Form )

Doct:

KNOW ALL PERSONS BY THESE PRESENTS, that I, Archie S. Giobbi, of Portland, County of Cumberland, and the State of Maine, for consideration paid, grant to Matilda M. Giobbi, of Portland, Maine, whose mailing address 1184 Washington Ave. Portland, Maine 04103, with WARRANTY COVENANTS, the real estate in Portland, Maine, described as follows:

Certain lots or parcels of land situated on Van Vechten Street, in the City of Portland, county of Cumberland, and the State of Maine, and being lots numbered one hundred eighty-two (182), and the northerly ten (10) foot portion of lot numbered one hundred eighty-one (181) that abuts lot numbered one hundred eighty-two (182), as shown on plan of lots at Ray Gardens, which plan is recorded in the Cumberland County registry of Deeds in Plan Book 12, Page 103.

Being part of the premises conveyed to Archie S. Giobbi, by virtue of a deed from Catherine I. Banks, of Portland, County of Cumberland, and the State of Maine dated July 1, 2002. This Deed being recorded in the Cumberland County Registry of Deeds in Deed Book 17863, Page 070.

Witness my hand and seal on October 2010.

Received
Recorded Resister of Deeds
Oct 20,2010 10:25:16A
Cumberland Counts
Pamela E. Lovles

WITNESS:

STATE OF MAINE COUNTY OF CUMBERLAND ss

October 20, 2010

Before me,

Then personally appeared the above named Arche S. Giobbi and acknowledged the foregoing instrument to be his free act and deed.

[/]

Notary Public,

Print Name:

DEANNA DYER
Notary Public, Maine
My Commission Expires August 1, 2014



Reviewed for Code Compliance Permitting and Inspections Department Approved with Conditions

07/19/2018

#### WARRANTY DEED (Maine Statutory Short Form)

KNOW ALL PERSONS BY THESE PRESENTS, that I, Rosemary C. Mulkerrin, of Scarborough, County of Cumberland, and State of Maine, for consideration paid, grant to Matilda A. Giobbi, of Portland, Maine, whose mailing address is: 1184 Washington Avenue, Portland, Maine 04103, with WARRANTY COVENANTS, the real estate in Portland, Maine, described as follows:

Certain lots or parcels of land situated on Van Vechten Street, in the City of Portland, County of Cumberland, and State of Maine, and being Lots numbered one hundred eighty three (183), one hundred eighty four (184), one hundred eighty five (185), and one hundred eighty six (186), as shown on plan of lots at Ray Gardens, which plan is recorded in the Cumberland County Registry of Deeds in Plan Book 12, Page 103.

Being part of the premises conveyed to Patrick J. Mulkerrin by deed from Anna Louise Goan, Trustee, recorded in said Registry in Book 4296, Page 301, and being a portion of the premises devised to the within grantor under the will of said Patrick J. Mulkerrin as shown by the Probate Proceedings in Cumberland County, Docket #83-845.

WITNESS my hand and seal on June 21 , 2002.

WITNESS:

MAINE REAL ESTATE TAX PAID

Donaly a Rolling

STATE OF MAINE COUNTY OF CUMBERLAND SS.

June 28 2002

Then personally appeared the above named Rosemary C. Mulkerrin and acknowledged the foregoing instrument to be her free act and deed.

Before me,

Notary Public J Print Name: Weydy A DeCaste

WENDY A. DECOSTER NOTARY PUBLIC, STATE OF LIAINE MY COMMISSION EXPIRES MAY 25, 2005

SEAL

RECEIVED

2002 JUL 22 nH 7: 56

John B OBJin



Warranty Deed
Maine Statutory Short Form
3rd Lot from Huntington Avenue

## KNOW ALL PERSONS BY THESE PRESENTS,

That, Archie S. Giobbi, with a mailing address of Portland , Maine 04103, for valuable consid of	eration paid, does hereby grant to
	241
covenants, the land in the City of Portland, Co Maine, described in the attached Exhibit A atta herein by reference :	unty of Cumberland and State of
In Witness Whereof, said Archie S. Giobbi, hat this, 2018	
SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF	
Witness	
Witness	
STATE OF MAINE County of Cumberland §	, 2018
Then personally appeared the above named, A acknowledged the foregoing instrument to be I	· · · · · · · · · · · · · · · · · · ·
Before Me	
Return Recorded Document to:	Attorney/ Notary Public



#### Exhibit A

A certain lot or parcel of land, with any and all improvements thereon, situated on the westerly side of Van Vechten Street, City of Portland, County of Cumberland and State of Maine, said lot being more particularly described as follows:

Commencing at a 5/8-inch steel rebar driven in the ground, capped with a plastic cap inscribed "Greenlaw PLS 2303, said rebar marking the common boundary corner of the hereinto grantor, Archie S. Giobbi, as described in a deed recorded in the Cumberland County Registry of Deeds (The Registry) in Deed Book 17863, Page 070 and the land now or formerly of Kenneth McIntyre and Maureen McIntyre as described in a deed recorded in The Registry in Deed Book 5020, Page 127, said rebar being found following a bearing based on the Maine State West Grid Zone, North 15°-00'-47" West, a distance of 172.20 feet from the street line intersection of the northerly sideline of Huntington Avenue and the westerly sideline of Van Vechten Street,

Thence, by and along the land now or formerly Archie S. Giobbi and Matilda Giobbi as described in a deed recorded in the Registry in Deed Book 28186, Page 328 and westerly sideline of Van Vechten Street, North 15°-00'-47" West, a distance of 160.00 feet to the Point of Beginning.

Thence, by and along the land now or formerly of Matilda Giobbi as described in a deed recorded in the Registry in Deed Book 28186, Page 328, South 75°-05'-43" East, a distance of 100.01 feet to the land now or formerly of Evan J. Nichols as described in a deed recorded in the Registry in Deed Book 24866, page 126;

Thence, by and along the land of Nichols and the land now or formerly of Steven Defilipp and Diane Defilipp as described in a deed recorded in the Registry in Deed Book 8433, Page 171, North 15°-00'-47" West, a distance of 80.00 feet to the land now or formerly of James J. Quinn and and Elizabeth Quinn as described in a deed recorded in the Registry in Deed Book 2436, Page 259;

Thence, by and along the land now or formerly of Quinn, North 75°-05'-43" East, a distance of 100.01 feet to the westerly sideline of Van Vechten Street;

Thence, by and along the westerly sideline of Van Vechten Street, South 15°-00'-47" East, a distance of 80.00 feet to the Point of Beginning.

Said above parcel of land is comprised of 8000 square feet of area.

Being a portion of the land conveyed to Archie S. Giobbi by Catherine I. Banks by virtue of a deed recorded in the Cumberland County Registry of Deeds in Deed Book 17863, Page 070.





Project 13 Van Vecthen Street

Energy Code: 2009 IECC

Location: Portland, Maine
Construction Type: Single-family
Project Type: New Construction

Conditioned Floor Area: **0 ft2** Glazing Area **12%** 

Climate Zone: 6 (7378 HDD)

Permit Date: Permit Number:

Construction Site: 13 Van Vechten Street

Portland, ME 04013

Owner/Agent:
Matilda Giobbi
1184 Washington Ave.
Portland, ME 04103
207-7972535

matildagiobbi@gmail.com

Designer/Contractor:

Tim Higgins HigginsBuilders, Inc. 83 Bay Street Portland, ME 04103 timahiggins@live.com

#### Compliance: Passes using UA trade-off

Compliance: 1.6% Better Than Code Maximum UA: 257 Your UA: 253

The % Better or Worse Than Code Index reflects how close to compliance the house is based on code trade-off rules. It DOES NOT provide an estimate of energy use or cost relative to a minimum-code home.

#### **Envelope Assemblies**

Assembly	Gross Area or Perimeter	Cavity R-Value	Cont. R-Value	U-Factor	UA
Ceiling 1: Flat Ceiling or Scissor Truss	840	21.0	28.0	0.020	17
Wall 1: Wood Frame, 16" o.c.	928	21.0	0.0	0.057	39
Window 1: Vinyl/Fiberglass Frame:Double Pane with Low-E	9			0.280	3
Window 2: Vinyl/Fiberglass Frame:Double Pane with Low-E	9			0.280	3
Window 3: Vinyl/Fiberglass Frame:Double Pane with Low-E	8			0.280	2
Window 4: Vinyl/Fiberglass Frame:Double Pane with Low-E	11			0.280	3
Window 5: Vinyl/Fiberglass Frame:Double Pane with Low-E	11			0.280	3
Window 6: Vinyl/Fiberglass Frame:Double Pane with Low-E	15			0.280	4
Window 7: Vinyl/Fiberglass Frame:Double Pane with Low-E	15			0.280	4
Window 8: Vinyl/Fiberglass Frame:Double Pane with Low-E	15			0.280	4
Window 9: Vinyl/Fiberglass Frame:Double Pane with Low-E	9			0.280	3
Window 10: Vinyl/Fiberglass Frame:Double Pane with Low-E	11			0.280	3
Window 11: Vinyl/Fiberglass Frame:Double Pane with Low-E	15			0.280	4
Window 12: Vinyl/Fiberglass Frame:Double Pane with Low-E	15			0.280	4
Window 13: Vinyl/Fiberglass Frame:Double Pane with Low-E	15			0.280	4
Window 14: Vinyl/Fiberglass Frame:Double Pane with Low-E	15			0.280	4

Project Title: 13 Van Vecthen Street Report date: 04/30/18

Data filename: C:\Users\Peter\Documents\Higgins\Van Vechten\13 VV Rescheck.rck

Page 1 of 2



Assembly	Gross Area or Perimeter	Cavity R-Value	Cont. R-Value	U-Factor 07/1	ppliance Departritions 9/2018
Window 15: Vinyl/Fiberglass Frame:Double Pane with Low-E	15			0.280	4
Window 16: Vinyl/Fiberglass Frame:Double Pane with Low-E	15			0.280	4
Door 1: Solid Please provide information for all doors, including the	20			0.280	6
Door 2: Solid per IECC Sec. 402.3.3, due to the UA alternative metho	13			0.280	4
Wall 2: Wood Frame, 16" o.c.	812	21.0	3.0	0.048	39
Basement Wall 1: Solid Concrete or Masonry Wall height: 7.0' Depth below grade: 6.0' Insulation depth: 6.0'	812	0.0	10.0	0.068	55
Floor 1: All-Wood Joist/Truss:Over Unconditioned Space	840	21.0	0.0	0.044	37

Compliance Statement: The proposed building design described here is consistent with the building plans, specifications, and other calculations submitted with the permit application. The proposed building has been designed to meet the 2009 IECC requirements in REScheck Version 4.6.5 and to comply with the mandatory requirements listed in the REScheck Inspection Checklist.

Peter J. Dalfonso, Project Manager

Name - Title

Signature

4/30/2018

Date

Project Title: 13 Van Vecthen Street Report date: 04/30/18

Data filename: C:\Users\Peter\Documents\Higgins\Van Vechten\13 VV Rescheck.rck

Page 2 of 2

#### Portland, Maine



#### Yes. Life's good here.

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Permitting and Inspections Department
Michael A. Russell, MS, Director

Reviewed for Code Compliance
Permitting and Inspections Department
Approved with Conditions
07/19/2018

# **New One- and Two-Family Dwelling**

(Level I – Minor Residential Development Review)

All applications for the development of a new one- or two-family dwelling requires development review by the Planning and Urban Development Department and zoning and building code review by the Permitting and Inspections Department. Reviews are conducted concurrently and all application materials shall be submitted in one package to the Permitting and Inspections Department. Please include all items listed below to ensure a timely review of the application.

#### **Submission Checklist**

Applications shall be submitted online via the Citizen Self Service portal. Refer to the attached
documents for complete instructions. All applications shall include the following:
☑ New One- and Two-Family Dwelling Submission Checklist (this form)
X Evidence of right, title and interest (e.g. deed, purchase and sale agreement with current deed)
Copies of any required state and/or federal permits N/A
■ Written description of existing and proposed easements or other burdens N/A
Written request for waivers from individual site plan and/or technical standards N/A
X ResCheck https://www.energycodes.gov/rescheck/ certificates of compliance per the 2009 IECC
■ Boundary Survey meeting the requirements of Section 13 of the City of Portland Technical Manual
☑ Site Plan with the information listed below shown on the plan (can be combined with Boundary
Survey or submitted as a separate document). Photocopies of the plat or hand drawn building
footprints will not be accepted. Please check all items, as applicable and show on the plan.
■ North arrow and graphic scale
☒ Zoning district, setback and dimensional requirements. Show zone lines and overlay zones that
apply to the property, including Shoreland Zone, Stream Protection Zone and/or Flood Zones.
Highest Annual Tide (HAT) must be shown as located by a surveyor for the Shoreland Zone.
Existing and proposed structures showing distances from all property lines
■ Location and dimension of existing and proposed paved areas
▼ Finish floor elevation (FFE)
Exterior building elevations for all four sides
■ Existing and proposed utilities (or septic system, where applicable)
☑ Identification and proposed protection measures for any significant natural features as defined in
Section 14-526(b) of the Land Use Code
Proposed protection to or alterations of watercourses
✓ Proposed wetland protections or impacts     ✓ Alberta (Alberta)     ✓ Alberta (Alberta)     ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alberta)    ✓ Alberta (Alb
■ Natural Resources Conservation Service (NRCS) soil type
X Existing and proposed grading and contours
Existing and proposed easements or public or private rights-of-way
Proposed storm water management and erosion controls
★ Existing vegetation to be preserved and proposed site landscaping and street trees (two trees per
unit for a one- or two-family dwelling)  Existing and proposed curb and sidewalk for a two-family dwelling N/A
<ul> <li>✓ Total area and limits of proposed land disturbance</li> <li>✓ Proposed pier, dock, wharf or slope stabilization reconstruction in Shoreland Zone, if applicable N/A</li> </ul>
Proposed ground floor area of building
<ul> <li>☒ Froposed ground floor area or building</li> <li>☒ Foundation/perimeter drain and outlet</li> </ul>
A Tourisdation/perinteter drait and oddet



#### Yes. Life's good here.

Permitting and Inspections Department Michael A. Russell, MS, Director Permitting and Inspections Department Approved with Conditions 07/19/2018

\*\*Additional requirements may apply for lots on unimproved streets. Contact the Planning and Urban Development Department for more information. \*\*

Development Department for more information."
☑ A complete set of construction drawings, including the following per the IRC 2009:
NOTE: All plans shall be drawn to a measurable scale (e.g., $1/4$ inch = 1 foot) and include dimensions.
Foundation plan with footing/pier size and location
$oxed{oxed}$ Cross sections with framing sizes and material (foundation anchor size/spacing, rebar, drainage,
damp proofing, floors, walls, beams, ceilings, headers, rafters etc.)
▼ Floor plans, to scale, with dimensions
X Elevations, to scale, with dimensions showing height from average grade
Detail wall/floor/ceiling partitions including listed fire rated assemblies
☑ Window and door schedules including egress (emergency escape), safety glazing and fire rating
■ Locate egress windows and smoke/carbon monoxide detection
X Stair details, including dimensions of rise/run, head room, guards/handrails, and baluster spacing
☑ Deck construction including pier layout, framing, fastenings, anchors, guards, handrails, and stairs
Dwelling/attached garage separation details N/A
**Please note: As of September 16, 2010 all new construction of one- and two-family homes are required to be sprinkled in compliance with NFPA 13D (minimum). This is required by <a href="City Code">City Code</a> . (NFPA 101 2009 ed.)

ventilating, sprinkler systems and air conditioning (HVAC) systems and appliances.

Separate permits are required for internal and external plumbing, electrical installations, heating,

#### Site Plan Standards for Review of Level I: Minor Residential

Level I: Minor Residential site plan applications are subject to the following site plan standards\*, as contained in section 14-526 of Article V, Site Plan:

#### 14-526 (a) Transportation Standards:

- 2.a. Site Access and Circulation (i) and (ii);
- 2.c Sidewalks: (if the site plan is a two-family or multi-family building only);
- 4.a. Location and required number of vehicle parking spaces:(i) and (iv)

#### 14-526 (b) Environmental Quality Standards:

- 1. Preservation of significant natural features.
- 2.a. Landscaping and landscape preservation
- 2.b. Site landscaping (iii)
- 3.a. Water quality, storm water management and erosion control: a., d., e., and f.

#### 14-526 (c) Public Infrastructure and Community Safety Standards:

- 1. Consistency with Master Plan
- 2. Public Safety and fire prevention
- 3. Availability and adequate capacity of public utilities; a., c., d., and e.

#### 14-526 (d) Site Design Standards:

- 5. Historic Resources
- 9. Zoning related design standards

<sup>\*</sup>Except as provided in Article III of the City Code, or to conditions imposed under Section 14-526(e) only, or to those submission requirements set forth in section 14-527 as relate solely thereto.



### **PURCHASE AND SALE AGREEMENT - LAND ONLY**

("days" means business days unless otherwise noted, see paragraph 20)

Reviewed for Code Compliance Permitting and Inspections Department Approved with Conditions

	February 15	, 2018	<u> </u>	E <mark>07/1/9/201</mark> 8
Offer D	ate		Effective Date is defined in Paragraph 20 of this Agre	ement.
1. PA	RTIES: This Agreement is	s made between Higgins Builders	Inc	
				("Buyer") and
3 DE	CODIDATION OF LIVE	Archie and Matilda (		("Seller").
part County	of (if "part of" see para. 2 of Cumberland	22 for explanation) the property si , State of Maine, located	tr set forth, Seller agrees to sell and Buyer a stated in municipality of Port at 13-17, 23, 25-31, 28-30 VanVec k(s) see Addendum, Page(s)	land ,
3. PU \$95,000 a depos in the a If Buye	RCHASE PRICE/EARNE  0.00 Buyer  it of earnest money in the a  mount of \$  r fails to deliver the initial	ST MONEY: For such Deed and has delivered; or will deliver amount \$1,000.00 will be delivered or additional deposit in compliance	d conveyance Buyer agrees to pay the total er to the Agency within 3 days of Buyer agrees that an additional depo 0 e with the above terms Seller may terminate the remainder of the purchase price shall be particular.	f the Effective Date, sit of earnest money his Agreement. This
cashier'	s or trust account check up	on delivery of the Deed.		id by wife, contined,
4. ES	CROW AGENT/ACCEPT. nest money and act as escr	ow agent until closing; this offer sl	ter Portland Realty ("	
execute Seller is exceed to reme closing accept to	all necessary papers ons unable to convey in acco 30 calendar days, from the dy the title. Seller hereby date set forth above or the he deed with the title defect	rdance with the provisions of this time Seller is notified of the defect agrees to make a good-faith effort expiration of such reasonable time	saction shall be closed and Buyer shall pay (closing date) or before, if agreed in writing paragraph, then Seller shall have a reasonable to unless otherwise agreed to in writing by both to cure any title defect during such period. It period, Seller is unable to remedy the title, It which case the parties shall be relieved of any	ng by both parties. If e time period, not to oth Buyer and Seller, If, at the later of the Buyer may close and
encumb			rable Title deed, and shall be ons of record which do not materially and	e free and clear of all adversely affect the
7. PO	SSESSION: Possession of	premises shall be given to Buyer in	nmediately at closing unless otherwise agreed	d in writing.
shall ha	ive the right to view the p		o said premises by fire or otherwise, is assun closing for the purpose of determining that	
fiscal yethey sha	n/a ear). Seller is responsible t all be apportioned on the b	. Real estate taxes shafor any unpaid taxes for prior years asis of the taxes assessed for the p	e prorated as of the date of closing: rent, asso- ill be prorated as of the date of closing (bases. If the amount of said taxes is not known at receding year with a reapportionment as soon we closing. Buyer and Seller will each pay	ed on municipality's the time of closing, n as the new tax rate
Seller n	or Licensee makes any wa		om professionals regarding any specific issue ermitted use or value of Sellers' real property to Buyer:	
Revised 2	2018 Page Loi	f 4 - P&S-LO Buyer(s) Initials 1	44 Seller(s) Initials ASC 7/1 N	<u>.                                    </u>

CONTINGENCY	YES	NO	FULL	RESOLUTI	ON	OBTAINED BY	TO BE PAID  REPORT BYOME COMPI
1. SURVEY Purpose:	X			TBD		selier	Abayses with Condition 07/19/2018
2. SOILS TEST Purpose:	7	X	within		days		
3. SEPTIC SYSTEM DESIGN Purpose:		X	within		days _		
LOCAL PERMITS Purpose:	X		within	TBD	days	buyer	buyer
5. HAZARDOUS WASTE REPORTS Purpose:		X	within		days		
i. UTILITIES Purpose:	X		within	TBD	days _	buyer	buyer
V. WATER Purpose:		X	within		days _		
B. SUB-DIVISION APPROVAL Purpose:	X		within	TBD	days		
DEP/LURC APPROVALS Purpose:		X	within		days _		
0. ZONING VARIANCE Purpose:		X	within		days		
I. HABITAT REVIEW/ WATERFOWL Purpose:		X	within		days		
2. REGISTERED FARMLAND Purpose:		X	within		days _		
3. MDOT DRIVEWAY/ ENTRANCE PERMIT Purpose:		X	within		days		
4. DEED RESTRICTION Purpose:		X	within		days		
5. TAX STATUS* Purpose:		X	within		days _		
6. BUILD PACKAGE Purpose:		X	within		days		
7. OTHER Purpose: Requirements of	X a 14-403 F	Coad Ex	within	TBD	days _	buyer	buyer

Unless otherwise specified above, all of the above will be obtained and paid for by Buyer. Seller agrees to cooperate with Buyer and shall give Buyer and Buyer's agents and consultants reasonable access to the property in order to undertake the above investigations. 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 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 investigation 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.

Revised 2018

Further specifications regarding any of the above:

Page 2 of 4 - P&S-LO Buyer(s) Initials

Seller(s) Initials ASC 711 MM



Permitting and Inspections Department

Apply Yed With Conditions

days from receipt. If proof of funds 982048

	retains the agreed upon time period to to					
	returned to Buyer. is subject to financing as follows:					
اسا a.	Buyer's obligation to close is subject to	a Duyar abtaining a	1	0/ -4	C 41	1
ш.	price, at an interest rate not to exceed	96 and amortic	loan of zed over a period of	70 OI	under o	nase
	faith obligation to seek and obtain finar	ncing on these terms. If such financia	ing is not available to Duver or o	_ years. Duyer is	under a g	good
	obligated to close and may terminate thi	s Agreement in which case the earn	est money shall be returned to Bu	n the closing date	s, Buyet R	s not
b.	Buyer to provide Seller with letter from	lender showing that Buyer has mad	le application for loan specified in	n (a) and subject	to varifice	ation
	of information, is qualified for the loan	requested within	_ days from the Effective Date of	of the Agreement	If Ruver	faile
	to provide Seller with such letter within		nate this Agreement and the ear	nest money shall	be returne	ed to
	Buyer. This right to terminate ends once	Buyer's letter is received.		acor mency oman	00 10111111	DQ IO
c.	Buyer hereby authorizes, instructs and o		status of the Buyer's loan applic	cation to Seller, S	eller's lice	ensee
	and Buyer's licensee.			, , ,		11000
d.	After (b) is met, if the lender notifies I	Buyer that it is unable or unwilling	to provide said financing, Buye	er is obligated to	provide S	eller
	with written documentation of the loan	denial within two days of receipt. A	fter notifying Seller, Buyer shall	have 0 d	ays to pro	
	Seller with a letter from another lender	showing that Buyer has made app	olication for loan specified in (a	) and, subject to	verificatio	m of
	information, is qualified for the loan	requested. If Buyer fails to provid	le Seller with such letter within	said time perio	d, Seller	may
	terminate this Agreement and the earnes	t money shall be returned to Buyer.	This right to terminate ends once	e Buyer's letter is	received.	
e.	Buyer agrees to pay no more than			toward Buye	r's actual	pre-
	paids, points and/or closing costs, but no					
f.	Buyer's ability to obtain financing [] is	is not subject to the sale of and	other property. See addendum 🗌	Yes X No.		
g.	Buyer may choose to pay cash instead of	of obtaining financing. If so, Buyer	shall notify Seller in writing inc.	luding providing	proof of f	unds
	and the Agreement shall no longer be si	ubject to financing, and Seller's righ	nt to terminate pursuant to the pr	ovisions of this p	aragraph :	shall
12 PD	be void.					
12. DK	OKERAGE DISCLOSURE: Buyer and S Archie Giobbi				4 0 44 4	
	Licensee	(006634) of MLS ID	Greater Portland Realty		1371	$\rightarrow$
is a [X]	Seller Agent Buyer Agent Disc Dua	I A gent Transaction Broker	Agency		MLS ID	,
	Archie Giobbi	( 006634) of	Greater Portland Realty	(	1371	
: <b>V</b>	Licensee	MLS ID	Agency		MLS 1D	)
If this to	Seller Agent    Buyer Agent   Disc Dua ansaction involves Disclosed Dual Agenc	I Agent I ransaction Broker	and the limited fits of the state of the sta	C.1		
to this a	rrangement. In addition, the Buyer and Sel	ler acknowledge prior receipt and a	ge the limited fiduciary duties of	the agents and n	ereby con	isent
13. PR	OPERTY DISCLOSURE FORM: Buyer a	acknowledges receipt of Property D	isolocure Form	cy Consent Agree	ament,	
14. DE	FAULT/RETURN OF EARNEST MON	EY: Buyer's failure to fulfill any	of Buyer's obligations becennde	r shall constitute	a default	t and
Seller n	nay employ all legal and equitable remed	dies, including without limitation.	termination of this Agreement	and forfeiture by	Buyer of	f the
earnest i	noney. Seller's failure to fulfill any of Sel	ller's obligations hereunder shall co	nstitute a default and Buyer may	employ all legal	and equit	table
remedie	s, including without limitation, terminatio	n of this Agreement and return to I	Buyer of the earnest money. Age	ency acting as esc	row agent	t has
the option	on to require written releases from both pa	arties prior to disbursing the earnest	money to either Buyer or Seller.	. In the event that	the Agend	cv is
made a	party to any lawsuit by virtue of acting as	escrow agent, Agency shall be ent	itled to recover reasonable attorn	ney's fees and cos	sts which:	shall
be asses	sed as court costs in favor of the prevailing	g party.				
disputes	DIATION: Earnest money or other disp	ates within the jurisdictional limit	of small claims court will be ha	andled in that for	um. All o	other
he cubm	or claims arising out of or relating to this A	igreement or the property addressed	in this Agreement (other than req	uests for injuncti	ve relief)	shall
nay half	itted to mediation in accordance with gene of the mediation fees. If a party fails to su	stally accepted mediation practices.	Buyer and Seller are bound to r	nediate in good fa	ith and to	each
relief) f	hen that party will be liable for the other	narty's legal fees in any subsecue	of prior to initiating inigation (of	ner man requests	the ports	ctive
failed to	first submit the dispute or claim to media	tion loses in that subsequent litigation	on. This clause shall survive the	closing of the tran	ule party	WIIO
16. PR	OR STATEMENTS: Any representation	is, statements and agreements are	not valid unless contained herei	in This Agreeme	ent comple	etely
expresse	s the obligations of the parties and may or	aly be amended in writing, signed b	v both parties.	11110 1151001110	ar compa	cicly
17. HE	IRS/ASSIGNS: This Agreement shall ext	end to and be obligatory upon heir	s, personal representatives, succe	essors, and assign	s of the S	Seller
and the	assigns of the Buyer.					
18. CO	UNTERPARTS: This Agreement may be	signed on any number of identical	counterparts, such as a faxed con	y, with the same	binding e	effect
as if the	signatures were on one instrument. Origin	al, faxed or other electronically tran	ismitted signatures are binding.			
19. NO	TICE: Any notice, communication or o	document delivery requirements h	ereunder may be satisfied by	providing the re	quired no	ice,
commun	ication or documentation to or from the	e parties or their Licensee. Only v	vithdrawals of offers and count	eroffers will be	effective i	upon

is not subject to a financing contingency. Buyer has provided Selfer with acceptable proof of the funds.

proof is unacceptable to Seller, Seller may terminate this Agreement no later than

is not subject to a financing contingency. Buyer shall provide proof of the funds acceptable to Seller within

20. EFFECTIVE DATE/BUSINESS DAYS: This Agreement is a binding contract when the last party signing has caused a paper or electronic copy of the fully executed agreement to be delivered to the other party 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

communication, verbally or in writing.

11 FINANCING: Buyer's obligation to close:



Agreement, including all addenda made a part hereof, shall mean business days defined as excluding Saturdays, Sundays and any observed Maine State/Federal holidays. Deadlines in this Agreement, including all addenda, expressed as "within x days" shall be counted from the Effective Date, mpliance unless another starting date is expressly set forth, beginning with the first day after the Effective Date, or such other established emitting and in general part of the less than a such as a such other established emitting and in general part of the less than a such as a suc ending at 5:00 p.m. Eastern Time on the last day counted. Unless expressly stated to the contrary, deadlines in this Agreement, including all addendances and the contrary of expressed as a specific date shall end at 5:00 p.m. Eastern Time on such date.

21. 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 entire closing disclosure and/or settlement statement to release a copy of the closing disclosure and/or settlement statement to the parties and their licensees prior to, at and after the closing.

22. OTHER CONDITIONS: A. See Addendum 1 & 2

B. Seller is a licensed Maine Real Estate Broker.

#### 23. GENERAL PROVISIONS:

- 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 and Seller acknowledge that under Maine law payment of property taxes is the legal responsibility of the person who owns the property on April 1, even if the property is sold before payment is due. If any part of the taxes is not paid when due, the lien will be filed in the name of the owner as of April 1 which could have a negative impact on their credit rating. Buyer and Seller shall agree at closing on their respective obligations regarding actual payment of taxes after closing. Buyer and Seller should make sure they understand their obligations agreed to at closing and what may happen if taxes are not paid as agreed.
- 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.	s mac mamo iaw regulte.	commany meresi	in the property and any bac	ak up oners to be communicate	a by the fisting
e. Whenever this Agre	eement provides for earn	est money to be retu	med or released, agency act	ting as escrow agent must com	ply with Maine
Real Estate Commis	ssion rules which may rec	uire written notices	or obtaining written releases	from both parties.	
24. ADDENDA: 🗶 Yes Ex	plain:			No	
25. ELECTRONIC SIGNAT	TURES: Pursuant to the N	faine Uniform Electr	onic Transactions Act and I	Digital Signature Act, the partic	es authorize and
agree to the use of elect	ronic signatures as a met	hod of signing/initia	ling this Agreement, includ-	ing all addenda. The parties he	ereby agree that
either party may sign ele	ctronically by utilizing ar	electronic signature	service.		
Buyer's Mailing address is	83 Bay St, Portland,	ME 04103-4201			
Jaka Ci. 1	Luce	7-16-18			
BUYER	0	DATE	BUYER		DATE
Higgins Builders Inc					
	agrees to deliver the	hove-described pr	operty at the price and m	oon the terms and condition	s set forth and
igrees toppay agency a con	mission for services a	snecified in the li	sting agreement	7011 till terinis tilla condition	a sor form and
Seller's Mailing address is	100	s specified in the ii	sting agreement.		
1000	Malla	7.16110	Matilda ma	Mintelia	7-16-18
SELLER Archie and Mat	ible Cichhi	DATE	SELLER	CO LOTHU-	DATE [
SEESER AT CHIC MIG WIN	ima Qionoi	DARTE			DATE
		COUNTE			
Seller agrees to sell on the	terms and conditions a	s detailed herein w	ith the following changes	and/or conditions:	
The parties acknowledge th	nat until signed by Buy	er, Seller's signatu	re constitutes only an off	er to sell on the above term	s and the offer
will expire unless accepted	by Buver's signature	vith communication	n of such signature to Se	ller by (date)	
	AM PM.				
SELLER	***	DATE	SELLER		DATE
		2.1.12	CLLLDIK		DAIL
The Buyer hereby accepts	the counter offer cet for	rth above			
the Bayor notedy accepts	mo counter offer set to	ar accept.			

BUYER DATE BUYER DATE EXTENSION: The time for the performance of this Agreement is extended until DATE **SELLER** DATE SELLER DATE BUYER DATE BUYER DATE



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# ADDENDUM \_\_1\_ TO AGREEMENT



Reviewed for Code Compliance

Addendum to contract dated		February 15, 2018	Permitting and Inspections De Approved with Condition 07/19/2018
between	Archie and M	latilda Giobbi	(hereinafter "Seller")
and	Higgins Buil	ders Inc	(hereinafter "Buyer")
property <u>13-17, 23, 25-31, 2</u>	8-30 VanVechten S	t, Portland,	
	Description	of Property	
. 13-19 VanVechten St.	Book:17863 / 069	Map: 410-C-30 to 33	
. 23 VanVechten St.	Book: 28186 / 328	Map: 410-C-29	
.25-31 VanVechten St.	Book: 17863 / 070	Map: 410- C- 26-27-28	
.28-30 VanVechten St.	Book; 29269 / 288	Map: 410-D-6-7-8	
Page 2 / Section 10 of P& S		gence / Contingencies ence to Survey, Local Permits, Sul	b Approval and Other.
The Intent of this P&S Agr Higgins Builders Inc and th		orward with the sale of property f	rom The Giobbi's to
each lot unless otherwise st	ated by the Builder.	ggins Builders Inc. has secured 4- Building Permit applications with	
3.Plans for the Approved R		be submitted to the Builder and a r and Builder as to a Resolution b	
Continued See Addendun	n Addendum Terms	s and Conditions 1	
Parties acknowledge Agency with sale/purchase of propert		al, tax and other professional advice	as necessary in connection
Buyer Rep Charge	$\sim \frac{Z-16-58}{Date}$	Steller C	Date 2/14
Higgins Builders Inc		Archie and Matilda Gio	11.
Buyer			_Whu 2-15-18 Date



#### **ADDENDUM**

Reviewed for Code Compliance
Permitting and Inspections Department
Approved with Conditions
07/19/2018

1) Addendum Terms and Conditions				
4.Seller will place Feno Markers on Lot 4 as required by the Humboldt Project Phase 2 subdivision				
approval.				
	4			
Date: 2-16-18	Date: Fall 14, 2018			
In alp Culdaa	Sulling Golden			
Signature	Signature			
)ate:	Date: Feb 15, 2018 Matelda M. Michli			
	Matelda W. A riblu			
Signature	Signature			