

GARDINER CITY COUNCIL AGENDA ITEM INFORMATION SHEET



Meeting Date	11/10/2021	Department	City Council
Agenda Item	4.c.) Consideration of a request to	extend the	build out time for 38 Partridge Drive
Est. Cost			
Mr. Flahe	avid Flaherty would like to discuss the rty would like Council to extend the bue modular home delivered. A design of	ild out condit	roperty at 38 Partridge Drive, Gardiner. ion as he is experiencing a delay in is attached to this agenda item.
Requeste Actio	will be ensite and finished by Dece	nsion of the Q mber 2022."	uitclaim agreement that a house will be
City Manage and/c Finance Review	or		
Council Vote Action Take			
Department Follow-U			
City	nd Reading Ad		EFFECTIVE DATE
	inal to Dept U	pdated Book	Online

I am aware of what's in the deed. We will be asking for an extension of time to December 2022 and approval to build this house, attachment.

Thank you- David

Pail Flang Flaherty Realty 207-751-0425

On Mon, Oct 18, 2021 at 3:00 PM Anne Davis < ADavis@gardinermaine.com > wrote:

Hi David,

As I am sure that you are aware, the assessed value for this structure must be \$150,000 per the city's Quitclaim (attached)

Anne

From: David Flaherty < dflahertymaine@gmail.com>

Sent: Monday, October 18, 2021 2:16 PM **To:** Anne Davis < <u>ADavis@gardinermaine.com</u>>

Cc: Kristopher McNeill kmcneill@gardinermaine.com; Gilbert Choo < istchooseme@gmail.com; Tai Choo

<enigmataiz@yahoo.com>; Tim Dunham <<u>Tim@dunhamrealty.com</u>>

Subject: Re: FW: 38 Partridge

Anne: the meeting on the 10th is fine, I'll attend the meeting. Thank you. David Flaherty

On Mon, Oct 18, 2021, 2:10 PM Anne Davis < <u>ADavis@gardinermaine.com</u>> wrote:

Mr. Flaherty,

Thank you for reaching out to our Code Enforcement Officer. As you are probably aware, our City Council would not extend the deadline with the original owner. Understanding that each request is unique, I would recommend that someone come to our City Council meeting to make the request under different circumstances.

I would be happy to get you on the 11/10/21 meeting if that works for you? If not they meet 11/17 and also have two meetings in December. Our Council is now meeting in person and they convene at 6PM at Gardiner City Hall.

Would you prefer the 11/10 meeting?

Thanks.

Anne Davis

Acting City Manager

Director of Library and Information Service

6 Church Street

Gardiner, ME 04345

207-582-4200

From: Kristopher McNeill < kmcneill@gardinermaine.com>

Sent: Monday, October 18, 2021 1:59 PM **To:** Anne Davis < <u>ADavis@gardinermaine.com</u>>

Subject: FW: 38 Partridge

From: David Flaherty < dflahertymaine@gmail.com>

Sent: Thursday, October 14, 2021 12:22 PM

To: Kristopher McNeill < kmcneill@gardinermaine.com >

Cc: Gilbert Choo < istchooseme@gmail.com >; Tai Choo < enigmataiz@yahoo.com >

Subject: 38 Partridge

Kris:

Dear Kris:

I am a real estate agent and have a buyer client that has put 38 Partridge Drive under contract, attachment. Gilbert's intention is to put the attached modular home plan on the parcel. The modular home company is 12 months out. Will the City permit this house with the agreement that it will be onsite and finished by December 2022?

I appreciate your attention to this request.

Dail Flaket

Very truly yours,

Flaherty Realty

207-751-0425

PURCHASE AND SALE AGREEMENT - LAND ONLY

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

October 6 , 2021	Oct 6, 2021 , Effective Date									
Offer Date	Effective Date is defined in Paragraph 20 of this Agreement.									
1. PARTIES: This Agreement is made between Gilbert Choo										
Debart I Dunling In Access	("Buyer") and									
Robert J. Duplisea Jr., Anno										
2. DESCRIPTION: Subject to the terms and conditions hereinafter set forth, Seller agrees to sell and Buyer agrees to buy X all part of (if "part of" see para. 22 for explanation) the property situated in municipality of Gardiner,										
County of , State of Maine, located	d at 38 Partridge Drive and									
described in deed(s) recorded at said County's Registry of Deeds Boo	ok(s) 13659 , Page(s) 252 .									
	and conveyance Buyer agrees to pay the total purchase price of the Agency within days of the Effective Date, . Buyer agrees that an additional deposit of earnest money									
in the amount of \$/// will be delivered										
If Buyer fails to deliver the initial or additional deposit in compliance right to terminate ends once Buyer has delivered said deposit (s). The cashier's or trust account check upon delivery of the Deed.										
This Purchase and Sale Agreement is subject to the following condit	ions:									
said earnest money and act as escrow agent until closing; this offer si	herty Realty Trust ("Agency") shall hold hall be valid until October 7, 2021 (date) of non-acceptance, this earnest money shall be returned promptly									
to Buyer.										
the Maine Bar Association shall be delivered to Buyer and this train execute all necessary papers on October 29, 2021 Seller is unable to convey in accordance with the provisions of this exceed 30 calendar days, from the time Seller is notified of the defect to remedy the title. Seller hereby agrees to make a good-faith effort closing date set forth above or the expiration of such reasonable time accept the deed with the title defect or may terminate this Agreement is hereunder and any earnest money shall be returned to the Buyer.	assaction shall be closed and Buyer shall pay the balance due and (closing date) or before, if agreed in writing by both parties. If paragraph, then Seller shall have a reasonable time period, not to ct, unless otherwise agreed to in writing by both Buyer and Seller, to cure any title defect during such period. If, at the later of the e period, Seller is unable to remedy the title, Buyer may close and									
6. DEED: The property shall be conveyed by a	Varranty deed, and shall be free and clear of all tions of record which do not materially and adversely affect the									
7. POSSESSION: Possession of premises shall be given to Buyer i	mmediately at closing unless otherwise agreed in writing.									
8. RISK OF LOSS: Until the closing, the risk of loss or damage t shall have the right to view the property within 24 hours prior to substantially the same condition as on the date of this Agreement.	closing for the purpose of determining that the premises are in									
9. PRORATIONS: The following items, where applicable, shall be no other. Real estate taxes shall be apportioned on the basis of the taxes assessed for the pand valuation can be ascertained, which latter provision shall surv required by State of Maine.	all be prorated as of the date of closing (based on municipality's s. If the amount of said taxes is not known at the time of closing, preceding year with a reapportionment as soon as the new tax rate									
10. DUE DILIGENCE: Buyer is encouraged to seek information fr Seller nor Licensee makes any warranties regarding the condition, p subject to the following contingencies, with results being satisfactory	ermitted use or value of Sellers' real property. This Agreement is									
Page 1 of 5 Buyer(s) Initials	Seller(s) Initials PDS DS									

Page 2 of 5 Buyer(s) Initiats

CO	NTINCENCY	YES	NO	rii.	LL RESOLUTION	OBTAINED BY	TO BE PAID FOR BY
1.	SURVEY		X				
2.	Purpose: SOILS TEST Purpose:		X	within _	days		
3.	SEPTIC SYSTEM DESIGN Purpose:		X	within _	days		
4.	LOCAL PERMITS Purpose: Building Permit for	X a single	[]	within _	10 days	Buyer	Buyer
5.	HAZARDOUS WASTE REPORTS		X				
6.	Purpose:UTILITIES Purpose:		X	within _			
7.	WATER Purpose:		X	within _	days		
8.	SUB-DIVISION APPROVAL		X	within _	days		
9.	Purpose: DEP/LUPC/ACOE APPROVALS Purpose:		X	within _	days	·	
10.	ZONING VARIANCE Purpose:		X	within _	days		
11.	HABITAT REVIEW/ WATERFOWL Purpose:		X	within _	days		
12.	REGISTERED FARMLAND Purpose:		X	within _	days		
13.	MDOT DRIVEWAY/ ENTRANCE PERMIT Purpose:		X	within _	days		
14.	DEED RESTRICTION Purpose:		X	within	days		
15.	TAX STATUS* Purpose:		X	within _	days		
16.	BUILD PACKAGE Purpose:		X	within _	days		
17.	OTHER Purpose:		X	within _	days		
	* If the land is enrolled in the Management and Harvest Plan wit				program, Seller agrees to p	rovide Buyer with	the current Forest
Fur	ther specifications regarding any of	the abov	/e:				
shall Buy con noti invoting the Buy this an i	ess otherwise specified above, all of give Buyer and Buyer's agents are agrees to take reasonable steps dition specified herein is unsatisfativing Seller in writing within the sestigation or other condition specifically Agreement, Buyer must do so to fiver does not notify Seller that an invariagraph is not performed or connvestigation are waived by Buyer, inion as to the condition of the proper	nd consulto return ctory to pecified ied herei full resol vestigation upleted of the the ab	Itants re the pro Buyer number in is un ution wo on is un during t	easonable ac operty to its in Buyer's s r of days, ar satisfactory vithin the tin satisfactory he period si	pre-inspection condition. If sole discretion, Buyer will do and any earnest money shall be to Buyer, and Buyer wishes me period set forth above; or within the time period set for pecified in this paragraph, the	to undertake the ab the result of any in eclare the Agreement e returned to Buyer. to pursue remedies therwise this conting orth above, or if any is contingency and the	ove investigations. vestigation or other nt null and void by If the result of any other than voiding gency is waived. If investigation under the right to conduct

Seller(s) Initials KD

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11.		is not subject to a final proof is unacceptable t provided within such t	ncing contingency. ncing contingency. to Seller, Seller may	may terminate this Agreeme	of the funds acceptable to no later than 2 ent which right shall end	o Seller within days from red l once such proof	days. If such ceipt. If proof of funds is not f is received, however Seller e, the earnest money shall be
	□ Sub	Buyer's ability to purch		ot subject to the sale of anot	her property. See adden	dum Yes	No .
		Buyer's obligation to e	lose is subject to fin	nancing as follows:			
	ā.	Buyer's obligation to	close is subject to			loan of	% of the purchase
		price, at an interest rat			mortized over a period o		cars. Buyer is under a good
		faith obligation to seek	c and obtain financ	ing on these terms. If such f	inancing is not available	to Buyer as of t	he closing date, Buyer is not
		obligated to close and	may terminate this	Agreement in which case the	carnest money shall be	returned to Buye	77.
	b.						a) and, subject to verification
		of information, is quali	ified for the loan re-	quested within 3			he Agreement. If Buyer fails
				said time period, Seller may	terminate this regreene	in and the carnes	i money shan be returned to
		Duyer. This right to ter	mmate ends once i	Suyer's letter is received. cets its lender to communic	to the status of the Days	ula la an anulianti	on to Callen Calleda licenses
	c.		es, manuels and un	cets as render to commune	ne the status of the Duje	a s toan applicati	on to sener, sener s needsee
	٠.	and Buyer's licensee.	landametica De	yer that it is unable or unw	illing to movide said fir	nancing Power i	a chligated to movide Seller
	d:	with witten dearment	etion of the loan de	enial within two days of rece	int After notifying Selle	r Duver shall ha	ve days to provide
		Callan arish a latter for	ation of the loader	having that Power has mad	le analication for loan s	necified in (a) an	nd, subject to verification of
		information is qualifi	ied for the loan re	quested. If Buyer fails to	provide Seller with such	h letter within s	aid time period, Seller may
		terminate this Agreeme	ent and the carnest	money shall be returned to I	luver. This right to termi	nate ends once B	uyer's letter is received.
	e.	Duver agrees to pay to	o more than 0	points. Seller agrees to	pay up to \$		toward Buyer's actual pre-
	٠.	paids, points and/or ele	osing costs, but no	more than allowable by Buy	er's lender.		-
	£.	Buyer's ability to obtain	in financing is	is not subject to the sale	of another property. See	addendum - Y	es 🗍 No.
	g-	Duver may choose to	pay eash instead of	obtaining financing. If so, I	Suyer shall notify Seller	in writing includ	ing providing proof of funds
		and the Agreement she	all no longer be sul	eject to financing, and Seller	's right to terminate purs	suant to the provi	isions of this paragraph shall
		be void and Seller's ob	ligations pursuant t	to 11e shall remain in full for	rce and effect.		
12.	BRO			lier acknowledge they have t	een advised of the follow	wing relationship	
		Tim Dunh		(005774) of	Tim Dunh		(1951) MLS ID
	Пс	License	e cont Diag Dual	Agent Transaction Broke	ar	Agency	MILS ID
ıs a	7	eller Agent 🔝 Buyer A David Flah		(001238) of	Flaherty	v Realty	(1096)
		License		MLS ID	1 1011011	Agency	MLS ID
ie a	\Box s			Agent Transaction Broke	er	87	
[f t]	ois tra	insaction involves Disc	losed Dual Agency	r, the Buyer and Seller acknowledge prior receipt	owledge the limited fidu	ciary duties of the sed Dual Agency	ne agents and hereby consent Consent Agreement.
12	ממ	DEDTY DISCI ASID	E EORM: Ruver so	knowledges receipt of Prope	erty Disclosure Form.		
13.	rkc	PEKI I DISCLOSOR	E PORM. Buyer ac	Milowiedges receipt of 1 top	ity Distributed a clim		
Sell earn rem the mad be	ler manest manedies option de a passess	ay employ all legal an anoney. Seller's failure to including without lim in to require written releaserty to any lawsuit by seed as court costs in favored.	d equitable remedion fulfill any of Sell- itation, termination eases from both par virtue of acting as or of the prevailing	ies, including without limits er's obligations hereunder shall for this Agreement and reture ties prior to disbursing the elescrow agent, Agency shall party.	ation, termination of thin all constitute a default a reference to Buyer of the earner arnest money to either Bube entitled to recover researches.	s Agreement and and Buyer may en st money. Agenc uyer or Seller. In asonable attorney	hall constitute a default and if forfeiture by Buyer of the mploy all legal and equitable y acting as escrow agent has the event that the Agency is is fees and costs which shall
disp be a pay reli fail	outes of submit half ef), the ed to	or claims arising out of citted to mediation in according to the mediation fees. If then that party will be lifterst submit the dispute	or relating to this Ageordance with general faparty fails to subtiable for the other or claim to mediate. Any representations	greement or the property addi- rally accepted mediation pra- omit a dispute or claim to me party's legal fees in any sub- ion loses in that subsequent I	ressed in this Agreement of tices. Buyer and Seller and diation prior to initiating sequent litigation regard itigation. This clause shars are not valid unless c	(other than request are bound to med g litigation (other ling that same mall survive the clo	lled in that forum. All other sts for injunctive relief) shall diate in good faith and to each r than requests for injunctive atter in which the party who sing of the transaction. This Agreement completely
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		Page 3 of 5 Bu	uyer(s) Initials	} 	Seller(s) Initial	2 (Sul	<u>></u>

- 17. 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.
- 18. 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, faxed or other electronically transmitted signatures are binding.
- 19. NOTICE: Any notice, communication or document delivery requirements hereunder may be satisfied by providing the required notice, communication or documentation to or from the parties or their Licensee. Only withdrawals of offers and counteroffers will be effective upon communication, verbally or in writing.
- 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 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, 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 counted. Unless expressly stated to the contrary, deadlines in this Agreement, including all addenda, 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: None

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.
- b. 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.

	e.	Whenever thi Real Estate C	is Ag Comm	reement prov ission rules v	which	for earne	est mone uire writ	tten noti	ces or o	btainir	eased, ig writt	agency en relea	ses from	n both p	oarties.	t musi	compty	With	IVIAIII
24.	ADI	DENDA: Y	Yes .	X No Expla	lain: _								·						

Page 4 of 5 Produced with Lone Wolf Transactions (zipForm Edition) 231 Shearson Cr. Cambridge, Ontario, Canada N1T1J5 www.lwolf.com Gilbert Choo

	es as a method of signing/ini	ctronic Transactions Act and Digital Signature A tialing this Agreement, including all addenda. The are service.	
Buyer 9941911119 address is			
Gilbert Choo	10/6/2021		
BUYER-Gillorri Choo	DATE	BUYER	DATE
BUYER	DATE	BUYER	DATE
Seller accepts the offer and agrees to de agrees to pay agency a commission for 1 Essex Sellor selfaciling address is PO BOX 32	eliver the above-described services as specified in the treet, Yarmouth, Ma 6 Augusta, ME 04332	property at the price and upon the terms and listing agreement. ine, 04096	conditions set forth and
DA().1	Oct 6, 2021	1 And	Oct 6, 2021
SELERARADENT J. Duplisea Jr.	DATE	SELVI ER Anne-Marie Brown	DATE
SELLER	DATE	SELLER	DATE
The parties acknowledge that until signs will expire unless accepted by Buyer's s (time)	ignature with communicat	ture constitutes only an offer to sell on the at ion of such signature to Seller by (date)	pove terms and the offer
SELLER	DATE	SELLER	DATE
SELLER	DATE	SELLER	DATE
The Buyer hereby accepts the counter o	ffer set forth above.		
BUYER	DATE	BUYER	DATE
BUYER	DATE	BUYER	DATE
	EXT	ENSION	
The closing date of this Agreement is ex	tended until		
SELLER		DATE	
SELLER	DATE	DATE	DATE
	DATE		DATE DATE
BUYER		SELLER	

Page 5 of 5



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UTILITY AREA BATH N BEDROOM 1 12'2" X 13'0" KITCHEN 10'0" X 13'0" 0 LIVING ROOM 15'4" X 13'0" 44'0"-DINING ROOM 9'9" X 13'0" BATH BEDROOM 3 8/10" X 13'0" BEDROOM 2 8'8" X 13'0" 27'6"

The Easton

Plan No. 344 • 1210 SQ. FT. Space and privacy with master bedroom suite with private bath and his and her closets, plus two additional bedrooms and full bath. Also available in 26° width.





OPR BK 13659 PGS 252 - 253 08/07/2020 08:50:35 AM INSTR # 2020018870 # OF PAGES 2 ATTEST: BEVERLY BUSTIN-HATHEWAY REGISTER OF DEEDS KENNEBEC COUNTY, ME

TRANSFERTAXPAID

MUNICIPAL QUITCLAIM DEED

CITY OF GARDINER, a body corporate and politic located in Kennebec County, Maine, for consideration paid, releases to ROBERT J. DUPLISEA, JR. and ANNE-MARIE BROWN, with a mailing address of 39 Partridge Drive, Gardiner, ME 04345, all right, title or interest of Grantor in the property in said Gardiner described in the deed from Linda Adams to the City of Gardiner, dated January 20, 2017 and recorded in the Kennebec County Registry of Deeds in Book 12548, Page 64, commonly known as Lot 73 on Tax Map 22 of the City of Gardiner on file with the City of Gardiner as of April 1, 2013, excepting and reserving all public easements or other public interests in the above-described parcel for roads, sewers, or other purposes.

Also meaning and intending to release and hereby releasing any interest Grantor may have in the above-described property pursuant to the following lien certificates:

- 1. Recorded in said Registry on June 23, 2016 in Book 12329, Page 333; and
- 2. Recorded in said Registry on June 8, 2017 in Book 12624, Page 44.

SUBJECT To the following condition which shall run with and bind the land and Grantees' successors and assigns shall be subject to the same:

- 1. On or before twenty-four (24) months from the date of this deed, Grantees shall complete the construction of a house upon the above-described property with an assessed value of at least \$150,000.
- 2. This obligation shall be fulfilled pursuant to duly issued City of Gardiner building permits and in compliance with all zoning requirements and building codes.
- 3. In the event this obligation is not complete by the deadline, Grantor shall have all of the following remedies without waiving any claims for breach of agreement or any other rights or remedies available at law: (1) upon thirty (30) days written notice from Grantor to Grantees, Grantees shall convey the above-described property to Grantor for \$1.00; (2) Grantor may seek specific performance; or (3) Grantor may fulfill this obligation or cause the obligation to be fulfilled for the account of Grantees, and Grantees shall reimburse Grantor for any amount paid and any expense or contractual liability so incurred, and any amounts due thereunder shall be deemed payable on demand of Grantor.

IN WITNESS WHEREOF, the City of	of Gardine	r has caused	this instrument	to be signed a	and
sealed by the undersigned, duly authorize				2020.	

City of Gardiner

STATE OF MAINE

Kennebec County

July 17, 2020

Personally appeared the above-named Christine Landes, City Manager of the City of Gardiner, and acknowledged before me the foregoing instrument to be her free act and deed in her said capacity and the free act and deed of said body corporate and politic.

Notary Public

14 Cutter

Print or type name as signed