TOWN OF YARMOUTH

Department of Planning and Development 200 Main Street Yarmouth, Maine 04096 WWW.YARMOUTH.ME.US

(207)846-2401

Fax: (207)846-2438

SPECIAL EXCEPTION APPEAL APPLICATION

(Reference: ARTICLE VII, B.2.b.)
Zoning Board of Appeals
Yarmouth, Maine

(Code Enforcement Office: 207-846-2401)
Map: 4 Lot: 5 Ext. Telephone 56-36-7 Date: 9-12-16
1, Aicola Manganello . James Handen, owner (or owner's duly authorized
representative) of property at 413 Lafaya He Street, and located in the
Yarmouth's Zoning Ordinance:
Zoning Ordinance reference: ARTICLE: VII, Section B.,2.,b
ARTICLE:, Section(s),
ARTICLE:, Section(s),
The specific Special Exception requested is as follows with supporting exhibits, documents, sketches,
maps, and other relevant material and made a part of this application.

See Attached Exhibit 1

Plea	ase explain how the special exception will conform to each of the following:
1.	The proposed use will not create unsanitary of unhealthful conditions by reason of sewage disposal, emissions to the air or water, or other aspects of its design or operation.
	∨HHE 200 – septic system permit (if applicable).
	Existing bathroom is tire into oristing spotic system - 2-1010 gellon take. General office use will not grate grounder poblems
2.	The proposed use will not create public safety problems which would be substantially different from those created by existing uses in the neighborhood or require a substantially greater degree of Municipal fire or police protection than existing uses in the neighborhood.
	3 people will live in the 5 bolon home. The businesses are aling for a total of 4 add tional people on site on a regular basis.
3.	The proposed use will not create public safety problems which would be substantially different from those created by existing uses in the neighborhood or require a substantially greater degree of Municipal fire or police protection than existing uses in the neighborhood.
4.	The proposed use will not result in unreasonable sedimentation or erosion, or have an adverse effect on water supplies.
	 Erosion and sedimentation control plan
	Minimum assiel drive will not create Sedimentation we will use Soil erosion + antrel mensures per DEP standards
5.	The proposed use will be compatible with existing uses in the neighborhood, with respect to physical size, visual impact, intensity of use, proximity to other structures and density of development.
	v Plot plan including setbacks
	 Building elevations Topographical information
	v Proposed building location
	v Site plan application
)	The offices will be housed in the existing term. The physical size of the born will not be increased. The crusting lot is 12t Ac an provides good distance between neighbors. The existing driveney has clear site lines for entering a existing vehicles.
300	

6.	If located in a Resource Protection District or Shoreland Zone, the proposed use (1) will not result in damage in spawning grounds, fish, aquatic life, bird and other wildlife habitat; (2) will conserve shoreland vegetation; (3) will conserve visual points or access to water as viewed from public facilities; (4) will conserve actual points of access to waters; (5) will conserve natural beauty; (6) will avoid problems associated with flood plain development and use; and (7) will comply with the performance standards of Article II of this Ordinance.
	Not located in RPD or shareland zone
7.	The applicant has sufficient right, title or interest in the site of the proposed use to be able to carry out the proposed use.
	∨ Copy of deed option of purchase and sale agreement
8.	The applicant has the technical and financial ability to meet the standards of this Section and to comply with any condition imposed by the Board of Appeals pursuant to Article VII., B.e.b(1)(e) of this Section.
	Airila Menganello, ownerst Auda's Hone, is an experiencel residentral real estate developer and James Handen owner Harnen Comm. Brikas 15 an experienced (30 yrs) Commercial real estate broker.
Other i	information deemed pertinent to the application:
	v Noise
	 ✓ Cubic yardage to be removed ✓ Hours and days of operation
	∨ Number and types of animals
	See Altorhed Schib, 42
Please	note: the Board may require additional information not listed here.
\	I have paid the one hundred dollars (\$100) application fee.
\	I have included evidence of my legal interest in the property under consideration or authorization to act for the property owner.
Applica Repres	nt's/ entative's Signature
(Printed) James D. Harnden
Mailing	address 10 Falls Rd, Falmosth, ME 04105
Telepho	one 650-3677
Revised 01	10108 3 Initials DH

Exhibit 1

Special Exception Appeal Application

The applicant would like to convert the existing barn to offices to house the businesses of the owners, Nicola's Home (NH) and Harnden Commercial Brokers (HCB). We have two specific special exception requests. 1) Increase the number of permitted full time employees (FTE) for NH from 2 to 4 and for HCB from 2 to 3. 2) To permit our home occupations to utilize more than twenty percent (20%) of the dwelling unit finished living space. We are requesting to utilize approximately forty-one percent (41%).

Exhibit 2

Other Information deemed Pertinent to Application:

Nicola's Home will be operating a design center at this location. Meetings with clients are by appointment only, so there will be no retail traffic. Normally Nicola's and her staff are meeting with one client or couple at a time, during normal business hours (9:00 am to 5:00 pm Monday thru Friday).

Harnden Commercial Brokers will be operating a commercial real estate brokerage business at this location, during normal business hours (8:30 am to 5:00 pm Monday thru Friday). It is rare that a client will meet with us are our office. We normally go to their office, so we can view their space, or we are on property tours. Signing of contracts or leases are normally handled via email and therefore there is no need to have clients come to the office to obtain signatures.

PURCHASE AND SALE AGREEMENT ("days" means business days unless otherwise noted, see paragraph 23)

1	September 9 .2016 Offer Date Effective Date Effective Date is defined in Paragraph 23 of this Agreement
	1. PARTIES: This Agreement is made between Nicola Manganello, James D. Harnden
	("Buyer") and
	Tracey Weigel ("Seller")
	2. DESCRIPTION: Subject to the terms and conditions hereinafter set forth, Seller agrees to sell and Buyer agrees to buy (X al part of : If "part of" see para. 26 for explanation) the property situated in municipality of Yaxmouth
	County of Cumberland . State of Maine. located at 463 Lafayette Street and described in deed(s) recorded at said County's Registry of Deeds Book(s) 29807, Page(s) 161 3 ENSTRIPTION TO BE STORY
	3 FIXTURES: The Pure and Sala County's Registry of Deeds Book(s) 29807 , Page(s) 161
	3. FIXTURES: The Buyer and Seller agree that all fixtures, including but not limited to existing storm and screen windows, shades and/or blinds, shutters, curtain rods, built-in appliances, heating sources/systems including gas and/or kerosene-fired heaters and wood pellet stoves, sump pump, electrical fixtures, and see addendum 1 are included with the sale except for the following:
	following: are included with the sale except for the Seller represents that all mechanical components of fixtures will be operational at the time of closing except:
	4. PERSONAL PROPERTY: The following items of personal property as viewed on are included with the sale at no additional cost, in "as is" condition with no warranties; N/A
i	5. PURCHASE PRICE/EARNEST MONEY: For such Deed and conveyance Buyer agrees to pay the total purchase price of \$\frac{1,200,000.00}{2}\$. Buyer \$\overline{X}\$ has delivered; or \$\overline{\text{will deliver to the Agency within 2 days of the Effective Date, a deposit of earnest money in the amount \$\frac{20,000.00}{2}\$. Buyer agrees that an additional deposit of earnest money will be delivered \$\overline{N/A}\$. If Buyer fails to deliver the initial or additional deposit in compliance with the above terms Seller may terminate this Agreement. This right to terminate ends once Buyer has delivered said deposit(s). The remainder of the purchase price shall be paid by wire, certified, cashier's or trust account the check upon delivery of the Deed.
9	This Purchase and Sale Agreement is subject to the following conditions:
6	is. ESCROW AGENT/ACCEPTANCE: ("Agency") shall hold aid earnest money and act as escrow agent until closing: this offer shall be valid until
to	5 AM X PM; and, in the event of non-acceptance, this earnest money shall be returned promptly Buyer.
e: Se to cl ac	TITLE AND CLOSING: A deed, conveying good and merchantable title in accordance with the Standards of Title adopted by the Maine Bar Association shall be delivered to Buyer and this transaction shall be closed and Buyer shall pay the balance due and execute all necessary papers on November 15, 2016 (closing date) or before, if agreed in writing by both parties. If eller is unable to convey in accordance with the provisions of this paragraph, then Seller shall have a reasonable time period, not to exceed 30 calendar days, from the time Seller is notified of the defect, unless otherwise agreed to in writing by both Buyer and Seller, or remedy the title. Seller hereby agrees to make a good-faith effort to cure any title defect during such period. If, at the later of the dosing date set forth above or the expiration of such reasonable time period, Seller is unable to remedy the title, Buyer may close and except the deed with the title defect or this Agreement shall become null and void in which case the parties shall be relieved of any or other obligations hereunder and any earnest money shall be returned to the Buyer.
8. en	DEED: The property shall be conveyed by a <u>Warranty</u> deed, and shall be free and clear of all acumbrances except covenants, conditions, easements and restrictions of record which do not materially and adversely affect the antinued current use of the property.
9. fre	POSSESSION. OCCUPANCY, AND CONDITION: Unless otherwise agreed in writing, possession and occupancy of premises, see of tenants and occupants, shall be given to Buyer immediately at closing. Said premises shall then be broom clean, free of all assessions and debris, and in substantially the same condition as at present, excepting reasonable use and wear. Buyer shall have the the to view the property within 24 hours prior to closing.
ri	RISK OF LOSS, DAMAGE, DESTRUCTION AND INSURANCE: Prior to closing, risk of loss, damage, or destruction of emises shall be assumed solely by the Seller. Seller shall keep the premises insured against fire and other extended casualty risks or to closing. If the premises are damaged or destroyed prior to closing, Buyer may either terminate this Agreement and be unded the earnest money, or close this transaction and accept the premises "as-is" together with an assignment of the insurance of the in
cv	ised 2016 Page 1 of 4 - P&S Buyer(s) Initials JD H MM Seller(s) Initials TL/
The The	der Commercial Brokers Inc. 106 Lafayene St Yamouch, ME 04096 Flore: (207)773-8300 Face: (2

be det electro as of t as a So for any basis e which	FOLLATHETHES PRORATIONS: Buyer shall pay Seller at closing for all fuel in any tanks remated as of the closing date or such earlier date as required to comply with lender requirements, if any, termined using the most recently available eash price of the company that last delivered the fuel. Most, water and sewer will be paid through the date of closing by Seller. The following items, where applied the date of closing; collected rent, association fees, (other) N/A. The deller day. Real estate taxes shall be promited as of the date of closing (based on municipality's fiscal years) unpand taxes for prior years. If the amount of said taxes is not known at the time of closing, they shall be taxes assessed for the preceding year with a reapportionment as soon as the new tax rate and valual latter provision shall survive closing. Buyer and Seller will each pay their transfer tax as required by State	The amount owed shall detered utilities such as licable, shall be prorated lay of closing is counted ay. Seller is responsible li be apportioned on the tion can be ascertained, e of Maine.
real or to, the	DOF DITIGENCE: Neither Seller nor Licensee makes any warranties regarding the condition, permitted personal property, or any representations as to compliance with any federal, state or municipal codes, inc. life safety, electrical and plumbing. Buyer is encouraged to seek information from professionals regarding This Agreement is subject to the following investigations, with results being satisfactory to Buyer:	use or value of Sellers'
ı	YPE OF INVESTIGATION YES NO FULL RESOLUTION TYPE OF INVESTIGATION YES NO	FULL RESOLUTION
(i	General Building X Within 21 days n. Arsenic: Wood/Water Wincludes b-7 regardless of yes/no check-offs) (see paragraph 13)	/ithin days
b c	Sewage Disposal X Within 21 days o. Pests	/ithin days
d	water Quality Within days_o_Insurance w	/ithin 60 days
e f	Air Quality Within days F. Environmental Scan X W	ithin 21 days
8	Square reorage Within days t Survey/MII	/ithin days /ithin days
hi i.	Fool X Within 21 days u. Zoning Within days v. Registered Farmland W	ithin days
į	Chinney Within days v. Registered Farmland Within days w. Habitat Review/Waterfowl W	ithin days ithin days ithin days ithin days
K.	Smoke/CO detectors Within days x. Flood Plain Within days y. Tax Status* Within days z. Other W	ithin days
•	Lead Paint Within days y Tax Status* Within days z Other	ithin days
	* If the property is enrolled in the Maine Tree Growth Tax program, Seller agrees to provide Buyer with Management and Harvest Plan within daysYes \(\overline{\mathbb{Z}} \) No	days
will decidable discretic period a within this relyin 13. PRO develop wood.	and shall give Buyer and Buyer's agents and consultants reasonable access to the property and its systems a ke the above inspections. If the result of any investigation or other condition specified herein is unsatisfater the Agreement null and void by notifying Seller in writing within the specified number of days, at returned to Buyer. If the result of any investigation or other condition specified herein is unsatisfactory to on, and Buyer wishes to pursue remedies other than voiding the Agreement, Buyer must do so to full reso set forth above; otherwise this contingency is waived. If Buyer does not notify Seller that an investigation for the period set forth above, this contingency is waived by Buyer. In the absence of investigation(s) means the completely upon Buyer's own opinion as to the condition of the property. OPERTY DISCLOSURE FORM: Buyer acknowledges receipt of Seller's Property Disclosure Form and by the Maine Center for Disease Control and Prevention regarding arsenic in private water supplies a	ctory to Buyer, Buyer and any earnest money Buyer in Buyer's sole plution within the time attorn is unsatisfactory entioned above, Buyer
X	INANCING: This Agreement: is not subject to a financing contingency. Buyer shall provide proof of the funds within	ve
a.	is subject to financing as follows: This Agreement is subject to Buyer obtaining a loan of price, at an interest rate not to exceed % and amortized over a period of is under a good faith obligation to seek and obtain financing on these terms. Buyer to provide Seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with letter from lender showing that Buyer has made and included a seller with lender showing that Buyer has made and included a seller with lender showing that Buyer has made and included a seller with lender showing that Buyer has made and included a seller with lender showing that Buyer has made and included a seller with lender showing that Buyer has made and included a seller with lender showing that Buyer has made and included a seller with lender showing that Buyer has made and included a seller with lender showing that Buyer has made and included a seller with lender showing that Buyer has made and included a seller with lender showing the sell	To of the numbers
	is under a good faith obligation to seek and obtain figure on these territories on the seek and obtain figure on these territories.	years. Buyer
b.	Buyer to provide Seller with letter from lender showing that Buyer has made application for loan specifit to verification of information, is qualified for the loan requested within	ed in (a) and, subject Effective Date of the
e.	the earnest money shall be returned to Buyer. This right to terminate ends once Buyer's letter is received. Buyer bereby authorizes instructs and directs its leader to terminate ends once Buyer's letter is received.	this Agreement and
•	Buyer hereby authorizes, instructs and directs its lender to communicate the status of the Buyer's loan a Seller's licensee and Buyer's licensee.	application to Seller,
	After (b) is met, if the lender notifies Buyer that it is unable or unwilling to provide said financing. It provide Seller with written documentation of the loan denial. Any failure by Buyer to provide Seller within two days of receipt by Buyer of such notice from lender shall be a default under this Agreen Seller, Buyer shall have days to provide Seller with a letter from another lender showing the application for loan specified in (a) and, subject to verification of information, is qualified for the loan fails to provide Seller with such letter within said time period, Seller may terminate this Agreement and Shall be returned to Buyer. This right to terminate ends once Buyer's letter is received.	with the loan denial nent. After notifying hat Buyer has made
e.	Party of agrees to pay no more than to points saffer agrees to pay up to b	toward Russer's
	actual pre-paids, points and/or closing costs, but no more than allowable by Buyer's lender. Buyer's ability to obtain financing is is not subject to the sale of another property. See addendum Buyer may choose to pay cash instead of obtaining financing. If so, Buyer shall notify Seller in writing proof of funds and the Agreement shall no longer be subject to financing, and Seller's right to termin provisions of this paragraph shall be void.	Yes X No. including providing nate pursuant to the
evised 201	Page 2 of 4 - P&S Boyer(s) Initials JDH // W Seller(s) Initials	
	Produced with zipForm® by zipLogix 18070 Filteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com	Yarmouth-Office

15. BROKERAGE DISCLOSURE: Buyer and Seller acknowledge they have been advised of the following relation	onships:
() of	(
N/A Licensee MLS ID Agency is a Seller Agent Buyer Agent Disc Dual Agent Transaction Broker	MLSID
N/A Licensee MLS ID Agency is a Seller Agent Buyer Agent Disc Dual Agent Transaction Broker	MLS ID
If this transaction involves Disclosed Dual Agency, the Buyer and Seller acknowledge the limited fiduciary dut hereby consent to this arrangement. In addition, the Buyer and Seller acknowledge prior receipt and signing Agency Consent Agreement.	ies of the agents and of a Disclosed Dual
Io. DEFAULT/RETURN OF EARNEST MONEY: In the event of default by the Buyer, Seller may employ al remedies, including without limitation, termination of this Agreement and forfeiture by Buyer of the earnest mone default by Seller, Buyer may employ all legal and equitable remedies, including without limitation, termination of return to Buyer of the earnest money. Agency acting as escrow agent has the option to require written releases from disbursing the earnest money to either Buyer or Seller. In the event that the Agency is made a party to any lawsuit lescrow agent. Agency shall be entitled to recover reasonable attorney's fees and costs which shall be assessed as continuous termination.	ney. In the event of a f this Agreement and a both parties prior to
17. MEDIATION: Earnest money disputes within the jurisdictional limit of small claims court will be handled in a disputes or claims arising out of or relating to this Agreement or the property addressed in this Agreement (oth injunctive relief) shall be submitted to mediation in accordance with generally accepted mediation practices. Be bound to mediate in good faith and to each pay half of the mediation fees. If a party fails to submit a dispute or claim to initiating litigation (other than requests for injunctive relief), then that party will be liable for the other party subsequent litigation regarding that same matter in which the party who failed to first submit the dispute or claim to that subsequent litigation. This clause shall survive the closing of the transaction.	ner than requests for Buyer and Seller are in to mediation prior
18. PRIOR STATEMENTS: Any representations, statements and agreements are not valid unless contained here completely expresses the obligations of the parties.	in. This Agreement
19. HEIRS/ASSIGNS: This Agreement shall extend to and be obligatory upon heirs, personal representatives, succoff the Seller and the assigns of the Buyer.	cessors, and assigns
20. COUNTERPARTS: This Agreement may be signed on any number of identical counterparts with the same bin signatures were on one instrument. Original or faxed or other electronically transmitted signatures are binding.	ding effect as if the
21. SHORELAND ZONE SEPTIC SYSTEM: Seller represents that the property does does not contain a set the Shoreland Zone. If the property does contain a septic system located in the Shoreland Zone, Seller agrees to prove closing indicating whether the system has/has not malfunctioned within 180 calendar days prior to closing.	ride certification at
22. NOTICE: Any notice, communication or document delivery requirements hereunder may be satisfied by pro- notice, communication or documentation to or from the parties or their Licensee. Only withdrawals of offers and co- effective upon communication, verbally or in writing.	ounteroffers will be
23. EFFECTIVE DATE/BUSINESS DAYS: This Agreement is a binding contract when the last party signing has electronic copy of the fully executed agreement to be delivered to the other party which shall be the Effective authorized to fill in the Effective Date on Page 1 hereof. Except as expressly set forth to the contrary, the use of the Agreement, including all addenda made a part hereof, shall mean business days defined as excluding Saturdays, observed Maine State/Federal holidays. Deadlines in this Agreement, including all addenda, expressed as "within counted from the Effective Date, unless another starting date is expressly set forth, beginning with the first day after to such other established starting date, and ending at 5:00 p.m. Eastern Time on the last day counted. Unless expressed as a specific date shall end at 5:00 p.m. Eastern date.	Date. Licensee is term "days" in this Sundays and any x days" shall be the Effective Date.
24. CONFIDENTIALITY: Buyer and Seller authorize the disclosure of the information herein to the real estate lice lenders, appraisers, inspectors, investigators and others involved in the transaction necessary for the purpose of closing Buyer and Seller authorize the lender and/or closing agent preparing the closing disclosure and/or settlement state copy of the closing disclosure and/or settlement statement to the parties and their licensees prior to, at and after the closing disclosure and/or settlement statement to the parties and their licensees prior to, at and after the closing disclosure and/or settlement statement to the parties and their licensees prior to, at and after the closing disclosure and/or settlement statement to the parties and their licensees prior to, at and after the closing disclosure and/or settlement statement to the parties and their licensees prior to, at and after the closing disclosure and/or settlement statement to the parties and their licensees prior to, at and after the closing disclosure and/or settlement statement to the parties and their licensees prior to, at and after the closing disclosure and/or settlement statement to the parties and their licensees prior to, at and after the closing disclosure and/or settlement statement to the parties and their licensees prior to, at and after the closing disclosure and/or settlement and disclosure and/or settlement and disclosure a	22 this transaction
25. ADDENDA: Lead Paint - Yes No; Other - X Yes No Explain: see attached	~~~ <u>~</u>
The Property Disclosure Form is not an addendum and not part of this Agreement.	
26. OTHER CONDITIONS: See Addendum 1	
Revised 2016 Page 3 of 4 - P&S Buyer(s) Initials JDH MM Seller(s) Initials	
Produced with zipFcrm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com	
and the second s	Yarmouth-Office

27. 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.
- c. 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 I, 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
- d. Buyer acknowledges that Maine law requires continuing interest in the property and any back up offers to be communicated by
- e. Whenever this Agreement provides for earnest money to be returned or released, agency acting as escrow agent must comply with the Maine Real Estate Commission rules which may require written notices or obtaining written releases from both

Buygrs Mariing address is 10 Falls Rd/F	anouth, ME	04105-1808	
BUVER Nicola Manganello	18 9/9/1 DATE	BUYER	9/9/14 DATE
Seller accepts the offer and agrees to deliver the agrees to pay agency a commission for services a	above-described as specified in the	James D. Harnden property at the price and upon the term listing agreement.	
Seller's Mailing address is 463 Lafayet	te St. Varmout	4, ME 0409C	
SELLER Tracey Weigel	9-7-16 DATE	SELLER	
	COLDER		DATE
Seller agrees to sell on the terms and conditions a	s detailed herein v	with the following changes and/or cond	itions:
		20	
will expire unless accepted by Buyer's signature v (time) AM PM. SELLER	DATE	SELLER	DATE
The Buyer hereby accepts the counter offer set for	th above.		
BUYER	DATE		
2	DATE	BUYER	DATE
The closing date of this Agreement is extended un	EXTER	NSION	
		DATE	··
SELLER	DATE	SELLER	DATE
BUYER	DATE	BUYER	
-			DATE
Maine Association of REALTORS@/Co	Dovright @ 2016		



All Rights Reserved. Revised 2016.



Addendum_	_ 1	_ to Agreen	nent
-----------	-----	-------------	------

Addeligh	m to contract dated	September 9	, 2016	
between	Tracey	Weigel		_(hereinafter "Seller")
and	Nicola Manganello, J.	ames D. Harnden		(hereinafter "Buyer")
	463 Lafaye			
Seller in the	agrees that solar panels, was sale.	her, dryer and re	efrigerator	are included
Other C	Conditions:			
Seller process	agrees to replace any structu and paint the residence at i	ral rot identifie ts own cost prior	ed during the to closing	ne painting
Seller allowan pool.	agrees to replace prior to cloce in the amount of \$4000 to :	osing or provide replace the woode	the Buyer w n fence in	rith an front of the
Seller :	agree to coorindate and pay foing.	or the closing of	the season	al pool prior
to opera	rchase and Sale agreement is so closing date, to its complete to Nicola's Home and Harnden syette Street, Yarmouth.	A satisfaction f	From the Mar	
Buyer ac	knowledges and agrees that th witable for animal use only.	e barn in its cu	ırrent condi	tion is use
710 E CBIT	ll pay Seller fuel proration : ks (Dead River) based on gallo n closing date.	for oil in barn tons in tank (less	ank (Giuoux sludge) an	e) and propane d price per
Parties ackn with sale/but Buyer Nicola Ma	owledge Agency's advice to seek legal, tar schase of property. Date Date	x and other professional (C) Seller Tracey Weigel	· · · · · · · · · · · · · · · · · · ·	sary in connection Date
Buyer James D.	Harnden 9-9-16	Seller Hay	£_	9.9.16 Date

Harnden Commercial Brokers Inc., 106 Lafayette St Yarmouth, ME 04096 Phone: (207)773-8300 Fax: Samuel Legeyt

Yarmouth-Office

TOWN OF YARMOUTH

Department of Planning and Development 200 Main Street, Yarmouth, Maine 04096

(207)846-2401

www.yarmouth.me.us

Fax: (207) 846-2438

600

HOME OCCUPATION APPLICATION

Date: 9-12-16 Zoning District LDR Map 4 Lot 5 Ext
Physical Address of Property: 463 Latayete Street
Property Owner: James Harren & Nicola Mongonello
Property Owner mailing address: e-mail harn den d harn den b
Applicant Mailing address: 10 Falls Rd Falmosth, ME e-mail
Applicant Telephone: L50-3L77 Property owner telephone: Some
On a separate sheet please describe the home occupation and explain how it is in accordance with the Town of Yarmouth Code Chapter 701 I.D and Chapter 702 II.J. The written description shall provide reasonable evidence that the proposal will meet the performance criteria outlined in 1 through 10 below. If a proposal for a Home Occupation does not strictly meet the performance criteria the applicant may apply to the Zoning Board under Article VII.B.b (Special Exceptions) for consideration of the Special Exception criteria in order to achieve the spirit and intent of the Home Occupation definition in Article I.D.
I.D. Definitions: Home Occupation: An accessory use conducted within a dwelling unit or accessory structure by the residents thereof which is clearly incidental and secondary to the dwelling used for living purposes and does not change the character of the residential use of the property and surrounding residential uses. (See Chapter 702.II.J).
II.J. HOME OCCUPATIONS
1. The home occupation shall be carried on by a member of the family residing in the dwelling unit only. One employee who is not part of the family is permitted. In addition to the residents of the dwelling unit one employee who is not residing in the dwelling unit is permitted. No more than one full-time employee or that number of part-time employees required to do the work of one full-time employee may be employed in the home occupation on the site at any one time. Name of family member:
One employee who is not part of the family is permitted
Name of employee (or none): Sam Le Gey T

2	The home occupation shall be carried on wholly within the principal or accessory structures except that materials or equipment may be stored on site subject to provision three (3) below.
)	Location of home occupation: (\square principal) ($\not\square$ accessory) structure Please check one and describe exact location of activity.
3.	Exterior displays, exterior storage of materials, and exterior indication of the home occupation or variation from the residential character of the principal structure shall not be permitted except for signs permitted in six (6) below. All materials or equipment shall be stored inside an enclosed structure or screened year round from abutters and the general public.
	Exterior storage: yes no (If yes please submit photos of the area(s) of storage)
4.	Objectionable circumstances such as but not limited to noise, vibration, smoke, dust, electrical disturbance, odors, heat, storage of hazardous materials, or glare shall not be produced
	The home will <u>not</u> produce objectionable noise, vibration, smoke, dust, electrical disturbance, odors, heat, glare
5.	Traffic generated shall be in keeping with the character of the neighborhood.
	☐ Estimated number of additional vehicular trips per day ☐ Estimated number of additional pedestrians trips per day
6.	In any district, a home occupation sign not exceeding two (2) square feet in surface is permitted which announces the name, address, profession or home occupation of the occupant of the premises on which said sign is located.
	One sign requested:
7.	The home occupation may utilize not more than twenty percent (20%) of the dwelling unit finished living space.
8.	The home occupation may utilize one accessory structure.
9.	No more than two customers shall be served at any given time.
Аp	plicant's/Representative's Signature:
"I a	nted: Jemes D. Handen uthorize appropriate staff within the Yarmouth Planning Department to enter the property that is the subject of this application, at onable hours, including buildings, structures or conveyances on the property, to collect facts pertaining to my application."
	For Staff Use Only
	Approved Denied Board of Appeals Yes No Date:
	Director of Planning and Development
Davi	

TOWN OF YARMOUTH

Department of Planning and Development 200 Main Street, Yarmouth, Maine 04096

(207)846-2401

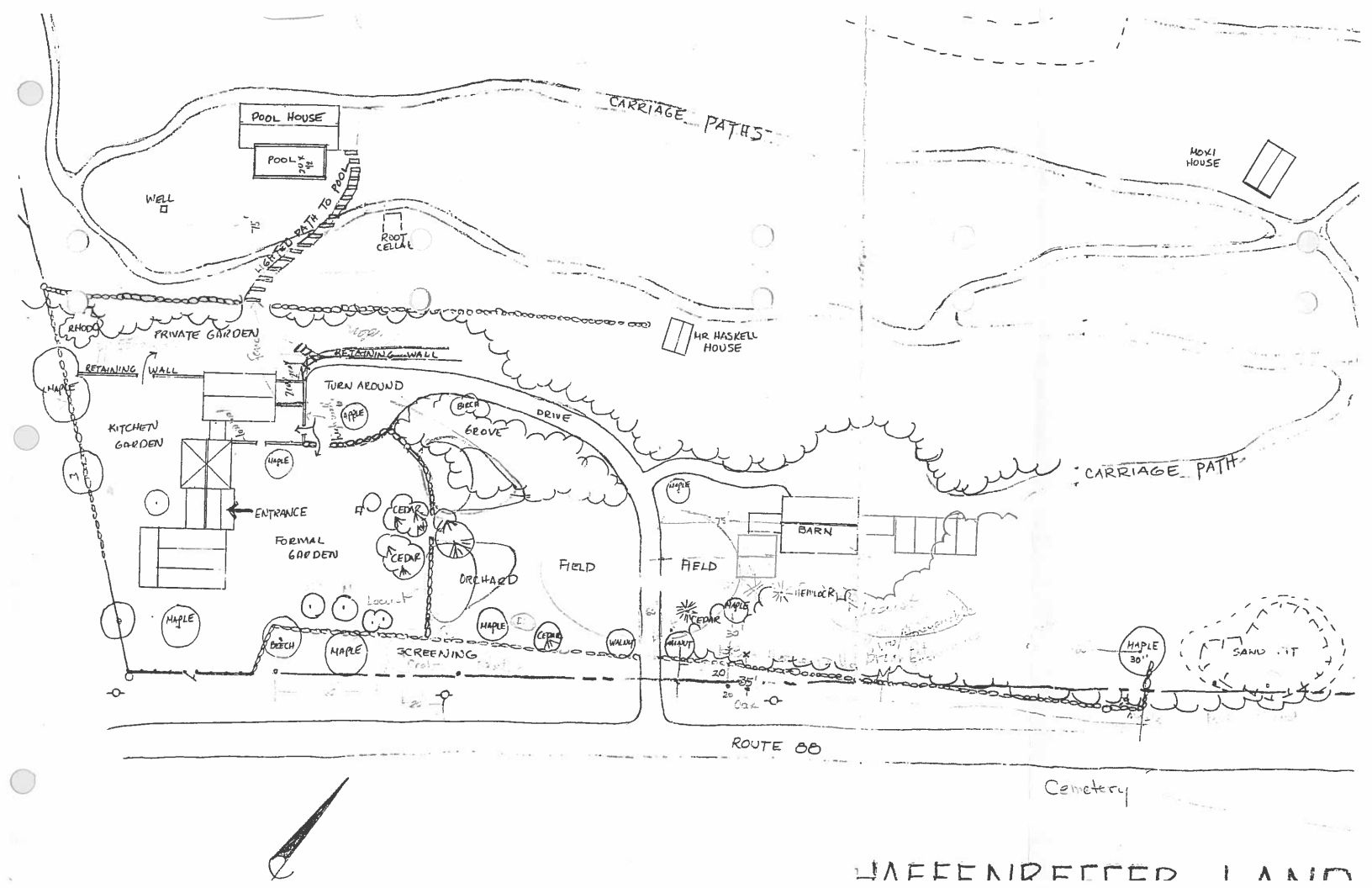
www.yarmouth.me.us

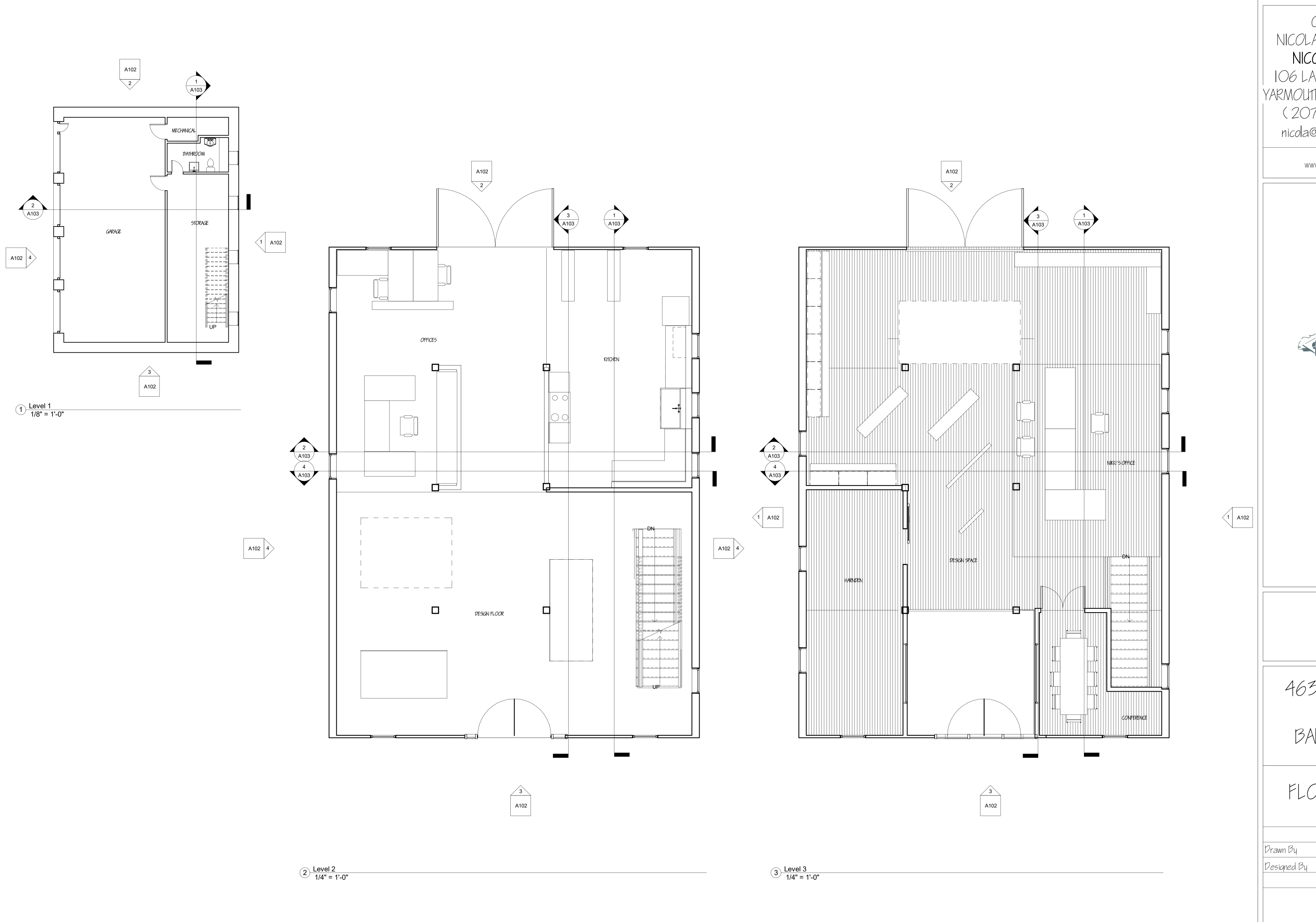
Fax: (207) 846-2438

HOME OCCUPATION APPLICATION

Date:	: 8/23/14 Zoning District LDR Map 4 Lot 5 Ext_
	cal Address of Property: 462 Forsile Rd Lufuytte St.
Prope	erty Owner: James Haunden + Nucla Mangarello
Prope	erty Owner mailing address: Nicola a Nocolas e trom. com
Appli	cant Mailing address: 106 Latay Hz St. Ymudina M.
Applic	cant Telephone: 712 0 736 Property owner telephone: Same
1 I 8 I	On a separate sheet please describe the home occupation and explain how it is in accordance with the Town of Yarmouth Code Chapter 701 I.D and Chapter 702 II.J. The written description shall provide reasonable evidence that the proposal will meet the performance criteria outlined in 1 through 10 below. If a proposal for a Home Occupation does not strictly meet the performance criteria the applicant may apply to the Zoning Board under Article VII.B.b (Special Exceptions) for consideration of the Special Exception criteria in order to achieve the spirit and intent of the Home Occupation definition in Article I.D.
l r d	I.D. Definitions: Home Occupation: An accessory use conducted within a dwelling unit or accessory structure by the residents thereof which is clearly incidental and secondary to the dwelling used for living purposes and does not change the character of the residential use of the property and surrounding residential uses. (See Chapter 702.II.J).
I	II.J. HOME OCCUPATIONS
d d f	The home occupation shall be carried on by a member of the family residing in the dwelling unit only. One employee who is not part of the family is permitted. In addition to the residents of the dwelling unit one employee who is not residing in the dwelling unit is permitted. No more than one full-time employee or that number of part-time employees required to do the work of one full-time employee may be employed in the home occupation on the site at any one time.
N	Name of family member: Mysc/t) Wilda Manual 10 (Nicolas Have Die employee who is not part of the family is permitted. Hunden Comparish
(One employee who is not part of the family is permitted. Hunden Compared
Ν	Name of employee (or none): Allbry Michaud (Manager) Chrissy Boucrau (Design Assistant) Lessian Lavalle (Drafte Person)
Revised	08/28/2008 Kristin Lavalle (Drafts, Person)

⁴⁴ 2.	The home occupation shall be carried on wholly within the principal or accessory structures except that materials or equipment may be stored on site subject to provision three (3) below.
)	Location of home occupation: (principal) (accessory) structure Please check one and describe exact location of activity. Firsh Letuch Bam for Office
3.	Exterior displays, exterior storage of materials, and exterior indication of the home occupation or variation from the residential character of the principal structure shall not be permitted except for signs permitted in six (6) below. All materials or equipment shall be stored inside an enclosed structure or screened year round from abutters and the general public.
	Exterior storage: yes no (If yes please submit photos of the area(s) of storage)
4.	Objectionable circumstances such as but not limited to noise, vibration, smoke, dust, electrical disturbance, odors, heat, storage of hazardous materials, or glare shall not be produced
	The home will <u>not</u> produce objectionable noise, vibration, smoke, dust, electrical disturbance, odors, heat, glare
5.	Traffic generated shall be in keeping with the character of the neighborhood.
	□ Estimated number of additional vehicular trips per day □ Estimated number of additional pedestrians trips per day may be 2 de banday as Client apparators
6.	which announces the name, address, profession or home occupation of the occupant of the premises
	One sign requested: \(\sqrt{yes} \) \(\sqrt{no Size requested: } \(\sqrt{x} \) \(\sqrt{Area: } \sqrt{pecs .} \) (Please submit a rendering of the sign including materials and colors)
7.	The home occupation may utilize not more than twenty percent (20%) of the dwelling unit finished living space.
8.	The home occupation may utilize one accessory structure. $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$
9.	No more than two customers shall be served at any given time.
Ap	olicant's/Representative's Signature:
"I at	nted: Vicila Many of the Planning Department to enter the property that is the subject of this application, at onable hours, including buildings, structures or conveyances on the property, to collect facts pertaining to my application."
	For Staff Use Only
	Approved Denied Board of Appeals Yes No
)	Director of Planning and Development
Davis	





CONTACT: NICOLA MANGANELLO NICOLA'S HOME 106 LAFAYETTE STREET YARMOUTH, MAINE 04096 (207) 847-3466 nicola@nicolashome.com

www.nicolashome.com

463 LAFAYETTE

BARN OFFICE

FLOORPLANS

AO

As indicated 0,2/5/20

CONTACT:

NICOLA MANGANELLO

NICOLA'S HOME

106 LAFAYETTE STREET

YARMOUTH, MAINE 04096

(207) 847-3466

nicola@nicolashome.com

www.nicolashome.com

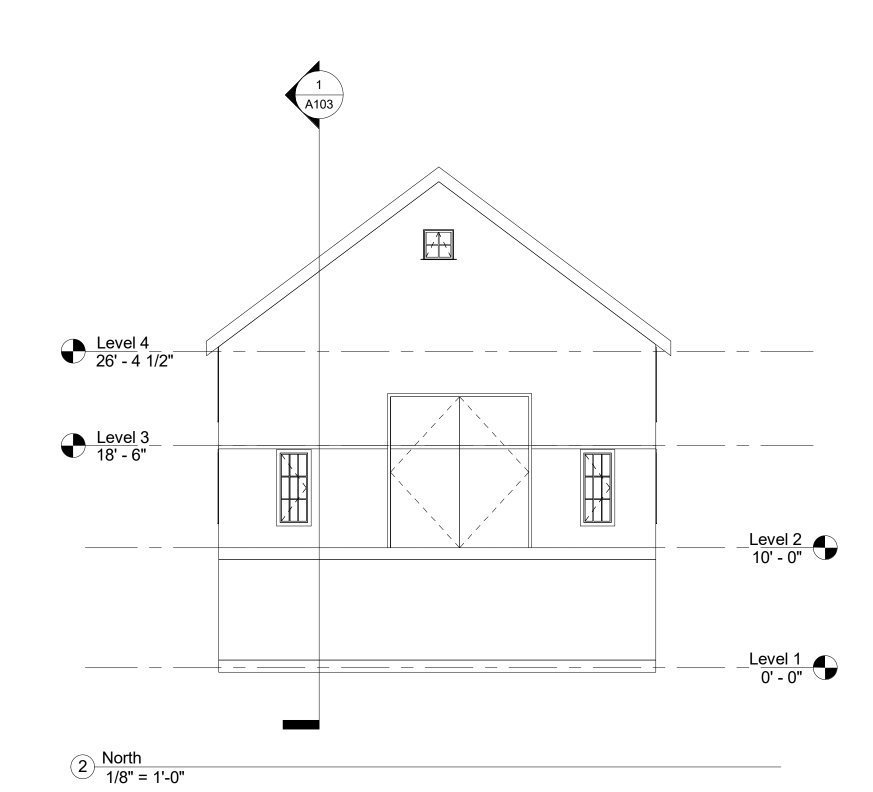
Drawn By NM Designed By

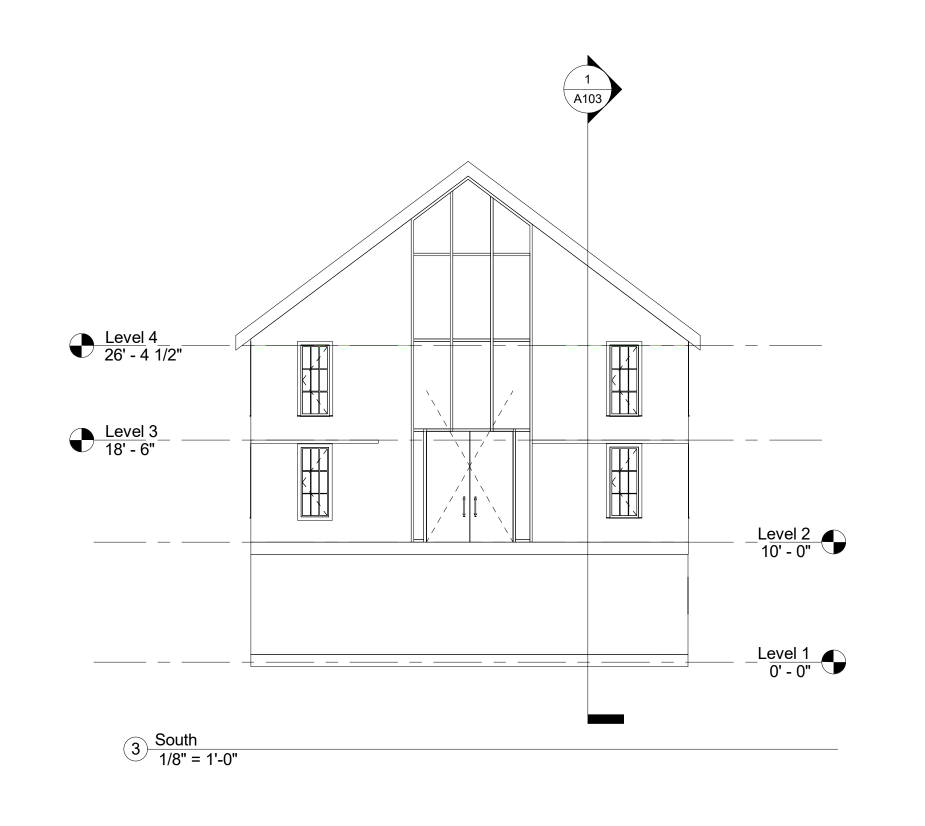
AIO2

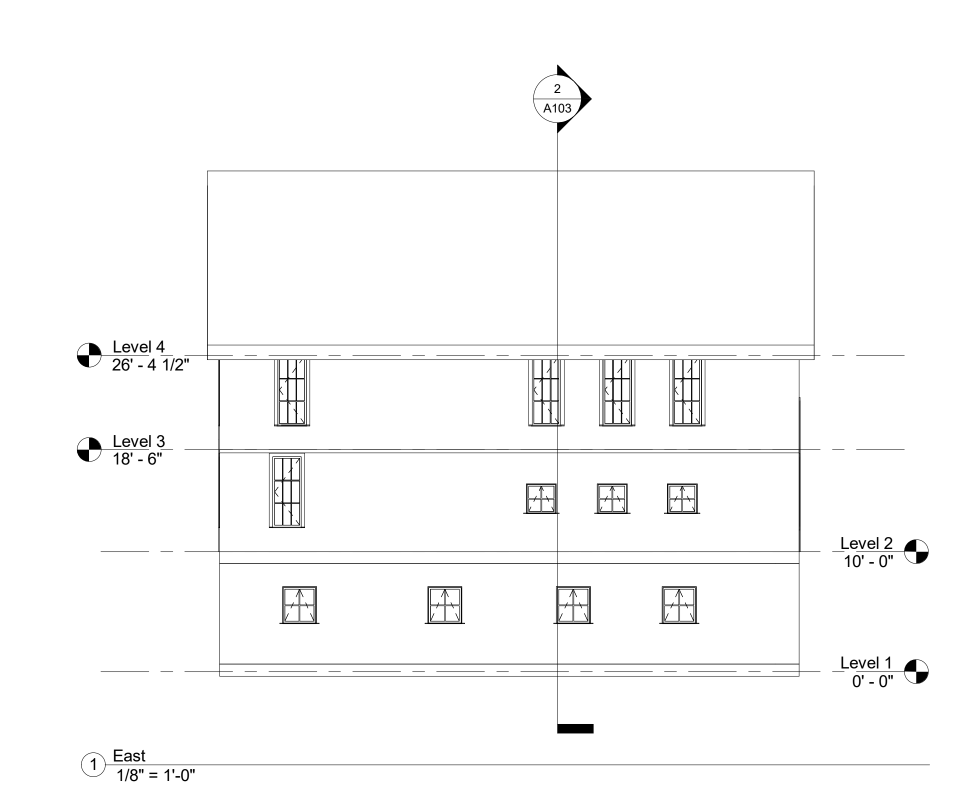


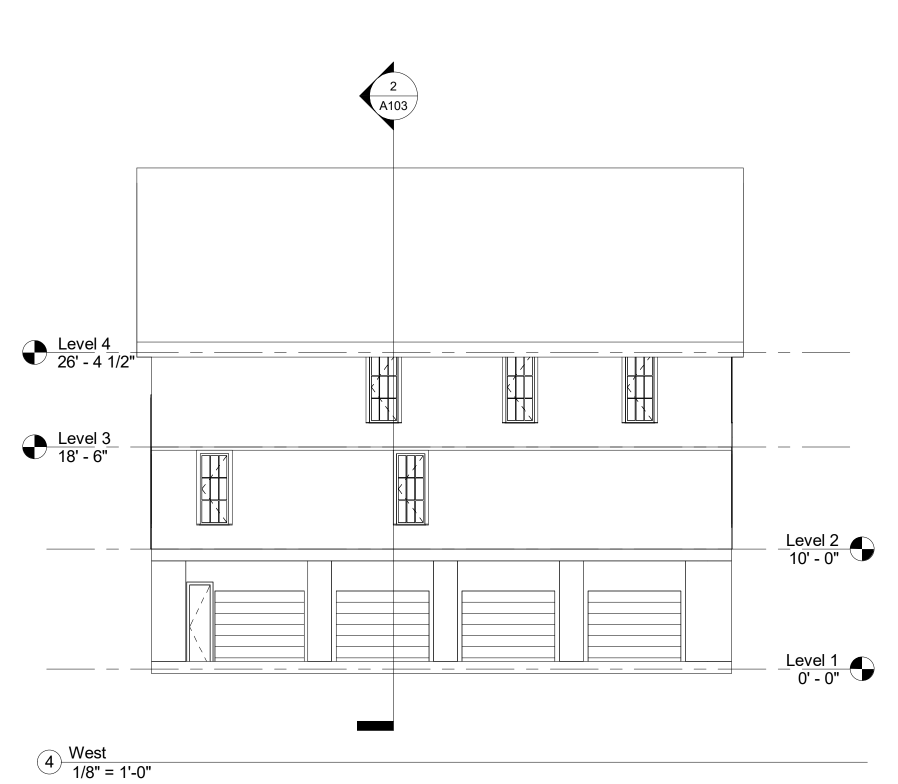












CONTACT:

NICOLA MANGANELLO

NICOLA'S HOME

106 LAFAYETTE STREET

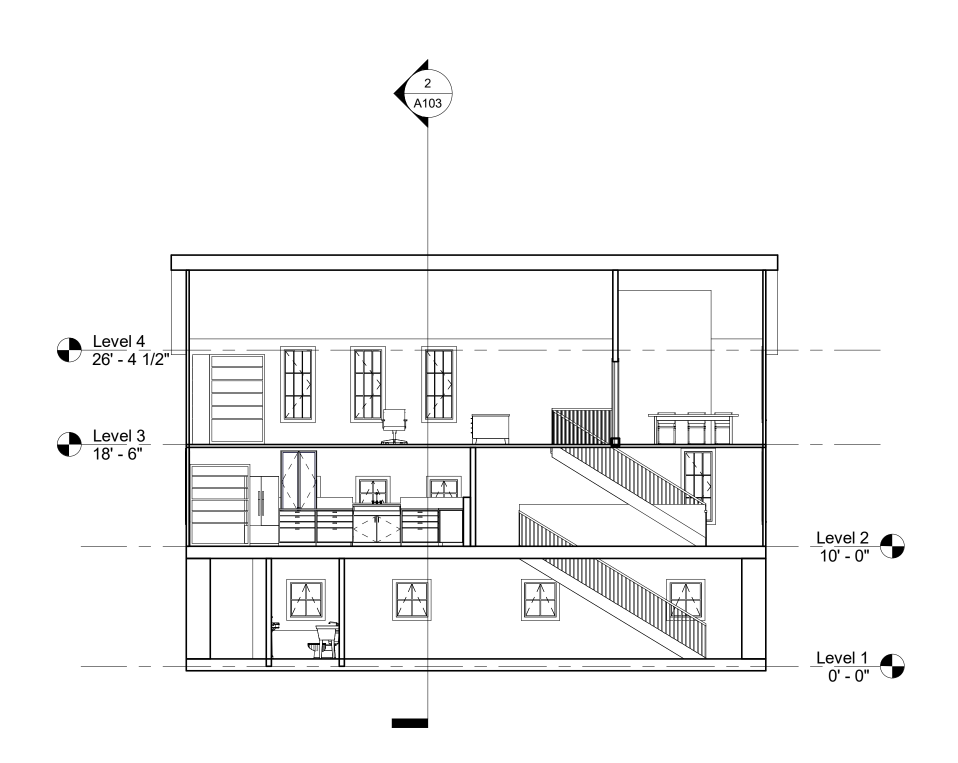
YARMOUTH, MAINE 04096

(207) 847-3466

nicola@nicolashome.com

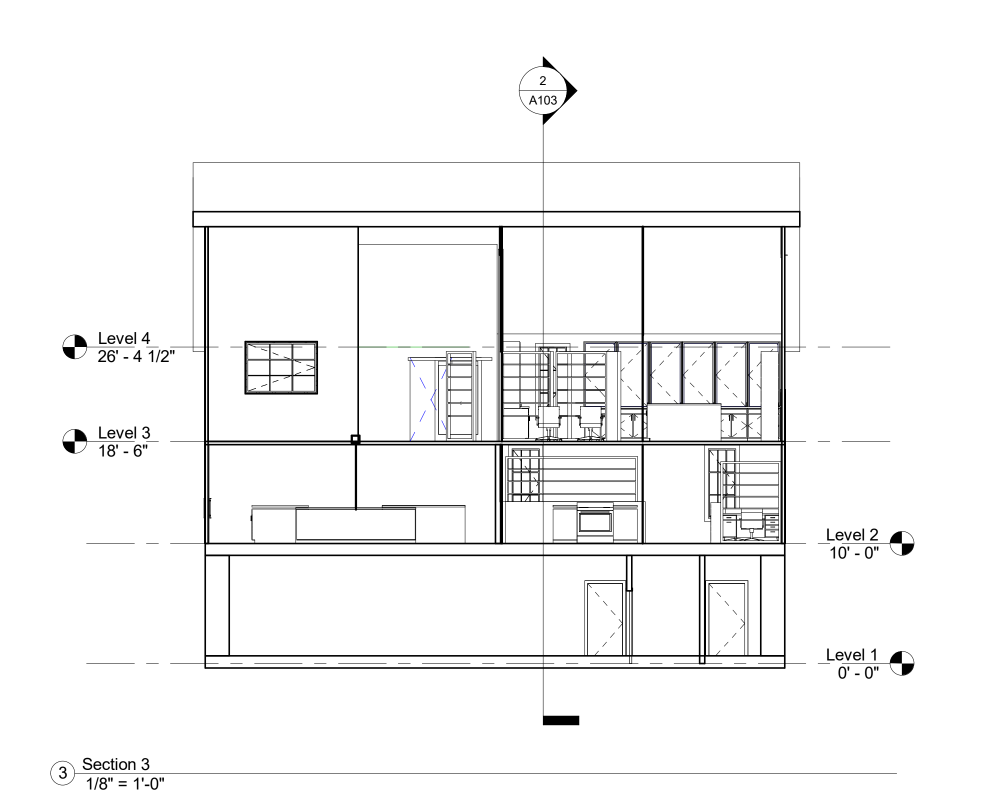
AI03

1/8" = 1'-0"

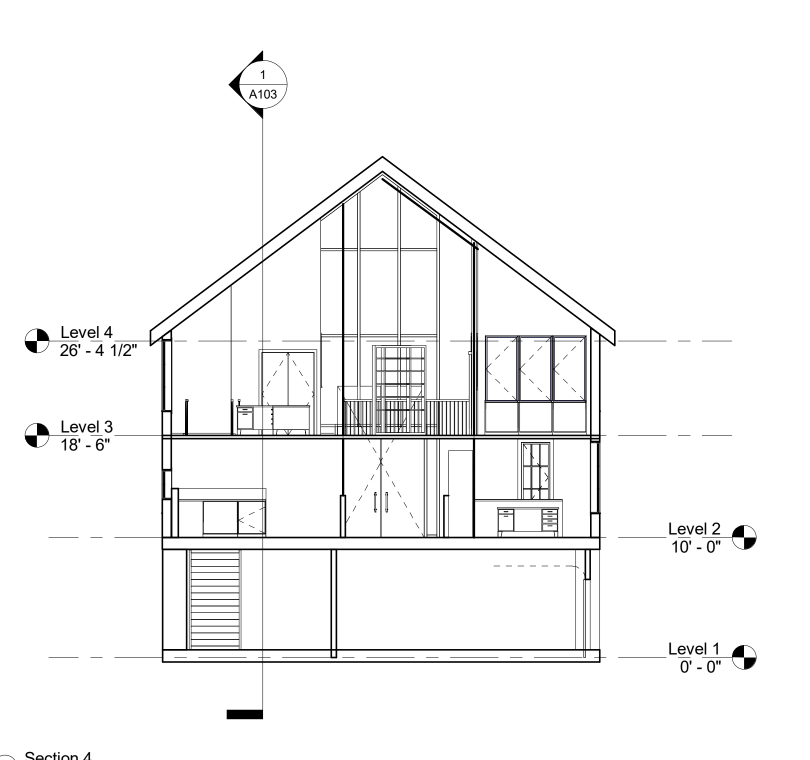


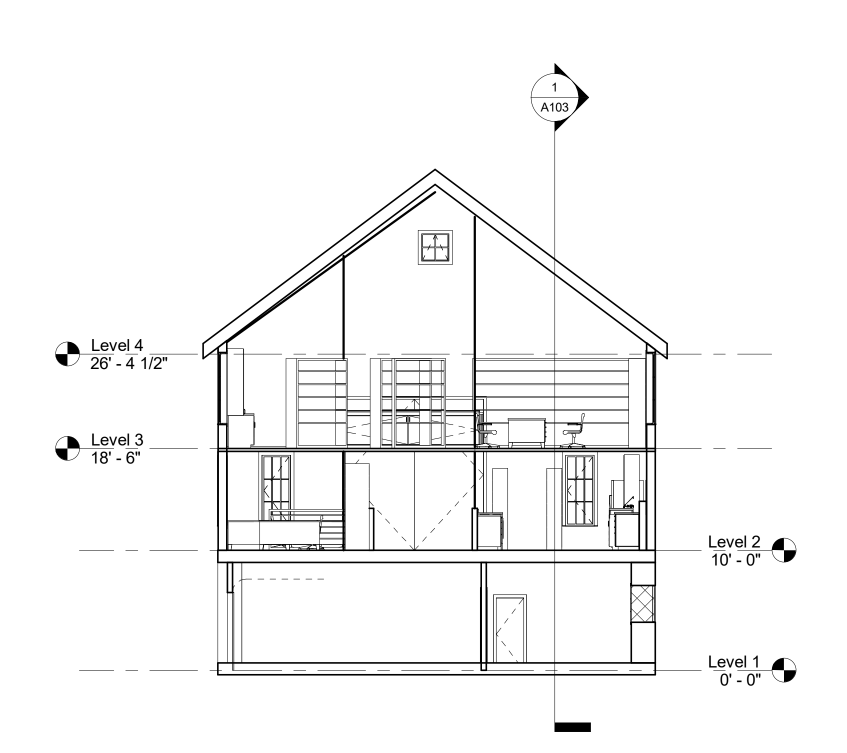
Section 2

1/8" = 1'-0"



1 Section 1 1/8" = 1'-0"





4 Section 4 1/8" = 1'-0"