DNTE $12 / 02 / 2020$

Two Hundred Fifty and 00/100***********************hd
Town of Mendon

Momo
Filing Fee - Aicardi, Tim - ZBA - Mowry Street



Atty Ernest P Pettinari

# RECEIVED <br> By Ellen Agro at 10:14 am, Dec 03, 2020 

# ERNEST P. PETTINARI <br> ATTORNEY AT LAW <br> Mailing Address: 52 DILLA STREET <br> Email Address: craic folaw-net <br> MILFORD, MASSACHUSETTS 01757 

## DELIVERED BY HAND - DECEMBER 3, 2020

December 2, 2020

Ms. Ellen Agro, Town Clerk
Town Hall - 20 Main Street
Mendon, MA 01756
Re: Petition for Variance
Timothy J. Aicardi
43 Mowry Street
Mendon, MA

Dear Ms. Agro:
Enclosed please find six (6) copies of a Petition for Variance regarding the above referenced property along with the following:

1. Six (6) copies of a certified list of abutters;
2. Three (3) copies of labels re: above;
3. Six (6) copies of the Variance Plan;
4. Six (6) copies of the Deed and $P \& S$ Agreement to the premises;
5. The Variance Petition and Plan in PDF form in zip drive; and
6. A check in the amount of $\$ 250$.

Please forward the Petition to the Zoning Board of Appeals so that a hearing may be scheduled as soon as possible.

EPP/jat
Encl.


# TOWN OF MENDON <br> BOARD OF APPEALS 

P.O. Box 2<br>Menton, MA 01756<br>Petition for Zoning Variance

under M.G.L. Ch. 40A, § 10 and Mendon Zoning By-Laws Section IX, item 2
This application form must be completed, signed and submitted with the filing fee by the petitioner or his/her representative in accordance with the Board's rules and regulations as supplied with this application by the Town Clerk.

1. PETITIONER: includes Equitable Owner (purchaser on a purchase and sales agreement) Name: Timothy Aicardi
Address: 18 Pleasant Street Mendon, MA 01756
Telephone \#: Days: (508) 400-4001
Evenings:
(508) 400-4001

Petitioner is Owner $\square$ Tenant $\square$ Agent/Attorney $\square$
$\square$ Purchaser on a purchase and sales agreement.
2. OWNER: if other than petitioner:

Name: Randi Nuttall
Address: 43 Mowry Street, Mendon, MA

Telephone \#: Days: Evenings:
3. REPRESENTATIVE AUTHORIZATION:

If someone other than owner or equitable owner (purchaser on a purchase and sales agreement) is the petitioner, the owner or equitable owner must designate such representative below:

Name of Representative:

## Ernest P Pettinari

Address of Representative: 52 Lila Street Milford, MA 01757

Telephone \#: Days; (508) 473-1070 Evenings:
Relationship of representative to owner or equitable owner Attorney I/we hereby authorize Atty Ernest P Pettinari the Board of Appeals with regards to this Petition


Must be signed by Owner or Equitable Owner
 .
Deed Recording: Book 32538 Page $\qquad$ .

This parcel was originally laid out and recorded on Prior to 1960

## 4. NATURE OF RELIEF REQUESTED:

Variance from article/section
Article ll. Demencional Regulations

Which requires
In Section 2.01 (Table 1) Minimuim Lot Frontage of 200 feet.

The specific relief $1 /$ we request is described as follows:
The subject premises are 166,317 square feet in total area and possess total Lot Frontage of 376 feet. Petitioner seeks a Variance to facilitate the subdivision of the premises to create a second single family residential lot thereon, which lot. will conform to all extant area, front, rear and side set back requirements of the Bylaw, other than the requirement of 200 feet of street frontage, as the second lot would possess 176 feet of frontage. The Owner makes his residence on the subject property and the proposed subdivision would enable him to retain a fully . conforming lot on which his residence is situated, providing 200 feet of frontage.

## 5. EVIDENCE TO SUPPORT GRANT OF VARIANCE (ref: M.G.L. Chap. 40A, § 10):

A. Describe/demonstrate unique /peculiar soil conditions, shape, or topography of subject property. Describe how these unique/peculiar conditions especially affect only the land or structuro(s) in question, how they are unique to the subject property, and do not affect generally the zoning district in which it is located.
-The premises consist of a very large parcel of land, more than 166,000 square feet of land, in a zoning district which imposes a minimum lot requirement of less than half that area. The proposed subdivision of the premises would result -in two residential lots, both of which will be more than 25,000 square feet larger

PEIITION FOR VARIANCE
than the minimum lot area specified in Table 1 of Section 2.01, which is 60,000 'square feet. The proposed subdivision would result in the Owner's retention of his family residence on a fully conforming lot and the construction of a second lot which is fully conforming, except for the street frontage requirement of 200 feet, providing 176 feet. The Owner's residence is situated so as to be more than 3 times the distance from the proposed subdivision lot line as would be required. The resultant lot, which the Equitable Owner proposes to develop on the newly laid out lot, will conform to all dimensional requirements of the Bylaw except street frontage. The residence proposed to be constructed thereon will -be more than 100 feet from the nearest dwelling.
B. Describe how you believe a hardship is caused by the unique/peculiar attributes of the soil conditions, shape, or topography of this subject property under a literal enforcement of the Zoning By-Laws? The hardship you describe must be related to the unique or peculiar attributes you have described above.
The subject premises are an oversized lot in the RR Zoning District. They have been owned by the Owner's family for many years. The residence thereon is constructed so as to conform to all dimensional requirements if subdivided, per the request made in this Application. The result of favorable action on this Application would be to create two residential building lots which are both more than 25,000 square feet larger than the required minimum lot size in the district. The exissting house would remain on a lot which conforms in every respect to the Bylaw's provisions and the second, new house would be on a lot which conforms to all such provisions except the street frontage would be 24 feet less than the 200 foot minimum specified in the Bylaw. It is respectfully submitted that the use of the subject property as proposed in this Application is consistent with the overall zoning plan of the Town of Mendon. The property has been in the owner's family for more than 60 years and the use of the premises by their proposed sale to the equitable owner and his development and construction of a modest and reasonable residence, it is respectfully submitted, is a significantly preferable result than literal enforcement of the Bylaw which would force the premises to remain in their current state and reduce their value to the Owner and their tax valuation to the community.

I/wehereby certify under the pains and penalty of perjury that the information contained in this Application is true and complete and that the Town of Mendon will be held harmless by the undersigned from any claims or judgements resulting from any misinformation given herein.


Signature of Co-Applicant
Date

## Signature of Owner if other than Applicant <br> Date

## Signature of Equitable Owner

 Date
## OFFICE OF TOWN CLERK

## MENDON, MASSACHUSETTS

## Exhibits submitted:



Variance Application completed
Owner authorizations completed.
11 Copies of Site Plan (per Board Rules \& Regulations)
Certified Abutters List from Assessors' Offices)
Copy of Deed for subject Property
$\square$ Copy of Building Permit Application and/or any correspondence from Building Dept.
Copy of any previous decisions on Special Permits or Variances for the subject property Soil / geological studies, topographical maps, other documentation to support petition

Petition, Application, or Appeal herein, including required documents listed under the Rules and Regulations of the Mendon Zoning Board of Appeals, and filing fee of \$ $\qquad$ received this date.

# Town of Menton BOARD OFASSESSONS <br> 20 Nlaj Street MEITDON, M上 02756 $508-173-2738$ 5tis-478-8241 (Fax) avail: Jerthodaghntendonma,wor <br> <br> REQUEST FOR ABUTTERS 

 <br> <br> REQUEST FOR ABUTTERS}

Date: $11 / 0^{5} / 2020$
Name: Randi Muttalst.

## Company:

$\qquad$

$$
\text { Address: } 43 \text { Dowry Si Tendon, MA }
$$

Phone Number: $508-178-3751$ Email address: none
Owner of Subject Property: Randi ${ }^{\omega} \mathrm{Nu}_{\mathrm{u}}+\mathrm{tall} S_{r}$
Address of subject property: 43 Mowry St. Tendon MAt
Map: 15 Street Code: $\qquad$ Parcel: 043
Nusnber of feet from subject required: $\frac{300}{\text { (if left blank, 300' will be utilized) }} 32 / 26 / 03$
Check here for mailing labels
Number of sets: $\qquad$
Board for which abutters are requested:
$\geq B A$
Fees: $\$ 1.00$ per name on the abutters list $-\$ 1.00$ per sheet of labels
*The Board of Assessors reserves 10 working days to provide all certified lists of abutters. This list is valid for 30 days from the date of certification.

# Town of Mendon <br> GOARD OF ASSESSORS <br> 20 MAIN STREET MENDON, MA 017EG 508-473-2738 508.478-8241 (Fax) <br> e-mail! astestar/iimeculumma.sov 

November 5, 2020
\(\left.\begin{array}{ll}PROPERTY LOCATION(S): \& 43 Mowry Street <br>
\& Mendon, Massachusetls <br>

Assessor's Map \#15-180-43\end{array}\right\}\)| PROPERTY OWNER(S): | Randi W, Nuttall, Sr: |
| :--- | :--- |
| OWNER(S) ADDRESS: $\quad$ | 43 Mowry Street <br> Mendon, MA 01756 |
| RECORDED: | Worcester Registry of Deeds <br> December 26,2003 <br> Book 432538 <br> Page 449 |

The attached 300'abutter's list is true and accurate to the best of our knowledge.


Attachment

## TOWN OF MENDON, MA

BOARD OF ASSESSORS

## 20 Main Street, Mendon, MA 01756

Abutters List Within 300 feet of Parcel $15 / 180 / 43 / 0$


| Koyy | Promel | Ouncr | 1 mestron | Matirg Sirue | Mriling City | ST | ZpCdCountry |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1331 | 15-180-36-044 | SHANGRAW STEVEN L \& EERNNBE A TRSTILSSI LANGIZAW I MNNG TIZISI | 35 MOWRY STREET | 35 MOWRY STREET | MENDON | Mn | 01756 |
| 1932 | 15-180-38-0-9 | BARPETT BAREARA E \& MELODY | 36 MOWFY STREET | 36 MOWRY STREET | MENDON | MA | 01758 |
| 1338 | $15-180-38-6414$ | LENN CAICOL A | 38 MOWRY STREET | 38 MOWRY STREET | MENDON | $M$ | 01756 |
| 1381 | 15-180 $20.6-941$ | DONVYAN KATHEFENM | 40 MOWRY STREET | 40 MOWRY STREET | MENDON | MA | 01756 |
| 1335 | $15100<20 R$ | REMVAES THOMAS 8 CATTY | 12 mamby stixal |  | MrNLOON | MA | 01758 |
| 1338 | 15-180-43-0-R | NUTT/ALL RANDI WSR | 43 MCW/RY STRECT | 4 MCH | M NIDCON | MA | 01/56 |
| 1377 | 15-170-4-10-8 |  | 44 MOwncr ETREET | 44 MOWRY STREET | MENADON | MA | 01765 |
| 1338 | 15180480 R | WMESON WENDY A 3 DEREKM | 43 MOWMET STRI I 1 | ESMOTKY SIRFFY | MENDON | MA | 01756 |
| 1339 | 15180470 R | LOPEZ NLN E AEIG/NL | 4 M MCWITY SIRLI I | Ai motmey SIRFFI | MFNDCN | NA | 01756 |
| 1340 | 15-100.43 0.R | HVCKENSON MMRY E | *8 MOWFY \$IREET | 21 KINSI EY M ANt | MFNDCON | MA | 01756 |
| 1423 | $15-270-122-2-8$ | TLDINEAL MLIAL HL ALTY ILC: |  | 134 UXPREIOCE ROAD | MENDON | M | 01756 |
| 1424 | 15-720-172-38 | salancaraw sill vini x Hi hNist $A$ TRSTEE SHANGRNWV LNNG TRUJT | 177-4 UXHRELCIE FOCALI (REAR) | S5 NOWRY BTREET | MENDCN | M | 01750 |
| 3454 | $15.296-127.0 . R$ | DESOLZAFRNCI3CO | 127 URBRIDGE RCNO | 105 MIRTII MAE STIR E I | H2IINLIHAM | Mh | Tater9 |
| 385 | 15:205 1290R | OLSOULA + RANCESCO | 12\% UNRPRIDCF ROAD | 10E NDRTH MAS STREET | BELLNGHAM | M | 02019 |
| 1001 | 15-200-131-0.R | SHIRIKIAN OAVID E | 131 LOWHADDCF ROAL | St MOWRY STRFET | MENDCN | M | 01755 |



SHANGRAW STEVEN L \& BERNISE A TRSTEES SHANGRAW LIVING TRUST 35 MOWRY STREET MENDON, MA 01756
$15-180-40-0$

DONOVAN KATHLEEN M
40 MOWRY STREET
MENDON, MA 01758

MACHADO AMILCAR I \& SHARON M
44 MOWRY STREET
MENDON, MA 01756
$15-180-48-0$

HACKENSON MARY E
21 KINSLEY LANE
MENDON, MA 01756

15-236-131-0
TECHNICAL METAL REALTY LLC
134 UXBRIDGE ROAD
MENDON, MA 01756

## 48 MOWRY STREET

JAMESON WENDY A \& DEREK M
MENDON, MA 01756

15-236-122-2

## 42 MOWRY STREEY

REMMES THOMAS \& CAITL.YN
MENDON, MA 01756
$15-180-44-0 \quad 15-180-46-0$

## TAFT WARREN D

 \& MOZART DEBRA A 148 UXBRIDGE ROAD MENDON, MA 01756
grant to RtidnI $W$. wUTPATI, $\mathrm{BR}_{\mathrm{a}}$. Indiviaunlly
of 43 Mowry street Mendon, Mas 8. 01756
with quitclaim crptananta
thelandin Mendon. Massachusetts being A certain tract or parcel of land with the buildings thereon situated it said Menado on the Easterly
 side of Mousy fane and being more partiuclarly bounded and described as follows to wit:
Beginning at the Northwest corner of the granted premises at an iron pipe for a bound on the Easterly side of said Movry Lane and at land of Willfan Hackenson;
THENCE: N. $771 / 4^{*} \mathrm{E} .$, forming a $90 *$ angle with the 11 nc of said Mowry Tame, along said W1111am Hackennon land, 437 feat to a drill hols in a wall;

THENCE: S- $121 / 2^{*} \mathrm{E}$ turning an interior angle of 89* $45^{\circ}$ along aid Stone wall, 388 rect, to a corner of walls;

THENCE: 5. $783 / 4^{*}$ M., turning an interior angle of 88* 45' along a stone. Fall, 436 feat, to the Easterly side of said Mowry Lane;

THENCE: N. $123 / 4+W_{*}$. turning an interior angle of $91 * 30$, along the Easterly side of said NOwry Lane, 376 fact to an iron pipe et the place of beginning-
For Grantor's title see deed of Thomas D. Hackenson and Dorothy a. Hackenson to Stanley E. Nut tall and Jacqueline M. Nuttall dated July 22, I960 omt-recणrded-at Worenater Regiatry-of Deeds ab, Book 4127 Page 188.
Also see Estate of Stanley E. Nuttall at. Worcester Probate Court number 03P0857EPI


OK 38638 Pg 49 Dace: DEED
Page 1 of 1 t2amados ce. 62 AM

Prosiciontoth
RANDI W- NUTTALI SR., Executor

The (Heminanurality of Masaxthusettz

Worcester
55.
 Then personally appeared the above named RbidN H. NUTTALT. SR.


5 EEACON STREET
bOSTON. MASSACHUSETTS ORION
TEL. $52 \% .2000$
('Individual - Jobs Tenants - Trans in Common.)







# PURCHASE AND SALE AGREEMENT 

## 1. PARTIES

This Agreement is made and entered inlo on this $\qquad$ day of MAY, 2020 , by and between RANDI W. NUTTALL, of 43 Mowry Street, Mendon, Worcester County, Massachusetts 01756 (hercinaffer arllet the Seller), who agrees to selt, and TIMOTHY J. AICARDI, of 18 Pleasant Screet, in said Mendon, Worcester County, Massachusetts on736 (or his nominee) (ixereingfer culled Ene Priger), who agrees to buy, upon all the terms and conditions hereinafter set forth, that parcel of real estate as is described as follows:

## 2. DESCRIPIION

A certain parcel of land on Mowry Street, Mendon, Worcester County, Massachusent as said parcel is shown as Lot 2 on a plan entitled "Plan of Land 43 Mowry Street", said plan dated March 18, 2020 and appended to this Agreement as Exhibit A. Said Lot 2 is part of that parcel currently known and numbered as 43 Mowry Street, Mendon MA 01756 and is the property described in a deed to Seller, recorded at Worcester Deeds in Book 32538, Page 49. This Agreement is subject to and contemplates the subdivision of the property so as to provide a buikdable, residential lot described as aforesaid, as Lot 2 on said plan.

## 3. IMPROVEMENTS

The Phemises is raw land and no improvements shall be prevent.

## 4. DEED

The swid premises are to be corveyed by a good and sufficient quitclaim desd running to and for the benefit of the Buyer, or to the nomuinee designated by the Buyer by written notice to the Seller no later than seven (7) days prior to the date when the deed is to be delivered as is hercinafter powided, and sach doed shall be sufficient to convey to the buyer good, marketable and clear rocond titie to the premises, free of encumbrances except those specifically conumerated
herein; specifically excepting:
(a) Provisions of existing building code statutes or rules and regulations and zoning ordinancess
(b) Such taxes for the year cument at the time of closing as are not then dwe and payable;
(c) Any lien for municipol betterments assessed after date of this agreement.
(d) Easements, restrictions and rescrvations of recurd, if any, so long as the same do not prohibit or materiaily inderfere with the proposed use of said premises as a single farnily

Notwiltstanding anything to the cxntrary herein contained, the premisess shall not be corsidered to be in compliance with the title provisions of this egreement unless:
(e) No luilding, structure or improvement, including, but not limited to, any driveways, grages, and sephic systems and wolls, if any, of any kind belonging to any other person or entity shedl encroach upon or under the premuises, except pursuant to a validly
wrorded indefeasible easement;
the Planuing Boand; and
(g) Tittle to the prenuises are insurable, for the benefit of the BLYER, by a title insurance company reasonably acceptable to BUYER, in a fee owner's policy of tifle insurance, at nommal premium rabes in the American Land Tille Asnociation form currently in use, subject to those printod exceptions of tille nomally included in the "jackon" lo such form or policy and the standiand so-called "Scheedule E" exceptions, and exceptions permitted by the Title Insurance Company under Clanse 4 to the ahove, it is provided further that in the event of a title matber for which a title lesurance company is willing to iscue a so-called "clean" policy or provide "affirnative coveragy" over a known defect or problem, the BUYER may elect to accept came but shall not be requared to do So, and shall have the right, at the option of the BUXER, to decm title to the premises defective and unmarivetable and not in compliance with the title provisions of this agroment.

## 5. PLANS

If soid deed refens to a plan necrssary to be recorded therewith the Seller shall deliver such plane with the deed in form adequale for recording or registration.

## 6. REGISTERED TMLLE

In arditition to the foregoing, if the title to said premises is registered, said deed shall be in form sufficient to entitle the Buyer to a Certificate of Title of swid premises, and the Seller sholl deliver with said deod all instruments, if any, necosxary to enable the Buyer to obtain such Certificate of Title.

## 7. PURCHASE PRICE <br> The agreed purchase price fur said prumises is ONE RUNDRFD TIIOUSAND and $00 / 100$ DOLIARS $(\$ 100,000.00)$, of which

$\begin{array}{ll}\$ 1,000.00 & \text { to be paid as a deposit upon } \\ & \text { execution of Pas; }\end{array}$
\$99,00.00,00 to be paid at the time of delivery of the Deed by certified, or conveyancer's bank or tressurer's check
$\$ 100,000.00$ TolaI

## 8. TIME FOR PERPORMANCF

Such Deed is to be delivered at a mutuaily agreed upon thene and date within ten business days of the lapse of any applicable final appeal period following grant of a building permit for the curstruction of one single fomily residence on the subject promises, but in no event later than October 31, 2020. In the event that BUYER determines thnt the nocessary permits may bssue, but cannot reasonably be chtained within the period described in this paragraph of this Agreement, SELLEER agrees to grant a thirty-day extension of said period. All forther extensions shall be at the negotiation of the partics. It is agreed that the Buycr shall utilize all due diligence in securing such zoning variances and permits as may be necesary to the issuance of said buslding perment. Buyer shall be liable for the costs incurred in conmection with all engineering, legal, application and other fees which may benome necessary in proseculion of Buyer's duly diligent request for such nocessary zoning and building permits. It is agreed that Buyer shall be deconed to have exercised such due driligence so long as the Buyer shall make such applications to the Mendon Planning Board and/or Zoning Board of Appeals and/or Building Inspector withuin sixty days of the date of this Agreement. In the event that, despite Beryer's due diligence, such building permit shall not be so obtained, Sellcr shall be entitled to retain the deposit of $\$ 1,000.00$ mondered upon the execution of this Agreement, Buyer shall be entitled to keep any and all engineering plans, calculations or related materials, and this Agreement shall be terminated.

The parties acknowledge that, at the lime of the execution of this Agreement, a State of Ernergency exists in the Commonwealth of Massachusetis and elsewhera dre to the provalence of the so-called COVID-19 Virus. Becanse it is currently unknown how long such State of Emergency will preveil, and because all state and local offices are prosently closed, the parties further acknowiedge that said Stake of Emergency will bear on tiening for all municipal and other approwals contemplated in the scope of this Agreement. Accondingly, the parties hereby agree that all such periods of due diligence will be extended so as to accummodate any reasonably nccessary delay as masy be roasonably occasioned by the sold Skate of Emergency.

## 9. POSSESSION AND CONDITION OF PREMISES

Full possession of said premises, is to be delivered at the time of the delivery of the deed, said premises to be then (a) in the same cuncition as they now are, and (b) not in violation of sadd building and zoning laws; and (c) in compliance with provisions of anty instrament reterred to in clause 4 hereof. The BUYER shall be entitled personally to enter upon and inspert said premises during the due diligence period and prior to the delivery of the deed in order to facilitate ang
enginfering or other professional delerminations as may be necexsary or appmpriate to Completion of the Buyer's due diligence described in the preceding paragraph,

## 10. EXIENSION TO PERTECT TTILE OR MAKE PREMISES CONFORM <br> If the SELLER shall be unable to give title or to make CONFORM

 of the promises, all as herein stipulated orif at or to make conveyance, or to deliver possession do not conform with the prowisions herool, the time of the delivery of the Dend the premises remove any dcfocts in title, or to detiver poren the SELLER shall use reasonable efforts to premises conform to the provisions her posscasion as provided herein, or to make the said give written notice thenoff to the BUYER, as the case may be, in which event the SELLER shall thereupon the time for performance hereof shar before the time for performance hervunder, and (30) days, as is reasomably required conly.
## 11. FAILURE TO PERIFECT TTILLE OR MAKE PREMMISES CONFORM

If at the cxpiration of the extended time the SEL LERR has failed to so remove any defects in title, in spite of using reasonable efforts to do so, deliver possession or make the premises conform as the case may be, all as herein agreed, then any payments made undicr this Agrextnent cease and ftuis Agreement shall be voind without recourse to the partion of all parties hereto shall

## 12. BUYER'S ELECTION TO ACCEPT TTILE

The BUYER shall have the eloction, at either the original or any extencled time for perfurmance, to accept such title as the SELLER can deliver to the said promises in their then condition and to pay therefore the purchase price without deduction, in which case the SELLERR shall convery such titie.

## 13. ACCEPTANCE OF DEED

The acceptance and recording of a Deed by the BUYEK as the case many be, shall be deemed to be a full performance and discharge of every agoeement and obligation hercin contained or expressed, except such as are, by the lerms hereof, to be performed after the delivery of said Deed.

## 14. USE OE MONEY TO CIFAR TITLE

To enable the SELLFR to matee conveyence as herein provided, the SELLER may, at the time of delivery of the deed, wse the purchase money or any portion thereof to clear the title of ary or all encumbrances or interests, provided that all instruments so procured are recorded simuitaneously with the delvery of said doed, car, in the case of discharged of mortgages held by conventional banks or other institutional mortgage lenders or releases of municlpal liens, betterments, or assessments, if any, to be paid from the SEILEEK's proceeds at closing pursuant to written payoff statements, in accordance with locas conveyancing practices.

[^0]
## 16. ADJUSTMENT OF UNASSESSED AND ABATED TAXES

Tauns for the then curment fiscal your shall be apportioned, was of the ulay of performance of this agruement and the net amoont thereof shall be added to or deducted from, as the case may be, the purchase price payable by the BUYER al the time of delivery of the deed. 17. ADJUSTMENT OF UNASSESSED AND ABATED TAXES

If the amnunt of said taxes is not known at the time of the delivery of the deod, they shall be apportioned on the basis of the taxes assessed for the preceding fiscal year, with a roapportionment as soon as the new tax rate and valutition can be ascertained; and, if the taves which are to be apportioned shall thereafter be reduced by abatement, the amount of such abatoment, less the reasunable cost of obtainuing the same, shall be apportioned between the parties, provided that neither party shall be obligated to institube or prosecute proccedings for ann abatement unless hevein otherwise agreed.

## 18. BROKER'S FEE

Seller shall be responsible for the payment of a broksens' fee/ commission to Mendon Area /Real Bstates Inc, the sole broker associated whth this transaction, as agreed between Seller and said Each party hereto hate upon the delivery of Seller's deed described in puragraph 7, above. of otherwise dcalt with any resents and cerlifies that such party has not contacted, spoken to, connection with this transaction estate broker other than those named in this clause 18, in information, no brokerage cion and that, to the best of cach such party's knowledge and in this clause 18, and hercby a a real eslate broker's fee which may arise.
19. BROKFR(S) WARRANTY

Mendon Area Real Estate, Inc. hereby certifles that it is currently a licensed real estate brober, in good standing, in the Commonweallh of Massachusetts.

## 20. DEPOSIT

All deposits made hereurder shall be held by MENDON AREA REAL ESTATE, INC, as escrow agent subject to the terms of this agreement and shall be duly accounted for at the time for performance of this agreement. In the event of any dispgreernent between the parties, the escrow agent shall retain the deposit pending instructions mutually given by the partics or receipt of a final cocurt order.

## 2L. BUYER'S DEFAULT DAMAGES

If the BUYFR shall fail to fulfill the BUYER'S agreements herein, all deposits made hereunder by the BUYER shall be retained by the SELI.IR as liquidated damages and that shall be the SELLER'S sole and cxclusive remedy at law and in equity.

## 22. LABILITY OF TRUSTEE, SHAREHOLDER, BENEFICIARY, etc.

If the SEI I ER or BUTYER expectess this agreement in a representative or fiduciary capacity, onify the principel or the estate represented shall be bound, and neither the SELLER or BUYER \$ excecuting, nor any shareholder or beneficiary of any trust, shall be personally liable for any obligation express or implied, hereunder.

## 23. WARRANTIES AND REPRESENTATIONS

The BUYER hareby stales and acknowledges that the BUYER is purchasing the wittin described property in upon the BUYER's own personal inspection theroof, that no representations have been made to the BUYER by the SWLLER or the SEITIER's agents or representatives as to the condition of said property or its suitnblity for particular uses; and that the BUYER is purchasing said property in its present "as is ${ }^{\text {a }}$ condition and as otherwise prowided in this Agromment without any coligation on the part of the SEI. ER to make any changes or alterations.

It is provided further that all of SELL.PR's representations under this Agrecment, if arty, are made based on the SELL.JR's actual knowledge, and without conducting any independent investigation or inquiry, and are not intendied to imply or create any obligation for the SELLER to take additional actions or more further inquiry with regord to any toplcs conlained within this Agrecment or elsewhere, including but not limitad to, documents to be executed in coryumotion with the closing. Furthermore, any such representations shall not constifute a representation or represertation or warranty of such conditions about which Selles has two knowledge, nor a closing. The BUYER aucknowleaimes the discovery or cocarrence of such conditions after the to conduct physical inspections of the property with hisensed incted or have had an opporturnity relying on the BUYER's inspectors and not the Solt

## 24. CONSTRUCTION OF AGREEMENT

This instrument, executed in multiple counterparts, is to be corstrued as a Massachnsetts contract, is to labee effect as a ssaled instrument, setting forth the entine contract and understanding among the parties is binding upon and inures to the henefit of the partics hercto and their nupective heits, devisens, executors, administrators, successors and assigns and may be cauceled, modified or amended only by written instrument executed by both the SELLER and the BUYER. If two or more persons are named hercinas BUYERR their obligations hurcunder shall be joint and several. The captions and marginal nobes are used only as a matter of converience and are not to be considered a part of this agrement or to be used in determining the intent of the parties to it.

## 25. ADDITIONAI PROVISIONS.

A. The SELLER represents that the SELLER has no actual knowledge without independent fivertigation, that there are underground oil storage tanks or related apparatus (including piping) for fuel oil, waste oil or other petroleum products located on or under the Pxerniscs. The SELLER further represents that the SELLER has no actual knowledgr, without independent inventigation, of the removal of such tanks or apporatus from the Premises nor of any releases into the soil from any such tanks or apparatus.
B. Any title matter which is the subject of the title standards and practices of the Massachusetts Real Estate Bar Assuciation at the time for the delivery of the deed shatl be governed by said tille standards and practices to the extent applicable.

C The SELLER shall execute and deliver skmultaneonsly with the delivery of the deed such certifications and documents as may customarily and rossonably be required by the BUXER's lender, cossing agent, or amy tille insurance company insuring the BUYER's tifle to the premises, including, without limitation, certifications and documents relating tor (a) parties in possession of the premises; (b) the creation of mechanics' or materialmen's liens? (c) closing disclosures, sottlernent staternents, and other financial affidavits and agreements as
may reasonably be required by the BUYER's lender or closing agent (c) the citizenship and residency of the SEI LER as requinct by law; and ( 0 information required to permit the closing foregoing, it is acknowledfaction to the Internal Revenue Service. Notwlttetanding the
D. The SELL ERR hereby agree to that the SELLER shall not execute a survey affidavit. or expenses, including without limitation actual a the BUYPR for any damages, loss, costs, reason of mechanics or materialmens liens steertad any's feer, incurred by the BUYER by materials or for rental equipment, appliances or tools furnished promises for tabor and/or repair or removal of a building, structure or other furnished, in the erection, alteration, SII LER. The provision of this clause 25D shall survive Ope delivery of the premises for the E. Buyer's performance of Buy

Buyer's receipt of a building permit for construction of o singiore expressly subject to the of the lots shown on the plan described in paragnoth of a singie-(amily residence upon each acknowlectge that this contingency in paragraph 2 of titis Agreement, above. The parties Variance or other zoning relief from the Zomplates the Buyer's meteserary acquisition of a Massachusetts. The parties acknowledge Lon thing Board of Appeals of the Town of Mendon, in the Commonwealth of Massachusetts that the current slate of emergency which prevails of Mention. To the extent that such should be the cane timing of proceedings by the Town performance shall be adjusted.
F. The terms and provisions of Addendum A, attached hereto and executed. contemporaneously herewith, ans incorporated by reference herein,


## Addondum A

This Addendum modilies, amends and changes the Purchase and Sale Agreement and supersedes the same to the extent set forth herein. In the event there are any conflicts bobween the Purchase and Sale Agreement and this Addendum, this Addendum shall controil.

1. Buyer and Seller hereby ackncwledge that they have been offered the opportunity to seak and confer with quallied lagal counsel of their choice prior to signing this agreement and throughout this transsction.
2. Pursuant to Paragraph 10 of the Purchase and Sale Agreement, the following language shall be added at the end of the paragraph "in no event ahall the Seller be obligated in excess of $\$ 5,000.00$ to cure litte, exclusive of the psyment of mortgages or voluntary liens."
3. This agroement supersedes all prior soareements and other undorstandings betwoen the parties and represents the complete and full agreement of the parties hereto. All prior offers and agroements betweon the parties with respect to the transackions contemplated harsby and any such prior offers or nareements are nut and void.
4. In order to facilitate the execution of such documents extending the time for peffornance of any event or notice that may be given under this agreement, each undersigned heraby suthorizes his or her respective attorney to assont and cxocute on that party's behalf, any agreement extending the lime for performance of any event or of any nofice that may be given under this agreement.
5. All notices required or to be given hereundor shall be in writing and deemed duly given when placed in the USPS-certified mail, postage prepaid, via overnight dellvery service, or sent via facsimile with confirmation of receipt, or sent by elactronic mail, during regular business hours, delivered addressed as follows:


If to SELLER:

## If to Buyer.

Erneet P. Pettinari 52 Dila Street Milford, MA 01757<br>Phone: 508-473-1070<br>Fax 508-478-4420<br>emiendplaw.ret

| If to Buyer. | David L Bertonazzi 189 Maln St, $3^{36}$ floor Milford, MA 01757 Pharse: 508-473-4811 FAX (508) 473-4192 dib(ghamlawpecom |
| :---: | :---: |

or to such other address or addresses as may from time to time be designated by either party by written notice to the other.
6. This Agreement supersedes any and all other oral or written agreements made prior hereto by and between any or all of the parties hereto with respect to the transaction contemplated hereby, including, without limitation, any offer to Purchase Real Estate, and all of such prior agreements aro hereby made void and without recourse to the parties hereto.
7. In order to facilitate the execution of documents necessary to extend the time for the performance of any event or the delivery of any notice that may be given under this agreement, each party hereto hereby authorizes, on that part's behalf, that party's respective attorney to execute on that party's behalf any agreement extending the time for performance of any event or any notice that may be given under this agreement. It is provided further that faxed or electronically transmitted scans of documents shall be considered the same as the original for purposes of this agreement.

## Randi W. Nuttala



SELLER


BUYERs)

## EXTENSION TO PURCHASE AND SALE AGREEMENT

## DATED OCTOBER 16,2020

## SELLER: Randi W. Nuttall

BUYER: Timothy J. Aicardi and/or North Pond LLP
PROPERTY: A portion of the premises situated at 43 Mowry Street, Mendon, MA
The parties hereby agree to confirm the closing date set forth in Paragraph 8 of the abovereferenced agreement on the above-referenced matter, now scheduled for no later than October 31, 2020 , shall be extended to an extended date of on or before January 31,2021 time being of the essence of this Agreement. All other terms and conditions of the above-referenced Agreement to remain in full force and effect.

SELLER


## BUYER



NORTH POND, LLD


By: Timothy J. Adicardi, Partner



[^0]:    15. INSURANCE

    Until the delivery of the deed, the SELIER shall maintain insurance on said premises as As presently insured. Risk of any loos to remain mith Seller until remanding of bis dead.

