

PROPERTY INFORMATION PACKAGE





HOUSE & LAND 12 Weeks Street, Houlton, ME

Property Location: 12 Weeks Street, Houlton, ME

Property Number: R23-317

Live Bidding Time: Friday, October 20th 2023 @ 11:00 pm

Preview Time: Thursday, October 12th 2023 @ 10-11:00 am

Live Bidding Location: On-Site

Acreage: ± 0.24 Acres

Map/Lot: 040-1-275

Central Maine Auction Center 44 Concord Drive, Hermon, ME 04401 PH. (207) 848-7027

EMILY TILTON PH. (207) 735-8782 EMILY@CMAUCTIONCENTER.COM

CENTRAL MAINE AUCTION CENTER

44 CONCORD DRIVE, HERMON, MAINE 04401 (207) 848-7027 • CMAUCTIONCENTER.COM

NOTICE: ATTENTION ALL PROSPECTIVE BIDDERS

CENTRAL MAINE AUCTION CENTER IS ACTING SOLEY AS AGENT FOR THE SELLER

Dear Prospective Bidder:

Bangor Savings Bank and Central Maine Auction Center, in conjunction with Realty of Maine would like to announce auction R23-317 consisting of real estate at 12 Weeks Street, Houlton, ME. The above property is subject to a \$5,000.00 deposit (nonrefundable to the highest bidder) in CASH or CERTIFIED U.S. FUNDS made payable to Bangor Savings Bank (deposited with Auctioneer as qualification to bid). The property will be sold by public auction in as is-where is condition, subject to all outstanding municipal assessments.

All information contained in this document and/or any advertising and marketing material was obtained from sources deemed to be reliable. However, Central Maine Auction Center and the seller of this property and/or its agents make no warranties as to the accuracy, truthfulness and completeness of this information. Bangor Savings Bank, Central Maine Auction Center and Realty of Maine make no warranties of any kind regarding its title to the property, physical condition, location, value, or compliance with any applicable federal, state or local law, ordinance and regulation, including zoning, or land use ordinances. Bidders must satisfy themselves to each of those matters as an ordinary and prudent buyer. For further information regarding the property, the public sale bidding details, and additional terms, contact Central Maine Auction Center directly.

ADDITIONAL TERMS AND CONDITIONS MAY BE ANNOUNCED BY THE AUCTIONEER ON THE DATE OF THE PUBLIC SALE AND ARE INCORPORATED HEREIN BY REFERENCE.

Central Maine Auction Center is available to assist you with any questions you may have regarding the property or our auction process. Our friendly, professional staff is committed to providing quality service and look forward to seeing you on auction day.



Dept. of Professional & Financial Regulation Office of Professional & Occupational Regulation

MAINE REAL ESTATE COMMISSION



35 State House Station Augusta ME 04333-0035

REAL ESTATE BROKERAGE RELATIONSHIPS FORM

Customer

Are you interested in buying or selling resi-Right Now dential real estate in Maine? Before you begin working with a real estate licensee important for you to understand that Main begin working with a real estate licensee it is important for you to understand that Maine Law provides for different levels of brokerage service to buyers and sellers. You should decide whether you want to be represented in

a transaction (as a client) or not (as a customer). To assist you in deciding which option is in your best interest, please review the following information about real estate brokerage relationships:

Maine law requires all real estate brokerage companies and their affiliated licensees ("licensee") to perform certain basic duties when dealing with a buyer or seller. You can expect a real estate licensee you deal with to provide the following customer-level services:

- To disclose all material defects pertaining to the physical condition of the real estate that are known by the licensee;
- To treat both the buyer and seller honestly and not knowingly give false information:
- To account for all money and property received from or on behalf of the buyer or seller; and
- To comply with all state and federal laws related to real estate brokerage activity.

Until you enter into a written brokerage agreement with the licensee for client-level representation you are considered a "customer" and the licensee is not your agent. As a customer, you should not expect the licensee to promote your best interest, or to keep any information you give to the licensee confidential, including your bargaining position.

Become A Client

If you want a licensee to represent you, you will You May need to enter into a written listing agreement or a written buyer representation agreement. These agreements create a client-agent relationship between you and the licensee. As a client you can expect the licensee to provide the following services, in addition to the basic ser-

vices required of all licensees listed above:

- # To perform the terms of the written agreement with skill and care;
- To promote your best interests;
 - For seller clients this means the agent will put the seller's interests first and negotiate the best price and terms for the seller;
 - For buyer clients this means the agent will put the buyer's interests first and negotiate for the best prices and terms for the buyer; and
- To maintain the confidentiality of specific client information, including bargaining information.

COMPANY POLICY ON CLIENT-LEVEL SERVICES -WHAT YOU NEED TO KNOW

The real estate brokerage company's policy on client-level services determines which of the three types of agent-client relationships permitted in Maine may be offered to you. The agent-client relationships permitted in Maine are as follows:

- # The company and all of its affiliated licensees represent you as a client (called "single agency");
- The company appoints, with your written consent, one or more of the affiliated licensees to represent you as an agent(s) (called "appointed agency");
- The company may offer limited agent level services as a disclosed dual agent.

WHAT IS A DISCLOSED DUAL AGENT?

In certain situations a licensee may act as an agent for and represent both the buyer and the seller in the same transaction. This is called disclosed dual agency. Both the buyer and the seller must consent to this type of representation in writing.

Working with a dual agent is not the same as having your own exclusive agent as a single or appointed agent. For instance, when representing both a buyer and a seller, the dual agent must not disclose to one party any confidential information obtained from the other party.

Remember!

Unless you enter into a written agreement for agency representation, you are a customer-not a client.

THIS IS NOT A CONTRACT

It is important for you to know that this form is not a contract. The licensee's completion of the statement below acknowledges that you have been given the information required by Maine law regarding brokerage relationships so that you may make an informed decision as to the relationship you wish to establish with the licensee/company.

To Be Compl	eted By Licensee					
This form was	s presented on (date)	October 12, 2023				
То						
Name of Buyer(s) or Seller(s)						
by	Emily Tilton, Ass					
	Licensee's	Name				
on behalf of _		ty of Maine				
	Company/	Agency				

MREC Form#3 Revised 07/2006 Office Title Changed 09/2011

To check on the license status of the real estate brokerage company or affiliated licensee go to www.maine.gov/professionallicensing. Inactive licensees may not practice real estate brokerage.

STATE OF MAIN	E
AROOSTOOK, ss.	

SUPERIOR COURT Docket No. HOUSC-RE-2023-10

BANGOR SAVINGS BANK,	
PLAINTIFF	
v.	
J. SCOTT EMACK, a/k/a/ JON SCOTT EMACK and DONNA M. EMACK,	
DEFENDANTS	

<u>DISCLAIMER</u>

Bangor Savings Bank and Central Maine Auction Company have provided the information contained in this bid package to persons interested in bidding for the property described herein. Each believes the information contained herein to be accurate and complete. However, neither Bangor Savings Bank nor Central Maine Auction Company, nor their respective agents, employees or attorneys, make any warranties of any kind as to the accuracy or completeness of the information contained herein. Interested bidders are urged to make such an independent investigation as to each of those matters to which an ordinary and prudent buyer would inquire.

Central Maine Auction Center, 44 Concord Drive, Hermon, Maine 04401 ■ (207) 848-7027 ■ www.cmauctioncenter.com ■ Beth Sleeper Roybal, Realty of Maine, 458 Main Street, Bangor, Maine 04401 ■ (207) 942-6310 ■ collectively, Auctioneer

Ryan P. Dumais, Esq., Eaton Peabody, 77 Sewall Street, Suite 3000; P.O. Box 5249, Augusta, ME 04332-5249 ■ (207) 622-3747 ■ www.eatonpeabody.com ■ Attorneys for Bangor Savings Bank

TERMS AND CONDITIONS OF PUBLIC SALE

Bangor Savings Bank v. J. Scott Emack et al. 12 Weeks Street, Houlton, Aroostook County, Maine

The following are the terms and conditions of the public sale of the real property subject to a Mortgage Deed granted to Bangor Savings Bank by J. Scott Emack and Donna M. Emack, said Mortgage Deed having been foreclosed as described in the Judgment of Foreclosure and Sale dated August 17, 2023, and entered by the Superior Court for Aroostook County, Houlton, Maine, in the matter of Bangor Savings Bank v. J. Scott Emack et al. (Docket No. HOUSC-RE-2023-10).

- 1. The property to be sold includes the real estate, together with any improvements thereon, located generally at 112 Weeks Street, Houlton, Aroostook County, Maine, more particularly described in the Mortgage Deed from J. Scott Emack and Donna M. Emack to Bangor Savings Bank dated January 3, 2020, and recorded in the Southern Aroostook County Registry of Deeds in Book 5978, Page 42 (the "Property"). No personal property is being sold with the Property, and bidders must satisfy themselves as to the legal character of specific property as real or personal in nature. Bangor Savings Bank reserves the right, but not the obligation, for itself and its assigns, to remove any personal property from the Property without liability of any kind to the purchaser of the Property for any loss, injury, or damage sustained as a result of the storage or removal of any personal property.
- 2. The sale of the Property is being conducted by Central Maine Auction Center, 44 Concord Drive, Hermon, Maine 04401, Maine Auction License 644, Kevin Tilton, Agency License 22, and Beth Sleeper Roybal, Realty of Maine (collectively, the "<u>Auctioneer</u>"), pursuant to 14 M.R.S. §§ 6203-A et seq. and the Judgment of Foreclosure and Sale referenced above.
- 3. The public sale will be held on October 20, 2023, at 11:00 a.m. at 12 Weeks Street, Houlton, Maine.
- 4. Bangor Savings Bank reserves the right to refuse or to accept any unusual or irregular bid for the Property; to hold recesses from time to time during the public sale as the Auctioneer may determine; to adjourn or to continue the public sale from time to time, without notice to any person; and to amend the terms and conditions of the public sale as it deems necessary or desirable, in its sole discretion. Bangor Savings Bank further reserves the right to bid without submitting any deposit and to withdraw any bid made by it. Bangor Savings Bank may withdraw the Property at any time until the Auctioneer announces the completion of the sale.
- 5. The bidding will be conducted as a public sale. All interested bidders shall be required to register with the Auctioneer and submit a deposit in the amount of Five Thousand Dollars (\$5,000.00) in cash or certified U.S. funds made payable to Bangor Savings Bank, in order to participate in the public sale. At the completion of the sale, subject to confirmation by Bangor Savings Bank, the highest bidder will sign a Purchase and Sale Agreement substantially in the form attached hereto. A record of bidding will be maintained by Bangor Savings Bank for its own use.

- 6. The successful bidder shall apply the bid qualification deposit of Five Thousand Dollars (\$5,000.00) as a nonrefundable deposit at the time of signing the Purchase and Sale Agreement. The balance of the purchase price payable by the successful bidder shall be paid in certified U.S. funds at the closing to be held on or before thirty (30) calendar days from the date of public sale as set forth in the Purchase and Sale Agreement.
- 7. Bangor Savings Bank will convey the Property by Release Deed, substantially in the form attached hereto, subject to the following items:
 - a. Any and all municipal, state, or federal laws, regulations, and ordinances including, without limitation, permits and approvals heretofore issued by any federal, state, or municipal government authority (compliance with, application for the transfer of any such permits, or approvals shall be the sole responsibility of the purchaser).
 - b. Any and all encumbrances and easements, whether or not of record in the applicable Registry of Deeds, and any governmentally imposed or required zoning, subdivision, environmental, and other land use restrictions.
 - c. Any condition which a physical examination or adequate survey of the Property might reveal.
 - d. Any lien, or right to a lien, for services, labor, or materials heretofore or hereafter furnished, imposed by a law, and which may or may not be shown by the public records.
 - e. The rights of tenants and persons in possession, if any.
 - f. The conveyance will be subject to all outstanding municipal fees, charges, encumbrances, and liens, whether or not of record in the applicable Registry of Deeds, including, but not limited to, water and sewer, and municipal or quasimunicipal taxes.
 - g. Any and all real estate transfer taxes, including Bangor Savings Bank's share of such taxes (36 M.R.S. §§ 4641 et seq.), as applicable, shall be paid by the purchaser at closing.
- 8. In the event that the highest bidder fails to comply with any of the terms and conditions of sale, that bidder's deposit will be retained by the Auctioneer unless the bidding is reopened, there is a new high bid satisfactory to Bangor Savings Bank, and the new highest bidder immediately executes a Purchase and Sale Agreement. Upon close of the bidding and compliance with the terms of the sale, the Auctioneer shall declare that the terms of the sale have been complied with and that the sale is closed.
- 9. The purchaser's commitment under the Purchase and Sale Agreement will <u>not</u> be contingent upon securing financing or upon any other condition; the purchaser's deposit will <u>not</u> be refunded due to an inability to obtain financing or any other failure by purchaser to perform.

- 10. The Seller, in selling the Property, is conducting a foreclosure sale. The Property is sold "AS IS, WHERE IS", with all existing defects and without any warranties of any kind, even as to fitness for a particular purpose, habitability, or merchantability. All bidders are invited to inspect the real estate and the public records prior to making a bid. No warranties, guaranties, or representations of any kind are made, and all warranties are disclaimed with respect to any improvements located on the Property, including improvements located underground, the location and/or boundaries of the Property or improvements thereon, title to the Property, environmental compliance, or its compliance with any applicable zoning or land use regulations, law, or ordinances. The purchaser will assume responsibility and expense for any title search, title examination or title insurance. The Seller shall not be required to execute any title insurance affidavits or similar documents relating to the Property. THE PURCHASER WILL ASSUME RISK OF ANY DEFECTS, AND EACH BIDDER EXPRESSLY ACKNOWLEDGES AND AGREES THAT THE AMOUNT BID REFLECTS THE "AS IS, WHERE IS" CONDITION OF THE PROPERTY AND THE ASSUMPTION OF ALL RISKS RELATING TO UNDISCLOSED DEFECTS. EACH BIDDER FURTHER ACKNOWLEDGES AND AGREES THAT SUCH BIDDER IN NO WAY RELIES UPON REPRESENTATIONS MADE BY BANGOR SAVINGS BANK, CENTRAL MAINE AUCTION COMPANY, OR THEIR RESPECTIVE REPRESENTATIVES AND AGENTS.
- 11. Bangor Savings Bank specifically disclaims, and purchaser acknowledges that Bangor Savings Bank shall not be responsible for or obligated now or at any time in the future to protect, exonerate, defend, indemnify, and save purchaser or its successors or assigns, harmless from and against any loss, damage, cost, expense, clean-up or liability, including, but not limited to, attorneys' fees and court costs, and including, but not limited to such loss, damage, cost, expense, or liability, based on personal injury, death, loss, or damage to property suffered or incurred by any person, corporation, or other legal entity, which may arise out of the presence of any such hazardous or toxic waste, substance, matter, or material on the Property.
- 12. In the event of loss or damage to the Property after the execution of the Purchase and Sale Agreement and prior to the closing, purchaser shall have the risk of loss.
- 13. In the case of disputed bidding, Central Maine Auction Company shall be the sole and absolute judge of such dispute.
- 14. If the purchaser fails to perform at the closing, the purchaser's deposit will be retained by the Auctioneer. A bidder or purchaser whose deposit is retained under this paragraph will also be responsible for any and all consequential damages and additional costs, deficiencies, expenses, and losses suffered as a result of purchaser's failure to perform, including without limitation, reasonable attorneys' fees. Further, Bangor Savings Bank reserves the right either to (a) contact the next highest bidder and allow that party to purchase the Property for the next highest bid as the assignee of the highest bidder; or (b) hold a new sale of the Property. Bangor Savings Bank shall have no obligation, and specifically disclaims any responsibility, to provide notice of any kind to any person subsequent to the public sale.

- 15. All of the terms and conditions set forth in the notice of public sale published in the <u>Houlton Pioneer Times</u> on September 13, 20, and 27, 2023, are deemed to be incorporated herein by reference.
- 16. In the event of any conflict between these Terms and Conditions of Sale and the Purchase and Sale Agreement, the Purchase and Sale Agreement shall control.
- 17. OTHER OR ADDITIONAL TERMS MAY BE ANNOUNCED AT THE PUBLIC SALE, IN WHICH EVENT SUCH TERMS AND CONDITIONS SHALL BE DEEMED TO BE INCORPORATED HEREIN BY REFERENCE.
- 18. Applicable Law: You have signed a written binding contract agreeing to the terms and conditions of sale and understand that any bid you make falls under the Maine Auction Law, Title II, Section 2-328, of the Uniform Commercial Code and the Statute of Frauds. Maine auctions are under the jurisdiction of the State of Maine Department of Professional and Financial Regulations, Board of Licensure of Auctioneers, 35 State House Station, Augusta, Maine 04330.

PURCHASE AND SALE AGREEMENT

BANGOR SAVINGS BANK, a Maine ban Bangor, Maine (the "Seller"), and		=
" <u>Purchaser</u> "), for consideration paid, agree as follow	ows:	([concentvery], the
1. Purchase and Sale of Property: Subject the Seller hereby agrees to sell to the Purchaser, and the Seller the real estate, together with any improve Street, Houlton, Aroostook County, Maine, being n from J. Scott Emack and Donna M. Emack to Ban recorded in the Southern Aroostook County Regist description therein being incorporated herein by respectively.	d the Purchaser hereby agreements thereon, located genore particularly described agor Savings Bank, dated stry of Deeds in Book 5975	ees to purchase from enerally at 12 Weeks in a Mortgage Deed January 3, 2020, and
this day deposited cash or certified U.S. funds made of Five Thousand Dollars (\$5,000.00), receipt of whether the Auctioneer's signature below. The balance of the U.S. funds made payable to Bangor Savings Bank amounts required to be paid in accordance with this	e payable to Bangor Saving hich nonrefundable deposit the total purchase price shak at closing. For the sake	The Purchaser has s Bank in the amount t is acknowledged by Il be paid in certified of convenience, the
[a] Total Purchase Price (bid amount)	\$_	
[b] Non-refundable Deposit[c] Additional Deposit (if any)	\$ 5,000.00 \$	
[d] Total Deposits ([b] + [c])	\$_	
[e] Balance Due at Closing ([a] - [d])	\$_	
3. Closing: The closing shall take place	e at Eaton Peabody. 77 Sew	all Street. Suite 3000.

- 3. <u>Closing:</u> The closing shall take place at Eaton Peabody, 77 Sewall Street, Suite 3000, Augusta, Maine 04330, or at such other place as may be agreed between the parties, on or before thirty (30) calendar days from the date of this Agreement, at a date and time mutually agreeable to the parties. Notwithstanding the foregoing, Seller may elect to effectuate the closing by mail.
- 4. <u>Title:</u> Purchaser shall be solely responsible for any expense related to any title or UCC search, title examination, or title insurance. In the event Purchaser elects to utilize a certain specimen title insurance policy provided by Seller, Purchaser shall pay the cost of the title insurance premium for issuing a final policy and any additional costs of title search and examination. In the event that Seller has provided to Purchaser copies of title abstracts, policies, or other title or survey information, Purchaser acknowledges that Seller shall have no responsibility or liability in connection therewith, it being understood that Purchaser is relying solely upon the title search ordered by it and the final title evidence issued as a result of said title search. Purchaser will assume

responsibility and expense for any title search, title examination or title insurance. Seller shall not be required to execute any title insurance affidavits or similar documents relating to the Property.

<u>Deed:</u> Seller shall, on the date of closing, execute and deliver to Purchaser a Release Deed conveying the Property to Purchaser in fee simple, substantially in the form attached hereto. Seller makes no warranties, guaranties, or representations of any kind or nature concerning the value of the Property, the physical condition of or title to the Property or any improvements located thereon, including improvements located underground, the location and/or boundaries of the Property or improvements thereon, environmental compliance, or compliance with any applicable federal, state, or local law, ordinance, or regulation. Further, the Property is specifically sold without any express or implied warranties of habitability or title, and is sold "AS IS, WHERE IS". Purchaser will assume risk of any defects and expressly acknowledges and agrees that the purchase price reflects the "AS IS, WHERE IS" condition of the Property and the assumption of all risks relating to undisclosed defects, known or unknown to Seller. Purchaser acknowledges they had an opportunity to inspect the real estate and the public records prior to execution of this Agreement. Purchaser further acknowledges and agrees that Purchaser in no way relied upon representations made by Seller or any of its employees, agents, representatives or attorneys. In the event that more than one purchaser executes this Agreement, the deed from Seller to Purchaser will be a deed to Purchaser as tenants in common unless otherwise indicated below.

Purchaser's election as to the form of ownership in the deed of conveyance from Seller (if no election is made, a deed to multiple parties shall be to the grantees as tenants in common):

□ joint tenancy
□ tenancy in common
□ not applicable (e.g. the Purchaser is an individual, corporate entity, or trustee)

Notwithstanding the foregoing, the Purchaser expressly acknowledges and agrees that the Purchaser shall be responsible for confirming the form of tenancy set forth in the deed of conveyance and that the Seller shall have no responsibility or liability therefor.

- 6. <u>Residential Real Property Disclosures</u>: The Purchaser acknowledges that this transaction is exempt from the residential property disclosure requirements of Title 33, Chapter 7, Subchapter 1-A of the Maine Revised Statutes.
- 7. Personal Property. The Purchaser acknowledges that there are or may be items of personal property situated on or in the Property, and that the Seller is not conveying any interest in such personal property to the Purchaser. The Purchaser further acknowledges that the Seller has made and will make no representations as to the legal character of specific property as real or personal in nature. The Seller reserves the right, but not the obligation, for itself and its assigns, to remove any personal property from the Property without liability of any kind to the Purchaser of the Property for any loss, injury, or damage sustained as a result of the storage or removal of any personal property.
- 8. <u>Purchaser's Default</u>: In the event the Purchaser fails to fulfill any of the Purchaser's obligations hereunder, including failure to tender the deposits as required hereunder, then the Seller

shall retain the Purchaser's said deposits, and may, at the Seller's option, pursue any remedies at law or equity, including specific performance.

- 9. Encumbrances, Liens and Assessments; Taxes: The Purchaser acknowledges and agrees that the Property will be sold at closing subject to (a) any and all municipal, state, or federal laws, regulations, and ordinances including, without limitation, permits and approvals heretofore issued by any federal, state, or municipal government authority (compliance with, application for the transfer of any such permits, or approvals shall be the sole responsibility of the Purchaser); (b) any and all encumbrances and easements, whether or not of record in the applicable Registry of Deeds, and any governmentally imposed or required zoning, subdivision, environmental, and other land use restrictions; (c) any condition which a physical examination or adequate survey of the Property might reveal; (d) any lien, or right to a lien, for services, labor, or material heretofore or hereafter furnished, imposed by a law, and which may or may not be shown by the public records; (e) the rights of tenants and persons in possession, if any; (f) all outstanding municipal fees, charges, encumbrances, and liens, whether or not of record in the applicable Registry of Deeds, including, but not limited to, water and sewer, and municipal or quasi-municipal taxes; (g) all transfer taxes and sales taxes assessed by the State of Maine, including the Seller's share of such taxes (36 M.R.S. §§ 4641 et seq.), as applicable, shall be paid by the Purchaser at closing.
- 10. <u>Broker's Commission</u>: The parties agree that in the event a broker is owed, or claims to be owed, a commission in connection with the Purchaser's purchase of the Property, the party having secured the services of that broker shall be solely responsible for satisfying such claim for commission.
- 11. <u>Risk of Loss</u>: Purchaser acknowledges and agrees that all risk of loss or damage to the Property prior to the closing shall be borne by Purchaser.

Seller specifically disclaims, and Purchaser acknowledges that Seller shall not be responsible for or obligated now or at any time in the future to protect, exonerate, defend, indemnify, or hold Purchaser or its successors or assigns, harmless from and against any loss, damage, cost, expense, clean-up or liability, including, but not limited to, attorneys' fees and court costs, and including, but not limited to such loss, damage, cost, expense, or liability, based on personal injury, death, loss, or damage to property suffered or incurred by any person, corporation, or other legal entity, which may arise out of the presence of any such hazardous or toxic waste, substance, matter, or material on the Property.

- 12. <u>Representations; Construction:</u> The Purchaser acknowledges that the Purchaser has not relied upon any oral or written representation of the Seller, or any of the Seller's employees, agents, or attorneys. The Purchaser agrees that in the event of any ambiguity as to the meaning or intent of the terms or obligations set forth herein, or any documents executed in connection herewith, such ambiguous term or provision shall not be construed more favorably to one party than to another.
- 13. <u>Limitation on Purchaser Damages</u>: The Purchaser agrees that in any dispute or action arising out of this Agreement, or the matters described herein, the damages to which the Purchaser may be due at any time and as against the Seller for any reason shall be specifically limited to the

amount of the Purchaser's deposit, repayable without interest, and that under no circumstances may such damages include any claim for punitive damages, lost profits or investment opportunities, or attorneys' fees.

- 14. <u>Waiver of Jury Trial</u>: The Purchaser agrees that in the event of any dispute as between the Purchaser and the Seller and relating to the subject matter of this Agreement, or the property hereby contemplated to be transferred by the Seller to the Purchaser, such dispute shall (unless the Seller shall have demanded arbitration as set forth in this Agreement) be tried before a single Justice of the Superior Court for the County in which the Property is located, sitting without a jury.
- as to the terms of this Agreement, or with respect to the matters described herein, and whether sounding in contract or tort, shall, at the election of the Seller and at any time, be resolved by binding arbitration in accordance with the applicable provisions of the Maine Uniform Arbitration Act, at 14 M.R.S. §§ 5927 et seq. and as the same may be amended from time to time. The Seller may further elect to submit less than all disputes or controversies as between the Purchaser and the Seller to binding arbitration. Nothing herein shall be construed as limiting the rights or remedies of the Seller pursuant to this Agreement or any document or agreement as between the Purchaser and the Seller and at any time, whether or not the Seller shall have previously demanded such arbitration.
- 16. <u>Binding Effect; Assignment</u>: This Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective heirs, personal representatives, and permitted assigns, except that the Purchaser may not assign this Agreement to any party without the Seller's written consent. The Purchaser's obligations and liability to the Seller pursuant to this Agreement expressly shall survive any such assignment.
- 17. <u>Severability</u>: If any provision of this Agreement is found to be invalid or unenforceable, such finding shall not affect the validity or enforceability of any other provision hereof.
- 18. <u>Incorporation of Provisions</u>: This Agreement expressly incorporates the terms and conditions of sale set forth in the Terms and Conditions of Public Sale distributed by the Auctioneer to registered bidders at the time of registration to bid, and, if applicable, further incorporates the terms and conditions of sale as announced by the Auctioneer at the public sale conducted on October 20, 2023.
- 19. <u>Entire Agreement; Governing Law:</u> This Agreement, including the incorporated provisions and the Disclaimer, constitutes the entire agreement between the parties, supersedes all prior negotiations and understandings, and shall not be altered or amended, except by written amendment signed by the Seller and the Purchaser. This Agreement shall be governed by Maine law. For purposes hereof, the date of this Agreement is October 20, 2023.
- 20. <u>Time for Performance</u>: TIME IS OF THE ESSENCE. Should the Purchaser default in any obligation under this Agreement, the Purchaser agrees to indemnify and hold the Seller

harmless from any resulting or consequential loss, claim, or damage of any kind whatsoever, including but not limited to any attorneys' fees incurred by the Seller.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement in duplicate originals on the day, month, and year written below.

WITNESSES:	BANGOR SAVINGS BAN	K
	Ву	
	Katrina D. Cote	Date
	Its Vice President	
	Purchaser	Date
	Social Security Number/Tax	x Identification Number
	——————————————————————————————————————	D
	Purchaser	Date
	Social Security Number/Tax	x Identification Number
	CENTRAL MAINE AUCT	ION COMPANY
	By	
		Date

RELEASE DEED

DLN#

BANGOR SAVINGS BANK, a Maine banking corporation having a place of business in	n
Bangor, Penobscot County, Maine, for consideration paid, releases to, o	ρf
, having a mailing address of	of
, said Grantee being the high bidder at public sale, any and a	11
right, title and interest in and to a certain lot or parcel of land, together with any improvemen	ts
hereon, located in Houlton, Aroostook County, Maine, being more particularly described as follow	s,
o wit: The following described real estate situate on the southerly side of Weeks Avenue, so-called	d,
situated in said Houlton, and being a part of lots numbered Fourteen (14) and Fifteen (15), according	ıg
to "Plan of Resurvey of part of Whitehead's Addition, part of lot numbered 33 South Division of	ρf
Houlton, Maine", made by Everett E. Burleigh and Preston N. Burleigh on October 18, 1940, an	ıd
recorded in the Aroostook Registry of Deeds, to wit: Commencing on the northerly side of said	d
Weeks Avenue, so-called, at the southwest corner of premises conveyed by said Alfred Green to	Ю
Dean N. Ingraham by deed dated September 5, 1950, and recorded in Book 618, Page 475 of the	ıe
Aroostook Registry of Deeds; thence westerly along the south line of said lot Fifteen (15), Thirty an	ıd
Six-Tenths (30.6) feet to the southwest corner of said lot Fifteen (15); thence northerly along the	ıe
west line of said lot Fifteen (15) One Hundred Forty and Two-Tenths (140.2) feet to the north lin	ıe
hereof; thence easterly along said north line Thirty and Six-Tenths (30.6) feet to the northwe	st

Also, hereby conveying the following described parcel: Commencing at the southeast corner of said lot numbered Fourteen (14), according to said survey; thence westerly along the south line of said lot Forty-Six and Eight-Tenths (46.8) feet; thence northerly and parallel with the east line of said lot Fourteen (14) to the north line thereof; thence easterly along said north line Forty-Six and Eight-Tenths (46.8) feet to the northeast corner of said lot Fourteen (14); thence southerly along the east line of said lot Fourteen (14) to the place of beginning.

corner of that parcel conveyed by said Green to said Dean N. Ingraham; thence southerly along the

west line of said premises deeded to Dean N. Ingraham to the place of beginning.

Subject to all outstanding municipal fees, charges, encumbrances, and liens, whether or not of record in the Southern Aroostook County Registry of Deeds. Further subject to all real estate transfer taxes.

For Grantor's source of title, reference may be had to the Mortgage Deed granted by J. Scott Emack and Donna M. Emack to Bangor Savings Bank dated January 3, 2020, and recorded in the Southern Aroostook County Registry of Deeds in Book 5978, Page 42 (the "Mortgage"). The Grantor foreclosed the Mortgage by virtue of a Judgment of Foreclosure and Sale dated August 17, 2023 and entered by the Superior Court for Aroostook County, Houlton, Maine, in the matter of Bangor Savings Bank v. J. Scott Emack et al. (Docket No. HOUSC-RE-2023-10), said judgment having been recorded in said Registry in Book ______, Page _____. This deed is a conveyance of all right, title, and interest of the Grantor, and of all parties to said action, in and to the property described herein pursuant to 14 M.R.S. § 6323.

	Newspaper in which pub	olication occurred:	Houlton Pioneer Tir	mes.
	Dates of Publication: Sep Sale Date ¹ : October 20, 2		d 27, 2023.	
DIMM		a '	1.1.	

For purposes of compliance with 14 M.R.S. § 6323(1):

IN WITNESS WHEREOF, Bangor Saving its undersigned officer, duly authorized, this	gs Bank has caused this instrument to be signed by day of October, 2023.
WITNESS:	BANGOR SAVINGS BANK
	By Katrina D. Cote
	Katrina D. Cote Its Vice President
State of Maine	
Penobscot, ss.	October, 2023
Personally appeared the above-named Ka Bank, and acknowledged before me the foregoing capacity and the free act and deed of Bangor Savi	
	Notary Public/Attorney-at-Law
	Print or type name as signed

¹ In the event the public sale was adjourned and continued from the date reflected in the notice of public sale as published by such newspaper, such continuance was accomplished in accordance with 14 M.R.S. § 6323(1).

NOTICE OF PUBLIC SALE

14 M.R.S. § 6323

Notice is hereby given that in accordance with a Judgment of Foreclosure and Sale dated August 17, 2023, which judgment was entered on August 18, 2023 by the Superior Court for Aroostook County, Houlton, Maine in the case of **Bangor Savings Bank v. J. Scott Emack et al.**, Docket No. HOUSC-RE-2023-10, and wherein the Court adjudged a foreclosure of a Mortgage Deed granted by J. Scott Emack, a/k/a Jon Scott Emack and Donna M. Emack dated January 3, 2020, and recorded in the Southern Aroostook County Registry of Deeds in Book 5978, Page 42, the period of redemption from said judgment having expired, a public sale will be conducted on October 20, 2023, commencing at 11:00 a.m. at 12 Weeks Street, Houlton, Maine. The property to be sold is further described on the Town of Houlton Tax Maps at Map 40-1, Lot 275. Reference should be had to said Mortgage Deed for a more complete legal description of the property to be conveyed

TERMS OF SALE

THE PROPERTY HEREINABOVE DESCRIBED IS BEING SOLD ON AN "AS IS" "WHERE IS" BASIS, WITHOUT ANY WARRANTY WHATSOEVER AS TO THE CONDITION, FITNESS, SIZE, OR LOCATION OF THE PROPERTY OR THE STATE OF TITLE TO THE PROPERTY.

The bidder to whom the property is sold must, at the time and place of sale, make a deposit of Five Thousand Dollars (\$5,000.00) by cash or certified check payable to Bangor Savings Bank, and must sign a Purchase and Sale Agreement with Bangor Savings Bank, which agreement shall provide in part (i) that the purchaser will be responsible for all real estate and/or personal property taxes and other municipal charges attributable to the respective property unpaid and in arrears and for all subsequent tax years as assessed by the Town of Houlton, and (ii) that a closing of the sale shall be held within thirty (30) days of the public sale where the remaining balance of the purchase price will be paid in cash or certified funds. The conveyance will be by Release Deed. Bangor Savings Bank expressly reserves the right to bid, to modify the terms of the sale set forth above, to add additional terms as it so wishes, and to authorize the mortgagors to sell the property prior to the sale date. All other terms and conditions of sale, including any modification or additions to the terms set forth above, will be announced by the auctioneer at the time of the sale.

For further information, contact Central Maine Auction Center, 44 Concord Road, Hermon, Maine 04401 ■ (207) 848-7027 ■ www.cmauctioncenter.com

Houlton 2022 Valuation Report 10/18/2022

Name: EMACK, J SCOTT

Page 1 Map/Lot: 040-1-275-000-000

EMACK, DONNA M Map/Lot: 040-1-275-000-000

Account: 809 Card: 1 of 1 Location: 12 WEEKS ST

Neighborhood 51 Neighborhood 51.

Zoning/Use General Resident Topography LevelAbove Street Utilities Public WaterPublic Sewer

Street Paved

CLASSIFICATION. Residential Reference 1 B1072P550

Reference 2

Tran/Land/Bldg 1 1 1 1

		Land Description				
Units	Method - Description	Price/Unit	Total	Fctr	Influence	Value
0.24	Acres-Homesite (Fract)	8,000.00	5,543	100%		5,543
2.00	# -Public Lot Improv	850.00	1,700	100%		1,700
Total Acres	s 0.24			Land [•]	Total	7,243
Dwelling Description					Replaceme	ent Cost New

	Dweining Descriper	011		replacement	COSCITCIV
Cape Cod	One Story	780 Sqft	Grade C 100	Base	60,830
Exterior	CLAPBOARD	Masonry Trim	None	Trim	U
Dwelling Units	1 OTHER Units-0	Roof Cover	Asphalt Shingles	Roof	0
-					0
					0
Foundation	Concrete	Basement	Dry Full Bmt	Basement	0
Fin. Basement Area	500 Sqft, Grade C	Basement Gar	None	Fin Bsmt	7,210
Heating	100% Forced Warm	Cooling	0% None	Heat	0
Rooms	7	-			
Bedrooms	2	Add Fixtures	1		
Baths	1	Half Baths	1	Plumbing	2,472
Attic	None			Attic	0
FirePlaces	0			Fireplace	0
Insulation	Full			Insulation	0
Unfin. Living Area	NONE	- III -		Unfinished	0
5 11 5		Dwelling Cor	ngition ———		

Built Renovated	Kitchens	}	Baths		Con	dition		Layout		Total
1952 0	Good		Typical		Abo۱	e Aver	age	Typical		70,512
Functional Obsoleso	cence	Economi	ic Obsolescen	ce	Phy	/s. %	Func. %	Econ. 9	6	Value(Rcnld)
None		None			719	6	100%	95%		47,560
Outbuild	ings/Addi	itions/Im	provements					rcent Goo	d	Value
Description	Year	Units	Grade	R	CN	Cond	Phy	Func	Econ	Rcnld
ONE STORY FRAME	1976	338	C 100	14,9	970	Avg.	79%	100%	95%	11,235
Frame Shed	1952				S	OUN	D VALU	E		200
Frame Garage	1952	240	C 100	3,3	356	Avg-	56%	100%	95%	1,785
Encl Frame Porch	1952	32	C 100	9	927	Avg+	71%	100%	95%	625
1,118 SFLA							Οι	ıtbuilding	Total	13,845

Accpt Land 7,200 Accepted Bldg 61,400 Total 68,600

Houlton 2022 **Valuation Report** 10/18/2022 Page 2

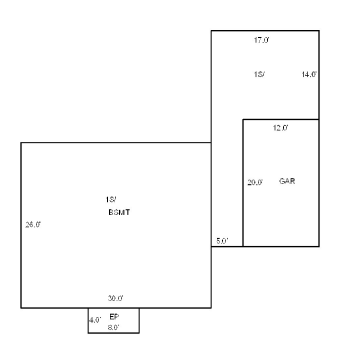
Name: EMACK, J SCOTT

EMACK, DONNA M

Map/Lot: 809 Location: 12 WEEKS ST Account:

040-1-275-000-000





Town of Houlton Tax Information Sheet As of: 09/01/2023

09/01/2023 Page 1

Account:	809		Name:	EMACK, J SCOTT	& EMACK, DONNA	М	
Location:		12 WEEKS ST					
Map and Lot: 040-1-275-000-000		0-000	Sale Date:				
Deed Refer	Deed Reference: B1072P550 11/17/1970		Sale Price:				
Exempt Co	Building: 80,600 Exempt 25,000		80,600 25,000 64,200 1,013.61 Amount	Total Acres: Tree Growth: Farmland: Open Space: Zoning: SFLA:	0.24 Soft: 0 Mixed: 0 Hard: 0 12 - General Resident 1118 Amount Mill Rate 23-1 00.00		
			Last Billed: 2023-1 Previous Billed: 2022-1		00.00 1,013.61	22.600	
	There	are no outsta	nding taxes.				
		formation Given	Ву:	09/01	./2023		
Title:			09/01	1 2023			

All calculations are as of: 09/01/2023

DISCLOSURES RELATIVE TO PROPERTY

Auction # R23-317

Location: 12 Weeks Street, Houlton, ME

Disclosure for Heating System:	
Type	Not Known X
Age of System	Not Known X
Name of Service Company	Not Known X
Annual Consumption per Source	Not Known X
Malfunctions or Problems	Not Known X
Disclosure for Waste Disposal System:	
Type of System	Not Known X
Date of Installation	Not Known X
Size and Type of Tank	Not Known X
Location of Field and Tank	Not Known X
Malfunctions	Not Known X
	Not Known X
Service and Contracting	NOT KHOWHX
Disclosure for Private Water Supply:	
Type of System	Not Known X
Date of Installation	Not Known X
Malfunctions	Not Known X
Location	Not Known X
Date and Result of Tests	Not Known X
Disclosure for Public Water Supply:	
Line Malfunctions	Not Known X
Disclosure for Known Hazardous Materials including but not limited to:	
Asbestos	Not Known X
Radon	Not Known X
Lead Paint	Not Known X
Chemical Spills on Property	Not Known X
Underground Tanks	Not Known X
Signature of Seller	Date
Signature of Buyer	Date
Signature of Buyer	Date