CITY OF NEW BEDFORD

PERMIT NO. SEWER AND/OR STORM DRAIN PERMIT 24491 see Attached This certifies that permission is granted to 10 Derty Managmun 12 ATOL NB MA DR 998 DSCON CARVONDO XCALDUR MI Property Owner To connect a sewer and/or storm drain located at.... on line To be laid in accordance with the conditions in this application and the City of New Bedford ordinances. FLOW COMMERCIAL TYPE OF USE: RESIDENTIAL INDUSTRIAL If applicant other than actual property owner, attach Letter of Authorization from Property Owner. Name Corvolto (Reciver) Tel Mailing Address.... The Bonded Contractor/Drain Layer authorized to perform this work is: W.C. SAULL Address PERMIT EXPIRES ONE YEAR AFTER DATE OF ISSUE Requires separate connections for sewage and storm drain where applicable. Storm water cannot be discharged to a sanitary sewer. All work must be inspected and approved by a D.P.I. inspector before backfilling. If this connection is to be part of a private service shared jointly with other building owners, attach copy of Recorded Joint Maintenance Agreement. Permits can be issued to Industrial and/or Commercial Applicants only upon receipt and approval by the Commissioner of Public Infrastructure of required plans and supplemental information. In addition, a City-issued Industrial User Discharge Permit and/or a Sewer Extension/Connection Permit issued by the Commonwealth of Massachusetts D.E.P. shall be required by the City for Industrial Discharge into the sewer system. Bank# Ovitondon Check# Other requirements: US Poult, sto Seusa & unsplich of surely barre seame from s is used Sewer YES NO Part of jointly-shared private line Connection made to Storm Drain Applicant agrees to abide by the above terms, as well as all pertinent ordinances of the City of New Bedford, and such other special rules as the Commissioner of Public Infrastructure and/or City Engineer may deem necessary and the second second Signature of Property Owner or Representative City Engineer INSPECTOR'S REPORT INSPECTED BY: DATE: **COMMENTS:** DISAPPR APPROVED 10 92

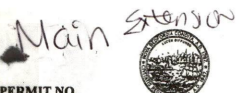
HANOVER

CITY OF NEW BEDFORD SEWER AND/OR STORM DRAIN PERMIT

DATEIN 1216

	2449!	WER AND/OR STO	MINI DIMENTI I DIGITA		-1100/1
	This certifies that permission is granted to			(se	e Attached
100	Property Owner alto and Address	le xcalib	er prop	erty Wand	agment in
	To compart a former of diam storms durin located	at 90 Han	over Str	eet	
	Assessor's Plot .13.2Lot	sewer and/or storm dra Southark this application and th	in in Manhole 57	on line to honou	RrStreet Manhole
	TYPE OF USE; RESIDENTIAL	COMMERCIAL	INDUSTRIAL	FLOW	G.P.D.
PLOT	If applicant other than actual property owner, a Name	withorized to perform the	his work is:		
2		N.CSM	IH.	Tel.	
0	Type of Pipe Required:	Pyc 35			
	PERMIT EXPIRES ONE YEAR AFTER D				
i	Requires separate connections for sew sanitary sewer.	age and storm drain w	here applicable. Storn	water cannot be discharge	d to a
44	 All work must be inspected and appro If this connection is to be part of a pri 	ved by a D.P.I. inspect	tor before backfilling.	owners, attach copy of Re	corded
a.	Joint Maintenance Agreement.			19	
	 Permits can be issued to Industrial an Public Infrastructure of required plans 	s and supplemental info	ormation.		
	 In addition, a City-issued Industrial U Commonwealth of Massachusetts D.I 	ser Discharge Permit a	nd/or a Sewer Extension the City for Industria	on/Connection Permit issue I Discharge into the sewer s	d by the system.
9	Industrial User Discharge Permit No		Date		
)+	Comm. Mass. Sewer Conn./Ext. Permit N A Filing and Inspection Fee of \$Se, p	olus an Entrance Fee of	Date	able, must accompany this	application.
	Bank# Santondar Chec		Date [0] 1		20700
	Other requirements: OS Built,	•			
	Sewer Sewer	Senie -	formal is	isucl	
		art of jointly-shared pr	ivate line YES	NO	
	Applicant agrees to abide by the above	terms as well as all n	ertinent ordinances o	f the City of New Bedford	l, and such
	other special rules as the Commissioner	of Public Infrastruct	ture and/or City Engi	neer may deem necessary	
	× Monuel H- Silva (2)		Simple	f Property Owner or Rep	recentative
	Deputy Compussion	NO .	Signature o	1 Property Owner of Kep	resentative
		INSPECTOR	'S REPORT	e	3 %
	INSPECTED BY: Antonio - LEM DATE: 11/29	.0 \$	SEE 24)		
	COMMENTS:		az mają.	. ,	
	APPROVED DISAPI	PROVED			â
	ATI				
	thetohio smiles				-2
	SIGNATURE				

SKETCH PLAN



10/12/17
DATE 10 12/16

PERMIT NO. 24491 CITY OF NEW BEDFORD SEWER AND/OR STORM DRAIN PERMIT

This certifies that permission is granted to	(See HTILLING
Property gwner attacked Address	bur Property Managment is
To connect a sewer and/or storm drain located at. 12 Ha	nack Street
To connect a sewer and/or storm drain located at	sting 10 Sewer
Assessor's Plot . 1.3.2. Lot	sting 10 sever drain in Manbole on end of Honorer Street My 78' It on line to new Manbole
To be laid in accordance with the conditions in this application and TYPE OF USE: RESIDENTIAL COMMERCIAL	INDUSTRIAL FLOWG.P.D.
If applicant other than actual property owner, attach Letter of Authon Name	orization from Property Owner.
The Bonded Contractor/Drain Layer authorized to perform	n this work is:
Name Address	N. J.L.
Type of Pipe Required: SDR PYC 35	Tel.
PERMIT EXPIRES ONE YEAR AFTER DATE OF ISSUE	
Requires separate connections for sewage and storm drain	where applicable. Storm water cannot be discharged to a
 sanitary sewer. All work must be inspected and approved by a D.P.I. inspected. 	ector before backfilling.
 If this connection is to be part of a private service shared jo 	ointly with other building owners, attach copy of Recorded
Joint Maintenance Agreement. Permits can be issued to Industrial and/or Commercial App	plicants only upon receipt and approval by the Commissioner of
Public Infrastructure of required plans and supplemental in	nformation.
In addition, a City-issued Industrial User Discharge Permi Commonwealth of Massachusetts D.F.P. shall be required.	t and/or a Sewer Extension/Connection Permit issued by the by the City for Industrial Discharge into the sewer system.
Industrial User Discharge Permit No	Date
A Filing and Inspection Fee of \$ Spin, plus an Entrance Fee	of \$.312:66 where applicable, must accompany this application.
Other requirements: OS Built, Ob Sens	Date 10/12/16 Receipt# 720700
Sewer boson sonice	Permit is issued
Connection made to Sewer Part of jointly-shared Storm Drain	private line YES NO
	the City of New Bodford and such
Applicant agrees to abide by the above terms, as well as all other special rules as the Commissioner of Public Infrastru	l pertinent ordinances of the City of New Bedford, and such ucture and/or City Engineer may deem necessary
Mount Silva (2)	Jan Jan Comment
City Engineer	Signature of Property Owner or Representative
Deputy Commusioner	DR'S REPORT
INSPECTO	RSKEPORT
INSPECTED BY:	
DATE:COMMENTS:	
APPROVED DISAPPROVED	
SIGNATURE	

SKETCH PLAN

```
MISCELLANEOUS PAYMENT RECPT#: 720700
City of New Bedford
133 William St.
New Bedford MA 02740:
                       TIME: 11:40
DATE: 10/12/16
'CLERK: a450mmb
                       DEPT:
·CUSTOMER#: 0
COMMENT:
CHG: DPISEW DPI SEWER PERMI
                                   762.00
REVENUE:
1;63906000 422185
                                   762.00
! Sewer Parmit Fee
CASH:
                                  762.00
 T#05
            101009
→ Cash Treasurer Dep W
GIAG THUOMA
                    ,762.00
PAID BY!
              EXCALIBUR PROP MANAG
PAYMENT METH:
              CHECK
              MR1037
REFERENCE: ,
AMT TENDERED.
                    762.00
AMT APPLIED:
                    762.00
```

.00

CHANGE:

DISPLAY PERMIT IN A CONSPICUOUS PLACE ON THE PREMISES



Commonwealth of Massachusetts

City of New Bedford

133 William Street New Bedford, MA 02740



SEWER PERMIT

Date: 11/9/2016		No. \	WW-16-28
Sewer Connection Fee: \$762.00	Pipe Size: Trench Length:	0.0	0 0.00
Service Location: 92 HANOVER ST	Owner Name:	REIS ALBERTO	MMACIEL DENISE
Type of Occupancy: Residential	Type of Work:	Sewer - New Se	wer Main
Work Description: sewer permit # 24491 P.132 L441 sewer main			
92 Hanover St tieing into existing 10' sewer manhole No. of Units: 0 Required Design Daily Flow:	e on end of Hanover s	outherly 78' ft Provided Daily Flow:	0.00
The undersigned petitions you to grant permission to EN hereby agrees to the following:	TER INTO THE MAIN	SEWER and, if su	ch permission is grante
To abide by the conditions and regulations importance now in force, or as amended from tire. That the connection of said sewer with the main Public Works or by a designated agent of the Temperature. That the work shall at all times be under the diauthorized agent, and that any expense incurred permittee. The permittee agrees to reimburse the Town for said expense.	ne to time. In sewer shall be inspection before burial of sa rection and control of the by the Town shall be	eted by an employed id connection. the Commissioner of	ee of the department of
Installing Company Name: Eric W. Smith		License Type:	Hoisting Engineer
	New Bedford	MA_	

COMMONWEALTH OF MASSACHUSETTS

BRISTOL, ss.

TRIAL COURT HOUSING COURT DEPARTMENT SOUTHEAST DIVISION CIVIL ACTION NO:

ATTORNEY GENERAL for the COMMONWEALTH OF MASSACHUSETTS, Petitioner,

v.

ALBERTO M. REIS, DENISE MACIEL, and CARRINGTON MORTGAGE SERVICES, LLC.

Respondents.

HOUSING COURT DEPARTMENT SOUTHEASTERN DIVISION A TRUE COPY ATTEST AND MALE CLERK DATE 8 17 15

PROPOSED ORDER ON THE PETITION TO ENFORCE THE STATE SANITARY CODE AND FOR APPOINTMENT OF A RECEIVER

- Introduction: Pursuant to G.L. c. 111 §127I and the general equity powers of this Court, following a hearing on AUGOST 17, 2015, 2014, with respect to the violations of the State Sanitary Code, 105 CMR 410 et seq. ("Code") at the Property located at 92 Hanover Street, New Bedford, Massachusetts ("the Property"), the Court finds that unless a receiver is appointed, these violations will not be promptly remedied, and that such appointment is in the best interest of the Property and of the public.
- 2. Parties: The petitioner in this action, the Attorney General for the Commonwealth of Massachusetts, is a public official under the constitution and laws of the Commonwealth of Massachusetts. The respondents are Alberto M. Reis, Denise Maciel and Carrington Mortgage Services, LLC as mortgagees and parties with an interest in the property.
- 3. Procedural Posture: The Property is an abandoned and unsecured single-family dwelling which fails to meet the minimum standards of decency for human habitation. By letter dated February 17, 2015, sent to respondents via first class mail and certified mail, return receipt requested, the below-referenced violations were brought to the attention of respondents, who were also notified of the petitioner's intention to seek enforcement of the Code and that it may petition the Court for appointment of a receiver. To date, respondents have failed to undertake or are not capable of undertaking the repairs required to bring the Property into compliance with the Code.

On JUNE 25,2015, 2015, the petitioner filed this action, seeking the enforcement of the Code and the appointment of Excalibur Property Management, Inc., 43 Harvest Avenue, Dartmouth, MA 02747 as receiver of the Property.

money or other damages for claims arising out of the occupancy of the Property, including any damages that may be incurred or claims that may arise while the Property is under the receivership, to the extent provided by law.

- 9. <u>Liability and Agency</u>: As set forth in G.L. c. 111, §127I, liability of the Receiver shall be limited to the assets and income of the receivership, including proceeds of insurance purchased by the Receiver in capacity as receiver. The Receiver shall in no instance be personally liable for actions or inactions within the scope of the Receiver's capacity as receiver. No suit shall be brought against the Receiver except as approved by the Court.
- Right to Resign: The Receiver shall have the right to resign at any time by giving seven days written notice to the Court and to the parties. The Receiver's notice of resignation shall include an accounting of all funds received and disbursed during its term as Receiver and, if the Property is occupied, a copy of any rent roll and rental history the Receiver has compiled. Such resignation shall be effective on the date specified in such notice, provided that the Court may require the Receiver to take such actions after the date specified if the Court determines that such actions are required to protect the health or safety of any occupants and that the Receiver has the capacity to perform such functions consistent with the terms of this Order. Unless otherwise ordered, on the effective date of such resignation, the Receiver shall assign any and all amounts received pursuant to the receivership to the Court or to a successor receiver.
- 11. Priority Liens and Mortgages: As set forth in G.L. c. 111, §127I, the Receiver shall have a lien, effective when recorded in the registry for which the Property is located, with priority over all other liens or mortgages except municipal liens, to secure payment of any costs incurred and repayment of any loans for repairs, operation, maintenance or management of the Property. The Receiver's lien may be assigned to lenders for the purpose of securing loans for repair, operation, maintenance, or management of the Property.
- 12. <u>Notice to Creditors</u>: The petitioner shall send a copy of this Order to all mortgages and lien holders of record, if any, a list of which is to be provided to the petitioner by the respondents.
- 13. Sale of the Property: The Property shall not be sold, encumbered, or placed under contract for sale without the prior leave of the Court.
- 14. <u>Duties of the Respondents:</u> Within 48 hours of the signing of this Order, the respondents shall transfer to the Receiver the right to obtain all keys to the apartments and common areas of the premises and its rent roll for all apartments at the Property. The respondents shall provide the Receiver with reasonable advance notice prior to entering any part of the Property. Within seven days of the signing of this Order, the respondents shall provide to the Receiver copies of all documents necessary to manage and maintain the property and shall provide the following information:
 - a) Mortgages and Liens: the name and address of all mortgages and lien holders of record; the amount of the liens or mortgages.

- i. First, to reimburse the Receiver for its actual out-of-pocket expenses incurred in its capacity as Receiver, including without limitation its reasonable legal fees, its allocable overhead and labor costs, its cost of incorporation, its costs of negotiation of the terms of this receivership, and costs of liability;
- ii. Then, to make repairs to conditions which violate the State Sanitary, fire safety, electrical, and building codes or ordinances;
- iii. Next, to make payments, to the extent possible, towards any unpaid taxes, assessments, penalties, or interest;
- iv. Finally, to make payments, to the extent possible, to any payments due any mortgagee or lien holder of record.
- e) The Receiver shall file with the Court and serve upon all parties within 60 days of the effective date of this Receivership a detailed line-item budget for the necessary repairs, which shall be based upon the Receiver's full inspection of the Property.
- f) The Receiver shall file with the Court and serve upon all parties within 60 days of the effective date of this Receivership, a report setting forth all expenses and disbursements of the Receivership, with attached receipts, and an accounting of all funds received by the Receiver during the period covered by such report.
- g) After the filing of the initial report described in subsection (f), the Receiver shall file with the Court and serve upon all parties every eight weeks thereafter, an updated report setting forth all expenses and disbursements of the Receivership, with attached receipts, and an accounting of all such receipts. If the Property becomes occupied in the future, the report shall also include a list of all tenants residing at the Property, together with a list of current rental amounts and the status rental payments to date. The Receiver shall serve upon the respondents, in a timely manner and to an address provided by the respondents appearing in Court, copies of all reports, notices, and other documents which are required of the Receiver under the terms of this Order. If the respondents fail to appear or otherwise fail to provide an address for service, then the Receiver shall be obliged only to file that report with the Court.
- h) The Receiver may rent the vacant Property when it is in current compliance with the State Sanitary Code. Policies regarding the first month's rent, last month's rent, and security deposit for new tenancies shall be left to the discretion of the Receiver.
- i) Should the Property become occupied, the Receiver may collect and receive all rental revenues due from tenants or occupants of the Property as an agent of the Court on or after the first rental period following the effective date of this Order. It shall be the responsibility of the Receiver under this paragraph to account for all receipts according to the standards set forth in subparagraph 6(f).
- 7. <u>Bond</u>: The Receiver shall not be required to furnish bond or surety, but shall provide proof of suitable liability insurance to be approved by the Court.
- Claims against Receiver: Except as provided in Paragraph 9 of this Order, any residents or occupants of the Property, whether past or future, may not seek money damages from any funds administered by the Receiver. All residents or occupants of the Property retain any and all rights under statutes or common law to proceed against the respondents, or any other appropriate party, other than the Receiver, and/or their agents or employees for

On JULY 1. , 2015, the petitioner provided Alberto M. Reis with notice of
the hearing on the Petition by certified mail, return receipt requested.
et trace t
On JUY 1, 2015, the petitioner provided Denise Maciel with notice of
the hearing on the Petition by certified mail, return receipt requested.
धार
On SUM 1, 2016, the petitioner provided Carrington Mortgage Services,
LLC, with notice of the hearing on the Petition by certified mail, return receipt requested.
Out of the last of the same
On August 17, 2015, following a hearing on the merits, the Court granted
the Petition which included the Petitioner's request to appoint Excalibur Property
Management, Inc., 43 Harvest Avenue, Dartmouth, MA 02747 as receiver of the
Property.
•
The state of the s

4. <u>Description and Condition of the Premises</u>: The Property is an unoccupied single-family dwelling which has been left vacant and abandoned for several years. It has numerous long-standing Code violations which pose a serious risk to the health, safety, and well-being of abutters and residents of the community, and render the Property unfit for human habitation. The defective conditions in the Property which have recently existed and/or continue to exist include, but are not limited to: three to four feet in the basement, mold on walls and ceilings, trash and debris throughout the Property, and overgrown vegetation.

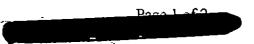
The present abandoned state of the Property creates a high risk of vandalism, trespass, fire damage, and personal injury to abutters and residents of the community. As the Property continues to deteriorate and create greater risks to the general public, there is also a significant risk that it will be destroyed beyond repair without the intervention of this court.

- Receiver: Excalibur Property Management, Inc., 43 Harvest Avenue, Dartmouth, MA 02747 is hereby appointed receiver of the Property ("the Receiver"). This appointment is effective upon the signing of this Order, and will last 240 days, subject to extensions granted by the Court upon a showing of good cause by the Receiver or other party with an interest in these proceedings.
- 6. <u>Authority and Duties of Receiver</u>: The authority and duties of the Receiver shall be as follows:
 - a) Promptly repair the Property and maintain it in a safe and healthful condition.
 - b) Employ companies, persons, or agents to perform its duties hereunder.
 - c) Deposit all amounts received on account of the Property into a separate account under the control of the Receiver.
 - d) Disburse funds received by the Receiver on account of the Property as follows, in the following order of priority:

- b) Insurance: the name, address, and telephone number of all insurance companies and their agents providing insurance coverage for the Property; the amount and type of coverage; the amount and due dates of premiums.
- c) Utilities: the amount of the most recent water, sewer, gas, and electric bills; the amount of any outstanding balance; and the dates and amounts of the last payment.
- d) Real Estate Tax: the amount of the most recent real estate tax bill; the amount of any outstanding balance, the date and amount of the last payment.
- e) Contracts: copies of all warranties for prior work done, service contracts for ongoing maintenance (e.g., for extermination) and all contracts or bids for repairs.
- f) Other: all information relevant to any outstanding expenses relating to the Property.
- 15. <u>Further Court Order</u>: The petitioner, the respondents, the Receiver, and other interested parties shall have the right to request from the Court, by motion and with advance notice, further orders consistent with G.L. c. 111, §1271, common law, or the terms of this Order. In the event of emergencies, service of motions to parties on this action by facsimile transmission shall be acceptable.
- Review by Court: The foregoing Order shall remain in effect for 240 days. The Receiver and all other affected parties shall report on the Receiver's progress to the Court on MUNDIN 9/14//5 at 5:00 clock a.m./p.m.
- 17. Effective Date: This Receivership shall take effect on Curyut 17, 2015

So entered on this 17th DAY OF AUGUST 2015.

ACCOCIATE TUSTICE





William Francis Galvin Secretary of the Commonwealth of Massachusetts



Corporations Division

Business Entity Summary

ID Number: 262942993

Request certificate

New search

Summary for: EXCALIBUR PROPERTY MANAGEMENT, INC.

The exact name of the Domestic Profit Corporation: EXCALIBUR PROPERTY

MANAGEMENT, INC.

Entity type: Domestic Profit Corporation

Identification Number: 262942993

Date of Organization in Massachusetts:

07-21-2008

Last date certain:

Current Fiscal Month/Day: 12/31

The location of the Principal Office:

Address: 1 WELBY RD.

City or town, State, Zip code,

NEW BEDFORD, MA 02745 USA

Country:

The name and address of the Registered Agent:

Name: JOSEPH CARVALHO

Address: 4 WELBY RD.

City or town, State, Zip code, NEW BEDFORD, MA 02745 USA

Country:

The Officers and Directors of the Corporation:

Title	Individual Name	Address				
PRESIDENT	JOSEPH CARVALHO	43 HARVEST AVE. DARTMOUTH, MA 02747 USA				
TREASURER	JOSEPH CARVALHO	43 HARVEST AVE. DARTMOUTH, MA 02747 USA				
SECRETÁRY	JOSEPH CARVALHO	43 HARVEST AVE. DARTMOUTH, MA 02747 USA				
DIRECTOR	JOSEPH CARVALHO	43 HARVEST AVE. DARTMOUTH, MA 02747 USA				

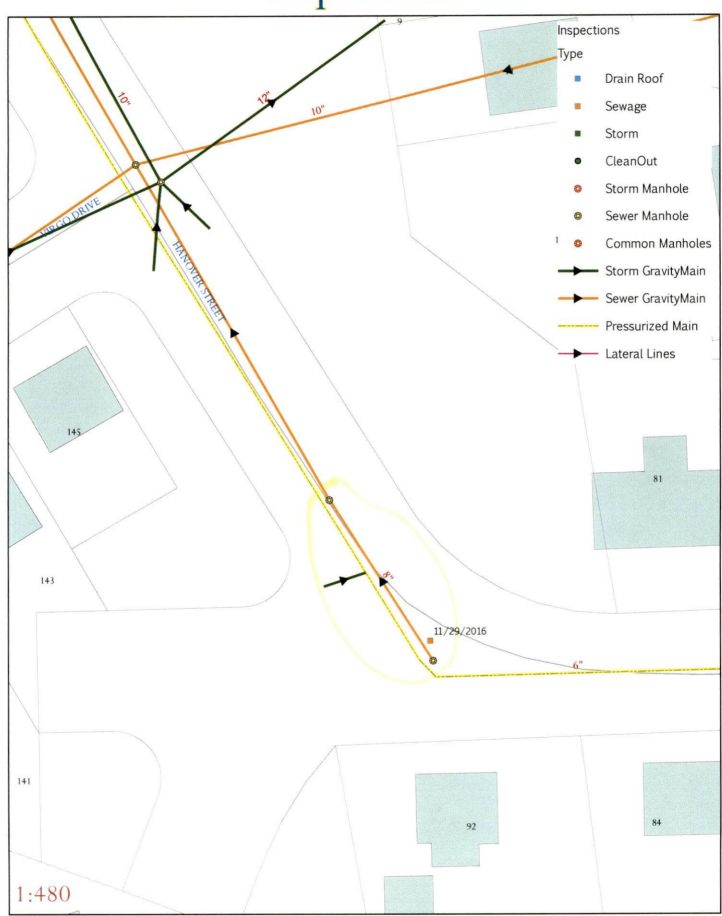
Business entity stock is publicly traded:

LETTER OF TRANSMITTAL

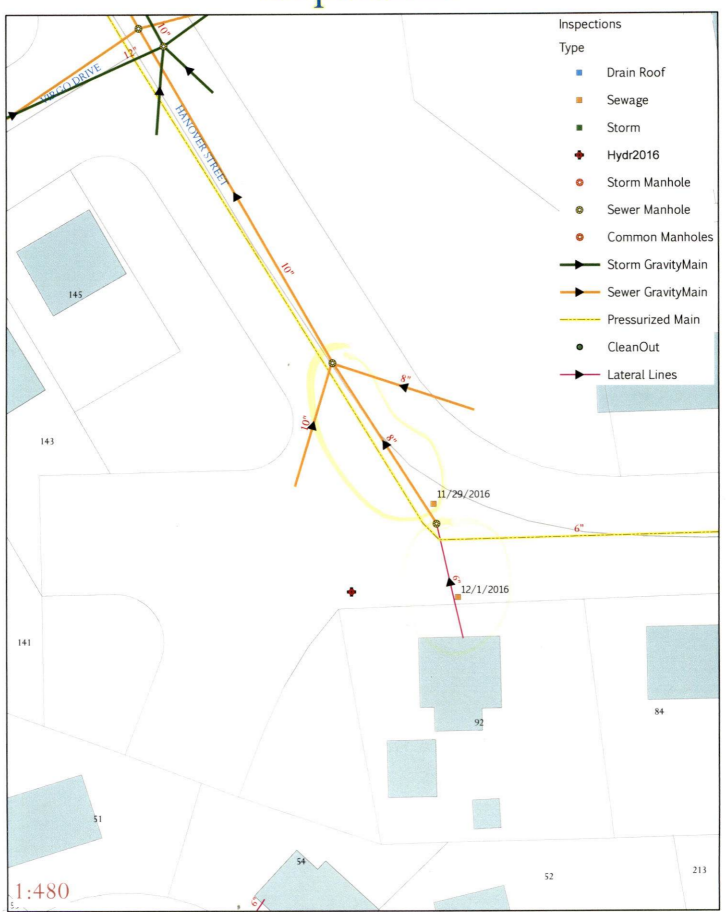
CHARON ASSOCIATES, INC. Date: 6/23/16							
Consulting Engineers							
323 Neck Road RE: 92 Hanover St., N.B.							
Rochester, MA 02770 Excalibur Property Mgmt.							
Phone: 508-763-8362							
Email: charonengineers@comcast.net							
TO: N.B. D.P.I Engineering							
We are sending you the following documents:							
CopiesDateNo.Description36/22/16L-1Plan of Site & proposed Sewer Connection							
3 6/22/16 L-1 Plan of Site & proposed Sewer Connection							
These items are sent as noted below:							
For approval For your use As requested							
X For review & comment Other (see remarks)							
Damento.							
Remarks:							
Plages review the evalueed plane for compliance to DDI -t - 1 - 1 - 1 - 1 - 1							
Please review the enclosed plans for compliance to DPI standards and advise us							
if any revisions are needed.							
Call us if you have any questions.							
Regards,							
Copy to:							
Rick Charon, P.E.							

\$ 312.00

Inspections



Inspections



Work	Order	Numbe	er: 16-012191						11/30/2016 3:09 PM
Category:	Service Lateral Gravity			P	riority:				
Problem:	Cont	Contractor Inspection				crew:			
Cause:						Supervisor:	MANUEL SILVA		
Main Task:		tigate / li	nspect			Status:	New Work Order		
Work Order Sta		Time:			v	Vork Order E	nd Date/Time:		
HANOVER S	ST								
		n Reques C. Smith	st before lunch sewer						
Task Start Date	/Time:				Task	End Date/Tir	ne:		
Task Code:		SWT220 Task Description				Investiga	ate / Inspect		
				_		Time	Туре		
Employee Num 10504	nber		vee Name NIO CONDEZ	Reg 0.00	<u>OT</u> 0.00	Normal	Type REGULAR TIME	<u>Units</u> Hours	
12/01/20	16		•	1					-
					_			_	
Equipment Cod	<u>de</u>		Equipment Description		_		<u>Units</u>		-
Material Code		-	Material Description				<u>Units</u>		
Fluid Code		-	Fluid Description				<u>Units</u>		
luf) o: ol								
	4	ed s	Serie, 6".	(Abaud	lone	ent o	f Septic Sys	itim?)	
	· ·		An-	Hónio Sr	na				
				12/01/	2016	3			

Work	Order	Number: 16-011776								11/18/2016 7:44 AM
Category:	Service Lateral Gravity			Priority:		iority:				7.44740
Problem:	Cont	Contractor Inspection			Cr	ew:				
Cause:					Sı	Supervisor:	MANUEL SILV	A		
Main Task:	Investigate / Inspect				St	atus:	New Work Ord	er		
Work Order Sta	rt Date/	Time:			Work Order End Date/Time:					
92 HANOVE										
	nts fror	n Request								
Task Start Date	/Time:			,	Task E	nd Date/Tir	ne:			
Task Code:		SWT220 Tas		Task Description:		Investiga	ate / Inspect			
						Time	Туре			
Employee Num 14950		Employee Name ANTONIO LEMOS	0.	00	<u>OT</u> 0.00	Normal 0.00	Type REGULAR TIME	Ē	<u>Units</u> Hours	
11/18/20				1			*		-	-
11/22/2	OAC	2 		1						-
11/20/2	216									-
Equipment Coo	<u>de</u>	Equipment Description	_			-		Units		_3
Material Code		Material Description						<u>Units</u>		
									_	
Fluid Code		Fluid Description				<u>Units</u>		<u>Units</u>		