

STATE OF NORTH CAROLINA RESIDENTIAL PROPERTY AND OWNERS' ASSOCIATION DISCLOSURE STATEMENT

Instructions to Property Owners

- 1. The Residential Property Disclosure Act (G.S. 47E) ("Disclosure Act") requires owners of residential real estate (single-family homes, individual condominiums, townhouses, and the like, and buildings with up to four dwelling units) to furnish buyers a Residential Property and Owners' Association Disclosure Statement ("Disclosure Statement"). This form is the only one approved for this purpose. A disclosure statement must be furnished in connection with the sale, exchange, option, and sale under a lease with option to purchase where the tenant does not occupy or intend to occupy the dwelling. A disclosure statement is not required for some transactions, including the first sale of a dwelling which has never been inhabited and transactions of residential property made pursuant to a lease with option to purchase where the lessee occupies or intends to occupy the dwelling. For a complete list of exemptions, see G.S. 47E-2.
- 2. You must respond to each of the questions on the following pages of this form by filling in the requested information or by placing a check ($\sqrt{}$) in the appropriate box. In responding to the questions, you are only obligated to disclose information about which you have actual knowledge.
 - a. If you check "Yes" for any question, you must explain your answer and either describe any problem or attach a report from an attorney, engineer, contractor, pest control operator or other expert or public agency describing it. If you attach a report, you will not be liable for any inaccurate or incomplete information contained in it so long as you were not grossly negligent in obtaining or transmitting the information.
 - b. If you check "No," you are stating that you have no actual knowledge of any problem. If you check "No" and you know there is a problem, you may be liable for making an intentional misstatement.
 - c. If you check "No Representation," you are choosing not to disclose the conditions or characteristics of the property, even if you have actual knowledge of them or should have known of them.
 - d. If you check "Yes" or "No" and something happens to the property to make your Disclosure Statement incorrect or inaccurate (for example, the roof begins to leak), you must promptly give the buyer a corrected Disclosure Statement or correct the problem.
- 3. If you are assisted in the sale of your property by a licensed real estate broker, you are still responsible for completing and delivering the Disclosure Statement to the buyers; and the broker must disclose any material facts about your property which he or she knows or reasonably should know, regardless of your responses on the Disclosure Statement.
- 4. You must give the completed Disclosure Statement to the buyer no later than the time the buyer makes an offer to purchase your property. If you do not, the buyer can, under certain conditions, cancel any resulting contract (See "Note to Buyers" below). You should give the buyer a copy of the Disclosure Statement containing your signature and keep a copy signed by the buyer for your records.

Note to Buyer: If the owner does not give you a Residential Property and Owners' Association Disclosure Statement by the time you make your offer to purchase the property, you may under certain conditions cancel any resulting contract without penalty to you as the buyer. To cancel the contract, you must personally deliver or mail written notice of your decision to cancel to the owner or the owner's agent within three calendar days following your receipt of the Disclosure Statement, or three calendar days following the date of the contract, whichever occurs first. However, in no event does the Disclosure Act permit you to cancel a contract after settlement of the transaction or (in the case of a sale or exchange) after you have occupied the property, whichever occurs first.

5. In the space below, type or print in ink the address of the property (sufficient to identify it) and your name. Then sign and date: Property Address: <u>2156</u> Pisque Forest Dr. P. sau Forest

Owner's Name(s): _______ Owner(s) acknowledge(s) having examined this Disclosure Statement before signing and that all information is true and correct as of the date signed.

Owner	Signature:	L
Owner	Signature: Signature:	

John Long	10/09/23 8:37 PM EDT FE8K-UTNH-IOQH-TRWI		Date	10
Man	Km Q	0.	Date	10-

Buyers acknowledge receipt of a copy of this Disclosure Statement; that they have examined it before signing; that they understand that this is not a warranty by owners or owners' agents; that it is not a substitute for any inspections they may wish to obtain; and that the representations are made by the owners and not the owners' agents or subagents. Buyers are strongly encouraged to obtain their own inspections from a licensed home inspector or other professional. As used herein, words in the plural include the singular, as appropriate.

Buyer Signature:	Date
Buyer Signature:	Date

Property Address/Description:

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The following questions address the characteristics and condition of the property identified above about which the owner has <u>actual knowledge</u>. Where the question refers to "dwelling," it is intended to refer to the dwelling unit, or units if more than one, to be conveyed with the property. The term "dwelling unit" refers to any structure intended for human habitation.

		Yes	No	No. Representation
1.	In what year was the dwelling constructed? <u>2009</u> . Explain if necessary:			
2.	Is there any problem, malfunction or defect with the dwelling's foundation, slab, fireplaces/chimneys, floors, windows (including storm windows and screens), doors, ceilings, interior and exterior walls, attached garage, patio, deck or other structural components including any modifications to them?			
3.	The dwelling's exterior walls are made of what type of material? Brick Veneer Wood Stone Vinyl Synthetic Stucco Composition/Hardboard Concrete Fiber Cement Aluminum Asbestos Other (Check all that apply)			
4.	In what year was the dwelling's roof covering installed? <u>2009</u> (Approximate if no records are available) Explain if necessary:	_		
5.	Is there any leakage or other problem with the dwelling's roof?		Ø	
6.	Is there any water seepage, leakage, dampness or standing water in the dwelling's basement, crawl space, or slab?		$\overline{\mathbf{A}}$	
7.	Is there any problem, malfunction or defect with the dwelling's electrical system (outlets, wiring, panel, switches, fixtures, generator, etc.)?		7	
8.	Is there any problem, malfunction or defect with the dwelling's plumbing system (pipes, fixtures, water heater, etc.)?		M	
9.	Is there any problem, malfunction or defect with the dwelling's heating and/or air conditioning?		Ø	
10.	What is the dwelling's heat source? \Box Furnace \Box Heat Pump \Box Baseboard \Box Other $\frac{Propare}{Propare}$ (Check all that apply) Age of system: \underline{Up} \underline{Grarrs} \underline{hring}			
	What is the dwelling's cooling spurce? Central Forced Air Wall/Window Unit(s) Other	-		
	(Check all that apply) If the fuel source is stored in a tank, identify whether the tank is above ground or below ground, and whether the tank is cleased by seller or owned by seller. (Check all that apply)			
13.	What is the dwelling's water supply source? City/County Community System Private Well Shared Well Other (Check all that apply)			
14.	The dwelling's water pipes are made of what type of material? Copper Galvanized Plastic Polybutylene			
15.	Is there any problem, malfunction or defect with the dwelling's water supply (including water quality, quantity, or water pressure)?			
16.	What is the dwelling's sewage disposal system? Septic Tank Septic Tank with Pump Community System Connected to City/County System City/County System available Straight pipe (wastewater does not go into a septic or other sewer system [note: use of this type of system violates state law]) Other (Check all that apply)			
17.	If the dwelling is serviced by a septic system, do you know how many bedrooms are allowed by the septic system permit? If your answer is "yes," how many bedrooms are allowed?			
18.	Is there any problem, malfunction or defect with the dwelling's sewer and/or septic system?		5	
	Is there any problem, malfunction or defect with the dwelling's central vacuum, pool, hot tub, spa, attic fan, exhaust fan, ceiling fans, sump pump, irrigation system, TV cable wiring or satellite dish, garage door openers, gas logs, or other systems?		NA NA	
20.	Is there any problem, malfunction or defect with any appliances that may be included in the conveyance (range/oven, attached microwave, hood/fan, dishwasher, disposal, etc.)?			
	yer Initials and Date 0 Owner Initials and Date 10-7.23	fol	M -	Honey
Bu	yer Initials and Date Owner Initials and Date 10-7-23	VV	; (Jourt
REV				V

		Yes	No	<u>No</u> Representation
21.	Is there any problem with present infestation of the dwelling, or damage, from past infestation of wood destroying insects or organisms which has not been repaired?			
22.	Is there any problem, malfunction or defect with the drainage, grading or soil stability of the property?		U	
23.	Are there any structural additions or other structural or mechanical changes to the dwelling(s) to be conveyed with the property?		Ø	
	Is the property to be conveyed in violation of any local zoning ordinances, restrictive covenants, or other land- use restrictions, or building codes (including the failure to obtain proper permits for room additions or other changes/improvements)?			
25.	Are there any hazardous or toxic substances, materials, or products (such as asbestos, formaldehyde, radon gas, methane gas, lead-based paint) which exceed government safety standards, any debris (whether buried or covered) or underground storage tanks, or any environmentally hazardous conditions (such as contaminated soil or water, or other environmental contamination) located on or which otherwise affect the property?			
26.	Is there any noise, odor, smoke, etc. from commercial, industrial, or military sources which affects the property?		N	
27.	Is the property subject to any utility or other easements, shared driveways, party walls or encroachments from or on adjacent property?		\square	
28.	Is the property the subject of any lawsuits, foreclosures, bankruptcy, leases or rental agreements, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notices from any governmental agency that could affect title to the property?			
	Is the property subject to a flood hazard or is the property located in a federally-designated flood hazard area?		Ø	
30.	Does the property abut or adjoin any private road(s) or street(s)? All the voads are	P		
31.	If there is a private road or street adjoining the property, is there in existence any owners' association or maintenance agreements dealing with the maintenance of the road or street?	Ø	白	
Ify	ou answered "yes" to any of the questions listed above (1-31) please explain (attach additional sheets if ne	cess	ary):	
P	FFPOA maintains the roads: \$ 1288,00 per.	le	ar	
atto	ieu of providing a written explanation, you may attach a written report to this Disclosure Statement by a p rney, engineer, land surveyor, geologist, pest control operator, contractor, home inspector, or other expert, dealin scope of that public agency's functions or the expert's license or expertise.	ublic ng wi	agen ith m	acy, or by an atters within
The deta	following questions pertain to the property identified above, including the lot to be conveyed and any dy ached garages, or other buildings located thereon.	velli	ng ur	uit(s), sheds,
32.	Is the property subject to governing documents which impose various mandatory covenants, conditions, and restrictions upon the lot or unit? If you answered "yes" to the question above, please explain (attach additional sheets if necessary): No farm an ments allowed. No mobile homes	Yes I	N₀ □	No Representation
33.	Is the property subject to regulation by one or more owners' association(s) including, but not limited to, obligations to pay regular assessments or dues and special assessments? If you answer is "yes," please provide the information requested below as to each owners' association to which the property is subject [insert N/A into any blank that does not apply]:	buond		
	• (specify name) <u>Pisgeh Forost Farm</u> VDA whose regular a are \$ <u>1298</u> , per <u>Parv</u> The name, address and telephone number of the president of the owner association manager are <u>PFFPDA</u> , <u>President</u> - Patrick Kolly <u>P.D Box</u> 1282, <u>Piscab</u> Forost NC			
	• (specify name) whose regular a			
	are \$ per The name, address and telephone number of the president of the owne	rs' as	socia	tion or the
	association manager are			
Bu	yer Initials and Date Owner Initials and Date	10	-7	-23
Bu	yer Initials and Date Owner Initials and Date	D-	1.	23

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*If you answered "Yes" to question 33 above, you must complete the remainder of this Disclosure Statement. If you answered "No" or "No Representation" to question 33 above, you do not need to answer the remaining questions on this Disclosure Statement. Skip to the bottom of the last page and initial and date the page. No

34.	Are any fees charged by the association or by the association's management company in connection with the conveyance or transfer of the lot or property to a new owner? If your answer is "yes," please state the amount of the fees:		No Rej	
35.	As of the date this Disclosure Statement is signed, are there any dues, fees, or special assessments which have been duly approved as required by the applicable declaration or bylaws, and that are payable to an association to which the lot is subject? If your answer is "yes," please state the nature and amount of the dues, fees, or special assessments to which the property is subject:	L	Ø	
36.	As of the date this Disclosure Statement is signed, are there any unsatisfied judgments against, or pending lawsuits <i>involving the property or lot to be conveyed</i> ? If your answer is "yes," please state the nature of each pending lawsuit, and the amount of each unsatisfied judgment:		Ø	
37.	As of the date this Disclosure Statement is signed, are there any unsatisfied judgments against, or pending lawsuits <i>involving the planned community or the association to which the property and lot are subject</i> , with the exception of any action filed by the association for the collection of delinquent assessments on lots other than the property and lot to be conveyed? If your answer is "yes," please state the nature of each pending lawsuit, and the amount of each unsatisfied judgment:		Ø	
38.	Which of the following services and amenities are paid for by the owners' association(s) identified above out of the association's regular assessments ("dues")? (Check all that apply). Management Fees		A C C C C C C C C C C C C C C C C C	
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STATE OF NORTH CAROLINA MINERAL AND OIL AND GAS RIGHTS MANDATORY DISCLOSURE STATEMENT

Instructions to Property Owners

- 1. The Residential Property Disclosure Act (G.S. 47E) ("Disclosure Act") requires owners of certain residential real estate such as singlefamily homes, individual condominiums, townhouses, and the like, and buildings with up to four dwelling units, to furnish purchasers a Mineral and Oil and Gas Rights Disclosure Statement ("Disclosure Statement"). This form is the only one approved for this purpose.
- 2. A disclosure statement is not required for some transactions. For a complete list of exemptions, see G.S. 47E-2(a). <u>A DISCLOSURE STATEMENT IS REQUIRED FOR THE TRANSFERS IDENTIFIED IN G.S. 47E-2(b)</u>, including transfers involving the first sale of a dwelling never inhabited, lease with option to purchase contracts where the lessee occupies or intends to occupy the dwelling, and transfers between parties when both parties agree not to provide the Residential Property and Owner's Association Disclosure Statement.
- 3. You must respond to each of the following by placing a check $\sqrt{1}$ in the appropriate box.

MINERAL AND OIL AND GAS RIGHTS DISCLOSURE

Mineral rights and/or oil and gas rights can be severed from the title to real property by conveyance (deed) of the mineral rights and/or oil and gas rights from the owner or by reservation of the mineral rights and/or oil and gas rights by the owner. If mineral rights and/or oil and gas rights are or will be severed from the property, the owner of those rights may have the perpetual right to drill, mine, explore, and remove any of the subsurface mineral and/or oil or gas resources on or from the property either directly from the surface of the property or from a nearby location. With regard to the severance of mineral rights and/or oil and gas rights, Seller makes the following disclosures:

		Yes	No	No Representation
Buyer Initials	1. Mineral rights were severed from the property by a previous owner.			
Buyer Initials	2. Seller has severed the mineral rights from the property.			
Buyer Initials	3. Seller intends to sever the mineral rights from the property prior to transfer of title to the Buyer.			
Buyer Initials	4. Oil and gas rights were severed from the property by a previous owner.			
Buyer Initials	5. Seller has severed the oil and gas rights from the property.			
Buyer Initials	6. Seller intends to sever the oil and gas rights from the property prior to transfer of title to Buyer.			

Note to Purchasers

If the owner does not give you a Mineral and Oil and Gas Rights Disclosure Statement by the time you make your offer to purchase the property, or exercise an option to purchase the property pursuant to a lease with an option to purchase, you may under certain conditions cancel any resulting contract without penalty to you as the purchaser. To cancel the contract, you must personally deliver or mail written notice of your decision to cancel to the owner or the owner's agent within three calendar days following your receipt of this Disclosure Statement, or three calendar days following the date of the contract, whichever occurs first. However, in no event does the Disclosure Act permit you to cancel a contract after settlement of the transaction or (in the case of a sale or exchange) after you have occupied the property, whichever occurs first.

Property Address: 2156 Pisgah Forest Drive, Pisgah Forest, NC 28768

Owner's Name(s):Mary Long and John Long

Owner(s) acknowledge having examined this Disclosure Statement before signing and that all information is true and correct as of the date signed.

Owner Signature:	Mary Long	delloop verified 10/09/2311:47 AM EDT 4X64-L020-18THONE	Date <u>10/07/2023</u>
Owner Signature:	John Long	dotloop verified 10/09/23 3:48 PM EDT NN63-RNCD-91PQ-QLNJ	Date <u>10/07/2023</u>
Purchaser(s) ackno that this is not a w	wledge receipt of a copy of this Disclosi varranty by owner or owner's agent; an	ure Statement; that they have exam d that the representations are made	ined it before signing; that they understand by the owner and not the owner's agent(s)
or subagent(s)			

Purchaser Signature:	Date
Purchaser Signature:	Date



Looking Glass Realty Regional Acknowledgement Form

Property Address: 2156 Pisgah Forest Drive, Pisgah Forest, NC 28768

Seller: Mary Long and John Long

Buyer:

1. AREA REGIONAL AIRPORTS: Buyer acknowledges awareness of and possible noise associated with area regional airports and air traffic. Many types of aircraft operate from these airports with varying traffic patterns. Buyer may desire to contact these regional airports to inquire into flight patterns and any other concerns Buyer may have regarding the airports. The main regional airports are:

Asheville Regional Airport	Hendersonville Airport	Transylvania County Airport	Greenville-Spartanburg International Airport
Mailing Address: P.O. Box 817 Fletcher, NC 28732	Mailing Address: 1232 Shepherd Street Hendersonville, NC 28792	Mailing Address: P.O. Box 1390 Etowah, NC 28729	Mailing Address: 2000 GSP Drive Suite 1 Greer, SC 29651
828-684-2226	828-693-1897	828-877-5801	864-877-7426
Physical Address: 61 Terminal Drive Fletcher, NC 28732	Physical Address: 1232 Shepherd Street Hendersonville, NC 28792	Physical Address: 5436 Old Hendersonville Hwy Pisgah Forest, NC 28768	Physical Address: 2000 GSP Drive Greer, SC 29651

- 2. MISSION HOSPITAL HELICOPTER: Buyer acknowledges awareness of and possible noise associated with the helicopter serving Mission Hospital, which is located between Biltmore Ave. and McDowell St. in Asheville. Buyer may wish to contact Mission Hospital at 828-213-1111 to inquire into the flight patterns and any other matter and concerns which Buyer may have as to the helicopter service and how it affects this property.
- 3. INTERSTATES, ROADWAYS AND RAILROADS: Buyer acknowledges awareness of possible noise associated with road traffic and trains traveling through Western North Carolina. Buyer is advised to seek out information from the North Carolina Department of Transportation (<u>http://www.ncdot.gov/projects</u>) or other governmental bodies controlling traffic, traffic patterns, pending road projects or train tracks that might adversely affect the property being purchased.
- 4. LAND USE ORDINANCES: Buyer acknowledges the awareness of local, incorporated municipalities, county, state, and governmental laws, ordinances and regulations that may affect Buyer's intended use or development of the subject property. Buyer's agent may assist in providing resources available for obtaining relevant information regarding such, however, Buyer solely accepts responsibility for investigation and verification of any and all issues related to compliance with any such ordinances or regulations relative to environmental, zoning, subdivision, occupancy, use, construction or development of the property which may affect Buyer's intended use or development of the property.
- 5. FUTURE DEVELOPMENT: Buyer acknowledges awareness of the possibility of construction and possible effects associated with future development, including both new construction and renovation activity. Such development may result in increased pedestrian and vehicular traffic, noise, dust,

Buyer Initials

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Seller Initials





dangers, annoyances, impacts on view corridors and similar effects, both expected and unexpected, and may disturb or disrupt Buyer's use and enjoyment of the Property. Buyer is encouraged to contact the planning department of the jurisdiction where the Property is located to inquire into any proposed development that might affect Buyer's interest in the Property. Buyer should also investigate contemplated development projects that are not yet in the application process by researching local media, including print newspapers, television and web-based publications.

- 6. STEEP SLOPE: Buyer acknowledges that local municipalities regulate the building and subdivision of steep slopes in Western North Carolina. Regulations include limits to grading, disturbances, and requirements for geotechnical engineer reports, amount of impervious surface that can be created, density limits, and subdivision restrictions. Buyer is advised to check with the planning department of the governmental jurisdiction in which the property is located to see of the property is restricted by steep slope regulations.
- 7. REGISTERED ENVIRONMENTAL SITE: The Property may be bordered by or located near a site that is recognized as having environmental contamination or concerns, or is subject to investigation, administrative action, or remedial measures taken by the Environmental Protection Agency (EPA), the North Carolina Department of Environmental Quality (NC DEQ), or other governmental agencies. It is Buyer's sole responsibility to investigate to its satisfaction any and all concerns it may have regarding this issue. Brokers associated with this transaction make no representation as to the characteristics and conditions of the property, any improvements to the property, or with respect to any active or inactive investigations, any action by the EPA, NC DEQ, or any other governmental agency.

Possible sources of information concerning registered environmental sites are the following:

- a. EPA Superfund Sites: https://www.epa.gov/superfund/search-superfund-sites-where-you-live
- b. EPA Toxics Release Inventory Program: http://www2.epa.gov/toxics-release-inventory-triprogram
- c. NC DEQ Brownfields Project Inventory: https://deq.nc.gov/about/divisions/waste-managementbf-inventory
- 8. GEOGRAPHIC INFORMATION SYSTEMS (GIS): Buyer should use county GIS as an additional resource to investigate the condition of the Property, including issues related to flood plains, zoning, topography, among many others. Buyer should be aware that the boundary lines depicted on GIS are not guaranteed to be accurate and are not a good substitute for a survey. Looking Glass Realty always recommends that Buyer obtain a new survey performed by a licensed surveyor. The county GIS can be found at the following web addresses:
 - a. Buncombe County: https://gis.buncombecounty.org/buncomap/
 - b. Henderson County: https://www.hendersoncountync.gov/gis
 - c. Polk County: https://www.polknc.gov/quick_links/gomaps_gis/index.php
 - d. Rutherford County: https://gis.rutherfordcountync.gov/maps/
 - e. Transylvania County: https://www.webgis.net/nc/transylvania/
- 9. MEGAN'S LAW: Buyer should exercise whatever due diligence Buyer deems necessary with respect to information on any sexual offenders registered under Chapter 14 of the North Carolina General Statutes (NCGS §14-208.5 et seq.). Such information may be obtained by contacting the local Sheriff's department or at http://sbi.jus.state.nc.us/DOGHAHT/SOR/Default.htm.
- 10. WIRE FRAUD DISCLOSURE: Buyer and Seller acknowledge awareness of possible wire fraud. Never trust wiring instructions sent via email from anyone. Always independently confirm wiring instructions in person or via telephone to a trusted and verified phone number.

Buyer's investigation into matters outlined above shall be completed prior to the expiration of the Due Diligence Period, as defined in the attached Offer to Purchase and Contract. CLOSING SHALL

Buyer Initials

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Seller Initials



CONSTITUTE BUYER'S ACCEPTANCE OF THE PROVISIONS, AND ALL OTHER CONDITIONS OF THE PROPERTY. Buyer and Seller hereby agree to indemnify and hold harmless Looking Glass Realty, LLC, its agents and assigns, from and against any and all liability, claim, loss, damage, suit or expense that Looking Glass Realty, LLC, its agents and assigns, may incur as a result of Buyer's and Seller's use of any of the listed disclosures.

In the event of any conflict between this Addendum and the attached Offer to Purchase and Contract, the terms of this Addendum shall control.

Buyer:	Seller: Mary Long	dotloop verified 10/09/23 11:47 AM EDT PKE1-24NT-WEP4-RPHV
Buyer:	Seller: John Long	dotloop verified 10/09/23 3:48 PM EDT P0AD-K9CU-1Q75-DWP6
Buyer:	Seller:	
Buyer:	Seller:	
ENTITY BUYER:	ENTITY SELLER:	
Name of Entity	Name of Entity	
By: Name:	By:	
Title:	Title:	

Buyer Initials		
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THE INFORMATION AND MEASUREMENTS PROVIDED ARE RELIABLE YET APPROXIMATE ESTIMATES. INTERIOR DETAILS AND DIMENSIONS ARE ESTIMATED AS A COURTESY, AND NOT USED IN CALCULATING SQUARE FOOTAGE. THIS FLOORPLAN IS PROVIDED WITHOUT WARRANTY OF ANY KIND.

Homeowner Information Sheet:

Favorite Things About the Home:

- 1. Such a quiet home, very peaceful & quaint.
- 2. Lots of wildlife! Deer, bear & turkey.
- 3. Beautiful area- close proximity to Brevard and everything outdoors.
- 4. Love gardening!!
- 5. Well Water tastes great!

Favorite Things about the Community:

- 1. Not much traffic.
- 2. Neighbors are friendly and kind.
- 3. Every season Is so magical on this mountain.
- 4. So much to do outdoors and Dupont Is basically In our backyard.
- 5. Large lots, have privacy from neighbors.

Utility Information:

- Electric
 - Duke Energy
- Water
 - o Well
- Propane

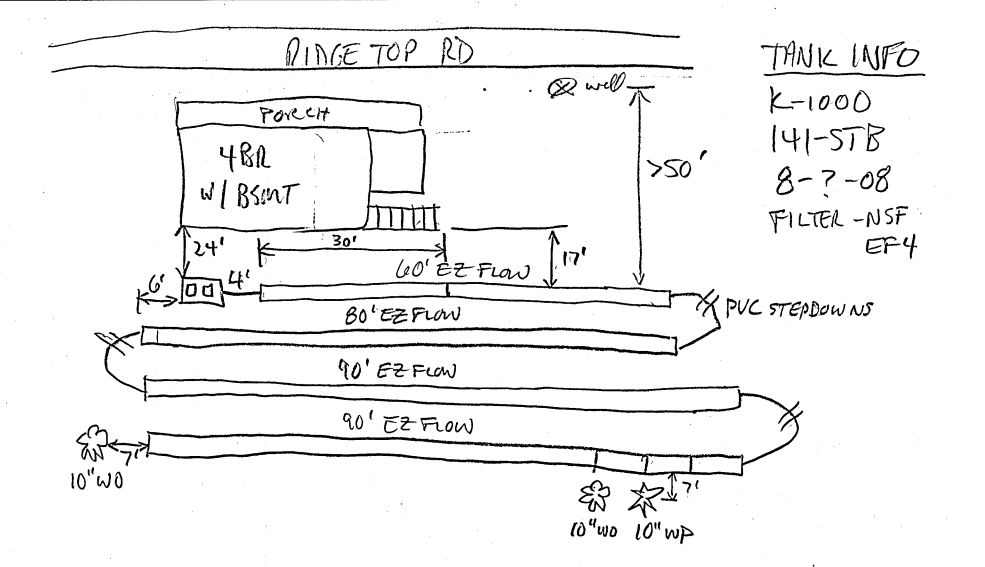
ŀG.

- Freeman Gas
- Internet/Cable
 - Comporium & Direct TV
- Garbage/Recycling

LOOKING GLASS REALTY

ALLIE BOURDY- LOOKING GLASS REALTY BOURDYDWELLING@GMAIL.COM

o Name Vingan Porest Listates ON-SII	ANIA COUNTY DEPARTMENT of PUBLIC HEALTH	Pin #/Tax ID 9505-65-8284-000
Permit #:		Receipt No 444300 \$300.00
Ageittownerkong, John & Hary	Mailing Address: 9406 Lita Ed.W , Jacksouville, FL 3:	2257
Home Phone #: (904) 733-3841 C - 904-651-8015		Flood Zone
Proposed Buyer:		Is the property in a flood zone?
Home Phone # ()	Work Phone # ()	Inspections
Property Location: Off Pingah Forent Drive Subdivisi	on: Pisgah Forest Estates Phase/Sect: Lot #:	<u>IA</u> <u>Flood Zone</u> <u>Ves</u> No
Directions to property: Old H'ville Hwy! E on Evere Pisgah Forest Estates, bear R. (Marker	ett: R on Hart; R onto Piegah Forest Dr; Enter r on lot 14) white sign.	Approved Disapproved
f Indust./Commercial/Other: Number of employees: Operation:	(Describe) Property contains des	ignated wet lands: Yes No No
et size: 2.637 ac Date lot recorded: Right c certify the above to be correct to the best of my knowledge. Permission is her hall become void. I understand that it is my responsibility as the applicant/ag	of ways, easements, etc. <u>Water Supply</u> : <u>Private</u> : Spri reby granted to perform a site/soil evaluation on the property described above. If the information gent/owner to comply with all applicable ordinances, laws, and rules from other agencies that	ng Well Shared Supply Public/Commun on submitted in this application is falsified or changed, the per may affect the development of this property.
cot size: 2.637 ac Date lot recorded: Right c certify the above to be correct to the best of my knowledge. Permission is her shall become void. I understand that it is my responsibility as the applicant/ag	of ways, easements, etc. <u>Water Supply</u> : <u>Private</u> : Spri reby granted to perform a site/soil evaluation on the property described above. If the information gent/owner to comply with all applicable ordinances, laws, and rules from other agencies that	ng Well Shared Supply Public/Commun
Lot size: 2.637 ac Date lot recorded: Right of the above to be correct to the best of my knowledge. Permission is here shall become void. I understand that it is my responsibility as the applicant/ag	of ways, easements, etc. <u>Water Supply</u> : <u>Private</u> : Spri reby granted to perform a site/soil evaluation on the property described above. If the information gent/owner to comply with all applicable ordinances, laws, and rules from other agencies that	ng Well Shared Supply Public/Communi on submitted in this application is falsified or changed, the pe may affect the development of this property.
Lot size: <u>2.637</u> ac Date lot recorded: Right of a certify the above to be correct to the best of my knowledge. Permission is here shall become void. I understand that it is my responsibility as the applicant/agent Applicant/Agent Signature: Applicant/Agent Signature: The issuance of this operations permit certifies that the and that the system is capable of being operated in accord Carolina and the rules adopted pursuant to this Article. Laws and Rules for Sewage Treatment and Disposal Environmental Health	of ways, easements, etc Water Supply: Private: Sprivate: Sprivate: Sprivate: Sprivate: Sprivate: Sprivate: Private: Sprivate: Private: Sprivate: Spri	ng Well Shared Supply Public/Communi on submitted in this application is falsified or changed, the permay affect the development of this property. <u>Rec[*]d in Hail 6-20-06</u> A authorization is properly installed or repair Chapter 130A of the General Statutes of No is operated and maintained as required by t ronment and Natural Resources, Division
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Log size: 2.637 ac Date lot recorded:	of ways, easements, etc Water Supply: Private: Sprivate: Sprivate: Sprivate: Sprivate: Sprivate: Sprivate: Private: Sprivate: Private: Sprivate: Spri	ng Well Shared Supply Public/Communi on submitted in this application is falsified or changed, the permay affect the development of this property. <u>Rec[*]d in Hail 6-20-06</u> A authorization is properly installed or repair Chapter 130A of the General Statutes of No is operated and maintained as required by t ronment and Natural Resources, Division



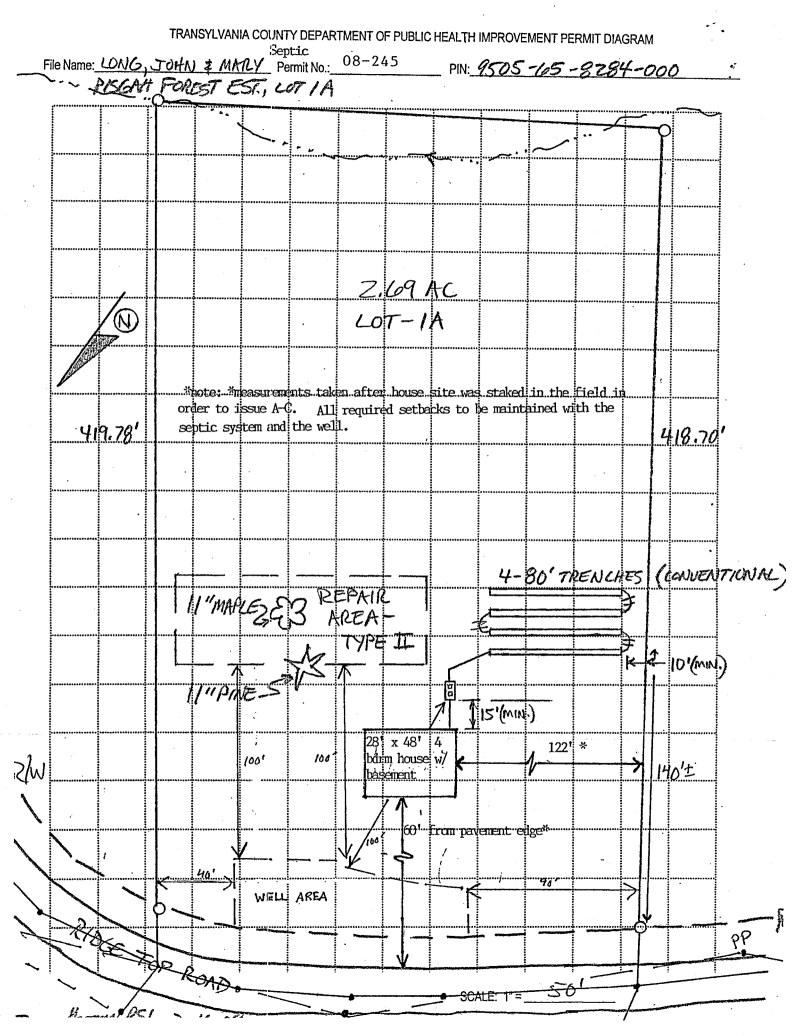
* SYSTEM DESIGNED FOR GAAVEL, BUT EZFLOW WAS USED. THEREFORE, SYSTEM COULD SUPPORT A 5 BR HOME, BUT SEPTIC TANK WOULD NEED TO BE REPLACED W/ 1250 GALMIN THNK 1 AS BUILT" 12-5-08 Bruce From, RSI

File Name: Pisgah Forest Estates TRANSYLVANIA COUNTY DEPARTMENT of PUBLIC HEALTH	Pin #/Tax ID 9505-65-8284-000
ON-SITE WASTEWATER DISPOSAL APPLICATION	
Permit #: <u>08-21.5</u>	Receipt No 444365 \$300.00
Agent/Owner: Long, John & Mary Mailing Address: 9406 Lita Rd W, Jacksonville, FL 322	57
Home Phone #: (904) 733-3741 C - 904-651-8015 Work Phone #: ()	Flood Zone
Proposed Buyer: Mailing Address:	Is the property in a flood zone?
Home Phone #: () Work Phone #: ()	
Property Location: Off Pisgah Forest Drive Subdivision: Pisgah Forest Eatates Phase/Sect.: Lot #:	1A Flood Zone
Road/Street Directions to property: Old H'ville Hwy; R on Everett: R on Hart; R onto Pisgah Forest Dr; Enter	
Directions to property: Old in Ville hwy, it on invertee. If on infer, it one of the guin forest bit, infer	Approved Disapproved Initials Date
Installation for: Mobile Home Single Double House A: No. Bedrooms: 4 Basement: Yes No With Plumbing: Yes No No	Ind./Commercial Cother
If Indust./Commercial/Other: Number of employees: Operation: (Describe) Property contains designation	uted wet lands: Yes 🔲 No 🗔
2.637 ac	
Lot size: 2.637 ac Date lot recorded: Right of ways, easements, etc <u>Water Supply</u> : Private: Spring	
I certify the above to be correct to the best of my knowledge. Permission is hereby granted to perform a site/soil evaluation on the property described above. If the information si shall become void. I understand that it is my responsibility as the applicant/agent/owner to comply with all applicable ordinances, laws, and rules from other agencies that may	
Applicant/Agent Signature: Date: Re	ec'd in Nail 6-20-08
AUTHORIZATION FOR WASTEWATER SYSTEM CONSTRUCTION	
(Diagram and Conditions Attached)	
New Installation: V Repair/Addition: Original Permittee: Dated:	
Design waste flow: 480 GPD LTAR: 5 Septic Tank Capacity: 1000 gal/min. Pump Tank Capacity: gal/min. Proposed Wastewater Sy	ystem: CONTURINTIONIAL
Drainfield: Total Trench Length: 37.0 ft. Square Footage: 9/00 Trench spacing: 9_ft. on ctr. Individual Trench Length: 80 ft. Maximum Trench De	
Distribution Method: SERIAL OR D-ROX Min. distance between system and nearest: Well: 100 ft. Water line: 10 ft. Foundation: 15	
Comments & Special Conditions: TRENCH LENGTHS MAY BE CHANGED WITH NO TRENCH LEANGTH LESS THAN 40	
TRENCH IFN TH	
Construction of the wastewater system for the permit indicated is hereby authorized. The wastewater system described in the Improvement permit has	
in compliance with Article 11 of Chapter 130A of the General Statutes of North Carolina and Rules adopted pursuant to this Article. This Constructio the original date of issue. The Construction Authorization must be renewed upon expiration prior to the installation/repair of the wastewater system	n, or prior to the issuance of any required building
permits. A pre-construction conference with the owner or developer, or an agent of the owner or developer, and the health department will be require	d for re-issuance of the Construction Authorization.
I agree to install the wastewater disposal system in accordance with the improvement permit, construction authorization and any conditions specifi	ed therein.
Signed: <u>[1] Recum</u> Date: <u>7-11-08</u> Construction Authorization prepared by: <u>Alla</u>	NOT AT, KSDate: 1/16/2008
PERMIT AND CONSTRUCTION AUTHORIZATION MUST BE ON SITE DURING ALL PHASES OF CONSTRUCTION/INSTALLA $9/9/2c_0$	
9 M 120A	0

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* 2 S 1996 (1997)



TRANSYLVANIA COUNTY DEPARTMENT WELL INSTALLATION OR REPA	
Permit No.: UP08-186 Associated Permits: 08-24	
Date: 6-20-08 Tax I.D. No.: 9505-65-8284-00	00 Receipt No.: <u>444380 \$300</u>
Owner/Agent: Long, John & Mary	Edae
Address: 9406 Lita Road W.	PF Jiew
<u>Jacksonville, FL 32257</u> Phone: <u>H- 904-733-3941 C - 904-651-8015</u>	PE PEDrive
Directions to property:	fron Hart Rd &-
Old H'Ville Hwy; R on Everett; R on Hart Rd; R o Forest Estates - turns R; (Marker on Lot IA) white sign	onto Pisgah Forest Drive; Enter Pisgah
Stollow Pisgan Forest Drive	around loop-'Log home
Subdivision: Plogah Forest Estates Section:	Lot No. 1A
I certify the above to be correct to the best of my knowledge. Permission is hereby granted repair of an existing well on the property described above. If the information submitted in become void. I understand that it is my responsibility as the applicant/agent/owner to com	n this application is falsified or changed, the permit shall
other agencies that may affect the development of this property. Owner/Agent Signature:	
SKETCH	Pumpinfol
House (under	Ftw 220V
2 (80 lb. bags) concrete mix PORCH	840' Depty
31/2 bags (50 1b. bags) [38'	125'
NYO-BEN, INC., Grout Well DF WELL	
Date: 11/18/2008 (ATS 15,15) WELL GROUTING INSPECT	10N 25 / 25 /
	th: 35 Diameter: $6.25^{\prime\prime}$ rout Depth: 20^{\prime} +
Grout Method: Likelbarrow mix/pour (oncrete Date: 21009 / Well HEAD INSPECTION	N & Exits over elec junction
Inches above Grade: <u>12</u> " Air Vent: <u>Seal</u> : <u>Hose Bib</u> : <u>Hose Bib} Bib: <u>Hose Bib</u>: <u>Hose Bib</u>: <u>Hose Bib</u>: <u>Hose Bib</u>: <u>Hose</u></u>	Well Plate: Pump Plate:
Yield: <u>3 GPM</u> Static Water Level: <u>460</u>	A Sample from outside spigst
Well Contractor: Merrill Well & Pump Gten Sentello Well Contractor: Merrill Well & Pump Gten Sentello Well Cont	tractor Certification #:
Issued By: James a Bajer, RS	Date: 2/10/09