-365-7674

PERMIT APPLICATION / MANUFACTURED HOME INSTALLATION APPLICATION

| 1 | or Office Use Only (Revised 1-11) Zoning Official BLK MARCH 2 Building Official 7.0, 2.29-/2 AP# 1202-49 Date Received 2-22-12 By Ut Permit # 29985 |
|-------|--|
| _ | lood Zone X Development Permit NA Zoning A-3 Land Use Plan Map Category A-3 |
| 70.00 | Comments |
| | |
| F | EMA Map# NA Elevation NA Finished Floor Lough River NA In Floodway NA |
| X | Site Plan with Setbacks Shown EH# 12-0090 = EH Release MWell letter Existing well |
| 0 | Recorded Deed or Affidavit from land owner Installer Authorization State Fload Access P911 Sheet |
| | Parent Parcel # |
| | PACT FIES: EMS Fire Corr ATOut County |
| Ro | ad/Code School = TOTAL _ Impact Fees Suspended March 2009_ |
| | |
| Pro | perty ID # 13-75-16-64/97-001 Subdivision NA |
| | New Mobile Home MH Size 28x52 Year 2012 |
| | |
| | Applicant PAIR DIRDON Keely Ford Phone # 386-497-2311 Address PO Box 39, Fong White, FL, 32038 |
| | |
| | Name of Property Owner LLOYD Dwelps Phone# 454 - 4092 |
| | 911 Address 26 / Sul Sulch Green, H. Willish J. 32038 Circle the correct power company - FL Power & Light - Clay Electric |
| | (Cirolo Ono) C |
| | (Circle One) - <u>Suwannee Valley Electric</u> - <u>Progress Energy</u> |
| | Name of Owner of Mobile Home SAME Phone # SAME |
| | Address 303 SW SHILOH COURT, FORTWhIRE 32038 |
| u | Relationship to Property OwnerSAMB |
| | Current Number of Dwellings on Property |
| | Lot Size TARRGULAR SER ATTACHAD Total Acreage 5 |
| | Do you : Have Existing Drive or Private Drive or need Culvert Permit or Culvert Waiver (Circle and |
| _ | (Putting in a Culvert) (Not existing but do not need a Culvert) |
| | Is this Mobile Home Replacing an Existing Mobile Home TRS (7) |
| - | Shilah COUR, SOO'TRON FASTIMENT BY WHITE FEALLS |
| | Elland Cara ala hank a sistement by whith prouch |
| | Name of Licensed Dealer/Installer PRRI. 1. ThRIST Phone # 386 623 - 015 |
| * | Installers Address HAS NOW Wife Hunter DR LAKE CITY FIR BLOSE |
| | License Number 14-1025139 Installation Decal # 9154 |
| | Truspace wilde, |
| | L'd - JUSpoke W/Cisa 3.2.12 3.8.12- adheres nout et e: 21 21 91 90 |

| RMIT WORKSHEET | New Home Home installed to the Manufacturer's Installation Manual Home is installed in accordance with Rule 15-C Single wide Wind Zone II Double wide Installation Decal # 7 54- Triple/Quad Serial # 2327 A S | Her SPACING TABLE FOR USED HOMES Homes | R R R R R R R R R R | Longitudinal Stabilizing Device w/ Lateral Arms Marriage wall |
|---|---|---|--|---|
| COLUMBIA COUNTY PERMIT WORKSHEET hese worksheets must be completed and signed by the installer. | nstaller Teasus L. Their Ft License # 14-102-5139 111 Address where SWALUMITE FL 32028 Ianufacturer TownHorn Length x width 52 x 28 NOTE: If home is a single wide fill out one half of the blocking plan | I understand Lateral Arm Systems cannot be used on any home (new or used) where the sidewall ites exceed 5 ft 4 in. Installer's initials 21 | Constitution of the consti | |

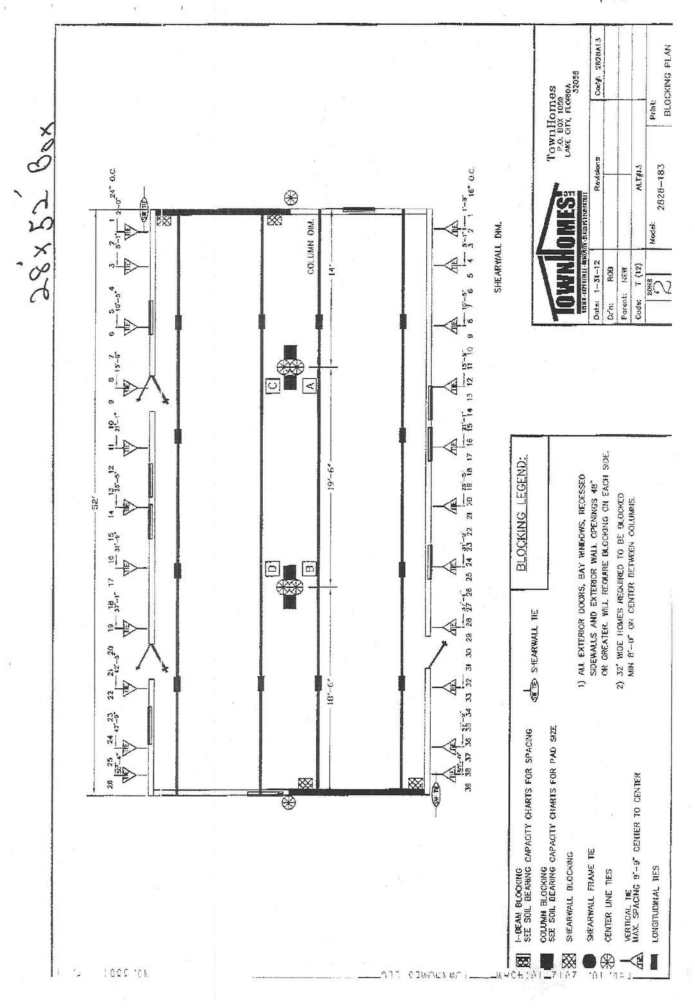
Connect all potable water supply piping to an existing water meter, water tap, or other independent water supply systems. Pg.

COLUMBIA COUNTY PERMIT WORKSHEET

page 2 of 2

| Site Preparation Debris and organic material removed Water drainage: Natural Fastening multi wide units Floor: Type Fastener: LACS Walls: Type Fastener: CCS NOS Length: 6 Nos Spacing: 32 Nos Spacing: Spacing: 32 Nos Spacing: Spacin | I understand a properly installed gasket is a requirement of all new and used homes and that condensation, mold, meldew and buckled marriage walls are a result of a poorly installed or no gasket being installed. I understand a strip of tape will not serve as a gasket. Installer's initials Type gasket Earth Apr Between Floors Yes Between Walls Yes Bottom of ridgebeam Yes | The bottomboard will be repaired and/or taped Yes Siding on units is installed to manufacturer's specifications Yes Fireplace chimney installed so as not to allow intrusion of rain water. Yes Miscellaneous Skirting to be installed Yes No Dryer vent installed outside of skirting. Yes Range downflow vent installed outside of skirting. Yes Drain lines supported at 4 foot intervals. Yes Electrical crossovers protected. Yes Other | Installer Signature (1000) |
|--|--|--|---|
| The pocket penetrometer tests are rounded down to \$\frac{1500}{200}\$ psf or check here to declare 1000 lb. soil without testing. \[\times \frac{1500}{250} \times \frac{1600}{250} \times \frac{1600}{250} \times \frac{1500}{250} \times 1500 | 3. Using 500 lb. increments, take the lowest reading and round down to that increment. X もの X | Note: A state approved lateral arm system is being used and 4 ft. anchors are allowed at the sidewall locations. I understand 5 ft anchors are required at all centerline tie points where the torque test reading is 275 or less and where the mobile home manufacturer may requires anchors with 4000 lb holding capacity. Installer Name ALL TESTS MUST BE PERFORMED BY A LICENSED INSTALLER Date Tested Date Tested | Electrical Connect electrical conductors between multi-wide units, but not to the main power source. This includes the bonding wire between mult-wide units. Pg. J. Plumbing Plumbing Connect all sewer drains to an existing sewer tap or septic tank. Pg. J. |

Douglass



STATE OF FLORIDA DEPARTMENT OF HEALTH

| APPLICATION FOR ONSIT | TE SEWAGE DISPOSAL SYSTEM CON | ISTRUCTION PERMIT | |
|---|---|--|--------|
| N#1202-49 | | tion Number_12-8090 | |
| Dug/ASS | PART II - SITEPLAN | | |
| Scale: 1 inch = 40 feet. | | | |
| 210 | 6 | 55 SS | |
| | 169 | | |
| | | | |
| | 118 | · | 1 |
| | (A) | DEINE: | |
| | . , | 8 | |
| ë | a | 96 | , |
| | | | |
| Notes: 10f CACIFS STA | ATTACHED | | - |
| | | | • |
| Site Plan submitted by Coch Delan Approved X Ford Env | Not Approved_ Health Difector-Columbia | MASTER CONTRACTOR Date 2-23-13- County Health Department | - t |
| | | | |

ALL CHANGES MUST BE APPROVED BY THE COUNTY HEALTH DEPARTMENT

DH 4015, 08/09 (Obsoletes previous editions which may not be used) Incorporated: 64E-6.001, FAC (Stock Number: 5744-002-4015-6)

Page 2 of 4

MOBILE HOME INSTALLER AFFIDAVIT

As per Florida Statutes Section 320.8249 Mobile Home Installers License:

Any person who engages in mobile home installation shall obtain a mobile home installer's license from the Bureau of Mobile Home and Recreational Vehicle Construction of the Department of Highway Safety and Motor Vehicles pursuant to this section. Said License shall be renewed annually, and each licensee shall pay a fee of \$150.

| I, <u>Terry L. Thrift</u> , license number <u>IH - 1025139/1</u> do herby state that the |
|--|
| installation of the manufactured home for (applicant) Dale Burd or Rocky Ford for |
| (customer name) by cyloss in Celvabia County will be |
| done under my supervision. |
| |
| Signature La Signature |
| Sworn to and subscribed before me this, day of |
| Personally Known: Produced ID (Type): |
| Notary Public: Notary Public STATE OF FLORIDA Comm# EE002928 Expires 7/18/2014 |

CONTRACT FOR DEED OFFICIAL RECORDS

THIS AGREEMENT, made and entered into this .3rd. day of .0ctqber.1990....., by and between Robert.E..Summers...... hereinafter referred to as Seller, and .1Loyd.C..Douglass and Sharon.K..Douglass, his.wife..... hereinafter SSM P.O. Box 1261 referred to as Buyer, High Springs, F1. 32643

WITNESSETH:

That in consideration of the mutual promises and covenants contained in this Agreement and other valuable considerations passing between the parties to it, the Seller agrees to sell and the Buyer agrees to buy the following described property situated,

Lying and being in .Columbia.... County, Florida:

Beginning at the NM cor of the SM ½ of the NE ½ of Sec.13, Twp. 7S, Rng.16E, and run S 00°, 52 min. 14 sec. E, 519.17'; thence S 53° 36 min. 30 sec. E 495.46'; thence N 497.32' to the SMIy R/W line of the Seaboard Coastline RR; thence run N 45° 00 min. 00 sec. W along said R/W line 449.90'; thence run S 88° 23 min. 37 sec. W 89.75' to the POB together with a perpetual nonexclusive easament for the purpose of ingress and egress, said easament being on an existing road running along the east ___ boundary of:

Com at the NM cor of the SMI of the NEI of SEc.13 Twp. 7S Rng. 16E and run S 0. 22 min. 14 sec. E 519.17' to the POB thence continue S 00° 52 min. 14 sec. E 760.83'; thence run N 86° 54 min. 00 sec. E 221.60'; thence run N 57° 06 min. 00 sec. E 198.00' thence run N 343.39'; thence run N 53° 36 min. 30 sec. W 495.46' to the POB.

THIS PROPERTY IS NOT THE HOMESTEAD OF THE GRANTOR.

Tax Parcel #R-13-7S016-04197-001

Together with all structures and improvements now or hereafter on the land and the said fixtures attached thereto, together with all and singular the tenements, hereditaments, easements and appurtenances thereunto belonging or in anywise appertaining, and all fixtures now or hereafter applying to or used in connection with the premises herein described.

The total purchase price of the property shall be the sum of \$17,000.00.... payable at times, and in the manner following:

\$1.000.00..... paid on or before the signing of this contract, receipt of which is acknowledged by Seller;

The balance of \$16,000.00.... to bear interest at the rate of .12.% per annum and to be payable at the rate of \$250.00..... per month beginning November.3, 1990.. and on the ..3rd.... day of each and every calendar month thereafter until the sum is paid in full.

Each of the payments shall be credited first to interest and

961

DOCUMENTARY STAMP 51.20
INTANGIBLE TAK 32.00
P. DOWITT CASCN, CLERK OF
COURTS, COLUMBIA COUNTY
BY P. SOLUMBIA COUNTY

1

BK 9733 PG 0320

OFFICIAL PECOPDS

the balance to principal, and prepayment shall not be permitted at any time without the prior written consent of the Seller.

The Seller agrees to execute and deliver to the Buyer, upon receipt by the Seller of the entire purchase price herein set forth, and upon full compliance of the Buyer with all the terms and conditions of this contract, a good and sufficient warranty deed conveying the fee simple title to the property herein described to the Buyer free and clear of all encumbrances except easements and restrictions of record, taxes for the current year in which this contract shall be executed, and any lien or encumbrances arising or accuring subsequent to the date of the execution of this contract which may arise due to the acts or omissions of the Buyer.

It is covenanted and agreed by Buyer to and . Seller as follows:

- PAYMENT OF CONTRACT FOR DEED. To pay the sums of new evidenced by this Contract for Deed (which have the legal effect of a promissory note and mortgage) according to the legal tenor and effect thereof.
- 2. PAYMENT OF TAXES, ETC. To pay all and singular the taxes and assessments, levies, liabilities, obligations and encumbrances of every nature on said described property, and if same be not promptly paid, the seller may at any time pay the same, and every payment so made shall bear interest from the date thereof at the rate of 18% per annum and said payment together with such interest shall be secured by the lien of this Contract for Deed.
- 3. INSURED IMPROVEMENTS. To keep the buildings and improvements now or hereafter on the land insured in a sum equal to the highest insurable value, both fire and extended coverage, in a company or companies approved by Seller, and the policy or policies held by and payable to Seller, and in the event any sum of money becomes payable under such policy or policies, Seller shall have the option to receive and apply the same on the account of the indebtedness hereby secured or to permit Buyer to receive and use it or any part thereof for other purposes, without hereby waiving or impairing any equity, lien or right under or by virtue of this Contract for Deed, and may place and pay for such insurance or any part thereof without waiving or affecting the option to foreclose or any right hereunder and each and every payment shall bear interest from date at the rate of 18% per annum.
- 4. NO WASTE. To permit, commit or suffer no waste, impairment or deterioration of the property or any part thereof, and to keep the said buildings and improvements in good repair and condition throughout the life of this Contract for Deed.

A STATE OF

A STATE OF THE PARTY OF THE PAR

OFFICIAL PECCRDS

- 5. INTRAULT. Time is of the essence in this Contract for Deed. In the event the Buyer should fail to keep and perform fully any of said covenants or agreements set forth in this Contract for Deed or in said note for a period of thirty days the Buyer shall and does hereby give unto the Seller the right and option of accelerating the balance due and declaring the note immediately due and payable, with all rights of the Buyer under said Contract for Deed immediately forfeited, and institutes such proceedings as may be advised, whether by foreclosure or otherwise, for collection of said note and enforcing the lien of said Contract for Deed, and any failure to exercise said option shall not constitute a waiver of the right to exercise the same at any other time.
- 6. COSTS AND ATTORNEY'S FEES. In the event it should become necessary in the opinion of Seller to place same in the hands of an attorney for enforcement of Contract for Deed terms, collection, or suit is brought on same, the Buyer agrees to pay all costs, charges and expenses of the same, including a reasonable attorney's fee and abstract fees.
- APPOINTMENT OF RECEIVER. The Buyer covenants and agrees with Seller that in the event any covenant or stipulation of this Contract for Deed or said note shall be violated and suit shall be brought on said note or Contract for Deed, or both, the Seller shall have the right to apply to the proper Court for a receiver to take charge of said property as a strict right of the Seller as one of the conditions upon which the loan of money herein specified was made and this Contract for Deed given, and said receiver shall collect the rents and profits from said premises and preserve and hold the same pending said litigation or pay the same out in accordance with the orders of the Court. The Buyer consents that such appointment shall be made as an admitted equity and a matter of absolute right to said Seller and the said receiver shall be appointed regardless of whether the Contract for Deed property shall be adequate to meet the amount due on the principal, interest, costs, and attorney's fees, and regardless of the solvency or insolvency of the Buyer, and further agrees that upon appointment of said receiver the Buyer will give the immediate possession, custody and control of such property to such receiver so appointed and shall in no way interfere with said receiver in handling said property.

Where applicable in this contract, the singular shall include the plural and the plural shall include the singular.

This contract shall not be assignable without the approval of the Seller.

IN WITNESS WHEREOF, this instrument has been executed under seal by the parties this ... Bod...day of ... October............, 1980.

Signed, sealed and delivered in our presence as witnesses:

dignia Collisson.

As to Seller

SELLED.

CONTRACT FOR DEED PAGE FOUR

BK 0733 PG 0322

OFFICIAL RECORDS

Signed, sealed and delivered in our presence as witnesses:

As to Buyer

BUYER:

COUNTY OF ALACHUA STATE OF FLORIDA

BEFORE ME, the undersigned authority, personally appeared, ... Robert E. Summers as Seller and to me known to be the person described in and who executed the foregoing instrument and he acknowledged to me that he executed the same.

1990.

(Notary Seal)

Notary' Public, State of Florida at Large

My Commission Expires: ROTARY POBLIC; STATE OF FLORIDA AT LARGE MY COMMISSION EXT'E / 10. 03. 1992 BONDED THRU AGENT'S NOTARY BROKERAGE

COUNTY OF ALACHUA STATE OF FLORIDA

BEFORE ME, the undersigned authority, personally appeared, Lloyd. C. Douglass. & Sharon K. Douglass. . as Buyer and to me known to be the persons described in and who executed the foregoing instrument and they acknowledged to me that they executed the same.

WITNESS my hand and official seal in the County and State first above written this .. Bed... day of .. Octabry 1999.

(Notary Seal)

Notary Public, State of Florida at Large

My Commission Expires:

NOTARY POSLIC; STATE OF FLORIDA AT LARGE PY COMMISSION EXPIRES AUS. 81, 1992 BONDED THRU AGENT:S NOTARY BROKERAGE

Instrument Prepared By: Robert E. Summers

P.O. Box 976
High Springs, F1. 32643

90-12521

1990 OCT 15 AM 11:315 RECORD HEREICO PAM CLERK OF COURTS

Columbia County I Toperty

Appraiser

DB Last Updated: 1/17/2012

Parcel: 13-7S-16-04197-001

Owner & Property Info

| Owner's Name | DOUGLASS LLOY | DOUGLASS LLOYD C & | | | |
|--------------------|---|---------------------------|-------|--|--|
| Mailing Address | LOUISE F DOUGLASS P O BOX 1261 HIGH SPRINGS, FL 32655 | | | | |
| Site Address | 303 SW SHILOH | 303 SW SHILOH CT | | | |
| Use Desc. (code) | MOBILE HOM (000200) | | | | |
| Tax District | 3 (County) | Neighborhood | 13716 | | |
| Land Area | 5.000 ACRES | Market Area | 02 | | |
| Description | NOTE: This description is not to be used as the Legal Description for this parcel in any legal transaction. | | | | |
| BEG NW COR OF SW1/ | | 20 75 ET TO W BAN SCI. DE | | | |

BEG NW COR OF SW1/4 OF NE1/4, RUN E 89.75 FT TO W R/W SCL RR, SE ALONG R/W 449.9 FT, S 497.31 FT, NW 495.46 FT TO W LINE OF SW1/4 OF NE1/4, N 519.17 FT TO POB. ORB 631-211, 631-212, 664-003, 667-423, 733-319, QC 1138-849, DC 1137-600(SHARON DOUGLASS)

Property & Assessment Values

| 2011 Certified Values | | |
|-----------------------|-------------|--------------------------------------|
| Mkt Land Value | cnt: (0) | \$35,163.00 |
| Ag Land Value | cnt: (4) | \$0.00 |
| Building Value | cnt: (1) | \$3,793.00 |
| XFOB Value | cnt: (2) | \$1,000.00 |
| Total Appraised Value | | \$39,956.00 |
| Just Value | | \$39,956.00 |
| Class Value | | \$0.00 |
| Assessed Value | | \$31,747.00 |
| Exempt Value | (code: HX) | \$23,515.00 |
| Total Taxable Value | Other: \$8, | Cnty: \$8,232 232 Schl: \$8,232 |

2012 Working Values

NOTE:

2012 Working Values are NOT certified values and therefore are subject to change before being finalized for ad valorem assessment purposes.

Sales History

| Sale Date | OR Book/Page | OR Code | Vacant / Improved | Qualified Sale | Sale RCode | Sale Price |
|-----------|--------------|---------|-------------------|----------------|------------|-------------|
| 10/3/1990 | 733/319 | CD | I | U | 01 | \$17,000.00 |
| 10/6/1988 | 664/3 | WD | I | U | | \$20,500.00 |
| 12/1/1985 | 581/6 | AD | ٧ | U | 01 | \$20,000.00 |
| 8/1/1985 | 571/124 | WD | V | Q | | \$15,000.00 |
| 11/1/1983 | 525/305 | AG | V | Q | | \$18,400.00 |
| 3/1/1983 | 508/266 | WD | V | Q | | \$10,000.00 |

Building Characteristics

| Bldg Item | Bldg Desc | Year Bit | Ext. Walls | Heated S.F. | Actual S.F. | Bldg Value |
|-----------|----------------------------|-------------|----------------------|-------------|-------------|------------|
| 1 | MOBILE HME (000800) | 1973 | BELOW AVG. (03) | 960 | 1280 | \$3,793.00 |
| | Note: All S.F. calculation | s are based | on exterior building | dimensions. | | |

Extra Features & Out Buildings

| Code | Desc | Year Blt | Value | Units | Dims | Condition (% Good) |
|------|------------|----------|----------|-------------|-----------|--------------------|
| 0040 | BARN, POLE | 1993 | \$200.00 | 0000001.000 | 0 x 0 x 0 | (000.00) |
| 0294 | SHED WOOD/ | 1999 | \$800.00 | 0000001.000 | 0 x 0 x 0 | (000.00) |



<< Prev Search Result: 6 of 7 Next >>

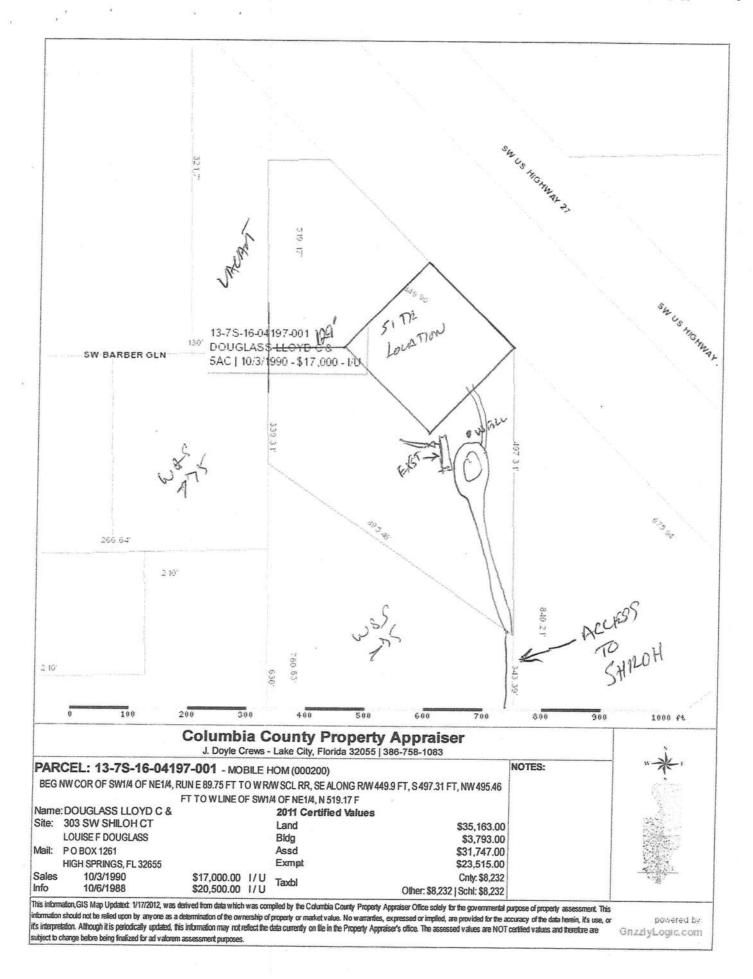
STATE OF FLORIDA DEPARTMENT OF HEALTH

APPLICATION FOR ONSITE SEWAGE DISPOSAL SYSTEM CONSTRUCTION PERMIT

| \cap | Permit Applic | cation Number |
|--|--------------------|--------------------------|
| DuglASS | PART II - SITEPLAN | |
| Scale: 1 inch = 40 feet. | <i>y</i> | |
| 310 | 162 | 55 |
| | (00 | |
| | 118 | Ex Exp my Ille |
| ¥ | | DRIVE: |
| | | 96 |
| Notes: 10f SACRES STA A | ATRCHED | |
| Notes. 10-7 The same of the sa | | |
| Site Plan submitted by | 7-0 | MASTER CONTRACTOR |
| Plan Approved/ | Not Approved | Date |
| Ву | | County Health Department |

ALL CHANGES MUST BE APPROVED BY THE COUNTY HEALTH DEPARTMENT

DH 4015, 08/09 (Obsoletes previous editions which may not be used) Incorporated: 64E-6.001, FAC (Stock Number: 5744-002-4015-6)



RESIDENTIAL DWELLING AGREEMENT

STATE OF FLORIDA COUNTY OF COLUMBIA

BEFORE ME the undersigned Notary Public personally appeared.

| The undersigned, Loyd Log AS , (herein "Owners"), whose physical 911 address on property is |
|---|
| Owners have made application to COLUMBIA COUNTY, FLORIDA for a permit which as by definition in the Columbia County LDR's is a residential dwelling to replace the existing residential dwelling on the above reference property. Owners are aware and have been advised that any other uses shall comply with the LDR's and shall obtain any additional permitting or approval as required by the LDR's for such uses. This Agreement is made and given by Affiants with full knowledge and accept the terms of the Agreement and agree to comply with it. |
| Owner and any future transferee of the property will at all times comply with this agreement and the Columbia County Comprehensive Plan and Land Development Regulations regarding any development upon the property. **Advise Douglass** Owner** |
| Lloyd Douglass Louise Douglass Typed or Printed Name Typed or Printed Name |
| Subscribed and sworn to (or affirmed) before me this 2 day of Fhb , 2012, by Lloyd Loyd A33 (Owner) who is personally known to me or has produced as identification. DALE R. BURD NOTARY PUBLIC STATE OF FLORIDA Comm# EE002925 Expires 7/18/2014 |
| Subscribed and sworn to (or affirmed) before me thisday of, 20, by(Owner) who is personally known to me or has produced as identification. |
| Notary Public |

MOBILE HOME INSTALLATION SUBCONTRACTOR VERIFICATION FORM

APPLICATION NUMBER 1202-49

CONTRACTOR TERRY Than for

386 PHONE 623-0115

THIS FORM MUST BE SUBMITTED PRIOR TO THE ISSUANCE OF A PERMIT

In Columbia County one permit will cover all trades doing work at the permitted site. It is <u>REQUIRED</u> that we have records of the subcontractors who actually did the trade specific work under the permit. Per Florida Statute 440 and Ordinance 89-6, a contractor shall require all subcontractors to provide evidence of workers' compensation or exemption, general liability insurance and a valid Certificate of Competency license in Columbia County.

Any changes, the permitted contractor is responsible for the corrected form being submitted to this office prior to the start of that subcontractor beginning any work. Violations will result in stop work orders and/or fines.

| ELECTRICAL 234 | Print Name Michts/ Converse License #: ELISDI3192 | Signature Michael & Room |
|------------------------|--|--------------------------|
| | Print Name DAVI d Hall License #: CACOX 424 | Signature Signature |
| PLUMBING/ GAS (080) | Print Name 1722 1/25 1/39/1 | Signature |

| Specialty License | License Number | Sub-Contractors Printed Name | Sub Factor 5 |
|-------------------|--|------------------------------|---------------------------|
| MASON | T T | and the same | Sub-Contractors Signature |
| CONCRETE FINISHER | | | |

F. S. 440.103 Building permits; identification of minimum premium policy.—Every employer shall, as a condition to applying for and receiving a building permit, show proof and certify to the permit issuer that it has secured compensation for its employees under this chapter as provided in ss. 440.10 and 440.38, and shall be presented each time the employer applies for a building permit.

Contractor forms: Subcontractor forms: \$211

CHECK ON 31 MARCH 20,
FOR Date of Final Inspection
RESIDENTIAL DWELLING AGREEMENT Part # 29985

STATE OF FLORIDA COUNTY OF COLUMBIA

BEFORE ME the undersigned Notary Public personally appeared.

| and the state of t |
|--|
| The undersigned, Lloyd DuylAgg , (herein "Owners"), whose physical 911 address on property is 303 5W SHILOH WIT , hereby understands by executing this Agreement, that within 30 days after the issuence of a Cortification of the continuous states. |
| Occupancy for a new residential dwelling (mobile home), the existing residential dwelling (mobile home) shall have all cooking facilities removed and be disconnected from sanitary sewer (septic tank in order to comply with density requirements of the Columbia County Comprehensive Plan and Land Development Regulations (LDR's) on Owner's property, particularly described by reference |
| with Columbia County Property Appraiser Tax Parcel No. 13-75-16-04197-001. |
| Owners have made application to COLUMBIA COUNTY, FLORIDA for a permit which as by definition in the Columbia County LDR's is a residential dwelling to replace the existing residential dwelling on the above reference property. Owners are aware and have been advised that any other uses shall comply with the LDR's and shall obtain any additional permitting or approval a required by the LDR's for such uses. This Agreement is made and given by Affiants with full knowledge and accept the terms of the Agreement and agree to comply with it. |
| Owner and any future transferee of the property will at all times comply with this agreement and the Columbia County Comprehensive Plan and Land Development Regulations regarding any levelopment upon the property. |
| Gloyd Noriglass Jourse Douglass Owner |
| Lloyd Douglass Louise Douglass Typed or Printed Name Typed or Printed Name |
| Subscribed and sworn to (or affirmed) before me this 2 1 day of FRB, 2012, by Lloyd Lwg/A33 (Owner) who is personally known to me or has produced as identification. |
| Notary Public Notary Public Notary Public Expires 7/16/2014 |
| Subscribed and sworn to (or affirmed) before me thisday of, 20, |
| by(Owner) who is personally known to me or has produced as identification. |
| Notary Public |