

General Information

General Information

What authority does the Board of Appeals have?

By law 173-6 to hear and decide *appeals*, to hear and decide applications for *Chapter 40A special permits*, and to hear and decide petitions for *variances*. The Board of Appeals also hears and decides applications for *special permits for low and moderate income housing* under Massachusetts General Laws Chapter 40B Sections 20, 21, 22, and 23.

What is an Appeal?

Appeals by Massachusetts General Laws Chapter 40A, §§ 88 and Littleton Zoning By-Law 173-6 B(3) and 173-6 B(5) the Board of Appeals hears and decides appeals by any person aggrieved by any written order or decision of the Zoning Enforcement Officer or other administrative official in violation of any provision of Massachusetts General Laws Chapter 40A, or the Littleton Zoning By-Laws. Building permits withheld by the Building Commissioner acting under MGL c. 41, §81F as a means of enforcing the Subdivision Control Law 152 will also be heard by the Board of Appeals. Action taken by the Building Commissioner acting under the Code of Littleton Chapter 152 will also be heard by the Board of Appeals. *If the Zoning Enforcement Officer or other administrative official does not issue a written order or decision, the Board of Appeals will not hear the appeal.* Appeals from the written decisions of the Zoning Enforcement Officer or other administrative official must be filed with the Office of the Town Clerk pursuant to Massachusetts General Laws Chapter 40A Section 15 within thirty (30) days from the date of the written order or decision which is being appealed. *Failure to file a timely appeal is fatal.*

What is a Chapter 40A Special Permit?


Certain uses or properties permitted as a matter of right. However, the Littleton Zoning By-laws provide that other uses are not allowed in certain zoning districts, and that specific types of uses shall only be permitted in specified zoning districts upon the issuance of a Special Permit from the Board of Appeals pursuant to Massachusetts General Laws Chapter 40A § 9, 9A, and 9B. Special Permits may be issued only for uses which are in harmony with the general purpose and intent of the By-law, and may be subject to general or specific provisions set forth therein, and such permits may also impose conditions, safeguards and limitations on time or use. A Special Permit, unlike a Variance, may be conditioned by limiting its duration to the term of ownership or use by the Applicant. When a Special Permit application is accompanied by plans or specifications detailing the work to be undertaken, the plans and specifications become conditions of the issuance of the permit. Therefore, once a Special Permit is granted, modification of the plans or specifications required as a prerequisite, modification of the Special Permit through the filing of a successive Special Permit application. No building permit may be issued by the Building Commissioner for a use or structure that requires a Special Permit until 1) a Special Permit has been granted by the Board of Appeals, 2) the expiration of the twenty (20) day appeal period pursuant to Massachusetts General Laws Chapter 40A Section 11, and 3) the Special Permit has been recorded at the Middlesex South District Registry of Deeds. The Building Commissioner shall require proof of recording at the Registry of Deeds from the Town Clerk prior to issuance of a building Permit. No party is entitled "as a matter of right" to a Special Permit. The Board of Appeals, in the proper exercise of its discretion, is free to deny a Special Permit even if the facts show that such a permit could be lawfully granted. Special Permits 40A shall lapse 24 months following the granting unless substantial use or construction has commenced.

What is a Chapter 40B Special Permit?

Chapter 40B is a state rule, which enables local Boards of Appeals to approve affordable housing developments under flexible rules. It contains 22 sections, which are divided into three parts. Part I, which contains 11 sections, sets forth the general rules that apply to all applications for Chapter 40B. Part II, which contains 10 sections, sets forth the rules that apply to applications for Chapter 40B that are subject to local zoning, local zoning, and other restrictions. Its goal is to encourage the production of affordable housing in all communities throughout the Commonwealth. Special Permit 40B shall expire 3 years from the date the permit becomes final unless construction authorized by a comprehensive permit has begun, or unless specifically noted otherwise in the permit by the Board of Appeals.

What is a Variance?

to the Littleton Zoning By-Laws and Massachusetts General Laws Chapter 40A Section 10m. Accordingly, a Variance may be granted pursuant to the Littleton Zoning By-Laws and Massachusetts General Laws Chapter 40A Section 10m. Moreover, a Variance may be granted pursuant to the Littleton Zoning By-Laws and Massachusetts General Laws Chapter 40A Section 10m. Accordingly, it is only in rare instances and under exceptional circumstances that relaxation of the general restrictions established by the Zoning By-Laws are permitted. A Variance is distinguished from a Special Permit. The Variance is used to authorize an otherwise prohibited use or to lessen dimensional requirements otherwise applicable to a structure. No person has a right to a Variance. *"Variance of 'use' is almost never granted by the Board of Appeals. Variance of 'dimensional' requirements is granted in rare occasions. The Board of Appeals has no discretion to grant a Variance unless the petitioner provides evidence, and that the Board of Appeals determines that, owing to circumstances pertaining to the soil conditions, shape, or topography of such land or structures and especially affecting such land or structures but not affecting generally the zoning district in which it is located, a literal enforcement of the provisions of the ordinance or by-law would involve substantial hardship, financial or otherwise, to the petitioner or appellant, and that desirable relief may be granted without substantial detriment to the public good and without nullifying or substantially derogating from the intent or purpose of such ordinance or by-law. Even if the Board of Appeals find that such hardship exists, it may exercise its discretion and refuse to grant a Variance. No building permit may be issued by the Building Commissioner for a use or structure that requires a Variance until (1) a Variance has been granted by the Board of Appeals, (2) the expiration of the twenty (20) day appeal period pursuant to Massachusetts General Laws Chapter 40A Section 11, and (3) the Variance has been recorded at the Middlesex South District Registry of Deeds. The Building Commissioner shall require proof of recording at the Registry of Deeds from the Town Clerk prior to issuance of a building permit. Rights authorized by a Variance must be exercised within a year of granting, or said variance shall lapse.*

TOWN OF LITTLETON	BOARD OF APPEALS
37 Shattuck Street P.O. Box 1305 Littleton, MA 01460 Tel.: 978-540-2420	
	
APPLICATION FOR PUBLIC HEARING	
<i>Pursuant to MGL Chapter 40A, 40B and 41 and the Littleton Zoning Bylaws</i>	
TOWN USE ONLY	
Received by the Town Clerk Office	
JUL 19 2018	
The filing is not official until stamped by the Town Clerk	
Filing Fee paid: \$ <u>300</u>	Check # <u>187</u>

Pursuant to the provisions of Chapter 40A, §57 of the Massachusetts General Laws as adopted by Town Meeting 2003, this document must be signed by the Tax Collector verifying payment of taxes.

Andie Toir
Signature of Tax Collector

The undersigned hereby submits this petition for the following action (check all that apply):

☐ Appeal of Decision of Building Inspector or other administrative official (see page 2)
☒ Special Permit (40A)(see page 2)
☒ Variance (see page 3)
☐ Comprehensive Permit (40B) Complete additional application (see page 2)

PETITIONER: Signature Gregory Plante Date: 7.01.18
Print Name Gregory Plante 417 3762492
Address 18 Adamsack Hwy Phone #
Littleton MA 01460 Email Address
Town, State, Zip 1.602

PROPERTY OWNER: include authorization of Owner for Petitioner to represent Owner, if unsigned
Sand Deed Reference: Bk 67064 / 430
Signature _____ Date _____ Page _____
Phone # _____

Print Name (if different from petitioner) _____ Email _____

Address (if different from petitioner) _____

ASSESSOR MAP & PARCEL NUMBER 447 134
ZONING DISTRICT R VC B IA IB (Circle all that apply)

Check box if ☐ AQUIFER DISTRICT
applicable ☐ WATER RESOURCE DISTRICT

RESIDENTIAL PROPERTY \$200 Filing fee + \$75 recording fee + \$25 abutter list = \$ 450.00 to Town of Littleton
COMMERCIAL PROPERTY \$350 Filing fee + \$75 recording fee + \$25 abutter list = \$ 500.00 to Town of Littleton
COMPREHENSIVE PERMIT \$1000 + \$100/unit over 10 units
ADDITIONAL FEES: ALL APPLICATIONS:
Legal Notice publication fee to be paid prior to opening the hearing

18 Tadmuchin. ZBA Case 898A

Appeal

Under MGL c. 40A §. 8

The undersigned hereby appeals a written order or decision of the Building Commissioner / Zoning Officer or other administrative official alleged to be in violation of the provisions of MGL c. 40A or the Zoning By-laws to the Board of Appeals for the Town of Littleton.

1. From what Town Official or Board is the appeal being sought?

Mandatory: Attach copies of written order or decision under appeal

Administrative Official _____

Date of order / decision _____

2. Which statute or Zoning Bylaw do you rely for your appeal?

MGL c. 40A § _____

Zoning Bylaw § _____

Code of Littleton § _____

You may also consider whether you qualify for relief under any other authority of the Board to grant a Special Permit or Variance.

3. I hereby certify that I have read the Board of Appeals Instructions for Appellants and that the statements within my appeal and attachments are true and accurate to the best of my knowledge and belief.

Signature _____

Print name _____

Special Permit 40A

Under MGL c. 40A §. 9

The undersigned hereby petitions the Board of Appeals for the Town of Littleton to grant a Special Permit for the reasons hereinafter set forth and in accordance with the applicable provisions of the Zoning By-law.

1. Special Permits are expressly permitted in the Zoning Bylaws. Which Zoning Bylaw section do you rely for your appeal?

Zoning Bylaw § _____

2. Why are you applying for a Special Permit? Attach a written statement that specifically describes existing conditions and your objectives, along with necessary exhibits as listed in the filing instructions. You may also consider whether you qualify for relief under any other authority of the Board to grant a variance.

3. I hereby certify that I have read the Board of Appeals Instructions for petitioners and that the statements within my petition and attachments are true and accurate to the best of my knowledge and belief.

Signature _____

Print Name _____

Special Permit 40B

Under MGL c. 40B

See supplemental instructions: Littleton Zoning Board of Appeals Rules for the Issuance of a Comprehensive Permit under MGL c. 40B

Variance

Under MGL c. 40A §. 10

The undersigned hereby petitions the Board of Appeals for the Town of Littleton to vary, in the manner and for the reasons hereinafter set forth, the applicable provisions of the Zoning By-law.

1. Specifically, from what Zoning bylaw section are you seeking relief? 173-10 B(2)

2. Why are you seeking relief from a literal enforcement of this Zoning Bylaw?

Attach a written statement that specifically describes existing conditions and your objectives, along with plans, specifications, certified plot plan and any documentation necessary to support your request.

3. Show evidence that you meet the minimum requirements of a variance under section 173-6 B (2) of the Littleton Zoning Bylaws.

Attach a written statement which specifically includes why, owing to conditions (soil, shape, or topography) especially affecting the premises, but not affecting generally the zoning district in which it is located, a literal enforcement of the Zoning By-law would result in a substantial hardship to you. Applicant must clearly demonstrate the lack of alternative remedies.

4. I hereby certify that I have read the Board of Appeals Instructions for petitioners and that the statements within my petition and attachments are true and accurate to the best of my knowledge and belief.

Signature 

Print name Gerson Plante

Filing Instructions

1. IMPORTANT: SEE THE BUILDING COMMISSIONER/ZONING ENFORCEMENT OFFICER BEFORE YOU FILL OUT THIS APPLICATION. He will assist you with the proper zoning sections and application request(s). His review may save time by preventing delays in the hearing process.

1. Apply for a certified abutters list with the Assessors office (request for certified list of abutters form enclosed)
2. Bring the completed application packet to the Administrative Assistant to the Building Commissioner who will assist you in filing with the Town Clerk.
3. **Necessary Exhibits** provide 14 copies of the following with the completed application:
 1. A copy of the most recently recorded plan of land or where no such plan exists, a copy of a plot plan endorsed by a registered engineer or land surveyor. The plan should show:
 - A) metes and bounds of the subject land
 - B) adjacent streets and other names and readily identifiable landmarks and fixed objects
 - C) dimensional layout of all buildings
 - D) distances and setbacks from the various boundaries
 - E) exact dimensions, setbacks and specifications of any new construction, alterations, additions or installations
 - F) direction of North
 - G) the name of each abutting property owner
 2. Copy of the latest recorded deed
 3. A written statement which details the basis for your petition
 4. Pictures, plans, maps, drawings and models are always helpful in explaining the problem
 5. In cases pertaining to signs, a scale print of the sign lettering and colors
 6. In cases pertaining to subdivisions of land, prints should show the proposed subdivision endorsed by a registered engineer or land surveyor
 7. In cases pertaining to Accessory dwellings evidence that the Board of Health has approved the septic system
 8. The date of the building construction and the history of ownership are useful in finding facts about the case

Completed applications filed with the Town Clerk by the third Thursday of the following month will be considered at the next regularly scheduled Zoning Board of Appeals meeting, held on the third Thursday of the following month. The Board in its discretion may dismiss an application or petition for failure to comply with any of the foregoing rules

7/16/18

Gregory Plante
18 Tadmuck Trail
Littleton, MA 01460

Sherrill Gould
Zoning Board of Appeals
37 Shattuck Street
Littleton, MA 01460

Dear Ms. Gould and Members of the Zoning Board,

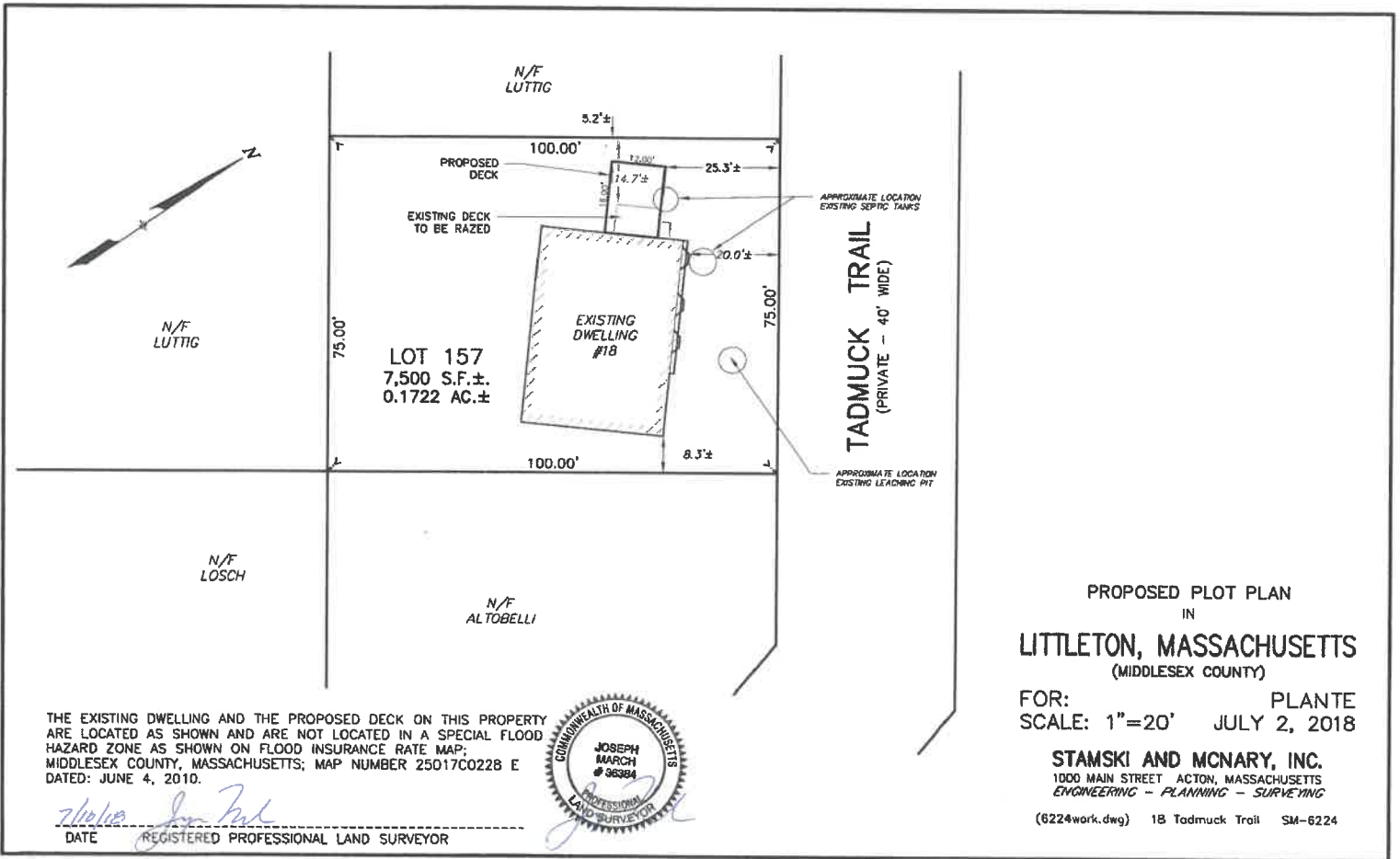
My family and I are requesting a variance from the Littleton Bylaw 173-10B(2). We moved to Littleton in April 2016 to 18 Tadmuck Trail. During the inspection, it was noted that the deck off the side of our home, which leads to the main entrance of the house, would need some repair. When we inquired further this Spring, we learned that this deck is not permitted. Upon further inspection, the deck is not built according to code, as it sits on cinder blocks and not on posts. This is because of the septic system and/or the components of it, which is on this side of the house. In order to build a deck, we would need to cantilever from the posts to maintain access to the system.

I have submitted an application for a permit, but need to request a reduced side setback to 5 feet, 2 inches (see certified plot plan). This would allow us to dig the posts the furthest away from the septic tank as possible. The deck will be 12 feet by 16 feet, which is a typical size for our neighborhood. As stated above, this deck will function as part of the main access to our house. Our lot is atypical, as it is 7500 square feet. The side of the house that the proposed deck may be built abuts an undeveloped, forested lot, and will not change the character of the neighborhood or obstruct in any way our neighbors' access or view. The septic system is functioning fine, and moving the system would be a financial hardship for any homeowner. Building the deck the size that I propose will allow for the footings to be placed in manner that does not disturb its functioning.

Therefore, I am requesting a variance owing to circumstances related to the topography, soil, and/or financial hardship. I hope that our request will be considered and we can begin construction this summer on a deck that serves as the main entrance to our home, that leaves the septic system undisturbed, and that considers the irregular shape/size of our lot.

Sincerely,

Gregory Plante



Property Address: 18 Tadmuck Trail, Littleton, Massachusetts 01460

QUITCLAIM DEED

I, **LEONARD JOHN LEONARDO**, Trustee of the **LEONARDO IRREVOCABLE INCOME ONLY TRUST**, under Declaration of Trust dated May 21, 2004, a Certificate of which is recorded in the Middlesex South District Registry of Deeds in Book 67004, Page 150, with an address of 18 Tadmuck Trail, Littleton, Middlesex County, Massachusetts

for consideration paid and in full consideration of **FOUR HUNDRED THOUSAND and 00/100 (\$400,000.00) DOLLARS**

grant to **GREGORY V. PLANTE** and **AMY A. PLANTE**, husband and wife as tenants by the entirety, of 18 Tadmuck Trail, Littleton, Middlesex County, Massachusetts,

with Quitclaim Covenants

The land in said Littleton, with the buildings thereon, being shown as Lot 157 on a "Plan of Lake Matawanakee Shores, Littleton, Mass., owned by Lake Properties, Inc." by H.R. Anderson, Surveyor, dated June 1945, recorded with the Middlesex South District Registry of Deeds at the end of Book 6878, bounded and described as follows:

NORTHEASTERLY by Tadmuck Trail, seventy-five (75) feet;

NORTHWESTERLY by Lot 158 as shown on said plan, one hundred (100) feet;

SOUTHWESTERLY by Lot 153 as shown on said plan, seventy-five (75) feet; and

SOUTHEASTERLY by Lot 156 as shown on said plan, one hundred (100) feet.

Containing seven thousand, five hundred (7,500) square feet of land, according to said plan.

Subject to restrictions of record, insofar as the same are now in force and applicable; also subject to and with the benefit of a well agreement duly recorded with the Middlesex South District Registry of Deeds.

By execution of this Deed, the Trustees hereby declare that **The Leonardo Irrevocable Income Only Trust** is still in force and effect, all of the beneficiaries are competent and not minors or

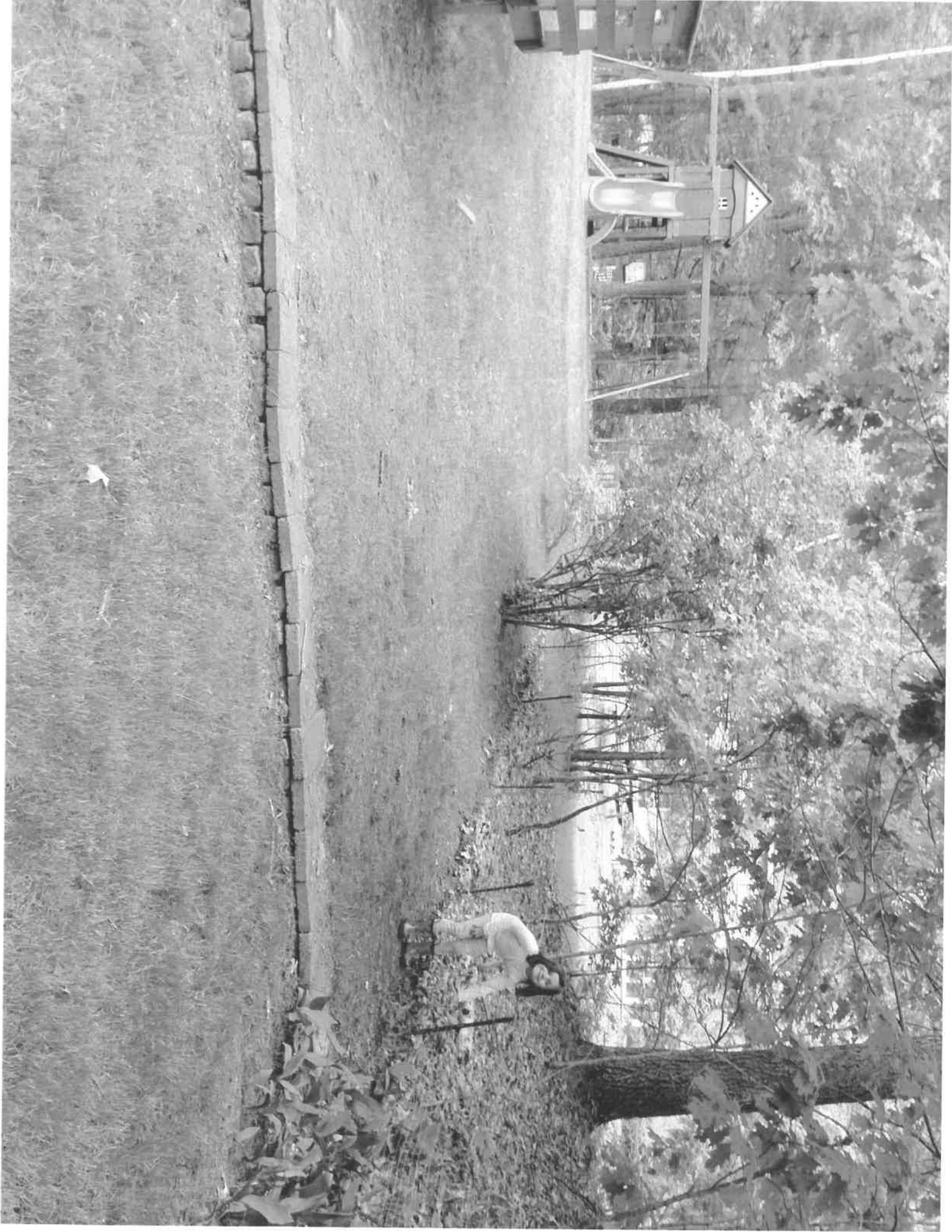
corporations and all of the beneficiaries have consented to the transfer of 18 Tadmuck Trail, Littleton, Massachusetts, to the Grantees herein, and they have authorized Leonard John Leonardo as Trustee to execute any and all documents necessary to effectuate said transaction.

The undersigned hereby releases any and all Rights of Homestead which have been declared in the property or have been granted as a matter of law and further states that there are no other persons entitled to protection under the Homestead Act.

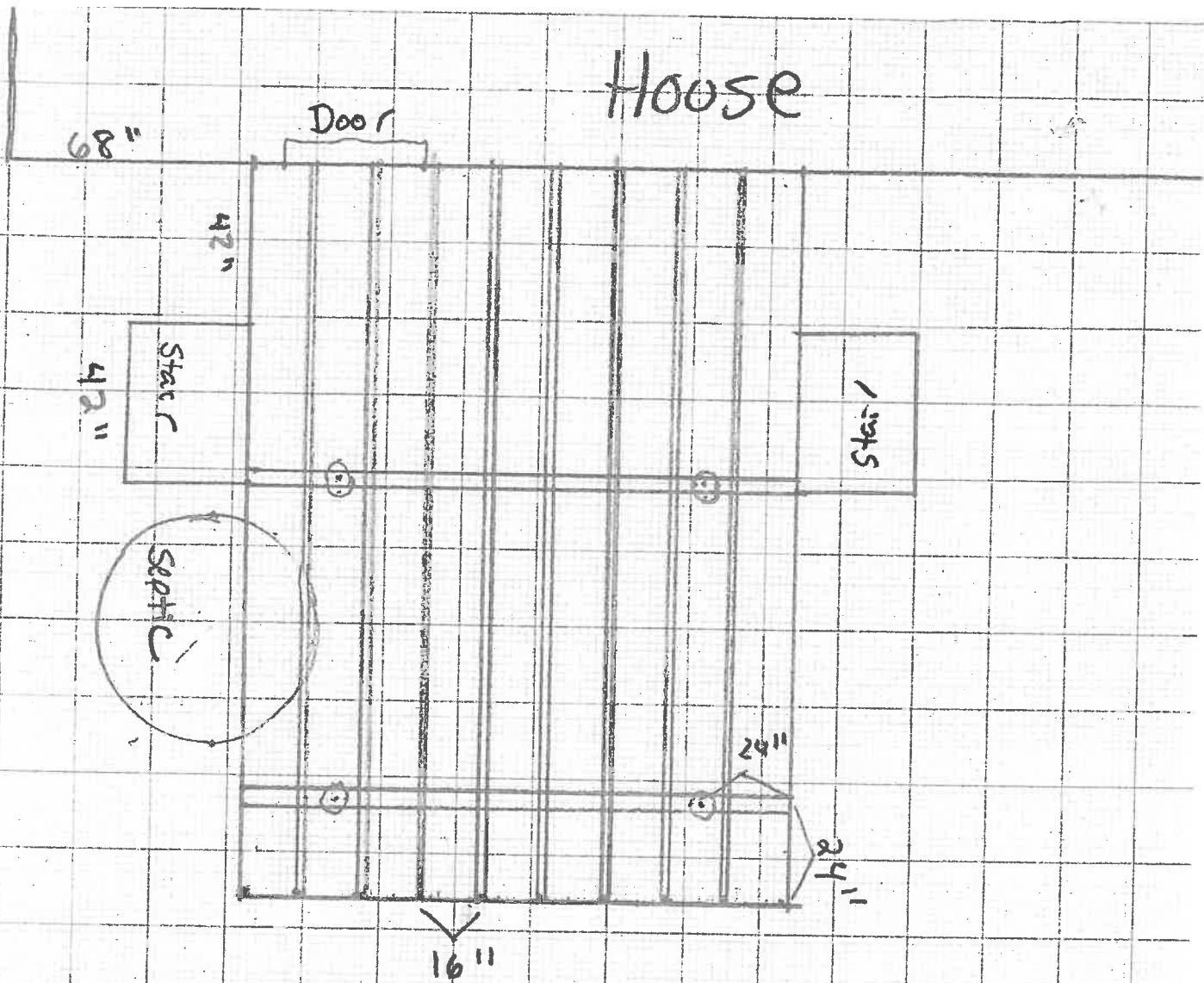
Being the same premises conveyed to Grantor by Deed dated May 21, 2004, and recorded with the Middlesex South District Registry of Deeds in Book 43046, Page 531, and by Confirmatory Deed recorded at said Registry in Book 67004, Page 153.











1 block = 2 inches

Beam = 2 X 12

Joist = 2 X 12

Post = 6 X 6

Dimension 12' X 16'

24" Cantilever
posts on beam

posts ~ 26 inches from
Septic



TOWN OF LITTLETON
BOARD OF ASSESSORS
P.O. BOX 1305
LITTLETON, MA 01460
(978) 540-2410 FAX: (978) 952-2321

Date: July 26, 2018

Re: **Certified List of Abutters for Board of Appeals (300 feet - public hearings, special permits
And/or for Variances)**

Applicant Greg & Amy Plante Name of Firm: N/A
Mailing Address 18 Tadmuck Trail, Littleton, MA 01460

Subject Parcel Location: 18 Tadmuck Trail
Subject Owner: Gregory V Plante & Amy A Plante
Subject Map & Parcel No: U47-134-0

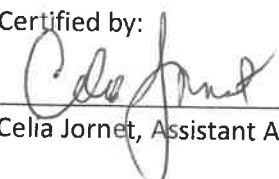
M.G.L. Chapter 40A, Section 11. "In all cases where notice of a public hearing is required notice shall be given by publication in a newspaper of general circulation in the city or town once in each of two successive weeks, the first publication to be not less than fourteen days before the day of the hearing and by posting such notice in a conspicuous place in the city or town hall for a period of not less than fourteen days before the day of such hearing. In all cases where notice to individuals or specific boards or other agencies is required, notice shall be sent by mail, postage prepaid. "Parties in interest" as used in this chapter shall mean the petitioner, abutters, owners of land directly opposite on any public or private street or way, and abutters to the abutters within three hundred feet of the property line of the petitioner as they appear on the most recent applicable tax list, notwithstanding that the land of any such owner is located in another city or town, the planning board of the city or town, and the planning board of every abutting city or town. The assessors maintaining any applicable tax list shall certify to the permit granting authority or special permit granting authority the names and addresses of parties in interest and such certification shall be conclusive for all purposes. The permit granting authority or special permit granting authority may accept a waiver of notice from or an affidavit of actual notice to any party in interest or, in his stead, any successor owner of record who may not have received a notice by mail, and may order special notice to any such person, giving not less than five nor more than ten additional days to reply."

I hereby certify the attached list of abutter(s) as stated in the M.G.L. Chapter 40A, Section 11.

****APPLICANT AND SUBJECT OWNER ARE THE SAME PERSON****

Number of Abutter(s) 35, including the subject parcel(s) + 1 Applicant Requesting Abutter's List.

Certified by:


Celia Jornet, Assistant Assessor

PARCEL ID	LOCATION	OWNER	CO-OWNER	MAILING ADDRESS	CITY	STATE	ZIP
U47-134-0	18 TADMUCK TL	PLANTE GREGORY V	PLANTE AMY A	18 TADMUCK TL	LITTLETON	MA	01460
U47-110-0	19 SAGAMORE TL	DONNELLY FAMILY LIVING TRUST	DONNELLY JAMES & MAUREEN - TRS	19 SAGAMORE TL	LITTLETON	MA	01460
U47-111-0	15 SAGAMORE TL	CAREW JOHN L	BRALOVE JUDITH D	15 SAGAMORE TL	LITTLETON	MA	01460
U47-112-0	9 SAGAMORE TL	BENTLEY PAUL	BENTLEY CHERYL	9 SAGAMORE TRAIL	LITTLETON	MA	01460
U47-114-0	5 SAGAMORE TL	LISA SACCHETTI 2012 REVCBLE TR	SACCHETTI LISA + ROSEMARIE TRS	5 SAGAMORE TL	LITTLETON	MA	01460
U47-115-0	3 SAGAMORE TL	TULLY JOHN SCOTT	TULLY KRISTIN ANN	3 SAGAMORE TRAIL	LITTLETON	MA	01460
U47-120-0	6 WAMESIT TL	BROOKS EDWARD N	BROOKS MICHELLE	6 WAMESIT TRAIL	LITTLETON	MA	01460
U47-121-0	10 WAMESIT TL	CUMMINGS STEPHEN J	CUMMINGS SUSAN E	10 WAMESIT TL	LITTLETON	MA	01460
U47-122-0	14 WAMESIT TL	JACOBSEN DAVID A	JACOBSEN KATHRYN H	14 WAMESIT TL	LITTLETON	MA	01460
U47-123-0	20 WAMESIT TL	WHITTLES KEITH G AND	WHITTLES JEANINE M	20 WAMESIT TRAIL	LITTLETON	MA	01460
U47-124-0	24 WAMESIT TL	DANIEL + AMANDA CLARK LVG TR	CLARK DANIEL S + AMANDA W, TRS	24 WAMESIT TRAIL	LITTLETON	MA	01460
U47-128-0	25 WAMESIT TL	MCNIFF JR JAMES R		PO BOX 924	LITTLETON	MA	01460
U47-129-0	19 WAMESIT TL	LUTTIG KEITH H	LUTTIG ROBIN B	19 WAMESIT TL	LITTLETON	MA	01460
U47-132-0	11 WAMESIT TL	LOSCH ROSS W	MAKOVSKY JODI	11 WAMESIT TL	LITTLETON	MA	01460
U47-133-0	16 TADMUCK TL	ALTOBELLI MICHAEL B		16 TADMUCK TL	LITTLETON	MA	01460
U47-135-0	MATAWANAKEE TL	LUTTIG KEITH H	LUTTIG ROBIN B	19 WAMESIT TL	LITTLETON	MA	01460
U47-136-0	MATAWANAKEE TL	LUTTIG KEITH H	LUTTIG ROBIN B	19 WAMESIT TL	LITTLETON	MA	01460
U47-137-0	110 MATAWANAKEE TL	PYRRO WAYNE R	PYRRO NANCY J	110 MATAWANAKEE TL	LITTLETON	MA	01460
U47-139-0	MATAWANAKEE TL	RILEY ALICE B	C/O ALICE PIETRON	12 FLAGG RD	ACTON	MA	01720-5612
U47-140-0	11 TADMUCK TL	HUNT E KRISTINE		11 TADMUCK TL	LITTLETON	MA	01460
U47-141-0	9 TADMUCK TL	MCLAUGHLIN ROBERT I	GROSKIN DEBRA P	9 TADMUCK TL	LITTLETON	MA	01460
U47-145-0	88 MATAWANAKEE TL	HOWARD LIVING TRUST	HOWARD JOHN L + ARLENE E TRS	77 GIFFORD LANE	CONCORD	MA	01742
U47-147-0	MATAWANAKEE TL	HUBER PETER J		46 GILSON RD	LITTLETON	MA	01460
U47-148-0	96 MATAWANAKEE TL	RILEY ALICE B	C/O ALICE PIETRON	12 FLAGG RD	ACTON	MA	01720-5612
U47-150-0	98 MATAWANAKEE TL	ROGERS MARY L		98 MATAWANAKEE TR	LITTLETON	MA	01460
U47-18-0	109 MATAWANAKEE TL	MERRILL III ERNEST O	SMITH BARBARA J	109 MATAWANAKEE TL	LITTLETON	MA	01460
U47-19-0	MATAWANAKEE TL	JAWS REALTY TRUST	SCOTT PETER TRUSTEE	5 SCOTT RD	LITTLETON	MA	01460
U47-20-0	105 MATAWANAKEE TL	ELIZABETH R DORIA TRUST	DORIA ELIZABETH R TRUSTEE	105 MATAWANAKEE TL	LITTLETON	MA	01460

U47-21-0	103 MATAWANAKEE TL	ROSS MARK L	ROSS KIMBERLY L	103 MATAWANAKEE TRAIL	LITTLETON	MA	01460
U47-23-0	MATAWANAKEE TL	FIELD MICHAEL S	FIELD JANET C	95 MATAWANAKEE TRAIL	LITTLETON	MA	01460
U47-23-1	97 MATAWANAKEE TL	ROSS MARK	HEALY KIM	103 MATAWANAKEE TRAIL	LITTLETON	MA	01460
U47-24-0	95 MATAWANAKEE TL	FIELD MICHAEL S	FIELD JANET C	95 MATAWANAKEE TL	LITTLETON	MA	01460
U47-25-0	93 MATAWANAKEE TL	SOUZA PHILLIP C	PAUL-SOUZA SUSAN K	93 MATAWANAKEE TL	LITTLETON	MA	01460
U47-26-0	91 MATAWANAKEE TL	EASTMAN KEVIN M		91 MATAWANAKEE TL	LITTLETON	MA	01460
	ALSO ABUTS:	FORGE POND					