

Where Georgia comes together.

Application # SUSL 0148-2034

*Property Owner

Application for Special Exception

Contact Community Development (478) 988-2720

*Applicant

*Indicates Required Field

*Name	Lei Zhang	Lei zhang Hongwei liu			
*Title *Address					
*Phone	204 Amher to street				
*Email					
Linan					
	Property Inform	<u>nation</u>			
*Street Add	dress Amherot street Kathbon	CA 3104)			
*Tax Map I		ning Designation PU()			
	<u>Request</u>				
*Please de	scribe the proposed use:				
	2 1 2 1 2 200	×			
	short Rental proporty				
	Instruction	<u>ıs</u>			
1. The application and *\$316.00 fee (made payable to the City of Perry) must be received by the Community					
Development Office or filed on the online portal no later than the date reflected on the attached schedule.					
The second secon	plicant/owner must respond to the 'standards' on page				
	demonstrate that the application complies with these s				
Manage	ment Ordinance for more information. You may include	e additional pages when describing the use and			
address	ing the standards.				
3. *For app	olications in which a new building, building addition and	/or site modifications are proposed, you must submit a			
site plan	identifying such modifications.				
The staf	f will review the application to verify that all required inf	formation has been submitted. The staff will contact the			
applican	it with a list of any deficiencies which must be corrected	d prior to placing the application on the planning			
	sion agenda.				
	5. Special Exception applications require an informational hearing before the planning commission and a public hearing				
	before City Council. Public notice sign(s) will be posted on the property at least 15 days prior to the scheduled				
hearing					
	Series Processing Series Proce				
	ental information, is true and correct to the best of their	r knowledge and they have provided full disclosure of			
the relevant facts. 8. *Signatures:					
*Applicant . *Date					
Let zhang Nov 19					
*Property Owner/Authorized Agent *Date					
Jeh Zhan 11/19/24					

Standards for Granting a Special Exception

The applicant bears the burden of proof to demonstrate that an application complies with these standards.

Are there covenants and restrictions pertaining to the property which would preclude the uses permitted in the proposed zoning district?

- (1) The existing land use pattern.
- (2) Whether the proposed use is consistent with the Comprehensive Plan.
- (3) Whether all proposed structures, equipment or material will be readily accessible for fire and police protection.
- (4) Whether the proposed use will be of such location, size, and character that, in general, it will be in harmony with the appropriate and orderly development of the area in which it is proposed to be situated and will not be detrimental to the orderly development of adjacent properties or a deterrent to the improvement of adjacent properties in accordance with the zoning classification of such properties, the existing land use pattern or the Comprehensive Plan.
- (5) Whether, in the case of any use located in, or directly adjacent to, a residential district or area:
 - (a) The nature and intensity of operations will be such that both pedestrian and vehicular traffic to and from the use and the assembly of persons in connection therewith will not be hazardous or inconvenient to, or incongruous with, said residential district or area, or conflict with the normal traffic of the neighborhood; and
 - (b) The location and height of buildings, and other structures, and the nature and extent of screening, buffering or landscaping on the site will be such that the use will not hinder or discourage the appropriate development and use of adjacent land and buildings in conformance with existing zoning districts and development pattern.
- (6) Whether the proposed use will increase the population density resulting in the increase or overtaxing of the load on public facilities such as schools, utilities, streets, etc.; or approval of the use would encourage adjacent areas to develop at higher densities than provided in the comprehensive plan resulting in the overtaxing of such public facilities.
- (7) Whether the proposed use will cause a health hazard, a public safety problem, or create a nuisance or cause excessively increasing traffic and associated congestion; create a drainage problem; generate unnecessary disturbance due to noise, the emission of smoke or other contaminants, odor, electrical interference, or cause pollution to land, air and/or water.
- (8) Whether the proposed change will adversely affect property values in adjacent areas.
- (9) Whether there are substantial reasons why the property cannot be used for a permitted use in the district where the property is located.



City of Perry, GA

1211 Washington Street P.O. Box 2030

Perry, Georgia 31069 (478) 988-2740

14/0/988-2/

Business Name: COZY HOME

Business Location: 204 AMHERST ST PERRY, GA 31069

Owner:

LEI ZHANG

Manager:

 License Number:
 OTC-006219

 Issued Date:
 12/31/2024

 Expiration Date:
 12/31/2025

Mailing Address: 204 AMHERST ST

PERRY, GA 31069

OCCUPATIONAL TAX CERTIFICATE

Business Type(s):

721199 Tourist homes

License Type:

Occupational Tax Certificate

Classification:

General Business

Chrysta Hays

Issued By

TO BE POSTED IN A CONSPICUOUS PLACE

House Rules

PETS

No pets are allowed in this house.

LATE CHECK-OUT PENALTY

 Check-out time is 11:00 AM. \$100 penalty will be applied to your booking when you check out after 11:00 AM.

PARKING

- Parking on the driveway only
- Don't park on the side of the road

SMOKING

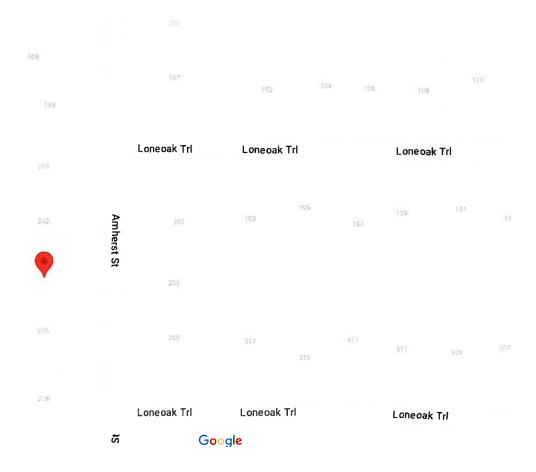
No smoking inside the house

QUIET TIME

- Please avoid making any loud noise from 10 pm till 9 am to allow neighbors a peaceful night
- If any neighboring residents report excessive noise or unruly behavior, we may have to evict you from our property. This could result in the loss of all your payment.

ADDITIONAL RULES

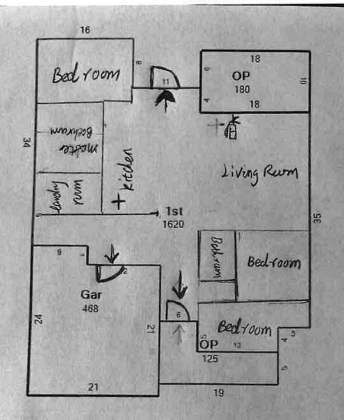
- Parties and gatherings of any kind are strictly prohibited in this house
- Max number of guests is 5
- No unregistered guests
- No illegal substances
- No food and drinks in bedrooms
- No mail delivery to this property, and food delivery is acceptable.
- Please lock the door when you leave the house



All cars only can park on the driveway



4 cars max on the driveway



I dur

Five estinguisher

→ Exit + First Aid

GUEST SHORT-TERM RENTAL AGREEMENT

PETS

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ACKNOWLEDGEMENT OF HOUSE RULES & CITY ORDINANCES

- Guest has acknowledged that they have read and will abide by all host rules that have been outlined in the property listing & Property guidebook.
- Guest has acknowledged that his/her rights in agreement may not be transferred or assigned to anyone else.
- Guest has acknowledged that it is unlawful to make any noise or sound that exceeds the limits set forth in the cities noise ordinance.
- Guest acknowledges and agrees that violation of agreement of this section may result in immediate termination of agreement and eviction for the short term rental unit by owner or local contact person as well as the potential liability for payments of fines levied by the city.
- The parties have executed the Rental Agreement on the dates indicated below.

•	House Owner:			
	0	Print Name:		
	0	Signature:		
	0	Date:		
•	Book	ing Guest		
	0	Print Name:		
	0	Signature:		
	0	Date:		

State Farm Fire and Casualty Company A Stock Company With Home Offices in Bloomington, Illinois

Po Box 2915 Bloomington IL 61702-2915

Named Insured

9L-27-350A-FC03 F M

LIU, HONGWEI 204 AMHERST ST KATHLEEN GA 31047-4180

RENEWAL DECLARATIONS

Policy Period Effective Date Expiration Date 12 Months JUL 6 2024 JUL 6 2025 The policy period begins and ends at 12:01 am standard time at your mailing address as shown.

Minimum Underlying Limits

Entity: Individual

Coverage

COMMERCIAL LIABILITY UMBRELLA POLICY

Automatic Renewal - If the policy period is shown as 12 months, this policy will be renewed automatically upon payment of the renewal premium when due subject to the premiums, rules and forms in effect for each succeeding policy period. If this policy is terminated we will give you written notice in compliance with the policy provisions or as required by law.

Coverage(s) Coverage L - Business Liability (Each Occurrence) Coverage L - Business Liability (Annual Aggregate)	Limits of Insurance \$ 1,000,000 \$ 1,000,000		
Self-Insured Retention	\$ 10,000		

Required Underlying Insurance Schedule

Automobile Liability (Other than Buses and Passenger Vans)	Bodily Injury (Each Person/Each Accident) Property Damage (Each Accident)or Bodily Injury and Property Damage (Each Accident)	\$ 500,000 / \$ \$ \$	500,000 100,000 500,000
Rental Premises Liability	Bodily Injury and Property Damage (Per Occurrence) Bodily Injury and Property Damage (Annual Aggregate)	\$	500,000 1,000,000

Forms & Endorsements Commercial Umb Coverage Form *Terrorism Insurance Cov Notice Amendatory Endorsement Lead Poisoning Exclusion Policy Endorsement	CU-2100 FE-6999.3 CU-2211.3 CU-2339 CU-2474.3	Policy Premium	\$ 250.00
* New Form Attached Other	limits and exclusions	may apply - refer to your policy -	

Continued on Reverse

CU-2000 Prepared MAY 08 202

JEFF XU (678) 498-8089

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555-930.2 (o1f2941c) 11-20-2008

Continued from Front

Your policy consists of these Declarations, the Commercial Liability Umbrella Coverage Form, and any other forms and endorsements that apply.

This policy is issued by the State Farm Fire and Casualty Company.

Participating Policy

You are entitled to participate in a distribution of the earnings of the company as determined by our Board of Directors in accordance with the Company's Articles of Incorporation, as amended.

In Witness Whereof, the State Farm Fire and Casualty Company has caused this policy to be signed by its President and Secretary at Bloomington, Illinois.

Lynne M. Yourell Secretary

FE-6999,3 Page 1 of 1

In accordance with the Terrorism Risk Insurance Act of 2002 as amended and extended by the Terrorism Risk Insurance Program Reauthorization Act of 2019, this disclosure is part of your policy.

POLICYHOLDER DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

Coverage for acts of terrorism is not excluded from your policy. However your policy does contain other exclusions which may be applicable, such as an exclusion for nuclear hazard. You are hereby notified that the Terrorism Risk Insurance Act, as amended in 2019, defines an act of terrorism in Section 102(1) of the Act: The term "act of terrorism" means any act that is certified by the Secretary of the Treasury-in consultation with the Secretary of Homeland Security, and the Attorney General of the United States-to be an act of terrorism; to be a violent act or an act that is dangerous to human life, property, or infrastructure; to have resulted in damage within the United States, or outside the United States in the case of certain air carriers or vessels or the premises of a United States mission; and to have been committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion. Under this policy, any covered losses resulting from certified acts of terrorism may be partially reimbursed by the United States Government under a formula established by the Terrorism Risk Insurance Act, as amended. Under the formula, the United States Government generally reimburses 80% beginning on January 1, 2020 of covered terrorism losses exceeding the statutorily established deductible paid by the insurance company providing the coverage. The Terrorism Risk Insurance Act, as amended, contains a \$100 billion cap that limits U.S. Government reimbursement as well as insurers' liability for losses resulting from certified acts of terrorism when the amount of such losses exceeds \$100 billion in any one calendar year. If the aggregate insured losses for all insurers exceed \$100 billion, your coverage may be reduced.

There is no separate premium charged to cover insured losses caused by terrorism. Your insurance policy establishes the coverage that exists for insured losses. This notice does not expand coverage beyond that described in your policy.

THIS IS YOUR NOTIFICATION THAT UNDER THE TERRORISM RISK INSURANCE ACT, AS AMENDED, ANY LOSSES RESULTING FROM CERTIFIED ACTS OF TERRORISM UNDER YOUR POLICY MAY BE PARTIALLY REIMBURSED BY THE UNITED STATES GOVERNMENT AND MAY BE SUBJECT TO A \$100 BILLION CAP THAT MAY REDUCE YOUR COVERAGE.

FE-6999.3

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NOTICE OF REDUCTION IN COVERAGE

CU-2474.3 POLICY ENDORSEMENT is added to your State Farm® policy and replaces CU-2474.1 POLICY ENDORSEMENT.

This notice summarizes the changes being made to your policy. Please read the new endorsement carefully and note the following changes:

LIABILITY DEFINITIONS: Paragraph 18. Personal and Advertising Injury:

Infringement of another's patent, trademark, or trade secret is no longer within the definition of personal and advertising injury.

BUSINESS LIABILITY EXCLUSIONS: Paragraph 20. Personal and Advertising Injury:

Damages from infringement of another's patent, trademark, or trade secret continue to be specifically excluded under this policy.

DISCLAIMER: This notice only provides a general summary of changes to your State Farm policy. This notice is not a statement of contract This notice does not change, modify, or invalidate the provisions, terms, or conditions as set forth in your State Farm policy booklet, the most recently issued declarations, and any applicable endorsements.

553-4437 GA