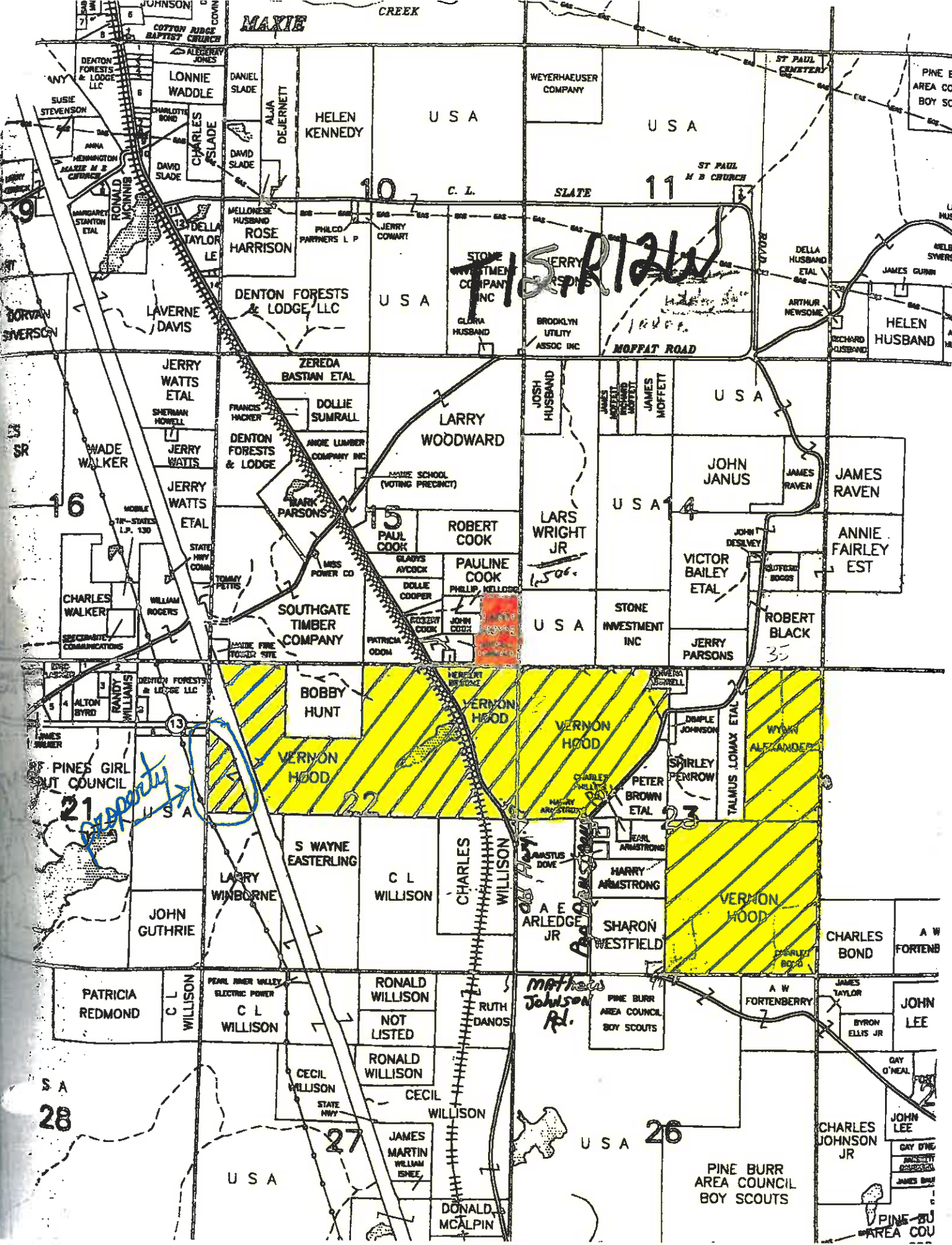


MAXIE

CREEK



DEWON FORESTS & LODGE LLC
SUSIE STEVENSON
ANNIE HENNINGTON
HARRIET STANTON ETAL
RONALD MCKINNI

LONNIE WADDLE
DANIEL SLADE
CHARLES ASLAFE
ALMA DEJERNETT
HELEN KENNEDY

WEYERHAEUSER COMPANY
USA
USA
ST PAUL M B CHURCH

PINE BU AREA COL BOY SC
ST PAUL CEMETERY

LAVARNE DAVIS
DENTON FORESTS & LODGE LLC
MELMONES HUSBAND ROSE HARRISON
TAYLOR LE

JERRY PARSONS
STONE INVESTMENT COMPANY INC
JERRY COMART
CLARIA HUSBAND
BROOKLYN UTILITY ASSOC INC
MOFFAT ROAD

DELLA HUSBAND ETAL
ARTHUR NEWSOME
RICHARD HUSBAND
HELEN HUSBAND

JERRY WATTS ETAL
SHERMAN HOWELL
WADE WALKER
JERRY WATTS
JERRY WATTS ETAL

ZEREDA BASTIAN ETAL
DOLLIE SUMRALL
LARRY WOODWARD
MARK PARSONS
PAUL COOK
ROBERT COOK
LARS WRIGHT JR
LARRY WOODWARD

JOHN JANUS
JAMES RAVEN
JAMES RAVEN
ANNIE FAIRLEY EST
VICTOR BAILEY ETAL

CHARLES WALKER
WILLIAM ROGERS
TOMMY PETTIS
MISS POWER CO
SOUTHGATE TIMBER COMPANY

FRANCIS WACHER
DENTON FORESTS & LODGE
ANGIE LUMBER COMPANY INC
MARK PARSONS
PAULINE COOK
PAULINE COOK PHILLIP KELLOGG
JOHN COOK
PATRICIA OGDON
STONE INVESTMENT INC

JOHN DESLVEY
JERRY PARSONS
ROBERT BLACK

ALTON BYRD
RANDY WILLIAMS
PINES GIRL PUT COUNCIL
JOHN GUTHRIE

BOBBY HUNT
VERNON HOOD
S WAYNE EASTERLING
LARRY WINBORNE
JOHN GUTHRIE

VERNON HOOD
VERNON HOOD
CHARLES WILLISON
WILLISON
CHARLES WILLISON
A E ARLEDGE JR
SHARON WESTFIELD

DRAPLE JOHNSON
WYOM ALEXANDER
SHIRLEY FERROW
TALMUS LOMAX ETAL
PETER BROWN ETAL
EARL ARMSTRONG
HARRY ARMSTRONG
CHARLES BOND
A W FORTENB

PATRICIA REDMOND
C L WILLISON
PEARL RIVER VALLEY ELECTRIC POWER
C L WILLISON
RONALD WILLISON
NOT LISTED
RONALD WILLISON

CECIL WILLISON
STATE HWY
CECIL WILLISON
JAMES MARTIN WILLIAM ISHEE
DONALD MCALPIN

A W FORTENBERRY
JAMES TAYLOR
BYRON ELLIS JR
JOHN LEE
GAY O'NEAL
JOHN LEE
PINE BURR AREA COUNCIL BOY SCOUTS

15 R12W

Property (with blue arrow)

Mather's Johnson Rd.

EXHIBIT "B"

PROTECTIVE COVENANTS

The following covenants will run with the land and any and all conveyances of said land shall be subject to the following covenants, to-wit:

1. No lot shall be divided into less than three (3) acres in area and no such three acre parcel shall therefore be re-divided.
2. No structure, other than the residential structure and storage buildings, shall be built on the property herein conveyed.
3. The dwelling house shall contain a minimum of 1,500 square feet heated area.
4. All building constructed on the above described premises shall be of permanent building materials constructed in accordance with the Southern Standard Building Code. No building shall be covered with sheet metal, tar paper or sheeting board as the finished surface or used as a permanent building. All buildings and other structures shall be completed within one year from the date construction commences.
5. No mobile homes shall be allowed on the property herein conveyed.
6. All buildings shall be set back at least 25 feet from the street or road right-of-way; 25 feet from the rear property line and 25 feet from the side property lines.
7. No offensive or noxious activity shall be carried on upon this parcel or shall anything be done thereon which may become an annoyance or nuisance to the neighborhood or the adjoining property owners.
8. No junk yards shall be established on the property and a junk yard is to be described as an accumulation of two or more inoperative automotive type vehicles, automobiles and/or trucks, nor shall there be any accumulation of scrap iron, junk or trash.
9. Dogs, cats or other common household pets of the domestic variety may be kept provided that they are not kept, bred or maintained for commercial purposes. Large animals shall be allowed on the property, not exceeding more than one per acre. Large animals are defined as: sheep, goats, cows, calves, mules and horses. No swine allowed.
10. All buildings used for a residence shall have a proper sewage system as would meet the minimum requirements of the State Health Department or other qualified professional.
11. These covenants are to run with the land and shall be binding upon all parties. The only method that these covenants can be altered is for Desoto Land & Timber, or its designees, to join in on any amendments, modifications or changes to said covenants, and upon agreement, all additions or deletions shall be binding on all property owners and on any and all conveyances.
12. Invalidation of any of these covenants by judgment of court order shall in no wise affect any of the other provisions, which shall remain in full force and effect.