

**TENNESSEE VALLEY AUTHORITY**  
**Section 26a**

Applicant Name <u>Richard Seymour</u>	26a No. <u>77259</u>
Reservoir <u>Tellico</u>	Subdivision <u>Tommotely Coves</u>
Tract No. <u>XTELR-14</u> Map No. <u>3C</u>	Lot No(s). <u>Block 8, Lot 3</u>
River/StreamMile <u>Little Tennessee River Mile 4.7 L</u>	

**This application has been reviewed. The blocks marked "X" below indicate the status of your request.**

The facilities and/or activities listed below are **APPROVED** subject to the general and special conditions attached.

1. **Fixed Covered Boat Dock with:** \_\_\_\_\_
  2. **--Electrical Service** \_\_\_\_\_
  3. **--Lights** \_\_\_\_\_
  4. **--Boat Lift** \_\_\_\_\_
  5. **Potable Water** \_\_\_\_\_
  6. **Nonpotable Water Pump for Irrigation** \_\_\_\_\_
- \_\_\_\_\_
- \_\_\_\_\_

The facilities and/or activities listed below are **DENIED**.

1. \_\_\_\_\_
- \_\_\_\_\_

This permit **SUPERSEDES** the following previous TVA approval.

_____	permit issued to	_____	for	_____
_____	permit issued to	_____	for	_____
_____	permit issued to	_____	for	_____
_____	permit issued to	_____	for	_____

TVA Representative *Paul S. Talley*      Approval Date 7-23-98

Requires review by U.S. Army Corps of Engineers (USACE). Plans have been forwarded to the USACE. **No construction shall commence until you have written approval or verification that no permit is required.**

ARAP (For Tennessee locations, a copy of the permit has been sent to the Tennessee Department of Environment and Conservation.

CC: COE, Milton Cate

## GENERAL AND STANDARD CONDITIONS

### General Conditions:

1. You agree to make every reasonable effort to construct and operate the facility authorized herein in a manner so as to minimize any adverse impact on water quality, aquatic life, wildlife, vegetation, and natural environmental values.
2. This permit may be revoked by TVA by written notice if:
  - a) the structure is not completed in accordance with approved plans;
  - b) if in TVA's judgment the structure is not maintained as provided herein;
  - c) the structure is abandoned;
  - d) the structure or work must be altered to meet the requirements of future reservoir management operations of the United States or TVA, or;
  - e) TVA finds that the structure has an adverse effect upon navigation, flood control, or public lands or reservations.
3. If this permit for this structure is revoked, you agree to remove the structure, at your expense, upon written notice from TVA. In the event you do not remove the structure within 30 days of written notice to do so, TVA shall have the right to remove or cause to have removed, the structure or any part thereof. You agree to reimburse TVA for all costs incurred in connection with removal.
4. In issuing this Approval of Plans, TVA makes no representations that the structures or work authorized or property used temporarily or permanently in connection therewith will not be subject to damage due to future operations undertaken by the United States and/or TVA for the conservation or improvement of navigation, for the control of floods, or for other purposes, or due to fluctuations in elevations of the water surface of the river or reservoir, and no claim or right to compensation shall accrue from any such damage. By the acceptance of this approval, applicant covenants and agrees to make no claim against TVA or the United States by reason of any such damage, and to indemnify and save harmless TVA and the United States from any and all claims by other persons arising out of any such damage.
5. In issuing this Approval of Plans, TVA assumes no liability and undertakes no obligation or duty (in tort, contract, strict liability, or otherwise) to the applicant or to any third party for any damages to property (real or personal) or personal injuries (including death) arising out of or in any way connected with applicant's construction, operation, or maintenance of the facility which is the subject of this Approval of Plans.
6. This approval shall not be construed to be a substitute for the requirements of any federal, state, or local statute, regulation, ordinance, or code, including, but not limited to, applicable electrical and building codes, now in effect or hereafter enacted.
7. The facility will not be altered, or modified, unless TVA's written approval has been obtained prior to commencing work.
8. You agree to notify TVA of any transfer of ownership of the approved structure to a third party. Third party is required to make application to TVA for permitting of the structure in their name.
9. You agree to stabilize all disturbed areas within 30 days of completion of the work authorized. All land-disturbing activities shall be conducted in accordance with Best Management Practices as defined by Section 208 of the Clean Water Act to control erosion and sedimentation to prevent adverse water quality and related aquatic impacts. Such practices shall be consistent with sound engineering and construction principles; applicable Federal, state, and local statutes, regulations, or ordinances; and proven techniques for controlling erosion and sedimentation; including any *required* conditions.
10. You agree not to use or permit the use of the premises, facilities, or structures for any purposes that will result in the draining or dumping into the reservoir of any refuse, sewage, or other material in violation of applicable standards or requirements relating to pollution control of any kind now in effect or hereinafter established.
11. The facility will be maintained in a good state of repair and in good, safe, and substantial condition. If the facility is damaged, destroyed, or removed from the reservoir or stream for any reason, or deteriorates beyond safe and serviceable use, it cannot be repaired or replaced without the prior written approval of TVA.
12. You agree that if any historical or prehistoric archaeological material (such as arrowheads, broken pottery, bone, or similar items) is encountered during construction of this facility you will immediately contact this office and temporarily suspend work at that location until authorized by this office to proceed.
13. The Native American Graves Protection and Repatriation Act and the Archeological Resources Protection Act apply to archaeological resources located on the premises. If LESSEE {or licensee or grantee (for easement) or applicant (for 26a permit on Federal land)} discovers human remains, funerary objects, sacred objects, objects of cultural patrimony, or any other archaeological resources on or under the premises, LESSEE {or licensee, grantee, or applicant} shall immediately stop activity in the area of the discovery, make a reasonable effort to protect the items, and notify TVA by telephone (phone \_\_\_\_\_). Work may not be resumed in the area of the discovery until approved by TVA.
14. On TVA land, unless otherwise stated on this permit, vegetation removal is prohibited.

### Standard Conditions: (Items that pertain to your request have been checked.)

1. **Structures and Facilities**
  - a)  TVA number \_\_\_\_\_ has been assigned to your facility. When construction is complete, this number shall be placed on a readily visible part of the outside of the facility in numbers not less than three inches high.
  - b)  The 100-year flood elevation at this site is estimated to be 816.2-feet mean sea level. As a minimum, your fixed facility should be designed to prevent damage to stored boats by forcing them against the roof during a 100-year flood event.
  - c)  You agree that the float will be temporarily connected (i.e., by slip pins/ropes) and not permanently attached to the nonnavigable houseboat.
  - d)  You agree that this \_\_\_\_\_ shall have no side enclosures, except wire mesh or similar screening which leaves the structure open to the weather.

- e)  Buildings or other enclosed structures containing sleeping or living accommodations, including toilets and related facilities, or that have enclosed floor area in excess of 25 square feet, are prohibited.
- f) Ski jumps will not be left unattended for extended periods of time. All facilities will be tied to the shoreline or to a boathouse or pier fronting your property at the completion of each day's activities.
- g)  For all electrical services permitted, a disconnect must be located at or above the 820-foot contour that is accessible during flooding.
- h)  You should contact your local government official(s) to ensure that this facility complies with all applicable local floodplain regulations.
- i)  The entire closed-loop coil heating and air conditioning system and its support apparatus must be either placed below elevation \_\_\_\_\_ (to provide a five-foot clearance for water craft at minimum pool elevations of \_\_\_\_\_) or located underneath a TVA approved water use facility or other TVA approved structure. The supply and return lines must be buried as they cross the reservoir drawdown zone in areas of water depth less than five feet (minimum pool). The liquid contents of the closed-loop heating and air conditioning system must be propylene glycol or water, and the applicant or authorized agent must provide TVA with written verification of this fact.
- j)  You agree that only those facilities which have been approved by TVA prior to construction will be placed within the harbor limits and that permanent mooring buoys, boat slips, or other harbor facilities will not be placed outside the harbor limits.
- k)  You agree that all storage, piping, and dispensing of liquid fuel shall comply with applicable requirements of the "Flammable and Combustible Liquids" section of the National Fire Codes and any additional requirements of federal, state, and local laws and regulations.
- l)  You agree that the \_\_\_\_\_ facility hereby approved will be used for \_\_\_\_\_ and for no other purpose unless approved in writing from TVA.
- m)  You agree that the construction project covered by this permit will be completed by the following date: \_\_\_\_\_.
- n)  You agree to securely anchor all floating facilities to prevent them from floating free during major floods.
- o)  You are responsible for accurately locating your facility, and this authorization is valid and effective only if your facility is located on or fronting property *owned* or *leased* as shown on your application.

## 2. Ownership Rights

- a)  No fill will be placed higher than elevation \_\_\_\_\_ maximum shoreline contour (msc), and every precaution will be taken not to disturb or alter the existing location of the \_\_\_\_\_-foot contour elevation through either excavation or placement of fill.
- b)  It is understood that you own partial interest in the land at this location. Therefore, you should be aware that, if objections to this structure are received by the other owners of partial interest at this site, that action may be cause for TVA to consider revoking this permit.
- c)  You are advised that TVA retains the right to flood this area and that TVA will not be liable for damages resulting from flooding.
- d)  You shall notify TVA of any sale or transfer of land, which would affect the landward limits of harbor area, as far in advance of such sale or transfer as possible.
- e)  This approval of plans is only a determination that these harbor limits will not have any unacceptable effect on TVA programs or other interests for which TVA has responsibility. Such approval does not profess or intend to give the applicant exclusive control over the use of navigable waters involved.
- f)  You recognize and understand that this authorization conveys no property rights, grants no exclusive license, and in no way restricts the general public's privilege of using shoreland owned by or subject to public access rights owned by TVA. It is also subject to any existing rights of third parties. Nothing contained in this approval shall be construed to detract or deviate from the rights of the United States and TVA held over this land under the Grant of Flowage Easement. This Approval of Plans does not give any property rights in real estate or material and does not authorize any injury to private property or invasion of private or public rights. It merely constitutes a finding that the facility, if constructed at the location specified in the plans submitted and in accordance with said plans, would not at this time constitute an obstruction unduly affecting navigation, flood control, or public lands or reservations.

## 3. Shoreline Modification and Stabilization

- a)  For purposes of shoreline bank stabilization, all portions will be constructed or placed, on average, no more than two feet from the existing shoreline at normal summer pool elevation.
- b)  You agree that spoil material will be disposed of and contained on land lying and being above the \_\_\_\_\_-foot contour. Every precaution will be made to prevent the reentry of the spoil material into the reservoir.
- c)  Bank, shoreline, and floodplain stabilization will be permanently maintained in order to prevent erosion, protect water quality, and preserve aquatic habitat.
- d)  You agree to reimburse TVA \$ \_\_\_\_\_, which is the current value of the \_\_\_\_\_ acre feet of power storage volume displaced by fill into the reservoir.

## 4. Water Intake

- a)  If the reservoir falls below the elevation of the intake, the applicant will be responsible for finding another source of raw water.

- b)  You must install and maintain a standard regulatory hazard buoy at the end of the intake to warn boaters of the underwater obstruction. The word "intake" should be added to the buoy and be attached using a five-foot cable.
- c)  The screen openings on the intake strainer must be 1/8-inch (maximum), to minimize the entrapment of small fish.
- d)  This approval does not constitute approval of the adequacy or safety of applicant's water system. TVA does not warrant that the water withdrawn and used by applicant is safe for drinking or any other purpose, and applicant is solely responsible for ensuring that all water is properly treated before using.

**5. Bridges and Culverts**

- a)  You agree to design/construct any instream piers in such a manner as to discourage river scouring or sediment deposition.
- b)  Applicant agrees to construct culvert in phases, employing adequate streambank protection measures, such that the diverted streamflow is handled without creating streambank or streambed erosion/sedimentation and without preventing fish passage.
- c)  Concrete box culverts and pipe culverts (and their extensions) must create/maintain velocities and flow patterns which offer refuge for fish and other aquatic life, and allow passage of indigenous fish species, under all flow conditions. Culvert floor slabs and pipe bottoms must be buried at least one foot below streambed elevation, and filled with naturally occurring streambed materials. If geologic conditions do not allow burying the floor, it must be otherwise designed to allow passage of indigenous fish species under all flow conditions.
- d)  All natural stream values (including equivalent energy dissipation, elevations, and velocities; riparian vegetation; riffle/pool sequencing; habitat suitable for fish and other aquatic life) must be provided at all stream modification sites. This must be accomplished using a combination of rock and bioengineering, and is not accomplished using solid, homogeneous riprap from bank to bank.
- e) You agree to remove demolition and construction by-products from the site--for recycling if practicable, or proper disposal--outside of the 100-year floodplain. Appropriate BMPs will be used during the removal of any abandoned roadway or structures.

**6. Best Management Practices**

- a)  You agree that removal of vegetation will be minimized, particular any woody vegetation providing shoreline/streambank stabilization.
- b)  You agree to installation of cofferdams and/or silt control structures between construction areas and surface waters prior to any soil-disturbing construction activity, and clarification of all water that accumulates behind these devices to meet *state* water quality criteria *at the stream mile where activity occurs* before it is returned to the *unaffected portion of the stream*. Cofferdams must be used wherever construction activity is at or below water elevation.
- c)  A floating silt screen extending from the surface to the bottom is to be in place during excavation or dredging to prevent sedimentation in surrounding areas. It is to be left in place until disturbed sediments are visibly settled.
- d)  You agree to keep equipment out of the reservoir or stream and off reservoir or stream banks, to the extent practicable (i.e., performing work "in the dry").
- e)  You agree to avoid contact of wet concrete with the stream or reservoir, and avoid disposing of concrete washings, or other substances or materials, in those waters.
- f)  You agree to use erosion control structures around any material stockpile areas.
- g)  You agree to apply clean/shaken riprap or shot rock (where needed at water/bank interface) over a water permeable/soil impermeable fabric or geotextile and in such a manner as to avoid stream sedimentation or disturbance, or that any rock used for cover and stabilization shall be large enough to prevent washout and provide good aquatic habitat.
- h)  You agree to remove, redistribute, and stabilize (with vegetation) all sediment which accumulates behind cofferdams or silt control structures.
- i)  You agree to use vegetation (versus riprap) wherever practicable and sustainable to stabilize streambanks, shorelines, and adjacent areas. These areas will be stabilized as soon as practicable, using either an appropriate seed mixture that includes an annual (quick cover) as well as one or two perennial legumes and one or two perennial grasses, or sod. In winter or summer, this will require initial planting of a quick cover annual only, to be followed by subsequent establishment of the perennials. Seed and soil will be protected as appropriate with erosion control netting and/or mulch and provided adequate moisture. Streambank and shoreline areas will also be permanently stabilized with native woody plants, to include trees wherever practicable and sustainable (this vegetative prescription may be altered if dictated by geologic conditions or landowner requirements). You also agree to install or perform additional erosion control structures/techniques deemed necessary by TVA.

APPLICATION FOR

Department of the Army (DA) Permit and/or Tennessee Valley Authority (TVA) Section 26a Approval

55701

The Department of the Army (DA) permit program is authorized by Section 10 of the Rivers and Harbors Act of 1899 and Section 404 of the Clean Water Act (P.L. 95-217). These laws require permits authorizing structures and work in or affecting navigable waters of the United States and the discharge of dredged or fill material into waters of the United States. Section 26a of the Tennessee Valley Authority Act, as amended, prohibits the construction, operation, or maintenance of any structure affecting navigation, flood control, or public lands or reservations across, along, or in the Tennessee River or any of its tributaries until plans for such construction, operation, and maintenance have been submitted to and approved by the Tennessee Valley Authority (TVA).

JUL 07 1998

<p>Name and Address of Applicant                  Richard Seymour                  207 Chickasaw Lane                  Loudon, TN. 37774                  Telephone Number Home 423-408-0992                  Office _____</p>	<p>Name, Address, and Title of Authorized Agent                  Lakeshore Docks &amp; Walls, Inc                  7203 Highway 11E, Suite A-2                  Lenoir City, TN. 37772                  Telephone Number Sales: Home 423-458-0540 (Bill Felkner)                  Office 423-988-8837</p>
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<p>Location where activity exists or will occur (include stream name and mile, if known)                  LOT 3, Block 8, Tomnotely Coves                  Tellico Village Subdivision                  Loudon, TN.                  Tellico Lake, Little T                  (207 Chickasaw Lane)</p>	<p>Application submitted to                  DA <input type="checkbox"/> Yes <input type="checkbox"/> No TVA <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No                  Date activity is proposed to commence <u>Sept/Oct '98</u>                  Date activity is proposed to be completed <u>ONE MONTH FROM START</u></p>
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Describe in detail the proposed activity, its purpose and intended use (private, public, commercial, or other). Describe structures to be erected including those placed on fills, piles, or floating platforms. Also describe the type, composition, and quantity of materials to be discharged or placed in the water, the means of conveyance; and the source of discharge or fill material. Please attach additional sheets if needed.

1. Fixed covered boat slip & dock 50' from 813 to end
2. BOAT LIFT
3. plumbing & potable water to dock
4. Electric Line to dock
5. WATER INTAKE for LAWN IRRIGATION
6. Telephone Line to dock
7. Concrete walkway from house to dock

001173N  
 Cat # 10 RLR # 77259

Application is hereby made for approval of the activities described herein. I certify that I am familiar with the information contained in this application, and that to the best of my knowledge and belief such information is true, complete, and accurate. I further certify that I possess the authority to undertake the proposed activities. I agree that, if this application is approved by TVA, I will comply with the attached terms and conditions and any special conditions that may be imposed by TVA at the time of approval. Please note the U.S. Army Corps of Engineers may impose additional conditions or restrictions.

6-19-98

Richard Seymour

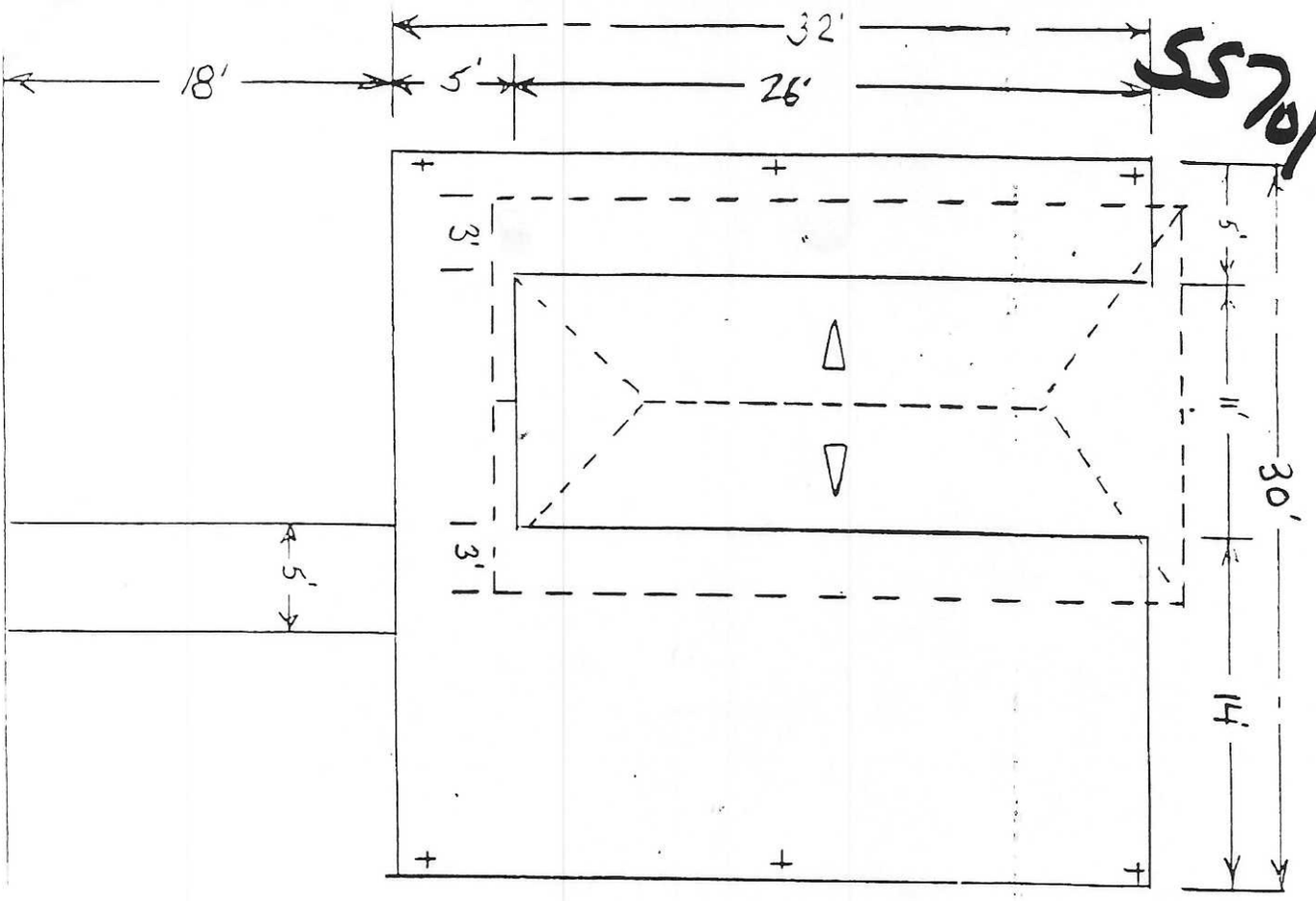
Date

Signature of Applicant By W.A. Felkner, AGENT

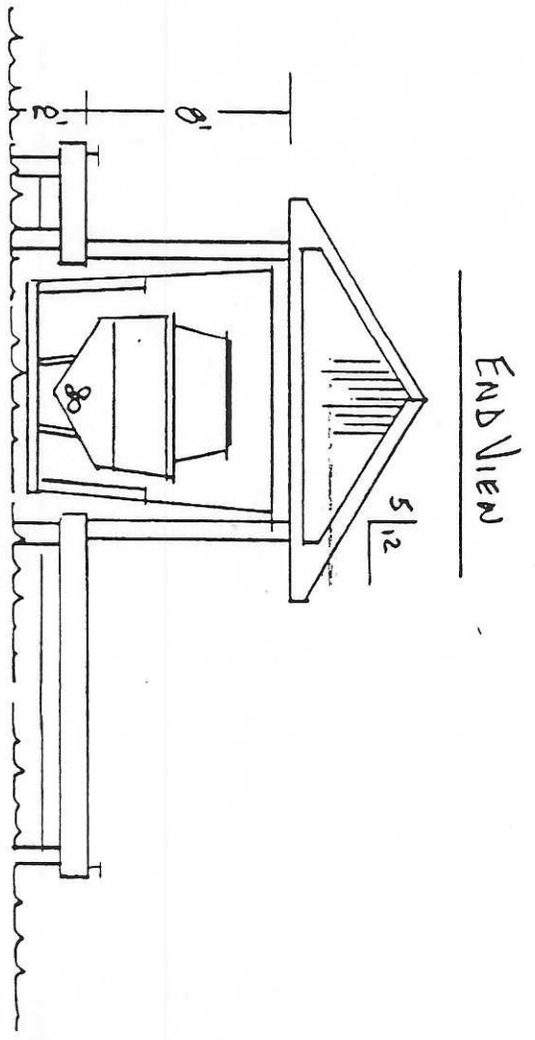
U.S.C. Section 1001 provides that: Whoever, in any manner within the jurisdiction of any department or agency of the United States, knowingly and willfully falsifies, conceals, or covers up by any trick, scheme, or device a material fact or makes any false, fictitious, or fraudulent statements or representations or makes or causes to be made or published any false writing or document knowing same to contain any false, fictitious, or fraudulent statement or entry, shall be fined not more than \$10,000 or imprisoned more than five years, or both. The appropriate DA fee will be assessed when a permit is issued.

*[Handwritten signature/initials]*

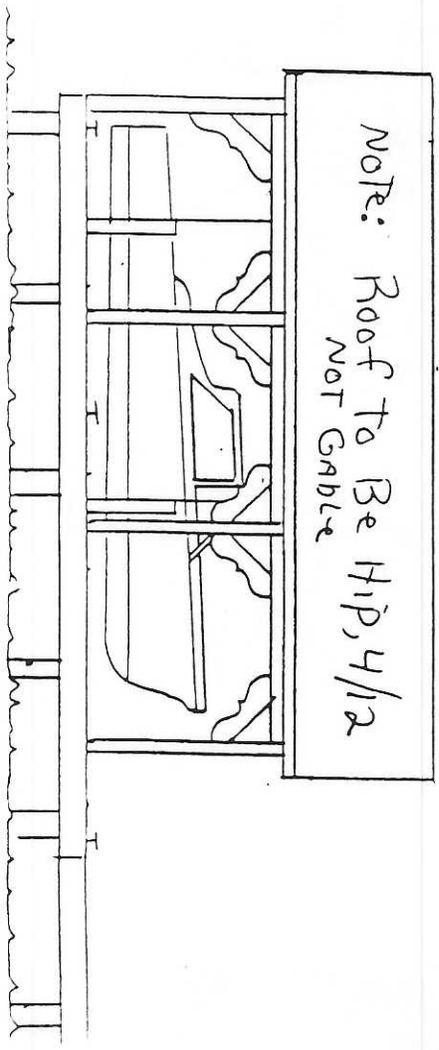
10/25



Floor View



End View

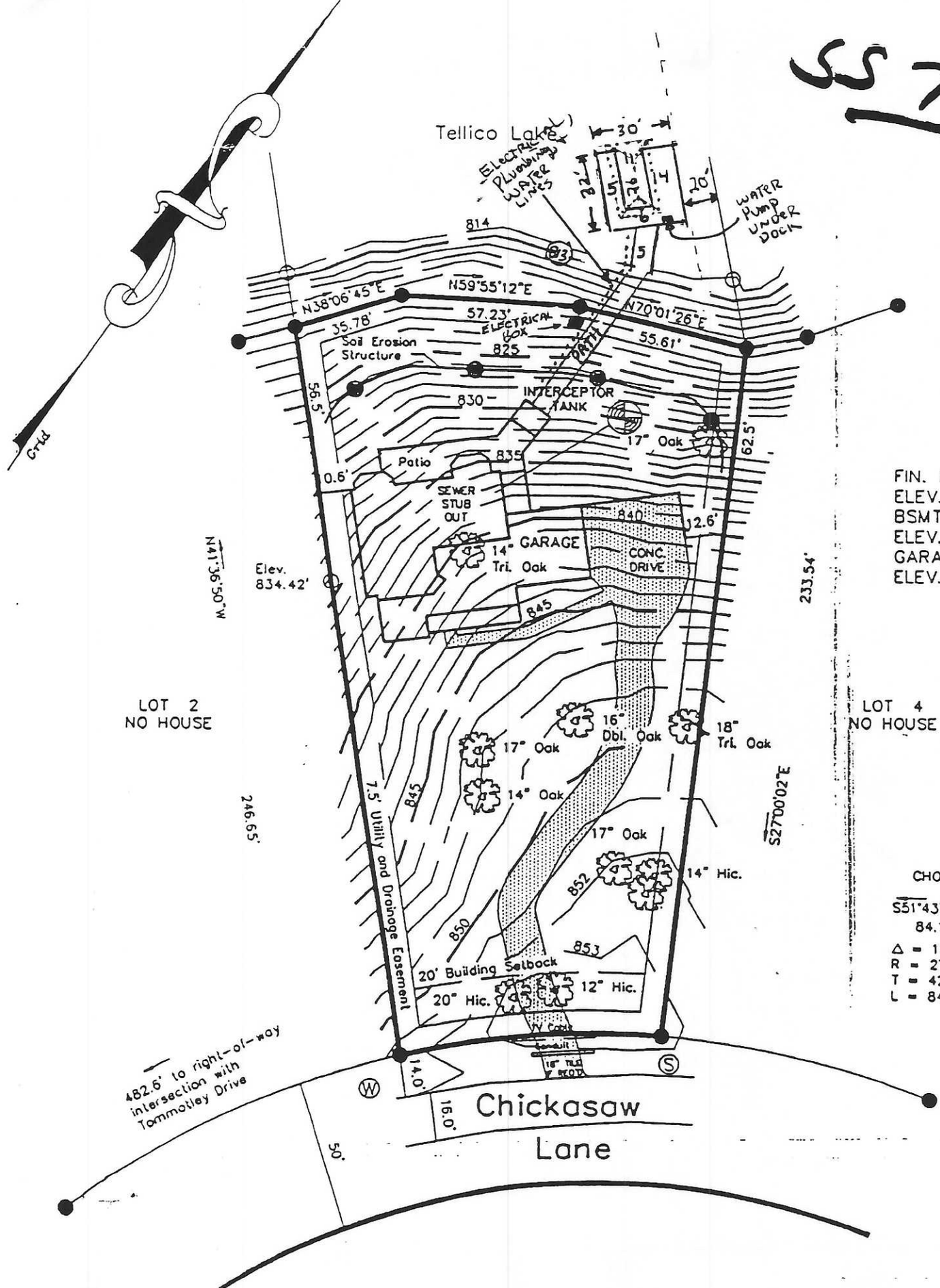


Side View

SCALE: 1/8" = 1'	APPROVED BY:
DATE: 4/20/98	DESIGNED BY: DUNLEAV
DRAWN BY: DOCK: SEYMOUR	
CHECKED BY:	
DATE:	

MR RICHARD Seymour  
BOAT DOCK AP.

SS 701



FIN. FLOOR  
ELEV. 844.33'  
BSMT. FLOOR  
ELEV. 834.67'  
GARAGE  
ELEV. 844'

LOT 4  
NO HOUSE

LOT 2  
NO HOUSE

CHORD  
S51°43'35"W  
84.19'  
Δ = 17°23'59"  
R = 278.31'  
T = 42.59'  
L = 84.52'

482.6' to right-of-way  
intersection with  
Tommotley Drive

Chickasaw  
Lane

55701

**WATER INTAKE**

PUMP SIZE 1.5 Horsepower

20 Gallons Per Minute

POWER SUPPLY: Electric 110 Volts

Gas \_\_\_\_\_

WATER INTAKE LINE: Size 1 1/2 inch

- Buried Underground one feet

-

- Above Ground \_\_\_\_\_ feet

LINE EXTENDS INTO WATER \_\_\_\_\_ feet

HOW ANCHORED \_\_\_\_\_ weighted (under the dock)

SCREENED yes

WATER USE: lawn irrigation

During what months April thru November

NAME: Richard Seymour

ADDRESS: 207 Chickasaw Lane

Loudon, TN. 37774

TEL. NUMBER: 423-408-0992

SUBDIVISION: Tommotely Coves LOT #: 3 Blk # 8

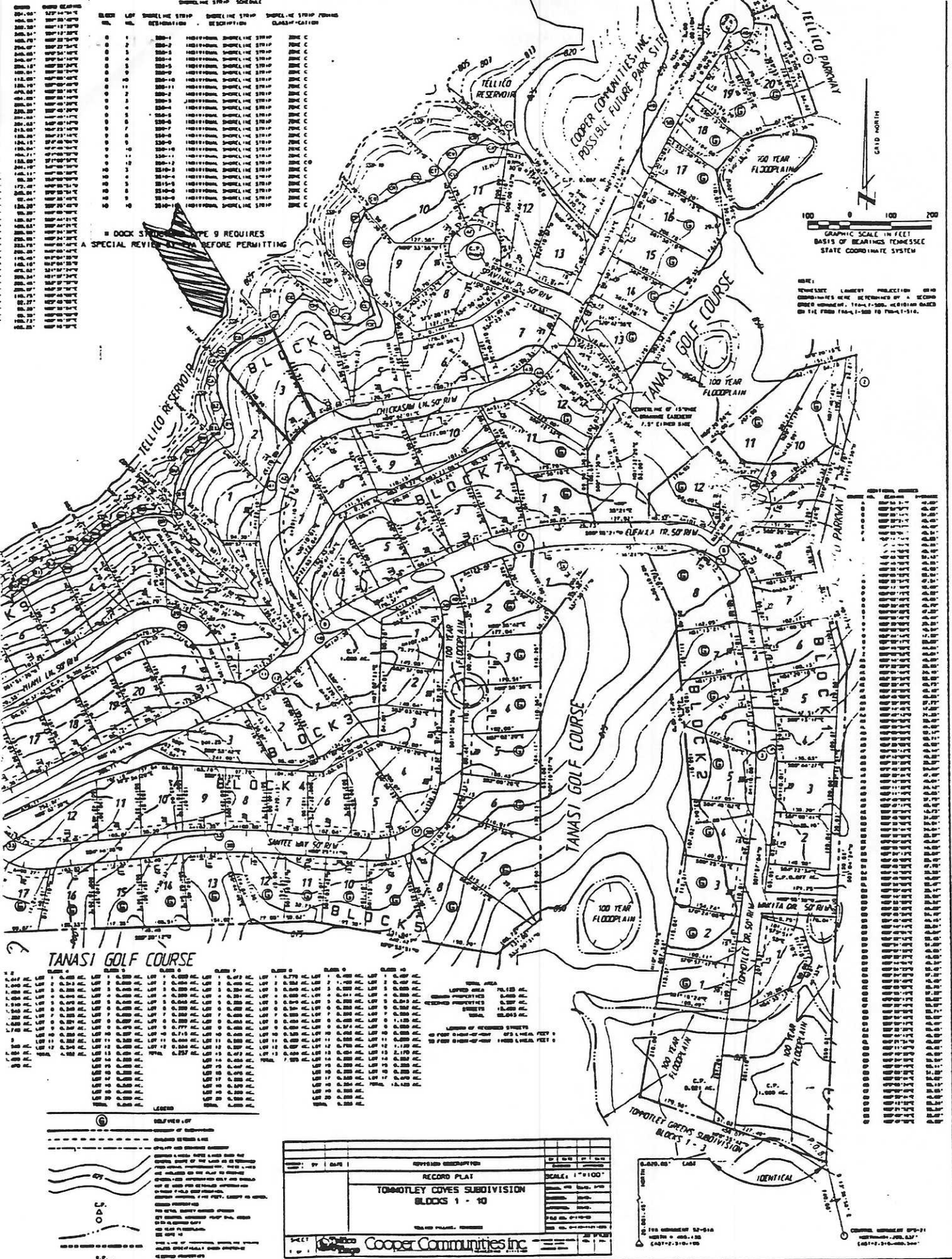
RIVER OR CREEK Tellico Reser., Little T MILE # \_\_\_\_\_

BLK	LOT	SUBDIVISION	OWNER	REMARKS
100-1	1	100-1	COOPER COMMUNITIES, INC.	
100-2	2	100-2	COOPER COMMUNITIES, INC.	
100-3	3	100-3	COOPER COMMUNITIES, INC.	
100-4	4	100-4	COOPER COMMUNITIES, INC.	
100-5	5	100-5	COOPER COMMUNITIES, INC.	
100-6	6	100-6	COOPER COMMUNITIES, INC.	
100-7	7	100-7	COOPER COMMUNITIES, INC.	
100-8	8	100-8	COOPER COMMUNITIES, INC.	
100-9	9	100-9	COOPER COMMUNITIES, INC.	
100-10	10	100-10	COOPER COMMUNITIES, INC.	
100-11	11	100-11	COOPER COMMUNITIES, INC.	
100-12	12	100-12	COOPER COMMUNITIES, INC.	
100-13	13	100-13	COOPER COMMUNITIES, INC.	
100-14	14	100-14	COOPER COMMUNITIES, INC.	
100-15	15	100-15	COOPER COMMUNITIES, INC.	
100-16	16	100-16	COOPER COMMUNITIES, INC.	
100-17	17	100-17	COOPER COMMUNITIES, INC.	
100-18	18	100-18	COOPER COMMUNITIES, INC.	
100-19	19	100-19	COOPER COMMUNITIES, INC.	
100-20	20	100-20	COOPER COMMUNITIES, INC.	

DOCK STRUCTURE TYPE 9 REQUIRES SPECIAL REVIEW BEFORE PERMITTING

GRAPHIC SCALE IN FEET  
BASIS OF BEARINGS, TENNESSEE STATE COORDINATE SYSTEM

NOTE: THESE ARE LATEST PROJECTIONS AND CONDITIONS ARE SUBJECT TO A SECOND ORDER SURVEY OF 1/4" = 1' SCALE BASED ON THE FROM 100-1-100 TO 100-1-110.



BLK	LOT	OWNER	REMARKS
100-1	1	COOPER COMMUNITIES, INC.	
100-2	2	COOPER COMMUNITIES, INC.	
100-3	3	COOPER COMMUNITIES, INC.	
100-4	4	COOPER COMMUNITIES, INC.	
100-5	5	COOPER COMMUNITIES, INC.	
100-6	6	COOPER COMMUNITIES, INC.	
100-7	7	COOPER COMMUNITIES, INC.	
100-8	8	COOPER COMMUNITIES, INC.	
100-9	9	COOPER COMMUNITIES, INC.	
100-10	10	COOPER COMMUNITIES, INC.	
100-11	11	COOPER COMMUNITIES, INC.	
100-12	12	COOPER COMMUNITIES, INC.	
100-13	13	COOPER COMMUNITIES, INC.	
100-14	14	COOPER COMMUNITIES, INC.	
100-15	15	COOPER COMMUNITIES, INC.	
100-16	16	COOPER COMMUNITIES, INC.	
100-17	17	COOPER COMMUNITIES, INC.	
100-18	18	COOPER COMMUNITIES, INC.	
100-19	19	COOPER COMMUNITIES, INC.	
100-20	20	COOPER COMMUNITIES, INC.	

TANASI GOLF COURSE

BLK	LOT	OWNER	REMARKS
100-1	1	COOPER COMMUNITIES, INC.	
100-2	2	COOPER COMMUNITIES, INC.	
100-3	3	COOPER COMMUNITIES, INC.	
100-4	4	COOPER COMMUNITIES, INC.	
100-5	5	COOPER COMMUNITIES, INC.	
100-6	6	COOPER COMMUNITIES, INC.	
100-7	7	COOPER COMMUNITIES, INC.	
100-8	8	COOPER COMMUNITIES, INC.	
100-9	9	COOPER COMMUNITIES, INC.	
100-10	10	COOPER COMMUNITIES, INC.	
100-11	11	COOPER COMMUNITIES, INC.	
100-12	12	COOPER COMMUNITIES, INC.	
100-13	13	COOPER COMMUNITIES, INC.	
100-14	14	COOPER COMMUNITIES, INC.	
100-15	15	COOPER COMMUNITIES, INC.	
100-16	16	COOPER COMMUNITIES, INC.	
100-17	17	COOPER COMMUNITIES, INC.	
100-18	18	COOPER COMMUNITIES, INC.	
100-19	19	COOPER COMMUNITIES, INC.	
100-20	20	COOPER COMMUNITIES, INC.	

RECORD PLAT  
TOMMOTLEY COVES SUBDIVISION  
BLOCKS 1 - 10

SCALE: 1" = 100'

Cooper Communities Inc.

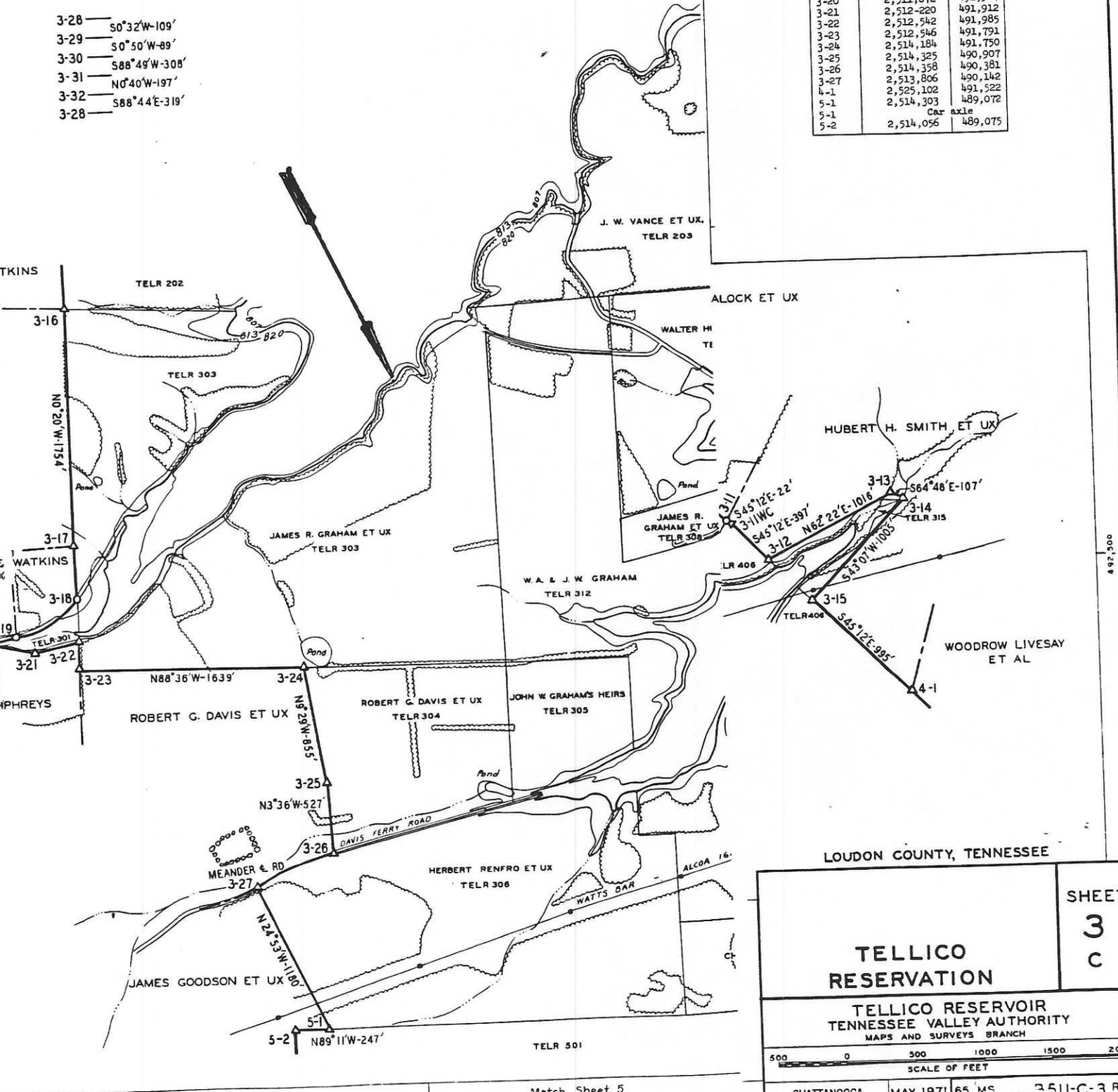
- 3-23 — N1°07'W-194'
- 3-22 — S77°20'W-330'
- 3-21 — N77°51'W-357'
- 3-20 — N76°10'E-232'
- 3-19 — MEANDER & ROAD
- 3-18 — N2°34'W-407'
- 3-17 —

- 3-28 — S0°32'W-109'
- 3-29 — S0°50'W-89'
- 3-30 — S88°49'W-308'
- 3-31 — N0°40'W-197'
- 3-32 — S88°44'E-319'
- 3-28 —

TELR 301 ED HUMPHREYS  
 TELR 315 HUBERT H. SMITH ET UX

(A) FRED P. SMALLEN ET AL (DAVIS CEMETERY)

CORNER	X	Y
Tenn. Grid		
3-3	2,520,942	497,928
3-4	2,522,654	496,369
3-5	2,522,256	495,343
3-6	2,522,430	495,014
3-7	2,522,645	494,943
3-8	2,522,672	494,287
3-9	2,522,753	494,000
3-10	2,522,945	493,586
3-11	2,523,788	492,826
3-11 WC	2,523,803	492,811
3-12	2,524,085	492,531
3-13	2,524,985	493,002
3-14	2,525,082	492,956
3-15	2,524,396	992,223
3-16	2,512,508	494,461
3-17	2,512,519	492,707
3-18	2,512,537	492,300
3-19	2,512,097	492,043
3-20	2,511,872	491,987
3-21	2,512,220	491,912
3-22	2,512,542	491,985
3-23	2,512,546	491,791
3-24	2,514,184	491,750
3-25	2,514,325	490,907
3-26	2,514,358	490,381
3-27	2,513,806	490,142
4-1	2,525,102	491,522
5-1	2,514,303	489,072
5-2	2,514,056	489,075



LOUDON COUNTY, TENNESSEE

<p><b>TELICO RESERVATION</b></p> <p>TELICO RESERVOIR                  TENNESSEE VALLEY AUTHORITY                  MAPS AND SURVEYS BRANCH</p>	<p>SHEET  <b>3</b>                  C</p>
<p>500 0 500 1000 1500 2000                  SCALE OF FEET</p>	
<p>CHATTANOOGA MAY 1971 65 MS 3511-C-3 R O</p>	

Match Sheet 5