Eggett, Maria

From:	Maine Adirondack Chairs <roblemire@gmail.com></roblemire@gmail.com>
Sent: To:	Tuesday, December 10, 2019 5:33 PM
Subject:	DEP, SilverMapleWind Re: Hopkins Pond
EXTERNAL: This email originated from outside of the State of Maine Mail System. Do not click links or open attachments unless you recognize the sender and know the content is safe.	
Jessica, Yes, I have an original map. Rob	
On Tue, Dec 10, 2019 at 1:25 PM Jessica,	Maine Adirondack Chairs < roblemire@gmail.com > wrote:
I have all the original documents	! I purchased the first lot in Phase I of the subdivision.
Rob	
On Tue, Dec 10, 2019 at 1:23 PM	1 DEP, SilverMapleWind < silverMapleWind < silverMapleWind < silvermaplewind.dep@maine.gov> wrote:
Rob,	
Do you have the Map and Lot n	umber? Or any other information on the original subdivision?
Thank you,	
Jessica Damon	
From: Maine Adirondack Chairs Sent: Wednesday, October 30, To: Damon, Jessica < Jessica. Dai Subject: Hopkins Pond	2019 10:09 AM
	ed from outside of the State of Maine Mail System. Do not click links or open nize the sender and know the content is safe.
Dear Ms Damon,	

My name is Robert Lemire and I'm the owner of lot 14 of the final subdivision plan of Sylvan Properties dated August 29, 1989.
I am troubled by changes to the wild, scenic area of Hopkins Pond.
At the time of purchase, April 1990, I was assured the Sylvan Properties subdivision had a 250 foot resource protection clause maintaining purity of habitat adjacent to the water.
That changed, but how, without including input from lot owners. Thus an abutting lot was stripped of all it's trees down to the 100 ft mark. This caused a drastic change to my peace and serenity of owning a wilderness waterfront property.
Now, I'm informed that there's a proposed commercial venture to build wind turbines on Phase II lot. In the original document of purchase covenants it strictly prohibits commercial use on any Hopkins Pond Lot.
It would appear that there is no regard for our rights as land owners to honor the covenants that were written in the original deeds. Please explain how this can be ignored!
Thanks,
Rob Lemire