# BABCOCK RANCH COMMUNITY INCREMENT 1

# DRI INCREMENTAL DEVELOPMENT ORDER

# BOARD OF COUNTY COMMISSIONERS CHARLOTTE COUNTY, FLORIDA

AMENDED June 12, 2018

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# RESOLUTION NO. 2018-

AN AMENDMENT AND RECODIFICATION OF AN INCREMENTAL DEVELOPMENT ORDER OF THE BOARD OF COUNTY COMMISSIONERS OF CHARLOTTE COUNTY, FLORIDA FOR INCREMENT 1 OF THE BABCOCK RANCH COMMUNITY (CHARLOTTE COUNTY), A MASTER DEVELOPMENT OF REGIONAL IMPACT.

WHEREAS, on January 16, 2009 Babcock Property Holdings, LLC ("Developer"), in accordance with Subsections 380.06(6) and (21), Florida Statutes, filed an Application for Incremental Development Approval ("AIDA") known as the Babcock Ranch Community, Increment 1 (hereinafter "BRC Increment 1" or "Increment 1") with Charlotte County, Florida ("County") and the Southwest Florida Regional Planning Council ("SWFRPC"); and

WHEREAS, on December 13, 2007, the Board approved and adopted the Babcock Ranch Community Master Development of Regional Impact Master DRI Development Order under Resolution 2007-196, as subsequently amended on June 17, 2008 by Resolution 2008-063; on December 15, 2009 by Resolution 2009-283; on December 13, 2011 by Resolution 2011-485; and on April 24, 2012 by Resolution 2012-024; and on July 25, 2017 by Resolution 2017-187 ("MDO"); and

WHEREAS, on December 15, 2009, the Board of County Commissioners of Charlotte County, Florida ("Board") approved and adopted the Babcock Ranch Community Increment 1 DRI Incremental Development Order under Resolution 2009-284, as subsequently amended on December 14, 2010 by Resolution 2010-112; on April 24, 2012 by Resolution 2012-024; on June 11, 2013 by Resolution 2013-033; on January 28 2014 by Resolution 2014-048; and on March 22, 2016 by Resolution 2016-034; and on July 25, 2017 by Resolution 2017-188 ("IDO"); and

WHEREAS, the Developer has timely notified the County of the extension of the phase, expiration and buildout dates for the IDO, as well as the associated mitigation requirements under Section 73, Chapter 2011-139, Laws of Florida, and in accordance with Section 252.363, Florida Statutes, so that all phase, expiration and buildout dates, as well as associated mitigation dates contained within the IDO were cumulatively extended as hereinafter provided; and

WHEREAS, all of the agreements, studies, reports and other documents referenced in this IDO shall be kept on file with Charlotte County; and

WHEREAS, the Board, as the governing body of the unincorporated area of Charlotte County having jurisdiction pursuant to Section 380.06, Florida Statutes, is authorized and empowered to consider the Notice of Proposed Change ("NOPC") for the BRC Increment 1; and

WHEREAS, the public notice requirements of Section 380.06, Florida Statutes, and the Charlotte County Land Development Regulations ("LDR"), which includes the County's Zoning Ordinance, have been satisfied for the NOPC; and

WHEREAS, the Charlotte County Planning and Zoning Board has reviewed and considered the report and recommendations of the SWFRPC and held a public hearing to consider the NOPC on May 14, 2018; and

WHEREAS, the issuance of a development order pursuant to Section 380.06, Florida Statutes, does not constitute a waiver of any powers or rights of County regarding the issuance of other development permits consistent herewith; and

WHEREAS, on June 12, 2018, the Board, at a public hearing in accordance with Section 380.06, Florida Statutes, having considered the NOPC submitted by Developer,

the NOPC sufficiency questions from reviewing agencies and Developer's responses thereto, the report and recommendations of the SWFRPC, the documentary and oral evidence presented at the hearing before the Board, the report and recommendations of the Charlotte County Planning and Zoning Board, and the recommendations of County staff, makes the Findings of Fact and Conclusions of Law set forth below.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF CHARLOTTE COUNTY, FLORIDA THAT:

#### **RECITALS**

The recitals set forth above are true and correct and are incorporated herein and made a part hereof.

#### FINDINGS OF FACT AND CONCLUSIONS OF LAW

- 1. The real property constituting Increment 1 which is the subject of the NOPC, consists of approximately 4,085.22 5,095.22 acres, and is legally described as set forth in Exhibit A attached hereto and made a part hereof ("Property" or "Community").
- 2. The NOPC is consistent with Subsections 380.06(6) and (21), Florida Statutes.
- 3. The NOPC is consistent with the MDO, which is incorporated herein by reference.
- 4. The Developer submitted to the County an NOPC on March 18, 2018. An application was submitted to the SWFRPC on March 26, 2018. The representations and commitments of Developer made in those documents which are made conditions of this IDO are identified and set forth herein.
- 5. The Developer proposes to develop Increment 1 in accordance with the Babcock Master Concept Plan (Map H through H-4, collectively referred to herein as Map H) attached hereto as Exhibits B-1 through B-4 and made a part hereof. Map H constitutes a portion of the revised Master Plan for the Babcock Ranch Overlay District in the

Charlotte 2050 Comprehensive Plan ("Comprehensive Plan"). The development program for Increment 1 authorized by this IDO, consisting of one phase, is as follows ("Development Program"), subject to the limitations contained herein:

- (i) 2,000 residential dwelling units (1,200 single family units and 800 multi-family units),
- (ii) 50,000 square feet of retail,
- (iii) 155,000 140,000 square feet of office (general office; medical office; and civic),
- (iv) 18 hole golf course
- (v) Ancillary facilities such as the educational service center, schools, and university research facilities as identified in Exhibit B of the MDO, libraries, places of worship, regional and community park sites, and the necessary utility infrastructure including, but not limited to, water, wastewater and reuse water systems, electric, telephone and cable systems will not be attributed to the development components set forth above, and will not count towards the maximum thresholds of development as established in this IDO.
- (vi) All other ancillary facilities, together with the development components set forth above (excluding v) shall not exceed the maximum thresholds established in this IDO, subject to the use of the Equivalency Matrix contained in Exhibit C.
- (vii) Temporary housing for construction workers and their families will not count against the residential dwelling units allowed herein.

- (viii) 100 units of assisted living facilities.
- 6. The development is not in an area designated as an Area of Critical State Concern pursuant to the Provisions of Section 380.05, Florida Statutes, as amended.
- 7. The development of Increment 1 is consistent with the current land development regulations and the Charlotte 2050 Comprehensive Plan, adopted pursuant to Chapter 163, Part II, Florida Statutes. Further, it is orderly, maximizes efficiency of infrastructure, and provides for specific infrastructure improvements needed to meet prescribed levels of service.
- 8. The Increment 1 development as approved herein is consistent with the State Comprehensive Plan.
- 9. The mitigation provided for Increment 1 development is consistent with the requirements of section 163.3180(12), F.S.
- 10. The NOPC for Increment 1 of the Babcock Ranch Community DRI is hereby approved, subject to compliance with the conditions contained in this IDO.

#### **CONDITIONS**

# 1. GROSS RESIDENTIAL DENSITY CONDITION AND DEVELOPMENT PROGRAM

- A. Representations and Commitments as Conditions.
- (1) At buildout, densities will be permitted up to 16 units per acre in Villages, and up to 24 units per acre in the Town Center.
- (2) The Development Program is approved and may be adjusted by Developer in accordance with the equivalency matrix attached hereto, and incorporated herein, as Exhibit C. The maximum and minimum limits of development within each category for

Increment 1 shall be subject to the Substantial Deviation criteria set forth in Subsection 380.06(19), Florida Statutes.

- (3) The Updated Summary of Land Dedication & Facilities Construction for Increment 1 is attached hereto as Exhibit D and updates a portion of Exhibit D of the MDO.
- (4) The amount of non-residential development which may be constructed by the end of Increment 1 relative to the cumulative number of residential units which have been, or are projected to be, developed in Increment 1 shall be 10,000 square feet. The intent is that non-residential uses be allowed to serve the occupancy of dwelling units.
  - (5) Development within Increment 1 shall be in accordance with Exhibit E.
- (6) Current uses within Increment 1 may continue to operate until such time said use is permanently replaced with a use approved herein. Current uses within Increment 1 include, but are not limited to, cattle grazing and agricultural uses, mining and ecotourism uses. Permits for existing uses can be renewed or modified as an allowed use until said use is permanently replaced by a use approved herein.

#### 2. AFFORDABLE HOUSING

A. Representations and Commitments as Conditions. – None.

#### 3. STORMWATER MANAGEMENT, WATER QUALITY, AND FLOOD PLAINS

- A. Representations and Commitments as Conditions.
- (1) The Master Drainage Plan for Increment 1 is attached hereto as Exhibit F.
- (2) The design of the Increment 1 surface water management system will comply with the "Stormwater Plan" outlined in Subsection A and B in Condition 4 of the MDO.
- (3) Developer shall submit the results from monitoring the existing ground and surface water quality conditions on and abutting Increment 1 with the applicable Biennial Report in accordance with Condition 13 herein.
- (4) When available, Developer shall identify any changes including duration, frequency and seasonality, in timing or pattern of water flows, and between pre- and post-development conditions as part of the applicable Biennial Report in accordance with Condition 13 herein.
- (5) Development of Increment 1 includes conveyance features located outside the Increment 1 boundaries that convey stormwater runoff. Examples of conveyance features include, but are not limited to, swales, ditches, canals and overland flow. Some improvements to these conveyance features will be made as part of Increment 1.
- (6) The stormwater management system shall be that system as permitted by the South Florida Water Management District ("SFWMD") Individual Environmental Resource Permit No. 08-00004-S-05 and the Florida Department of Environmental Protection ("FDEP") Individual Environmental Resource Permit No. 0184047-005 ("ERP").

#### 4. TRANSPORTATION

- A. Representations and Commitments as Conditions.
- (1) Increment 1.
- a. Developer shall be fully responsible for the required site-related roadway and intersection improvements associated with Increment 1 as set forth herein. Site-related improvements include, but are not limited to, the following: site driveways and roads; median cuts made necessary by those driveways or roads; right-turn, left-turn, and deceleration or acceleration lanes leading to or from those driveways or roads; traffic control measures for those driveways or roads; and roads or intersection improvements whose primary purpose at the time of construction is to provide access to the development. The specific site-related improvements shall be subject to review and approval under the Site Plan Review process as provided in Section 3-9-5.1 of the Code of Laws and Ordinances of Charlotte County, Florida ("Code"), and coordination with FDOT. The site-related improvements are as follows:
  - a. SR 31 and South Town Center Project Entrance (DD)
    - Add NB Left-Turn Lane
    - Add NB Right-Turn Lane
    - Add SB Left-Turn Lane
    - Add SB Right-Turn Lane
    - Add WB Left-Turn Lane
    - Add WB Thru/Right-Turn Lane
    - Signal, If and When Warranted
    - Traffic Monitoring
  - b. SR 31 and Horseshoe Road/Project Entrance (CC)
    - Add NB Left-Turn Lane (Completed)
    - Add NB Right-Turn Lane (Completed)
    - Add SB Left-Turn Lane (Completed)

- Add SB Right-Turn Lane
- Add WB Left-Turn Lane (Completed)
- Reconfigure WB Thru/Right-Turn Lane (Completed)
- Signal, If and When Warranted
- Traffic Monitoring
- c. SR 31 and Cook Brown Road/Project Entrance (BB)
  - Add NB Right-Turn Lane
  - Add SB Left-Turn Lane
  - Add WB Left-Turn Lane
  - Reconfigure WB Thru/Right-Turn Lane
  - Signal, If and When Warranted
  - Traffic Monitoring
- d. SR 31 and North Project Entrance
  - Add NB Right-Turn Lane
  - Add SB Left-Turn Lane
  - Add WB Left-Turn/Right-Turn Lane
  - Traffic Monitoring

Construction of ingress and egress driveways, as necessary along SR 31.

- b. The off-site traffic impacts of Increment 1, through 2026, as estimated by the AIDA traffic analysis are identified in Exhibit J, which is attached hereto and incorporated herein by reference. These off-site traffic impacts have been accepted by FDOT, County, Lee County, Department of Economic Opportunity, Division of Community Development ("DEO"), and the SWFRPC, as the impacts resulting from Increment 1.
  - 1. There are no significant and adversely impacted roadways for Increment 1 that are not "transportation deficient" per Chapter 163.3180(5)(h)4., F.S. Therefore, there are no identified road segment improvements for Increment 1.

- 2. The mutually agreed upon significantly and adversely impacted intersections, that are not transportation deficient, and the identified improvements for Increment 1 are:
  - a. SR 80 and SR 31
    - Convert NB Left-Turn/Thru Lane to Thru Lane
    - Add NB Thru Lane
    - Channelize NB Right-Turn Lane
    - Channelize SB Right-Turn Lane
    - Add EB Left-Turn Lane
    - Add WB Left-Turn Lane
  - b SR 31 and SR 78
    - Add NB Thru Lane
    - Add SB Thru Lane
  - c. SR 31 and North River Road
    - Add SB Right-Turn Lane
    - Add EB Left-Turn Lane
    - Add EB Right-Turn Lane
    - Add WB Left-Turn Lane
    - Add WB Right-Turn Lane
    - Signalization, if and when warranted
  - d. SR 80 and Tropic Avenue
    - Add NB Right-Turn Lane
    - Add SB Right-Turn Lane

The Increment 1 proportionate share of the improvements, as shown on Exhibit K, has been calculated consistent with F.S. 163.3180 (12)(a) and 73C-40.045, F.A.C. The Increment 1 proportionate share calculation was based on 1,488 pm peak hour two-way external trips and 1,477 pm peak hour two-way net new trips established by the AIDA traffic analysis. The calculated proportionate share for Increment 1 is \$ 1,756,000 based upon the proportionate share percentages for each improvement as shown on Exhibit K. The proportionate share percentages have been accepted

by FDOT, County, Lee County, DEO, and the SWFRPC for Increment 1, recognizing that the actual costs may increase or decrease based upon the final actual costs of the agreed upon improvements.

3. a. The Increment 1 agreed upon mitigation of the significantly and adversely impacted roadways and intersection improvements identified in Condition 4(A) (1).b.1. and 2., accepted by FDOT, County, Lee County, DEO, and SWFRPC, shall be the following schedule of listed improvements and date-certain payment provisions:

Reference #	ltem	Total Cost	Anticipated Start Date(3)
1	Off-site Intersections		
	a. SR 80 and SR 31  - Convert NB Left- Turn/Thru Lane to Thru Lane  - Add NB Thru Lane  - Channelize NB Right-Turn Lane  - Channelize SB Right-Turn Lane  - Add EB Left-Turn Lane  - Add WB Left-Turn Lane	\$ 1,434,000	Monitoring <sup>(1)</sup>
	b. SR 31 and SR 78 - Add NB Thru Lane - Add SB Thru Lane	\$ 2,380,000	Monitoring <sup>(1)</sup>
	<ul> <li>c. SR 31 and North River Road</li> <li>- Add SB Right-Turn Lane</li> <li>- Add EB Left-Turn Lane</li> <li>- Add EB Right-Turn Lane</li> <li>- Add WB Left-Turn Lane</li> <li>- Add WB Right-Turn Lane</li> <li>Signalization, if and when warranted</li> </ul>	\$ 1,451,000	Monitoring <sup>(1)</sup>
	d. SR 80 and Tropic Avenue - Add NB Right-Turn Lane Add SB Right-Turn Lane	\$568,000	Monitoring <sup>(1)</sup>
	Sub-Total	\$5,833,000	
2	<ul> <li>Provide funding to the FDOT to prepare Project Development and Environment Study of SR 31 from SR 78 to North River Road</li> <li>Cause to prepare State Environmental Impact Report of SR 31 from SR 78 to North River Road (CR 78)</li> <li>Prepare State Environmental Impact Report of SR 31 from</li> </ul>	\$1,000,000	Completed <sup>(5)</sup>

	North River Road (CR 78) to Cook Brown Road.		
3	SR 31 Traffic Count Stations	\$200,000	2017 <sup>(4)</sup>
	TOTAL	\$ 7,033,000	

- (1) Start date as required per Condition 4(A)(1)b.(4)(a).
- (2) [Footnote intentionally left blank]
- (3) Dates are anticipated and subject to adjustment by Developer and FDOT without a need to amend this development order. Start dates, as well as the associated mitigation requirements, contained within the IDO are subject to extension under Section 252.363, Florida Statutes.
- (4) Traffic Count Stations to be installed at project entrances, when built, no later than January 31, 2018.
- (5) These tasks have been mitigated by Developer to facilitate completion of required improvements from prior traffic assessment but those requirements are no longer warranted based on current traffic assessment. The paid mitigation is creditable towards future assessments.

- b. If and when requested by County, the Developer shall also make certain intersection improvements at SR 31 and CR 74, to extend the Northbound to Westbound Left Turn Lane, at an estimated cost of \$100,000, and as set forth in more detail in Section 4.d. below.
- 4. After the effective date of this IDO, the Developer shall:
  - a. Initiate the intersection improvements (Transportation Condition 4.A(1).b.(3).(a)) no later than 90 days after the monitoring report indicates that the Project is generating at least 300 pm peak hour, two-way external trips and the intersection is projected to operate below the adopted level of service standard within 12 months. If these improvements are not initiated within the above time period, no building permits beyond these limitations can be issued until these improvements are initiated.
  - b. Initiate the below improvements of SR 31 to eventually (during the full development of Babcock Ranch) result in the four-lane ing for SR 31 from SR 78 to Cook Brown Road (Reference #2 above and i-ii below). The improvements will consist of the following:
  - i) Provide funding to the FDOT up to a total of \$1,000,000 to facilitate the preparation of the Project Development and Environment Study (PD&E) and/or State Environmental

Impact Report (SEIR) for SR31 from SR 78 to North River Road. This funding will be used by the FDOT to prepare a complete PD&E Study or SEIR Study of SR 31 from SR 78 to North River Road. This funding has been provided to the FDOT.

- ii) Coordinate with FDOT to fund, continue and complete the Project Development and Environment Study (PD&E) or State Environmental Impact Report (SEIR) for SR 31 from North River Road to Cook Brown Road.
- c. Install permanent traffic count stations at the Project's access points off SR 31 at the time of constructing the access points and up to four permanent traffic count stations along SR 31, north and south of the proposed permanent entrances to the Community no later than January 31, 2018. Final location of the count stations will be coordinated with County (Reference #3 above). [NOTE: Dates contained within the IDO, as well as the associated mitigation requirements, are subject to extension in accordance with Section 252.363, Florida Statutes.]
- d. If and when requested by County the Developer will provide for the extension of the northbound SR 31 left turn lane at CR 74 (Transportation Condition 4.A(1).(b).3.(b)). County will complete the analysis to determine the extent

of the improvement and the timing requirement of the improvement.

- 5. FDOT has maintenance authority for SR 31 and the intersection improvements set forth above. Developer shall be responsible for the guaranteed construction of the above improvements, in accordance with the above schedule, and in accordance with the binding and enforceable commitment by the Developer in this IDO, to assure construction or improvement of these facilities, pursuant to F.S. 163.3180(12)(a)4. and 73C-40.045, F.A.C.
- 6. As the cost of the mitigation by the Developer for Increment 1 exceeds the proportionate share of the impacts from Increment 1 of \$1,756,000 (as adjusted up or down in accordance with actual costs and based upon the accepted proportionate share percentages shown on Exhibit K), the Developer shall be credited to the overall impact of the Project for the cost of improvements beyond the proportionate share amount as provided in the MDO and applicable law. Developer and County may enter into a Transportation Credit Agreement to further delineate the terms and procedures for implementing credits for identified improvements set forth above in excess of the proportionate share of Increment 1. Credit for the cost of additional improvements as set forth above shall be analyzed as

part of transportation analysis for future increments and be included in subsequent incremental development orders.

- c. Satisfaction of the required mitigation in the timeframes as outlined and compliance with the transportation related provisions of this IDO for Increment 1 shall satisfy the road or traffic concurrency requirements of the Charlotte 2050 Comprehensive Plan, LDR, and the Charlotte County Concurrency Management System, through December 31, 2026 February 28, 2030 (the buildout date of Increment 1). If the Developer proposes to extend the buildout date of Increment 1 beyond December 31, 2026 February 28, 2030, the Developer and the review agencies, during the development order amendment process pursuant to Section 380.06(10), Florida Statues, shall reevaluate the future traffic impact of the development in a manner consistent with the Master Development Order, and shall re-evaluate the concurrency status of Increment 1 on all roadway segments and intersections listed in Conditions 4(A)(1)b.1. and 2., above.
- d. DEO has determined that SR 31 is a Regionally Significant Roadway as defined in 73C-40.045, F.A.C.
- e. County, by approving this IDO, has exercised its discretion to accept this mitigation for Increment1.
- f. Improvements to the facilities outlined above shall be mitigated at the time that a road segment or intersection is expected to operate below the level of service standard adopted in an impacted jurisdiction's Comprehensive Plan. If the road or the intersection operates below the adopted Level of Service, no building permits for residential and non-residential development shown on Exhibit E for Increment 1 shall be issued unless the improvements are: a) complete, b) under construction, c) the subject of

a clearly identified, executed and recorded local government development agreement consistent with Sec. 163.3220 through 163.3423, F.S., ensuring completion concurrent with impacts; d) the subject of a binding commitment ensuring completion concurrent with impacts or e) the DRI's proportionate share mitigation may be pipelined into specific improvements as deemed necessary and mutually agreed upon between FDOT and the developer.

(2) The Master Internal Circulation Plan for Increment 1 is attached hereto as Exhibit G.

#### 5. VEGETATION, WILDLIFE, AND WETLANDS

- A. Representations and Commitments as Conditions.
- (1) No additional species have been documented within Increment 1 over those identified in the MDO.
- (2) Development within Increment 1 shall comply with the threatened and endangered management plan ("T&E Plan") provided for in the Conceptual ERP and United States Army Corps of Engineers Permit SAJ 2006-6656 (IP-MJD) ("ACOEP").
- (3) Development within Increment 1 shall comply with the mitigation requirements provided for in the ERP and ACOEP.
- (4) Mitigation for wetlands and listed species within the Increment 1 boundary may occur outside the Increment 1 boundary in accordance with state and federal permits and the MDO.
- (5) The approved T&E Plan and approved Mitigation Plan will be provided as part of the first applicable Biennial Report to the County, the SWFRPC and the DEO in accordance with Condition 13 herein. The Biennial Report shall also contain copies of any conservation easements that have been recorded relative to Increment 1 that were not provided in a previously submitted Biennial Report.
- (6) Developer shall provide a copy of the Prescribed Fire Plan once completed as part of the applicable Biennial Report in accordance with Condition 13 herein.
- (7) An updated Greenway Map for Increment 1 is attached hereto as Exhibit H1 and Exhibit H2. Developer shall comply with the Babcock Ranch Community Charlotte County Greenways Management Plan, a copy of which was provided to County and is on file with the SWFRPC.

#### 6. WASTEWATER MANAGEMENT AND WATER SUPPLY

- A. Representations and Commitments as Conditions.
- (1) The updated Primary Utility Corridor map for Increment 1 is attached hereto as Exhibit I.
- (2) The source of raw water for potable service within Increment 1 will be groundwater. MSKP Town and Country Utility, LLC or its successors and assigns will provide water service for Increment 1.
- (3) MSKP Town and Country Utility, LLC or its successors and assigns will provide wastewater service for Increment 1.
- (4) Wastewater treatment options in the North Babcock Area may include decentralized facilities.
- (5) On-site wastewater treatment system(s) may be used permanently within the Increment 1 North Area.
- (6) Agricultural activities within the Increment 1 North Area will continue to use the existing agricultural wells. An agricultural well may be converted or a new potable well established for non-agricultural activities within the Increment 1 North Area.
- (7) All effluent suitable for Public Access Reuse will be stored and distributed as needed into an irrigation system which will include residential, commercial, median and other green areas. After storage has been maximized, excess effluent will be disposed of consistent with Florida Department of Environmental Protection permitting. Irrigation systems will use best management practices to minimize overspray onto impervious systems that could lead to the stormwater management system.

(8) Babcock Ranch Irrigation, LLC, or its successors and assigns, will provide reclaimed water service for Increment 1.

#### 7. EDUCATION

- A. Representations and Commitments as Conditions.
- (1) The Developer shall comply with the School Site Dedication Agreement.

  Delivery of the school site(s) as set forth on the schedule in Exhibit "D" may be revised by agreement of Developer and the Charlotte County School Board.
- (2) The Developer has entered into an agreement (entitled "Addendum to the Babcock Ranch School Site Dedication Agreement" recorded on January 10, 2018) addressing School Concurrency for development. Should the agreement not be utilized to address School Concurrency in the future, the Developer shall either amend the existing agreement or enter into a new agreement to address School Concurrency, shall comply with the Charlotte County Public School Facilities Element of the Charlotte 2050 Comprehensive Plan regarding the process for school concurrency management, review and approval, and with Article XIV of the Charlotte County Land Development Code, Concurrency Management regulations.
- (3) Age-restricted communities will not be subject to school concurrency requirements.

#### 8. POLICE AND FIRE

- A. Representations and Commitments as Conditions.
- (1) Specifications for a Freightliner M2 AEV Type I Ambulance, as referenced in the attached letter, Exhibit D-1, are on file with Charlotte County EMS. One (1) such vehicle, or alternative, as agreed to with the County, shall be provided in accordance with Exhibit D. The housing of that vehicle will be the responsibility of County.
- (2) The District shall provide an interim fully operational double-wide trailer at least 24 feet in width and 60 feet in overall length as the first Sheriff's Sub-Station. Said trailer shall be made available to the Sheriff the later of the issuance of the first 100<sup>th</sup> residential Certificate of Occupancy or upon written request by the Sheriff, and will be removed upon the opening of the combined fire/Sheriff's facility in a future increment.
- (3) All law enforcement, fire, and EMS impact fees collected from the Development (not including any interest earned by County) shall be provided to District and/or Developer in the form of reimbursements as set forth in the Impact Fee Agreement.
  - (4) Fire protection may be served by appropriately pressurized irrigation water.

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### 9. SOLID/HAZARDOUS/MEDICAL WASTE

A. Solid waste in Increment 1 will be collected by the Babcock Ranch Community Independent Special District (ISD). Increment 1 is not intended to be part of the County's Sanitation District, however, solid waste will be sent to the Charlotte County Landfill.

#### 10. OPEN SPACE AND PARKS

- A. Representations and Commitments as Conditions.
- (1) Renewable energy <u>and energy storage</u> resource facilities and systems shall be allowed throughout Increment 1. If constructed within Active Greenways, such facilities shall not count as open space.
- (2) Park sites shall be conveyed with exotic plants removed and infrastructure provided as set forth in Exhibit D.
- (3) District or Developer shall prepare the master plan(s) for the permanent park site(s) required within Increment 1 in consultation with County and at no cost to the County. County shall enter into an agreement with Developer or District regarding the development and operation of parks prior to the 500<sup>th</sup> residential Certificate of Occupancy ("C/O") being issued within Increment 1.
- (4) General agricultural operations may be conducted throughout Increment 1 in accordance with the Charlotte 2050 Comprehensive Plan and the LDR.
- (5) All parks and library impact fees collected from the Development within Increment 1 shall be provided to District and/or Developer in accordance with the Impact Fee Agreement.
- (6) Common recreational areas and common open spaces within Increment 1, if any, will be maintained by a property owner's association, the District, or a Chapter 190 Community Development District.
- (7) Some recreation and parks may be provided as temporary uses in Increment 1 that might be replaced by future development as other facilities are provided.

(8) Mini parks shall be provided at a minimum of one-half (.5) acre per one-thousand population and neighborhood parks shall be provided at a minimum of one and one-half (1.5) acre per one-thousand population within Increment 1.

#### 11. ENERGY

- A. Representations and Commitments as Conditions.
- (1) A Solar Photovoltaic Electrical Generation Facility and associated facilities, a substation, an operations and maintenance building, and related appurtenances may be constructed throughout Increment 1.
- (2) One (1) zero energy home shall be constructed within the area comprising Increment 1.

#### 12. MINING OPERATIONS

- A. Representations and Commitments as Conditions.
- (1) The existing mining operations may be continued during development of Increment 1, consistent with permitting. As mining operations are phased out, mining lakes will be properly reclaimed pursuant to applicable permits.

# 13. CONSISTENCY WITH THE LOCAL COMPREHENSIVE PLAN

County has determined that the Increment 1 project is consistent with its Charlotte 2050 Comprehensive Plan.

#### 14. BIENNIAL REPORTS

The Developer of Increment 1, or its successor(s)-in-title to the undeveloped portions of Increment 1, must submit a biennial report to the County, the SWFRPC and the DEO, on Form RPM-BSP Annual Report — 1. This report must describe the stage of development and the status of compliance with the IDO conditions as of the date of submission and be consistent with the rules of DEO. The first report must be submitted to the DRI Coordinator for SWFRPC, the DEO, and County simultaneous with the next MDO annual report due not sooner than 2 years after approval of this IDO. Further reporting must be submitted not later than once every two years for subsequent calendar years thereafter, simultaneous with the MDO annual reports, until Buildout, whether actual or declared. Failure to comply with this biennial reporting procedure is governed by Subsection 380.06(18), Florida Statutes, which provides for the temporary suspension of the IDO. The Developer of Increment 1 must inform successors-in-title to any undeveloped portion of the real property covered by this IDO of this reporting requirement.

#### 15. CHANGED CONDITIONS

If County, during the course of monitoring the development of Increment 1, can demonstrate that substantial changes in the conditions underlying the approval of this IDO has occurred or that this IDO was based on substantially inaccurate information provided by the Developer, resulting in additional substantial regional impacts, then a substantial deviation shall be deemed to have occurred.

#### 16. COMPLIANCE MONITORING

The County Administrator, or his or her designee, shall be the local official responsible for assuring compliance with the IDO. Monitoring procedures will include County's site plan review and code enforcement procedures, and the Biennial Reports.

# 17. EXEMPTION FROM DOWNZONING AND DENSITY/INTENSITY REDUCTION

Pursuant to Subsection 380.06(15)(c)3, Florida Statutes, this Increment 1 project is exempt from down zoning, intensity reduction, or unit density reduction until May 8, 2043, unless County can demonstrate that substantial changes in the conditions underlying the approval of this IDO have occurred or this IDO was based on substantially inaccurate information provided by the Developer or that the change is clearly established by local government to be essential to the public health, safety, or welfare.

#### 18. COMMENCEMENT OF DEVELOPMENT

Development shall commence in accordance with the deadline(s) established in this IDO.

## 19. PROJECTED BUILDOUT

Buildout of Increment 1 is projected to occur on or about November 3, 2026 February 28, 2030 ("Buildout Date").

#### 20. EXPIRATION DATE

The expiration date for this IDO is November 3, 2033 March 29, 2037.

#### 21. <u>DEVELOPMENT PERMITS</u>

Subsequent requests for development permits within Increment 1 shall not require further review pursuant to Section 380.06, Florida Statutes, unless it is found by the Board, after due notice and hearing, that one or more of the following items listed in

Paragraphs A and B is present. Upon such a finding, the Board may take any action authorized by Subsection 380.06(19), Florida Statutes, pending issuance of an amended development order.

A. A substantial deviation from the terms or conditions of this IDO, a failure to carry out conditions, commitments or mitigation measures to the extent set forth herein or consistent with the timing schedules specified herein or substantial deviation from the approved development plans which create a reasonable likelihood of additional regional impacts or other types of regional impacts which were not previously reviewed by the SWFRPC; or

B. An expiration of this IDO as provided herein.

#### 22. GENERAL PROVISIONS

The approval granted by this IDO is limited. Such approval shall not be construed to relieve the Developer of the duty to comply with all other applicable local, state or federal permitting regulations.

- A. Developer and County shall work together in a cooperative manner to ensure that the necessary applications to County, the issuance of permits and the conduct of inspections occur expeditiously and that development is not impeded by unnecessary delays associated with such applications, permit issuances, and inspections.
- B. It is understood that any reference herein to any governmental agency shall be construed to mean any future entity which may be created or be designated or succeed in interest to, or which otherwise possesses any of the powers and duties of, any referenced governmental agency in existence on the effective date of this IDO.

- C. Appropriate conditions and commitments contained herein may be assigned to or assumed by District.
- D. If there is a conflict between a provision in this IDO and a provision in the MDO, the provision in this IDO shall prevail for Increment 1. Exhibit D, attached hereto and made a part hereof by reference, is an updated version of Exhibit D to the MDO entitled "Summary of Land Dedication and Facilities Construction" as to the Increment 1 property. Said updated Exhibit D amends Exhibit D to the MDO as to the Increment 1 property.
- E. If there is a conflict between a provision in this IDO and a provision in an ERP, a Consumptive Use Permit ("CUP") or ACOEP, the provision in the ERP, CUP, or ACOEP shall prevail.
- F. In the event that any portion or section of this IDO is determined to be invalid, illegal, or unconstitutional by a court or agency of competent jurisdiction, such decision shall in no manner, affect the remaining portions of this development order which shall remain in full force and effect.
- G. This IDO shall be binding upon the County and the Developer, its assignees or successors-in-interest.
  - H. This IDO shall become effective as provided by law.
- I. The County shall provide certified copies of this IDO to DEO and the SWFRPC as provided in Subsection 380.06(25)(g), Florida Statutes.
  - J. This Resolution shall be recorded in the Minutes of the Board.

PASSED AND DULY ADOPTED this 12th day of June, 2018.

BOARD OF COUNTY COMMISSIONERS OF CHARLOTTE CONTY FLORIDA

Ву:

ATTEST:

Roger D. Eaton, Clerk of the Circuit Court and Ex-Officio Clerk to the Board of County Commissioners

Deputy Clerk

APPROVED AS TO FORM AND LEGAL SUFFICIENCY:

Sanette S. Knowlton, County Attorney

LR2018-0315

# **EXHIBITS**

Exhibit A-1	Increment 1 North Area Babcock Ranch Community Legal Description
Exhibit A-2	Increment 1 South Area Babcock Ranch Community Legal Description
Exhibit A-3	Utility Easement Babcock Ranch Community Legal Description
Exhibit A-4	Increment 1 – 45.98 Acre Parcel – Babcock Ranch Community
Exhibit B-1	Babcock Ranch Community Map H Increment 1 Master Development Plan
Exhibit B-2	Babcock Ranch Community Map H-1 Increment 1 South Area Master Development Plan
Exhibit B-3	Babcock Ranch Community Map H-2 Increment 1 Utility Easement Area Master Development Plan
Exhibit B-4	Babcock Ranch Community Map H-3 Increment 1 North Area Master Development Plan
Exhibit B-5	Babcock Ranch Community Map H-4 Increment 1 Master Development Plan Fixed and Variable Development Criteria
Exhibit C	Babcock Ranch Community Increment 1 Equivalency Matrix
Exhibit D	Updated Summary of Land Dedications and Facilities Construction
Exhibit D1	Specifications for one (1) Freightliner M2 AEV Type I Ambulance
Exhibit E	Babcock Ranch Community Increment 1 Parameters
Exhibit F	Increment 1 Master Drainage Plan
Exhibit G	Increment 1 Master Internal Circulation Plan
Exhibit H1	Increment 1 South Area Primary Greenway Map and Trails Plan

# EXHIBITS, cont.

Exhibit H2 Increment 1 North Area Primary Greenway Map and Trails Plan

Exhibit I Increment 1 Primary Utility Corridor Map

Exhibit J Increment 1, Future (2026) Traffic Conditions with

Project Directional Peak Hour Peak Season

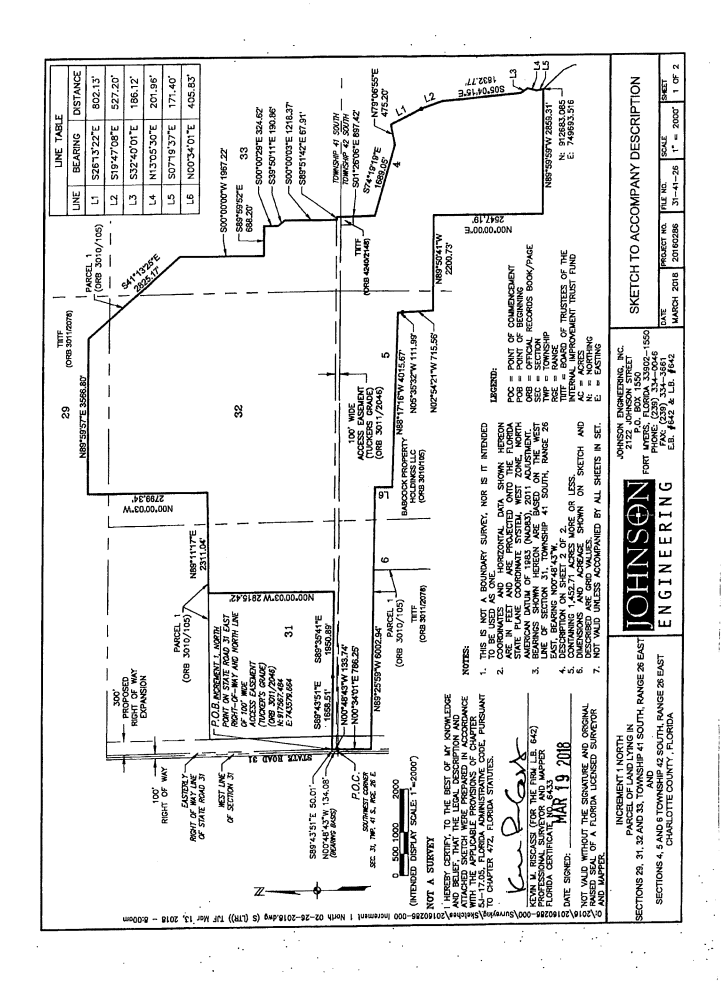
Exhibit K Increment 1, Future (2026) Traffic Conditions with

Project Proportionate Share Calculation

EXHIBIT L IS NOT ATTACHED BUT IS ON FILE AT THE CLERK'S OFFICE AS AN ATTACHMENT TO THE PREVIOUSLY APPROVED RESOLUTION NO. 2014-048

# **EXHIBIT A-1**

Increment 1 North Area Babcock Ranch Community Legal Description



### DESCRIPTION

### A TRACT OR PARCEL OF LAND LYING IN

SECTIONS 29, 31, 32 & 33, TOWNSHIP 41 SOUTH, RANGE 26 EAST, SECTIONS 4, 5 & 6, TOWNSHIP 42 SOUTH, RANGE 26 EAST CHARLOTTE COUNTY, FLORIDA

A TRACT OR PARCEL OF LAND LYING IN SECTIONS 29, 31, 32 & 33, TOWNSHIP 41 SOUTH, RANGE 26 EAST, AND SECTIONS 4, 5 & 6, TOWNSHIP 42 SOUTH, RANGE 26 EAST, CHARLOTTE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHWEST CORNER OF SECTION 31, TOWNSHIP 41 SOUTH, RANGE 26 EAST, THENCE N.00'48'43"W., ALONG THE WEST LINE OF SAID SECTION 31, A DISTANCE OF 134.08 FEET; THENCE S.89'43'51"E., DEPARTING SAID WEST LINE, A DISTANCE OF 50.01 FEET TO AN INTERSECTION WITH THE EASTERLY RIGHT OF WAY LINE OF STATE ROAD 31 (100' WIDE), AND A POINT ON THE NORTH LINE OF A 100 FOOT WIDE ACCESS EASEMENT (TUCKER'S GRADE) AS RECORDED IN OFFICIAL RECORDS BOOK 3011, PAGE 2046, PUBLIC RECORDS, CHARLOTTE COUNTY FLORIDA, AND THE POINT OF BEGINNING.

FROM SAID POINT OF BEGINNING; THENCE ALONG THE NORTH LINE OF SAID 100' WIDE ACCESS EASEMENT (TUCKER'S GRADE) FOR THE FOLLOWING TWO (2) COURSES:

S.89°43'51"E., A DISTANCE OF 1,658.51 FEET, S.89'35'41"E., A DISTANCE OF 1,950.89 FEET;

THENCE N.00'00'03"W., DEPARTING SAID NORTH LINE, A DISTANCE OF 2,915.42 FEET, TO AN INTERSECTION WITH THE BOUNDARY OF PARCEL 1 AS DESCRIBED IN OFFICIAL RECORDS BOOK 3010, PAGE 105, OF SAID PUBLIC RECORDS;

THENCE ALONG THE BOUNDARY OF SAID PARCEL 1 FOR THE FOLLOWING NINETEEN (19) COURSES:

- 1. N.89'11'17"E., A DISTANCE OF 2,311.04 FEET,
- N.00'00'03"W., A DISTANCE OF 2,799.34 FEET,

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(2016\20160285-000\Surveying\Sketches)

- 3. N.89'59'57"E., A DISTANCE OF 3,566.80 FEET,
- S.41'13'25"E., A DISTANCE OF 2,825.17 FEET,
- S.00'00'00"W., A DISTANCE OF 1,967.22 FEET,
- S.89'59'52"E., A DISTANCE OF 688.20 FEET,
- S.00'00'29"E., A DISTANCE OF 324.62 FEET, S.39'50'11"E., A DISTANCE OF 190.86 FEET,
- 9. S.00'00'03"E., A DISTANCE OF 1,218.37 FEET,
- 10. S.89'51'42"E., A DISTANCE OF 67.91 FEET,
- 11. S.01°26'06"E., A DISTANCE OF 897.42 FEET,
- 12. S.74'19'19"E., A DISTANCE OF 1,689.05 FEET,
- 13. N.79°06'55"E., A DISTANCE OF 475.20 FEET,
- 14. S.26'13'22"E., A DISTANCE OF 802.13 FEET, 15. S.19'47'08"E., A DISTANCE OF 527.20 FEET,
- 16. S.05'04'15"E., A DISTANCE OF 1,832.77 FEET,
- 17. S.32'40'01"E., A DISTANCE OF 186.12 FEET,
- 18. S.13'05'30"W., A DISTANCE OF 201.96 FEET,
- 19. S.07'19'37"E., A DISTANCE OF 171.40 FEET:

THENCE N.89'59'59"W., DEPARTING SAID BOUNDARY OF PARCEL 1, A DISTANCE OF 2,859.31 FEET; THENCE N.00'00'00"E., A DISTANCE OF 2,547.19 FEET; THENCE N.89'50'41"W., A DISTANCE OF 2,200.73 FEET; THENCE N.02'54'21"W., A DISTANCE OF 715.56 FEET; THENCE N.05'35'32"W., A DISTANCE OF 111.99 FEET; THENCE N.88'17'16"W., A DISTANCE OF 4,015.67 FEET; THENCE N.00'34'01"E., A DISTANCE OF 405.83 FEET; THENCE N.89'25'59"W., A DISTANCE OF 6,002.94 FEET TO AN INTERSECTION WITH SAID STATE ROAD 31 EAST RIGHT-OF-WAY (100' WIDE); THENCE ALONG SAID EAST RIGHT-OF-WAY THE FOLLOWING TWO (2) COURSES:

- 1. N.00'34'01"E., A DISTANCE OF 786.25 FEET,
- 2. N.00'48'43"W., A DISTANCE OF 133.74 FEET TO A THE POINT OF BEGINNING.

CONTAINING 1,452.71 ACRES, MORE OR LESS.

COORDINATES AND HORIZONTAL DATA SHOWN HEREON ARE IN FEET AND ARE PROJECTED ONTO THE FLORIDA STATE PLANE COORDINATE SYSTEM, WEST ZONE, NORTH AMERICAN DATUM OF 1983 (NAD83), 2011 ADJUSTMENT.

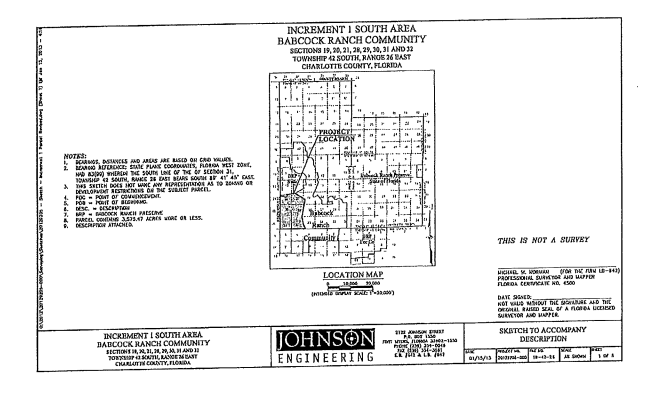
BEARINGS SHOWN HEREON ARE BASED ON THE WEST LINE OF SECTION 31, TOWNSHIP 41 SOUTH, RANGE 26, WHERE SAID LINE BEARS NOO'48'41"W.

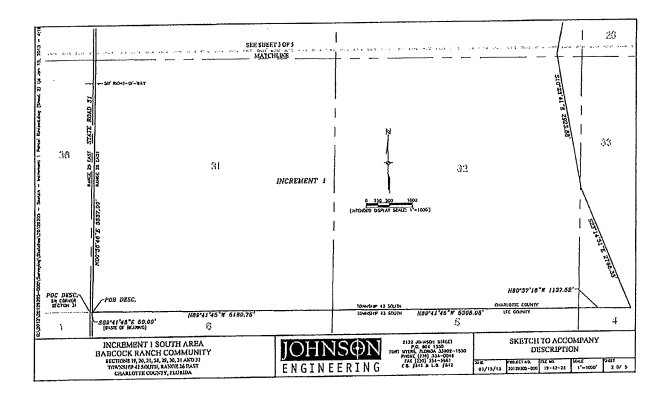


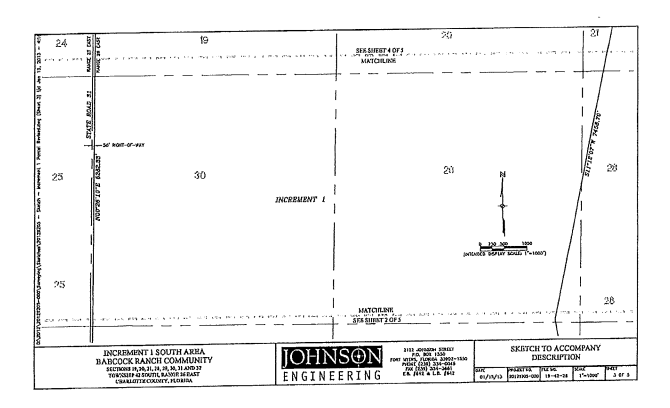
JOHNSON ENGINEERING. INC. 2122 JOHNSON STREET P.O. BOX 1550 FORT MYERS, FLORIDA 33902-1550 PHONE: (239) 334-0046 FAX: (239) 334-3661 E.B. #642 & L.B. #642

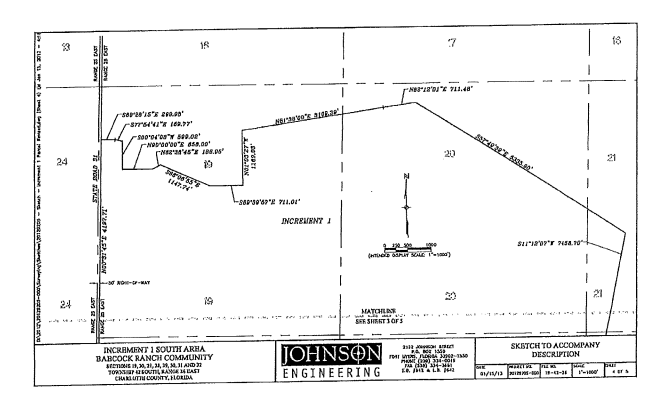
# DESCRIPTION **INCREMENT 1 NORTH**

DATE	PROJECT NO.	FILE NO.	SCALE	SHEET
MARCH 2018	20160286	31-4126	N/A	2 OF 2









### DESCRIPTION

INCREMENT I SOUTH AREA BAUCOCK RANCH COMMUNITY SECTIONS 19, 20, 21, 28, 29, 30, 31, 32, AND 33 TOWNSHIP 42 SOUTH, RANGE 28 EAST CHARLOTTE COUNTY, FLORIDA

A PARCEL OF LAND LYING IN SECTIONS 19, 20, 21, 28, 29, 30, 31, 32 AND 33, TOWNSHIP 42 SOUTH, RANGE 26 EAST, CHARLOTTE COUNTY, FLORIDA, WHICH TRACT OR PARCEL IS DESCRIBED AS FOLLOWS:

MINE 26 EAST, CHARLOTTE COUNTY, FLORIDA, WHICH TRACT OR PARCEL IS DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHWEST CORNER OF SAID SECTION 31 THERE SOUTH 1974 145 "FAST ALONG
THE SOUTH UNE OF SAID SECTION 31 FOR 50.00 FEET TO AN INTERSECTION WITH THE EASTERLY
RICHT-OF-WAY UNE OF STATE ROAD 31 AND THE POINT OF BEGRNING.
FROM SAID POINT OF BEGINNING THENCE THE FOLLOWING THREE (3) BEARINGS AND DISTANCES ON SAID
FROM SAID POINT OF BEGINNING THENE THE FOLLOWING THREE (3) BEARINGS AND DISTANCES ON SAID
FOR S.722.33 FEET, NORTH 003145" EAST FOR 4,197.71 FEET; THENCE SOUTH 8978-15" EAST
FOR S.722.33 FEET, NORTH 003145" EAST FOR 4,197.71 FEET; THENCE SOUTH 8978-15" FOR 199.72
FEET; THENCE SOUTH 0004/03" WEST FOR 899.02 FEET; THENCE SOUTH 56"05" EAST FOR 658.00
FEET; THENCE NORTH 62"1545" EAST FOR 899.02 FEET; THENCE NORTH 80"00" EAST FOR 658.00
FEET; THENCE NORTH 63"1545" EAST FOR 899.02 FEET; THENCE NORTH 90"00" EAST FOR 658.00
FEET; THENCE NORTH 63"1545" EAST FOR 11.01 FEET; THENCE NORTH 90"00" EAST FOR 711.46
FEET; THENCE NORTH 63"156"00" EAST FOR 711.40 FEET; THENCE NORTH 91"21" EAST FOR 711.46
FEET; THENCE NORTH 63"40"39" EAST FOR 5,335.90 FEET; THENCE SOUTH 11"20" WEST FOR 711.46
FEET; THENCE THIS OUTH 10"21"41" EAST FOR 2,335.30 FEET; THENCE SOUTH 11"20" WEST FOR 7.758.33 FEET TO AN INTERSECTION WITH THE SOUTH UNE OF SAID SECTION 33, TOWNSHIP 42 SOUTH,
FRANCE 26 EAST; THENCE THE FOLLOWING BEARINGS AND DISTANCE ON THE SOUTH UNE OF SAND
TOWNSHIP 42 SOUTH: NORTH 89"37"16" WEST FOR 1,137.52 FEET; HORTH 89"41"45" WEST FOR
5,306.00 FEET; NORTH B9"41"45" WEST FOR 1,137.52 FEET; HORTH B9"41"45" WEST FOR
5,306.00 FEET; NORTH B9"41"45" WEST FOR 1,137.52 FEET; HORTH B9"41"45" WEST FOR
5,306.00 FEET; NORTH B9"41"45" WEST FOR 1,137.52 FEET; HORTH B9"41"45" WEST FOR
5,306.00 FEET; NORTH B9"41"45" WEST FOR 1,137.52 FEET; HORTH B9"41"45" WEST FOR
5,306.00 FEET; NORTH B9"41"45" WEST FOR 1,137.52 FEET; HORTH B9"41"45" WEST FOR
5,306.00 FEET; NORTH B9"41"45" WEST FOR 1,137.52 FEET; HORTH B9"41"45" WEST FOR
5,306.00 FEET; NORTH B9"

BEARINGS, DISTANCES AND AREAS ARE BASED ON GRID VALUES. BEARING REFERENCE: STATE PLANE COORDINATES, FLORIDA WEST ZONE, HAD B3 (99) WHEREIN THE SOUTH LINE OF SECTION 31, TOWNSHIP 42 SOUTH, RUNGE 26 EAST BEARS SOUTH B9 41' 45' EAST.

INCREMENT 1 SOUTH AREA
BABCOCK RANCH COMMUNITY
SECTIONS 19, 20, 12, 22, 20, 20, 13 APD 32
TONSHIP 42 SOUTH, EAROR 26 FAST
CHARLOTTE COUNTY, FLORIDA

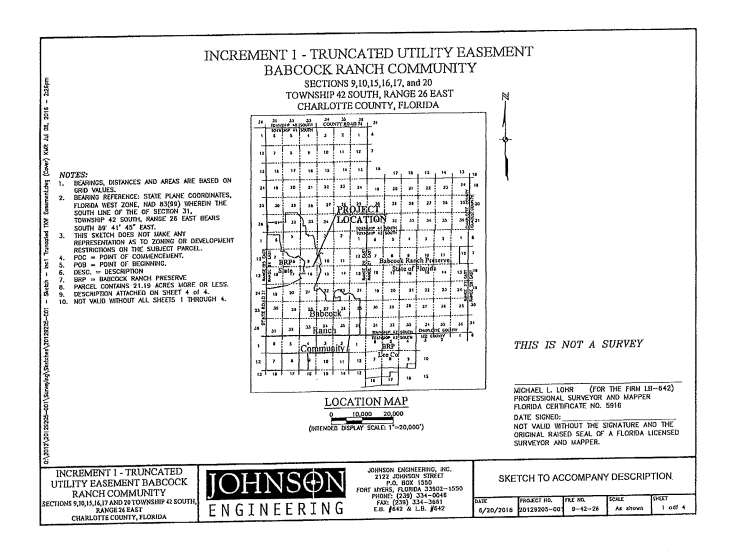
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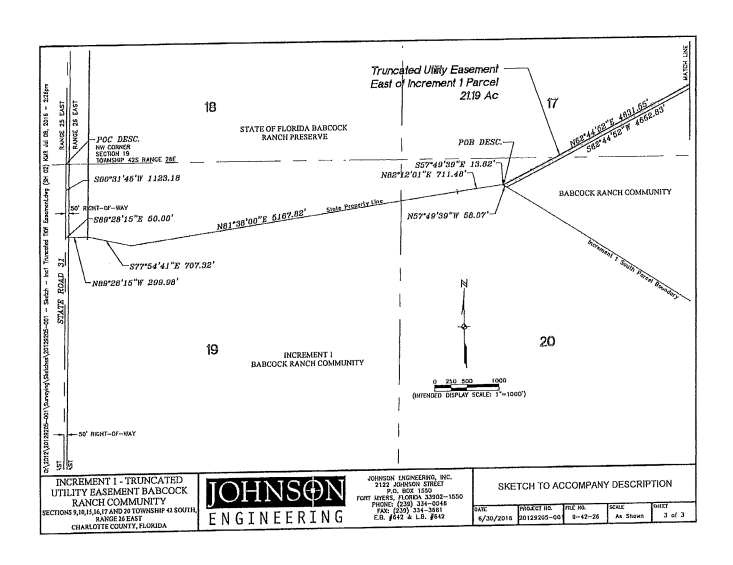
2172 EHOCON SINEET P.O. BOX 1550 TONT WITH, 100903 33402-1350 PHORE (239) 334-046 FAX (239) 334-346 EB, 1842 & LB, 1642

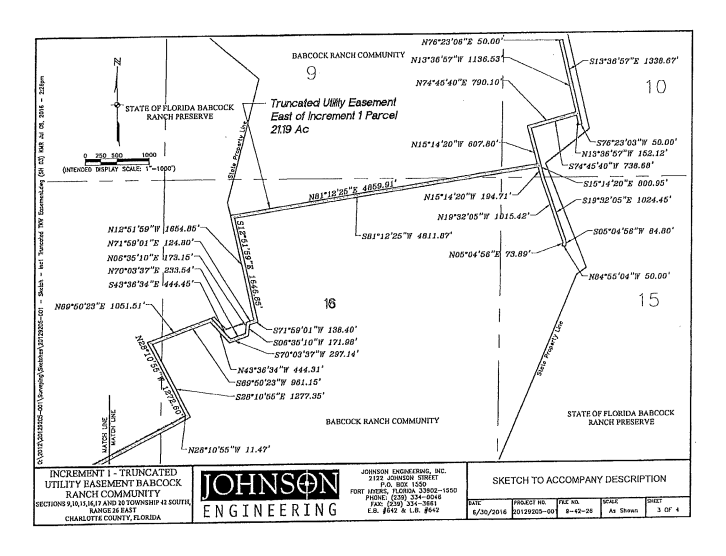
SKETCH TO ACCOMPANY DESCRIPTION

01/15/13 10129205-000 10-42-28

5 OF 5







A PARCEL OF LAND LYING IN SECTIONS 9, 10, 15, 16, 17 AND 20, TOWNSHIP 42 SOUTH, RANGE 26 EAST, CHARLOTTE COUNTY, FLORIDA, WHICH TRACT OR PARCEL IS DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF SECTION 19 TOWNSHIP 42 SOUTH RANGE 26 EAST; THENCE SOUTH 00'31'45" WEST ALONG THE WEST LINE OF SAID SECTION 19 FOR 1,123.18'; THENCE SOUTH 89'28'15" EAST FOR 50.00 FEET, DEPARTING SAID SECTION LINE, TO AN INTERSECTION WITH THE EASTERLY RIGHT—OF—WAY LINE OF STATE ROAD 31; THENCE SOUTH 89'28'15" EAST DEPARTING SAID RIGHT—OF—WAY LINE FOR 299.98 FEET TO A POINT ON THE STATE PROPERTY LINE FOR BABCOCK RANCH PRESERVE; THENCE THE FOLLOWING 3 CALLS ALONG SAID STATE PROPERTY LINE: SOUTH 77'54'41" EAST FOR 707.32 FEET; THENCE N81'38'00"E FOR 5167.82 FEET; THENCE N82'12'01"E FOR 711.48 FEET, LEAVING SAID STATE PROPERTY LINE; THENCE S57'49'39" FOR 13.62 FEET AND THE POINT OF BEGINNING.

FROM SAID POINT OF BEGINNING THENCE THE FOLLOWING THIRTY FIVE (35) BEARINGS AND DISTANCES; NORTH 62'44'52' EAST FOR 4631.55 FRET; THENCE NORTH 28'10'55 WEST FOR 11.47 FEET TO A POINT ON SAID STATE PROPERTY LINE; THENCE ALONG SAID STATE PROPERTY LINE NORTH 69'50'23" EAST FOR 1051.51 FEET; THENCE LEAVING SAID STATE PROPERTY LINE NORTH 69'50'23" EAST FOR 1051.51 FEET; THENCE LEAVING SAID STATE PROPERTY LINE NORTH 70'03'37" EAST FOR 233.54 FEET; THENCE NORTH 70'33'37" EAST FOR 233.54 FEET; THENCE NORTH 70'35'10" EAST FOR 173.15 FEET TO A POINT ON THE SAID STATE PROPERTY LINE; THENCE ALONG SAID STATE PROPERTY LINE NORTH 71'59'01" EAST FOR 124.80; THENCE ALONG SAID STATE PROPERTY LINE NORTH 12'51'59" WEST FOR 1654.85 FEET; THENCE LEAVING SAID STATE PROPERTY LINE NORTH 12'25" EAST FOR 4859.91 FEET; THENCE NORTH 15'14'20" WEST FOR 60'.80 FEET; THENCE LEAVING SAID STATE PROPERTY LINE NORTH 13'36'57" WEST FOR 1336.53 FEET; THENCE NORTH 76'23'06 EAST FOR 50.00 FEET; THENCE SOUTH 13'36'57" WEST FOR 1338.67 FEET; THENCE SOUTH 15'14'20" EAST FOR 800.95 FEET; THENCE SOUTH 15'14'20" EAST FOR 800.95 FEET; THENCE SOUTH 65'23'05" EAST FOR 1024.45 FEET; THENCE SOUTH 55'14'20" EAST FOR 800.95 FEET; THENCE SOUTH 69'32'05" EAST FOR 1024.45 FEET; THENCE SOUTH 19'32'05" WEST FOR 105.42 FEET; THENCE NORTH 15'14'20" WEST FOR 50.00 FEET; THENCE NORTH 50'04'ST WEST FOR 50.00 FEET; THENCE SOUTH 60'5'5'5" SET; THENCE SOUTH 50'5'5" EAST F

PARCEL CONTAINS 21.19 ACRES, MORE OR LESS.

BEARINGS, DISTANCES AND AREAS ARE BASED ON GRID VALUES. BEARING REFERENCE: STATE PLANE COORDINATES, FLORIDA WEST ZONE, NAD 83 (99) WHEREIN THE SOUTH LINE OF SECTION 31, TOWNSHIP 42 SOUTH, RANGE 26 EAST BEARS SOUTH 89 41 45" EAST.

**INCREMENT 1 - TRUNCATED** UTILITY EASEMENT BABCOCK RANCH COMMUNITY SECTIONS 9,10,15,16,17 AND 20 TOWNSHIP 42 SOUTH, RANGE 26 EAST CHARLOTTE COUNTY, FLORIDA

Easoment.dwg (SH 04) KUR Jul 08, 2016 --



JOHNSON ENGINEERING, INC. 2122 JOHNSON STREET P.O. BOX 1550 FORT MYERS, FLORIDA 33902-1550 PHONIE: (239) 334-0046 FAX: (239) 334-0461 E.B. £642 & L.B. £642

SKETCH TO ACCOMPANY DESCRIPTION

DATE	PHOJECT NO.	FILE HO.	SCALE	SHEEL
6/30/2016	20129205-001	9-42-26	As Shown	4 OF 4

INCREMENT 1 - 45.98AC PARCEL 0.\2012\20128203-001\Surraying\Suaichae\20128205-001 - Saich - Incl 460c PoredAng (Sheet 1) milz Hoy 13, 2016 - 2.50pm BABCOCK RANCH COMMUNITY SECTION 19 TOWNSHIP 42 SOUTH, RANGE 26 EAST CHARLOTTE COUNTY, FLORIDA NOTES:

1. BEARINGS, DISTAIRCES AND AREAS ARE DASED ON GRID VALUES.

2. BEARING REFERENCE: STATE PLANE COORDINATES, FLORIDA WEST ZONE.

1. MO 815(9) WHEREIN THE SOUTH LINE OF THE OF SECTION 31.

1. THIS SECTION AND SECTION SOUTH AND SERVES SOUTH AS 41 'AS PAST.

1. THIS SECTION SOUTH AND REPRESENTATION AS 10 ZONING OR

DEVELOPMENT OF COMMENCEURING.

2. DESC. = DESCRIPTION

2. REP. = DESCRIPTION

3. REP. = DESCRIPTION

4. REP. = DESCRIPTION

5. DESC. = DESCRIPTION

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5. DESCRIPTION ATTRACED ON SHEET 3 OF 3.

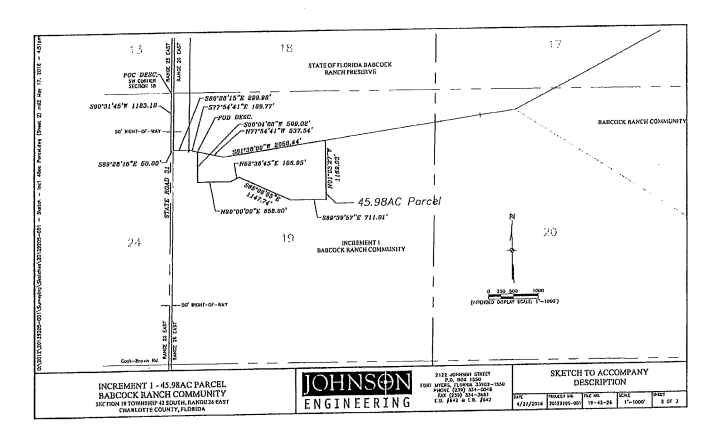
10. NOT VALID WITHOUT ALL SHEETS 1 THROUGH 3. THIS IS NOT A SURVEY

WICHEL L. LOW I. GOR THE FRAM LB—642);
PROFESSIONAN SURVEYOR AND MAPPER

DATE SIGNED:

DATE SIGNED:

ONE STAND WITHOUT HE SCHAMURE AND THE
ORIGINAL RAISED SEAL OF A NUMBRA LICENSED
SURVEYOR AND MAPPER. LOCATION MAP 0 10,000 20,000 (GITDIDED PASPLAY SCALE: 1"=20,000") 2122 40/01/20% STREET P.O. BOX 1550 FORT LYTENS, FLORIDA 33902-1550 PIXHE (239) 331-0651 F.W. (239) 331-3661 E.W. 1842 & L.D. 1642 SKETCH TO ACCOMPANY INCREMENT 1 - 45.98AC PARCEL BABCOCK RANCH COMMUNITY SECTION 19 TOWNSHIP 42 SOUTH, RANGE 26 EAST CHARLOTTE COUNTY, FLORIDA DESCRIPTION 780ECT NO. FLE NO. 20129705-001 19-42-26 ENGINEERING 04/27/2015



# 01/2012/20129205-001/SurveyIng\Statcher\20129205-001 - Steeth - Inc! 45ee Percel.drg (Smet3) miz May 17, 2016 - 4:48pm

### DESCRIPTION

INCREMENT 1 45.98 AC PARCEL BABCOCK RANCH COMMUNITY SECTION 19 TOWNSHIP 42 SOUTH, RANCE 26 EASY CHARLOTTE COUNTY, FLORIDA

A PARCEL OF LAND LYNIG IN SECTION 19 TOWNSHIP 42 SOUTH, RANGE 26 EAST, CHARLOTTE COUNTY, FLORIDA, WHICH TRACT OR PARCEL IS DESCRIBED AS FOLLOWS:

BEARINGS, DISTANCES AND AREAS ARE BASED ON GRID VALUES. BEARING REFERENCE: STATE PLANE COORDINATES, FLORIDA WEST ZONE, NAD 83 (99) WHEREIN THE SOUTH LINE OF SECTION 31, TOYNISHIP 42 SOUTH, RANGE 26 EAST BEARS SOUTH 89' 41' 45' EAST.

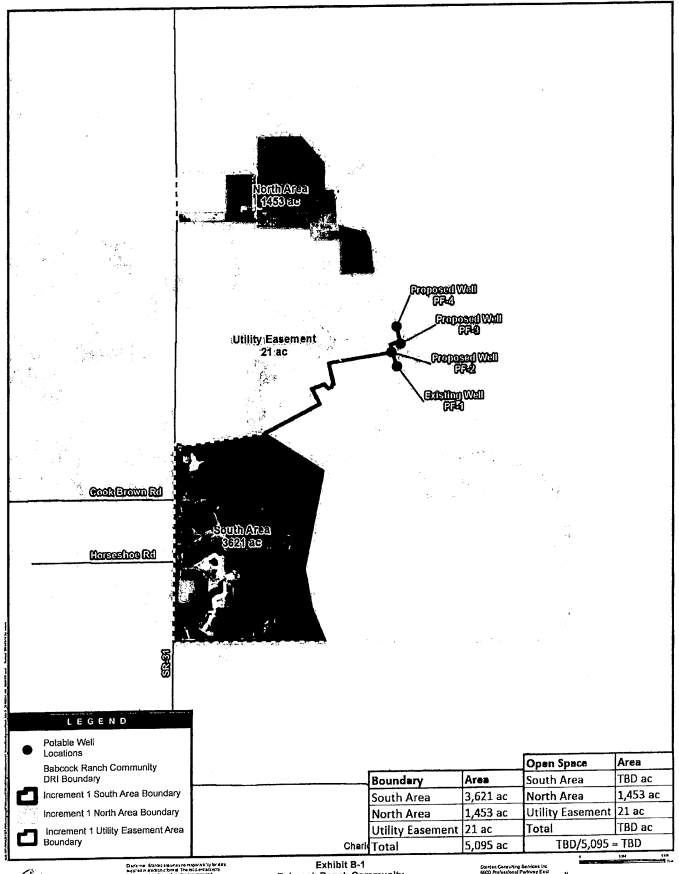
INCREMENT 1 - 45,98AC PARCEL BABCOCK RANCH COMMUNITY SECTION 19 TOWNSHIP 42 SOUTH, RANDE 20 EAST CHARLOTTE COUNTY, FLORIDA

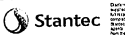


2122 JOHNSON STREET
P.O. BOX 1550
FORE MILES, FLOREM 33902-1550
FANE (239) 334-0616
FAX (239) 334-3681
E.B. 1642 & L.B. 1142

SKETCH TO ACCOMPANY DESCRIPTION

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comparations of the data. The ratio entrelation
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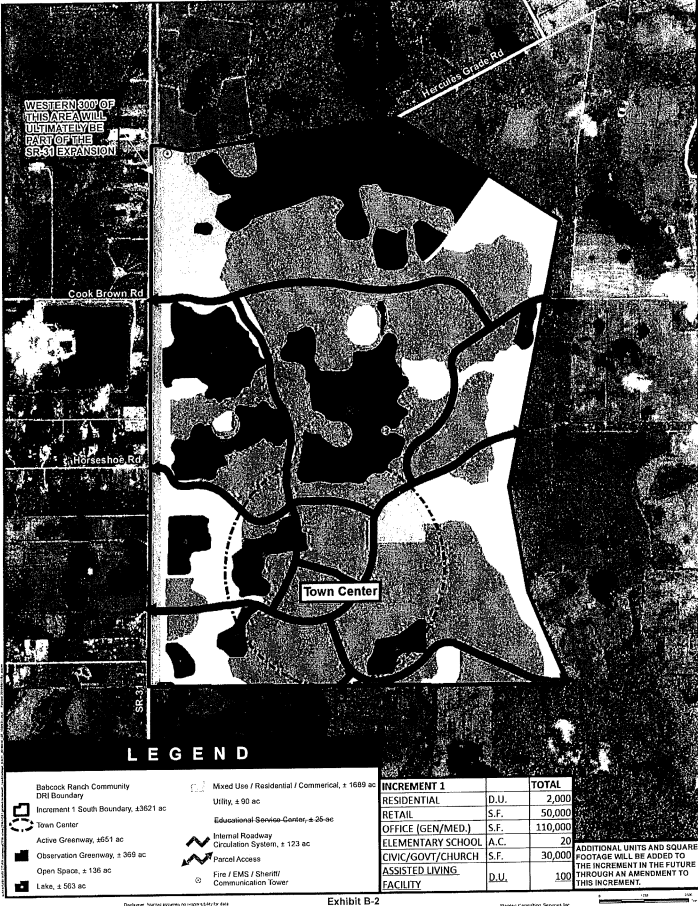
EXTIDIT B-1
Babcock Ranch Community
Map H Increment 1 Master Development Plan
March 2018

Startec Consuling Services Inc. 6600 Professional Parkway East Saresots, FL 34240 let 941,907,6900 hr 941,907,6901



# **EXHIBIT B-2**

Babcock Ranch Community Map H-1 Increment 1 South Area Master Development Plan





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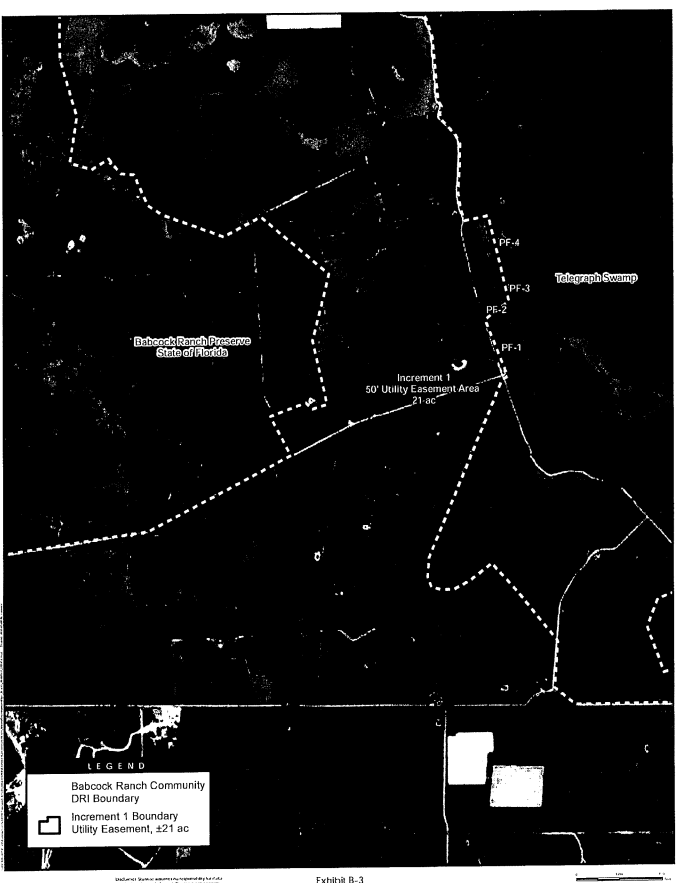
Map H-1 Increment 1 Overall Land Use Concept Map

Stantec Consulting Services Inc. 5900 Professional Parkway East Sarasota, Ft. 34240 tet 541 907.6900 fay 941.907.6911



# **EXHIBIT B-3**

Babcock Ranch Community Map H-2 Increment 1 Utility Easement Area Master Development Plan



**Stantec** 

Exhibit B-3 Babcock Ranch Community

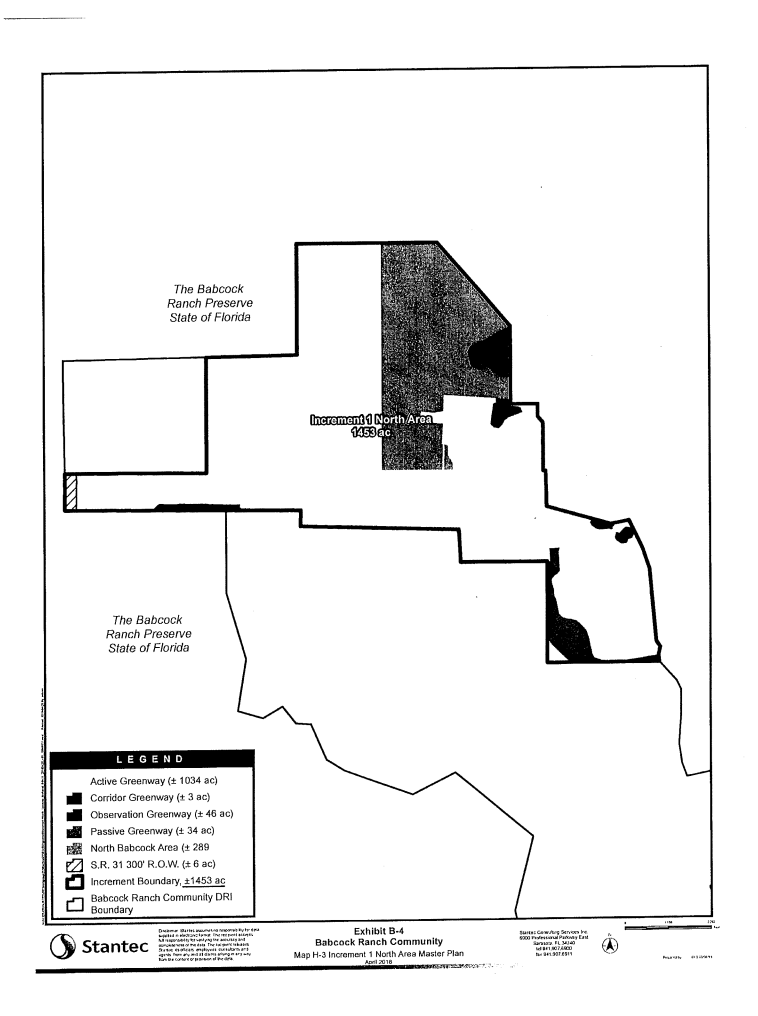
y and Babcock Ranch Community कारण Map H-2 Increment 1 Utility Easement Area Master Development Plan June 2016

Stantes Considing Servicin Inc. 6900 Professional Parkway East Sarasota, Ft 34740 tel 941,907,6900 far 941,997,6911



# **EXHIBIT B-4**

Babcock Ranch Community Map H-3 Increment 1 North Area Master Development Plan



# **EXHIBIT B-5**

Babcock Ranch Community Map H-4 Increment 1 Master Development Plan Fixed and Variable Development Criteria

# FIXED AND VARIABLE DEVELOPMENT CRITERIA FOR BABCOCK RANCH COMMUNITY INCREMENT 1

### FIXED DEVELOPMENT CRITERIA

- THE ALLOCATION OF DWELLING UNITS AND SQUARE FOOTAGE IDENTIFIED ON THE LAND USE TABLE ON THE MAP IT SERIES MAY BE MODIFIED CONSISTENT WITH THE EQUIVALENCY MATRIX. ANCILLARY FACILITIES INCLUDED IN INCREMENT 1 SUCH AS SCHOOLS, PLACES OF WORSHIP, UTILITY INFRASTRUCTURE AND PARK SITES AND BUILDINGS WILL NOT BE ATTRIBUTED TO OTHER DEVELOPMENT COMPONENTS AND WILL NOT REQUIRE USE OF THE EQUIVALENCY MATRIX.
- AGRICULTURAL USES, UTILITY INFRASTRUCTURE, RENEWABLE ENERGY SYSTEMS AND FACILITIES SHALL BE PERMITTED THROUGHOUT INCREMENT 1 AND WILL NOT BE ATTRIBUTED TO OTHER DEVELOPMENT PROGRAMS AND WILL NOT BE SUBJECT TO THE EQUIVALENCY MATRIX.
- ALL DEVELOPMENT OF THE SUBJECT PROPERTY, AS IT RELATES TO THE DEFINED DEVELOPMENT FORMS, DESIGN STANDARDS AND PROVISIONS AND USES COMMON TO THE DISTRICT, SHALL BE IN CONFORMANCE WITH THE BACOCK RANCH OVERLAY ZONING DISTRICT (ORDINANCE NO. 2014-077), AS MAY BE AMENDED.
- IO THE DISTRICT, SHALL BE IN CONFORMANCE WITH THE BACOCK RANCH OVERLAY ZONING DISTRICT (UNDINANCE NO. 2014-077). AS MAY BE AMENDED.

  OPEN SPACE SHALL BE TABULATED AND UPDATED AS A RESULT OF FINAL PERMITTING FOR THE PURPOSE OF MONITORING THE MINIMUM OF 35% OPEN SPACE REQUIRED OVERALL FOR THE BABCOCK RANCH COMMUNITY. OPEN SPACE/GREENWAY AREAS SUBJECT TO CONSERVATION EASEMENTS IDENTIFIED IN THIS INCREMENT SHALL BE RECORDED IN THE PUBLIC RECORDS FOLLOWING FINAL PERMITTING.

### VARIABLE DEVELOPMENT CRITERIA

- THE FOLLOWING ITEMS WILL BE DEFINED DURING DETAILED SITE PLANNING AND PERMITTING:
  - FINAL CONFIGURATIONS OF DEVELOPMENT PODS, INCLUDING POTENTIAL RELOCATION AND RECONFIGURATION OF NEIGHBORHOOD MIXED USE/RESIDENTIAL/COMMERCIAL (MURC), AND TOWN CENTER.
  - b. FINAL ACREAGES OF ALL PROPOSED USES.
  - NATIVE HABITAT PRESERVATION, ALTERATION, ENHANCEMENT, MITIGATION AND CONSERVATION ACREAGES MAY BE MODIFIED BASED ON FINAL LAND PLANNING, STORMWAMTER LAKE DESIGN, OTHER ENGINEERING REQUIREMENTS AND FINAL PERMITTING. MITIGATION MAY OCCUR OUTSIDE THE BOUNDARIES OF THE INCREMENT SUBJECT TO FINAL PERMITTING APPROVALS.
  - STORMWATER MANAGEMENT FACILITIES MAY OCCUR OUTSIDE THE BOUNDARIES OF THE INCREMENT SUBJECT TO FINAL ENGINEERING AND PERMITTING.
  - THE FINAL LOCATION, SIZE AND ALLOCATION OF CIVIC FACILITIES (I.E. INTERNAL PARKS, SCHOOLS, CHURCHES, EMERGENCY SERVICES BUILDINGS, ETC.).
  - THE INTERNAL ROAD ALIGNMENTS AND CIRCULATION (LOCAL ROADS WITHIN DEVELOPMENT PODS WILL BE PROVIDED AS PART OF FINAL SITE PLANNING

  - THE CONFIGURATION AND DETAIL ASSOCIATED WITH THE AGRICULTURE AREAS AND RENEWABLE ENERGY SYSTEMS AND FACILITIES.

    THE FINAL LOCATION, ALLOCATION, ALIGNMENT AND USE OF THE MULTI-MODAL TRAIL SYSTEM AND THE EXACT LOCATIONS AND FUTURE INTERCONNECTIONS OF THE MULTI-MODAL TRAIL SYSTEM WITH THE NEIGHBORHOOD TRAIL/PATH/SIDEWALK SYSTEM.
  - THE LOCATION OF VEHICULAR ACCESS POINTS, INCLUDING EXISTING TEMPORARY ENTRYWAYS, TO EXTERNAL PUBLIC ROADWAYS.
- 2. THE EXISTING PERMITTED OR APPROVED MINING OPERATIONS WILL BE ALLOWED TO CONTINUE. ADDITIONAL MINING AREAS MAY BE ALLOWED CONSISTENT WITH
- CURRENT AND SUBSEQUENT PERMITTING.

  FURTHER ADJUSTMENTS TO THE BOUNDARIES OF DEVELOMENT PODS FOR SPECIFIC LAND USE CLASSIFICATIONS MAY OCCUR AS A RESULT OF FINAL LAND

  FUNDING AND PERMITTING, SPECIFIC USES TO SUPPORT DEVELOPMENT SUCH AS PARKING, STORMWATER LAKES, PARKS OR OTHER SPACES MAY BE IDENTIFIED AND

  PLANNING AND PERMITTING CONSISTENT WITH LOCAL LAND DEVELOPMENT REGULATIONS.
- ADDITIONAL UNITS AND SQUARE FOOTAGE WILL BE ADDED TO THE INCREMENT IN THE FUTURE THROUGH AN AMENDMENT TO THIS INCREMENT.
- GOLF COURSE/RECREATION IS ALLOWED IN MIXED USE RESIDENTIAL COMMERCIAL (MURC).



Table EM-1: Babcock Ranch Community - Increment 1 Equivalency Matrix

Land Use	1	Single-Family	Multhamily	Age-Restricted*	Assisted Living	Retail	GeneralOffice	Medical Office	Industrial	Hotel/Motel	Civital	Baseball Facility
- Equivalent To	Š	(1 4.0.)	1 du.)	(1 d.u.)	(1-mig)	(1,000 E.f.)	(1,000 8,1,)	(1,000 s.f.)	(1,800 s.f.)	(1 room).	(1,000 s.f.)	(1 fleid)
Single-Family	ď.ú.	ď	0.52	72.0	227	9.74	1.49	3.57	0.85	5,60	1.2.1	38.57
Multifamily	Q E	1.92	a Z	-D.52	2510	7,15	2,67	5.87	1.63	1,15	2.33	-81.15
Age-Restricted Residential	ď'n	3.70	25'1 .	ž	) :	12.74	2 2 2	13.22	315	2.22	4,48	142.86
Assisted Living Facility	ill)	5679	32,36	1.22	뙭	16.85	6.7.7	16.25	38 2	2.73	6.50	175.32
Retail	5.6	270	251	73	55	2	402	596	325	162	326	10,397
General Office	5.1.	11.0	S.	191	ক্য	267'6	\$	2,396	0.75	405	812	75,887
Medical Office	33	280	971	27	a	46C'.	217	Z.	236	161	339	10,804
Industral	1.5	371.4	219	318	ŧΩ	4 39%	3.755	502'7	47	306	7651	45,378
HoteVMotel	room	291	£9'0	0,45	당기	6.38	3 CF	5.45	1,45	ν	2,05	67.28
Civic/Government	a.f.	928	730	523	762	3,166	1,231	2,950	702	495.	Ą	31,877
Baseball Facility	tiedd	60'0	10.0	10'0	506	0.10	0,04	50'0	EB 1	50'0	0.03	ź

\* Includes Sealor Adult Housing, Active Adult Residential and Retirement Community.

Van-Academtal         820           Residencial         820           General Office         710           Medical Office         720           Medical Office         130           HoleNAcon         310	3,77 /kst. 1.49 /kst. 3.57 /kst. 0.69 /m
Cwtz/Covernment 730	1.21 /ksf
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## **EXHIBIT D**

# UPDATED SUMMARY OF LAND DEDICATION & FACILITIES CONSTRUCTION REQUIRED FOR INCREMENT 1 \*1

Public Facilities Required	Aggregate Site Dedication (acre)	Shell Building Required (s.f.)	Land Dedication or Bullding Shell Complete	Commencement of Operations
COMMUNITY SERVICES Parks	*2	2500 *3	500th C/O *4	180 days from Turnover
EXTENSION SERVICES Site #1	24.0	N/A	Within 180 days of written request by County *8	
Mosquito Control pre-fab building (shell only).		3000 *5	Prior to the issuance of the 5,000th C/O	180 days from Turnover
Site#2	1.0	N/A	Prior to the issuance of the 5,000th C/O	e e e e e e e e e e e e e e e e e e e
FIRE/RESCUE/LAW ENFORCEMENT One (1) EMS Vehicle *7 Interim sub-station Sheriff's trailer		*6	500th C/O The later of the Issuance of the 100th residential C/O or upon written request by Sheriff's Dept. *6	500th C/O 30 days from Turnover
Fire & Police Communication Tower *9	0.25 <u>+</u>	Western on Merce	Site dedication by 1,500th C/O	A motor concerns and the first
SOLID WASTE Site #1	6.0	N/A	Prior to the issuance of the 10,000th C/O	and the second s
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SCHOOLS Elementary School	up to 20.0	N/A	School Site Dedication Agreement	

### Notes to Exhibit D:

- This Exhibit D, as it relates to increment 1, updates Exhibit D to the MDO.

  Acreage to be finalized at time of site planning and coordination with the County Community Services Department.

  Neighborhood parks (village park) to include a pavilion and restrooms.
- 1st park must be completed and turned over to either Babcock Ranch Community Independent Special District, POA, or County prior to the \*4
- 500th C/O.

  Pre-fab building to include two offices, two bays for vehicle and equipment and chemical storage. This facility shall be ADA compliant and shall include all required utilities, parking and landscaping.

  An interim sheriff's sub-station office trailer (24'W x 60' overall length) will connect to the utilities that service the existing fire station. The trailer will be fully operational by the later of the issuance of the 100th residential C/O or upon written request by Sheriff and will be removed upon the opening of the combined Fire/Sheriffs facility.

  Specifications for a Freightliner M2 AEV Type I Ambulance, as referenced in Exhibit D-1, are on file with Charlotte County EMS.

  Primitive camp site development may occur on Site #1 without being included in an increment.

  Tower construction and ownership as agreed with County. \*6

General Notes:

All dedications, public facility shell completion, and construction required under this schedule shall be completed and turned over based on a dwelling unit C/O use threshold required above.





Emergency • Tactical • Rescue Vehicles

September 20, 2016

Marianne Taylor, Director, Public Safety Charlotte County Fire and EMS 26581 Airport Road Punta Gorda, FL 33982

We are pleased to provide you with the following pricing, shop order, drawings, and chassis specifications for the purchase of one (1) new 2017 Freightliner M2 AEV Type I Ambulance. Pricing is based on purchasing these units from the Florida Sheriff's Association Bid No. FS16-VEF12.0 Specification #03 - Type I Ambulance Medium Duty (4 x 2) Freightliner M2.

### PRICING:

- Total price per unit \$272,276.00
- Plus applicable taxes, tag, and title
- Included in above price: Your standard graphic/chevron package. Stryker Power Pro XT Cot, Performance Load Compatibility, steer lock, foot end O2 bottle holder, fowler O2 bottle holder w/pad, 3 stage IV pole, equipment hook, flat head end storage pouch, base storage net, backrest storage pouch, stair chair model #6252 and Engel Cooler model MT17-FU1.
- Above price is good to March 31, 2017
- TERMS: Payment in full is due upon delivery of each finished vehicle. Upon payment, ETR, L.L.C. shall furnish the purchaser a "Statement of Origin" or the necessary validated documents required for title application.

Sincerely

Jerry Michaluk President/CEO

# **EXHIBIT E**

Table 1. Increment 1 Parameters

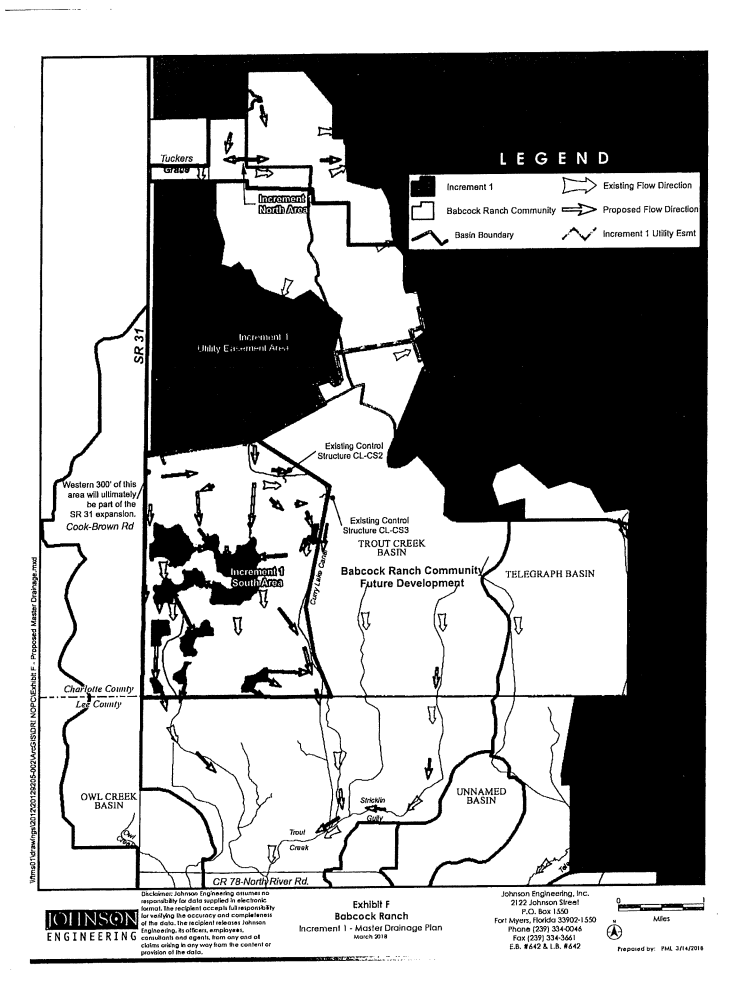
LAND USE	AMOUNT/SIZE	
Residential	2,000 units	
Retail	50,000 sf	
General Office	<del>125,000</del> 110,000 sf	
Assisted Living Facility	100 units	
Civic/Government/Church	30,000 sf	
Golf Course	18 holes	

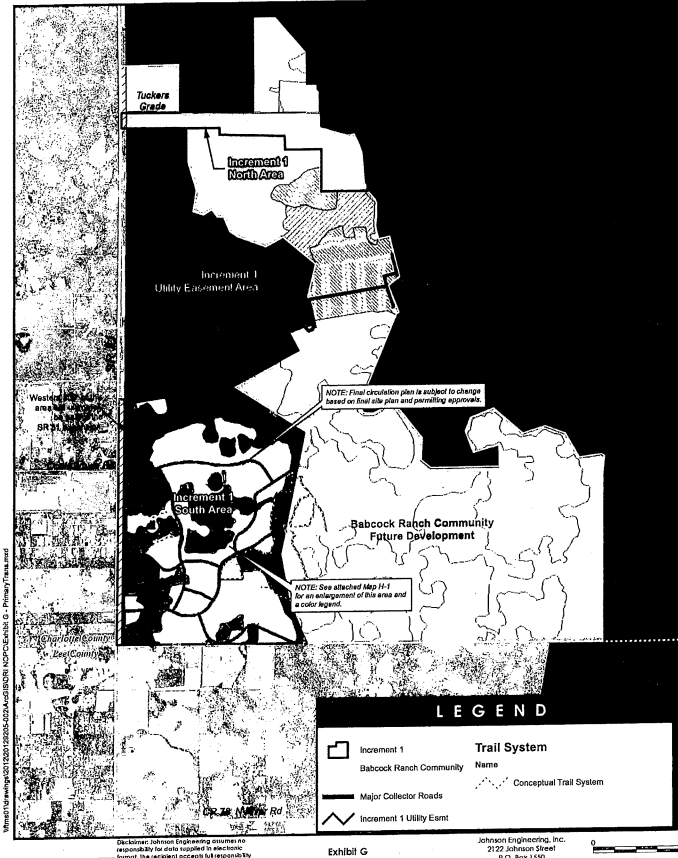
Table 2. Increment 1 Parameters by Development Area

LAND USE	AMOUNT/SIZE	VILLAGE	TOWN CENTER
Residential	2,000 units	1,000 units	1,000 units
Retail	50,000 sf	10,000 sf	40,000 sf
General Office	<del>125,000</del> 110,000 sf	25,000 sf	<del>100,000</del> - <u>85,000</u> sf
Assisted Living Facility *	100 units		100 units
Civic/Government/Church	30,000 sf	0 sf	30,000 sf
Golf Course	18 holes	Up to 18 holes	Up to 18 holes

# NOTE:

- 1) Utilities, agriculture, ecotourism, and mining uses are permitted throughout Increment 1.
- 2) Table 1 and Table 2 in this Increment 1 Parameters and by Development Area in this Exhibit E can be adjusted and interchanged in accordance with the equivalency matrix set forth in Exhibit C hereto, subject to the external vehicle trip limitations set forth in Section 4 of this IDO.





NOSNHC ENGINEERING

Disclaimer: Johnson Engineering assumes no responsibility for data supplied in electronic format. The recipient accepts to it responsibility for verifying the accuracy and completioners of the data. The recipient releases Johnson Engineering, its officers: employees, consultants and agents, from any and all colums othing in any way from the content or provision of the data.

Babcock Ranch

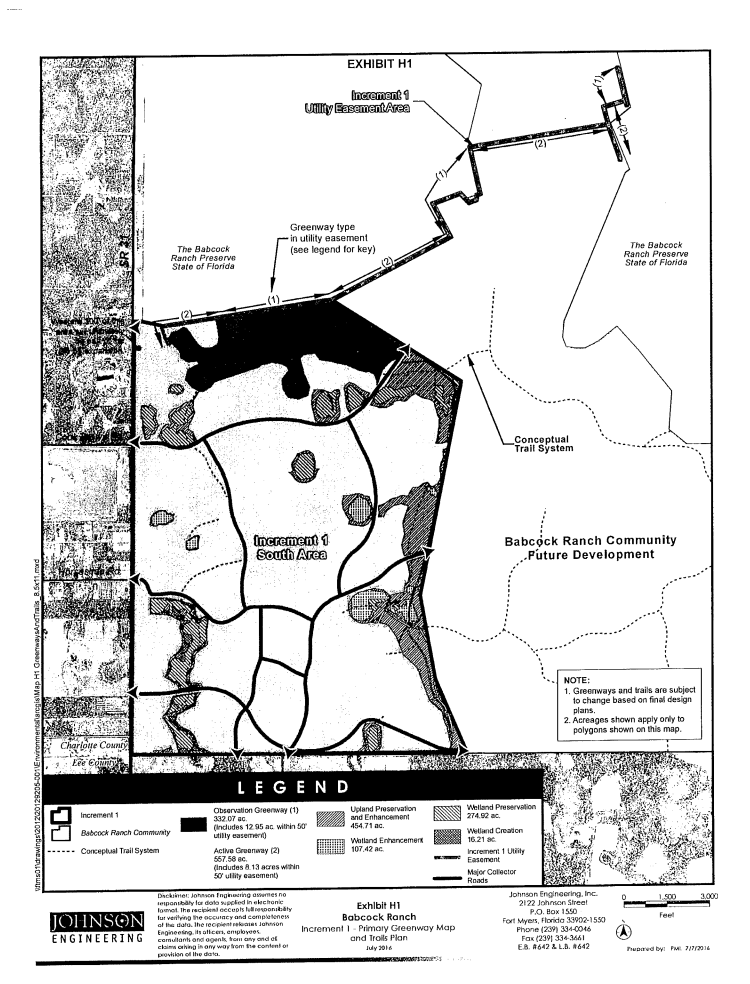
Increment 1 - Master Internal Circulation Plan May 2018

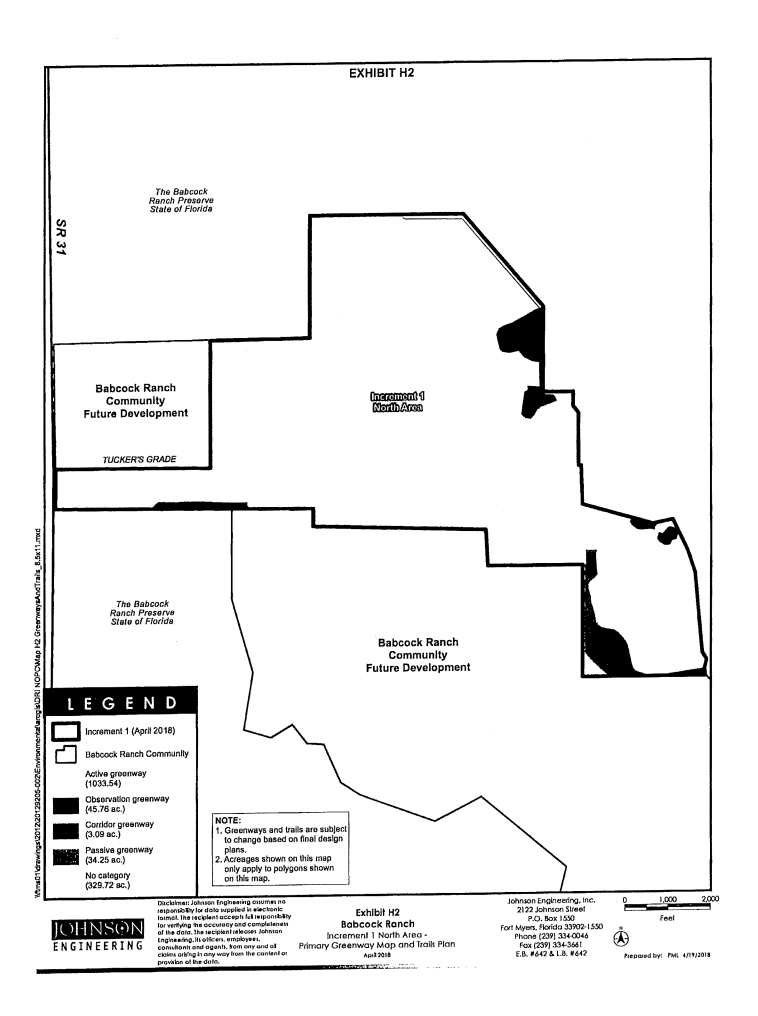
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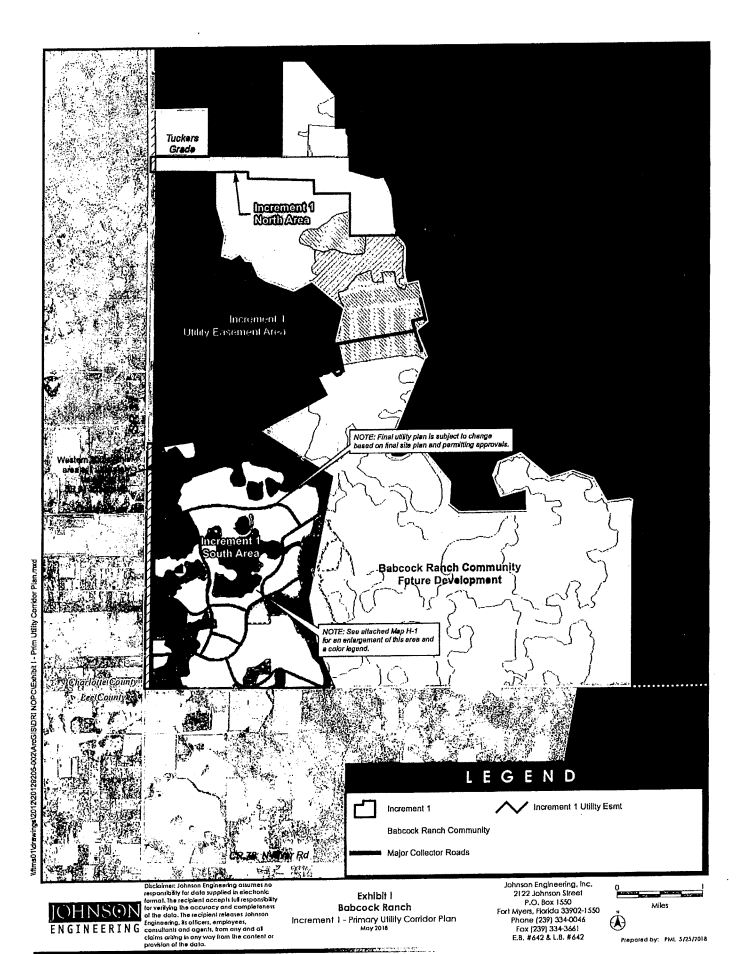
Johnson Engineering, Inc. 2122 Johnson Street P.O. Box 1550 Fort Myers, Florida 33902-1550 Phone (239) 334-0046 Fox (239) 334-3661 E.B. #642 & L.B. #642



Prepared by: PML 5/25/2018







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EXHIBIT 1 (Page 2 of 4)

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EXHIBIT J (Page 3 of 4)

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EXHIBIT J (Page 4 of 4)

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SR 31	Cook Brown Rd./B-B	Horseshoe Rd./C-C	A	A
	Horseshoe Rd./C-C	D-D	A	A
	D-D	North River Rd.	Α	Α
	North River Rd.	Bayshore Rd. (SR 78)	A	В
	Bayshore Rd. (SR 78)	SR 80	В	С
	Overall		В	A

The Synchro arterial analysis indicates that all segments of SR 31 (including overall segment LOS) are expected operate within FDOT LOS standards with the existing two-lanes, coincident with the buildout of BRC Increment 1 at year 2026.



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