Attachment #3

Lloyd Tract North Planned Unit Development Overlay District

Prepared for:

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Prepared by:



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I. INTRODUCTION

This Lloyd Tract North Planned Unit Development (PUD) amendment was prepared on behalf of Hines Acquisitions, LLC and assignees pursuant to Chapter 125, Article 3.10, PUD Planned Unit Development Overlay District, in the League City Unified Development Code (UDC). The purpose of the PUD is to encourage flexibility in the use and development of land in order to promote the most appropriate uses; to provide a high level of amenities; to preserve the quality of the natural environment; and to provide flexibility in the development of land subject to the development standards coordinated with the necessary public services and facilities.

The Lloyd Tract North PUD is located in the western portion of League City and is bounded on the north by the Magnolia Creek subdivision, on the south by Lloyd Tract Central PUD, on the east by Duncan Tract PUD, and on the west by the master-planned communities Westland Ranch and Legacy.

The City Council adopted the original Lloyd Tract PUD in July 2006 as an approximately ±2,050-acre development. The PUD will now be developed as three separate PUDs and will no longer include approximately 273 acres located along McFarland Road and south of FM 517. The purpose of each new PUD is to respond to market conditions and the unique characteristics of the property contained within each PUD.

The remaining approximate ±1,776 acres will develop as the Lloyd Tract North PUD (735.7 acres) and Lloyd Tract South PUD (796.2 acres). The Lloyd Tract North PUD will be developed as a typical master planned community with a mix of single-family residential lot sizes, commercial, recreational and educational uses. The Lloyd Tract South PUD will also be developed as a master planned community with single-family residential lot sizes, commercial along FM 517, and will provide land for public purposes such as a 32-acre park and fire station.

The remaining 245 acres, Lloyd Tract Central PUD, is located in the central portion of the development along the future Grand Parkway. It will be retained by the current owners of the property and will be developed as a regional commercial center to serve the greater League City area.

II. SITE INVENTORY ANALYSIS

1. Physical Opportunities and Constraints

The Lloyd Tract North PUD is located to the south of League City Parkway in the far western portion of League City. Consistent with terrain in the region, the property within the PUD is relatively flat with elevations ranging from 32 feet in the western corner to 22 feet in the east corner. The Lloyd Tract North is generally void of quality vegetation, with wooded area along the eastern part of the tract and few, if any, protected trees. The majority of the development is within Clear Creek ISD and the southeastern portion of the development is within Santa Fe ISD.

Existing physical constraints affecting the Lloyd Tract North development include the American Canal along with west and northern property line, various pipeline and power easements, and required proposed physical features such as roadways, drainage facilities, and detention basins.

The existing site constraints can be seen on Exhibit C, Survey. Additionally, a metes and bounds description in included in Exhibit D, Legal Description.

2. Surrounding Land Use

The Lloyd Tract North PUD is bounded by six master planned communities: Westover Park and Magnolia Creek to the north, Samara and the Duncan Tract PUD to the east, Legacy to the northeast, and Westland Ranch to the southwest. A portion of the property to the south is currently undeveloped but is the location

of the proposed Lloyd Tract Central PUD and Lloyd South PUD. The surrounding land uses can be seen on Exhibit B, Project Aerial Map.

III. DEVELOPMENT DESCRIPTION

1. Compliance with Comprehensive Plan

In League City's 2035 Comprehensive Plan, which was adopted in 2011 and updated in 2013 and 2017, the Future Land Use Plan classifies the area within the Lloyd PUD as a mixture of "Urban High", "Public/Institutional," "Enhanced Auto-Dominated Residential," and "Enhanced Auto Dominant Commercial." The three Lloyd Tract PUD's comply with the League City Comprehensive Plan by adhering to the development principles outlined in the plan. These PUD's have a balance of land uses that encourage future residents to both live and work in the community. There is a well-defined network of both vehicular and pedestrian circulation systems that provide connectivity, not only to the development itself, but to existing developments to the north and incoming development to the south, east, and west. The diversity of housing types from traditional single-family residential to higher density single-family specialty products ensures that residents of all life stages can fulfill their housing needs. The development of an internal parks system will include a recreation center and multiple smaller parks that will provide and contribute acreage to the City's parks and open space needs.

2. Justification

The intent of the PUD Overlay District is to encourage high quality development in the City by providing additional flexibility to take advantage of various site characteristics, constraints, location, or land uses. This document establishes various development standards that exceed the minimum requirements for properties specifically located within the boundaries of the Lloyd Tract North PUD.

The PUD will meet or exceed the minimum requirements of the UDC through specific, architectural design and engineering standards such as:

- Providing a PUD document that can respond to today's market conditions and maintain the flexibility necessary to address changes in the future;
- Incorporating a mix of various single-family specialty products;
- Incorporating new alignments and sizes of pedestrian trails within the development based on the 2017 Parks, Trails, and Open Space Master Plan with the 2024 Update. In addition to what is required, additional trails and pedestrian pathways will be provided throughout the development;
- Incorporation/revision of the roadway alignments based on the most updated version of the Master Mobility Plan.

3. Single-Family Residential

The traditional single-family residential component that will be found throughout the PUD will be a collection of individual single-family residential sections that take their access from Ervin Street, Bay Area Boulevard, Maple Leaf Drive, and an internal local street system that provides connections within the neighborhood and to the surrounding areas. The traditional single-family residential neighborhoods will be developed with lot sizes that vary between fifty feet to seventy feet or more in width to respond to market conditions.

The single-family specialty product residential sections will provide unique types of residential development less than fifty feet in width, including front-loaded products, rear-loaded or private alley products, and townhome private alley products. The sections will be developed with varying lot sizes and product types to respond to market conditions.

4. Commercial

The PUD has three commercial sites: one located along Maple Leaf and two located along Ervin Street and Bay Area Boulevard. It is anticipated that the commercial developments will largely be retail in nature. The development of the Lloyd Tract North PUD will provide connection to the Grand Parkway and the necessary dwelling units to support the large commercial core at the Lloyd Tract Central PUD.

5. Drill Site

The drill site located within the PUD, can be used as a park and open space area unless or until the mineral rights owners elect to exercise their drilling rights. Except for the drill site, the size and location of any facility associated with the extraction of oil and gas shown in any plans of this document shall be conceptual until a permit is issued by the City of League City in accordance with Chapter 125, Article 3.14.8, Oil and Gas Well Drilling in the UDC. This open space area shall not be calculated towards the Parkland Dedication requirement. The developer may acquire the mineral rights or approval from the mineral rights holder to remove the drill site designations. The site may be relocated and converted to other land uses consistent with the requirements listed below in Section IV.2, Conversion of Specific Land Uses.

6. Potential School Sites

The PUD is located within both Clear Creek Independent School District (CCISD) and Santa Fe Independent School District (SFISD). The size and the location of the potential school site within CCISD will be coordinated between the developer and the school district. In the event that CCISD does not purchase the proposed school site within five years of the PUD adoption date, determines that the site is unnecessary, or a bond measure for the school site fails, the developer may convert the site to other land uses consistent with the requirements listed below in Section IV.2, Conversion of Specific Land Uses. The developer shall provide a letter from the school district confirming that the site is not needed or noting that the bond measure for the school site failed.

7. Projected Population

Based on the number of residential lots proposed for the development located in Section IV.4, Single-Family Residential Lot Distribution Table, the projected population for the overall development will be approximately 3,684 people at 2.67 individuals per household.

8. Parks and Open Space

Exhibit F, Conceptual Amenities and Open Space Plan, shows a recreation center, parks, lakes, and various open space areas all connected via a pedestrian trail system. The proposed recreation center will serve the master planned residential community and will contain an active play area for children and a parking area. The recreation center shall be under construction upon completion of the second phase of development. Additionally, a large 32.2-acre park is provided in the Lloyd Tract South PUD providing additional public park space for the overall region.

The various other smaller parks shown on Exhibit F will contain various passive facilities such as play areas for children, picnic tables and/or benches.

All land which is dedicated to the Homeowners Association (HOA) or Municipal Utility District (MUD) for the purpose of fulfilling the parks requirement will be developed with some form of either passive or active facilities. The parks will be developed as the first adjacent residential sections are developed. The private recreation center will be completed prior to the issuance of the 600th residential building permit.

IV. ZONING

1. Proposed Zoning

The property shall be developed and used in accordance with the development regulations as established by the League City Unified Development Code, except as supplemented or modified by this PUD document.

To implement the Conceptual Land Use Plan, Exhibit E, the base zoning district will remain RSF-7 (Single-Family Residential with a minimum lot size of 7,000 square feet) while each of the proposed land uses will be assigned a zoning district as shown on the Composition of Land Use Table. The various land uses will follow the development requirements for their assigned zoning district as described in Chapter 125, Article 3, Zoning in the UDC unless otherwise noted. Notwithstanding the foregoing, no amendment to the UDC shall impact the PUD's vested rights as described in Chapter 245 of the Texas Local Government Code. When there is a conflict between the requirements in the UDC and this PUD Document, this PUD Document will govern. Interpretation as to what constitutes a conflict shall be made by the Executive Director of Development Services or City designee.

Each land use category may be increased or decreased in acreage by up to fifteen percent (15%) of the total gross acreage of that land use category. The percentage land use area change is required to ensure the success of the development by maintaining the flexibility to modify land use sizes in response to changes in economic and market conditions and future modifications of roadway and drainage alignments. This will allow the development to remain competitive in the real estate market over the life of the development and the ability to adjust as necessary to accommodate specific end users in a timely manner.

The single-family residential density of the development shall not exceed 1.9 dwelling units per acre, except as allowed per Section IV.4 of this document and as authorized by the Executive Director of Development Services or City designee. The single-family residential density is calculated by dividing the total number of single-family residential lots by the total acreage of this PUD.

The land uses may be relocated within the boundaries of the PUD, provided there are no significant changes in geographic location as indicated in Chapter 125, Article 3.10.8.e, Approval of Master Plan in the UDC. When the Master Plan is revised with substantial changes, the exhibits included in this PUD shall be updated to reflect those changes. The Composition of Land Use Table below provides a detailed tabulation of each land use within the development. All acreages shown below are subject to change as development occurs within the boundaries of the PUD and as allowed by this PUD.

2. Conversion of Specific Land Uses

- a. The conversion of the American Canal, Drill Site and/or Potential School may be allowed to convert to parkland, commercial, or single-family residential uses. This conversion of land use shall not be counted towards the fifteen percent (15%) of change described in Section IV.1.
- b. The conversion of the American Canal will require approval from the proper jurisdictional authority over the American Canal.
- c. The conversion of these sites to single-family residential shall only apply to 60's or greater.

3. Composition of Land Use Table

Land Use	Zoning District	Approximate Acreage	% Gross Acreage
Constraints Land Uses			
Roadways	RSF-7	±41.4	
Pipeline Easements	RSF-7	±36.8	
Detention & Lakes	RSF-7	±157.6	
American Canal	RSF-7	±47.5	
Drill Site	RSF-7	±3.0	
Subtotal		±286.3	38.9%
Community Land Uses			
Recreation Center & Parks	PS	±9.2	
Middle School	PS	±26.0	
Landscape/Open Space	PS	±26.2	
Subtotal		±61.4	8.4%
Community Land Uses			
Commercial	CG	±8.8	
Subtotal		±8.8	1.2%
Residential Land Uses			
Single-Family Residential	See below	±379.2	
Subtotal		±379.2	51.5%
Totals		±735.7	100.0%

4. Single-Family Residential Lot Distribution Table

Lot Size	Zoning District	Number of Lots*	Percentage
50' wide lots	RSF-5	508	37%
60' wide lots	RSF-7	460	33%
70' wide lots	RSF-7	244	18%
Specialty Product (Width varies)	RSF-2	166	12%
Gross Residential Total		1,378	100%

^{*}The number of lots per lot product is subject to change as subdivision layouts are finalized.

Refer to Section V.5, of this document for a listing of lot sizes and applicable standards for the single-family specialty product category. The total number of lots may increase by up to 10%; however, 50' wide lots and Specialty Products shall not exceed a combined total of 50% of the development. Lot sizes listed above in the Single-Family Residential Lot Distribution Table reflect minimum lot widths as described in Section V.4 and Section V.5.

While the Conceptual Development Plan (Exhibit E) indicates lot counts for this area, these lot counts are subject to change. The lot counts for this PUD shall be subject to the allowable percentages in the Single-Family Residential Lot Distribution Table. The actual number of lots and the units per acre may vary as allowed by this PUD and Chapter 125, Article 3.10.8.e, Approval of Master Plan in the UDC.

V. DEVELOPMENT REGULATIONS

This PUD shall remain the governing document of the development. Consistent with provisions specified in Chapter 125, Article 3, Zoning in the UDC, the future development of the subdivision will be governed by the development regulations for their assigned zoning district layout, design, and general conditions as approved in this document and exhibits. The PUD shall have vested rights as described in Chapter 245 of the Texas Local Government Code ("Chapter 245"), subject to the exemptions set forth therein. The term "Property" shall apply to all land contained within the PUD boundaries as described by Exhibits C and D. When there is a conflict between the requirements in the UDC (as may be amended) and this PUD Document, this PUD Document will govern. Interpretation as to what constitutes a conflict shall be made by the Executive Director of Development Services or City designee. Additional roadways, roadway alignments, or land uses shall not be required of this development as a result of future changes to the City's comprehensive plan or UDC. Development fees (including without limitation capital recovery fees, parkland dedication fees, building permit fees, and tree mitigation fees) are not established in the UDC and therefore will be assessed at the rate in existence at the time that the relevant approval is sought for any development activity. All tracts located within the bounds of this PUD shall be platted, and detention ponds shall be platted when the first adjacent tract is platted.

1. Architectural Standards

Residential and Commercial Guidelines shall be required for the development of the PUD. The residential guidelines will be included with the submittal of the Master Plan for the first phase of residential development. The commercial guidelines will be submitted for approval with the first preliminary plat of a commercial property. Development of the commercial property shall not be permitted without approval from the City of the commercial guidelines.

2. Street and Circulation System

Below are several additional regulations that apply to the street and circulation system within the PUD:

- a. Each platted section with more than 30 residential lots shall have two forms of all-weather access during the construction process. Upon recordation of the plat, each platted section with more than 30 residential lots shall have two forms of vehicular access.
- b. Roadways within the PUD shall connect with any existing stub streets provided at the perimeter of the Lloyd Tract North PUD. If there is no adjacent development, then stub streets will be provided as required by the UDC.
- c. Roadway construction phasing: The construction of the various roadways throughout the development will be phased in conjunction with the adjacent residential or commercial tract being developed. In cases where the roadway is adjacent to one or more phases of development, the two lanes adjacent to the section being developed will also be constructed. The initial phasing for the development is shown in the Exhibit L, Conceptual Phasing Plan. Phase 1 shall not exceed a combined 1,000 lots between the North and South PUDs.
 - i. Bay Area Boulevard Right-of-Way Dedication: The full right-of-way width of Bay Area Boulevard extending from the northern Lloyd North PUD boundary to FM 517 shall be dedicated by metes and bounds no later than ninety (90) calendar days after City Council approval of the applicable PUD ordinance, regardless of the timing of subsequent development phases.
 - ii. Bay Area Boulevard within Lloyd North PUD: Bay Area Boulevard will be constructed as a four-lane roadway from the northern PUD boundary (Magnolia Creek) up to the intersection of Ervin Street in Phase 1 of the Lloyd North PUD. This segment will be constructed in conjunction with the first adjacent residential section. If the section of Ervin Street within the Duncan Tract is completed and connects to Landing Boulevard, only two lanes of Bay Area Boulevard will be required in Phase 1, extending from the northern PUD boundary (Magnolia Creek) to the intersection of Ervin Street.

- iii. Bay Area Boulevard outside of Lloyd North PUD to FM 517: The design of two lanes of Bay Area Boulevard from the southern boundary of the Lloyd North PUD to FM 517 will begin once a total of 500 lots (cumulatively between the North and South PUDs) have been platted. Construction of the two lanes for the from the Lloyd North PUD southern boundary to FM517 shall begin upon the earlier of:
 - 1. Within three years of the effective date of the Transportation Development Agreement, or
 - 2. Prior to the platting of the first lot in Phase 2 (1,001st lot).
- iv. Ervin Street: Two lanes along Ervin Street will be platted and constructed within the Lloyd North PUD Phase 1 to ensure access. The remaining two lanes will be constructed as adjacent sections are developed.
 - Two lanes of Ervin Street, from the intersection of Maple Leaf to the western PUD boundary, shall be constructed in conjunction with Section A-01. The remaining two lanes to complete the full roadway section shall be constructed in conjunction with Section A-16.
- d. The City may elect to design and construct a minimum of two lanes of any Street noted in the City's current Master Mobility Plan and included in this PUD. If a roadway is required by the City before it is needed by the developer, the City shall be responsible for constructing the necessary segment(s). If done, the City shall have priority reimbursement rights and may collect capital recovery fees, first up to the amount expended on design and subsequently upon completion of construction, until full reimbursement is achieved.
- e. Points of access: A second permanent point of access besides Bay Area Boulevard shall be required prior to issuance of a building permit for the 251st dwelling unit. Prior to the establishment of a permanent second access point, a boulevard shall be permitted as an interim secondary access.
- f. A Master TIA, encompassing all residential developments and baseline assumptions for commercial developments within the Combined PUD area, shall be submitted before development begins on the 501st lot (for the combined PUD). Any commercial property development exceeding the baseline assumptions of the approved TIA in effect at the time of their development will need to amend that TIA. For the development of the first 500 lots, Phased Traffic Impact Assessments (TIAs) may be submitted to the League City Engineering Department up to the 500th lot within the Combined PUD, either during or before the section plats are released for City review.
- g. Alleys shall be private and maintained by the HOA utilizing Private Access Easements (P.A.E.). Alleys will not be accepted as public infrastructure nor contain any public utilities.
- h. The development will comply with all requirements for expanded right-way-width at intersections as stated in the UDC and Master Mobility Plan, unless approved by the Executive Director of Development Services.
- i. A minimum of a 5' sidewalk will be placed on either side of any streets designated as collector or arterial streets on Exhibit G.
- j. The required right-of-way widths for various roadway classifications and roadway intersections shall comply with the Master Mobility Plan unless otherwise stated in this document.

3. General Commercial (CG)

The following land uses within the PUD shall be regulated as General Commercial and shall follow the development regulations of the City of League City UDC, Table 3.5.2.

- a. *Permitted Uses:* The following land uses within the PUD shall be permitted by right and follow the additional regulations in Section V.3.b, if applicable.
 - i. Vehicle Fueling Stations
- b. Specific Land Use Regulations

The following uses may be allowed by right if they follow the additional standards listed below:

i. Alcoholic Beverage Sales, On-Premises Consumption

- 1. Provide an outdoor seating area that shall be shaded by canopies, awnings, umbrellas, or specimen trees.
- 2. Barriers and/or fencing outdoors shall be provided and should be in keeping with the design of the primary structure and, at a minimum, provide wrought iron posts, rails and pickets of a minimum thickness allowed by other regulatory restrictions so as not to encumber visibility.

ii. Vehicle Fueling Stations

- A maximum of one vehicle fueling station can be developed within this PUD. The fueling station shall be permitted at the intersection of Bay Area Boulevard and Ervin Street
- 2. Vehicle fueling stations shall be pre-wired with an approved, permanently installed and mounted generator and affixed transfer switch capable of operating all essential emergency fueling systems. Generator shall be capable of operating all essential emergency fueling system components and dispensing motor fuel safely and reliably within 24 hours after any disaster or sustained electrical outage. The generator must be capable of supplying a minimum of 150 percent of the total ampacity requirements of all of the essential emergency fueling systems equipment for the power outage period during normal posted operational hours.
- 3. Gas canopy columns must be recessed into the ceiling.
- 4. Canopy Supports (columns) and fascia should be clad with or fabricated from materials in keeping with the façade of the main building; column footprint should be no less than 3'-0" x 3'-0".
- 5. Canopy may have a visible sloped roof.
- 6. Storefront should have canopies, awnings or porches.
- 7. Entrances to Car Washes should be at the rear of the building. Where either of these functions are free-standing buildings, they should be located behind the primary store and screened from view from the major street.
- 8. There shall be no outside speakers at the gas pumps.
- 9. Unattended outside sales or rental of products, such as those sold from a vending machine, ice machine, movie kiosk, etc. are prohibited. This does not include sales conducted at a walk-up / service window within a building with an attendant such as those found at grocery store fueling stations.
- 10. All lighting must comply with Chapter 125. Article 4. Section 4.8 of the UDC.
- 11. Light fixtures mounted on canopies or vehicle fueling station islands shall be recessed so that the lens cover is recessed or flush with the bottom surface (ceiling) of the canopy.
- 12. Dumpster enclosures shall be screened with a masonry wall consistent with the material used on the primary structure. In addition, a continuous, evergreen hedge not less than three (3) feet tall spaced not less than three (3) feet on center shall be installed around the structure.
- 13. One monument sign shall be permitted. All signage materials must be complementary to the primary building in keeping with the Covenants, Conditions and Restrictions, enforced by the Property Owners Association.
- 14. Any canopy signage will be calculated towards the wall signage maximums.

4. Traditional Single-Family

All development standards for traditional single-family residential lots are subject to UDC Chapter 125, Article 3, Zoning regulations.

- a. Residential Single-Family 5 (RSF-5) and Single-Family 7 (RSF-7) Lot Standards:
 - i. Patio & Zero Lot Line Homes
 - 1. A minimum of 0' to 5' on one side yard and 5' to 10' on the other side yard, with an

- aggregate minimum side yard setback of 10' between the two lots.
- 2. In no case shall units on adjoining lots be separated by less than 10 feet in width unless fire rated walls are used, then a 6' setback can be used.
- 3. Patio home structures located less than five feet from the lot line shall have a "private five-foot perpetual drainage and maintenance easement" provided on the adjacent property.

5. Single Family Specialty Product

It is not required that they be developed at the same time or by the same developer. Please refer to Single-Family Specialty Product Exhibits O, P, & Q in this document

Lot Sizes and Standards:

- a. Front loaded detached lots:
 - i. Minimum lot area: 4,800 square feet
 - ii. Minimum lot width 40'
 - iii. Minimum front setback 20'
 - iv. Minimum garage front setback 25'
 - v. Minimum side setback 5'
 - vi. Minimum street side setback (corner lot) 10'
 - vii. Minimum street side setback (rear of corner lot abutting side lot) 15'
 - viii. Minimum rear setback 10' minimum
 - ix. Parking: Four spaces required; Two in garage, two on driveway
 - x. In no case shall units on adjoining lots be separated by less than 10 feet in width unless fire rated walls are used, then a 6 foot setback can be used.
- b. Rear loaded (alley) detached lots:
 - i. Minimum lot area: 3.850 square feet
 - ii. Minimum lot width 35'
 - iii. Minimum front setback 15'
 - iv. Minimum side setback 5'
 - v. Minimum street side setback (corner lot) 15'
 - vi. Minimum rear setback 20' minimum
 - vii. Alley width 22'
 - viii. Parking: Four spaces required; Two in garage, two on driveway
 - 1. Driveway parking spaces shall require a 20' wide driveway or a 12' wide minimum driveway with a 35' setback from the right-of-way.
 - ix. Guest parking: As required in Section V.5.f, Guest Parking Requirements
 - x. In no case shall units on adjoining lots be separated by less than 10 feet in width unless fire rated walls are used, then a 6 foot setback can be used.
- c. Rear loaded (alley) attached lots:
 - i. Minimum lot area: 3,080 square feet
 - ii. Minimum lot width 28'
 - iii. Minimum front setback 15'
 - iv. Minimum street side setback (corner lot) 10'
 - v. Minimum rear setback 10' minimum
 - vi. Alley width 22'
 - vii. Common walls allowed on one side
 - viii. Minimum number of attached units: 2
 - ix. Maximum number of attached units: 5
 - x. Parking: Four spaces required; Two in garage, two on driveway
 - 1. Driveway parking spaces shall require a 20' wide driveway or a 12' wide minimum driveway with a 35' setback from the right-of-way.

- xi. Guest parking: As required in Section V.5.f, Guest Parking Requirements
- xii. In no case shall packs on adjoining lots be separated by less than 10 feet in width unless fire rated walls are used, then a 6 foot setback can be used.

d. Rear loaded (alley) townhome lots:

- i. Minimum lot area: 2,000 square feet
- ii. Minimum lot width 22'
- iii. Minimum front setback 15'
- iv. Minimum street side setback (corner lot) 10'
- v. Minimum rear setback 10' minimum
- vi. Alley width 22'
- vii. Common walls allowed on both sides
- viii. Minimum number of attached units: 2
- ix. Maximum number of attached units: 5
 - Parking: Four spaces required; Two in garage, two on driveway. Driveway parking spaces shall require a 20' wide driveway or a 12' wide minimum driveway with a 35' setback from the right-of-way.
- x. Guest parking: As required in Section V.5.f, Guest Parking Requirements
- xi. In no case shall packs on adjoining lots be separated by less than 10 feet in width unless fire rated walls are used, then a 6 foot setback can be used.

e. Front loaded townhome lots:

- i. Minimum lot area: 2,000 square feet
- ii. Minimum lot width 20'
- iii. Minimum front setback 20'
- iv. Minimum street side setback (corner lot) 15'
- v. Minimum rear setback 15'
- vi. Minimum exterior lot (not a corner lot) side setback 5' minimum
- vii. No side setback is required for units shared by common walls.
- viii. Minimum number of attached units: 3
- ix. Maximum number of attached units: 5
- x. Parking: Four spaces required; Two in garage, two on driveway. Driveway parking spaces shall require a 20' wide driveway or a 12' wide minimum driveway with a 35' setback from the edge of right-of-way.
- xi. Guest parking: As required in Section V.5.f, Guest Parking Requirements
- xii. In no case shall packs on adjoining lots be separated by less than 10 feet in width unless fire rated walls are used, then a 6 foot setback can be used.

f. Guest Parking Requirements

- i. This requirement only applies to residential products as described in subsection 5, Single Family Specialty Products.
- ii. 1 parking space shall be provided for every 6 lots when the lot fronts on a right-of-way for Rear Loaded (alley) lots.
- iii. 1 parking space shall be provided for every 4 lots when the lot fronts on an open space area for Rear Loaded (alley) lots.
- iv. Parking spaces may be parallel or head in provided the paving area for the parking space is in addition to the minimum paving width for the residential street.

6. Buffer Yards

The buffer requirements are listed in the table below:

Zoning District	Single-Family Residential (RSF-5, RSF-7 or RSF-2)	
Middle School (PS)	50'	
General Commercial (GC)	50'	

a. Buffer Yard Requirements:

- i. Minimum Height:
 - i. An eight-foot (8') fence or combination of berm and fence totaling eight (8') feet must be provided.
- b. Landscaping in buffer yards shall comply with UDC Buffer Yards Standards for Buffer Yard Type C.
- c. Pedestrian access and driver pickup/dropoff is permitted to be located within the buffer yard at the city's discretion.

7. Tree Protection

The developer shall conduct a tree survey by either a licensed surveyor, certified arborist, or registered landscape architect prior to the completion of the purchase of the tract. The tree survey shall be submitted to the City for review and determination of protected trees. After the tree survey determines the number of protected trees on the site and before the sale closing of the tract, the City and the developer shall agree on a maximum fee that is to be paid for the removal of protected trees based on the standard calculations used in League City's UDC Chapter 125, Article 7. If the City disputes the results from the developer's tree survey, the City shall conduct a separate tree survey to determine the number of protected trees on the site before the developer closes on the tract. The developer shall not provide any additional fee than what is agreed upon. The developer will coordinate the preservation and/or removal of any trees with the League City Urban Forester per the regulations found in Chapter 125, Article 7, Tree Preservation, Mitigation, and Maintenance in the UDC, except for the tree removal fee as described in this PUD. Upon completion of the tree survey review, the licensed surveyor, certified arborist, or registered landscape architect will provide either a letter stating that there are no protected trees within the boundary of the preliminary plat or a tree disposition plan along with preliminary plat submittals. The existing site constraints can be seen on Exhibit B, Project Aerial Map and Exhibit C, Survey included in this document.

8. Landscaping

- a. Trees planted between the right-of way and back of curb shall be subject to an Encroachment Agreement in form and substance agreed to by the City Arborist and the Developer. The specific installation of trees will be at the discretion of the Executive Director of Development Services or City designee.
- b. The minimum depth of root barriers (linear or surround) shall be approved by the Executive Director of Development Services or City designee, when trees are planted less than 5 feet from sidewalks, storm drains, manholes, water/sanitary sewer mains, etc.

9. Signage

The possible locations for the development's signage can be found on Exhibit M, Conceptual Signage Locations. Exhibit M is intended to show possible placement options to grant the right, but not the obligation, to construct signage in the identified locations. The property owner or developer shall have the flexibility to install monument signs within the designated areas, subject to compliance with all applicable sign regulations. The Executive Director of Development Services, or a City designee, may approve administrative amendments to the number, type, or location of signage as needed.

All signage within the development will be in accordance with Chapter 125, Article 8, Signs in the UDC, with the exception of the requirements listed below. When there is a conflict between the requirements in the UDC and this PUD Document, this PUD document will govern. All entry signage may be located within a landscaped planting area which may include a mixture of ground cover, shrubs, and trees and shall be located a minimum of 5 feet from any public infrastructure. All signage, including temporary signage, shall be subject to a sign permit prior to installation. Signage may be permitted within the right-of-way only with an approved Encroachment Agreement. All landscaping and sign permit plans shall include a sight distance analysis, sealed by a Texas Professional Engineer, at all intersections of arterials and collectors adjacent to community fencing, monument signs landscaping. Where a line of sight triangle is determined to be needed, signs taller than 3' shall not be placed within the triangle.

- a. Residential Single-Family Development Signage:
 - i. Primary Entry Monument: These signs may be placed at the major entry points to the development on one or both sides of the street.
 - 1. An optional tower may be provided as part of the primary entry monument, and shall be permitted a maximum footprint of twenty-foot by twenty-foot (20'x20') with a maximum height of thirty-five feet (35').
 - 2. Attached or detached sign blade wall(s) shall be permitted with a maximum size of ten feet tall by eighty feet in length (10'x80') and may be curvilinear. The maximum length shall be measured by the aggregate centerline measurement of each structure in the event the sign blade wall is composed of detached sections. Additional walls designed to be constructed along with the sign blade are not to be considered part of the sign blade length calculation. Maximum height shall be measured from ground plane on which the sign is designed to sit.
 - 3. The sign area, which is the total area enclosing the text, shall not be greater than 800 square feet.
 - ii. Secondary Entry Monument: These signs may be placed at the secondary entry points to the development on one or both sides of the street.
 - 1. An optional tower may be provided as part of the secondary entry monument or stand-alone, and shall be permitted a maximum footprint of twelve-foot by twelve-foot (12'x12') with a maximum height of twelve feet (12').
 - 2. Attached or detached sign blade wall(s) shall be permitted with a maximum size of eight feet tall by thirty-five feet in length (8'x35'). The maximum length shall be measured by the aggregate centerline measurement of each structure in the event the sign blade wall is composed of detached sections. Additional walls designed to be constructed along with the sign blade are not to be considered part of the sign blade length calculation. Maximum height shall be measured from ground plane on which the sign is designed to sit.
 - 3. The sign area, which is the total area enclosing the text, shall not be greater than 150 square feet.

- iii. Residential Entry Monument: These signs may be placed at the entry points to residential subdivisions within the development on one or both sides of the street.
 - 1. An optional tower may be provided as part of the residential entry monument or stand-alone, and shall be permitted a maximum footprint of eight-foot by eight-foot (8'x8') with a maximum height of eight feet (8').
 - 2. Attached or detached sign blade wall(s) shall be permitted with a maximum size of eight feet tall by twenty feet in length (8'x20'). The maximum length shall be measured by the aggregate centerline measurement of each structure in the event the sign blade wall is composed of detached sections. Additional walls designed to be constructed along with the sign blade are not to be considered part of the sign blade length calculation. Maximum height shall be measured from ground plane on which the sign is designed to sit.
 - The sign area, which is the total area enclosing the text, shall not be greater than seventytwo (72) square feet.
 - 4. Residential entry monuments shall not be required to be located within a landscape planting area.
- iv. Model Home Monument: Used to identify different builder model homes to potential home buyers.
 - 1. Maximum size of fifty (50) square feet and shall not exceed five feet (5') in height.
 - 2. These monuments may be installed at model homes within the same tract of the model home. No off-site model home signage is permitted.
 - 3. All model home monuments must be removed when the model home is purchased and used as a private home.
 - 4. Not required to be located within a landscape planting area
- v. Temporary Construction Signs: To be used during construction of the residential development. These signs recognize builders, architects, engineers, leasing representatives, lenders, and others associated with the residential development.
 - 1. There may be one sign per lot.
 - 2. Maximum size of forty-eight (48) square feet not to exceed ten feet (10') in height.
 - 3. All temporary signs must be removed when the principal building on the applicable building site is occupied.
 - 4. Not required to be located within a landscape planting area.
- vi. Temporary Community Signs: Used to direct potential home buyers to various neighborhoods and/or model homes. These temporary signs may be installed at various locations within the development.
 - 1. Maximum size of sixty (60) square feet and shall not exceed ten feet (10') in height.
 - 2. Temporary Community Signs may be located within the following distances from one another:
 - i. 1 sign for every 2,000 linear feet on any major arterial roadway
 - ii. 1 sign for every 1,000 linear feet on any collector roadway or any other temporary community sign located on a major arterial roadway
 - iii. Not allowed on any local roadways
 - iv. Not required to be located within a landscape planting area
- b. Commercial Development Signage:
 - i. Single Tenant Monument Sign: These signs shall be freestanding, double-sided monuments
 - 1. Height Maximum ten feet (10')
 - 2. Length Maximum fifteen feet (15')
 - 3. Sign Area One (1) square foot of sign area per one (1) linear foot of roadway frontage to a maximum of 100 square feet
 - 4. Number: One single tenant monument sign per commercial site is permitted, unless located

- on a corner facing two public or private streets, which may have two (2) signs; one facing each street.
- 5. Location: Sign shall be constructed perpendicular to the adjacent public or private street and shall be located a minimum of 10 feet from the property line.
- 6. Illumination: Internal illumination may be LED or white neon tubing
- 7. There shall be a minimum of 100 feet between monument signs.
- ii. Multi-Tenant Monument Sign: These signs may be freestanding, double-sided monuments
 - 1. Height Maximum fifteen feet (15')
 - 2. Length Maximum fifteen feet (15')
 - 3. Sign Area Two (2) square feet of sign area per one (1) linear foot of roadway frontage to a maximum of 150 square feet
 - 4. Location/Number: One (1) multi-tenant monument sign per commercial site, unless located on a corner; then one located on each public street. If anchor tenant occupies 40,000 square feet or more, it may have an additional one (1) single-tenant sign.
 - 5. If more than one sign is approved, they may not be placed any closer than 100 feet. In no case will there be more than one sign per entrance, unless permitted by Subsection b.4. above.
 - 6. Location: Signs shall be constructed perpendicular to the adjacent public street and shall be located a minimum of ten feet (10') from the property line.
 - 7. Illumination: Internal illumination may be LED or white neon tubing per sign specifications.
 - 8. There shall be a minimum of 100 feet between monument signs.
- v. Temporary Construction Signs:
 - To be used during construction of commercial development. These signs recognize architects, engineers, leasing representatives, lenders, and others associated with commercial development.
 - 1. There shall be one sign per lot
 - 2. The sign shall have a maximum of forty-eight (48) square feet in size and not to exceed ten feet (10') in height.
 - 3. All temporary signs must be removed when the principal building on the applicable building site is occupied.

10. Parks and Trails

- a. Compliance with Parks Dedication Requirements
 - i. In accordance with the UDC public parkland dedication requirements of 1 acre of public parkland for every 75 proposed dwelling units, the Lloyd Tract South PUD Developer will dedicate a 32.2-acre public park and a 4-acre site for a fire station within the Lloyd South Tract that will satisfy the public parkland dedication requirement for the Lloyd Tract North and South PUDs.
 - ii. Chapter 125, Article 6.6, the private park dedication requirement in the UDC states that 1 acre of parkland for every 75 proposed dwelling units be dedicated to the Homeowners Association (HOA) or Municipal Utility District (MUD) for the use of parks. Based on the estimated number of dwelling units, the PUD will be required to provide ±18.4 acres of parkland. The table below provides a tabulation of how the development will meet this requirement. If the dwelling units in the PUD are increased to where the parkland provided is less than the minimum amount required per the UDC, additional parkland will be provided to meet the requirement. The HOA or MUD will be responsible for maintaining all recreation centers, parks, landscaped areas, and open spaces within the PUD.

- iii. Within Lloyd North, approximately 8 acres of land lie east of the existing CenterPoint powerline easement and west of the American Canal. This area is currently proposed to include a 3.0-acre drill site and a 5.2-acre residential area. Due to surrounding land constraints, the developer may select one of the following options when planning development in this area:
 - If the 5.2-acre residential area is developed, vehicular access must be provided across the American Canal. Coordination with the Gulf Coast Water Authority and any other applicable jurisdictional entities overseeing the Canal shall be required. A Letter of No Objection or other form of agreement from the Gulf Coast Water Authority shall be required.
 - 2. If any portion of the 8-acre area is revised as private parkland, and the developer provides a paved roadway to satisfy emergency access requirements, the proposed location of A-07, as shown on Exhibit E Concept Plan, shall be approved. If emergency access is to be provided via existing or proposed crossings of the American Canal and/or CenterPoint powerline easement, Letters of No Objection (LONOs) and/or shared access agreements shall be required from the applicable entities. The proposed crossing shall be shown on the Master Plan, and supplementary exhibits may be provided to demonstrate how emergency access will be achieved.
 - 3. If the American Canal is rerouted to where this 8-acre parcel connects to adjacent development for cohesive, developable acreage, the site may be used as single-family residential and/or private parkland, as needed. Prior to the rerouting, LONOs must be obtained from all relevant jurisdictional entities, such as the Gulf Coast Water Authority, overseeing the American Canal.

Land Use	Owner	Acreage
Private Parks	HOA or MUD	9.2
Amenitized Detention Pond Credit (50% Maximum)	HOA or MUD	9.2
Total		18.4

- b. Private park land shall have at a minimum:
 - i. A minimum 6-foot-wide, 4-inch-thick concrete pathway either linking trails through the parkland and/or wrapping around the parkland, and
 - ii. At least 1 point of amenitization for every ½ acre of dedicated parkland (see below Amenity Point List for allowable items).
- c. Use of Detention Areas for Private Parkland Dedication Credit
 - i. Credit Options for utilization of private detention facilities:
 - 1. The developer may receive a credit for up to 25% of a wet-bottomed pond area to count towards the private park dedication requirements. To be eligible for this credit, the pond must be:
 - i. At least 20 acres in size, and
 - ii. A minimum 6-foot-wide, 4-inch-thick concrete pathway wrapping around the pond and an amenitization plan worth at least 10 points for each pond (see below Amenity Point List for allowable items)
 - 2. The developer may receive a credit for up to 25% of a dry-bottomed pond area to count towards the private park dedication requirements. To be eligible for this credit, the pond must be:
 - i. At least 6 acres in size,

- ii. Shaped to provide a sporting field sized to meet the community's needs and an amenitization plan work at least 2 points for each pond (see below Amenity Point List for allowable items), and
- iii. The fields must remain usable when the dry detention facility contains a 10-yr storm event (see below minimum field size table).
- ii. Maximum Credit allowed is 50% of the total private parkland acreage requirement.
- iii. Following final determination of the private park dedication credit option, the excess private park acreage shown on the conceptual land use plan may be converted to single family residential uses of any lot size as long as the maximum fifty percent cap of 50' wide lots and specialty lots have not been exceeded as stated in Section IV.3.
- iv. If the conversion to single family residential uses occurs, this conversion of land use shall not be counted toward the fifteen percent (15%) of change described in Section IV.1.

Amenity Provided	Point Value
Basketball Court (full court)	4
Community Garden with Irrigation	1
Covered Pavilion with Picnic Tables and Grill (per every 200 sq. ft.)	2.5
Covered Pavilion with Slab (per every 200 sq. ft.)	2
Fenced Dog Park (per acre)	3
Exercise Equipment – minimum 4 features	2
Pickleball Court (per 2 courts)	8
Picnic Tables (2 Tables with Grills on Slabs)	1
Picnic Tables (3 Tables on Slabs, no grills)	1
Playground – minimum 4 features	1
Ropes Course	5
Sports Tennis (per 2 courts)	8
Sports – Practice Fields, graded (Softball, Baseball, Soccer, Football)	3
Spray Fountain Playscape (splashpad) – minimum 4 features	10
Pathway Lighting (500 ft. spacing per ½ footcandles) (per ¼ mile)	3
Connectivity to Regional Trails System (per ¼ mile)	1
Park Benches (2 benches per ½ acre of park, maximum 2 points)	0.25
Bike Rack (2 racks per ½ acre of park, maximum 1 point)	0.25
Parking Spaces for Parks larger than 3 acres (per 6 spaces)	2
Fishing Pier for stocked ponds (minimum 1 pier per 10 acres of pond size)	3
Kayak Launch for ponds 20 acres or larger (minimum 1 launch per 20 acres)	4
Linkage of Multiple Ponds exceeding 40 acres or larger (2 points per crossing, maximum 4 points)	4
Grade separated Crossings when linking wet-bottomed ponds (2 points per crossing, maximum 4 points)	4
Mountain Bike Paths (not applicable in all parks) (per ¼ mile)	1
Boccee ball/ shuffleboard/ cornhole area	0.25
Yoga Lawn	.5
Boardwalk	2
Pedestrian Bridge (not between ponds)	2
Butterfly Garden	1
Wayfinding Signage (500 ft. spacing) (per ¼ mile)	3

Minimum Sports Practice Field Sizes			
	Field Type	Acreage Needed	
1	Football Field	1.5	
2	Baseball/Softball/Soccer Field	2	

d. Trails

In addition to the minimum parkland and park fee requirements, the Conceptual Amenities and Open Space Plan (Exhibit F) features trails between ten (10') and six foot (6') wide trails that will be constructed as provided in the existing PUD. The construction of the trails shall be phased in conjunction with the development of the adjacent tract by the developer of said tract. In cases where the trail is adjacent to one or more phases of development, the trail must be constructed by whichever section is developed first. Compliance with the City of League City's sidewalk requirements will be maintained throughout the project, completing the overall pedestrian network.

11. Prohibition of Rental Single-Family Communities

The development shall be prohibited from creating or allowing "Rental single-family communities" within the development. A "Rental single-family community" shall mean any phase of development comprised of residential single-family houses, where 5% or more of the houses are occupied by renters who rent from corporate or business entities who own more than one house within said phase. Renters who rent from owners who are not corporations or business entities owning more than one house within the phase of the development are not included in said calculation. The developer shall enforce this prohibition by including it in restrictive covenants covering the development, to the extent allowed by law.

VI. UTILITIES

The utilities in PUD will be appropriately designed, sized and constructed in conformance with criteria approved by the City of League City Water & Wastewater Master Plans, League City's General Design & Construction Standards, Harris County Flood Control, Galveston County Engineering Department, Galveston County Consolidated Drainage District and the Texas Commission on Environmental Quality (TCEQ).

1. Water Distribution System

League City will provide water to the development through a series of existing and proposed waterlines from the adjacent developments. Refer to the Exhibit H, Conceptual Water Distribution System. The ultimate capacity for the combination of the three proposed Lloyd PUD's was established as a maximum of 7,500 connections per the 2006 approved Lloyd Tract PUD, which equates to 2,310,000 gallons per day per League City current criteria (308 gallons per day for each EDU). The developer will perform a Facilities Improvement Determination (FID) Study to determine the exact number of available connections for the tract and to determine if additional capacity is available.

Timing for capacity availability is dependent on the implementation of projects identified in the City's Master Water Plan's 5-year Capital Improvement Plan (CIP). The speed of development could temporarily impact the City's ability to provide the necessary water capacity. Due to this consideration, an FID will be conducted to evaluate capacity needs for each phase of development to ensure the City can provide the required capacity to align with the size of the specific phase of development.

The ultimate capacity could change based on the results of the FID study, and a revised capacity request letter would be required to be submitted to and approved by the City in order to change the capacity

allocated to this PUD. If no additional capacity is available, the applicant will need to meet with the City of League City to discuss alternative options. For informational purposes, any offsite waterlines will need to be constructed and accepted by the City before any of the individual sections are tested and/or accepted by the City that requires said offsite waterline for water.

2. Wastewater Collection System

The proposed wastewater collection system is predominantly a gravity flow system designed to accommodate peak sewage flows from the residents of the development. However, as indicated in Exhibit I, Conceptual Wastewater Collection System exhibit, one lift station will be constructed along with both gravity and force main sewer lines. Sewer lines throughout the development will send the effluence via the gravity and force main lines and will ultimately discharge into the existing Southwest Wastewater Treatment Plant.

The ultimate capacity for the combination of the three proposed Lloyd PUD's was established as a maximum of 7,500 connections per the 2006 approved Lloyd Tract PUD, which equates to 1,751,250 gallons per day per League City (233.5 gallons per day for each EDU). The developer will perform a Facilities Improvement Determination (FID) Study to determine treatment capacity for each phase of development and establish the exact number of available connections for the tract and to determine if additional capacity is available.

Timing for wastewater capacity availability is dependent on the implementation of projects identified in the City's Wastewater Master Plan's 5-year Capital Improvement Plan (CIP), specifically those related to the expansion of the City's Southwest Wastewater Treatment Plant. The pace of development could temporarily affect the City's ability to provide the required wastewater capacity. The FID will assess capacity needs for each development phase to ensure the City can provide the necessary capacity to align with that phase of development.

This ultimate capacity could change based on the results of the FID study, and a revised capacity request letter would be required to be submitted to and approved by the City in order to change the capacity allocated to this PUD. If no additional capacity is available, the applicant will need to meet with the City of League City to discuss alternative options. The lift station will be placed in an appropriate location to serve and benefit the overall area and will convey the effluence from the PUD to the Southwest Wastewater Treatment Plant via a forcemain to the existing large diameter sanitary sewer line located immediately adjacent to the Grand Parkway, where it ultimately discharges into the treatment plant. Easements may be required for the forcemain and lift station and will be dedicated with the development of Phase 1.

For informational purposes, any offsite forcemain and/or lift station must be constructed and accepted by the City before any of the individual development sections are tested or accepted by the City unless a pump and haul or bypass pump agreement is reached with the City.

3. Storm Drainage System

All public roads within the PUD will be designed as traditional curb and gutter paving with underground storm sewer pipes to convey runoff. Street cross-sections will conform with the latest version of the League City Subdivision Design Criteria Manual. Storm drainage will be collected within the internal drainage system, including pipes, ponds, and ditches, and discharged into the GCCDD "box ditch", which will take runoff south to the Dickinson Bayou Bypass Channel, and ultimately to Dickinson Bayou.

All drainage facilities located within public ROW's will be owned, maintained, and operated by the City of League City. Facilities outside ROW's, including easements, will be owned, maintained, and operated by the MUD's, and will be conveyed to the HOA when the MUD is dissolved. Public storm sewer pipe and appurtenances will be owned and maintained by the City of League City. If a MUD does not exist,

all drainage facilities located within public ROW's will be owned, maintained, and operated by the City of League City, and facilities outside ROW's shall be maintained and operated by the HOA. Storm sewer facilities will be designed and constructed per the latest League City Engineering Design and Construction Standards.

4. Flood Levels and Potential Flooding

According to the Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps for this area of League City, the Lloyd North PUD lies on FEMA FIRM 48167C02100G, Zone AE, Shaded X, and Zone X with LOMR 21-06-0710P, effective date 10/18/2024, LOMR 21-06-2885P, effective date 11/24/2022, and LMOR 23-06-0963P, effective date 09/28/2024. The area will be mitigated to comply with the City Ordinances in Chapter 50.

5. Wetlands and Endangered Species

The National Wetlands Inventory Map identifies areas of potential wetlands within the development. If any wetlands are determined to be jurisdictional, the developer will work with the Corps of Engineers to mitigate and/or preserve said jurisdictional wetlands.

Prior to approval of any public infrastructure plans and/or site permitting, the wetland delineation report shall be provided at the preliminary plat stage and include a written and sealed confirmation that any potential wetland delineation issues have been properly addressed according to the Special Public Notice from USACE/Regulatory Division dated August 8, 2024 or as amended by USACE.

Prior to approval of any public infrastructure plans and/or site permitting, the threatened and endangered species report shall be provided at the preliminary plat stage and include a written and sealed confirmation related to the absence of, or the protection of, threatened or endangered species in this development.

6. Stormwater Quality

The developer will be responsible for following all of League City's stormwater quality criteria as identified in their latest League City Engineering Design and Construction Standards. This includes, but is not limited to, developing a Stormwater Quality Management Plan for each development activity, as it occurs.

7. Power

To ensure efficient and aesthetically appropriate utility infrastructure, the following provisions apply to the installation of 3-phase power lines within the development:

a. Determination of Overhead vs. Underground Construction The necessity of 3-phase overhead power lines shall be determined by the servicing utility company. If the utility company confirms that overhead 3-phase construction is not required for system reliability, load capacity, or other operational considerations, and that only single phase is required, alternative underground installation should be utilized. Otherwise overhead 3-phase power shall be allowed per League City ordinances subject to (b) below.

b. Minimization of Overhead Infrastructure

The number of overhead east-west power line crossings shall be minimized to the greatest extent possible. Any necessary overhead crossings shall be designed in coordination with the utility provider to reduce visual impact while maintaining system integrity. Preference will be given to locating overhead lines along the perimeter of the development and Grand Parkway, rather than Ervin Street when an east-west connection is required.

Any existing overhead power shall be allowed to remain as overhead power and shall be allowed to remain with the existing materials for the poles.

If CenterPoint requires upgrades or improvements to existing overhead lines and facilities to serve areas outside the PUD (referred to as "system improvements"), it shall be CenterPoint's responsibility to obtain the necessary approvals from League City. Per the UDC, any overhead power lines required by CenterPoint along the perimeter of the PUD may utilize wooden poles. Overhead power lines not located along the perimeter of the PUD that are placed within or directly adjacent to the right-of-way shall utilize concrete poles. The locations of existing and proposed overhead power lines within the PUD are shown in Exhibit K, Conceptual Power Supply Exhibit.

VII. PHASING / DEVELOPMENT SCHEDULE

The first phase of the Lloyd North PUD development will begin east of Bay Area Boulevard and progress westward, as shown on the Exhibit L, Conceptual Phasing Plan. Within the Phase I area, the entire right-of-way for Bay Area Boulevard will be dedicated; however, only the segment from the northern boundary to the intersection of Ervin Street will be constructed as a four lane boulevard with this first phase. If the section of Ervin Street within the Duncan Tract is completed and connects to Landing Boulevard, only two lanes of Bay Area Boulevard will be required for Phase 1. The two remaining lanes will be constructed as adjacent residential sections are developed. The location and timing of future phases will be dependent upon market conditions and is subject to change.

The placement of trailers for voter homes and home building construction trailers shall be allowed to be located on the site throughout the duration of the development subject to the requirements listed in Chapter 125, Article 3, Zoning, Section 3.14.15 in the UDC. A recorded plat shall not be required for such temporary structures.

VIII. VARIANCES

There are variances to the League City development regulations anticipated by the Lloyd Tract North PUD. Any variances to the Chapter 125, Article 5, Subdivisions in the UDC not known at this time due to the lack of specific designs or physical characteristics will be presented on a case by case basis for the consideration of the Planning and Zoning Commission. Any variances to Chapter 125, Article 3, Zoning, Article 4, Site Development Standards, and Article 8, Signage in the UDC not known at this time due to the lack of specific designs or physical characteristics will be presented on a case by case basis for the consideration of the Zoning Board of Adjustments.

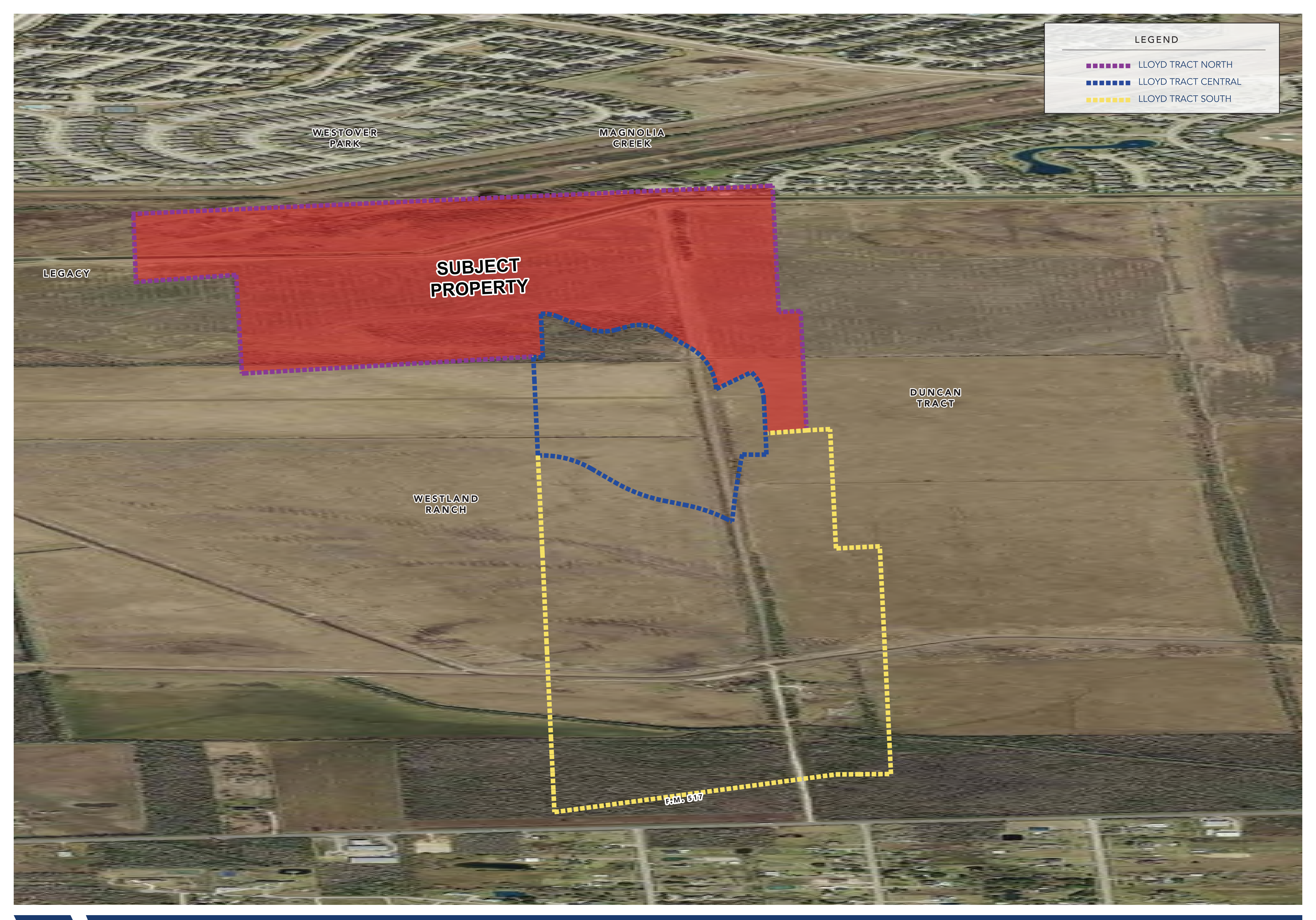
- 1. The street and circulation system shall be developed in accordance with Section V.2 Street and Circulation System.
- 2. All single-family residential traditional lots shall be regulated by the standards set forth in Section V.3 Traditional Single-Family.
- 3. All single-family residential specialty product lots shall be regulated by the standards set forth in Section V.4 Single-Family Specialty Products.
- 4. Buffer yards shall be regulated by the standards as stated in Section V.5 Buffer Yards.
- 5. All signage in the project shall be regulated by the standards as stated in Section V.8 Signage.
- 6. Parks and trails shall be regulated by the standards as stated in Section V.9 Parks & Trails.

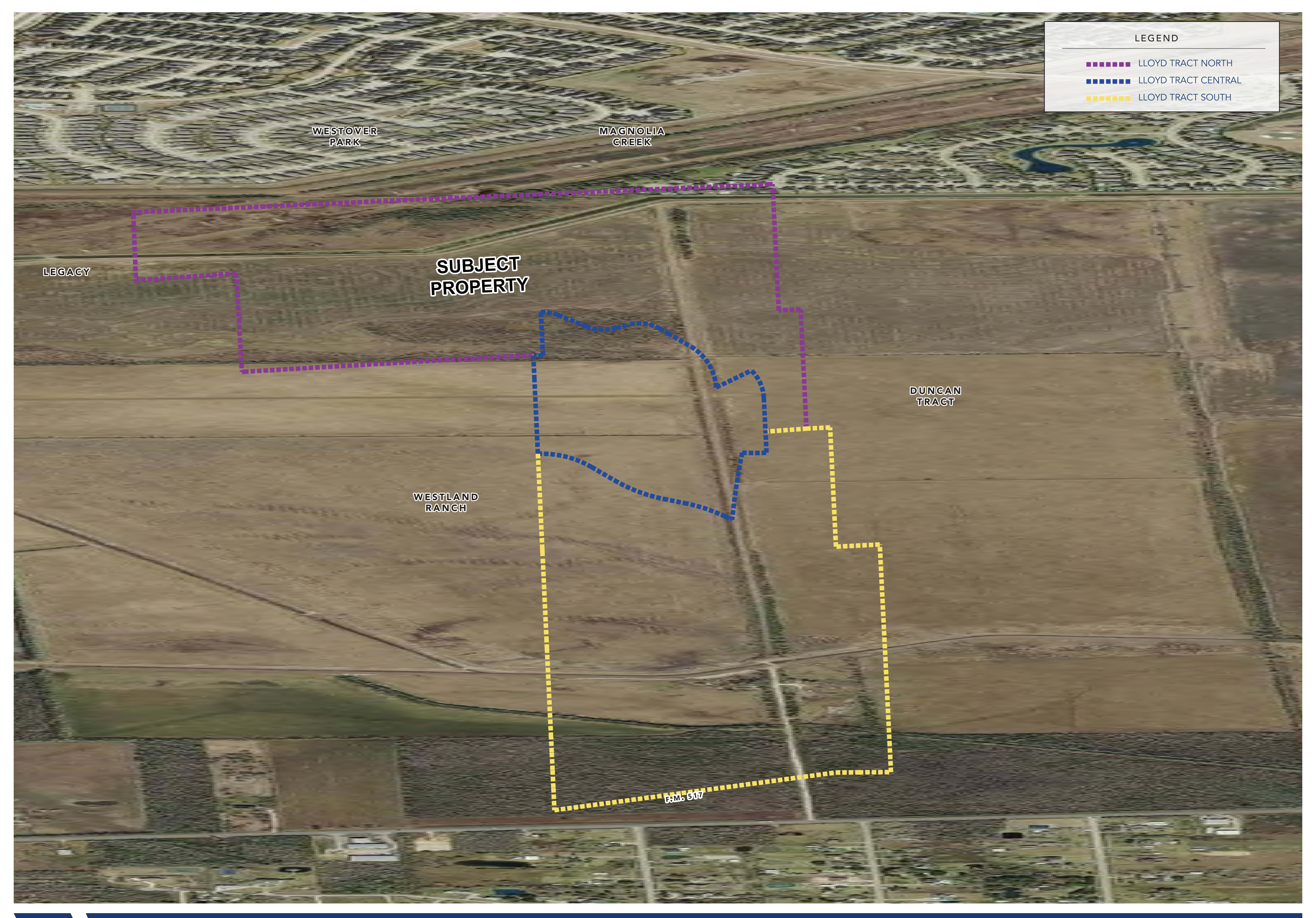
IX. ADMINISTRATIVE AMENDMENTS

The Executive Director of Development Services or City designee shall have the right to determine what constitutes an administrative amendment and shall maintain the right to present any amendment to the City Council for consideration. The Executive Director of Development Services or City designee, may approve minor administrative amendments to this PUD document and exhibits at the request of the Developer. The applicant shall indicate the purpose of the amendment and shall provide supporting documents for the request. The documents shall be reviewed by the appropriate city staff and a decision shall be made. The administrative amendment will be reviewed and processed. Any amendments not specified herein shall require a reconsideration of the PUD and appropriate zoning procedures of the League City Unified Development Code.

Administrative amendments may be considered with the intent to do the following:

- 1. Clarify or define items in this PUD document.
- 2. Clarify discrepancies between the PUD text and PUD Exhibits.
- 3. Allow minor adjustments that do not significantly affect the intent of the requirements as written in the approved PUD.









PROPERTY DESCRIPTION

NORTH TRACT

Survey of that certain 735.661 acres tract of land being out of and a part of the I&GN RAILROAD COMPANY SURVEY, SECTION ONE (1), Abstract 607; I&GN RAILROAD COMPANY SURVEY, SECTION TWO (2), Abstract 606; I&GN RAILROAD COMPANY SURVEY, SECTION THREE (3), Abstract 614; I&GN RAILROAD COMPANY SURVEY, SECTION SIX (6), Abstract 615; and the IRA R. LEWIS LEAGUE, Abstract 15, all in Galveston County, Texas, being that same tract, called Tract III, conveyed to Martron LLC by instrument recorded in Galveston County Clerk's File Number 2013000636, and being more particularly described by metes and bounds as follows:

COMMENCING at the Southeast corner of said Martron Tract III, said corner also being the Southwest corner of that certain tract conveyed to West FM 517, Ltd. by instrument recorded in Galveston County Clerk's File Number 2015050121; being on the North line of F.M. 517, a 100 feet wide public road right—of—way; and being marked by a found 5/8 inch rod;

THENCE North 02°57′53" West, along the common line between said Martron Tract III and said West FM 517, Ltd. tract and that certain called 1324.530 acres tract conveyed to Richard K. Duncan, Trustee by instrument recorded in Galveston County Clerk's File Number 2004015469, a distance of 4152.06 feet to a corner and being marked by a found 2 inch pipe;

THENCE South 86°59'49" West, along the common line between said Martron Tract III and said Duncan tract, a distance of 799.55 feet to a corner and being marked by a found 2 inch pipe;

THENCE North 03°01'02" West, along the common line between said Martron Tract III and said Duncan tract, a distance of 2176.56 feet to a corner and being marked by a found 2 inch pipe;

THENCE South 87°01'32" West, along the common line between said Martron Tract III and said Duncan tract, a distance of 432.20 feet to the POINT OF BEGINNING and being marked by a found 2 inch pipe;

THENCE South 87°01'32" West, a distance of 768.06 feet to a corner and being marked by a set 1/2 inch rod;

THENCE North 01°53'46" West, a distance of 589.49 feet to the point of curvature of a non—tangent curve to the left and being marked by a set 1/2 inch rod;

THENCE Northwesterly, along the arc of said non—tangent curve to the left, said curve having a radius of 750.00 feet, an arc distance 581.64 feet, the chord of which bears North 24°42'38" West, 567.17 feet, to a reentrant corner of the herein described tract and being marked by a set

THENCE South 64°07'18" West, a distance of 712.65 feet to a corner and being marked by a set 1/2 inch rod;

THENCE Northwesterly, along the arc of a non—tangent curve to the left, said curve having a radius of 935.78, an arc distance of 934.10 feet, the chord of which bears North 32*41'03" West, 895.80 feet, to a corner and being marked by a set 1/2 inch rod;

THENCE North 60°08'46" West, a distance of 633.40 feet to the point of curvature of a non—tangent curve to the left and being marked by a set 1/2 inch rod;

THENCE Northwesterly, along the arc of said non-tangent curve to the left, said curve having a radius of 768.32 feet, an arc distance of 579.70 feet, the chord of which bears North 82°47'38" West, 566.04 feet, to a point of tangency and being marked by a set 1/2 inch rod;

THENCE South $74^{\circ}33'30"$ West, a distance of 240.56 feet to the point of curvature of a tangent curve to the right and being marked by a set 1/2 inch rod;

THENCE Northwesterly, along the arc of said tangent curve to the right, said curve having a radius of 865.00 feet, an arc distance of 557.74 feet, the chord of which bears North 86°58'11" West, 548.13 feet, to a point of tangency and being marked by a set 1/2 inch rod;

THENCE North 68°29'52" West, a distance of 558.05 feet to the point of curvature of a tangent curve to the left and being marked by a set 1/2 inch rod;

THENCE Northwesterly, along the arc of said tangent curve to the left,

said curve having a radius of 735.00 feet, an arc distance of 316.36 feet, the chord of which bears North 80°49'42" West, 313.92 feet, to a reentrant corner of the herein described tract and being marked by a set 1/2 inch rod;

THENCE South 02°58'12" East, a distance of 800.90 feet to a corner, said corner being on the Southern line of that certain 20 feet wide Water Line Easement in favor of the City of League City, Texas, set forth by instrument recorded in Galveston County Clerk's File Number 2020022374 and being marked by a set 1/2 inch rod;

THENCE Northwesterly, along the Southern line of said 20 feet wide Water Line Easement and the arc of a non—tangent curve to the left, said curve having a radius of 3200.00 feet, an arc distance of 176.11 feet, the chord of which bears North 86°39'27" West, 176.09 feet, to a corner, said corner being on the common line between said IRA R. LEWIS LEAGUE and said I&GN RAILROAD COMPANY SURVEY, SECTION 6; on the common line between said Martron Tract III and said Land Funds Two & Three Joint Venture tract as described in said Boundary Line Agreement; and being marked by a set 1/2 inch rod;

THENCE North 02°44'48" West, along the common line between said IRA R. LEWIS LEAGUE and said I&GN RAILROAD COMPANY SURVEY, SECTION 6 and along the common line between said Martron Tract III and said Land Funds Two & Three Joint Venture tract as described in said Boundary Line Agreement, a distance of 12.30 feet to the Northeast corner of said Land Funds Two & Three Joint Venture tract and being marked by a found 1/2

THENCE South 86°42'40" West, along a North line of said Land Funds Two & Three Joint Venture tract, a distance of 5276.86 feet to a reentrant corner of said Land Funds Two & Three Joint Venture tract, said corner also being the Southeast corner of that certain tract conveyed to the City of League City by instrument recorded in Galveston County Clerk's File Number 2008006479, being on the common line between said l&GN RAILROAD COMPANY SURVEY, SECTION 6 and l&GN RAILROAD COMPANY SURVEY, SECTION 596, and being marked by a 1 inch

THENCE North 03°19'40" West, along the East line of said City of League City Tract and the common line between said I&GN RAILROAD COMPANY SURVEY, SECTION 6 and I&GN RAILROAD COMPANY SURVEY, SECTION 7, a distance of 1804.32 feet to the Northeast corner of said City of League City tract, said corner also being the Northern common corner of said I&GN RAILROAD COMPANY SURVEY, SECTION 6 and I&GN RAILROAD COMPANY SURVEY, SECTION 7, being on the Southern line of said I&GN RAILROAD

COMPANY SURVEY, SECTION 3, and being marked by a set 1/2 inch rod;

THENCE South 86°42'17" West, along the North line of said City of League City tract and the common line between said l&GN RAILROAD COMPANY SURVEY, SECTION 7 and said l&GN RAILROAD COMPANY SURVEY, SECTION 3, a distance of 913.36 feet to the Northwest corner of said City of League City tract, said corner also being the most Easterly Northeast corner of that certain 941.89 acres tract, called First Tract therein, conveyed to Wesley West Cattle Company by instrument recorded in Galveston County Clerk's File Number 9205621 and corrected by instrument recorded in Galveston County Clerk's File Number 922278;

THENCE South 85'40'31" West, along the most Easterly North line of said Wesley West Cattle Company First Tract and the common line between said I&GN RAILROAD COMPANY SURVEY, SECTION 7 and said I&GN RAILROAD COMPANY SURVEY, SECTION 3, a distance of 949.56 feet to a corner, said corner being an angle point in the most Easterly North line of said Wesley West Cattle Company First Tract, being the Southeast corner of a called 5.36 acres tract conveyed to General Crude Oil Company by instrument recorded in Volume 2529, Pag 433 of the Deed Records of Galveston

County, Texas, and being marked by a found 2 inch pipe;

THENCE North 02°14'12" West, along the Eastern line of said General Crude Oil Company tract, a distance of 1249.59 feet to the Northeast corner of said General Crude Oil Company tract, said corner also being the Northwest corner of said Martron Tract III, being on the South line of that certain 95.773 acres tract, called therein Tract IX, conveyed to Mag Creek, LP by instrument recorded in Galveston County Clerk's File Number 9912478 and being marked by a found 2 inch pipe (bent);

PROPERTY DESCRIPTION - CONTINUED

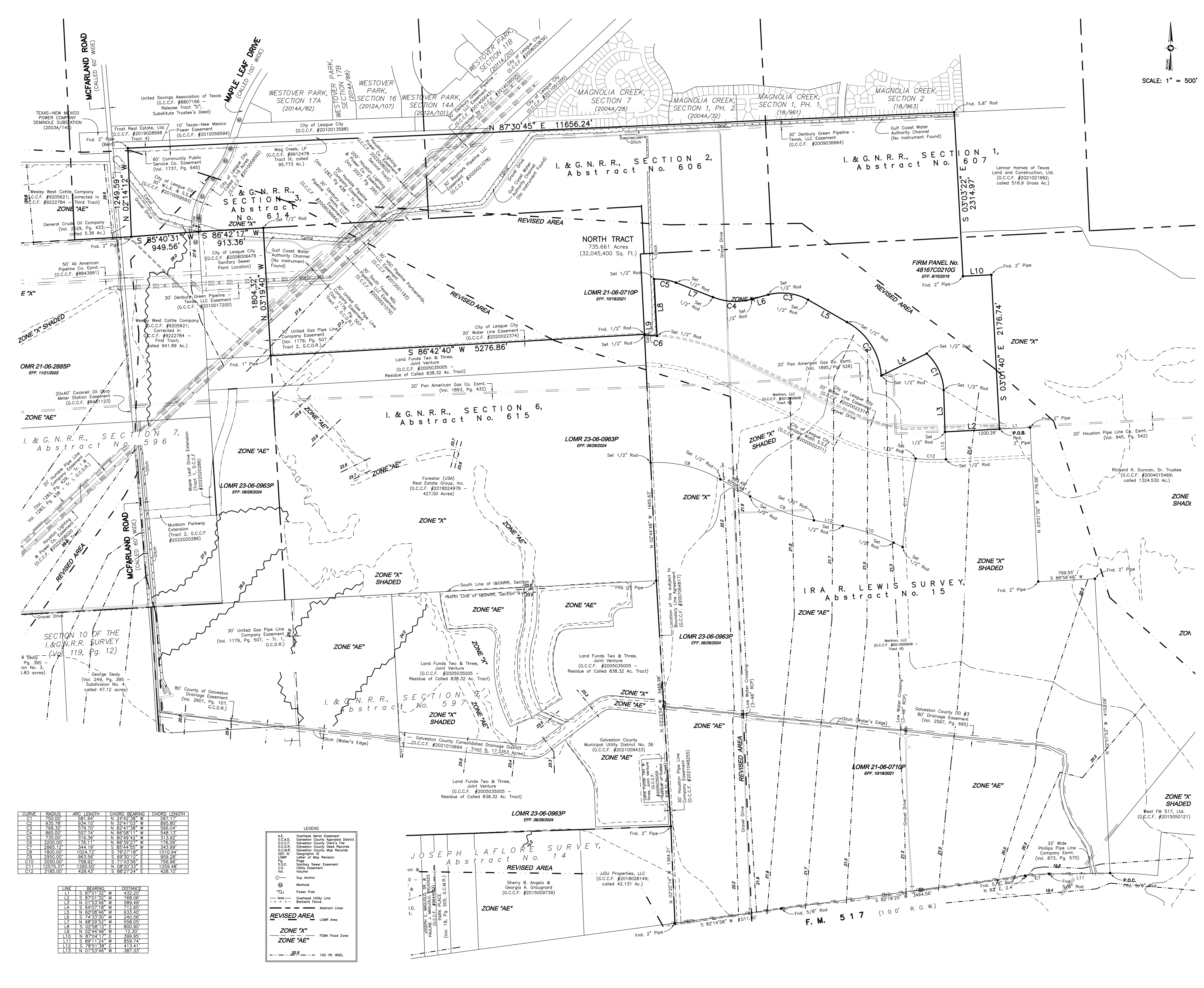
THENCE North 87°30'45" East, along the South line of said Mag Creek, LP Tract IX; the South line of that certain tract conveyed to the City of League City by instrument recorded in Galveston County Clerk's File Number 2011051205; and the South line of MAGNOLIA CREEK, SECTION 7, a Subdivision in Galveston County, Texas, according to the map or plat thereof recorded in Plat Record 2004A, Map Number 28; of MAGNOLIA CREEK SECTION 1, PHASE 2, a Subdivision in Galveston County, Texas, according to the map or plat thereof recorded in Plat Record 2004A, Map Number 32; of MAGNOLIA CREEK, SECTION 1, PHASE 1, a Subdivision in Galveston County, Texas, according to the map or plat thereof recorded in Plat Record 18, Map Number 961; and of MAGNOLIA CREEK, SECTION 2, a Subdivision in Galveston County, Texas, according to the map or plat thereof recorded in Plat Record 18, Map Number 963, a distance of 11656.24 feet to the Northeast corner of said Matron Tract III, said

11656.24 feet to the Northeast corner of said Matron Tract III, said corner also being the Northwest corner of that certain 516.9 gross acres tract conveyed to Lennar Homes of Texas Land and Construction, Ltd. by instrument recorded in Galveston County Clerk's File Number 2021021992 and being marked by a found 5/8 inch rod;

THENCE South 03°03'22" East, along the East line of said Martron Tract III, the West line of said Lennar Homes of Texas Land and Construction, Ltd. tract, and along the West line of said Duncan tract, a distance of 2314.97 feet to a reentrant corner of said Martron Tract III, said corner also being a Western corner of said Duncan tract and being marked by a found 2 inch pipe;

THENCE North 87°04'17" East, along the common line between said Martron Tract III and said Duncan tract, a distance of 399.95 feet to a corner and being marked by a found 2 inch pipe;

THENCE South 03°01'40" East, along the common line between said Martron Tract III and said Duncan tract, a distance of 2176.74 feet to the POINT OF BEGINNING and containing within said boundaries a calculated gross area of 735.661 acres (32,045,400 square feet) of land, more or less, SAVE AND EXCEPT that certain tract, called 3.16 acres, conveyed to the City of League City, for an extension of Maple Leaf Drive, by instrument recorded in Galveston County Clerk's File Number 2010059592.



hereby certify that on the below date, the herein described property, together with improvements located thereon, was surveyed on the ground and under

my direction, and that this map, together with dimensions as shown hereon, accurately represents the facts as found on the ground this date.

Stephen C. Blaskey Registered Professional

Land Surveyor No. 5856





Exhibit C

League City, this 735.661 acre tract lies on FEMA FIRM 48167C0210G, effective date 08/15/2019, Zone AE, Shaded X and Zone X with LOMR 21-06-0710P, effective date 10/18/2021; LOMR 21-06-2885P, effective date 11/21/2022; and LOMR 23-06-0963P, effective date 06/28/2024. The base flood elevation for this area ranges between 28.2' and 20.9'. LOMR and zone boundaries shown hereon are 2) The Coordinates, Bearings and Distances shown are based on the Texas State Coordinate System of 1983, South Central Zone, and are referenced to N.G.S. Monument HGCSD 57 (AW5499). All units are expressed in U.S. Survey Feet. 3) Fidelity National Title Insurance Company GF No.: CH-7655-1076552200092-JL Issue Date: August 23, 2022 4) Surveyed properties are subject to right-of-way easements for road purposes as set forth in plat of GALVESTON-HOUSTON Volume 7, Page 33 of the Map Records of Galveston County, Texas, recorded on August 14, 1911 (not depicted hereon). 5) Surveyed properties are subject to right-of-way easements or road purposes as set forth in plat of W.C. MARTIN ADDITION, recorded under Volume 113, Page 21 of the Deed Records of Galveston County, Texas, recorded on May 10, 1893 (not depicted hereon). 6) Surveyed properties are subject to terms and provisions contained in that certain Boundary Line Agreement, recorded in Galveston County Clerk's File Number 2007064817. 7) Perimeter boundary fences, not depicted hereon, are located generally along the perimeter boundaries of the

1) According to the Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps (FIRM) for this area of

EXHIBIT D

Survey of that certain 735.661 acres tract of land being out of and a part of the I&GN RAILROAD COMPANY SURVEY, SECTION ONE (1), Abstract 607; I&GN RAILROAD COMPANY SURVEY, SECTION TWO (2), Abstract 606; I&GN RAILROAD COMPANY SURVEY, SECTION THREE (3), Abstract 614; I&GN RAILROAD COMPANY SURVEY, SECTION SIX (6), Abstract 615; and the IRA R. LEWIS LEAGUE, Abstract 15, all in Galveston County, Texas, being that same tract, called Tract III, conveyed to Martron LLC by instrument recorded in Galveston County Clerk's File Number 2013000636, and being more particularly described by metes and bounds as follows:

COMMENCING at the Southeast corner of said Martron Tract III, said corner also being the Southwest corner of that certain tract conveyed to West FM 517, Ltd. by instrument recorded in Galveston County Clerk's File Number 2015050121; being on the North line of F.M. 517, a 100 feet wide public road right-of-way; and being marked by a found 5/8 inch rod;

THENCE North 02°57'53" West, along the common line between said Martron Tract III and said West FM 517, Ltd. tract and that certain called 1324.530 acres tract conveyed to Richard K. Duncan, Trustee by instrument recorded in Galveston County Clerk's File Number 2004015469, a distance of 4152.06 feet to a corner and being marked by a found 2 inch pipe;

THENCE South 86°59'49" West, along the common line between said Martron Tract III and said Duncan tract, a distance of 799.55 feet to a corner and being marked by a found 2 inch pipe;

THENCE North 03°01'02" West, along the common line between said Martron Tract III and said Duncan tract, a distance of 2176.56 feet to a corner and being marked by a found 2 inch pipe;

THENCE South 87°01'32" West, along the common line between said Martron Tract III and said Duncan tract, a distance of 432.20 feet to the POINT OF BEGINNING and being marked by a found 2 inch pipe;

THENCE South 87°01'32" West, a distance of 768.06 feet to a corner and being marked by a set 1/2 inch rod;

THENCE North 01°53'46" West, a distance of 589.49 feet to the point of curvature of a non-tangent curve to the left and being marked by a set 1/2 inch rod;

THENCE Northwesterly, along the arc of said non-tangent curve to the left, said curve having a radius of 750.00 feet, an arc distance 581.64 feet, the chord of which bears North 24°42'38" West, 567.17 feet, to a reentrant corner of the herein described tract and being marked by a set 1/2 inch rod;

THENCE South 64°07'18" West, a distance of 712.65 feet to a corner and being marked by a set 1/2 inch rod;

THENCE Northwesterly, along the arc of a non-tangent curve to the left, said curve having a radius of 935.78, an arc distance of 934.10 feet, the chord of which bears North 32°41'03" West, 895.80 feet, to a corner and being marked by a set 1/2 inch rod;

THENCE North 60°08'46" West, a distance of 633.40 feet to the point of curvature of a non-tangent curve to the left and being marked by a set 1/2 inch rod;

THENCE Northwesterly, along the arc of said non-tangent curve to the left, said curve having a radius of 768.32 feet, an arc distance of 579.70 feet, the chord of which bears North 82°47'38" West, 566.04 feet, to a point of tangency and being marked by a set 1/2 inch rod;

THENCE South 74°33'30" West, a distance of 240.56 feet to the point of curvature of a tangent curve to the right and being marked by a set 1/2 inch rod;

THENCE Northwesterly, along the arc of said tangent curve to the right, said curve having a radius of 865.00 feet, an arc distance of 557.74 feet, the chord of which bears North 86°58'11" West, 548.13 feet, to a point of tangency and being marked by a set 1/2 inch rod;

THENCE North 68°29'52" West, a distance of 558.05 feet to the point of curvature of a tangent curve to the left and being marked by a set 1/2 inch rod;

THENCE Northwesterly, along the arc of said tangent curve to the left, said curve having a radius of 735.00 feet, an arc distance of 316.36 feet, the chord of which bears North 80°49'42" West, 313.92 feet, to a reentrant corner of the herein described tract and being marked by a set 1/2 inch rod:

THENCE South 02°58'12" East, a distance of 800.90 feet to a corner, said corner being on the Southern line of that certain 20 feet wide Water Line Easement in favor of the City of League City, Texas, set forth by instrument recorded in Galveston County Clerk's File Number 2020022374 and being marked by a set 1/2 inch rod;

THENCE Northwesterly, along the Southern line of said 20 feet wide Water Line Easement and the arc of a non-tangent curve to the left, said curve having a radius of 3200.00 feet, an arc distance of 176.11 feet, the chord of which bears North 86°39'27" West, 176.09 feet, to a corner, said corner being on the common line between said IRA R. LEWIS LEAGUE and said I&GN RAILROAD COMPANY SURVEY, SECTION 6; on the common line between said Martron Tract III and said Land Funds Two & Three Joint Venture tract as described in said Boundary Line Agreement; and being marked by a set 1/2 inch rod;

THENCE North 02°44'48" West, along the common line between said IRA R. LEWIS LEAGUE and said I&GN RAILROAD COMPANY SURVEY, SECTION 6 and along the common line between said Martron Tract III and said Land Funds Two & Three Joint Venture tract as described in said Boundary Line Agreement, a distance of 12.30 feet to the Northeast corner of said Land Funds Two & Three Joint Venture tract and being marked by a found 1/2 inch rod;

THENCE South 86°42'40" West, along a North line of said Land Funds Two & Three Joint Venture tract, a distance of 5276.86 feet to a reentrant corner of said Land Funds Two & Three Joint Venture tract, said corner also being the Southeast corner of that certain tract conveyed to the City of League City by instrument recorded in Galveston County Clerk's File Number 2008006479, being on the common line between said I&GN RAILROAD COMPANY SURVEY, SECTION 6 and I&GN RAILROAD COMPANY SURVEY, SECTION SEVEN (7), Abstract 596, and being marked by a 1 inch pipe;

THENCE North 03°19'40" West, along the East line of said City of League City Tract and the common line between said I&GN RAILROAD COMPANY SURVEY, SECTION 6 and I&GN RAILROAD COMPANY SURVEY, SECTION 7, a distance of 1804.32 feet to the Northeast corner of said City of League City tract, said corner also being the Northern common corner of

said I&GN RAILROAD COMPANY SURVEY, SECTION 6 and I&GN RAILROAD COMPANY SURVEY, SECTION 7, being on the Southern line of said I&GN RAILROAD COMPANY SURVEY, SECTION 3, and being marked by a set 1/2 inch rod;

THENCE South 86°42'17" West, along the North line of said City of League City tract and the common line between said I&GN RAILROAD COMPANY SURVEY, SECTION 7 and said I&GN RAILROAD COMPANY SURVEY, SECTION 3, a distance of 913.36 feet to the Northwest corner of said City of League City tract, said corner also being the most Easterly Northeast corner of that certain 941.89 acres tract, called First Tract therein, conveyed to Wesley West Cattle Company by instrument recorded in Galveston County Clerk's File Number 9205621 and corrected by instrument recorded in Galveston County Clerk's File Number 922278;

THENCE South 85°40'31" West, along the most Easterly North line of said Wesley West Cattle Company First Tract and the common line between said I&GN RAILROAD COMPANY SURVEY, SECTION 7 and said I&GN RAILROAD COMPANY SURVEY, SECTION 3, a distance of 949.56 feet to a corner, said corner being an angle point in the most Easterly North line of said Wesley West Cattle Company First Tract, being the Southeast corner of a called 5.36 acres tract conveyed to General Crude Oil Company by instrument recorded in Volume 2529, Pag 433 of the Deed Records of Galveston County, Texas, and being marked by a found 2 inch pipe;

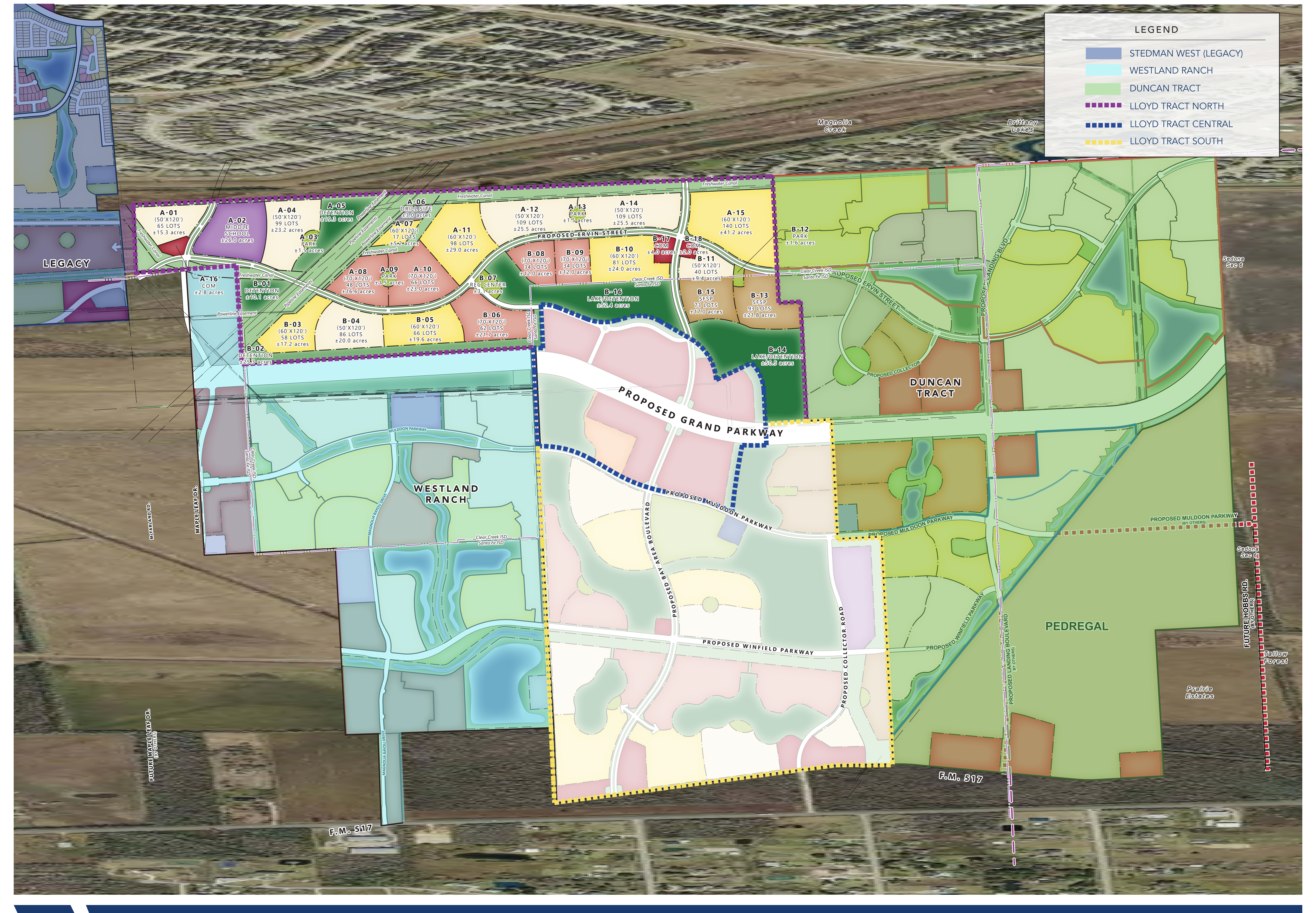
THENCE North 02°14'12" West, along the Eastern line of said General Crude Oil Company tract, a distance of 1249.59 feet to the Northeast corner of said General Crude Oil Company tract, said corner also being the Northwest corner of said Martron Tract III, being on the South line of that certain 95.773 acres tract, called therein Tract IX, conveyed to Mag Creek, LP by instrument recorded in Galveston County Clerk's File Number 9912478 and being marked by a found 2 inch pipe (bent);

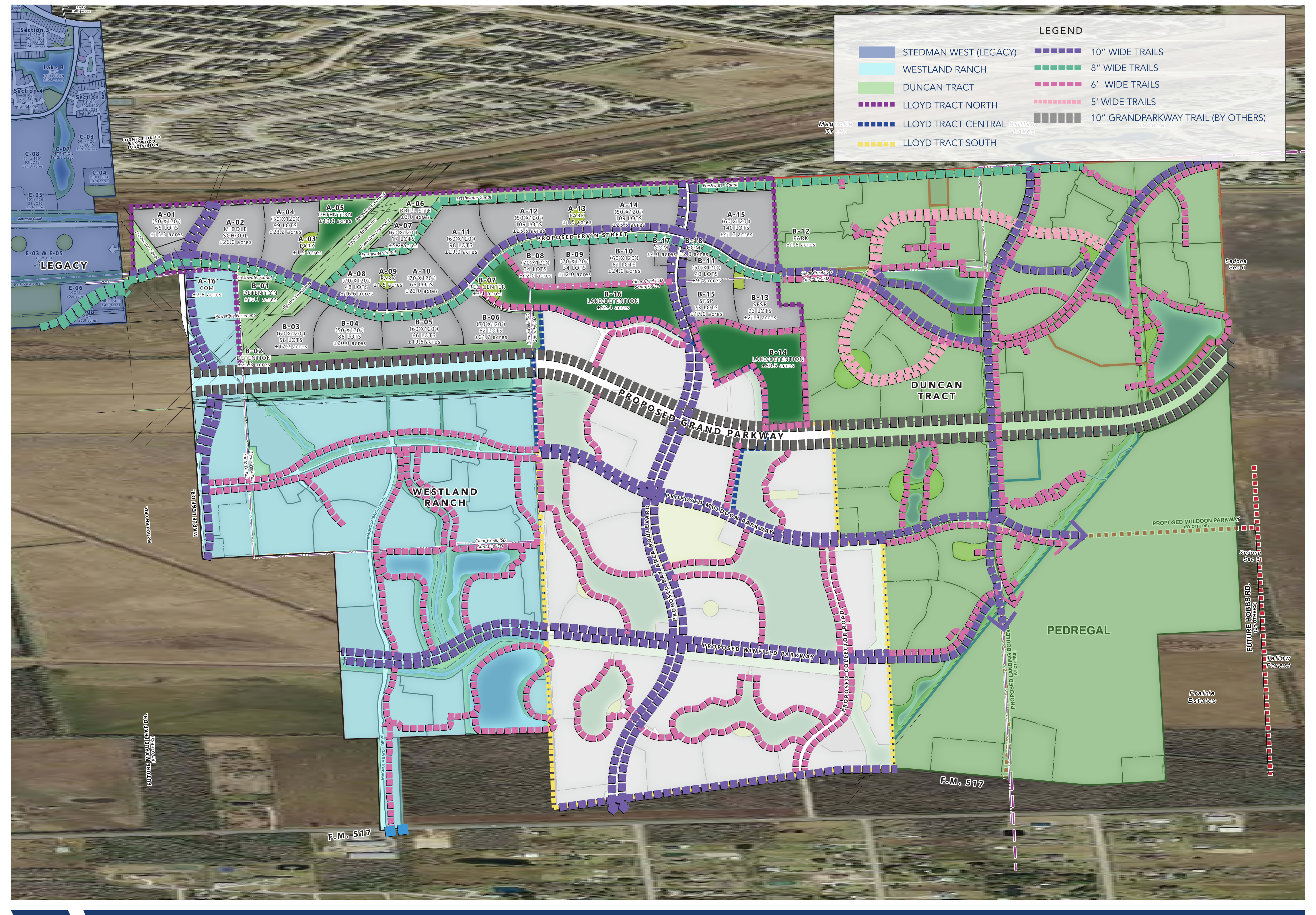
THENCE North 87°30'45" East, along the South line of said Mag Creek, LP Tract IX; the South line of that certain tract conveyed to the City of League City by instrument recorded in Galveston County Clerk's File Number 2011051205; and the South line of MAGNOLIA CREEK, SECTION 7, a Subdivision in Galveston County, Texas, according to the map or plat thereof recorded in Plat Record 2004A, Map Number 28; of MAGNOLIA CREEK SECTION 1, PHASE 2, a Subdivision in Galveston County, Texas, according to the map or plat thereof recorded in Plat Record 2004A, Map Number 32; of MAGNOLIA CREEK, SECTION 1, PHASE 1, a Subdivision in Galveston County, Texas, according to the map or plat thereof recorded in Plat Record 18, Map Number 961; and of MAGNOLIA CREEK, SECTION 2, a Subdivision in Galveston County, Texas, according to the map or plat thereof recorded in Plat Record 18, Map Number 963, a distance of 11656.24 feet to the Northeast corner of said Matron Tract III, said corner also being the Northwest corner of that certain 516.9 gross acres tract conveyed to Lennar Homes of Texas Land and Construction, Ltd. by instrument recorded in Galveston County Clerk's File Number 2021021992 and being marked by a found 5/8 inch rod;

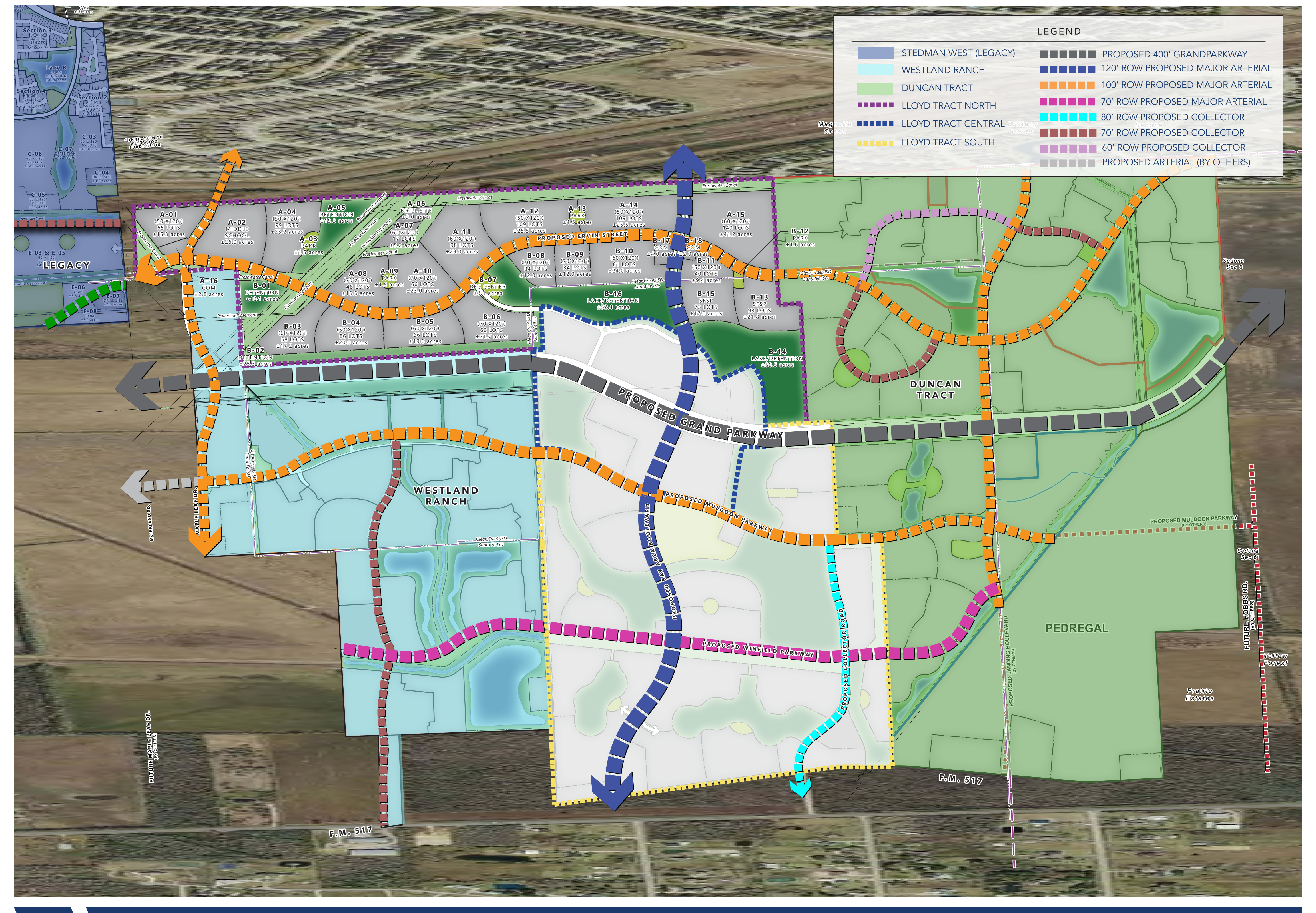
THENCE South 03°03'22" East, along the East line of said Martron Tract III, the West line of said Lennar Homes of Texas Land and Construction, Ltd. tract, and along the West line of said Duncan tract, a distance of 2314.97 feet to a reentrant corner of said Martron Tract III, said corner also being a Western corner of said Duncan tract and being marked by a found 2 inch pipe;

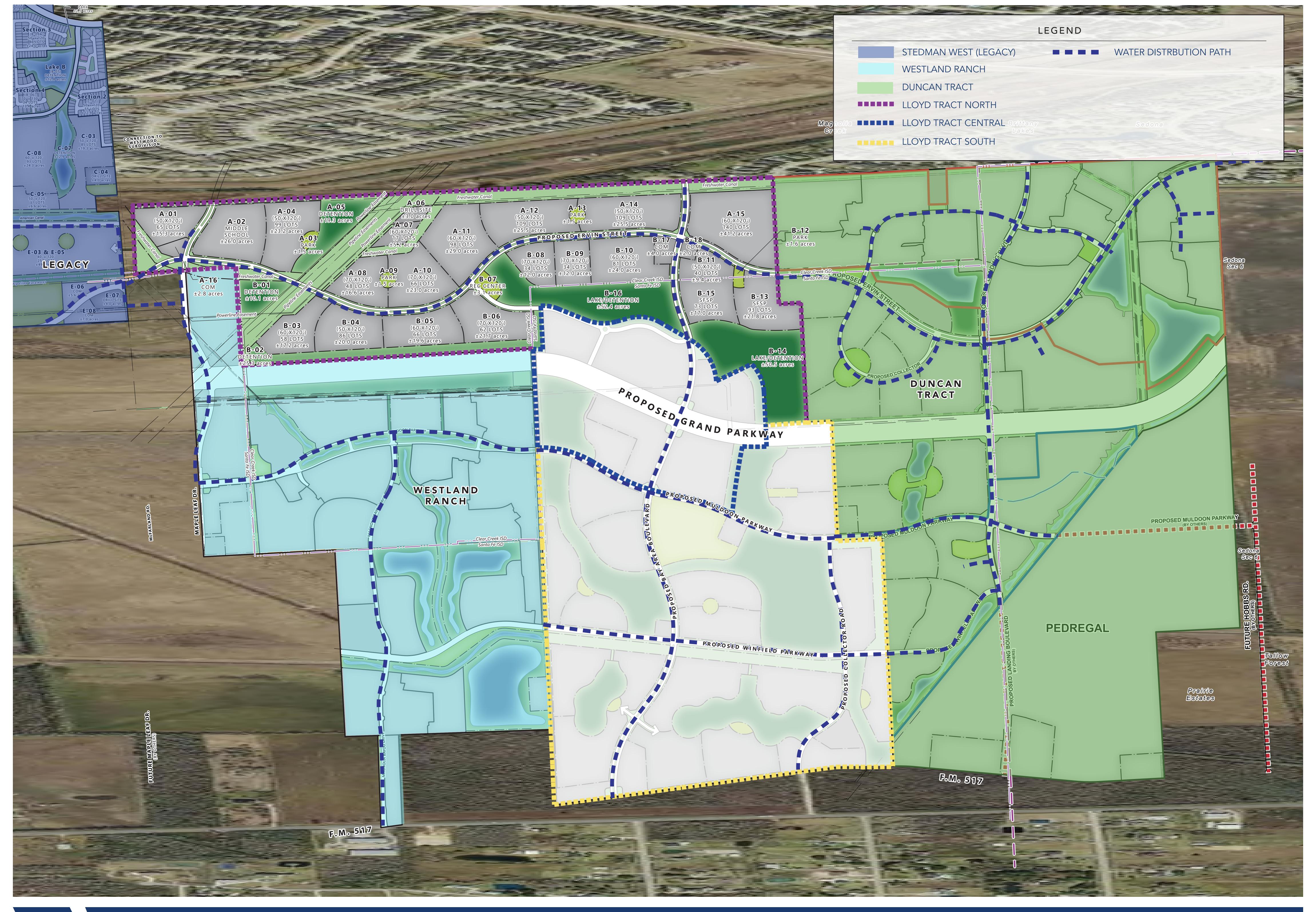
THENCE North 87°04'17" East, along the common line between said Martron Tract III and said Duncan tract, a distance of 399.95 feet to a corner and being marked by a found 2 inch pipe;

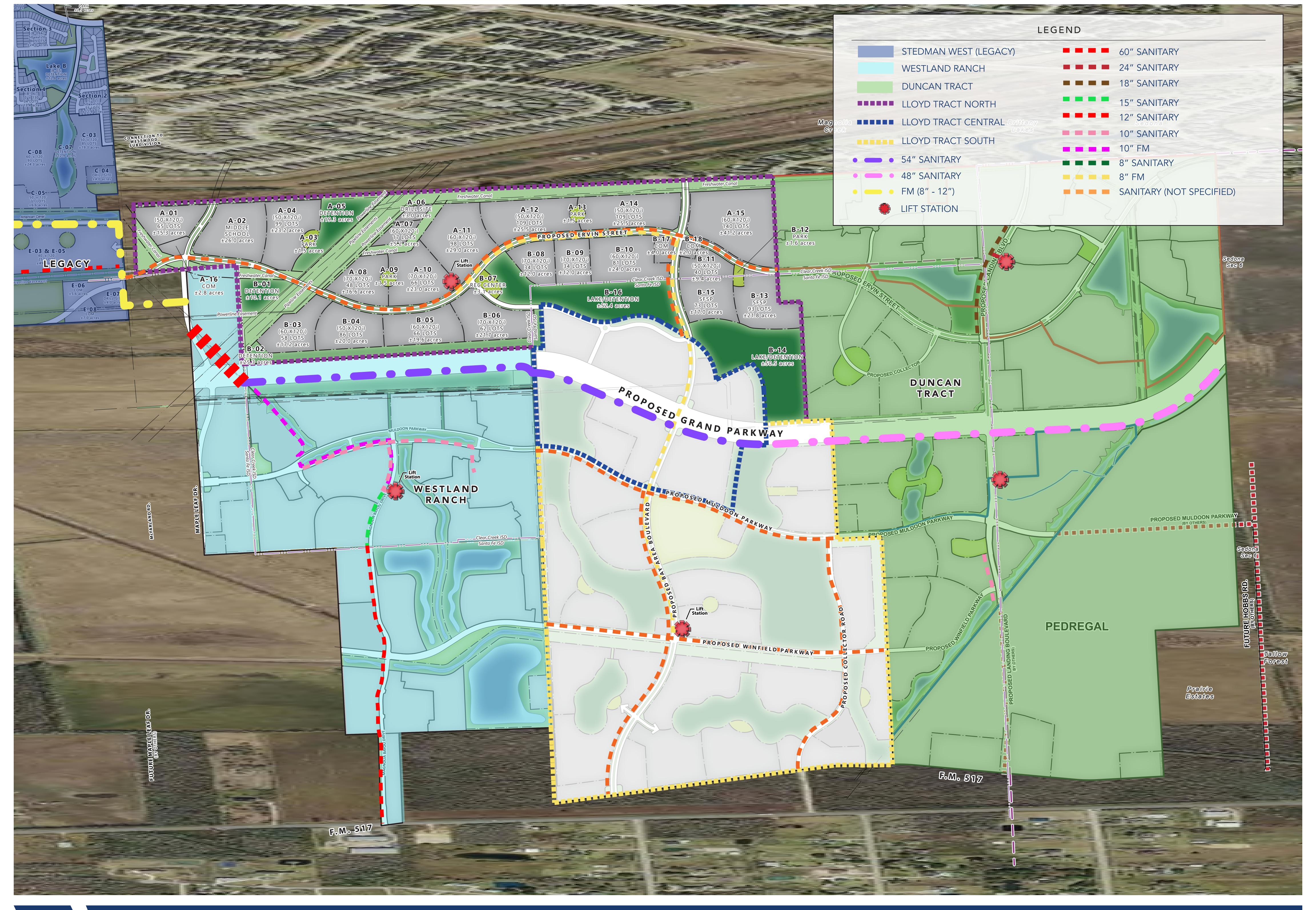
THENCE South 03°01'40" East, along the common line between said Martron Tract III and said Duncan tract, a distance of 2176.74 feet to the POINT OF BEGINNING and containing within said boundaries a calculated gross area of 735.661 acres (32,045,400 square feet) of land, more or less, SAVE AND EXCEPT that certain tract, called 3.16 acres, conveyed to the City of League City, for an extension of Maple Leaf Drive, by instrument recorded in Galveston County Clerk's File Number 2010059592.

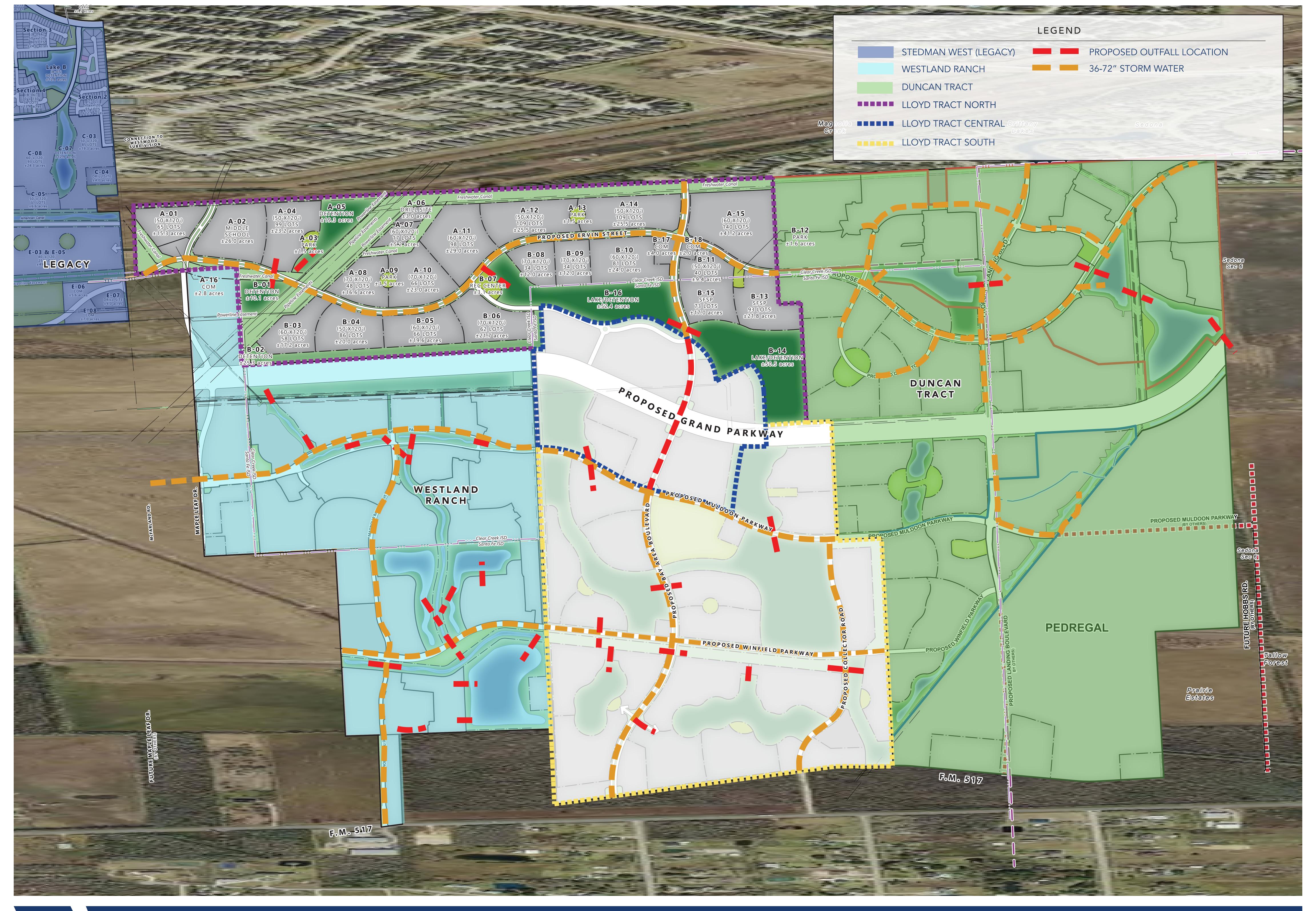


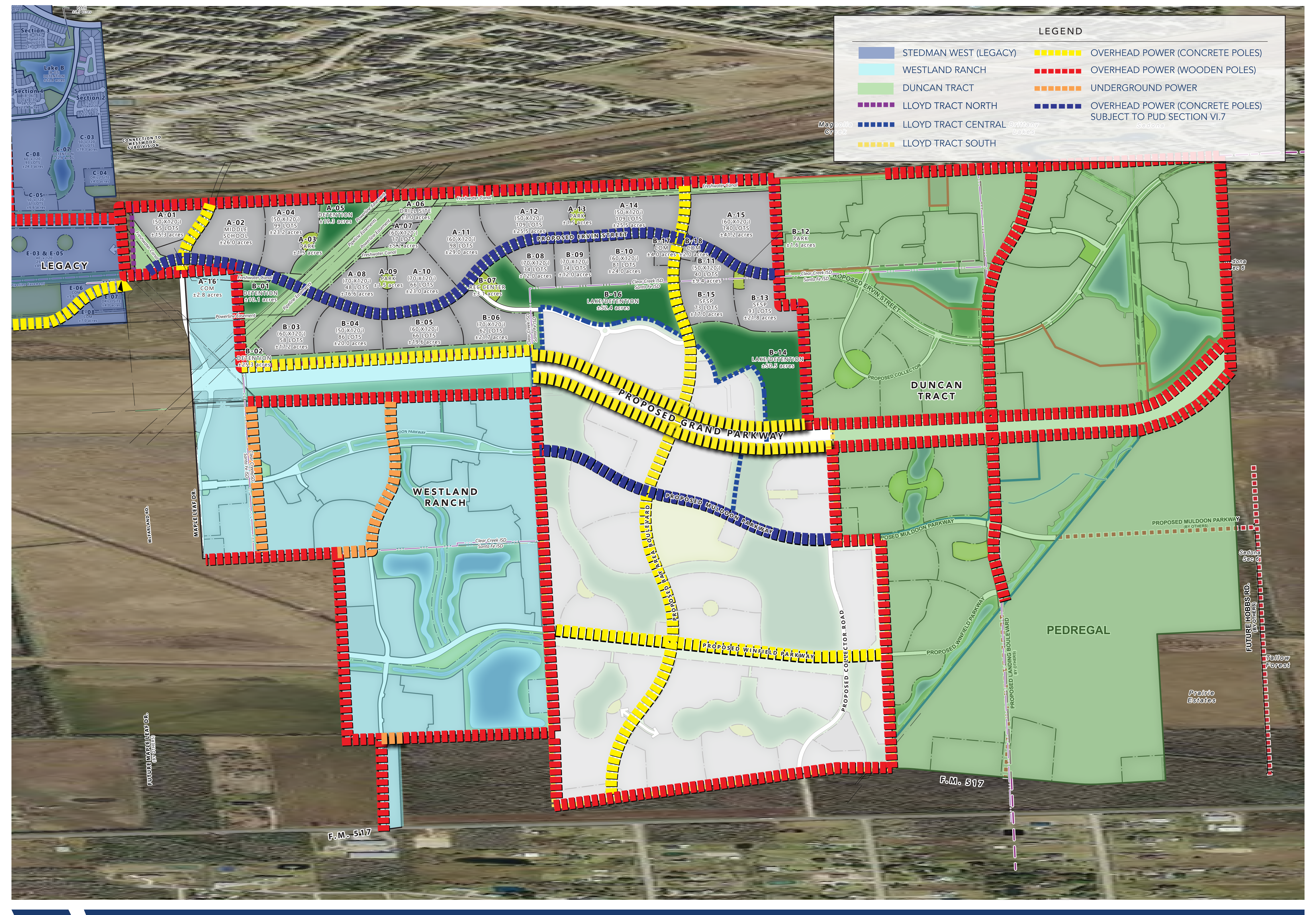


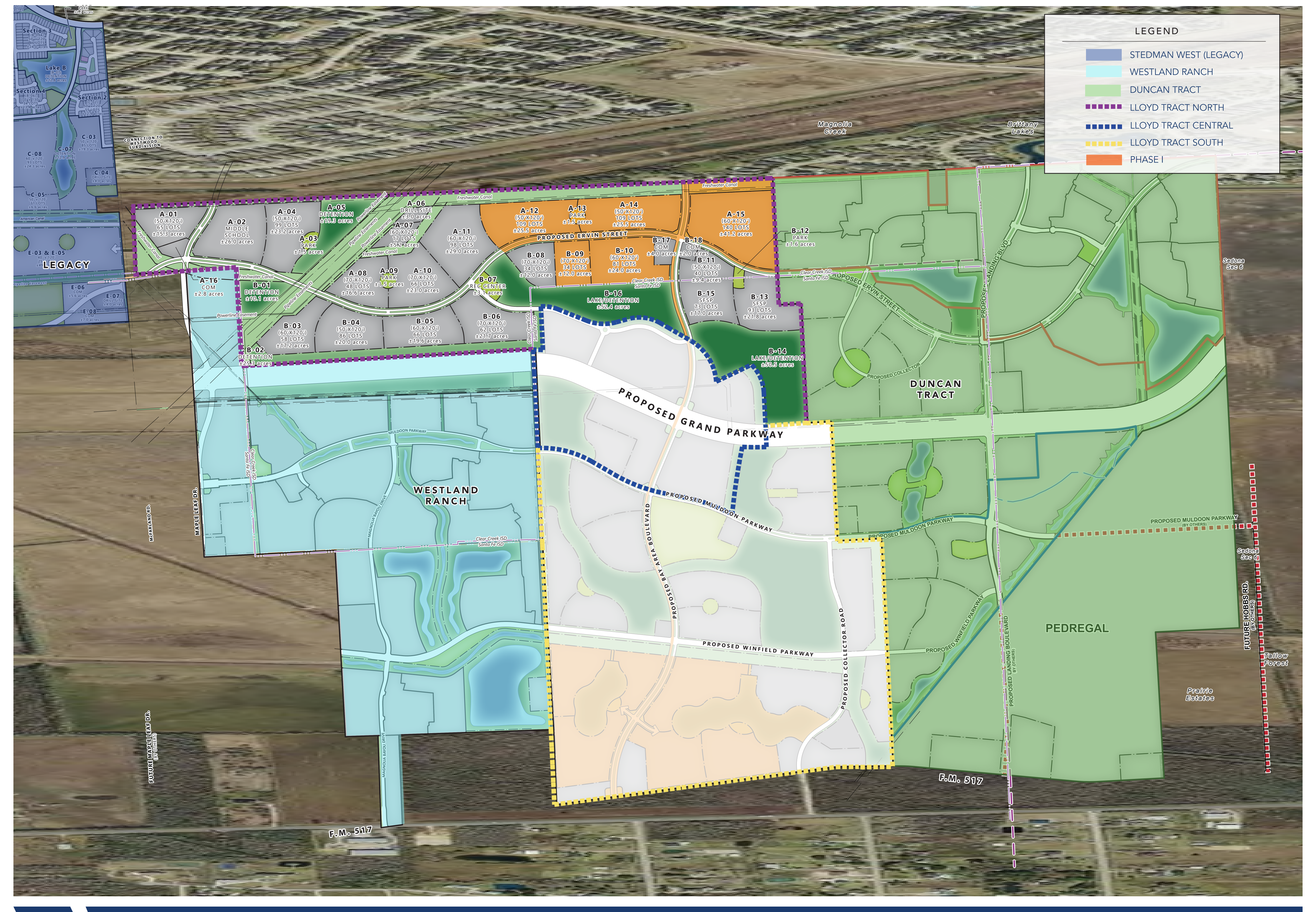


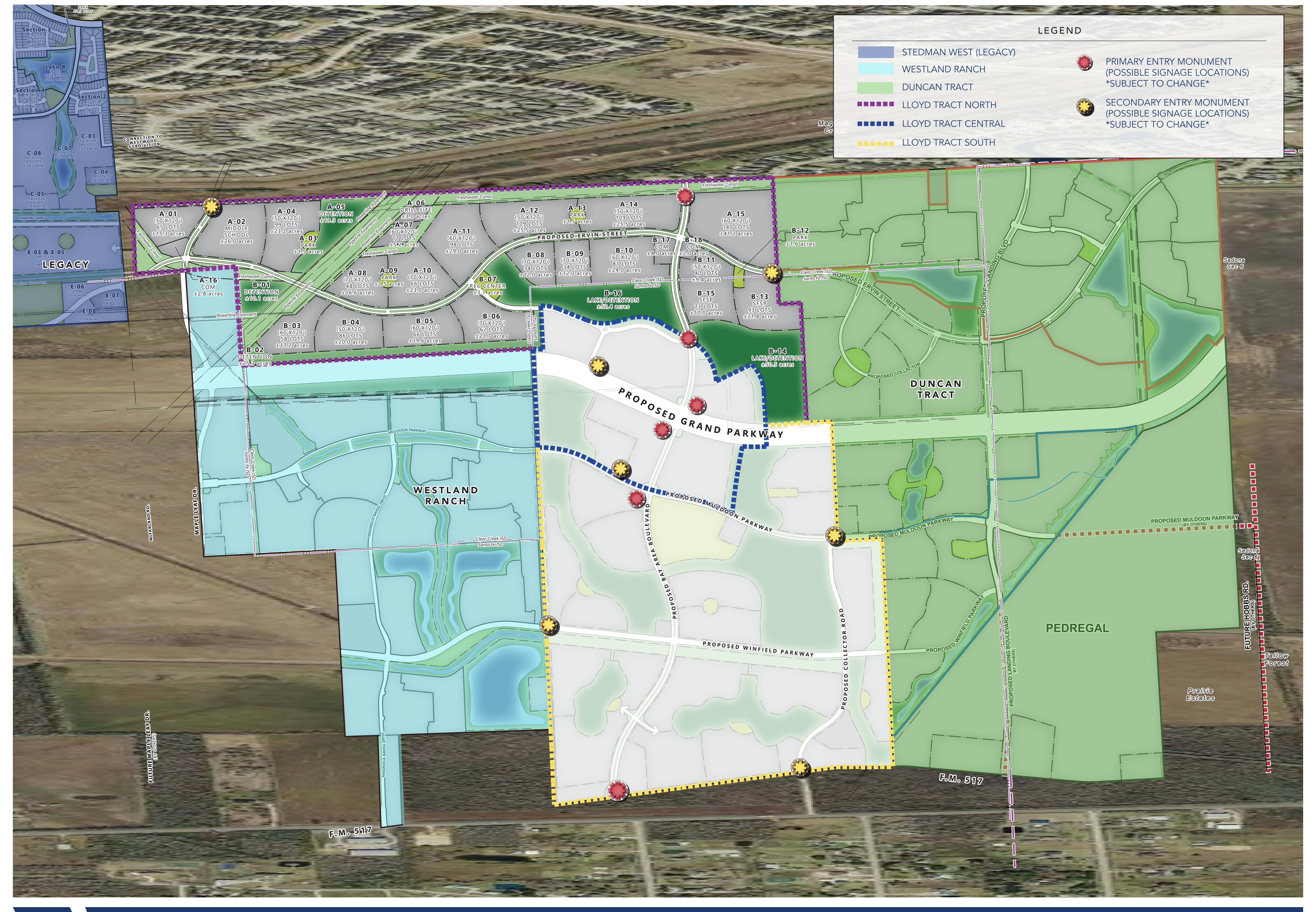


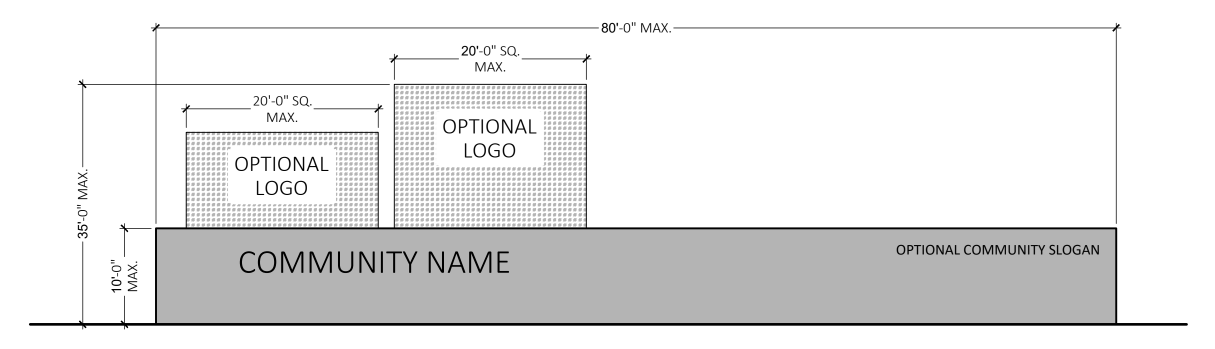




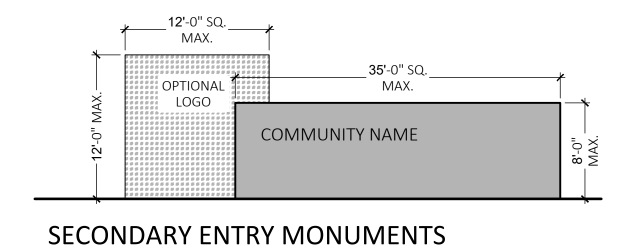








PRIMARY ENTRY MONUMENTS



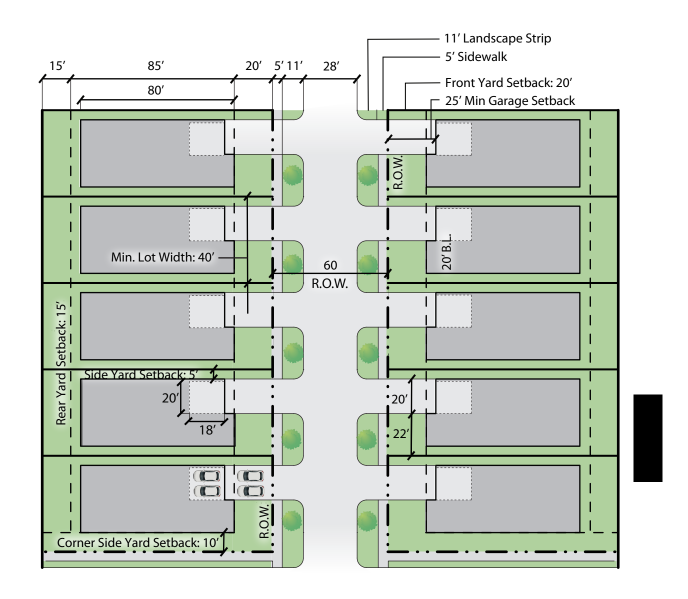
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MAX.

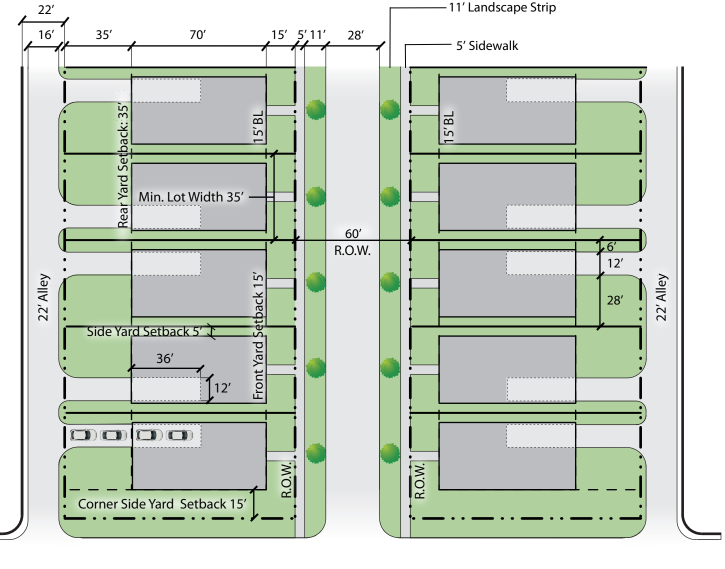
OPTIONAL
LOGO
SECTION NAME

O-W MAX.

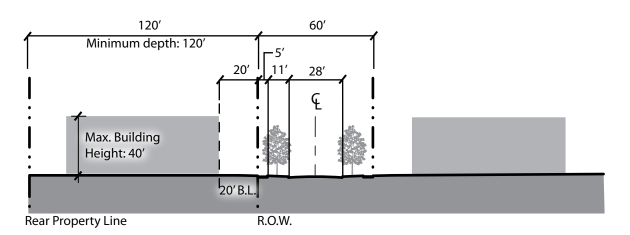
RESIDENTIAL ENTRY MONUMENTS

LLOYD NORTH PUD - RESIDENTIAL SIGNAGE EXHIBIT N





A. Front Loaded Detached Lots



B. Rear Loaded (Alley) Detached Lots

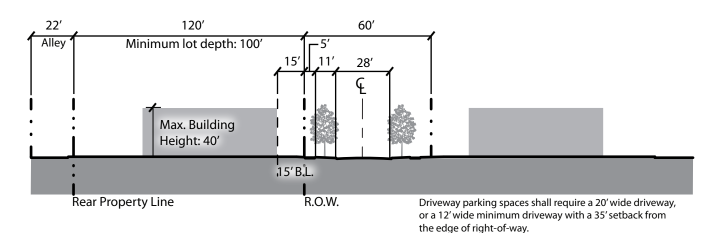


EXHIBIT O

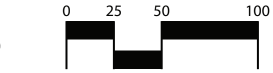
Planned Unit Development
Specialty Product Exhibits for Front Load and Alley Products

LLOYD TRACT NORTH

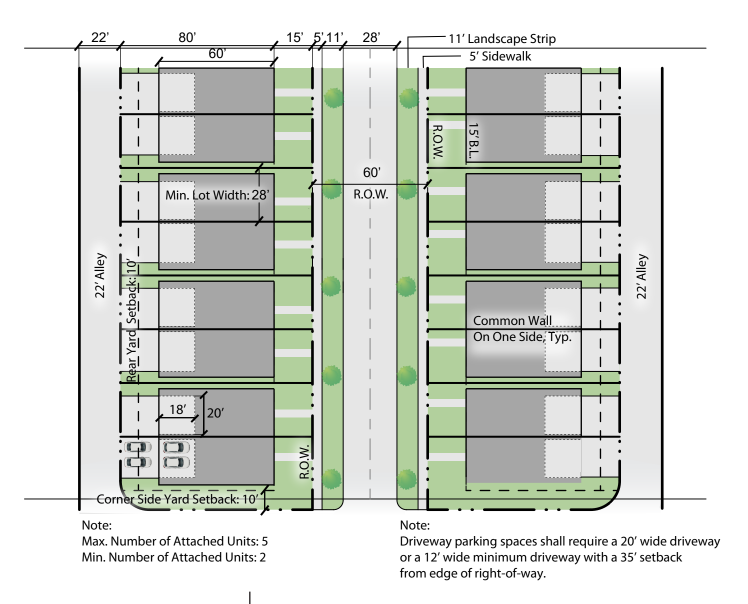
Prepared For: HINES

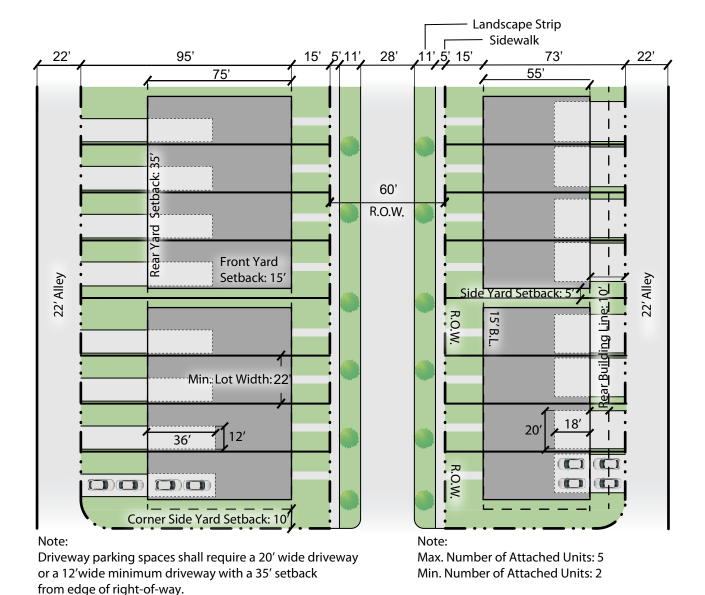
Reference Date: 05.14.25





League City, Texas





C. Rear Loaded (Alley) Attached Lots

D. Rear Loaded (Alley) Townhome Lots

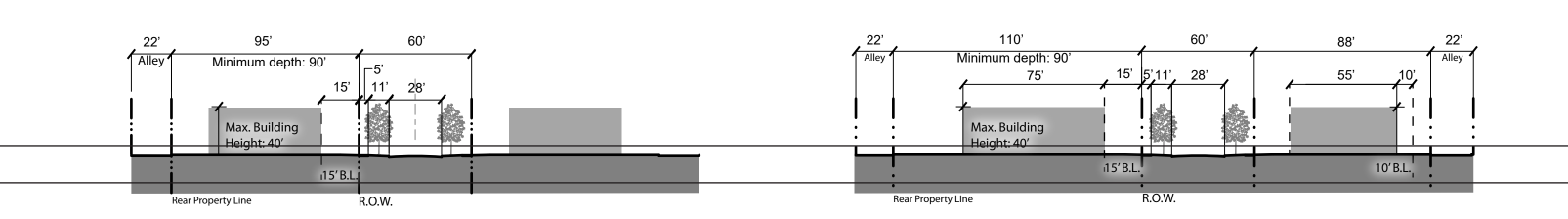


EXHIBIT P

Planned Unit Development
Specialty Product Exhibits for Rear Load Attached and Townhome Products





LLOYD TRACT NORTH
League City, Texas



Reference Date: 05.14.25



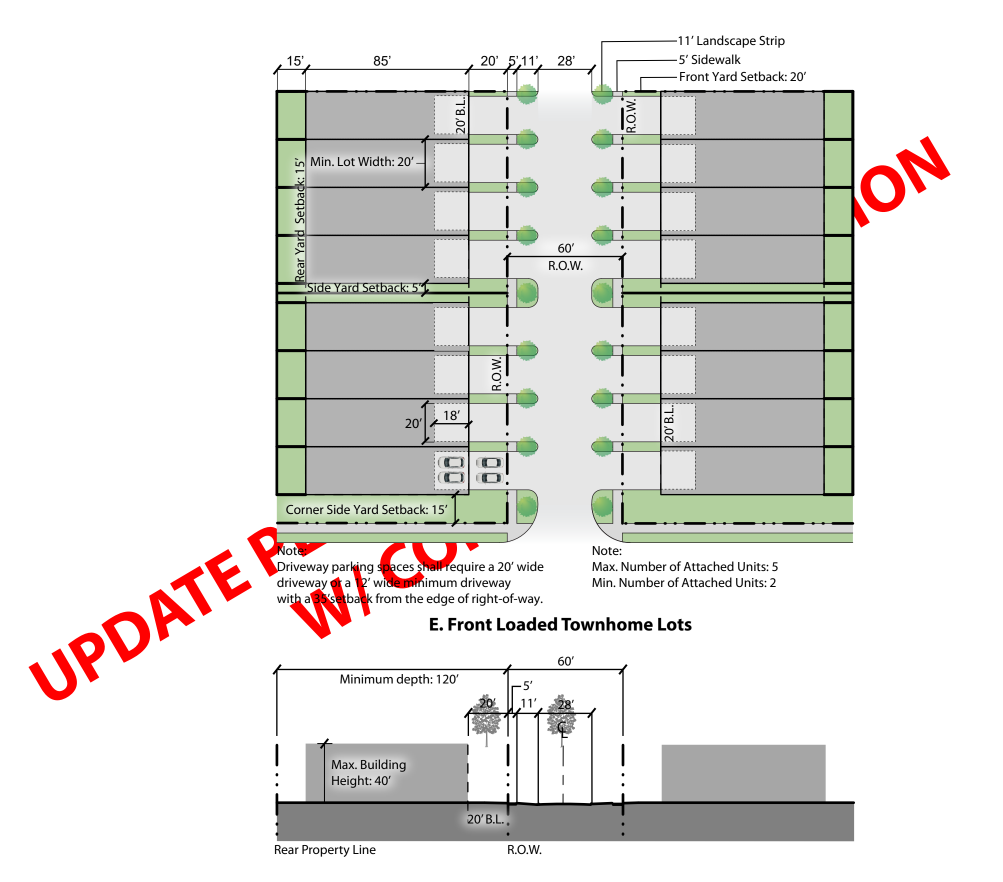


EXHIBIT Q

Planned Unit Development
Specialty Product Exhibits for Front Loaded Townhome Products

LLOYD TRACT NORTH League City, Texas

Prepared For:
HINES

Reference Date: 05.14.25



