



April 29, 2020

Texas Comptroller of Public Accounts
111 East 17th Street
Austin, Texas 78774

Re: CG Leon County LLC Application for Texas Property Tax Code Chapter 313 Value Limitation Agreement

Dear Ms. Caufield and Ms. Reyes,

Please find attached to this letter, updates to the Chapter 313 Value Limitation Agreement application for the Pecan Prairie Solar Project in Leon County, Texas.

Tab 5 was updated with the following paragraphs in response to two questions. In addition, Section 8 Question 4 on the application has been changed to "Yes".

Question 1: Section 8, Question 2 was answered "yes." Per the application, if you answer "yes" to any of the questions in Section, please attach supporting information in Tab 5.

Response: CG Leon County LLC has entered into several agreements and contracts related to the proposed Pecan Prairie Solar Project. For example, a lease agreement with the landowner, interconnection study agreements with Cross Texas Transmission, and several Task Orders with consultants related to development activities, such as completing wildlife surveys. No agreement or contract requires that the Pecan Prairie Solar Project be built, and therefore construction remains contingent on receiving tax incentives including a Chapter 313 Appraised Value Limitation Agreement.

Question 6: In researching Application #1482 we discovered the attached website for the Pecan Prairie Solar Project. However, Section 8 Question 4 on the application was marked "No." In light of the public project website, please revise section 8 of the application to "Yes." Additionally, please provide more information regarding the statements made on the website regarding ConnectGen's plans to build in Leon County.

Response: With the goal of being transparent about its potential investment in Leon County, ConnectGen has created a website to inform the community about the scope and nature of the proposed Pecan Prairie Solar Project. ConnectGen's approach to development emphasizes collaborative engagement with landowners and host communities, and the company endeavors to accomplish this in part by creating websites for all proposed projects. Public statements on the website about project details do not represent a commitment to build this Project, and feasibility remains dependent on receiving tax incentives under Chapter 313 of the Texas Tax Code.



Tab 11 was updated as follows in response to Question 2.

Question 2a: The provided maps appear to depict the project boundary outside the reinvestment zone. Please provide revised maps that show the project boundary inside the reinvestment zone.

Response: Both maps have been revised to more clearly show the project boundary inside the reinvestment zone.

Question 2b. The qualified property map has a substation and a maintenance building. However, Tabs 7 and 8 do not list either of these items. Please either add these items to the appropriate Tabs or remove them from the map.

Response: Tabs 7 and 8 list the substation and maintenance building. The legend for the map has been updated to clarify that the red dot illustrates the location of both of these items.

Section 13 and Tab 10 have been updated in response to **Question 3: When this project was mapped on Google Earth existing property was visible. Please complete Section 13 and Tab 10.**

In response to **Question 4: Section 14. Question 7(a). Ownership must be "Total All"**, Question 7(a) and Tab 13 have been revised accordingly.

A new pdf copy of Schedule C is included to address **Question 5: Schedules: Schedule C – In the PDF copy included in Tab 14 the 2nd year of the Qualifying Time Period 2 columns (School Year and Tax Year) are missing information. The information is included in the Excel copies. Please provide a new pdf copy of Schedule C that includes this information.**

If you have any questions, please call 940-665-6452 or email dfredrickson@meritadvisor.com. We look forward to a successful partnership.

Sincerely,

A handwritten signature in black ink, appearing to read "Daron Fredrickson".

Daron Fredrickson, SPTC
Partner, EVP Business Development

SECTION 6: Eligibility Under Tax Code Chapter 313.024

- 1. Are you an entity subject to the tax under Tax Code, Chapter 171? Yes No
- 2. The property will be used for one of the following activities:
 - (1) manufacturing Yes No
 - (2) research and development Yes No
 - (3) a clean coal project, as defined by Section 5.001, Water Code Yes No
 - (4) an advanced clean energy project, as defined by Section 382.003, Health and Safety Code Yes No
 - (5) renewable energy electric generation Yes No
 - (6) electric power generation using integrated gasification combined cycle technology Yes No
 - (7) nuclear electric power generation Yes No
 - (8) a computer center that is used as an integral part or as a necessary auxiliary part for the activity conducted by applicant in one or more activities described by Subdivisions (1) through (7) Yes No
 - (9) a Texas Priority Project, as defined by 313.024(e)(7) and TAC 9.1051 Yes No
- 3. Are you requesting that any of the land be classified as qualified investment? Yes No
- 4. Will any of the proposed qualified investment be leased under a capitalized lease? Yes No
- 5. Will any of the proposed qualified investment be leased under an operating lease? Yes No
- 6. Are you including property that is owned by a person other than the applicant? Yes No
- 7. Will any property be pooled or proposed to be pooled with property owned by the applicant in determining the amount of your qualified investment? Yes No

SECTION 7: Project Description

- 1. In **Tab 4**, attach a detailed description of the scope of the proposed project, including, at a minimum, the type and planned use of real and tangible personal property, the nature of the business, a timeline for property construction or installation, and any other relevant information.
- 2. Check the project characteristics that apply to the proposed project:
 - Land has no existing improvements Land has existing improvements (*complete Section 13*)
 - Expansion of existing operation on the land (*complete Section 13*) Relocation within Texas

SECTION 8: Limitation as Determining Factor

- 1. Does the applicant currently own the land on which the proposed project will occur? Yes No
- 2. Has the applicant entered into any agreements, contracts or letters of intent related to the proposed project? Yes No
- 3. Does the applicant have current business activities at the location where the proposed project will occur? Yes No
- 4. Has the applicant made public statements in SEC filings or other documents regarding its intentions regarding the proposed project location? Yes No
- 5. Has the applicant received any local or state permits for activities on the proposed project site? Yes No
- 6. Has the applicant received commitments for state or local incentives for activities at the proposed project site? Yes No
- 7. Is the applicant evaluating other locations not in Texas for the proposed project? Yes No
- 8. Has the applicant provided capital investment or return on investment information for the proposed project in comparison with other alternative investment opportunities? Yes No
- 9. Has the applicant provided information related to the applicant's inputs, transportation and markets for the proposed project? Yes No
- 10. Are you submitting information to assist in the determination as to whether the limitation on appraised value is a determining factor in the applicant's decision to invest capital and construct the project in Texas? Yes No

Chapter 313.026(e) states "the applicant may submit information to the Comptroller that would provide a basis for an affirmative determination under Subsection (c)(2)." If you answered "yes" to any of the questions in Section 8, attach supporting information in Tab 5.

SECTION 12: Qualified Property

- 1. Attach a detailed description of the qualified property. [See §313.021(2)] (If qualified investment describes qualified property exactly, you may skip items a, b and c below.) The description must include:
1a. a specific and detailed description of the qualified property for which you are requesting an appraised value limitation as defined by Tax Code §313.021 (Tab 8);
1b. a description of any new buildings, proposed new improvements or personal property which you intend to include as part of your qualified property (Tab 8); and
1c. a map of the qualified property showing location of new buildings or new improvements with vicinity map (Tab 11).
2. Is the land upon which the new buildings or new improvements will be built part of the qualified property described by §313.021(2)(A)? ... [] Yes [x] No
2a. If yes, attach complete documentation including:
a. legal description of the land (Tab 9);
b. each existing appraisal parcel number of the land on which the new improvements will be constructed, regardless of whether or not all of the land described in the current parcel will become qualified property (Tab 9);
c. owner (Tab 9);
d. the current taxable value of the land. Attach estimate if land is part of larger parcel (Tab 9); and
e. a detailed map showing the location of the land with vicinity map (Tab 11).
3. Is the land on which you propose new construction or new improvements currently located in an area designated as a reinvestment zone under Tax Code Chapter 311 or 312 or as an enterprise zone under Government Code Chapter 2303? ... [] Yes [x] No
3a. If yes, attach the applicable supporting documentation:
a. evidence that the area qualifies as a enterprise zone as defined by the Governor's Office (Tab 16);
b. legal description of reinvestment zone (Tab 16);
c. order, resolution or ordinance establishing the reinvestment zone (Tab 16);
d. guidelines and criteria for creating the zone (Tab 16); and
e. a map of the reinvestment zone or enterprise zone boundaries with vicinity map (Tab 11)
3b. If no, submit detailed description of proposed reinvestment zone or enterprise zone with a map indicating the boundaries of the zone on which you propose new construction or new improvements to the Comptroller's office within 30 days of the application date. What is the anticipated date on which you will submit final proof of a reinvestment zone or enterprise zone? ... June 30, 2020

SECTION 13: Information on Property Not Eligible to Become Qualified Property

- 1. In Tab 10, attach a specific and detailed description of all existing property. This includes buildings and improvements existing as of the application review start date (the date the application is determined to be complete by the Comptroller). The description must provide sufficient detail to locate all existing property on the land that will be subject to the agreement and distinguish existing property from future proposed property.
2. In Tab 10, attach a specific and detailed description of all proposed new property that will not become new improvements as defined by TAC 9.1051. This includes proposed property that: functionally replaces existing or demolished/removed property; is used to maintain, refurbish, renovate, modify or upgrade existing property; or is affixed to existing property; or is otherwise ineligible to become qualified property. The description must provide sufficient detail to distinguish existing property (question 1) and all proposed new property that cannot become qualified property from proposed qualified property that will be subject to the agreement (as described in Section 12 of this application).
3. For the property not eligible to become qualified property listed in response to questions 1 and 2 of this section, provide the following supporting information in Tab 10:
a. maps and/or detailed site plan;
b. surveys;
c. appraisal district values and parcel numbers;
d. inventory lists;
e. existing and proposed property lists;
f. model and serial numbers of existing property; or
g. other information of sufficient detail and description.
4. Total estimated market value of existing property (that property described in response to question 1): ... \$ 1,149,510.00
5. In Tab 10, include an appraisal value by the CAD of all the buildings and improvements existing as of a date within 15 days of the date the application is received by the school district.
6. Total estimated market value of proposed property not eligible to become qualified property (that property described in response to question 2): ... \$ 0.00

Note: Investment for the property listed in question 2 may count towards qualified investment in Column C of Schedules A-1 and A-2, if it meets the requirements of 313.021(1). Such property cannot become qualified property on Schedule B.

SECTION 14: Wage and Employment Information

1. What is the estimated number of permanent jobs (more than 1,600 hours a year), with the applicant or a contractor of the applicant, on the proposed qualified property during the last complete quarter before the application review start date (date your application is finally determined to be complete)? 0

2. What is the last complete calendar quarter before application review start date:
 First Quarter Second Quarter Third Quarter Fourth Quarter of 2019
(year)

3. What were the number of permanent jobs (more than 1,600 hours a year) this applicant had in Texas during the most recent quarter reported to the Texas Workforce Commission (TWC)? 0
Note: For job definitions see TAC §9.1051 and Tax Code §313.021(3).

4. What is the number of new qualifying jobs you are committing to create? 2

5. What is the number of new non-qualifying jobs you are estimating you will create? 0

6. Do you intend to request that the governing body waive the minimum new qualifying job creation requirement, as provided under Tax Code §313.025(f-1)? Yes No
 - 6a. If yes, attach evidence in **Tab 12** documenting that the new qualifying job creation requirement above exceeds the number of employees necessary for the operation, according to industry standards.

7. Attach in **Tab 13** the four most recent quarters of data for each wage calculation below, including documentation from the TWC website. The final actual statutory minimum annual wage requirement for the applicant for each qualifying job — which may differ slightly from this estimate — will be based on information from the four quarterly periods for which data were available at the time of the application review start date (date of a completed application). See TAC §9.1051(21) and (22).
 - a. Average weekly wage for all jobs (all industries) in the county is 1,140.50
 - b. 110% of the average weekly wage for manufacturing jobs in the county is 2,165.63
 - c. 110% of the average weekly wage for manufacturing jobs in the region is 799.26

8. Which Tax Code section are you using to estimate the qualifying job wage standard required for this project? §313.021(5)(A) or §313.021(5)(B)

9. What is the minimum required annual wage for each qualifying job based on the qualified property? 41,561.30

10. What is the annual wage you are committing to pay for each of the new qualifying jobs you create on the qualified property? 42,000.00

11. Will the qualifying jobs meet all minimum requirements set out in Tax Code §313.021(3)? Yes No

12. Do you intend to satisfy the minimum qualifying job requirement through a determination of cumulative economic benefits to the state as provided by §313.021(3)(F)? Yes No
 - 12a. If yes, attach in **Tab 12** supporting documentation from the TWC, pursuant to §313.021(3)(F).

13. Do you intend to rely on the project being part of a single unified project, as allowed in §313.024(d-2), in meeting the qualifying job requirements? Yes No
 - 13a. If yes, attach in **Tab 6** supporting documentation including a list of qualifying jobs in the other school district(s).

SECTION 15: Economic Impact

1. Complete and attach Schedules A1, A2, B, C, and D in **Tab 14**. Note: Excel spreadsheet versions of schedules are available for download and printing at URL listed below.
2. Attach an Economic Impact Analysis, if supplied by other than the Comptroller's Office, in **Tab 15**. (*not required*)
3. If there are any other payments made in the state or economic information that you believe should be included in the economic analysis, attach a separate schedule showing the amount for each year affected, including an explanation, in **Tab 15**.



Tab 5

Limitation as a Determining Factor

CG Leon County LLC is a special purpose entity formed to develop and commercialize the Pecan Prairie Solar Project in Leon County, Texas. CG Leon County LLC is a wholly owned subsidiary of ConnectGen LLC (ConnectGen). ConnectGen is an independent renewable energy company headquartered in Houston, Texas, focused on the greenfield development of high-quality wind power, solar power and energy storage solutions across North America.

ConnectGen currently is developing renewable energy projects in ten states, including several in Texas, along with Massachusetts, Ohio, New York, Illinois, Wyoming, Arizona, Nevada, Oregon, and California. ConnectGen continually evaluates its portfolio of potential renewable energy project opportunities based on the quality of the energy resource, other development factors, competitiveness in the market, and overall economic viability, and directs capital and resources to those opportunities with the strongest potential return on investment.

Based on ConnectGen's preliminary investment and investigations, the Pecan Prairie Solar Project appears to have a high quality energy resource and other development factors that would make it a potentially attractive project for further investment, and ConnectGen is excited about the potential opportunity to make this significant investment in Texas and in Leon County.

The Texas power market is highly competitive, however, and renewable energy projects that do not secure approval of Chapter 313 Appraised Value Limitation Agreements to manage long term property tax obligations cannot compete against projects located in other counties in Texas that have secured these agreements. Without this incentive, the Pecan Prairie Solar Project would not be competitive in securing the long-term renewable power purchase agreement that is required to attract third-party financing and make the project economically viable, and ConnectGen would be forced to redirect investment to other opportunities.

In addition to competing against other projects in Texas, the Pecan Prairie Solar Project also must compete with ConnectGen's own project opportunities in other jurisdictions around the country that do offer incentives to help projects manage their long-term property tax obligations. Without a Chapter 313 Appraised Value Limitation Agreement, the Pecan Prairie Solar Project would offer inferior return on investment to these alternatives, and ConnectGen would be forced to redirect capital and resources to other projects outside of Texas.

With the goal of being transparent about its potential investment in Leon County, ConnectGen has created a website to inform the community about the scope and nature of the proposed Pecan Prairie Solar Project. ConnectGen's approach to development emphasizes collaborative engagement with landowners and host communities, and the company endeavors to accomplish this in part by creating websites for all proposed projects. Public statements on the website about project details do not represent a commitment to build this Project, and feasibility remains



dependent on receiving tax incentives under Chapter 313 of the Texas Tax Code. Similarly, CG Leon County LLC has entered into several agreements and contracts related to the proposed Pecan Prairie Solar Project. For example, a lease agreement with the landowner, ERCOT interconnection study agreements, and several Task Orders with consultants related to development activities, such as completing wildlife surveys. No agreement or contract requires that the Pecan Prairie Solar Project be built, and therefore construction remains contingent on receiving tax incentives including a Chapter 313 Appraised Value Limitation Agreement.



Tab 10

Description of Existing Improvements

The following is a listing of all existing improvements within the project boundary. This includes appraisal values by the Leon County Appraisal District of all the buildings and improvements existing as of April 22, 2020. No existing improvements will be subject to the Chapter 313 Value Limitation Agreement, and CG Leon County LLC, reserves the right to remove any existing improvements that may interfere with the installation and operation of the proposed project.

There is no proposed new property that will not become qualified property.

Parcel ID: 613681
Owner Name: GHCJ RANCHES LLC
Account Number: 00030-01450-00100-000000
Situs Address:

Building Sequence	Type	Class	Year Built	Homesite Value	Condition	Percent Good	Square Feet	Replacement Value	Total Value
1	REDDOT	B7	2000	NO	17	81%	14,400	305,420	247,390
2	SHED	SHED	2009	NO	17	93%	560	2,880	2,680
3	SHED	SHED	2000	NO	17	81%	600	3,090	2,500
4	SHED	SHED	2000	NO	17	81%	600	3,090	2,500
5	SHED	SHED	2000	NO	17	81%	144	740	600
6	SHED	SHED	2000	NO	17	81%	144	740	600
7	BARN	OPEN	2009	NO	16	87%	2,000	16,000	13,920
8	BARN	OPEN	2009	NO	16	87%	2,000	16,000	13,920
9	BARN	OPEN	2000	NO	16	66%	15,000	120,000	79,200
10	REDDOT	B7	2000	NO	17	81%	1,200	25,450	20,620

Total Building Value: \$ 383,930



Parcel ID: 613025

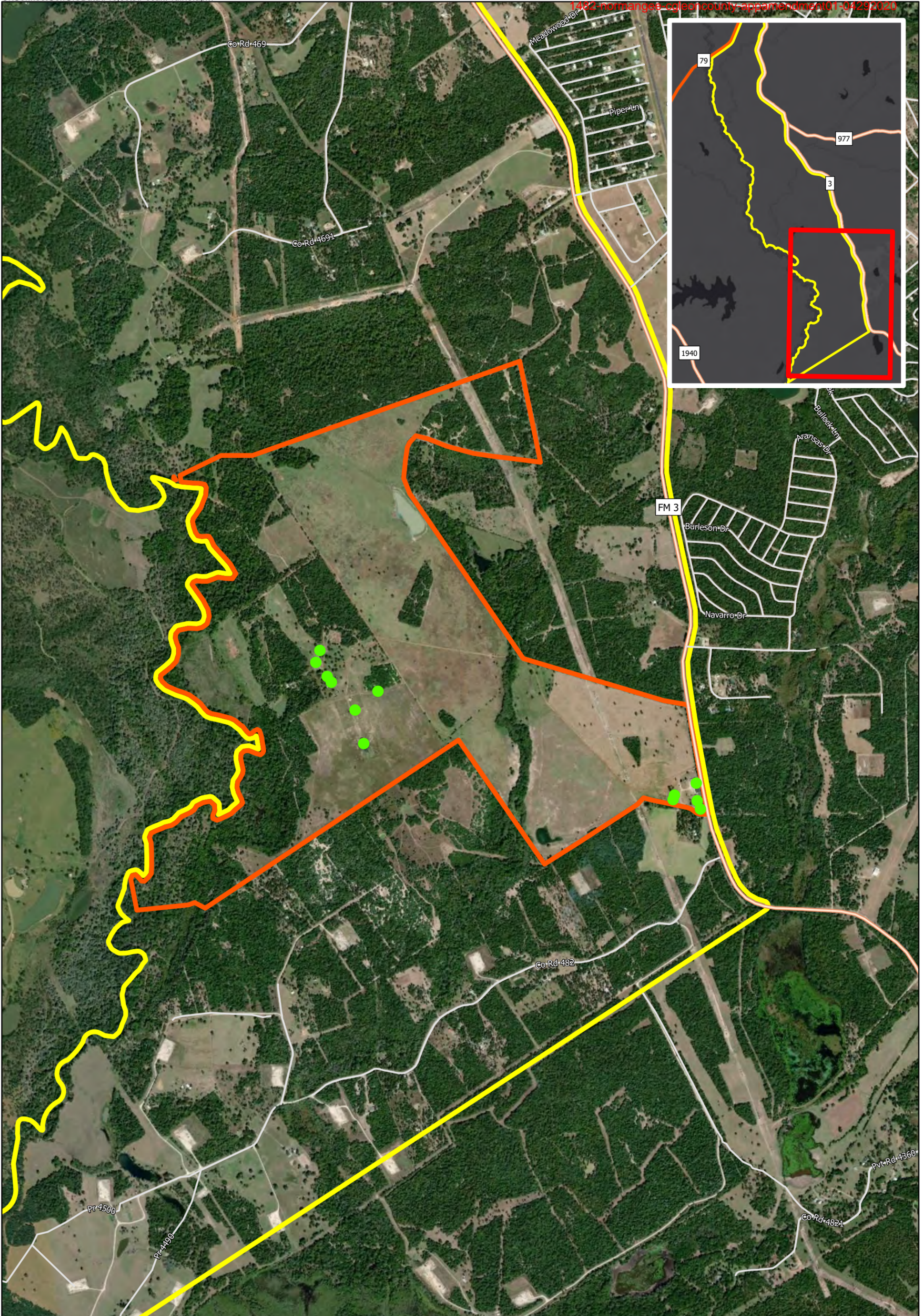
Owner Name: GHCJ RANCHES LLC

Account Number: 00030-08601-00100-000000

Situs Address:

Building Sequence	Type	Class	Year Built	Homesite Value	Condition	Percent Good	Square Feet	Replacement Value	Total Value
1	RES	WF1D	1999	YES	14	83%	1,224	107,990	89,890
2	CO	R	1999	YES	14	83%	320	9,740	8,090
3	CO	R	1999	YES	14	83%	120	3,650	3,030
4	UPST	1	2000	YES	17	86%	704	49,000	42,140
5	REDDOT	B8	2009	NO	17	93%	4,800	111,020	103,250
6	REDDOT	B8	2009	YES	17	93%	8,400	194,290	180,690
7	REDDOT	B8	2013	YES	17	96%	8,400	194,290	186,520
8	CO	R	2009	YES	17	93%	588	4,760	4,430
9	BARN	OPEN	2011	YES	17	95%	19,250	154,000	146,300
10	SHED	SHED	2004	YES	24	100%	240	1,240	1,240

Total Building Value: \$ 765,580



Existing Improvements within Project Boundary

Improvements	US Highway	Other
Proposed Reinvestment Zone	State Highway	Interstate Highway
Project Boundary	Local Road	

Scale: 1:20,000
 Date: 4/29/2020
 PCS: NAD 1983 UTM Zone 14N

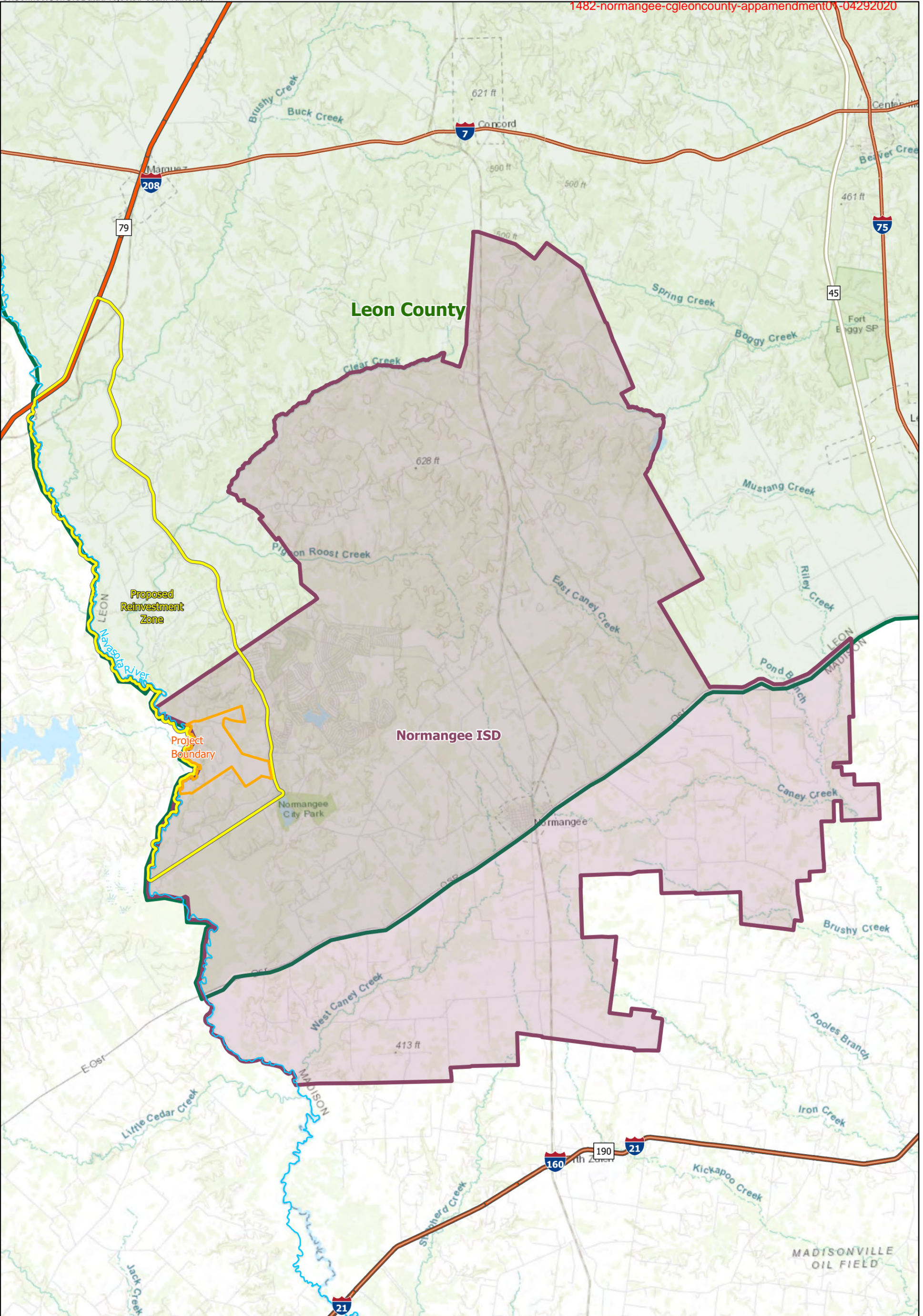
NOTE: This is not a legal survey instrument. All measurements and boundaries depicted are approximations and pend final surveys and title research.



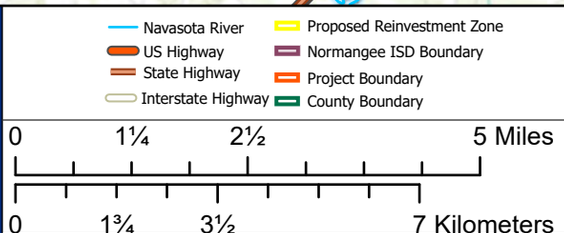
Tab 11

Maps

See Attached Pages

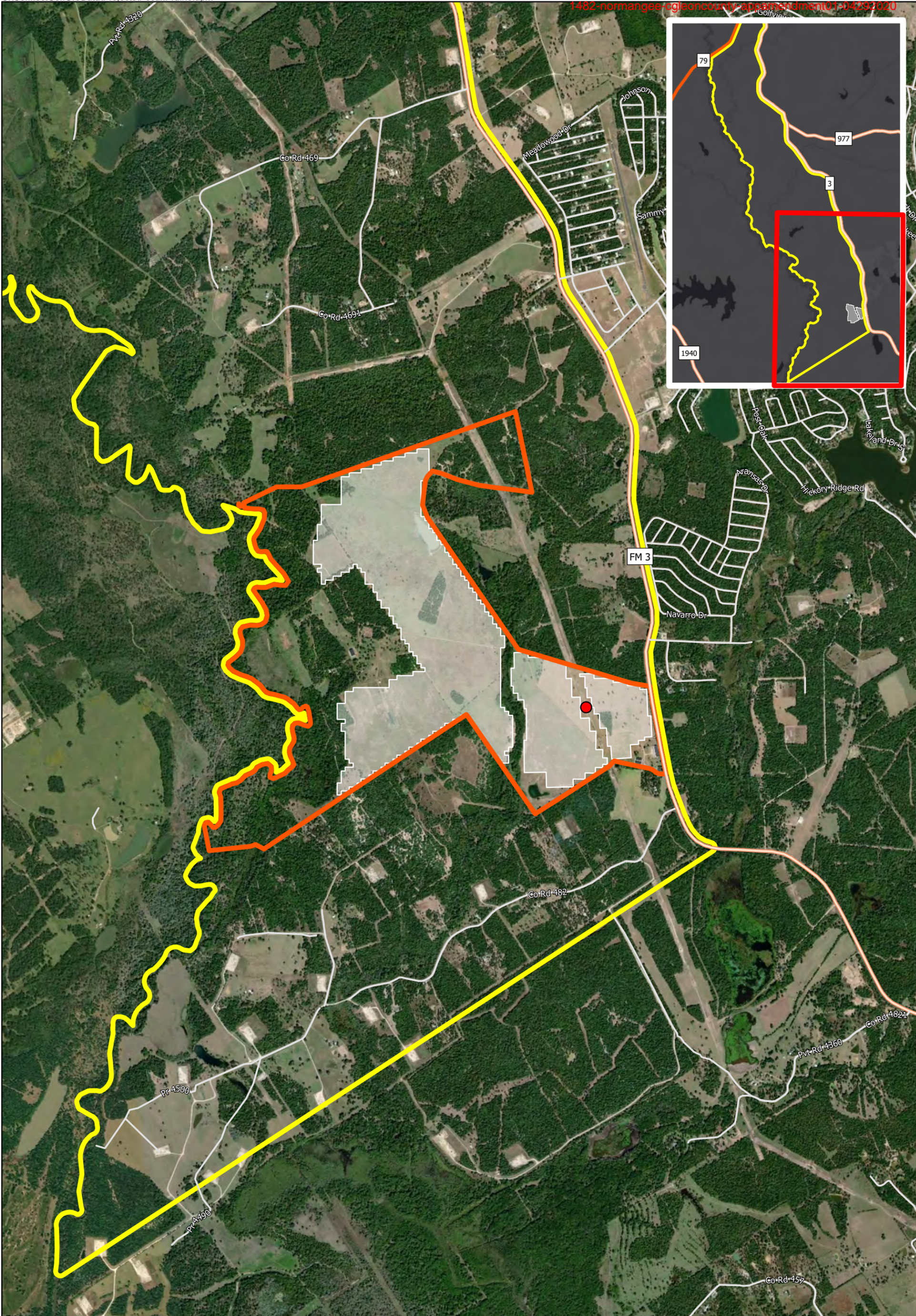


CG Leon County LLC
 Proposed Reinvestment Zone
 within Normangee ISD



Reference Scale: 1:135,000
 4/22/2020
 PCS: NAD 1983 UTM Zone 14N

NOTE: This is not a legal survey instrument. All measurements and boundaries depicted are approximations and pend final surveys and title research.



CG Leon County LLC
 Conceptual Schematic

Project Substation and Maintenance Building	US Highway	Other
Solar Module Siting Areas (white)	State Highway	Proposed Reinvestment Zone
Local Road	Interstate Highway	Project Boundary

Scale: 1:25,000
 Date: 4/21/2020
 PCS: NAD 1983 UTM Zone 14N

NOTE: This is not a legal survey instrument. All measurements and boundaries depicted are approximations and pend final surveys and title research.



Tab 13

Calculation of three possible wage requirements

All Industries & Manufacturing

Year	Period	Area	Ownership	Industry Code	Industry	Average Employment	Average Weekly Wage
2018	04	Leon	Total All	10	Total, All Industries	12,501,765	\$1,148.00
2019	01	Leon	Total All	10	Total, All Industries	12,419,639	\$1,204.00
2019	02	Leon	Total All	10	Total, All Industries	12,565,457	\$1,101.00
2019	03	Leon	Total All	10	Total, All Industries	12,578,171	\$1,109.00
						Average	\$1,140.50
						110% AWW	\$1,254.55
2018	04	Leon	Private	31-33	Manufacturing	844	\$2,010.00
2019	01	Leon	Private	31-33	Manufacturing	840	\$2,422.00
2019	02	Leon	Private	31-33	Manufacturing	841	\$1,739.00
2019	03	Leon	Private	31-33	Manufacturing	840	\$1,704.00
						Average	\$1,968.75
						110% AWW	\$2,165.63

Regional Manufacturing Wage - Brazos Valley Council of Governments

2018 Average Manufacturing Wage (See Following Attachment for Support)

Hourly	Annually	110% of Annual	Weekly (Annual/52)	110% of Weekly
\$18.16	\$37,783	\$41,561.30	\$726.60	\$799.26



Tab 14

Schedules A1, A2, B, C & D

Please see attached

Schedule C: Employment Information

Date 3/16/2020
 Applicant Name CG Leon County LLC
 ISD Name Normangee ISD

Form 50-296A
 Revised May 2014

	Year	School Year (YYYY-YYYY)	Tax Year (Actual tax year) YYYY	Construction		Non-Qualifying Jobs	Qualifying Jobs	
				Column A	Column B	Column C	Column D	Column E
				Number of Construction FTE's or man-hours (specify)	Average annual wage rates for construction workers	Number of non-qualifying jobs applicant estimates it will create (cumulative)	Number of new qualifying jobs applicant commits to create meeting all criteria of Sec. 313.021(3) (cumulative)	Average annual wage of new qualifying jobs
Year before qualifying time period	0	2020-2021	2020					
Qualifying Time Period	1	2021-2022	2021	175	\$45,760	0	0	\$0
Qualifying Time Period	2	2022 - 2023	2022	175	\$45,760	0	0	\$0
Value Limitation Period	1	2023 - 2024	2023	0	\$0	0	2	\$42,000
	2	2024 - 2025	2024	0	\$0	0	2	\$42,000
	3	2025 - 2026	2025	0	\$0	0	2	\$42,000
	4	2026 - 2027	2026	0	\$0	0	2	\$42,000
	5	2027 - 2028	2027	0	\$0	0	2	\$42,000
	6	2028 - 2029	2028	0	\$0	0	2	\$42,000
	7	2029 - 2030	2029	0	\$0	0	2	\$42,000
	8	2030 - 2031	2030	0	\$0	0	2	\$42,000
	9	2031-2032	2031	0	\$0	0	2	\$42,000
10	2032-2033	2032	0	\$0	0	2	\$42,000	
Years Following Value Limitation Period	11 through 25	2033 - 2048	2033 - 2047	0	\$0	0	2	\$42,000

Notes: See TAC 9.1051 for definition of non-qualifying jobs.
 Only include jobs on the project site in this school district.

- C1. Are the cumulative number of qualifying jobs listed in Column D less than the number of qualifying jobs required by statute? (25) Yes
- If yes, answer the following two questions:
- C1a. Will the applicant request a job waiver, as provided under 313.025(f-1)? Yes
- C1b. Will the applicant avail itself of the provision in 313.021(3)(F)? Yes



Tab 17

Signature and Certification Page

SECTION 16: Authorized Signatures and Applicant Certification

After the application and schedules are complete, an authorized representative from the school district and the business should review the application documents and complete this authorization page. Attach the completed authorization page in Tab 17. NOTE: If you amend your application, you will need to obtain new signatures and resubmit this page, Section 16, with the amendment request.

1. Authorized School District Representative Signature

I am the authorized representative for the school district to which this application is being submitted. I understand that this application is a government record as defined in Chapter 37 of the Texas Penal Code.

print here

Mark Ruffin

Print Name (Authorized School District Representative)

Normangee ISD Superintendent

Title

sign here

[Handwritten Signature]

Signature (Authorized School District Representative)

4/30/2020

Date

2. Authorized Company Representative (Applicant) Signature and Notarization

I am the authorized representative for the business entity for the purpose of filing this application. I understand that this application is a government record as defined in Chapter 37 of the Texas Penal Code. The information contained in this application and schedules is true and correct to the best of my knowledge and belief.

I hereby certify and affirm that the business entity I represent is in good standing under the laws of the state in which the business entity was organized and that no delinquent taxes are owed to the State of Texas.

print here

Caton Fenz

Print Name (Authorized Company Representative (Applicant))

Chief Executive Officer

Title

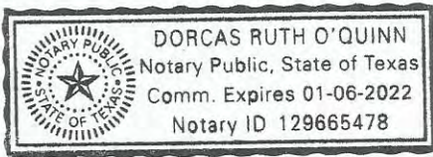
sign here

[Handwritten Signature]

Signature (Authorized Company Representative (Applicant))

4/29/2020

Date



(Notary Seal)

GIVEN under my hand and seal of office this, the

29th day of April 2020

[Handwritten Signature]

Notary Public in and for the State of Texas

My Commission expires: 1/6/2022

If you make a false statement on this application, you could be found guilty of a Class A misdemeanor or a state jail felony under Texas Penal Code Section 37.10.