ACKNOWLEDGEMENTS

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The Barksdale Air Force Base (AFB) Joint Land Use Study (JLUS) is a cooperative land use planning initiative between the U.S. Air Force and the surrounding communities in the region. Partners in the JLUS include: Bossier Parish, Caddo Parish, and the cities of the City of Bossier, Benton, Haughton, and Shreveport.

This document serves as an ongoing guide to local government and Air Force actions to enhance compatibility around Barksdale AFB and to strengthen the military-civilian relationship.

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Mr. Jeffery D. Darby, President of Bossier City Council

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Mr. Rocky Rockett, President & Exec. Dir Greater Bossier Economic Development Foundation
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Mr. Bob Winn

Mr. Charles Coyle, Coyle Engineering

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Background
INTRODUCTION

Barksdale Air Force Base (Barksdale AFB) is within the Shreveport-Bossier City metropolitan area in the northwest corner of Louisiana, 18 miles from the Texas border and within a short drive of Dallas, New Orleans, Houston, and Little Rock. Surrounding communities include the cities of Bossier City (located in Bossier Parish), Shreveport (located in Caddo Parish), Haughton and Benton (located in Bossier Parish). See Figure 1.

Established as a base in 1933, the 22,000-acre installation has long been a significant economic and cultural driver for the region. Since 1958, Barksdale AFB has been the home of the B-52 bomber and now hosts the United States Air Force's (USAF) only B-52H combat crew training school. Today, the installation is also home to the 2nd Bomb Wing, an Air Combat Command (ACC) unit and the oldest bomb wing in the USAF and serves as headquarters to the U.S. 8th Air Force, the unit responsible for air defense and strategic bombing capabilities in the Eastern United States and Europe. Other units include the 917th Wing, an Air Force Reserve Command (AFRC) tenant, the 548th Combat Training Squadron, and Green Flag East. In recent years, Barksdale troops have participated in missions in the Persian Gulf, Kosovo, Afghanistan, and Iraq.

Over the years, the cities and parishes around Barksdale AFB have grown along with the military, reinforcing a close economic and social relationship. This interdependence raises the central challenge of the Joint Land Use Study.

As military installations expand, they bring new people and economic activity to an area. Communities build houses, schools and infrastructure, and create new jobs to support soldiers, civilian workers, and their families.

More people begin to live and work in proximity to the noise and safety risks generated by military training. The presence of these civilian uses can in turn place pressure on installations to modify their operations, possibly compromising mission viability. This land use conflict, referred to as encroachment, threatens the ability of the U.S. military to conduct the realistic training activities necessary for combat readiness. Conversely, military training impacts such as noise from aircraft or weapons firing can diminish quality of life for affected local residents.

STUDY PURPOSE AND GOALS

In 1985, the Department of Defense’s Office of Economic Adjustment (OEA) initiated the Joint Land Use Study (JLUS) program to create a participatory, community-based framework for addressing land use issues around military installations.

The objectives of the JLUS are two-fold:

1. to encourage cooperative land use planning between military installations and the surrounding communities; and
2. to seek ways to reduce the operational impacts of military installations on adjacent land.

The JLUS is as much about the process as it is the final document. It creates a public dialogue around the complex issues of land use, economic and population growth, infrastructure delivery, environmental sustainability, and mission change. The intent of the study is to highlight common interests—attractive development, healthier environments, more efficient infrastructure, economic prosperity, and better quality of life—and to protect the military mission, while sustaining local growth.
The Bossier region was an early adopter of this coordinated approach to planning around military installations. Stakeholders conducted the initial Joint Land Use Study (JLUS) in 1995. Stakeholders joined in initiating this effort to build on the previous study by revisiting current development issues, growth trends, and evolving mission needs and strengthening planning practices at the military/civilian interface.

The purpose of this JLUS is to ensure that surrounding communities can sustain economic activity without compromising the military readiness activities of Barksdale Air Force Base.

The goals of the study are to:

- Clarify existing land use compatibility guidance and develop effective tools for assessing development around the base;
- Increase communication between the military and surrounding communities;
- Evaluate the potential impacts of current and future military operations on surrounding communities;
- Evaluate the potential impacts of community growth on the long-term viability of Barksdale AFB; and
- Recommend action items to reduce encroachment and facilitate future collaboration.

**WHAT IS ENCROACHMENT?**

The long-term goal of the JLUS is to reduce potential encroachment and accommodate compatible local growth to sustain the regional economy. The term ‘encroachment’ describes the operational impacts of military activities on nearby communities and the reciprocal negative effects of adjacent and unmanaged community growth on training and aviation operations.

Designated geographic boundaries that represent noise and air safety impacts—the Accident Potential Zones (APZs) and Noise Zones—extend beyond property owned by Barksdale AFB and into surrounding communities. Later sections of this report explore the interaction of these areas with nearby land uses.

While noise and safety concerns can affect residents living and working around the base, certain nearby civilian land uses that concentrate people, such as higher density housing or public gathering places, can also threaten aviation operations. Ongoing complaints about noise and night flights can place pressure on Barksdale AFB to modify current operating procedures, thus reducing realistic training capabilities or curtailing business activity and economic growth.

Methods of reducing and preventing encroachment include a menu of tools, such as compatible land use planning, infrastructure planning, real estate disclosure, site development requirements, operational changes on the base, and wildlife habitat conservation. One of the purposes of the JLUS is to provide feasible and locally appropriate recommendations to minimize encroachment potential and develop clear guidance for assessing the compatibility of local growth options.

The JLUS report is not a binding document, but rather an advisory report that identifies best practices for ensuring compatible development around the base. The report includes a series of recommended policies and regulations for the Air Force and local governments to consider. It is the responsibility of each participating entity to review the proposals and implement recommendations appropriate for their local context.
Figure 1: Study Area

Barksdale Air Force Base
Joint Land Use Study
Communication
COMMITTEES

A successful JLUS requires active and broad participation to ensure that strategies reflect the diversity of the region and to build support for ongoing implementation. The JLUS planning team worked closely with two committees throughout the planning process. The Executive Oversight Committee (EOC), consisting of local elected officials and senior base leadership oversaw study efforts and accepted the final recommendations identified in this document.

Members of the Project Management Team (PMT) assisted in developing practical encroachment reduction tools and delivering study recommendations to the Executive Oversight Committee for their evaluation. The PMT members are also the key military and community professionals who will implement strategies as part of daily decision-making on the base and in the community. The planning team conducted the following committee meetings as shown in Table 1.

<table>
<thead>
<tr>
<th>Meeting</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kick-off Meeting</td>
<td>April 17, 2008</td>
</tr>
<tr>
<td>Stakeholder Interviews</td>
<td>May 19 -21, 2008</td>
</tr>
<tr>
<td>PMT #2</td>
<td>September 17, 2008</td>
</tr>
<tr>
<td>PMT #3</td>
<td>December 4, 2008</td>
</tr>
<tr>
<td>Executive Oversight Committee</td>
<td>December 10, 2008</td>
</tr>
</tbody>
</table>
Surveys were also sent to the Project Management Team. Questions in the survey related to how effective the 1995 JLUS had been and what could be done to improve upon it as well as current development trends.

Main issues identified include:

- Communication between Barksdale AFB and Bossier City-Parish MPC has improved since the 1995 JLUS was published, as the MPC now regularly coordinates with the base and supplies them with notification of zoning changes within 3,000 feet of the base.

- Two new zoning classifications (Airbase Buffer Zones A-1 and A-2) have been formally adopted since the 1995 JLUS.

- Outreach in the form of distribution of the 1999 AICUZ study and education on noise environments in response to complaints has helped the community understand base operations and encroachment issues.

- Continued residential development, particularly north of Bossier City, is estimated to be the greatest source of potential friction between the community and Barksdale AFB. New infrastructure projects such as improvements to I-49 and the Arthur Teague Expressway and the development of I-69 and the Cyber Innovation Center will help increase housing demand further.

- Noise complaints are rare (at only a couple per month). When they do occur, the majority of these complaints come from housing immediately north and south of the base.

- It was suggested that several tools be investigated for inclusion in the new JLUS, including an AICUZ overlay zone, real estate disclosure, and writing noise level reduction requirements into the building code, as well as developing better ways to communicate to the community regarding base operations and development sensitivities.

**Public Participation Opportunities**

In addition to the Executive Oversight Committee and Project Management Team meetings, the JLUS planning team conducted two rounds of public involvement events in Bossier City and South Bossier on October 21 and 22 and December 15 and 16, 2008.

In addition to public meetings, the public can access a website that tracks the progress and results of the Joint Land Use Study at www.barksdalejlus.com.
Table 2: Local Officials Survey Summary

<table>
<thead>
<tr>
<th>Question</th>
<th>% (out of possible 64)</th>
<th>Overall Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>How would you characterize the overall level of collaboration between your community and Barksdale AFB?</td>
<td>95%</td>
<td>Strong Collaboration</td>
</tr>
<tr>
<td>How would you characterize the level of communication between your local community and Barksdale AFB?</td>
<td>94%</td>
<td>Strong Communication</td>
</tr>
<tr>
<td>How important is the continued or expanded mission of Barksdale AFB to your community in terms of sustaining economic growth and job creation?</td>
<td>97%</td>
<td>Strong Importance</td>
</tr>
<tr>
<td>How effective do you think that existing community policies have been in limiting incompatible growth around the installation?</td>
<td>78%</td>
<td>Very Effective</td>
</tr>
<tr>
<td>What is the level of concern in your community about noise or other impacts generated by operations and training activities at Barksdale AFB?</td>
<td>56%</td>
<td>Moderate Concern</td>
</tr>
<tr>
<td>What is the level of awareness in your community about the effects of incompatible development on the Barksdale AFB mission?</td>
<td>69%</td>
<td>Moderate Awareness</td>
</tr>
<tr>
<td>What do you think is the need for exploring or further strengthening the following tools to promote compatible development around Barksdale AFB?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Land use/zoning</td>
<td>75%</td>
<td>Moderate Need</td>
</tr>
<tr>
<td>Improved communication with military</td>
<td>77%</td>
<td>Strong Need</td>
</tr>
<tr>
<td>Conservation/agricultural easements</td>
<td>70%</td>
<td>Moderate Need</td>
</tr>
<tr>
<td>Avigation easements</td>
<td>70%</td>
<td>Moderate Need</td>
</tr>
<tr>
<td>Real estate disclosure</td>
<td>78%</td>
<td>Strong Need</td>
</tr>
<tr>
<td>Outdoor lighting standards</td>
<td>69%</td>
<td>Moderate Need</td>
</tr>
<tr>
<td>Improved regional coordination</td>
<td>70%</td>
<td>Moderate Need</td>
</tr>
<tr>
<td>Indoor noise reduction standards</td>
<td>64%</td>
<td>Moderate Need</td>
</tr>
<tr>
<td>Controls on infrastructure improvements</td>
<td>67%</td>
<td>Moderate Need</td>
</tr>
<tr>
<td>Controls on transportation improvements</td>
<td>70%</td>
<td>Moderate Need</td>
</tr>
</tbody>
</table>

0-25% none
25-50% minimal
50-75% moderate
75-100% strong/very
Military Mission
In the 1920s, the people of Shreveport lobbied to have a military flying field adjacent to the Red River. In 1933, they succeeded, and Barksdale Airfield (as the base was once called) was founded. The airfield, named for Lieutenant Eugene Hoy Barksdale of the Army Air Corps who lost his life in 1926 while flight testing an observation-type airplane, first served as a training facility for pursuit and fighter crews in the 1930s. The 1940s, however, brought many mission changes and the focus turned to training A-20 and B-24 bombardment groups for combat. In 1946, Barksdale became part of Strategic Air Command. During this time and through the 1950s, expansion and improvement to the installation was necessary to accommodate the new activity, including the arrival of the arrival of the B-52 bombers.

After base realignment in the 1960s, the 2nd Bomb Wing became the host unit in 1963 Eighth Air Force Headquarters moved to Barksdale AFB in 1974, where it remains today. In the 1990s, Barksdale troops were deployed to operations in the Middle East and Somalia, and in 1992 the Tactical Air Command and SAC were realigned as the Air Combat Command (ACC). Over the years Barksdale AFB has had many different aircraft in its inventory, but presently the men and women serving primarily fly the B-52 Stratofortress and A-10 Thunderbolt.

**CURRENT ACTIVITIES**

Barksdale AFB’s principal role is to develop and maintain the capacity needed to conduct strategic warfare, which includes organizing and training a force capable of immediate and sustained long-range bombardment. As the host unit and the largest bomb wing in Air Combat Command (ACC), the 2nd Bomb Wing controls 53 B-52H Stratofortress Bombers assigned to three squadrons as well as oversees installation facilities by providing civil engineering, security, and air operations. Between 30 and 40 B-52s may typically be found on the main aircraft parking apron on any given day. However, Barksdale does not neglect its softer side and strives to maintain a public access policy to provide for maximum outdoor recreational opportunity within mission and resource constraints, allowing access to parks, picnic areas, and athletic fields.

The 2nd Bomb Wing plays a significant role in Air Combat Command and is composed of several groups:

- The Operations Group, which among other activities is responsible for B-52 training, composed of three active Bomb Squadrons (the 20th, 96th, and 11th BSs) and one support squadron (Operation Support);

- The Maintenance Group, which supports the 2nd Bomb Wing, the 8th Air Force, the 917th Wing and more than 34 other associated groups through planning and logistical programs involving maintenance, transportation, supply and contracting;

- The Mission Support Group, made up of approximately 2,600 personnel, which...
provides the administrative and logistical assets required to support non-flight operations; and

- The Medical Group, which provides healthcare and dental services on base.

Two primary associate units reside on base: the 8th Air Force and 917th Wing. Other tenant units include the Defense Commissary Agency (DECA), Defense Reutilization and Marketing Office (DRMO), DET 1 307 Red Horse Civil Engineer Squadron, Federal Aviation Administration (FAA), Navy Resident Officer In Charge (ROIC) of Construction and Navy Seabees Reserve Unit.

The 8th Air Force, one of the three active-duty numbered air forces in ACC, is responsible for 11 wings and two direct reporting units comprised of 250 bomber, fighter and transport aircraft. The 8th Air Force team consists of more than 40,000 active-duty, Air National Guard and Reserve professionals operating and maintaining a variety of aircraft capable of deploying air power to any area of the world. In addition to three intelligence wings, the 8th Air Force controls the core of the country’s heavy bomber force with the B-2 Spirit and B-52 Stratofortress aircraft. The A-10 Thunderbolt, E-8C Joint STARS, EC-130H Compass Call, E-3B Sentry, RC-135 Rivet Joint, RQ-4 Global Hawk and U-2S Dragon Lady reconnaissance aircraft round out their inventory.

The 917th Wing maintains 10 combat-ready B-52H bombers and 24 A1-10/OA-10 attack aircraft. Part of the 1,715-person strong Air Force Reserve’s duties include training A-10 pilots in initial qualification and deploying B-52 bombers to conduct strategic heavy bombardments and maritime operations.

The 548th Combat Training Squadron, Green Flag East aircraft and troops also use Barksdale as a training area. The squadron’s mission includes exercise planning, opportunities for live ordnance delivery, field training, and munitions replication.

**FORESEEABLE ACTIVITIES**

**Green Flag**

Barksdale AFB representatives anticipate that fighter activity will increase on the base as Green Flag activity, which simulates realistic combined arms training for events such as those occurring in Iraq and Afghanistan, grows. At least 10 exercises per year will be carried out. It is expected that the A-10s currently used will be replaced with new F-35s, a much noisier aircraft that will produce noise impacts on communities surrounding Barksdale.

**Long-range Bomber Platform**

Future plans for Barksdale could also include hosting a long-range bomber platform, potentially by 2018. As B-2s and B-52s – in large part controlled by Barksdale’s own 8th Air Force team – are targeted to be replaced by the next-generation long-range bomber, it is anticipated that some aircraft on the base may change within the next decade. Although the B-52s have a venerable history, the fleet’s age is 40 – 50 years old; likewise, the B-2 fighter – although comparatively new – is becoming outmoded as it features only second-generation stealth capabilities, whereas the F-22 features fifth-generation stealth technologies. The future long-range bomber is anticipated to appear like a smaller, sleeker, sub-sonic B-2 bomber; however, if modeled after the newer F-22s or F-35s, could reach supersonic speed. Funding information about the new bomber, however, has been classified, so its exact future is uncertain.

Nonetheless, it is believed that the newer model bomber debuting by 2018 will only be a stopgap to shore up the aging air fleet, and that the revolutionary technology for long-range bombers will emerge around 2037.
Cyber Command

Perhaps the most significant potential activity to locate at Barksdale is the Air Force Cyber Command. Established in September 2007, Cyber Command is a new Air Force organization with the mission of protecting the nation from attacks on its computer, electronic and telecommunications systems. As a Homeland Security initiative, Cyber Command will organize, train and equip forces to preserve freedom of access to cyberspace. Having both offensive and defensive capabilities, it will be charged with protecting sensitive data underpinning the Nation’s infrastructure, economy and national security and preventing adversaries from using their own critical information. Cyber Command, however, will not control all military cyberspace activities; rather, it will seek to enhance the existing capabilities only of Air Force Major Commands and Department of Defense services and agencies. Cyber Command plans to work hand-in-hand with civilian agencies as well to integrate their efforts to protect the country from attacks.

The Cyber Command will consist of approximately 540 staff and is expected to form deep linkages with partner industrial and academic institutions developing new informational tools. In January of 2009, Air Force officials announced the list of proposed bases to host the Command: Barksdale Air Force Base, La.; Lackland AFB, Texas; Langley AFB, Va.; Offutt AFB, Neb.; Peterson AFB, Colo.; and Scott AFB, Ill.

Criteria which will influence the eventual site selection include the following:

- The existence of space / satellite and intelligence cyber activities on site;
- The existence of “state of the art” cable or fiber communications networks on site and in the local community;
- Proximity of the site to a “Silicon Valley-type” high-tech network, “technology corridors” and / or local universities or businesses which support an existing cyber-related workforce;
- The level of threat of terrorism or any other type of attack;
- How practical and economical access to the site is – by a network of roads, nearby railroad and international airport, and if the site has its own runway; and
- Susceptibility of the site to natural disasters such as tornados, hurricanes, blizzards or earthquakes.

Barksdale satisfies many of the criteria which would support its bid to become the permanent home of Cyber Command, including having a fiber optic cable running near the base; major interstate connections; and proximity to railroads and airports. Barksdale having its own runways and the construction of a new $107 million Cyber Innovation Center (expected to draw up to 10,000 civilian contractor jobs) about a mile from the base also bodes well for the Air Force choosing the site as Cyber Command’s permanent home. The Air Force intends to make a final base selection no later than the end of June 2009.
INSTALLATION FACILITIES AND PERSONNEL

Barksdale AFB is approximately 21,945 acres, divided into three overall areas: Main Base, Barksdale East, and the East Reservation. While Main Base is historic heart of the installation, due to ongoing base developmental needs, Barksdale East and the East Reservation have become focal points for future development. These areas are described in more detail below:

- **Main Base (2,128 acres)**, or Main Cantonment Area, is west of Cooper Bayou and contains the airfield (comprised of one runway, taxiways, and parking aprons, measuring approximately 1,525 acres in total); main base industrial, administrative, community and housing facilities; and most of the urban forest. It is largely occupied by a Historic District French featuring Colonial Revival Style architecture, composed of 262 buildings and two structures built between 1932 and 1941, including family housing, officer quarters, and hangars;

- **Barksdale East (1,921 acres)** is the industrial and administrative area just east of Cooper Bayou, containing the Munitions Storage Area (MSA), Leadership School, RED HORSE Civil Engineer Squadron, and Navy Resident Officer in Charge of Construction. Land use activities adjacent to Barksdale East are agriculture/grazing; and

- **East Reservation (17,896 acres)** is east of Cooper Bayou but does not include the Barksdale East compound. The East Reservation is used for military training (light land use, no aerial gunnery or bombing ranges), which includes an ordnance demolition range. It also has several industrial and administrative, community facilities; Capehart and Heritage Heights housing areas; parks; and oil/gas leases. About 17,300 acres of the East Reservation are forested. AF training on the East Reservation disturbs a small area, < 1 % disturbance.

The westernmost six square miles of Barksdale AFB are presently used to accommodate the activities of airfield, munitions storage, residential, administrative, commercial, and industrial buildings, and little space is available for future facility growth west of the runway. However, opportunities to further enhance operational readiness and quality of life at the base are being explored on lands east of the runway (totaling over 19,000 acres) and on the East Reservation (where 561 additional family housing units are being planned adjacent to the 128-unit Heritage Heights development). Such initiatives include:

- Barksdale East Redevelopment, where an Industrial Park to serve base logistical needs can be developed, rationalizing existing facilities that have become outdated;

- East Reservation Development, where the need more amenities for this expanding neighborhood will grow; and

- Flightline Redevelopment, where existing flightline hangars, facilities and loading operations might be moved as a result of future Military Construction (MILCON), according to the 2015 Flightline Move Plan, freeing up areas for development.

Additionally, the possibility of using rural land – within base boundaries but located miles from Main Base – for training and recreational uses
has been suggested. Further, it has been recommended that drilling activities for oil and natural gas, which has been undertaken for many years on the base, should be integrated into the overall land use objectives and compatible to mission requirements. It has been noted, however, that noise from industrial activities and the adverse effect on recreational values and wildlife habitat on the East Reservation is a concern.

Barksdale AFB currently accommodates approximately 14,638 personnel, of which 7,143 are active duty employed by the base. Most military personnel with family members live off base. An additional estimated 40,000 military retirees live within a 100-mile radius of the base. These people impact the base as they use base services such as non-appropriated funds facilities, medical, commissary, and Base Exchange. Table 3 contains a breakdown of installation personnel.

<table>
<thead>
<tr>
<th>Personnel Population</th>
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<tbody>
<tr>
<td>APF Military</td>
<td></td>
</tr>
<tr>
<td>Active Duty</td>
<td>5,475</td>
</tr>
<tr>
<td>Air Force Reserve</td>
<td>7</td>
</tr>
<tr>
<td>Non-extended Active Duty</td>
<td>1,661</td>
</tr>
<tr>
<td>Reserve</td>
<td></td>
</tr>
<tr>
<td>Trainees / Cadets</td>
<td>0</td>
</tr>
<tr>
<td>Total APF Military</td>
<td>7,143</td>
</tr>
<tr>
<td>Active Duty Military Dependents</td>
<td>5,620</td>
</tr>
<tr>
<td>Appropriated Fund Civilians</td>
<td>1,152</td>
</tr>
<tr>
<td><strong>TOTAL POPULATION</strong></td>
<td><strong>14,638</strong></td>
</tr>
</tbody>
</table>

**ECONOMIC IMPACTS OF BARKSDALE AFB**

As the second largest employer in the region, Barksdale AFB has a significant economic impact on the community. (Only the gaming industry has a larger economic impact in northwestern Louisiana.) Based on the Economic Impact Analysis carried out by Barksdale AFB for Fiscal Year 2007, the installation generated approximately $676.6 million impact in the region. This includes base payroll to personnel and civilian contractors, base expenditures for goods and services purchased, and an estimated dollar value of indirect jobs. Indirect jobs are those that provide goods and services to individuals who locate in the region due to Barksdale AFB’s presence. An example of an indirect job would be a teacher who is hired because more school-aged children have moved into the region with their military parents.

The FY07 payroll for Barksdale AFB was approximately $375.7 million, of which $248 million was paid to employees residing off-installation. Its annual expenditures for construction, services, materials, equipment and other supplies were estimated at $197.4 million. It is estimated that Barksdale AFB generated 2,991 indirect jobs worth an annual dollar value of $103.5 million.

The B-52
Regional Profile
DEMOGRAPHICS AND GROWTH TRENDS

Bossier City and Parish have experienced rapid growth in recent years, with population increasing at a faster pace than in the rest of the state. According to the U.S. Census Bureau (2007), from 1990 to 2006 Bossier City grew by approximately 16% (by more than 8,500 people), bringing the 2006 population to over 61,000 people. Likewise, Bossier Parish grew by approximately 25% (by more than 21,000 people) during the same timeframe, bringing the 2006 population to over 107,000 people.

Like many municipalities, Bossier City has undertaken annexation in the last 30 years which has added population to the municipality. According to the Bossier City Comprehensive Plan, continued strong population growth is anticipated in the coming decades—populations of 85,000 persons in 2010 and 96,000 persons in 2020 are projected for the MPC Planning Area. This is a projected growth rate of approximately 13% for this decade and for next decade.

REGIONAL INFRASTRUCTURE

The location and funding of public works projects can exert strong influences over land use trends and demands. Wastewater treatment capacity and roadways in particular tend to induce growth at intensities that typically exceed un-serviced surrounding areas. When exercised judiciously, such capital improvement projects can guide growth and thus act as a powerful tool for promoting compatible land use around military installations.

Utilities Infrastructure

The Bossier City Comprehensive Plan describes the current state of utilities and infrastructure in the area in and around Barksdale AFB and recommends actions needed to maintain and improve this infrastructure. Several projects requiring attention are located near or adjacent to the Barksdale AICUZ, which may help determine future compatible land uses. These infrastructure initiatives are:

1. Install new water lines to complete loops and connect water sub-systems at Shady Grove/Southgate Loop, Sun City/Golden Meadows Loop and Southern Gardens/Southgate Loop;

2. Acquire property, design and construct a new two million gallon (MG) elevated water storage tank on Kingston Road between Benton Road and Airline Drive in North Bossier;

3. Complete a water system loop on Village Lane to connect with the water line on Airline Drive;

4. Have the Bossier City Engineer’s office and appropriate Barksdale AFB personnel develop a working relationship concerning mutually beneficial drainage and floodplain conservation and improvement projects;

5. Install new water and sanitary sewer systems at various locations, including the following in the study area (near flight paths): from the Swan Lake Road intersection with Airline Drive east to Benton Road; along the Greenacres Drive extension from Airline Drive to Swan Lake Road;

6. Relocate water system lines to accommodate widening Barksdale Boulevard to a five-lane cross section;

7. Extend the existing water line and sanitary sewer system along Swan Lake Road north and west to Airline Drive; and

8. The existing distribution system is capable of providing 2 MGD to Barksdale
Air Force Base (BAFB). An expansion of water treatment capacity would be required to safely provide this flow on a long-term basis.

In addition, utilities on base may have to be re-examined. Although a 2006 USAF study found that sanitary sewer and wastewater system is generally adequate for existing and forecasted future development, it recognizes that the system is reaching the end of its life cycle and major upgrades are required.

Although several small- to mid-scale transportation projects are proposed in the Bossier City Comprehensive Plan which are in proximity to the base / AICUZ (such as widening Barksdale Boulevard to five lanes and constructing an interchange at I-20 for Bodcau Station Road), major projects such as the future construction of I-69 offer the strongest indicator of future development patterns. Also known as the NAFTA Trade Corridor and Corridor 18, the proposed I-69 is an ISTEA project designated by Congress in 1991. The legislation aimed to create highways of national importance. Currently, the corridor is proposed to run from Michigan through Indiana (at Indianapolis), Tennessee (through Memphis), and finally to Texas (ending at Houston), passing via Bossier Parish on the way. It is intended that the interstate would substantially enhance freight transportation and trade, improve economic efficiencies, and enhance access to intermodal facilities and military installations. Long-term plans include connecting Canada and Mexico through this route as well.

Current alignment plans (see Figure 2) suggest that I-69 would cross the Barksdale AICUZ, approximately where LA 527 meets U.S. 71. After crossing the Red River, I-69 would continue in a north-easterly direction towards the intersection of LA 167 and LA 527, turning north between Oakland and Koran, then continue to meet I-20 west of the Louisiana Army Ammunition Plant near Haughton. Another major project in addition to the I-69 corridor scheme is the proposed extension of the Arthur Ray Teague Parkway to connect with Curtis Sligo Road south of the base.

Completion of the I-69 project and other major road works will likely promote growth east and south of Barksdale AFB. While such growth appears promising in economic development terms, the construction of the roads highlights the increasing need for joint working between Barksdale and local government to ensure future land uses are compatible and encroachment is
avoided to ensure the Bossier City area reaps the maximum benefit from the presence of both the base and new infrastructure projects.

*Figure 2. Proposed I-69 Corridor Alignment*


Airline Drive
Figure 3. Master Thoroughfare Plan, Bossier City-Parish MPC

Source: Bossier Parish Metropolitan Planning Commission/Comprehensive Land Use and Development Master Plan, November 2002
SUMMARY OF RECENT DEVELOPMENT

In July 2007, the application for $100 million in bonds was approved by Bossier City Council to fund a number of projects around the area, including transportation improvements, upgrades to city parks and the construction of the Cyber Innovation Center at I-220. The financial undertaking represents the largest investment in capital projects in Bossier City’s history. This significant level of investment signals the substantial residential (and income) growth that has occurred in the Bossier City metropolitan area during the past eight to ten years, and as the number of residents and supporting services continue to grow, the acreage needed to meet demand will likewise increase.

Generally, land development adjacent to Barksdale has followed a wedge pattern formed by the Red River and the AICUZ, although some housing, commercial, and industrial uses have developed past the AICUZ and into areas with limited noise impact. While some development in these areas is planned, other activity is reflective of growth in a general strip fashion.

However, the greater amount of development is occurring to the north and west of Barksdale. Several such recent developments are noteworthy as future potential constraints to base activity. These developments describe where major growth is taking place around Barksdale AFB and are detailed below.

Cyber Innovation Center

To help encourage the Air Force’s selection of Barksdale AFB as the permanent home for Cyber Command, Bossier City officials broke ground on the Cyber Innovation Center (CIC) in January 2008, located about a mile from the base. The CIC is being built to support existing cyber activities established at Barksdale AFB through providing expanded research facilities capable of developing emerging technologies. The presence of the Center is also meant to foster collaboration between government, private industry and academia in the pursuit of furthering technologies and research related to cyber infrastructure.

In addition to $50 million already committed to Bossier City and Bossier Parish towards the development of the CIC, Governor Bobby Jindal pledged another $57 million in March 2008 from the state for continued development of the Center and future infrastructure improvements to I-20 / I-220, the interstates along which the CIC is located. Governor Jindal stated that funding for the project will not be limited, as he said the CIC is “the single most important economic development project for our entire state.” It is expected the CIC will draw up to 10,000 civilian contractor jobs and could impact peripheral businesses related to Cyber Command activities within a 150-mile radius of Bossier City.

Benton Road / Airline Drive Corridor

Major residential growth and supporting services has occurred along the Benton Road / Airline Drive Corridor, also located about a mile from Barksdale (to the northwest). Growth along this corridor is representative of the general development pattern of the city towards the north of Bossier. Some attribute this growth to Barksdale AFB’s continued success as an economic driver in the region, or to the gaming industry’s rise in the area, while others point to the Louisiana’s shifting population due to Hurricane Katrina.

Regardless, residents have flocked to Bossier City in recent years, and new retail and numerous subdivisions along Benton Road and Airline Drive attest to the fact. For example, a 650,000-square foot shopping center – anchored by major national retailers such as Target, Best Buy and Office Depot – was recently developed by Stirling Properties at the intersection of the I-220 loop and Airline Drive. It is anticipated that the area
will grow to be a regional center that draws people from Shreveport, Bossier City and beyond for shopping and entertainment opportunities.

The State and Bossier Parish have plans to widen Airline Drive from two lanes to five lanes to cope with increasing traffic numbers, which have risen by over 31% on the thoroughfare during a five-year period. Adjacent, I-220’s traffic has increased by over 105% at the same time. Additionally, Swan Lake Road (located to the east of Airline Drive) is being widened to four lanes to relieve traffic on Airline Drive and to channel industrial development occurring further north to nearby interstates.

Commercial development on Airline Drive near I-220

**Haynesville Shale**

Recently, the Haynesville Shale – believed to hold as much as 20 trillion cubic feet of natural gas reserves – was discovered stretching across the entire area of Caddo and Bossier parishes. The shale, estimated to be twice the size of Barnet Shale in north Texas (which covers 6,000 square miles and 20 counties), extends beyond these parishes, however, and includes part of Sabine Parish, DeSoto, parts of the Red River and Natchitoches, and part of southwest Webster Parish.

Although the full extent of the Haynesville Shale has yet to be explored, if it rivals Barnet Shale, drilling operations will pump billions of dollars into the local economy in only a few years. It has been reported that in Bossier / Caddo parishes, farmland believed to be part of the shale has been being sold for $10-12 million. While the boost to the economy around Barksdale due to local land sales and drilling will likely have some knock-on effects to growth in the area, it will be important to track noise and safety regulations which accompany drilling operations to monitor their affect on surrounding residential areas and the base.

**Haughton to Louisiana Tech University**

According to the Greater Bossier Economic Development Foundation (GBEDF), housing growth is increasing around Haughton, and supporting services (i.e. retail chains) are developing along Highway 80 to Louisiana Tech. While Airline Drive might be the hotspot for new residential subdivisions, Haughton – perennially a favorite with military families that work at nearby Barksdale AFB – is an older area but is proving increasingly attractive to buyers interested in more moderately priced homes.

As this node grows, the link eastward to Louisiana Tech is strengthening due largely to the university’s high-tech focus (it is ranked 10th in the nation for commercializing nanotechnology inventions). Having developed this specialty, Louisiana Tech has the potential to play a role in emerging Cyber Command work at and around Barksdale. The state has recognized Louisiana Tech’s potential and has invested more than $200 million since 2002 in support of developing its information technology initiatives, facilities, and faculty development.

Situated along I-20, the university is also well-suited to become a major player in the area as it is able to tap into the Louisiana Optical Network Initiative (LONI), which runs adjacent to the interstate. LONI is a high-speed fiber optic network connecting supercomputers at Louisiana’s research universities and the National LambdaRail (a nationwide network infrastructure), and is the most powerful regional
network and grid-computing environment in the country.

The emerging Haughton-Louisiana Tech corridor, therefore, linked by major roadways (i.e. Highway 80, Interstate I-20) but also the fiber optic networks of the potential Cyber Command at Barksdale AFB / Cyber Innovation Center and LONI, promises to bring increased growth in proximity to the base from an easterly direction, adding to growth pressures from the north as described above.

REGIONAL ENVIRONMENT AND SUSTAINABILITY

Barksdale AFB lies within three physiographic regions: Tertiary uplands, Pleistocene terraces, and Red River alluvial plains. Tertiary uplands are found on the eastern side of the base and are characterized by sand to clay deposits, remnants of when the Gulf of Mexico extended into northern Louisiana. The Pleistocene terraces are alluvial surfaces, containing deposits from the Red River fluvial plain during the Pleistocene Epoch. The Red River alluvial floodplain, found on the western side of the base and occupying around half of the base area, also contains sediment from the Red River.

Wetlands present on the base are primarily found in the Red River alluvial floodplain. The most recent wetlands survey, completed by Stephen F. Austin State University for the East Reservation (2005), determined that Barksdale AFB has approximately 1,200 acres of wetlands, with the average size of a wetland measuring 12 acres, (the largest being 110 acres and the smallest 0.17 acres in size), although these numbers could change as the Corps of Engineers is currently updating their criteria for wetland delineation (USAF 2007a). The presence of wetlands is significant as Executive Order (EO) 11990, Protection of Wetlands directs all federal agencies, including the military, to avoid the destruction, loss or degradation of wetlands whenever there is a practicable alternative. Because of this directive, wetlands and floodplains pose a significant constraint to facility development on the east side of Barksdale AFB.

Barksdale AFB is rich in plant and animal life. While most of the vegetation structure and composition at Barksdale AFB has been altered over the last 150 years, several ecologically significant natural areas remain. At least eleven sites possess high quality natural communities and are considered worthy of exemplary natural area (NA) designation (TNC 1997). Barksdale in fact has been nationally designated as a Tree City USA member for over 10 years and has the largest live oak collection in northwest Louisiana. A majority of the base acreage, therefore, remains undeveloped and supports bottomland and upland forest vegetation; approximately 17,300 acres of the base are forested. Fallling within the Lower Mississippi Riverine Forest province, Barksdale contains 7,600 acres of oak-gum-cypress bottomlands (located in the western area of the base), in which most wetlands occur, and the 9,700 acres of pine-oak-hickory-maple forest which dominate the uplands (located in the eastern area of the base). While no plants are federally-listed threatened and endangered species, seven plants listed on the state rare list and ten uncommon “watch list” plants have been located on the base.

Likewise, no federally-listed threatened or endangered animals are found on the base, although the state-endangered bald eagle (Haliaeetus leucocephalus) is found on site at Flag Lake. The lake, which is located on the East Reservation approximately five miles east of the flightline, is considered to be an important wintering area for the bald eagle. Other “state-rare” animals found at Barksdale AFB include Cooper’s hawk (Accipiter cooperii) and Bachman’s sparrow (Aimophila aestivalis). More common, unthreatened species found on base include the white-tailed deer, the bobcat, and the
gray fox, along with numerous wading and song birds.

Animals occasionally interfere with base operations and may be harmed by military activity. While wildlife management is generally directed towards improving biodiversity, conserving resources, and enhancing wildlife, fish, and bird habitats, primarily through the implementation of its Integrated Natural Resources Management Plan (INRMP) (completed in 2007), animal and bird populations – particularly in the flightline area – must be controlled to prevent wildlife/aircraft collisions. It has been proposed that this be accomplished by habitat modification, fence maintenance around the flightline, noise and distress calls and as a last resort shooting or trapping. Flightline vegetation will be maintained to discourage birds and limit number of mowings required. The Bird Aircraft Strike Hazard (BASH) plan covers procedures and techniques for preventing bird aircraft strikes and hazards in particular.

Other ecological concerns revolve around flooding. Approximately half of the entire base lies within the Red River floodplain, and several areas of the base are within the 100-year floodplain. The Flat River and Red Chute Bayou (on the East Reservation) are the primary drainage bodies for the entire installation, and natural drainage is generally south and southwest for the western two-thirds of the base and to the southeast for the eastern portion of the base. Flooding is a concern, particularly along major drainage routes, and is seen as a major constraint to development. American beavers (Castor canadensis) can cause further problems, manipulating local hydrology from time to time to cause long-term flooding in some areas. Areas experiencing the most rapid growth are within flood-prone areas, particularly the large flood zone to the north of Barksdale AFB toward Benton, which only exacerbates drainage problems.
Operational Impacts
OPERATIONAL IMPACTS

Routine training and readiness activities at Barksdale Air Force Base produce various impacts that can affect the quality of life in surrounding communities. Examples of these impacts include noise and vibration or the risk of an aircraft accident. Conversely, military operations are susceptible to hazards created by certain proximate civilian activities that may concentrate people or noise sensitive users, obstruct air space, compete for electromagnetic spectrum use or generate light or other visual impairments. Understanding the overlapping spatial patterns of these impacts around the installation is essential for promoting compatible and fully coordinated land use decisions.

The Air Force’s Air Installation Compatible Use Zone Study (AICUZ) is the principle document for evaluating the noise footprint of Barksdale AFB and the hazards associated with military training operations.

AIRCRAFT OPERATIONS

Current operations at Barksdale AFB focus on two primary types of aircraft (A-10 aircraft and B-52 aircraft). Additionally, Green Flag activity includes sorties made by F-15 and F-16 aircraft (as well as A-10 aircraft). Beginning in May of each year, Green Flag East conducts a three-week exercise, operating Monday through Friday, utilizing these aircraft. Every month thereafter through the rest of the year, similar three-week exercises continue to be carried out.

The following describes the nature and frequency of aircraft operations on the base:

A-10 Aircraft

The 47th Fighter Squadron (part of the 917th Wing) operates the A-10 aircraft at Barksdale AFB. In addition to the existing 24 A-10 attack aircraft on base, Barksdale recently received nine additional A-10 aircraft as a result of BRAC 2005.

Based on 2006 estimates, the 47th FS makes 13.33 sorties per day with the A-10s, Monday through Friday. In total, the 47th FS conducted 3,467 sorties in 2006. Additionally, the A-10 aircraft complete an average of 22 closed pattern operations per day, most of which take place during daytime hours (7:00 a.m. to 10:00 p.m.). Night operations (10:00 p.m. to 7:00 a.m.) only comprise 0.05 arrivals; there are no night departures or closed patterns. Night operations, therefore, only make up less than 1% of the total number of operations.

B-52 Aircraft

The 2nd Bomb Wing (including the 11th Bomb Squad, 20th Bomb Squad, and the 96th Bomb Squad) and the 917th Wing fly the B-52 aircraft assigned to Barksdale AFB. Currently, the 2nd Bomb Wing controls 53 B-52s and the 917th Wing maintains 10 combat-ready B-52H bombers (with typically 30 to 40 B-52s being found on the main aircraft parking apron on any given day).

The majority of the B-52 sorties are flown by the 2 BW. The 2 BW flies Monday through Thursday and one Friday per month and occasionally on weekends. The activity of the individual units of
the 2BW and 917th Wing totaled 3,960 sorties in 2006, broken down as follows:

- 11 BS – flew six sorties per day, flying a total of 1,320 sorties;
- 20 BS and 96 BS – flew five sorties per day each, flying a total of 1,100 sorties each (2,200 total); and
- 917th Wing – flew two sorties per day, flying a total of 440 sorties in 2006.

There is an average of 18 arrival, 18 departure, and 48 closed pattern B-52 operations per day at Barksdale AFB. Approximately 79% of the operations occur during daytime hours (7:00 a.m. to 10:00 p.m.). During nighttime hours, there is far less activity, equating to approximately 6 arrivals and 12 closed pattern operations, with only an insignificant number of departures occurring. The huge bombers can be seen performing these operations as far away as Benton and Elm Grove. The circuit parallel to the runway at Barksdale also takes the planes over Haughton.

**Green Flag East**

In addition to the number and frequency of A-10 aircraft operations discussed above, Green Flag East utilizes A-10s in their exercises, along with F-15 and F-16 aircraft. These aircraft are not based at Barksdale but rather at other installations. In 2006, Green Flag East conducted 1,664 sorties (three weeks per month starting in May and continuing through the rest of the year) with the following aircraft:

- 96 sorties with A-10 aircraft;
- 960 sorties with F-16 aircraft; and
- 608 sorties with F-15 aircraft.

As evidenced above, the majority of Green Flag East operations utilize the F-16 aircraft, and the A-10s are utilized the least. There is an average of 6.40 arrival and 6.40 departure Green Flag East operations per day at Barksdale AFB, 85% of which occur in the daytime. Green Flag East does not perform any closed pattern operations.

In addition to these planned aircraft maneuvers, numerous military transient aircraft arrive, depart, and perform closed pattern operations at Barksdale AFB, and it can be expected that transient operations will occur every day over the course of any given year (365 days/year). While a wide variety of aircraft use the base, logs of past visits can be used to estimate a sense of any further impacts on the community which might arise due to the added activity. Based on an average busy day of transient aircraft operations, it can be expected that approximately 3.4 arrivals, 3.4 departures, and 2.7 closed patterns occur on a regular basis in addition to planned aircraft maneuvers, according to the most recent AICUZ Study (August 2008). However, according to a representative from Barksdale AFB, there are no expected increases in aviation activity on the base associated with BRAC.

**AVIATION NOISE**

**Day-Night Sound Level and Decibels**

To measure environmental noise, the Department of Defense (DoD) uses a widely accepted evaluator, the day-night sound level (DNL). The DNL evaluator describes the average daily acoustic energy over the period of one year—meaning that it averages moments of quiet with moments when loud noises can be heard.

Noise levels are measured in terms of a quantity known as decibels (dB). Normal speech has a noise level of approximately 60 dBA and a busy street corner has a noise level of approximately 80 dBA. Table 4 below expresses common sound levels in dBA for comparison.
### Table 4. Description of A-Weighted Decibel Level

<table>
<thead>
<tr>
<th>SOUND</th>
<th>dBA</th>
<th>EFFECT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jet Engines (Near)</td>
<td>140</td>
<td></td>
</tr>
<tr>
<td>Shotgun Firing</td>
<td>130</td>
<td></td>
</tr>
<tr>
<td>Jet Takeoff (100-200 Fort)</td>
<td>130</td>
<td>Threshold of pain (125 dBA)</td>
</tr>
<tr>
<td>Thunderclap (Near)</td>
<td>120</td>
<td>Threshold of sensation (120 dBA)</td>
</tr>
<tr>
<td>Power Saw (Chain Saw)</td>
<td>110</td>
<td></td>
</tr>
<tr>
<td>Jet Fly-over (1000 Fort)</td>
<td>103</td>
<td></td>
</tr>
<tr>
<td>Garbage Truck/Cement Mixer</td>
<td>100</td>
<td>Regular exposure for 1 minute or more risks permanent hearing loss</td>
</tr>
<tr>
<td>Farm Tractor</td>
<td>98</td>
<td></td>
</tr>
<tr>
<td>Lawnmower, Food Blender</td>
<td>85-90</td>
<td>Level at which hearing loss begins (8 hour exposure)</td>
</tr>
<tr>
<td>Recreational Vehicles, TV</td>
<td>70-90</td>
<td></td>
</tr>
<tr>
<td>Diesel Truck (40 Mph, 50 Fort)</td>
<td>84</td>
<td></td>
</tr>
<tr>
<td>Garbage Disposal</td>
<td>80</td>
<td>Annoyance; constant exposure may cause hearing loss</td>
</tr>
<tr>
<td>Washing Machine</td>
<td>78</td>
<td></td>
</tr>
<tr>
<td>Dishwasher</td>
<td>75</td>
<td></td>
</tr>
<tr>
<td>Vacuum Cleaner</td>
<td>70</td>
<td>Intrusive, interference with conversation</td>
</tr>
<tr>
<td>Hair Dryer</td>
<td>70</td>
<td></td>
</tr>
<tr>
<td>Normal Conversation</td>
<td>60-65</td>
<td>Comfortable (under 60 dBA)</td>
</tr>
<tr>
<td>Refrigerator Humming</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td>Whisper</td>
<td>30</td>
<td>Very quiet</td>
</tr>
<tr>
<td>Rustling Leaves</td>
<td>20</td>
<td>Just audible</td>
</tr>
<tr>
<td>Normal Breathing</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td></td>
<td>0</td>
<td>Threshold of normal hearing (1000-4000 Hz)</td>
</tr>
</tbody>
</table>

Source: National Institute of Deafness and Other Communication Disorders
Noise Zones

To assist the surrounding communities in land use decisions, the DoD uses decibel noise contours to illustrate the exposure to noise associated with aviation activities. Below is a general definition of these zones:

- **Noise Zone III**: This is an area around the source of noise in which the DNL is greater than 75 dBA. This zone is considered an area of severe noise exposure and is deemed unacceptable for noise sensitive activities.

- **Noise Zone II**: This area is considered to have significant noise exposure and is normally unacceptable for noise-sensitive land uses. It consists of an area where the DNL is between 65 and 75 dBA.

- **Noise Zone I**: This area, considered to have minimal noise exposure, includes areas in which DNL is less than 65 dBA and is acceptable for all types of land uses.

Noise Contours

Military aircraft operations are the primary source of noise at Barksdale AFB. Although the A-10 aircraft contributes to the noise environment of Barksdale AFB, the B-52 aircraft is the major contributor.

The existing AICUZ study for the Barksdale AFB provides recommended compatible land use activities within different noise zones. **Figure 4** shows noise contours for the base. Barksdale AFB is currently updating its AICUZ plan and noise contours to reflect future operations. The analysis and recommendations of this report are based on the noise contours available at the time of the study.

Noise contours from existing aircraft operations at Barksdale AFB show civilian residences inside of the 65, 70, 75, and 80 DNL contours north and south of the installation. Some military residences are also inside 65, 70, 75, and 80 DNL contours.

Most of the residential use within the noise zones in Bossier City is located between the base and I-20 and surrounding the base's western boundary. In Bossier Parish, residential land is located north of the installation along Route 3, and north and south of Route 79. While the 65-69 dBA noise zone does not interfere with Benton as it is located two miles southwest of the town, it is located in the Benton-Parish MPC Planning Area. In Caddo Parish, this noise zone crosses over to the western side of the Red River but does not affect any populated areas.

Future activity at Barksdale is likely to increase noise significantly, as more fighter activity through Green Flag operations expands. The DoD plans to replace the quieter F-16 / A-10 with the F-35, and the new aircraft is reported to be noisier than all others. Likewise, the F-18 (the primary fighter within the air component of the Navy / Marine Corps) is noisier than its predecessors, as is the F-35, which will replace the A-10 currently on base. According to a Barksdale AFB representative, the base's noise contours will be impacted by these new jets. It is likely that the new AICUZ study currently being completed will reflect these new contours.

While most noise complaints today come from the area just south of the base (the Golden Meadows area), it is believed that they are the result of unusual activity and thus do not reflect current operations. Although noise complaints are currently infrequent (averaging one or two per month), new, noisier aircraft have the potential to increase their frequency. However, careful land use planning through the JLUS process can reduce the likelihood of such conflicts.
AIR SAFETY

Runway Airspace Imaginary Surfaces

Imaginary surfaces are three-dimensional areas around airfields that define the spaces that must be kept clear of obstacles to ensure safe aviation. The effect of noise on tall buildings is particularly relevant when referring to imaginary surfaces. See Figure 5.

Military Clear Zones and Accident Potential Zones

Clear Zones (CZ) and Accident Potential Zones (APZ) are established near military airfields based on the analysis of military aircraft accident history and a determination of where, within airfield environs, an accident is likely to take place and how large an impact area is likely to result from any single accident.

- **The Clear Zone (CZ)** is located at the end of the runway, extends outward 3,000 feet, and is 1,500 feet on either side of the runway centerline. The accident potential in this area is so high that all structures are incompatible.

- **Accident Potential Zone I (APZ I)** is less critical than the CZ, but still possesses significant potential for accidents. Located just beyond the CZ, APZ I extends an additional 5,000 feet from the end of the CZ. Like all runway zones, the APZ I is 3,000 feet wide.

- **Accident Potential Zone II (APZ II)** extends beyond APZ I, is less critical than APZ I, but still poses some risk for accidents. The APZ II extends 7,000 feet from the end of APZ I.

Figure 5 shows the Clear Zones and APZs associated with Barksdale Air Force Base. All three zones extend outside the installation boundary fence.
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Figure 5: Accident Potential Zones and Imaginary Air Surfaces
Compatibility Analysis
COMPATIBILITY GUIDELINES

Encroachment occurs when physically adjacent military and civilian land uses generate one or both of the following effects:

- Nearby community development interferes with the ability of the military to perform its mission or causes modifications to military operating procedures; or
- Members of the public are exposed to a higher than normal levels of operational impacts associated with military activities, such as noise or the risk of an aircraft mishap.

When compatible, land uses can exist next to each other without causing interference with military exercises or exposing people to undue safety risks or nuisance. In this JLUS context, aviation activities raise compatibility issues when next to the following nearby land uses:

- Noise sensitive uses, such as housing, schools, medical facilities or places of worship;
- Uses that tend to concentrate people (certain higher residential densities, schools, churches, hospitals);
- Uses that can interfere with safe air navigation, such as tall structures, or activities that throw off excessive lighting, smoke or dust and may impair vision; and/or
- Uses which attract birds and other wildlife that can interfere with safe aviation.

For purposes of evaluating compatibility in designated noise and air safety zones, the JLUS draws guidance from The Air Force Handbook 32-7084, 1 MARCH 1999, AICUZ Program Manager’s Guide as shown in Table 4 on the following pages. Uses shown in green are compatible with the level of noise exposure or safety risk associated with each particular zone. Use depicted in yellow are conditionally compatible and may require further protection measures, such as indoor noise reduction. Activities shown in red are unacceptable within the given zones, indicating that strict prohibition of the use is the most appropriate regulatory action. These guidelines are only advisory in nature. Only local governments retain the authority to determine land uses around an installation.
# Table 4. Land Use Compatibility Guidance

<table>
<thead>
<tr>
<th>SLUCM NO.</th>
<th>NAME</th>
<th>LAND USE ACCIDENT POTENTIAL ZONES</th>
<th>CLEAR ZONE</th>
<th>APZ 1</th>
<th>APZ 2</th>
<th>NOISE ZONES (dB)</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>Residential</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Household units</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11.11</td>
<td>Single units; detached</td>
<td></td>
<td>A^11</td>
<td>B^11</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>11.12</td>
<td>Single units; semi detached</td>
<td></td>
<td>A^11</td>
<td>B^11</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>11.13</td>
<td>Single units; attached row</td>
<td></td>
<td>A^11</td>
<td>B^11</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>11.21</td>
<td>Two units; side-by-side</td>
<td></td>
<td>A^11</td>
<td>B^11</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>11.22</td>
<td>Two units; stacked</td>
<td></td>
<td>A^11</td>
<td>B^11</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>11.31</td>
<td>Apartments; walk up</td>
<td></td>
<td>A^11</td>
<td>B^11</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>11.32</td>
<td>Apartments; elevator</td>
<td></td>
<td>A^11</td>
<td>B^11</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Group quarters</td>
<td></td>
<td>A^11</td>
<td>B^11</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Residential hotels</td>
<td></td>
<td>A^11</td>
<td>B^11</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Mobile home parks or courts</td>
<td></td>
<td>N</td>
<td>N</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Transient lodgings</td>
<td></td>
<td>A^11</td>
<td>B^11</td>
<td>C^11</td>
<td>N</td>
</tr>
<tr>
<td>16</td>
<td>Other residential</td>
<td></td>
<td>A^11</td>
<td>B^11</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td>Manufacturing</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>Food &amp; kindred products; manufacturing</td>
<td></td>
<td>N</td>
<td>N^2</td>
<td>Y</td>
<td>Y^12 Y^13 Y^14</td>
</tr>
<tr>
<td>22</td>
<td>Textile mill products; manufacturing</td>
<td></td>
<td>N</td>
<td>N^2</td>
<td>Y</td>
<td>Y^12 Y^13 Y^14</td>
</tr>
<tr>
<td>23</td>
<td>Apparel and other finished products made from fabrics, leather, and similar materials; manufacturing</td>
<td></td>
<td>N</td>
<td>N</td>
<td>N^2</td>
<td>Y^12 Y^13 Y^14</td>
</tr>
<tr>
<td>24</td>
<td>Lumber and wood products (except furniture); manufacturing</td>
<td></td>
<td>N</td>
<td>Y^2</td>
<td>Y</td>
<td>Y^12 Y^13 Y^14</td>
</tr>
<tr>
<td>25</td>
<td>Furniture and fixtures; manufacturing</td>
<td></td>
<td>N</td>
<td>Y^2</td>
<td>Y</td>
<td>Y^12 Y^13 Y^14</td>
</tr>
<tr>
<td>26</td>
<td>Paper &amp; allied products; manufacturing</td>
<td></td>
<td>N</td>
<td>Y^2</td>
<td>Y</td>
<td>Y^12 Y^13 Y^14</td>
</tr>
<tr>
<td>27</td>
<td>Printing, publishing, and allied industries</td>
<td></td>
<td>N</td>
<td>Y^2</td>
<td>Y</td>
<td>Y^12 Y^13 Y^14</td>
</tr>
<tr>
<td>28</td>
<td>Chemicals and allied products; manufacturing</td>
<td></td>
<td>N</td>
<td>N</td>
<td>N^2</td>
<td>Y^12 Y^13 Y^14</td>
</tr>
<tr>
<td>29</td>
<td>Petroleum refining and related industries</td>
<td></td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>Y^12 Y^13 Y^14</td>
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<tr>
<td>SLUCM NO.</td>
<td>NAME</td>
<td>CLEAR ZONE</td>
<td>APZ 1</td>
<td>APZ 2</td>
<td>APZ 3</td>
<td>APZ 4</td>
</tr>
<tr>
<td>----------</td>
<td>----------------------------------------------------------------------</td>
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<td>-------</td>
<td>-------</td>
<td>-------</td>
<td>-------</td>
</tr>
<tr>
<td>30</td>
<td>Manufacturing</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>Rubber and miscellaneous plastic products</td>
<td>N</td>
<td>N^2</td>
<td>N^2</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>32</td>
<td>Stone, clay and glass products</td>
<td>N</td>
<td>N^2</td>
<td>Y</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>33</td>
<td>Primary metal industries</td>
<td>N</td>
<td>N^2</td>
<td>Y</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>34</td>
<td>Fabricated metal products</td>
<td>N</td>
<td>N^2</td>
<td>Y</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>35</td>
<td>Professional, scientific, and controlling instruments; photographic and optical goods; watches and clocks</td>
<td>N</td>
<td>N</td>
<td>N^2</td>
<td>Y</td>
<td>A</td>
</tr>
<tr>
<td>39</td>
<td>Miscellaneous manufacturing</td>
<td>N</td>
<td>Y^2</td>
<td>Y^2</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>40</td>
<td>Transportation, communications and utilities</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>41</td>
<td>Railroad, rapid rail transit and street railroad transportation</td>
<td>N^3</td>
<td>Y^4</td>
<td>Y</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>42</td>
<td>Motor vehicle transportation</td>
<td>N^4</td>
<td>Y^3</td>
<td>Y</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>43</td>
<td>Aircraft transportation</td>
<td>N^3</td>
<td>Y^4</td>
<td>Y</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>44</td>
<td>Marine craft transportation</td>
<td>N^3</td>
<td>Y^4</td>
<td>Y</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>45</td>
<td>Highway &amp; street right-way</td>
<td>N^4</td>
<td>Y^3</td>
<td>Y</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>46</td>
<td>Automobile parking</td>
<td>N^4</td>
<td>Y^3</td>
<td>Y</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>47</td>
<td>Communications</td>
<td>N^4</td>
<td>Y^3</td>
<td>Y</td>
<td>Y</td>
<td>A^15</td>
</tr>
<tr>
<td>48</td>
<td>Utilities</td>
<td>N^3</td>
<td>Y^4</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>49</td>
<td>Other transportation communications and utilities</td>
<td>N^3</td>
<td>Y^4</td>
<td>Y</td>
<td>Y</td>
<td>A^15</td>
</tr>
<tr>
<td>50</td>
<td>Trade</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>51</td>
<td>Wholesale trade</td>
<td>N</td>
<td>Y^2</td>
<td>Y</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>52</td>
<td>Retail trade-building materials, hardware and farm equipment</td>
<td>N</td>
<td>Y^2</td>
<td>Y</td>
<td>Y</td>
<td>Y^12</td>
</tr>
<tr>
<td>53</td>
<td>Retail trade- general merchandise</td>
<td>N</td>
<td>N^3</td>
<td>Y^2</td>
<td>Y</td>
<td>A</td>
</tr>
<tr>
<td>54</td>
<td>Retail trade- food</td>
<td>N</td>
<td>N^3</td>
<td>Y^2</td>
<td>Y</td>
<td>A</td>
</tr>
<tr>
<td>55</td>
<td>Retail trade- automotive, marine craft, aircraft and accessories</td>
<td>N</td>
<td>Y^2</td>
<td>Y^2</td>
<td>Y</td>
<td>A</td>
</tr>
<tr>
<td>56</td>
<td>Retail trade- apparel and accessories</td>
<td>N</td>
<td>N^2</td>
<td>Y^2</td>
<td>Y</td>
<td>A</td>
</tr>
<tr>
<td>57</td>
<td>Retail trade- furniture, home furnishings and equipment</td>
<td>N</td>
<td>N^2</td>
<td>Y^2</td>
<td>Y</td>
<td>A</td>
</tr>
<tr>
<td>58</td>
<td>Retail trade- eating and drinking establishments</td>
<td>N</td>
<td>N</td>
<td>N^2</td>
<td>Y</td>
<td>A</td>
</tr>
<tr>
<td>59</td>
<td>Other retail trade</td>
<td>N</td>
<td>N^2</td>
<td>Y^2</td>
<td>Y</td>
<td>A</td>
</tr>
</tbody>
</table>
Table 4 Footnotes:

Y - (Yes) - Land use and related structures are compatible without restriction.
N - (No) - Land use and related structures are not compatible and should be prohibited.
Yx - (yes with restrictions) - Land use and related structures generally compatible; see notes indicated by the superscript.
Nx - (no with exceptions) - See notes indicated by the superscript.
NLR - (Noise Level Reduction) - NLR (outdoor to indoor) to be achieved through incorporation of noise attenuation measures A, B, or C - Land use and related structures generally compatible; measures to achieve NLR for A(DNL/CNEL 65-69), B(DNL/CNEL 70-74), C(DNL/CNEL 75-79), need to be incorporated into the design and construction of structures.
A*, B*, and C* - Land use generally compatible with NLR. However, measures to achieve an overall noise level reduction do not necessarily solve noise difficulties and additional evaluation is warranted. See appropriate footnotes.
* - The designation of these uses as “compatible” in this zone reflects federal agencies’ and program considerations of general cost and feasibility, as well as past community experiences. Localities, when evaluating the application of these guidelines to specific situations, may have different concerns or goals to consider.
1. Suggested maximum density of 1-2 dwelling units per acre, possibly increased under a Planned Unit Development (PUD) where maximum lot coverage is less than 20 percent.
2. Within each land use category, further deliberating by local authorities may be needed due to the variation. Shopping malls and shopping centers are considered incompatible use in any accident potential zone (CZ< APX 1, or APZ 2).
3. The placing of structures above-ground utility lines in the clear zone is subject to sever restrictions
4. No passenger terminals and no major above-ground transmission lines in APZ 1.
5. Factors to be considered: labor intensity, structural coverage, explosive characteristics, and air pollution.
6. Low-intensity office uses only. Meeting places, auditoriums, etc., are not recommended.
7. Excludes chapels.
8. Facilitates must be low intensity.
9. Clubhouses not recommended.
10. Areas for gatherings of people are not recommended.
11. a. Although local conditions may require residential use, it is discouragement in DNL/CNEL 65-69 dB and strongly discouraged in DNL/CNEL 70-74 dB. The absence of viable alternative development options should be determined and an evaluation indicating a demonstrated community need for residential use would both be met if development were prohibited in these zones should be conducted prior to approvals.
b. Where the community determines the residential uses must be allowed, measures to achieve outdoor to indoor Noise Level Reduction (NRL) for DNL/CNEL 65-69 dB and DNL/CNEL 70-74 dB should be incorporated.
c. NRL criteria will not eliminate outdoor noise problems. However, building location and site planning can help mitigate outdoor exposure, particularly from near ground level sources. Measures that reduce outdoor noise should be used whenever practical in preference to measures which only protect interior spaces.
12. Measures to achieve the same NRL as required for facilities in DNL/CNEL 65-69 dB range much be incorporated into the design and construction of portions of these buildings where the public is received, office areas, noise sensitive areas or where the normal noise level is low.
13. Measures to achieve the same NRL as required for facilities in DNL/CNEL 70-74 dB range much be incorporated into the design and construction of portions of these buildings where the public is received, office areas, noise sensitive areas or where the normal noise level is low.
14. Measures to achieve the same NRL as required for facilities in DNL/CNEL 75-79 dB range much be incorporated into the design and construction of portions of these buildings where the public is received, office areas, noise sensitive areas or where the normal noise level is low.
15. If noise sensitive, use indicated NRL; if not, the use is compatible.
16. No buildings.
17. Land use is compatible provided special sound reinforcement systems are installed.
18. Residential buildings require the same NRL as required for facilities in DNL/CNEL 65-69 dB range.
19. Residential buildings require the same NRL as required for facilities in DNL/CNEL 70-74 dB range.
20. Residential buildings are not permitted. Land use is not recommended. If the community decides the use is necessary, hearing protection devices should be worn by personnel.
While aircraft noise and air safety hazards are the major operational issues generated by Barksdale Air Force Base, impacts from the surrounding community can also interfere with military training operations.

**Air Space Intrusion**

Cell towers can act as a physical intrusion into active air space, particularly for aircraft participating in low altitude operations. Communications towers may also be a source of electromagnetic 'noise,' which may affect military avionics and radio frequency (RF) dependant weapons systems and communications.

**Radio Frequency Spectrum**

Adequate radio frequency spectrum is essential to almost all aviation operations. Civilian radio frequency devices (e.g. radios, radars, keyless entry devices) can sometimes transmit in military assigned frequencies, affecting electronic systems and communications equipment.

**Exterior Lighting**

Outdoor lighting systems, especially interstate interchange streetlights or exterior security lighting associated with large buildings, often allow significant light to travel upward into an otherwise darkened sky. The resulting "light pollution" can obscure pilot vision or interfere with the use of night vision training devices.

Night vision flight training, in which aviators use night vision goggles (NVGs) or other types of night vision systems, is essential to the missions of the modern military. Night vision systems are designed to operate away from civilization and electric lighting. Exposure to stray light can cause the vision screen to white-out, temporarily robbing the aviator of vision. In some cases, light pollution can hinder night training resulting in a relocation of training routes or rendering it infeasible.

**LAND USE COMPATIBILITY ANALYSIS**

An analysis was conducted to assess the compatibility of land use conditions surrounding Barksdale AFB with military operations. The object of the analysis is to identify the locations of potential land use conflicts. The two primary operational impacts occurring outside the boundary of Barksdale AFB are loud noises and military clear zones and accident potential zones. Both impacts are associated with airfield operations. The Department of Defense provides land use compatibility guidelines for each of these impacts: Guidelines for Considering Noise in Land Use Planning and Control (FICUN, 1980) and the DoD Compatible Land Use Guidelines for Clear Zones and Accident Potential Zones (US Army, 1981). The land use compatibility analysis applies these guidelines to both existing and future land use conditions, as expressed in the Bossier City Comprehensive Land Use Development Master Plan.

**Methodology**

The methodology employed for the land use compatibility analysis is relatively straightforward. Using Geographic Information Systems (GIS), spatial data representing military operational impacts - in this case AICUZ noise contour data and Military Clear Zones and Accident Potential Zones - is overlaid with Bossier City land use data. Areas in the land use data that do not overlap with the operational data are assumed to be “compatible” by default. Likewise, all areas in which overlap does occur are selected for further analysis.

The Bossier City land use data used in this analysis was produced as part of the Bossier City Comprehensive Land Use Development Master Plan process. The data extends outside of the city limits to the north, south and west, approximately four miles, to include virtually all of the territory within the Metropolitan Planning Commission (MPC) Planning Area. It should be
noted, however, that the land use data used in the analysis presents land use conditions at two different levels of detail depending upon whether the land is within the city limits or outside. Within the city limits, parcel-level detail is provided for land uses, while outside the city limits, land use conditions is presented in swaths that may include more than one property at a time.

For the analysis, existing and future land use classification descriptions were reviewed in the Bossier City Comprehensive Land Use and Development Master Plan. Each land use classification in the Bossier City comprehensive plan was then linked to a corresponding land use description in the DoD guidelines. The guidelines were then applied to each case in which a given land use was found to intersect with one of the operational impacts. Depending upon the level of operational impact (i.e. noise level, accident potential zone) and the compatibility of the given intersecting land use (according to the guidelines), the land use was re-coded as one of three potential compatibility conditions. A corresponding color code was also applied to graphically represent the condition.

**Compatible (Green)** – the character and intensity of land use does not conflict with the military impact

**Conditionally Compatible (Yellow)** – the character and intensity of the land use is appropriate only under certain conditions (For example: certain land uses are compatible only if specific structural conditions are met, such as noise attenuated roofing; or a land use classification may be broad enough to include both compatible and incompatible potential land uses)

**Incompatible (Red)** – The character and/or intensity of land use is inappropriate given the military impact

Because of the discrepancy in detail between areas within the city limits and those outside, two different methods of coding land were employed. Within the city limits, where land use conditions are expressed at the parcel level, each parcel was coded with the appropriate compatibility level. In cases in which only a portion of a given parcel is intersected by a military impact, the compatibility code is applied to the entire parcel. For areas outside the city limits, in which land use is expressed in larger swaths, only the portion of a given land use area that is intersected by an operational impact is coded.

Tables 5 and 6 list the compatibility condition assigned to each land use under the various military impact intensities:
### Table 5. Existing Land Use Compatibility

<table>
<thead>
<tr>
<th>EXISTING LAND USE CLASSIFICATION</th>
<th>CLEAR</th>
<th>ZONE</th>
<th>APZ I</th>
<th>APZ</th>
<th>65-70</th>
<th>70-75</th>
<th>75-80</th>
<th>80+ dB</th>
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</thead>
<tbody>
<tr>
<td>Low Density Residential (LDR)</td>
<td>N</td>
<td>N</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>High Density Residential (HDR)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Manufactured Housing (MH)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Commercial Office (CO)</td>
<td>N</td>
<td>N</td>
<td>Y</td>
<td>Y</td>
<td>CC</td>
<td>CC</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Commercial Retail (CR)</td>
<td>N</td>
<td>CC</td>
<td>CC</td>
<td>Y</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
</tr>
<tr>
<td>Public/Semi-Public (PSP)</td>
<td>N</td>
<td>N</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
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<tr>
<td>Light Industrial (LI)</td>
<td>N</td>
<td>CC</td>
<td>CC</td>
<td>Y</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
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<tr>
<td>Heavy Industrial (HI)</td>
<td>N</td>
<td>CC</td>
<td>CC</td>
<td>Y</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
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<tr>
<td>Park (PK)</td>
<td>N</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Rural Development (RD)</td>
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<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
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<tr>
<td>Vacant (V)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
</tbody>
</table>

N = Incompatible  
CC = Conditionally Compatible  
Y = Compatible

### Table 6. Future Land Use Compatibility

<table>
<thead>
<tr>
<th>FUTURE LAND USE CLASSIFICATION</th>
<th>CLEAR</th>
<th>APZ I</th>
<th>APZ II</th>
<th>65-70</th>
<th>70-75</th>
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<th>80+ dB</th>
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<td>Village Development Area (VDA)</td>
<td>N</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
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<td>N</td>
</tr>
<tr>
<td>Low Density Residential (LDR)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>CC</td>
<td>CC</td>
<td>N</td>
</tr>
<tr>
<td>High Density Residential (HDR)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Manufactured Housing (MH)</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
<tr>
<td>Commercial Office (CO)</td>
<td>N</td>
<td>N</td>
<td>Y</td>
<td>Y</td>
<td>CC</td>
<td>CC</td>
<td>N</td>
</tr>
<tr>
<td>Commercial Retail (CR)</td>
<td>N</td>
<td>CC</td>
<td>CC</td>
<td>Y</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
</tr>
<tr>
<td>CD/CR</td>
<td>N</td>
<td>N</td>
<td>CC</td>
<td>Y</td>
<td>CC</td>
<td>CC</td>
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</tr>
<tr>
<td>Public/Semi-Public (PSP)</td>
<td>N</td>
<td>N</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
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<tr>
<td>Industrial (I)</td>
<td>N</td>
<td>CC</td>
<td>CC</td>
<td>Y</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
</tr>
<tr>
<td>Park (PK)</td>
<td>N</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>N</td>
</tr>
<tr>
<td>Rural Development (RD)</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
<td>CC</td>
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<tr>
<td>Sensitive Development Area (SDA)</td>
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<td>CC</td>
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<td>CC</td>
<td>CC</td>
</tr>
</tbody>
</table>

N = Incompatible  
CC = Conditionally Compatible  
Y = Compatible
**Findings**

Because of the generality of many land use classifications, the most common compatibility condition for land uses within the study area that intersect military impacts from Barksdale AFB is “conditionally compatible.” For example, under some impact conditions, an elementary school may be incompatible, while a government office is compatible, although both uses may fall under the Public/Semi-Public (PSP) land use classification. In these cases, the condition is considered to be “conditionally compatible.”

Existing land use conditions are generally compatible or conditionally compatible, with a few notable exceptions. North of Barksdale AFB, pockets of residential and public/semi-public land uses coincide and conflict with the flight accident potential zones. Although no incompatible land uses are found within the clear zone, several are within both APZ I and APZ II. The majority of incompatible residential land use is classified as MH (Manufactured Housing). Manufactured housing tends to be the least compatible housing type due to its increased vulnerability to high levels of noise; however, rarely is any residential land use type compatible within accident potential zones. Outside of the APZs, three somewhat significant swaths of land classified as LDR (Low Density Residential) appear as incompatible because they exist within the 75-80 dB noise contour. These areas are located: 1) north of Barksdale AFB along Shed Road, 2) south of Barksdale AFB just west of Mike Wood Community Park, and 3) south of Barksdale AFB along Sligo Road. Mike Wood Community Park is also coded incompatible due to the high noise levels and overlap with the CZ. Additionally, a relatively large PSP land use area just south of I-222 is within the 80 dB noise level and is therefore incompatible. The remainder of incompatible land is classified as MH and HDR (High Density Residential) and conflict because of overlap with noise contours.

Under the future land use plan, the frequency of incompatible land use conditions is reduced, while the prevalence of conditionally compatible land use conditions is increased. This can particularly be seen just north of Barksdale AFB, where much of the area shown as “compatible” under the existing condition appears “conditionally compatible” under the future scenario. Furthermore, two additional land use classifications are introduced in the Future Land Use Plan section of the Bossier City Comprehensive Land Use Development Master Plan: SDA (Sensitive Development Area) and VDA (Village Development Area). Several of the existing incompatible MH areas are shown as VDA in the future land use plan. Because VDA can describe various land uses, including residential and commercial, VDA areas in the future land use plan are considered “conditionally compatible.” Likewise, the SDA classification assumes a land use condition that takes into account “natural or manmade constraints such as floodplains, wetlands and the flight paths associated with Barksdale AFB.” Therefore, SDA land is considered “conditionally compatible” as well.

**Figures 6 and 7** show the results of the compatibility analysis under existing and future land use scenarios.
Figure 6: Compatibility Assessment, Existing Land Use
Figure 7: Compatibility Assessment, Future Land Use
**JLUS AREAS OF CONCERN**

An analysis of overall land use compatibility indicates that incompatible land uses exist to the north and south of the airbase, as follows:

North of BAFB:

- Public/semi-public uses found in the northern CZ / 80+ dBA noise zone, and north of I-20 in APZ I / 80+ dBA noise zone
- Residential uses in northern APZ I / 75 dBA noise zone
- Park land uses found in the western portion of Shed Road Community Playfield in northern APZ II / 75 dBA noise zone

South of BAFB:

- Recreational / public/semi-public use in the southern CZ / 75 dBA noise zone
- Open space / low density use in southern APZs I and II / 80+ dBA noise zone

Industrial and commercial use will likely comprise the majority of new development to the northwest of Barksdale, with only a small amount of residential planned, which mirrors existing land use. However, two Village Development Areas (VDAs) are planned for potentially noise affected areas. Area south of the airbase is within the 100-year floodplain and therefore labeled as SDA. Planners must ensure that development in both the VDAs and SDAs adheres to USAF guidelines and regulations in these sensitive areas.
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FEDERAL COMPATIBILITY INITIATIVES

The Department of Defense (DoD) has three major programs designed to address potential conflicts between military and civilian land uses. In 1972, the DoD established the Air Installation Compatibility Use Zone (AICUZ) program to identify noise-affected areas around installations and to develop cooperative approaches for reducing adverse impacts. Barksdale Air Force Base is currently in the process of updating their AICUZ. The plan is scheduled for completion in the spring of 2009.

In 1985, the DoD initiated the Joint Land Use Study (JLUS) program to create a community-based framework for land use planning around military installations. The JLUS process, which has produced this document, encourages residents, local decision-makers, and installation representatives to examine current and foreseeable land use conflicts and develop collaborative solutions that balance military and civilian interests.

Once specifically sited in remote areas, military installations are now often in the path of advancing exurban development or have generated external growth through spin-off economic activities. Over the past decade, the DoD has increasingly recognized encroachment as a major constraint in safely and effectively carrying out the training and readiness activities of the military.

In an effort to protect the future use of installations and training land, the FY2003 National Defense Authorization Act authorized the Military Services (Army, Navy, Marine Corps and Air Force) to enter into agreements with non-federal conservation organizations to acquire real estate in the vicinity of military installations such as bases, posts and forts. The statutory authority can be found in the United States Code at 10 U.S.C. 2648a.

The Readiness and Environmental Protection Initiative (REPI) grants the military the ability to enter into agreements with eligible entities, such as local governments, non-governmental organizations, and willing land owners to secure conservation easements on property in the vicinity of, or ecologically related to, a military installation or military airspace.

The agreements enable private organizations to acquire, on a cost-shared basis, development interests in the properties of voluntary sellers. The property owner typically continues to hold the title for the land, but receives monetary compensation and tax breaks to maintain the encumbered property in a highly limited use that preserves habitat and avoids interference with the operational procedures of the nearby installation. REPI is the fastest growing conservation-based program in the federal government today.

The DoD has also formed a partnership with the United States Department of Agriculture (USDA) to conserve sensitive lands near military bases around the nation. Through the USDA, installation ACUB planners can now access the resources of existing easement programs, such as the Farm and Ranch Lands Protection Program, the Wetlands Reserve Program, and the Grassland Reserve Program. The DoD’s promotion of conservation and integrated planning enhances the choice of encroachment reduction tools available to today’s installations and defense communities and supplements smart growth land use strategies pursued by many local governments.

STATE COMPATIBILITY INITIATIVES

Complementing federal policy efforts, states have increasingly mandated collaborative planning among military installations and local governments. The State of Louisiana requires that local jurisdictions considering a zoning request or variance affecting property within
three thousand feet of the boundary of a military installation notify the commander of the installation thirty days in advance of the action. The mandated notification enables military representatives to provide feedback to the community on any potentially adverse impacts of the proposed action on nearby military activity.

LOCAL COMPATIBILITY INITIATIVES

Unified Development Code, Bossier City/Parish, Louisiana (December 2006)

Two Special Purpose Zoning Districts were created to help control the types of development permitted in and around Barksdale AFB. The Unified Development Code for Bossier City/Parish outlines these districts: A-1 Airbase Buffer Zone – North and A-2 Airbase Buffer Zone – South. Figure 8 below shows the location of these districts. (Both districts are located towards the main entrance of the base, with A-1 shown in pink and A-2 shown in green.)

Special Purpose Zoning District A-1 – Airbase Buffer Zone – North

According to the Unified Development Code, the A-1 district was established to limit uses and development within and near the north-northwest approach to Barksdale AFB to those activities that reflect land uses recommended in the most current AICUZ Study. The recommended land uses in the AICUZ Study are uses that are less sensitive to aircraft activities and that will not hamper flight operations.

Uses allowed in the A-1 District include all industrial uses, most utilities / transportation uses (with the exception of ambulance services and telecommunications facilities / towers), and various other agricultural and temporary uses. Notably, the A-1 District does not allow residential uses and only one public / institutional use (cemeteries). A-1 District uses are described further in Table 7.

While some uses which are allowed are Permitted by Right, most are Provisional or Conditional uses (i.e. require oversight either by the Executive Director or Planning Commission). In the APZ I and APZ II areas, however, uses are allowed as Provisional and Conditional only. Additionally, there are restrictions on the number of people (employees and customers) allowed to gather in the APZs, not to exceed 50 persons per acre at any time.

The Unified Development Code stipulates that all uses allowed in both the A-1 and A-2 districts should follow the recommendations and guidelines in the most current AICUZ Study. In addition to AICUZ recommendations, the UDC mandates that uses allowed in the A-1 district cannot produce smoke emissions of a nature that could interfere with aircraft or conduct operations that would attract birds. Land uses in this district will not be allowed outdoor neon lighting, flashing lights, or lighting of an intense nature that would be detrimental to the operation of aircraft.

Requirements for development which does take place in the A-1 District include minimum lot areas of 10,000 sq ft. Building heights are restricted to 2.5 stories or 35 feet, whichever is less; this correlates to building height regulations in Commercial District B-3 General Business. Yard requirements for both A-1 and A-2 districts are detailed in Table 8.
Figure 8: Zoning
Approved off-premise outdoor advertising displays, signs, or billboards may be constructed, erected and maintained in the A-1 District. This signage should be set back from the property lines on which they are located. Minimum rear and side setbacks should be 5 feet, and minimum front yard set-back (measured from the sign surface) should be as follows:

- For signs measuring less than 72 sqft: 10 ft setback
- For signs measuring 72-390 sqft: 15 ft setback
- For signs measuring 390-672 sqft: 15 ft setback

The maximum size for off-premise signage oriented toward 1-20 and 1-220 is 672 sqft and 390 sqft for signage on major streets. Height limits for all off-premise signage is 45 feet in the district. In addition to meeting the above standards on signage, any sign constructed in the A-1 district must also meet regulations set forth by the FAA and U.S. Air Force.

In addition, self-service accessory structures / vending machines such as free-standing ATM vestibules, ice making and vending machines are allowed in the district. Chain link fences facing a road are also permitted at a maximum of 8 feet. While barbed wire, razor wire, spiked posts, or similar fencing is permitted, their use is restricted within 30 feet of certain residential districts (R-E, R-LD, R-MD, R-HD).

Special Purpose Zoning District A-2 – Airbase Buffer Zone – South

The A-2 District was established to restrict development within and near the south-southeast approach to Barksdale AFB, which is an undeveloped area having no existing or planned municipal services. As this area abuts the Air Force Base and is currently largely untouched, few uses are permitted for future development there: neither residential nor commercial nor industrial uses are allowed, and only cemeteries are allowed as a public / institutional use. Utilities, transport, and temporary uses comprise the bulk of the permitted uses in the A-2 District. Table 9 describes this in further detail.

For the uses permitted in the district, the minimum lot area required is 1 acre, which correlates to the same standard as the R-A Residence-Agriculture District. Building height restrictions in the A-2 district are 3 stories or 45 feet, whichever is less, which again is the same as R-A Residence-Agriculture District. As with the A-1 District, chain link fences facing a road are permitted at a maximum of 8 feet and while barbed wire, razor wire, spiked posts, or similar fencing are permitted, they are not allowed within 30 feet of certain residential districts (R-E, R-LD, R-MD, R-HD).

Land Use around the AICUZ

The Unified Development Code also encourages conservation (cluster) subdivision development practices for areas located adjacent to Barksdale AFB AICUZ. The Code additionally states that land outside the AICUZ should be designated for residential development, and lands impacted by the AICUZ should be preserved as open space.

The Unified Development Code also requires the use of shielded, cut-off fixtures for exterior lighting applications, which significantly reduces the risk of light intrusion on nighttime training activities.
### Table 7. Special Purpose Zoning District A-1 – Airbase Buffer Zone – North Uses

<table>
<thead>
<tr>
<th>A-2 District Uses</th>
<th>Permitted Uses</th>
<th>Unpermitted Uses</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>n/a</td>
<td>All residential</td>
</tr>
<tr>
<td>Public and Institutional</td>
<td>Cemeteries</td>
<td>Schools, government facilities, medical centers, parks, and religious institutions</td>
</tr>
<tr>
<td>Commercial</td>
<td>n/a</td>
<td>All commercial</td>
</tr>
<tr>
<td>Industrial</td>
<td>n/a</td>
<td>All industrial</td>
</tr>
<tr>
<td>Utilities and Transportation</td>
<td>Rail lines and utility corridors, major utilities, minor utilities (Permitted by Right)</td>
<td>Ambulance service, radio frequency transmission facilities, telecommunications facilities/towers, vehicle storage</td>
</tr>
<tr>
<td>Other</td>
<td>Agriculture, mining</td>
<td>Kennel/boarding</td>
</tr>
<tr>
<td>Temporary Uses</td>
<td>Christmas tree sales, construction site contractor’s office (Permitted by Right), concrete/asphalt batch plant, produce sales (Permitted by Right), public interest and special events</td>
<td>Various</td>
</tr>
</tbody>
</table>

### Table 8. Yard Requirements for A-1 and A-2 Districts

<table>
<thead>
<tr>
<th>Yard Requirements</th>
<th>Lot width</th>
<th>Minimum Bldg Setback Required</th>
<th>Maximum Yard Permitted</th>
<th>Minimum Landscape Surface</th>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Front Side Rear</td>
<td>Front Side</td>
<td></td>
</tr>
<tr>
<td>A-1 District</td>
<td>60 ft</td>
<td>25 ft 10 ft 25 ft</td>
<td>n/a</td>
<td>15% of lot area</td>
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<tr>
<td>A-2 District</td>
<td>60 ft</td>
<td>25 ft 10 ft 25 ft</td>
<td>n/a</td>
<td>80% of lot area</td>
</tr>
</tbody>
</table>
### Table 9. Special Purpose Zoning District A-2 –
Airbase Buffer Zone – South Uses

<table>
<thead>
<tr>
<th>A-2 District Uses</th>
<th>Permitted Uses (Provisional / Conditional Uses unless noted)</th>
<th>Unpermitted Uses</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential</td>
<td>n/a</td>
<td>All residential</td>
</tr>
<tr>
<td>Public and Institutional</td>
<td>Cemeteries</td>
<td>Schools, government facilities, medical centers, parks, and religious institutions</td>
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<tr>
<td>Commercial</td>
<td>n/a</td>
<td>All commercial</td>
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<tr>
<td>Industrial</td>
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<tr>
<td>Utilities and Transportation</td>
<td>Rail lines and utility corridors, major utilities, minor utilities <em>(Permitted by Right)</em></td>
<td>Ambulance service, radio frequency transmission facilities, telecommunications facilities/towers, vehicle storage, Kennel/boarding</td>
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<td>Agriculture, mining</td>
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<td>Christmas tree sales, construction site contractor’s office <em>(Permitted by Right)</em>, concrete/asphalt batch plant, produce sales <em>(Permitted by Right)</em>, public interest and special events</td>
<td>Various</td>
</tr>
</tbody>
</table>
Other Locally Adopted Encroachment Tools


The Bossier Comprehensive Plan identifies Barksdale AFB as a major economic and cultural institution in the parish and region and sets out policy recommendations to help maintain and improve the base’s important role in the community. See Figure 9. In the land use section of the document, several goals are articulated, meant to help secure the base’s mission through curtailing encroachment as well as protect areas impacted by its aircraft operations through noise or accident risk.

In sum, these goals highlight that areas which fall within the AICUZ are sensitive environments, which require special attention when developing, such as with wetlands or floodplains. The plan states that sites within the AICUZ should be developed as low-density, and that alternative uses such as agricultural activity, natural areas, and low intensity recreational opportunities should be explored in these areas. The plan also states that the majority of residential development should occur outside the AICUZ. However, the plan particularly highlights an area within the AICUZ north of Barksdale but south of I-20 to include expanded industrial activity, residential development, and limited open space as an exception. The Comprehensive Plan also emphasizes that ongoing communication between Barksdale AFB, Bossier City, and Bossier Parish is essential to ensuring future JLUS and AICUZ studies reflect the needs of all parties.

Town of Benton

Land use in Benton, located about 10 miles north of Barksdale AFB and within Bossier Parish, is guided by regulations outlined in the Bossier Parish Code of Ordinances, Chapter 126: Zoning, Article III (Bossier Parish 2006). All of the land within five miles of the Benton corporate limits is overseen by the Benton-Parish Metropolitan Planning Commission, except for the common boundary between the Benton-Parish MPC and Bossier Parish MPC. Land within this area must conform to the zoning regulations as laid out in Article III.

In this document, nine zoning districts are outlined with permitted uses and height restrictions for each. As the 65 dBA noise zones cross into Benton-Parish MPC territory, the town should consider regulations relating to this noise zone when considering zoning amendments or land use plans. Through the use of these regulations, the Town of Benton should be able to apply zoning criteria which allows Barksdale AFB to perform its operations yet protect the land and people within the Benton-Parish MPC jurisdiction.

Caddo Parish

The city of Shreveport, situated to the west of Barksdale, is located in Caddo Parish. Land use in Caddo Parish is governed by the Caddo Parish Code of Ordinances, Chapter 51: Zoning (Caddo Parish 2007). Zoning districts are established in the Code and apply to unincorporated areas of the parish within five miles beyond the City of Shreveport.

Although 2007 noise zones encroach into Caddo Parish, they are east of Shreveport, where land is unzoned. Because Barksdale AFB noise zones do not affect Caddo Parish zoning districts, zoning for the parish is not considered further as part of this study.

Town of Haughton

The 2007 noise zones do not impact the Town of Haughton, located east of the Air Force Base.
OVERVIEW

The JLUS Update document is intended as a series of tools that the Air Force and the local governments can choose to adopt during the implementation phase of the JLUS process. All of the entities participating in the JLUS, including the Air Force and cities and parishes, retain the responsibility of selecting those compatibility tools that best reflect the specific issues, concerns, and needs of each stakeholder.

The tools identified below are the result of a thorough, good-faith effort on the part of the Project Management Team (PMT) and the Executive Oversight Committee (EOC) to assess the existing and foreseeable effects of Barksdale AFB on adjacent land and to develop a set of options that promote collaborative regional decision-making and balance community and military interests while meeting the following goals:

- Protect the military mission
- Protect the health, safety and welfare of the military and civilian communities
- Sustain economic development and protect property rights
- Protect the environment
- Secure proper funding and administrative resources for implementation
- Maintain political feasibility

This section organizes findings into three parts:

1. An overview of available encroachment reduction strategies;
2. A description of the JLUS planning areas and recommended land use policies and communication strategies within each area;
3. A prioritized list of feasible encroachment reduction measures.

The supporting Appendices include land use compatibility guidelines, specific examples of recommended ordinances and agreements.

AVAILABLE ENCROACHMENT REDUCTION STRATEGIES

The PMT evaluated a wide range of tools based on criteria such as: feasibility; likely effectiveness; the availability of resources for implementation; the ability to protect the military mission and base sustainability; the ability to protect the economic health of the region and individual property rights; and the overall ability to protect health, safety, welfare, and quality of life.

The tools are also intended to address a variety of possible land use and operational issues, including physical adjacency to Barksdale AFB, conservation or natural resource value, noise, air safety (both for people on the ground and for aviators), and light pollution.

The descriptions below include strategies that have not yet been adopted by the cities and parishes around the base. In other cases, the participating entities have partially adopted available strategies and the prioritized recommendations focus on enhancing these current measures. As development conditions and mission impacts evolve, the JLUS encourages local officials and planners to revisit this list of strategies to further refine and strengthen their set of encroachment reduction tools.
Planning Documents and Policies

As part of this option, local governments include specific language about JLUS coordination as part of any Comprehensive Plan update or small area plans such as corridor studies. These plans establish a firm legal basis for the implementation of compatibility actions. The plan can emphasize the relationship between the community and the military, the desire to promote cooperative land use planning such as agricultural conservation and environmental protection, and clear guidelines about appropriate future land use in areas vulnerable to encroachment.

Infrastructure

As part of this strategy, local governments would consider the impacts of both public and private infrastructure installation/extension (e.g. water and sewer facilities) into noise and safety affected areas around Barksdale AFB. New infrastructure can induce or support incompatible growth patterns, such as denser residential development, especially if compatible zoning and land use guidelines are not in place.

A method for ensuring the consistency of infrastructure planning with desired goals of the community and the prevention of future incompatible growth is to link the Comprehensive Plan with the Capital Improvement Plan, the region’s Transportation Improvement Plan, and other infrastructure plans.

Consultation

Under this approach, local governments would share information on community development proposals with Barksdale AFB. Military representatives would then advise the local government on the potential impacts of the proposed development on installation training and readiness activities.

Memorandum of Understanding

The Memorandum of Understanding (MOU) is a "good faith" document that lays out procedures for communication among affected parties and formalizes collaboration among multiple stakeholders. All participating local governments and Barksdale AFB would sign a general MOU.

Communications/Information

These tools establish clear mechanisms for information exchange among residents, local governments, and the military. Under this communications option, participating jurisdictions would develop appropriate mechanisms to ensure that residents, developers, businesses, and local decision-makers have adequate information about Air Force operations, possible impacts on lands surrounding the base, procedures to submit comments, and any additional local measures to promote land use compatibility around the airfield. Examples of communication tools could include:

- Joint creation and distribution with the military of materials explaining base activities and compatibility issues. Governments should use all available media, including posters and web sites to convey the information;
- Post maps on local and regional government websites to assist in identifying properties within designated noise, air safety and planning buffers;
- Create a web site where people can search individual parcels for information on noise or air safety issues/conditions and any easements or special development requirements attached to the property.
**Real Estate Disclosure**

Disclosure requires the release of information on possible impacts (dust, smoke, noise/vibration, air safety zones) to prospective buyers or renters as part of real estate transactions for properties close to Barksdale AFB. Having a real estate disclosure ordinance/resolution in place educates individuals about the potential hazards and nuisances of nearby aircraft operations and it allows them to make well-informed decisions about property investment around military uses. Typically, the strongest disclosures take place at the earliest possible point of interaction between the realtor/real estate agent and the interested buyer/renter, such as the initial advertisement or listing of the affected property.

To ensure the full and effective release of information, jurisdictions requiring disclosure would work with the local real estate community to develop standard language on noise and other possible operational impacts. Local governments would implement this tool by adopting a local real estate disclosure ordinance and seeking the participation of real estate professionals.

Along with adopting a local ordinance to require disclosures, communities can also play a facilitator role by supporting voluntary disclosure in the real estate sector through the use of maps and searchable property databases that identify affected properties, which are described in the Communications/Information recommendation above.

**Avigation and Noise Easements**

An easement is the right granted to a third party to use private real property in a specified manner. An easement may be given, for example, for overhead wires, underground gas lines or roads. A noise or avigation easement is a property right acquired from a land owner that grants the right of military training impacts, including the right to:

- cause noise, vibration, dust, etc.
- ensure unobstructed airspace over the property above a specified height
- restrict or prohibit certain lights, electromagnetic signals, or land uses that could interfere with communications technology and safe aircraft operation.

The easement runs in perpetuity with the deed to the property and protects against lawsuits for military related impacts. Local governments, for example, may establish the granting of a noise easement by the developer as a condition for the approval of a proposed new home subdivision in areas subject to military training impacts.

**Sound Attenuation**

Attenuation refers to design and construction practices intended to lower the amount of noise that penetrates the windows, doors, and walls of a building. Local governments can require attenuation as part of building codes for new residential and other noise sensitive construction in certain noise affected areas.

**Cluster Developments**

Cluster subdivisions are intended to protect landscape features, such as wetlands and wildlife habitat. Local governments would implement a special provision for cluster zoning that recognizes those portions of a parcel within a noise/safety zone as prime candidates for the application of clustering. The site design would set aside areas subject to noise and safety constraints and allow denser, but compatible, development in areas outside of noise and hazard zones. This approach is density-neutral, so it allows the developer to build an equal number of housing units as would otherwise be permitted under conventional zoning.
**Height Restrictions**

In addition to density and site location, local governments may use zoning controls to regulate the impacts of tall structures such as cell towers on navigable airspace in flight corridors used by the military. Regulation would ensure that such structures are properly sited so as not to interfere with safe aircraft operation.

**Outdoor Lighting Standards**

Outdoor lighting systems, especially lighting associated with billboards, gas stations, major roadways, athletic fields, and large commercial or industrial uses often allow significant light to travel upward into an otherwise darkened sky. The resulting “light pollution” can obscure pilot vision or interfere with the use of night vision training devices. A lighting ordinance that requires fully shielded, cut-off exterior lighting applications can reduce the excess illumination and thereby improve pilot navigation.

**Land Use Regulations**

These tools control the densities and placement of land use activities within established noise and safety zones around the base to protect the health, safety, and welfare of the public. These options are intended to accommodate future growth while minimizing the concentrations of people and uses that may trigger conflicts with noise and operations. Since local jurisdictions exercise land use control through zoning, any of the regulatory actions described would be implemented through the established local government legislative process.

**PLANNING AREAS**

Members of the JLUS PMT established four planning areas in which specific recommendations related to land use, communication and coordination are identified. See Figure 10. Each of the planning areas is based on proximity to training activities, noise impacts, safety risks, or other operational impacts:

- Clear Zones and Accident Potential Zones;
- Noise Contours;
- Base perimeter buffer (200 feet); and
- North and south approach and departure zones

**Clear Zones**

The Clear Zone is the most stringently regulated of all air safety zones and should contain no uses other than roads, underground utilities, agriculture, livestock grazing, and permanent passive open space.

**Accident Potential Zone 1**

The Unified Development Code for Bossier City/Parish strongly regulates land uses in the APZ 1, specially prohibiting potentially incompatible development, such as housing, and limiting rezoning activity. The JLUS recommends adding clarity to current development standards with the following land use intensities recommended for APZ 1:

- The maximum gross acreage coverage for all industrial uses should be 20% and have no more than 50 employees per shift. A sliding scale of employment density per shift and maximum acreage cover should apply. (See Figure 11). A Planned Development approach is encouraged to maximize flexibility in layout and guide buildings away from the centerline of the runway.

- The maximum building footprint for all commercial uses including office, business, retail and wholesale trade shall be 8,000 square feet. Strip commercial centers should be explicitly prohibited.
Figure 10: JUS Planning Area
Figure 11. Sliding Scale of Industrial Acreage Coverage and Employees in APZ 1
The Metropolitan Planning Commission (MPC) should also provide any variance applications, major changes to the future land use map, or corridor or infrastructure plans affecting land inside APZ I to Barksdale AFB representatives for a compatibility review.

**Accident Potential Zone 2**

The JLUS recommends adding clarity to current development standards with the following land use intensities recommended for APZ 2:

- The maximum gross acreage coverage for all industrial uses should be 40% and have no more than 70 employees per shift. A sliding scale of employment density per shift and maximum acreage cover should apply. (See Figure 12). A Planned Development approach is encouraged to maximize flexibility in layout and guide buildings away from the centerline of the runway.

- The maximum building footprint for all commercial uses including office, business, retail and wholesale trade shall be 15,000 square feet. Strip commercial centers should be explicitly prohibited.

Development applications, major subdivision plats, major changes to the future land use map, and corridor and infrastructure plans affecting land in APZ II should also be subject to review by Barksdale AFB representatives.
Figure 12. Sliding Scale of Industrial Acreage Coverage and Employees in APZ 2

Maximum % of Acreage Coverage
APZ 2, Industrial Uses

Maximum # of Employees per shift

0 5 10 15 20 25 30 35 40

70
65
60
55
50
45
40
35
30
25
20
15
10
5

5 10 15 20 25 30 35 40

Barksdale Air Force Base | Joint Land Use Study

Compatibility Tools
8-9
Noise Contours

This area includes lands within the Barksdale AFB 65 Ldn or higher noise contours. Stakeholders identified the lack of noise mitigation as one of the major gaps in current encroachment reduction policy. To protect against nuisance and diminished quality of life resulting from high average noise exposure, the cities and parishes should adopt the following mitigation measures within the noise contours as follows:

- Require noise easements to be granted to the local jurisdiction on all major subdivisions and rezoning requests. Require notes on all subsequent subdivision plats that property is near a military base and airfield and therefore subject to operational noise impacts.

- Prohibit outdoor amphitheaters and mobile home parks in all noise contours.

- Require noise attenuation standards to achieve indoor to outdoor noise level reduction within portions of industrial structures in noise contours 70 and above. The portion of industrial structures where noise attenuation is applicable includes offices and reception areas. When property is located within an APZ and a noise contour, maximum acreage coverage and/or employment densities should be met in addition to noise attenuation measures.

- Require noise attenuation standards to achieve NRL of at least 25 dB on all new commercial construction including office, business, retail and wholesale trade within noise contours 70-75. When property is located within an APZ and a noise contour, maximum acreage coverage and/or employment densities should be met in addition to noise attenuation measures.

- When hospitals and clinics, nursing homes, child care centers, schools, movie theaters, auditoriums, churches and places of worship are not prohibited within the APZ, noise attenuation standards should be used to achieve a noise reduction level (NRL) of 25 dB within Noise Contour 65-70 and 30 dB within Noise Contour 70-75. These uses should not be permitted in noise contours greater than 75.

- Require noise attenuation standards to achieve NRL of at least 30 dB within the noise contours 70-75 and 25 dB within noise contours 65-70 on all new residential construction, including hotels.

- Require real estate disclosure for residential real estate transactions inside all noise contours.

- In addition to requiring noise attenuation, consider exploring the stricter measure of limiting new residential development to a maximum density of two dwelling unit per acre within noise contour 65-70; one dwelling unit per acre within noise contour 70-75; and prohibiting residential uses in noise zones in excess of 75 dB.

Base Perimeter Buffer

This area includes all lands within a 200 foot buffer around the perimeter of Barksdale AFB. The purpose of the buffer is to reinforce the Anti-Terrorism/Force Protection goal of a physically secure and visually permeable perimeter around the installation.

Land use recommendations for the buffer include:

- No structures higher than 3 stories, or 35 feet above ground level;
- No mobile home parks, multifamily residential, group homes or hotels; and
- A maximum density of two single-family dwelling units per acre.

**Approach and Departure Zones**

Approach and departure zones around the base are currently subject to height limitations to ensure safe, navigable airspace for operating aircraft.

The cities and parishes should also reduce the risk of an aircraft accident caused by a bird strike by:

- Prohibiting certain land uses that attract a significant bird or water fowl population, including: solid waste landfills, recycling centers, and large man-made bodies of open water that are two surface acres or larger.

**PRIORITY LIST OF ENCROACHMENT REDUCTION MEASURES**

As noted earlier, Bossier City/Parish has adopted some of the best compatibility practices available to defense communities throughout the country. A review of current measures, however, indicates critical gaps in the region’s encroachment reduction approach, both in the form of geographic areas that remain unregulated and or in existing policies that require stronger provisions.

The following is a list of feasible, near-term measures developed on the basis of the planning team’s compatibility findings and feedback from area stakeholders and officials. While the communities and the Air Force should continue to broaden and refine their array of compatibility planning tools, these high priority actions seek to address the most pressing land use issues around Barksdale AFB.

1. *Establish a new Zoning Overlay District in the Unified Development Code*

The most effective regulatory vehicle for reducing the risk of encroachment around Barksdale AFB is to create a Military Influence Zoning Overlay District that includes the following sub-areas as described earlier:

- APZs
- Noise contours (65 dB+)
- Approach and departure zones
- Installation perimeter buffer

The intent of the overlay is to clearly articulate prohibited uses and establish standards for the scale and intensity of permissible uses, such as dwelling units per acre for residential and building square footage and employee concentration for non-residential uses. The overlay should also combine intensity controls with additional safety and communication measures, such as real estate disclosure and building sound attenuation.

The actions below describe specific elements that can be combined in an overlay or adopted separately.

2. *Update The Unified Development Code to Include Recommended Land Use Intensities in APZ I and APZ II*

Bossier City/Parish should strengthen existing land use regulations in the Special Purpose Zoning Districts by incorporating the specific development intensities described in the previous section. The adoption of clear and consistent criteria to assess compatibility will make for sounder and more predictable land use decision-making in the Accident Potential Zones.
3. **Adopt Noise Attenuations Standards in Building Codes**

While comprehensive planning and zoning can limit the number of people living in high noise areas, another technique to reduce the effects of aircraft noise on people is to establish sound attenuation requirements for new construction. Typically the sound attenuation requirements are incorporated into the building code of the affected jurisdiction(s).

Combined with zoning, noise insulation standards offer a means of achieving land use compatibility in areas exposed to high levels of noise without causing any undue disruption to existing land use and future plans.

Bossier City/Parish and the Benton-Parish Metropolitan Planning Commission should require noise attenuation practices for residential and other noise-sensitive construction (schools, hospitals, child care facilities) in noise zones in excess of 65 dB.

Tables 10 through 12 provide a summary of general construction requirements to achieve specific noise level reductions and the Sound Transmission Class (STC) of various types of building construction elements.

These tables were reproduced from a study prepared by Wyle Research and Consulting for Wright-Patterson Air Force Base. It should be noted that a structure can be designed to achieve the maximum acceptable interior noise level from exterior sources in many ways. Construction methods should be chosen by the builder, subject to other building and safety regulations.
Table 10. General Construction Requirements to Achieve 25 dB Noise Level Reduction

<table>
<thead>
<tr>
<th>Element</th>
<th>Location</th>
<th>STC</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exterior walls</td>
<td>All perimeter walls</td>
<td>39</td>
<td>2 x 4 stud wall required with 5/8-inch exterior sheathing and 5/8-inch</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>gypsumboard or plaster interior</td>
</tr>
<tr>
<td>Exterior walls</td>
<td>All perimeter walls</td>
<td></td>
<td>Insulation grade R-9 required</td>
</tr>
<tr>
<td>Exterior walls</td>
<td>All perimeter walls</td>
<td></td>
<td>No thru-wall HVAC</td>
</tr>
<tr>
<td>Windows</td>
<td>All habitable rooms</td>
<td>30</td>
<td>Stucco, brick, or siding homes - STC 30</td>
</tr>
<tr>
<td>Windows</td>
<td>All bedrooms</td>
<td></td>
<td>Window area max. 20% of floor area</td>
</tr>
<tr>
<td>Exterior doors</td>
<td>All doors to house</td>
<td>28</td>
<td>1-3/4-inch prime solid-core wood or insulated metal</td>
</tr>
<tr>
<td>Exterior doors</td>
<td>All doors to house</td>
<td></td>
<td>No thru-door openings</td>
</tr>
<tr>
<td>Roof construction</td>
<td>Entire house</td>
<td>39</td>
<td>Rafter depth 6 inches or more</td>
</tr>
<tr>
<td>Attic and kneewall</td>
<td>Vented attic and pitched roof</td>
<td></td>
<td>Insulation grade R-19 required</td>
</tr>
<tr>
<td>Ceiling</td>
<td>All habitable rooms</td>
<td>28</td>
<td>1/2-inch-thick gypsumboard or plaster</td>
</tr>
<tr>
<td>Ceiling under roof</td>
<td>All habitable rooms</td>
<td></td>
<td>Skylights STC-28</td>
</tr>
<tr>
<td>Floor</td>
<td>Over crawl space</td>
<td></td>
<td>Max vent area 2% of floor area</td>
</tr>
<tr>
<td>Ventilation</td>
<td>Entire house</td>
<td></td>
<td>Fresh air requirements met with windows and doors closed</td>
</tr>
<tr>
<td>Ventilation</td>
<td>Kitchen</td>
<td></td>
<td>Baffle vents to exterior</td>
</tr>
<tr>
<td>Ventilation</td>
<td>Attic</td>
<td></td>
<td>Code Minimum Number Gravity Vents</td>
</tr>
</tbody>
</table>
Table 11. General Construction Requirements to Achieve 30 dB Noise Level Reduction

<table>
<thead>
<tr>
<th>Element</th>
<th>Location</th>
<th>STC</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exterior walls</td>
<td>All perimeter walls</td>
<td>44</td>
<td>2 x 4 stud wall required with 5/8-inch exterior sheathing and 5/8-inch gypsumboard or plaster interior</td>
</tr>
<tr>
<td>Exterior walls</td>
<td>All perimeter walls</td>
<td></td>
<td>Interior walls resiliently mounted</td>
</tr>
<tr>
<td>Exterior walls</td>
<td>All perimeter walls</td>
<td></td>
<td>Insulation grade R-11 required</td>
</tr>
<tr>
<td>Exterior walls</td>
<td>All perimeter walls</td>
<td></td>
<td>No thru-wall HVAC</td>
</tr>
<tr>
<td>Windows</td>
<td>All habitable rooms</td>
<td>36/40</td>
<td>Stucco or brick homes - STC 36; siding homes - STC 40</td>
</tr>
<tr>
<td>Windows</td>
<td>All bedrooms</td>
<td></td>
<td>Window area max. 20% of floor area</td>
</tr>
<tr>
<td>Exterior doors</td>
<td>All doors to house</td>
<td>35</td>
<td>1-3/4-inch prime and storm door</td>
</tr>
<tr>
<td>Exterior doors</td>
<td>All doors to house</td>
<td></td>
<td>No thru-door openings</td>
</tr>
<tr>
<td>Roof construction</td>
<td>Entire house</td>
<td>44</td>
<td>Rafter depth 6 inches or more</td>
</tr>
<tr>
<td>Attic and kneewall</td>
<td>Vented attic and pitched roof</td>
<td></td>
<td>Insulation grade R-19 required</td>
</tr>
<tr>
<td>Ceiling</td>
<td>Habitable rooms under pitched roof with attic</td>
<td>44</td>
<td>5/8-inch-thick gypsumboard or plaster</td>
</tr>
<tr>
<td>Ceiling under roof</td>
<td>All habitable rooms</td>
<td></td>
<td>No skylights</td>
</tr>
<tr>
<td>Floor</td>
<td>Lowest occupied rooms</td>
<td>49</td>
<td>Slab or enclosed basement/crawlspace</td>
</tr>
<tr>
<td>Floor</td>
<td>Over crawlspace</td>
<td></td>
<td>Insulation grade R-9 required</td>
</tr>
<tr>
<td>Ventilation</td>
<td>Entire house</td>
<td></td>
<td>Fresh air requirements met with windows and doors closed</td>
</tr>
<tr>
<td>Ventilation</td>
<td>Kitchen</td>
<td></td>
<td>Baffle vents to exterior</td>
</tr>
<tr>
<td>Ventilation</td>
<td>Attic</td>
<td></td>
<td>No gravity vents</td>
</tr>
<tr>
<td>Miscellaneous</td>
<td>All habitable rooms</td>
<td></td>
<td>No vented fireplaces</td>
</tr>
</tbody>
</table>
**Table 12. General Construction Requirements to Achieve 35 dB Noise Level Reduction**

<table>
<thead>
<tr>
<th>Element</th>
<th>Location</th>
<th>STC</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exterior walls</td>
<td>All perimeter walls</td>
<td>49</td>
<td>2 x 4 staggered stud wall required with 5/8-inch exterior sheathing and sealed top and bottom and 1-inch gypsumboard or plaster interior</td>
</tr>
<tr>
<td>Exterior walls</td>
<td>All perimeter walls</td>
<td></td>
<td>Interior wall not rigidly connected to exterior wall studs</td>
</tr>
<tr>
<td>Exterior walls</td>
<td>All perimeter walls</td>
<td></td>
<td>Insulation grade R-11 required</td>
</tr>
<tr>
<td>Exterior walls</td>
<td>All perimeter walls</td>
<td></td>
<td>No thru-wall HVAC</td>
</tr>
<tr>
<td>Windows</td>
<td>All habitable rooms</td>
<td>40/24</td>
<td>Brick homes - STC 40; stucco or siding homes - STC 42</td>
</tr>
<tr>
<td>Windows</td>
<td>All bedrooms</td>
<td></td>
<td>Window area max. 20% of floor area</td>
</tr>
<tr>
<td>Exterior doors</td>
<td>All doors to house</td>
<td>38</td>
<td>1-3/4-inch prime and storm door</td>
</tr>
<tr>
<td>Exterior doors</td>
<td>All doors to house</td>
<td></td>
<td>No thru-door openings</td>
</tr>
<tr>
<td>Roof construction</td>
<td>Entire house</td>
<td>49</td>
<td>Rafter depth 6 inches or more</td>
</tr>
<tr>
<td>Attic and kneewall</td>
<td>Vented attic</td>
<td></td>
<td>Insulation grade R-30 required</td>
</tr>
<tr>
<td>Ceiling</td>
<td>Habitable rooms under cathedral ceiling, flat or pitched roof without attic</td>
<td></td>
<td>Resilient ceiling attachment</td>
</tr>
<tr>
<td>Ceiling</td>
<td>All habitable rooms</td>
<td></td>
<td>1-inch-thick gypsumboard or plaster</td>
</tr>
<tr>
<td>Ceiling under roof</td>
<td>All habitable rooms</td>
<td></td>
<td>No skylights</td>
</tr>
<tr>
<td>Floor</td>
<td>Lowest occupied rooms</td>
<td>49</td>
<td>Slab or enclosed basement/crawlspace</td>
</tr>
<tr>
<td>Floor</td>
<td>Over crawl space</td>
<td></td>
<td>Insulation grade R-11 required</td>
</tr>
<tr>
<td>Ventilation</td>
<td>Entire house</td>
<td></td>
<td>Fresh air requirements met with windows and doors closed</td>
</tr>
<tr>
<td>Ventilation</td>
<td>Kitchen</td>
<td></td>
<td>No vents direct to exterior</td>
</tr>
<tr>
<td>Ventilation</td>
<td>Attic</td>
<td></td>
<td>No gravity vents</td>
</tr>
<tr>
<td>Miscellaneous</td>
<td>All habitable rooms</td>
<td></td>
<td>No vented fireplaces</td>
</tr>
</tbody>
</table>
Cost Implications for New Construction

The cost to build a new home with additional sound attenuation is usually slightly higher than the cost to build a standard home. Variables that affect the cost of building a sound attenuated home versus a standard home include home design, availability and cost of construction materials, climate, desired exterior to interior noise level reduction (NLR), and local construction techniques. While some design considerations (e.g., locating bedrooms away from potential noise sources) have no cost associated with them other design considerations (e.g., using double or triple pane windows) have obvious cost implications. While costs will vary on a case by case basis it is estimated that the cost of constructing a sound attenuated home would be between $5,000 and $10,000 more than constructing a standard home assuming a desired NLR of 25 decibels.

4. Require Avigation and Noise Easements on Major Subdivisions and/or Rezonings

Expansion of the Barksdale AFB mission will result in additional economic activity and therefore regional growth. The continued viability of the base is dependent on compatible development and cooperative nearby landowners. Avigation and noise easements are sound legal devices created to protect against lawsuits.

Local jurisdictions increasingly rely on avigation and noise easements to protect airfields as well as to inform property owners of potential operational impacts. Sample easements are provided in the Appendix.

5. Adopt Real-Estate Disclosure Policy for Properties in the APZs and Noise Contours

Notifying potential renters and buyers of a property’s proximity to Barksdale AFB at the earliest possible point in the transaction will protect military aircraft operations as the residential population expands. Having a real estate disclosure ordinance/resolution in place educates individuals about the potential hazards and nuisances of nearby aircraft operations and encourages sound decisions about property investment around military uses.

Local governments should implement this tool by adopting a local real estate disclosure ordinance. To ensure the full and effective release of information, jurisdictions requiring disclosure should work with the local real estate community to develop standard language on noise and other possible operational impacts. A sample disclosure is included in the Appendix.

6. Expand state mandated notification to include APZs I and II

Louisiana state law requires that local governments consult with the military regarding rezonings and variances on land within 3,000 feet of the military installation. This procedure is currently effectively implemented in Bossier City.

The JLU, however, recommends that the Metropolitan Planning Commission expand notification to include rezonings, variances, major development proposals and significant land use and infrastructure policy changes on all property within the APZ I and APZ II. Enhanced notification will help ensure that stakeholders, developers, and private residents are fully aware of air safety risks associated with the designated Accident Potential Zones.

7. Sign Memoranda of Understanding with Regional Stakeholders

Memoranda of understanding (MOUs) lay out procedures for sharing information and promoting land use compatibility around the base. These agreements, though not binding, are essential for maintaining continuity in regional actions to reduce encroachment.
The JLUS recommends that the local governments and Air Force develop MOUs that address items such as:

- clearly designated points of contact;
- the sharing of community and base plans;
- notification of meetings and procedures for joint consultation on development applications;
- conservation and sustainability partnerships;
- public infrastructure improvements;

8. Strengthen Outdoor Lighting Measures to Regulated On-Premise Signs

The MPC currently requires shielded, cut-off lighting fixtures that should significantly reduce the risk of light intrusion and glare that can interfere with aviator vision.

To enhance existing regulations, the JLUS recommends that the MPC explore controls on the use of on-premises signs that generate excess light and glare, particularly Light Emitting Diode or LED signs.

Effective controls could include a prohibition on LED signs within the APZs and approach/departure zones. As an alternative, the Unified Development Code could be modified to regulate the size and intensity of LED signs.

Communities are increasingly modifying their sign ordinances to reduce the visual distraction associated with LED signs. The MPC should consult with the Air Force to determine the level of brightness and the area of lighted sign face that could pose a threat to aviator vision.

Basic controls on LED signs adopted in other communities include:

- the use of static messages only and restrictions on movement or varying light intensity during the display of any single message
- an established maximum brightness level, such as no more than 0.20 foot candles above ambient light levels
- an established maximum sign face, such as 300 square feet

9. Adopt Land Use Policies to Reduce Bird Air Strike Hazards

Collisions between birds and airborne aircraft pose a common threat to aviation safety and have resulted in fatal accidents. To reduce the risk of bird air strike hazard (BASH), the JLUS recommends that the Unified Development Code specifically prohibit land uses that could attract major populations of birds and water fowl in the approach and departure zones around Barksdale AFB. Restricted land uses would include:

- solid waste landfills
- recycling centers
- open bodies of water that are 2 surface acres or larger

10. Enhance Communication

Surrounding communities and stakeholders, including the MPC have a strong collaborative partnership with the Air Force. The JLUS recommends building on this relationship by enhancing communication in several critical areas, including:

- Encouraging a base planner to attend Metropolitan Planning Commission meetings and to provide firmer comment on the possible impacts of surrounding development during
meetings and as part of the consultation process; many communities receive written feedback from military representatives on potential compatibility issues.

In addition to strengthening communication between the military and the city/parish, the local governments and Air Force must continue to educate the public about the military mission and the safety and economic impacts of incompatible development in proximity to the base and flight corridors.

Recommended strategies to increase community outreach should include:

- Use of posters, brochures, and city and parish web sites to convey JLUS information; maps should be readily accessible from highly visible links.
- Posting of maps on websites of properties within the designated noise, safety and planning buffers and work to develop a searchable database of properties.
- As feasible, publishing planned training schedules and operational guidelines for night training to reduce annoyance associated with unexpected noise events.

11. Continue with the existing JLUS Committees and hold bi-annual sessions to share information and coordinate major actions.

The JLUS is as much about the process as it is the final document. It creates a community-driven dialogue around the complex issues of land use, economic and population growth, infrastructure delivery, environmental sustainability, and mission change.

The stakeholders of the region have a history of collaboration dating back more than a decade to the 1995 Joint Land Use Study effort. The MPC and Air Force, as well as stakeholders from other participating communities in this current effort should establish the organizational framework to continue discussion of critical growth and development issues, particularly as Barksdale AFB’s mission evolves in the years ahead.

The JLUS recommends that key members of the Executive Oversight Committee and Project Management Team form an ongoing JLUS Partnership and hold bi-annual sessions to share information and coordinate major actions.

12. Conduct Special Area Planning

As noted in the compatibility analysis section, growth north of Barksdale AFB, particularly along the Airline and Benton corridor poses the most significant future risk of encroachment into noise contours and flight paths.

Active planning is essential to counteract the common market tendency to evenly spread low density commercial in a linear pattern along road frontage. Corridor management plans can assist in controlling the vehicular, aesthetic, and development impacts of strip commercial activity.

Adherence to quality growth principles could, for example, reinforce green space separators along corridors and guide new commercial uses toward designated activity nodes at major intersections contiguous with developed areas and existing infrastructure. This nodal, rather than linear, form of growth could reduce commercial activity and housing under the flight paths, while still accommodating development.

In addition to corridor planning, the MPC should conduct small area plans for proposed Village Development Areas (VDA) north of the base and near noise contours.

The VDA plans should explore residential and commercial intensities appropriate for areas with...
noise exposure and lay out overall systems of green space and circulation to place housing and sensitive uses further away from areas of higher noise exposure.

13. Pursue Conservation Strategies

The conversion of rural lands to housing and other uses is one of the growth trends that puts America’s military installations at risk. As market conditions change, property owners often seek economically viable alternative uses for their large land holdings.

The Readiness and Environmental Protection Initiative (REPI) grants the military the ability to enter into agreements with eligible entities, such as local governments, non-governmental organizations, and willing land owners to secure conservation easements on property in the vicinity of, or ecologically related to, a military installation or military airspace.

The agreements enable private organizations to acquire, on a cost-shared basis, development interests in the properties of voluntary sellers. The property owner typically continues to hold the title for the land, but receives monetary compensation and tax breaks to maintain the encumbered property in a highly limited use that preserves habitat and avoids interference with the operational procedures of the nearby installation. REPI is the fastest growing conservation-based program in the federal government today.

The DoD has also formed a partnership with the United States Department of Agriculture (USDA) to conserve sensitive lands near military bases around the nation.

The JLUS recommends that planners at Barksdale AFB begin the process of inventorying sensitive lands around the base and identifying potential areas of encroachment in support of an application for REPI funds. The Air Force should also identify potential funding partners, such as State of Louisiana agencies, land trusts or national conservation groups such as the Nature Conservancy.

14. Coordinate Planning Documents

As part of this option, cities/parishes would include specific language on JLUS coordination as part of Comprehensive Plan development or update. The Comprehensive Plan establishes a firm legal basis for the implementation of compatibility actions and sets the policy framework to regulate development through local land use regulations.

The plan can emphasize the relationship between the community and the military, the desire to promote cooperative land use planning and complementary land use goals, such as agricultural conservation and environmental protection, and clear guidelines about appropriate future land use in areas vulnerable to encroachment.

An increasingly popular strategy is for local governments to develop a Military Influence Planning District (MIPD) Element within the Comprehensive Plan. This element is devoted exclusively to the collaborative relationship between the local government and military installation and integrates all policies that may promote compatible development, including communication procedures, conservation and land use policy, and transportation and infrastructure policy.

The provision of infrastructure is typically based on public need and necessity and reflects the Comprehensive Plan of the city or parish. As part of this strategy, the MPC would consider the impacts of both public and private infrastructure
installation/extension (e.g. water and sewer facilities) into noise and safety affected areas around Barksdale AFB. New infrastructure can induce or support incompatible growth patterns, such as denser residential development, especially if compatible zoning and land use guidelines are not in place.

Since capital investment decisions in turn influence private market location decisions, it is critical that local governments link their Work Programs and Capital Improvement Plans to compatibility goals. Installing infrastructure such as water, sewer and roads in planned growth areas and away from areas of operational impact clearly reduces the conflicts associated with denser development near the installation. Regional Transportation Improvement Plans (TIP) should also reflect the need to limit road capacity projects in areas near the installation where development can interfere with the military mission. Community officials should also consult with military installation planners as part of the local planning and facilities programming decisions.

15. Require Coordination to Reduce the Risk of Radio Frequency Interference

Radio Frequency Interference (RFI) occurs when radio, radar and other equipment use the same frequencies at the same time and in the same geographic area. Various civilian transmitters can degrade the performance of the electronic systems and communications equipment of military aircraft. These sources may include two-way radios, emergency and public safety communications systems, power lines, transformers, and medical equipment.

Air Force representatives have indicated that the spectrum is very saturated in the Bossier City/Shreveport region, thus raising the risk of interference.

To share the electromagnetic spectrum and minimize the risk of RFI, major civilian spectrum users (industry, public safety agencies, telecommunications, broadcast media) should coordinate carefully with the spectrum manager at Barksdale AFB to identify technical parameters, such as maximum power authorized from the transmitter, the maximum antenna height, the amount of spectrum occupied by the transmitted signal and the geographic area to be served by the communication devices. Within a critical designated area, local governments may also require spectrum users to adopt filtering, shielding or other mitigation techniques if the transmission is beyond a certain frequency as defined by the Air Force.

16. Pursue Directional Natural Gas Drilling in the APZs

Stakeholders have indicated that the drilling of natural gas in the vicinity of Barksdale AFB poses a limited threat to military operations. However, when drilling targets deposits directly inside highly sensitive areas, such as Accident Potential Zones, stakeholders should request that the State of Louisiana approve of directional drilling techniques. The use of non-vertical wells can eliminate the presence of structures and associated lights in close proximity to the airfield and thus reduce the risk of visual and physical interference.
<table>
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<td>6</td>
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<td>Sample Memorandum of Understanding</td>
<td>13</td>
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<tr>
<td>Sample Real Estate Disclosure</td>
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<td>Sample Noise Easement</td>
<td>16</td>
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<tr>
<td>Sound Attenuation Code</td>
<td>17</td>
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<tr>
<td>Sample Military Airfield Zoning District</td>
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## List of Acronyms

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
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<tbody>
<tr>
<td>AFB</td>
<td>Air Force Base</td>
</tr>
<tr>
<td>AICUZ</td>
<td>Air Installation Compatible Use Zone</td>
</tr>
<tr>
<td>APZ</td>
<td>Accident Potential Zone</td>
</tr>
<tr>
<td>BRAC</td>
<td>Base Alignment and Closure</td>
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<tr>
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<td>Clear Zone</td>
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<td>dB</td>
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<td>A-weighted decibels</td>
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<td>DNL</td>
<td>Day-night sound level</td>
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<tr>
<td>DU</td>
<td>Dwelling Unit</td>
</tr>
<tr>
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<td>Federal Aviation Administration</td>
</tr>
<tr>
<td>FICUN</td>
<td>Federal Interagency Committee on Urban Noise</td>
</tr>
<tr>
<td>JLUS</td>
<td>Joint Land Use Study</td>
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<td>REPI</td>
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<td>RPZ</td>
<td>Runway Protection Zone</td>
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<td>UDC</td>
<td>Unified Development Code</td>
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Glossary

A-weighting (dBA) – A measure of sound that depicts higher frequency noise caused by small arms firing, aircraft use, and vehicle operations.

Accident Potential Zone I (APZ I) [Class A Runway Accident] - An area just beyond the Clear Zones at each end of the runway. Less critical than the Clear Zone it still possesses significant potential for accidents. Land use compatibility guidelines allow a wide variety of industrial, manufacturing, transportation, communication, utilities, wholesale trade, open space, recreation and agricultural uses. Uses that concentrate people in small areas are not acceptable in APZ I.

Accident Potential Zone II (APZ II) [Class A Runway] - An area extending beyond APZ I. This area is less critical than APZ I but still possesses potential for accidents. Acceptable land uses include those in APZ I, as well as low density, single family residences. Also acceptable are personal and business services and commercial retail trade uses of low intensity or scale of operation. High-density functions such as multi-story buildings, places of assembly (e.g., theaters, schools, churches, and restaurants) and high-density office uses are not considered appropriate.

Clear Zone (CZ) [Class A Runway] - An area 1,000 feet wide by 3,000 feet long located at the immediate end of the runway. The accident potential in this area is so high that no building is allowed.

Day-Night Average Sound Level (DNL) - The 24-hour average frequency-weighted sound level, in decibels, from midnight to midnight, obtained after addition of 10 decibels to sound levels in the night from midnight up to 7 a.m. and from 10 p.m. to midnight (0000 up to 0700 and 2200 up to 2400 hours).

Decibels (dB) - The decibel is a logarithmic unit of measure of sound pressure.
**Noise Zone I.** Noise Zone I (NZ I) includes areas around a noise source in which the DNL is less than 65 dBA and less than 62 dBC. Since the noise exposure in this zone is low enough that it does not trigger compatibility with sensitive uses, maps of the noise environment do not show NZ I contours.

**Noise Zone II.** Noise Zone II (NZ II) consists of an area where the A-weighted DNL is between 65 and 75 decibels and the C-weighted DNL is between 62 and 70 decibels. Guidance deems noise exposure within this area to be significant and recommends limiting use of land to non-sensitive activities such as industry, manufacturing, transportation, and agriculture. However, if the community determines that land in NZ II areas must be used for residential purposes, guidance suggests that the design and construction of the buildings incorporate noise level reduction (NLR) features to minimize the annoyance experienced by residents.

**Noise Zone III.** Noise Zone III (NZ III) consists of the immediate areas around the source of the noise in which the A-weighted DNL (ADNL) is more than 75 decibels, and the C-weighted DNL (CDNL) exceeds 70 decibels. Guidance indicates that noise in this zone is severe enough to cause conflicts with almost all activities, particularly sensitive land uses, such as housing, schools, medical facilities, and places of worship.
### Guidelines for Considering Noise in Land Use Planning and Control. (FICUN 1980)

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<tr>
<th></th>
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Note: NZ I, NZ II, NZ III refer to noise zoning categories with corresponding noise limits.
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**Legend:**
- Yes: Land use and related structures compatible without restrictions.
- No: Land use and related structures are not compatible and should be prohibited.
- ADNL: A-weighted day-night sound level
- NZ: Noise Zone
- Yes* (Yes with restrictions) Land use and related structures generally compatible; see footnotes.
- 25, 30, 35: Land use and related structures generally compatible; measures to achieve noise level reduction (NLR) of 25, 30 or 35 must be incorporated into design and construction of structure.
- 25*, 30*, 35*: Land use generally compatible with NLR; however, measures to achieve an overall NLR do not necessarily solve noise difficulties; additional evaluation is warranted.
- NLR: Noise level reduction (outdoor to indoor) to be achieved through incorporation of noise attenuation into the design and construction of the structure.

**Footnotes:**
The designation of these uses as "compatible" in this zone reflects individual Federal agencies' consideration of general cost and feasibility factors as well as past community experiences and program objectives. Localities, when evaluating the application of these guidelines to specific situations, may have different concerns or goals to consider.

(a) Although local conditions may require residential use, it is discouraged in 65-70 ADNL and strongly discouraged in 70-75 ADNL. The absence of viable alternative development options should be determined and an evaluation indicating that a demonstrated community need for residential use would not be met if development were prohibited in these zones should be conducted prior to approvals.

(b) Where the community determines that residential uses must be allowed, measures to achieve outdoor to indoor NLR of at least 25 dB (65-70 ADNL) and 30 dB (70-75 ADNL) should be incorporated into building codes and be considered in individual approvals. Normal construction can be expected to provide a NLR of 20 dB, thus the reduction requirements are often stated as 5, 10, or 15 dB over standard construction and normally assume mechanical ventilation and closed windows year round. Additional consideration should be given to modifying NLR levels based on peak noise levels.

(c) NLR criteria will not eliminate outdoor noise problems. However, building location and site planning, design, and use of berms and barriers can help mitigate outdoor noise exposure particularly from ground level transportation sources. Measures that reduce noise at a site should be used wherever practical in preference to measures that only protect interior spaces.

Measures to achieve NLR of 25 must be incorporated into the design and construction of portions of these buildings where the public is received, office areas, noise-sensitive areas, or where the normal noise level is low.

Measures to achieve NLR of 30 must be incorporated into the design and construction of portions of these buildings where the public is received, office areas, noise-sensitive areas, or where the normal noise level is low.

Measures to achieve NLR of 35 must be incorporated into the design and construction of portions of these buildings where the public is received, office areas, noise-sensitive areas, or where the normal noise level is low.

If noise-sensitive, use indicated NLR; if not, use is compatible.

No buildings.

Land use compatible provided special sound reinforcement systems are installed.

Residential buildings require a NLR of 25.

Residential buildings require a NLR of 30.

Residential buildings not permitted.

In areas with ADNL greater than 80, land use not recommended, but if community decides use is necessary, hearing protection devices should be worn by personnel.
**DoD COMPATIBLE LAND USE GUIDELINES FOR CLEAR ZONES AND ACCIDENT POTENTIAL ZONES (APZ).**

<table>
<thead>
<tr>
<th>LAND USE</th>
<th>CLEAR ZONE</th>
<th>APZ I</th>
<th>APZ II</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A. RESIDENTIAL</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Single Family Unit</td>
<td>No</td>
<td>No</td>
<td>Yes(^5)</td>
</tr>
<tr>
<td>2-4 Family Units</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Multifamily Dwellings (Apartments)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Group Quarters</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Residential Hotels</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Mobile Home Parks or Courts</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Other Residential</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td><strong>B. INDUSTRIAL &amp; MANUFACTURING(^3)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Food and Kindred Products</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Apparel</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Lumber and Wood Products</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Furniture and Fixtures</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Printing, Publishing</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Miscellaneous Manufacturing</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td><strong>C. TRANSPORTATION, COMMUNICATIONS &amp; UTILITIES(^4)</strong></td>
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<td></td>
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<tr>
<td>Railroad, Rapid Rail Transit (on-grade)</td>
<td>No</td>
<td>Yes(^4)</td>
<td>Yes</td>
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<tr>
<td>Highway and Street Rights-of-Way</td>
<td>Yes(^5)</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Auto Parking</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Communications</td>
<td>Yes(^5)</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Utilities</td>
<td>Yes(^5)</td>
<td>Yes(^4)</td>
<td>Yes</td>
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<tr>
<td>Other Transportation, Communications and Utilities</td>
<td>Yes(^5)</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td><strong>D. COMMERCIAL &amp; RETAIL TRADE</strong></td>
<td></td>
<td></td>
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<tr>
<td>Wholesale Trade</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Building Materials (Retail)</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>General Merchandise (Retail)</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
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<tr>
<td>Food (Retail)</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
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<tr>
<td>Automotive, Marine, and Aviation</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Apparel and Accessories (Retail)</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
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<tr>
<td>Furniture, Home Furnishings (Retail)</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Eating and Drinking Facilities</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Other Retail Trade</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td><strong>E. PERSONAL &amp; BUSINESS SERVICES(^6)</strong></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Finance, Insurance, and Real Estate</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Personal Services</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Business Services</td>
<td>No</td>
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<tr>
<td>Repair Services</td>
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<td>Yes</td>
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<tr>
<td>Professional Services</td>
<td>No</td>
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<tr>
<td>Contract Construction Services</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Indoor Recreation Services</td>
<td>No</td>
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<tr>
<td>Other Services</td>
<td>No</td>
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<tr>
<td>----------------</td>
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**F. PUBLIC AND QUASI-PUBLIC SERVICES**

<table>
<thead>
<tr>
<th>Services</th>
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<tbody>
<tr>
<td>Government Services</td>
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<td>Educational Services</td>
<td>No</td>
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<tr>
<td>Cultural Activities</td>
<td>No</td>
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<tr>
<td>Medical and Other Health Services</td>
<td>No</td>
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<tr>
<td>Cemeteries</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Non-profit Organizations including Churches</td>
<td>No</td>
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<tr>
<td>Other Public and Quasi-Public Services</td>
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**G. OUTDOOR RECREATION**

<table>
<thead>
<tr>
<th>Recreation</th>
<th>No</th>
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<tbody>
<tr>
<td>Playgrounds and Neighborhood Parks</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
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<tr>
<td>Community and Regional Parks</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Nature Exhibits</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Spectator Sports Including Arenas</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Golf Courses9, Riding Stables10</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Water Based Recreational Areas</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Resort and Group Camps</td>
<td>No</td>
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<tr>
<td>Entertainment Assembly Areas</td>
<td>No</td>
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<tr>
<td>Other Outdoor Recreation</td>
<td>No</td>
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**H. RESOURCE PRODUCTION & EXTRACTION & OPEN LAND**

<table>
<thead>
<tr>
<th>Production</th>
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<tbody>
<tr>
<td>Agriculture11</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Livestock Farming, Animal Breeding12</td>
<td>No</td>
<td>Yes</td>
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<tr>
<td>Forestry Activities</td>
<td>No</td>
<td>Yes</td>
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<tr>
<td>Fishing Activities and Related Services13</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Mining Activities</td>
<td>No</td>
<td>Yes</td>
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<tr>
<td>Permanent Open Space</td>
<td>Yes</td>
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<tr>
<td>Water Areas13</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
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</tbody>
</table>

---

1. A "Yes" or "No" designation for compatible land use is to be used only for gross comparison. Within each, uses exist where further definition may be needed as to whether it is clear or usually acceptable/unacceptable owing to variations in densities of people and structures. For heliports and stagefields, the takeoff safety zone is equivalent to the clear zone and the approach-departure zone is equivalent to APZ I for these land use guidelines.

2. Suggested maximum density 1-2 dwelling units per acre, possibly increased under a Planned Unit Development where maximum lot coverage is less than 20 percent.

3. Factors to be considered: Labor intensity, structural coverage, explosive characteristics, and air pollution.

4. No passenger terminals and no major above ground transmission lines in APZ I.

5. Not permitted in graded area.

6. Low intensity office uses only. Meeting places, auditoriums, etc., not recommended.

7. Excludes chapels.

8. Facilities must be low intensity.

9. Clubhouse not recommended.

10. Concentrated rings with large classes not recommended.

11. Includes livestock grazing but excludes feedlots and intensive animal husbandry.

12. Includes feedlots and intensive animal husbandry.

13. Includes hunting and fishing.

14. Controlled hunting and fishing may be permitted for the purpose of wildlife control.
Sample Memorandum of Understanding

Between Barksdale Air Force Base and

The Parishes of _________________________________ and

The Cities of _________________________________

This Memorandum of Understanding between Barksdale Air Force Base, the Parishes of _________________________________, and the Cities of _________________________________, is enacted to establish a mutually beneficial process that will ensure timely and consistent notification and cooperation between the parties on projects, policies, and activities. These parties have a mutual interest in the cooperative evaluation, review, and coordination of local plans, programs, and projects in the Parishes of _________________________________, the Cities of _________________________________, and on Barksdale Air Force Base.

The Cities of _________________________________ and the Parishes of _________________________________ agree to:

Submit information to Barksdale Air Force Base on plans, programs, actions, and projects that may affect Barksdale Air Force Base. This may include, but not be limited to the following:

- Development proposals
- Transportation improvements and plans
- Sanitary waste facilities/any infrastructure necessary to support development
- Open space and recreation
- Public works projects
- Land use plans and ordinances
- Rezonings and variances

Submit to Barksdale Air Force Base for review and comment, project notification, policies, plans, reports, studies and similar information on development, infrastructure and environmental activities within proximity of Barksdale Air Force Base as defined by ________________.

Consider Air Force comments as part of local responses or reports.

Include Barksdale Air Force Base in the distribution of meeting agendas for, but not limited to:

- City Council or Parish Jury Meetings
- Metropolitan Planning Commission Meetings
- Zoning Boards of Adjustment
Barksdale Air Force Base agrees to:

Submit information to City/Parish and MPC representatives on plans, programs, actions, and projects which may affect the city or parish. These may include, but not be limited to, the following:

- Installation Master Plan
- Air Installation Compatible Use Zone Studies
- Noise Management Studies
- Changes in existing installation use that may change off-base impacts, such as noise
- Appropriate data on troop strength and activities for local plans, programs and projects

Submit to City and Parish representatives for review and comment, project notification, policies, plans, reports, studies and similar information on development, infrastructure and environmental activities at Barksdale Air Force Base.

This agreement will remain in effect until terminated by any of the parties. Amendments to this memorandum may be made by mutual agreement of all the parties. Review process details and appropriate forms may be developed to facilitate uniform and efficient exchanges of comments.

This understanding will not be construed to obligate the U.S. Air Force, the Cities of ________________, the Parishes of ___________________________ to violate existing or future laws or regulations.

This agreement is approved by:

Parish

City

Barksdale Air Force Base
Sample Real Estate Disclosure

AREA OF AIRCRAFT OPERATIONAL IMPACTS

REAL ESTATE DISCLOSURE FORM

Property at the following location is situated within the vicinity of Barksdale Air Force Base. The subject property may therefore be exposed to periodic low-level aircraft over-flights, aircraft noise, and impacts associated with airfield activities.

Parcel #: ___________ Deed Book # ___________ Page # _______

Address: __________________________________________________________

_________________________________________________________________

_________________________________________________________________

_________________________________________________________________

_________________________________________________________________

I, ________________________, (owner of the subject property) hereby certify that I have informed
_________________________ (prospective purchaser/lessee/renter) that the subject property is located within the
vicinity of Barksdale Air Force Base and may therefore be exposed to periodic low-level aircraft over-flights,
aircraft noise, and impacts associated with airfield activities.

_________________________ __________
Owner/ Date

I, ________________________, (prospective purchaser/lessee/renter of the subject property) hereby certify that I
have been informed by ________________________ (owner) that the subject property is located in the vicinity of
Barksdale Air Force Base and may therefore be exposed to periodic low-level aircraft over-flights, aircraft noise,
and impacts associated with airfield activities.

____________________________________________
Purchaser/Lessee/Renter Date

Signed before me on this __________ day of __________________, 20__, in the
Parish of _________________________________, Louisiana

_________________________________________________________________

Notary Public, State of Louisiana.

My Commission Expires on ____________. (SEAL)
**Sample Noise Easement**

Parcel _____________________________________ Parish __________________________

Grantor (s) Name ______________________________________________________________

____________________________________________________________

Grantor (s) Address  ____________________________________________________________

____________________________________________________________

LEGAL DESCRIPTION:

In accordance with section XXXXX of the Land Use Ordinance for XXXXX Parish, State of XXXXX, approving a permit for residential development on the above described property, and in consideration of such approval, Grantors grant to the owners of all property adjacent to the above described property, a perpetual nonexclusive easement as follows:

1. The Grantors, their heirs, successors, and assigns acknowledge by the granting of this easement that the residential development is situated in an area that may be subjected to conditions resulting from aircraft operations at Barksdale Air Force Base. Such conditions include the overflight of fixed-wing aircraft, the movement of vehicles, the use of generators, and other accepted and customary military training activities. These activities ordinarily and necessarily produce noise, other conditions that may conflict with Grantors’ use of Grantors’ property for residential purposes. Grantors hereby waive all common law rights to object to normal and necessary military training activities legally conducted on adjacent Barksdale Air Force Base which may conflict with Grantors’ use of Grantors’ property for residential and other purposes, and Grantors hereby grant an easement to the adjacent Barksdale Air Force Base for such activities.

2. Nothing in this easement shall grant a right to Barksdale Air Force Base for ingress or egress upon or across the described property. Nothing in this easement shall prohibit or otherwise restrict the Grantors from enforcing or seeking enforcement of statues or regulations of governmental agencies for activities conducted on adjacent properties.

3. This easement is appurtenant to all property adjacent to the above described property and shall bind to the heirs, successors, and assigns of Grantors and shall endure for the benefit of the adjoining Barksdale Air Force Base. Barksdale Air Force Base is hereby expressly granted the right of third party enforcement of the easement.

IN WITNESS WHEREOF, the Grantors have executed this easement dated this __ day of __________, 20__

______________________________________________________________

Grantor

______________________________________________________________

Grantor
Draft Amendment to the International Code Council’s 2003 International Building Code

The draft building code amendment presented below is a variation on noise insulation standards in effect in California (California Administrative Code, Title 25, Article 4). The draft building code amendment has been numbered to allow easy incorporation into the 2003 International Building Code. The amendment includes single-family dwellings as well as nonresidential structures used for noise-sensitive activities and provides standards for soundproofing against noise and other sources of community noise.

Section 1211  Sound Attenuation Standards – Aircraft Noise

1211.1 Purpose
The purpose of these standards is to establish uniform minimum noise attenuation performance standards to protect persons within hotels, motels, apartment houses, attached and detached single-family dwellings, and other noise-sensitive activities within structures from the effects of excessive noise, including but not limited to hearing loss or impairment and persistent interference with speech and sleep.

1211.2 Application and Scope
The provisions of this article relating to noise attenuation performance standards apply to all applications for building permits made subsequent to the effective date of these regulations for new or redeveloped hotels, motels, dwellings, and other structures used for noise-sensitive activities.

1211.3 Definitions
The special terms used in this section are defined as follows:

Day-Night Average Sound Level (DNL)
A method for describing the estimated cumulative aircraft or other noise exposure that affects communities. The DNL metric represents decibels of noise as measured by an A-weighed sound-level meter. In the DNL procedure, noise exposures are accumulated for a typical 24-hour period. Daytime and nighttime noise exposures are considered separately. A weighting factor equivalent to penalty of 10 decibels is applied to aircraft operations or other noise sourced between 10 p.m. and 6:59 a.m. to account for the increased sensitivity of people to nighttime noise. The DNL values can be expressed graphically on maps using either contours or grid cells.

Decibel (dB)
A unit for measuring the volume of a sound, equal to the logarithm of the ratio of the sound intensity to the intensity of an arbitrarily chosen standard sound.

Noise
Any sound that is undesirable because it interferes with speech and hearing, or is intense enough to damage hearing, or is otherwise annoying.
Noise Contours
Lines drawn on a map that connect points of equivalent DNL values. They are usually drawn in 5-DNL intervals, such as connections of DNL 75 values, DNL 70 values, DNL 65 values, and so forth.

Noise Grid
Squares or “cells” of equal size superimposed over a base map of an airport or other noise source and its environs. Numbers printed in each grid cell represent the DNL value of noise at the center of the square for a particular year being studied. Several numbers representing several years can also be displayed. Grid cells may be of any size, depending on the study area. Usually, a cell of about 1,000 feet to 1,400 feet per side (23 to 45 acres) is used for purposes of noise analysis and land use planning.

Noise-Sensitive Activities in Nonresidential Structures
Activities in office buildings, offices within other types of structures, research facilities, meeting rooms, and similar activities in structures not intended for residential or transient lodgings. Such uses and activities could be affected by high levels of exterior noise that penetrate into interior spaces.

Redeveloped Structure
Renovations of existing structures when the cost modification is 50% or more of the value of the original structure at the time the renovation is to begin.

Residential Structures
Any structure for the purpose of housing occupants either on a permanent or transient basis. Residential structures shall include, but shall not be limited to, detached single-family dwellings, attached single-family dwellings (townhouses and patio homes), boarding and rooming houses, mobile homes, manufactured or prefabricated houses, apartment houses (single-story or multistory), motels, and hotels.

1211.4 Noise Insulation from Exterior Sources

1211.4.1 Location and Orientation
Consistent with land use standards, residential structures or nonresidential structures used for noise-sensitive activities located in noise-critical areas shall be designed to prevent the intrusion of exterior noises beyond prescribed levels with all exterior doors and windows closed. Noise-critical areas are those near (a) airports; (b) county roads, city streets, and freeways; (c) railroads; (d) rapid transit lines; or (e) industrial areas. Proper design shall include, but shall not be limited to, orientation of windows or other openings in structures away from the noise source, setbacks, shielding, and sound attenuation of the building itself.

1211.4.2 Interior Noise Levels
Interior day-night average sound level (DNL) attributable to exterior sources shall not be exceed an annual DNL 45 in any habitable room with windows closed.

1211.4.3 Community Determination of DNL Contours and Grid Cells
The local jurisdiction shall prepare or shall have prepared a map showing DNL contours or grid cells for the areas exposed to noise levels of DNL 65 or higher from the sources specified in Section 1211.4.1.
In the case of civil and military airports, the airport operator shall be responsible for preparing or have prepared a map of such contours or grid cells.

1211.4.4 Airport Noise Source
An acoustical analysis shall be required for new or redeveloped residential structures or nonresidential structures used for noise-sensitive activities located in areas where the exterior noise level due to aircraft operations is DNL 65 or higher. The acoustical analysis shall show that the structure or rooms in which the noise-sensitive activity takes place has been designed to limit intruding noise to the allowable interior noise level prescribed in Section 1211.4.2.

1211.4.5 Vehicular and Industrial Noise Sources
An acoustical analysis shall be required for new or redeveloped residential structures or nonresidential structures used for noise-sensitive activities located in areas where the exterior noise level due to vehicular noise or industrial operations is DNL 65 or higher. Vehicular noise of DNL 65 or higher can occur in the vicinity of an existing or adopted freeway, express-way, major street, thoroughfare, railroad, or rapid transit line. The acoustical analysis shall show that the structure or rooms where the noise-sensitive activity takes place has been designed to limit intruding noise to the allowable interior noise level prescribed in Section 1211.4.2.

1211.5 Compliance

1211.5.1 Evidence
Evidence of compliance shall consist of an acoustical analysis report, prepared under the supervision of a person experienced in the field of acoustical engineering, with the application for building permit. The report shall show the following: (a) topographical relationship of noise sources and dwelling or activity site; (b) identification of noise sources and their characteristics; (c) predicted noise spectra at the exterior of the proposed structure considering present and future land use; (d) basis for the prediction (measured or obtained from published data); (e) noise attenuation measures to be applied, if any; and (f) an analysis of the effectiveness of the proposed construction showing that the prescribed interior noise-level requirements are met. If interior noise levels are met by requiring that windows be unopenable or closed, the design for the structure must also specify the means that will be employed to provide ventilation, and cooling if necessary, to provide a habitable interior environment.

1211.5.2 Field Testing
Field testing may be required only when inspection indicates that the construction is not in accordance with the approved design. Interior noise measurements shall be taken under conditions of typical maximum exterior noise levels within legal limits. A test report showing compliance or noncompliance with prescribed interior allowable levels shall be submitted to the Building Official.

If a field test is required to resolve a complaint of noncompliance with these standards, the complainant shall post a bond or adequate funds in escrow for the cost of the test. If the field test shows compliance, the cost of the test shall be borne by the complainant. If the field test shows noncompliance, the cost of the test shall be borne by the owner or builder.
11.00.00. Findings.
11.01.00. Airport/airfield environs.
11.02.00. Airfield influence planning districts (AIPD).
11.03.00. Pensacola Regional Airport Planning District (PNSPD).
11.04.00. Airport/airfield height limitations.

11.00.00. Findings.
The board of county commissioners of Escambia County has considered, among other things, the character of the operations conducted and proposed to be conducted at the various airports and airfields of Escambia County, the nature of the terrain and the character of the land within airport/airfield hazard areas, the current uses of property within and around such hazard areas and the uses that are appropriate and the recommendations of the 2003 Joint Land Use Study (JLUS) addressing military airfield encroachment, and the board finds as follows:

- There exist airports and airfields within Escambia County and in proximity to Escambia County that are vitally important to the county, but whose operations are potentially harmful to the health, safety and general welfare of the citizens of Escambia County;

- Airports/airfields create hazards that endanger the lives and property of users of the airports and/or airfields and the occupants and owners of property in their vicinity;

- Airports/airfields produce noise that is not compatible with residential uses and certain commercial and industrial uses;

- Obstructions reduce the size of the area available for the landing, taking off and maneuvering of aircraft, thus tending to destroy or impair the utility of airports/airfields and the public investment therein;

- The creation, establishment, enlargement, or intensification of airport/airfield hazards injures the community served by such facilities; and
• Airport/airfield hazards should be prevented in the interest of the long-term viability of airports/airfields within the county and the public health, safety and general welfare.

11.00.01. Applicability. This section is adopted pursuant to the authority conferred by F.S. chs. 125, 163 and 333. It is hereby found that incompatible land uses have the potential for being hazardous to aircraft operations as well as to the persons and property on the ground in the vicinity of the incompatible land use. Incompatible land use reduces the size of areas available for the landing, taking off and maneuvering of aircraft, thus tending to destroy or impair the utility of Pensacola Regional Airport, NAS Pensacola Airfield, Ferguson and Coastal airports and NOLF Saufley, NOLF Site 8 and Navy Hospital heliport and the public investment therein. Accordingly, it is declared:

That the creation or establishment of incompatible land uses around airports and/or airfields is a nuisance and injurious to the region served by the Pensacola Regional Airport, Ferguson and Coastal airports and NAS Pensacola, NOLF Saufley and NOLF Site 8 Airfields, and the Navy Hospital heliport.

The regulations on land uses set forth herein are applicable to all lands designated as Airfield Influence Planning Districts (AIPD) and the Pensacola Regional Airport Planning District (PNSPD) on the official "Escambia County Airport/Airfield Zoning Map Series", and to all lands subject to land use regulation pursuant to the requirements of Florida Statute. In addition, all of the property as designated on the "Height Limitations Maps" are regulated pursuant to the provisions of this Code for height limitations. The official maps shall be available for public inspection during regular office hours at the Planning and Zoning Department and the County Building Inspections Office.

At such time as any military airfield or outlying landing field permanently ceases military operations and is converted to civilian use, the applicable Airfield Environments regulations for the site and the surrounding properties will revert to the underlying zoning and its attendant regulations. If the airfield is converted to a civilian airport, the Board of County Commissioners shall determine if the airfield zoning overlay, including avigation easements, should be retained for the health, safety and welfare of the surrounding residents.

Any reverted parcel with a Public zoning designation must be rezoned before any nonpublic use or development can occur.

11.00.02. Definitions, as pertain to Airport/Airfield Environments.

Abandoned/discontinued. As applies to Article 11, a cessation of use lasting for 365 days, or any structure that has not been used for business or residential purposes for 365 days. Military facilities will not be considered abandoned or discontinued until they have been officially decommissioned by an appropriate military authority.
Absolute. As used in articles 6 and 11, absolute pertains to the density restrictions in some Airfield Influence Planning District areas and means that the minimum lot size allowed is established as the inverse of the maximum density. For example, when the maximum density is three dwelling units per acre, the minimum lot size is one-third acre. When the maximum density is two dwelling units per acre, the minimum lot size is one-half acre.

Accident potential zones (APZ). As applied to military airfields, those areas which are identified as being significantly impacted by accident potential from aircraft. APZ-1 is an area normally beyond the clear zone that possesses a significant potential for accidents. APZ-2 is an area normally beyond APZ-1 that has a measurable potential for accidents.

Airport. Any area of land or water that is designed and set aside for the landing and taking off of civilian aircraft and utilized or to be utilized in the interest of the public for such purposes. The airports within Escambia County are Pensacola Regional Airport, Ferguson Airport, and Coastal Airport.

Airfield. Any area of land or water that is designed and set aside for the landing and taking off of military aircraft. The airfields within Escambia County are: NAS Pensacola, NOLF Saufley, NOLF Site 8, and Navy Hospital Heliport.

Airport/airfield elevation. The highest point of an airport/airfield's landing area measured in feet above mean sea level (AMSL).

1. The established elevations for the airfields within Escambia County are:
   a. NAS Pensacola (Elevation 30 AMSL).
   b. NOLF Saufley (Elevation 85 AMSL).
   c. NOLF Site 8 (Elevation 110 AMSL).
   d. Navy Hospital Heliport (Elevation 25 AMSL).

2. The established elevations for the airports within Escambia County are:
   a. Pensacola Regional Airport (Elevation 121 AMSL).
   b. Ferguson Airport (Elevation 27 AMSL).
   c. Coastal Airport (Elevation 110 AMSL).

Airport/Airfield Environ. The area that has been identified as being significantly impacted by any airport or airfield in Escambia County.

Airport/airfield hazard. Any structure, tree or use of land which would exceed the federal standards as contained in Title 14 C.F.R. Part 77 "Objects Affecting Navigable Airspace"; FAA Handbook 7400.2(x) [x = current version] "Procedures for Handling Airspace Matters", FAA Handbook 8260.3(x) "Terminal Instrument Procedures", and FAA Advisory Circulars 70/7460-2(x) "Proposed Construction or Alteration of Objects that May Affect the Navigable Airspace," 70/7460-1(x) "Obstruction Marking and Lighting," and 150/5190-4A "Zoning and Grants," which obstructs the airspace required for the flight of aircraft taking off, maneuvering or
landing and which has not previously obtained a permit or variance pursuant to F.S. § 333.025 or 333.07.

Airport/airfield hazard area. Any area of land or water upon which an airport/airfield hazard might be established if not prevented by this Code.

Airport/airfield land use administrator (administrator). The county administrator or his duly appointed designee.


Avigation easement. A form of right-of-way, i.e., an agreement that gives the owner of the easement a clear property right to maintain flight operations in the airspace above the property, running with the land and in perpetuity. Military avigation easements will become null and void at such time as the facility reverts to civilian use. (See section 11.00.01.C.)

Clear zone (CZ). An area extending outward from the end of each runway. The parameters of clear zones are unique to each installation, but all are considered an area of high accident potential. (See section 11.04.02 for the parameters for each of the military installations in Escambia County.)

Note: "Clear zone (CZ)" definition extensively modified and "clear zone (OLF Saufley)" definition deleted by Ord. No. 2004-32.

Day-night average sound level (Ldn). A basic measure for quantifying noise exposure. (See definition of "Ldn").

Decibel (dB). A unit for measuring the relative loudness of sound or sound pressure equal approximately to the smallest degree of difference of loudness or sound pressure ordinarily detectable by the human ear, the range of which includes about 130 decibels on a scale beginning with one for the faintest audible sound.

dBA. The unit of noise level measured in accordance with the "A-weighted scale" which replicates the response characteristics of the ear. This scale is a quantity, in decibels, read from a standard sound-level meter with A-weighting circuitry. The A-space weighting discriminates against lower frequencies according to a relationship approximating, and more accurately reflecting the auditory sensitivity and response of the human ear. The A-scale sound level measures approximately the relative "noisiness" or "annoyance" of common sounds.

Decision height. The height at which a decision must be made during an instrument approach, to either continue the approach or to execute a missed approach and regain altitude.

Note: "Easements" definition deleted by Ord. No. 2004-32.
**Floor area ratio (FAR).** A means for determining intensity of land use. FAR is calculated by adding all authorized floor levels minus setback, landscape and parking requirements and then dividing this total by the gross site area.

**Height (airport/airfield).** In the Airport/Airfield Environs, for purpose of determining the height of any structure, tree or other object, including communication towers, the height is the elevation above mean sea level (AMSL). For calculation purposes, this is the sum of the elevation of the site and the height of the structure, including any appurtenances.

**Imaginary surface.** See definition for "surface".

**Instrument runway.** A runway equipped with electronic and visual navigation aids for which a precision or non-precision approach procedure having straight-in landing minimums has been approved.

**Ldn.** A day/night average sound level obtained by averaging the 24-hour sound level, in decibels, after the addition of a ten decibel to night time (10:00 p.m. to 7:00 a.m.) sound levels.

**Lot of record.** In Article 11, Airport/Airfield Environs, a lot of record for the purpose of constructing one single-family dwelling shall be a parcel recorded on or prior to August 21, 2001.

**Minimum descent altitude.** The lowest altitude, expressed in feet above mean sea level, to which descent is authorized on final approach or during circle-to-land maneuvering in execution of a standard instrument approach procedure where no electronic glide slope is approved.


**Noise level reduction (NLR).** Amount of noise reduction required through construction and incorporation of sound attenuation material to reduce interior noise level.

**Nonprecision instrument runway.** A runway having a nonprecision instrument approach procedure utilizing air navigation facilities with only horizontal guidance, or area type navigation facilities with only horizontal guidance, or area type navigation equipment, for which a straight-in, nonprecision instrument approach procedure has been approved or planned, and for which no precision approach facilities are planned or indicated on an FAA planning document or military service's military airfield planning document.
Owner. Any person, group of persons, firm or firms, corporation or corporations, commanding officer of any local military base, or any other legal entity having legal or equitable title to or sufficient proprietary interest in or to any property subject to this Code.

Precision instrument runway. A runway having an instrument approach procedure utilizing an instrumented landing system (ILS) or a precision approach radar (PAR).

Runway. A defined area on an airport or airfield prepared for landing and takeoff of aircraft along its length.

Surface. An imaginary geometric plane enclosing an area, penetration into which may be restricted, prohibited or controlled.

Note: "Utility runway" definition deleted by Ord. No. 2004-32.

Visual runway. A runway intended solely for the operation of aircraft using visual approach procedures and no instrument designation indicated on a FAA approved airport layout plan, a military services approved military airfield layout plan, or by any planning document submitted to the FAA by competent authority.

(Ord. No. 2006-30, § 4, 4-6-2006)

11.01.00. Airport/Airfield Environrs.

11.01.01. Description of environs. Certain airport/airfield environs have been established around each of the airports/airfields within the county. These environs have been identified through data provided to the county from the United States Navy and City of Pensacola in studies completed by each of the entities, and by the Joint Land Use Study conducted by the county, for the airports/airfields that operate within Escambia County. Areas within the airport/airfield environs are subject to regulation beyond the other requirements of the Code. These additional restrictions provide an enhanced level of protection in support of the continued operations of the airports/airfields in the county.

11.01.02. Administration. The following administrative requirements apply to the airport/airfield environs.

A. Notification of Navy. For any rezoning, conditional use, variance, development review committee case, administrative appeal, temporary use of a mobile home for medical purposes, or development order extension within the boundaries of any airfield environ area, Airfield Influence Planning District (AIPD-1 or AIPD-2), or any height-restricted area near NAS Pensacola, NOLF Saufley, NOLF Site 8, or the Navy Hospital heliport, mail and/or email notice shall be sent by the planning and zoning department to:

Air Operations Officer
Air Operations
Naval Air Station Pensacola, Building 1852
Pensacola, FL 32508-5217
And to:
Aviation/Community Planner
JPATS Coordinator, Operations Code 31
Naval Air Station Whiting Field
7077 USS Lexington Court
Milton, FL 32570-6016

for review and comment in the form of a recommendation to the final approving authority.

B. Notification of Pensacola Regional Airport. For any rezoning, conditional use, variance, development review committee case, administrative appeal, temporary use of a mobile home for medical purposes, or development order extension within the boundaries of PNSPD, within any height-restricted area near Pensacola Regional Airport, or in excess of the Pensacola Regional Airport notification requirement surface, mail or e-mail notice shall be sent by the planning and zoning department to:

Airport Director
Pensacola Regional Airport
2430 Airport Blvd, Suite 225
Pensacola, FL 32504

for review and comment in the form of a recommendation to the final approving authority.

C. Development review. A representative from the Navy shall be designated as an ex officio member of the development review committee (DRC) with the purpose of providing written recommendations to the DRC.

11.01.03. Variances, conditional uses and other relief.

A. Variances and conditional uses. No variances shall be granted to the requirements of the AIPDs or to the regulations regarding height within airfield height limitation surfaces. Variances to height restrictions, other than airfield height restrictions, shall follow the criteria outlined below. For all other variance or conditional use requests, section 2.05.00 of the Land Development Code shall apply. When considering a variance under section 2.05.02, proximity to the overlay zone boundary lines shall be considered an unusual physical condition.

1. Variances to height. Applicants seeking to erect, alter, or modify a structure so as to exceed the height limitations of this article must request a variance. In the event that federal obstruction standards as contained in Title 14 of the Code of Federal Regulations Part 77 (14 CFR Part 77) are more stringent than the height limitations of this article or zoning district height limitations, applicants seeking to erect, alter, or modify a structure so as to exceed the height limitations of 14 CFR Part 77 must request a variance. Unless otherwise noted below, variance requests shall be processed as outlined in Article 2 of the Land Development Code.
a. **Criteria.** In determining whether to grant a variance, the Board of Adjustment (BOA) shall consider the criteria in F.S. § 333.025(6). Per F.S. § 333.03(c)5, no variances shall be granted solely on the basis that a proposed structure will not exceed federal obstruction standards as outlined in 14 CFR Part 77. In addition, no variances will be granted unless the BOA finds that all the following conditions exist:

1. The request meets all applicable conditions in section 2.05.02 of the Land Development Code.
2. The applicant provides documentation showing compliance with the federal requirement for notification of proposed construction and a valid aeronautical evaluation.
3. The applicant provides a Federal Aviation Administration (FAA) aeronautical study with a “Determination of No Hazard” for the proposed project.

b. **Notification requirements.** In addition to the notification requirements contained in Article 2 of the Land Development Code, all applicants requesting a variance to the height restrictions contained in this article shall submit a copy of the variance application by certified mail, return receipt requested, to the Florida Department of Transportation (FDOT), Aviation Office. Per F.S. § 333.07, the FDOT Aviation Office shall have 45 days to comment after receipt of the application; if FDOT does not comment within 45 days the right to comment is waived. The BOA shall not hear a height variance request until the 45-day period has expired.

B. **Other relief.** Any person who is denied a development order within the airport/airfield environs areas because of the restrictions imposed herein may apply for relief through procedures described in Article 2 of the Land Development Code, which provides an administrative process for appeals of administrative decisions.

11.01.04. **Nonconforming uses, structures or objects.** Unless otherwise specified below, the requirements of Article 9 apply.

A. **Alteration of nonconforming uses, structures or objects.** No permits shall be granted that will allow the establishment or creation of an airport/airfield hazard or would permit a nonconforming structure, object, or use to be made or become higher or to become a greater hazard to air navigation than it was when the applicable regulation was enacted or than it was when the application for a permit was made.

B. **Destroyed or abandoned nonconforming structures or objects.** Whenever the building inspections department determines that a nonconforming structure or object has been abandoned or is more than 80 percent torn down or destroyed no permit shall be granted that would allow said structure or object to exceed the applicable height limit or otherwise deviate from the requirements of this article. A structure or object will be considered 80 percent destroyed when the actual cost to repair the structure or object to its predamage condition would equal or exceed 80 percent of its market value before the destruction occurred.
11.01.05. *Single-family dwelling units existing as of August 21, 2001.* Single-family dwelling units, including mobile homes as single-family dwelling units, existing as of August 21, 2001, shall be considered conforming uses regardless of the allowable density in the overlay district or the date of construction.

11.01.06. *Uses interfering with aircraft.* It is unlawful to establish, maintain or continue any use within the county in such a manner as to interfere with the operation of aircraft. The following requirements shall apply to all lawfully established uses within the county.

A. *Dangerous lighting.* All lights or illumination used in conjunction with street, parking, signs or use of land and structures shall be arranged and operated in such a manner that is not misleading or dangerous to aircraft operating from an airport/airfield or in a vicinity thereof as determined by the airport/airfield operator.

B. *Smoke or glare.* No operations of any type shall produce smoke, glare or other visual hazards within three statute miles of any usable runway or a designated airport/airfield.

C. *Electronic interference.* No operations of any type shall produce electronic interference with navigation signals or radio communication between the airport/airfield and the aircraft.

D. *Sanitary landfills.* Sanitary landfills will be considered as an incompatible use if located within areas established for the airport/airfield through the application of the following criteria:

1. Sanitary landfills located within 10,000 feet of any runway used or planned to be used by turbojet or turboprop aircraft.
2. Sanitary landfills located within 5,000 feet of any runway used only by piston type aircraft.
3. Sanitary landfills located outside the above perimeters but within the imaginary surfaces described in FAR Part 77, and applied to an airport/airfield, will be reviewed on a case-by-case basis.
4. Any sanitary landfill located so that it places the runways and/or approach and departure patterns of an airport/airfield between bird feeding, water or roosting areas.

E. *Obstruction marking and lighting.* Notwithstanding the provisions of any other article of this ordinance or any other ordinance, the owner of any structure or obstruction over 200 feet above ground level shall install marking and lighting on the structure in accordance with the specific standards established by Chapter 14-60, Rules of the Department of Transportation (Appendix 1) and Federal Aviation Advisory Circular 70-7460-1 Series (Appendix 2) and amendments thereto. In addition, the owner shall install high intensity white obstruction lights on a structure which exceeds 800 feet above ground level (AGL). Towers less than 200 feet may require lighting after Navy evaluation.
F. *Installation of marking and lighting.* In granting any permit or variance under this article, the director or the board of adjustment may, if it deems such action advisable to effectuate the purposes of this Code and reasonable under the circumstances, so condition such permit or variance as to require the owner of the structure or tree in question to install, operate and maintain thereon, such markers and lights as may be necessary to indicate to aviators the presence of an obstruction to aeronautical operations.

(Ord. No. 2006-30, § 4, 4-6-2006)

11.02.00. Airfield Influence Planning Districts (AIPD).

11.02.01. *Airfield Influence Planning District characteristics.*

A. *Description of Airfield Influence Planning Districts.* Airfield Influence Planning Districts (AIPD) include the established accident potential and noise zones of an airfield and extend outward from those zones at varying distances specific to the installation and its use. AIPDs also include areas that lie between the boundaries of an installation and its respective accident potential zones. AIPDs include and define areas that are close enough to the installation to impact or to be impacted by the mission of the airfield. Because of the relationship of these areas to airfields, they are subject to additional restrictions on development. The regulations and densities adopted herein are based on the Air Installation Compatible Use Zone (AICUZ) findings, the recommendations in OPNAV Instruction 11010.36B, AICUZ Program Procedures and Guidelines for Department of the Navy Air Installations, (19 DEC 2002) and the recommendations of the Joint Land Use Study. The AIPD overlays, which incorporate and replace the regulations adopted in Ordinance No. 2002-8, and the AIPD overlay maps, including noise zones, which replace the aerial map approved by Ordinance No. 2001-44, are hereby established as follows:

1. *Airfield Influence Planning District—1 (AIPD-1):* An area that includes the current accident potential zones and noise contours of 65 Ldn and higher, as well as other areas near and, in some cases, abutting the airfields. Included are areas designated as Area "A" (A) and Area "B" (B).
2. *Airfield Influence Planning District—2 (AIPD-2):* An area that lies outside the AIPD-1 boundary but is close enough to the airfield to impact or be impacted by airfield operations.

B. *General requirements for all AIPD areas.*

1. *Avigation easements.* All applications for subdivision approval and/or building permits for any structure requiring plan approval shall include the dedication of an avigation easement to the county. If the parcel on which the structure is to be built has a dedicated avigation easement on record, this requirement is waived. The dedicated avigation easement allows property owners to develop land in accordance with the applicable zoning district and regulations. However, military airfields receive a clear right to maintain flight operations over...
the parcel. The easement is recorded with the deed to a property and runs in perpetuity with the land. (See section 11.00.01.D, Reversion clause.)

2. **Noise zones.** Permitted and conditional uses in the noise zones that are outside of APZ areas are based upon the underlying zoning along with recommended land uses as contained in "Table 2, Air Installations Compatible Use Zones, Suggested Land Use Compatibility in Noise Zones," OPNAV INST11010.36B, AICUZ Program Procedures and Guidelines for Department of the Navy Air Installations. The primary consideration for construction in the noise zones is noise level reduction/sound attenuation measures.

**TABLE INSET:**

<table>
<thead>
<tr>
<th>Noise Zones</th>
<th>Maximum Density Per Acre</th>
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<tr>
<td>Noise zone 3</td>
<td>3</td>
</tr>
<tr>
<td>Noise zone 2</td>
<td>3</td>
</tr>
<tr>
<td>Noise zone 1</td>
<td>3</td>
</tr>
</tbody>
</table>

a. **Noise reduction standards, methods and construction list.** All new buildings shall be constructed with sound protection based on the level of noise exposure, which can be determined by the location of the building within the adopted noise contour maps. Sound attenuation is not required if the site is located outside the 65 Ldn noise contour. The provisions of this subsection shall apply to new construction and the moving of buildings (including mobile homes/manufactures homes) into noise zones 1, 2 and 3 located within the airport/airfield environs overlay zones. Noise reduction standards, construction and methods are specified in Appendix G of the Airport FAR Part 150 Study adopted by the City of Pensacola in 1990, which is available for review in the county building inspections office and the planning and zoning department.

1) **Noise Zone 1.** Appendix G of the Part 150 Study recommends a sound reduction of 25 decibels (dB) for residential construction within the 65--70 Ldn noise contour. The standards specified in Appendix G for a reduction of 25 dB are recommended in Noise Zone 1.

2) **Noise Zone 2.** Appendix G of the Part 150 Study recommends a sound reduction of 30 dB for residential construction within the 70--75 Ldn noise contour. The standards specified in Appendix G for a reduction of 30 dB are required in Noise Zone 2.

3) **Noise Zone 3.** Residential construction is discouraged in Noise Zone 3. The standards specified in Appendix G for a reduction of 35 dB are required in Noise Zone 3.

b. **Existing residences.** Any existing residence may be added to, structurally altered, or repaired without conforming to the referenced specifications provided the property owner signs a waiver that he/she was notified of said specifications.
c. **Mobile homes/manufactured homes.** Where state or federal law preempts the imposition of the noise attenuation construction standards of this section, mobile homes/manufactured homes not conforming to the referenced specifications, but meeting all other Land Development Code requirements, are allowed provided the property owner signs a waiver that he/she was notified of said specifications.

d. **Enforcement.** It shall be the duty of the building official to administer and enforce the noise reduction standards, construction and methods specified in Appendix G of the Part 150 Study.

3. **Real estate disclosure form.** All real estate transactions within an AIPD shall include a form disclosing the proximity of the site to the military airfield. The form shall be affixed to all listing agreements, sales and rental contracts, subdivision plats, and marketing materials provided to prospective buyers and lessees. However, the form need not be included in advertisements directed to the public at large. Disclosure is required as soon as practicable, but must be before the execution of a contract, i.e., before the making or acceptance of an offer.

4. **Split parcels.** For purposes of regulating parcels split by the AIPD lines, only that portion of a parcel that falls within the AIPD shall be subject to the conditions of the AIPD.

C. **Subdivision of land for commercial use.** Land within the AIPD overlay zones may be subdivided for commercial use subject to all other provisions of this Code and to underlying zoning. Parcels limited to one single-family dwelling unit per lot of record as of August 21, 2001, may be subdivided for commercial use if the one dwelling unit per lot of record requirement is not exceeded.

D. **Off-site transfer of development rights.** At such time as the county develops a comprehensive program for off-site transfer of development rights, the AIPD areas will not be included in that program as receiving parcels.

11.02.02. **AIPD-1**

A. **AIPD-1 regulations.** Areas within the AIPD-1 overlay are subject to the following additional restrictions:

1. **Prohibited concentrations of population.** No use is allowed in AIPD-1 that concentrates, within a structure on a regular basis, more than 25 people per acre. This limitation applies to: sports stadiums, amphitheaters, auditoriums, clubhouses, churches, schools, hospitals, assisted living and other medical facilities, hotels and motels, restaurants and other eating and drinking establishments built to such a scale that gatherings of more than 25 people per acre would be expected on a regular basis. All such facilities must meet this density requirement or have a FAR of 0.11 in APZ-1 and Area "A" and 0.22 in APZ-2 and Area "B", whichever is less. (See section 11.04.00 for height limitations.)
2. *Parks and recreational facilities.* Outdoor sports facilities, parks and recreation areas are permitted. However, any structure located thereon shall be restricted to those that are ancillary to the outdoor sports facility, park, or recreation area. Such ancillary structures shall include, but shall not be limited to, bleachers, backstops, picnic tables, public restrooms, concession stands, etc.

3. *Other allowed uses.* Certain recreational, agricultural, manufacturing, service, trade, and industrial uses are allowed (see section 11.02.02.D.).

4. *Restrictions on residential development.* Residential development is limited to detached single-family dwellings, including mobile homes if allowed in the underlying zoning district, at maximum densities defined by the areas within the AIPD and the specific airfield as provided herein below. No attached, multifamily, or multidwelling unit structures or complexes are permitted in any area of AIPD-1. Clustering is prohibited, including mobile home parks.

5. *Density limitations.* Density limits established in the areas designated as AIPD-1 are absolute, meaning that the minimum size for any lot is the inverse of the maximum permitted density, except that density limits in AIPD-1 Area "B" are not absolute, i.e., no minimum lot size is required.

6. *Rezonings.* Rezoning to a commercial district to obtain a higher density is not permitted. Rezoning is allowed, but density is limited to the maximum density allowed in the APZ Area or AIPD in which the property is located. The overlay density takes precedence and shall be determined by the following chart, regardless of the zoning district in which the property is located. (See Article 6 for new zoning categories that allow mixed commercial and residential at a lower density.)
B. **AIPD-1 zones.**

1. **NAS Pensacola Airfield influence planning district-1.** The area between the connected outermost lines of the established accident potential zones and including all areas between the APZs and the installation boundary. All densities are absolute unless otherwise noted.

**TABLE INSET:**

<table>
<thead>
<tr>
<th>AIPD-1</th>
<th>Aviation Characteristics</th>
<th>Maximum Density per Acre</th>
</tr>
</thead>
<tbody>
<tr>
<td>CZ (Clear zones)</td>
<td>Areas at the end of the airfield runways</td>
<td>0</td>
</tr>
<tr>
<td>A (Area A)</td>
<td>An area of special concern between the west and north runways that abuts the NASP property line and includes a portion of APZ-2 south of Bayou Grande</td>
<td>0</td>
</tr>
<tr>
<td>APZ-1 (NASP) [Accident potential zone 1]</td>
<td>Immediately in line with NAS Pensacola North and West runways (Includes a small area of APZ-2 in Garcon Swamp abutting the APZ-1 off the West runway of NASP)</td>
<td>0</td>
</tr>
<tr>
<td>APZ-1 (Accident potential zone 1)</td>
<td>All other APZ-1s</td>
<td>0.4 1d.u./2.5ac)</td>
</tr>
<tr>
<td>B (Area B)</td>
<td>West of NAS Pensacola between the base boundary and the southerly curve of APZs 1 and 2</td>
<td>3</td>
</tr>
<tr>
<td>APZ-2 (NASP) (Accident potential zone 2)</td>
<td>Immediately in line with NAS Pensacola North and West runways</td>
<td>2</td>
</tr>
<tr>
<td>APZ-2 (Accident potential zone 2)</td>
<td>All other APZ-2s</td>
<td>3</td>
</tr>
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</table>
2. **NOLF Saufley.** NOLF Saufley AIPD-1 connects the outermost lines of the existing APZs. The district encloses land between the APZs and the boundary of the installation and includes the following:

**TABLE INSET:**

<table>
<thead>
<tr>
<th>AIPD-1</th>
<th>Aviation Characteristics</th>
<th>Maximum Density per Acre*</th>
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<tbody>
<tr>
<td>CZ (Clear zones)</td>
<td>Areas at the end of the airfield runways</td>
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<tr>
<td>APZ-1 (Accident potential zone-1)</td>
<td>All APZ-1s</td>
<td>0.4 (1d.u./2.5ac)</td>
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<tr>
<td>APZ-2 (Accident potential zone-2)</td>
<td>All APZ-2s</td>
<td>3</td>
</tr>
<tr>
<td>B (Area B)</td>
<td>An area that does not fall under an AICUZ APZ or noise contour, but is close enough to the installation to affect airfield operations; Area B includes land on all sides of the NOLF Saufley boundary</td>
<td>3 Not Absolute</td>
</tr>
</tbody>
</table>

* All densities are absolute unless otherwise noted.

3. **NOLF Site 8.** Due to the flight characteristics of the helicopters using the NOLF Site 8, the clear zones and accident potential zones for this installation are wholly contained within its boundary. However, concern for the health, safety and welfare of residents living in proximity to the installation has resulted in the establishment of an AIPD-1 area that extends 1,000 feet from the installation boundary and contains only Area B, with its attendant regulations:

**TABLE INSET:**

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>B (Area B)</td>
<td>An area that does not fall under an AICUZ APZ or noise contour, but is close enough to the installation to affect or be affected by airfield operations; Area B includes land abutting all sides of the NOLF Site 8 boundary.</td>
<td>3 Not Absolute</td>
</tr>
</tbody>
</table>
C. Airfield Influence Planning District-1, permitted, prohibited and conditional uses. Listings of allowed uses in the various zoning categories when they lay beneath AIPD-1 overlay zones are detailed below.

Permitted and conditional uses are based upon the underlying zoning along with recommended land uses in accident potential zones as contained in "Table 3, Air Installations Compatible Use Zones, Suggested Land Use Compatibility in Accident Potential Zones," OPNAV INST11010.36B, or the most current edition of the AICUZ Program Procedures and Guidelines for Department of the Navy Air Installations.

1. AG, agricultural and VAG, villages agricultural districts. Where the underlying zoning is AG, the permitted and conditional uses are as follows.
   a. Permitted uses.
      (1) One single-family dwelling per lot of record existing as of August 21, 2001. Mobile homes are allowed as single-family dwellings, subject to the other relevant provisions of this Code. New subdivisions or developments are subject to the density limits in section 11.01.01.A.
      (2) Agricultural, livestock grazing and agricultural-related activities and customary accessory buildings, excluding feedlots and intensive animal husbandry, i.e., herds of sufficient size to cause the accumulation of manure within the pen or pasture and/or such that a vegetative cover cannot be maintained within the enclosure. Open lots used for feeding and rearing of poultry, and barns, dairy farms, swine facilities, beef lots and barns, horse stalls (more than four), mink ranches, zoos and exotic animals shall be considered to be animal feedlots. These activities attract concentrations of birds creating a hazard to aircraft operations. Pastures shall not be considered animal feedlots. Maximum FAR of 0.28 in APZ-1; 0.56 in APZ-2 -- no activity that produces smoke, glare or involves explosives.
      (3) Silviculture.
      (4) Mariculture and aquaculture.
      (5) Public utility. No above ground transmission (high tension) lines in APZ-1. Distribution lines of normal height, such as are found in subdivisions, are permitted.
      (6) Stables, private and public. Facilities must be low intensity (four or fewer horses). Buildings shall have a maximum FAR of 0.11 in APZ-1 and 0.22 in APZ-2.
      (7) Kennels.
      (8) Display and sale of fruit, vegetables and similar agricultural products.
      (9) Public utility and service structures, excluding communication towers.
      (10) Feed and farm equipment stores.
      (11) Animal hospitals and veterinarian clinics.
      (13) Golf courses, tennis centers, swimming clubs, and customary attendant facilities and accessory buildings with a maximum FAR of 0.11 in APZ-1; 0.22 in APZ-2. Facilities such as meeting places, auditoriums, large classes, etc. are not permitted. Clubhouses that meet the FAR above, or that house no more than 25 people per acre, whichever is less, are permitted in recreational areas.
Reclamation of borrow pits that existed prior to September 16, 2004 (subject to local permit and development review requirements per Escambia County Code of Ordinances, Part I, Chapter 42, Article VIII, and performance standards in Part III, the Land Development Code, Article 7).

b. Conditional uses. The board of adjustment must consider whether the proposed use is consistent with military operations within Airfield Influence Planning District-1.
   (1) Wastewater treatment facilities, electric power generation facilities or substations that distribute power to customers via distribution lines (normal power lines) as opposed to transmission (high tension) lines.
   (2) Oil wells/mineral extraction (See section 11.02.00 for height limitations).
   (3) Borrow pits and reclamation activities thereof (subject to local permit and development review requirements per Escambia County Code of Ordinances, Part I, Chapter 42, Article VIII, and performance standards in Part III, the Land Development Code, Article 7).
   (4) Solid waste transfer stations, collection points and/or processing facilities.
   (5) Junkyards, salvage yards, and waste tire processing facilities.

c. Prohibited uses.
   (1) Permanent outside storage, excluding farm equipment.
   (2) Auto sales, new or used.
   (3) Restaurants, bars, nightclubs or any eating or drinking establishment.
   (4) Any use that may produce electronic interference, attract large concentrations of birds, have explosive characteristics or produce air-pollution or potential glare.
   (5) The raising of exotic animals, such as alpacas, llamas, bison, ostriches, emus, or any other animal not native to this planning area.
   (6) No use is allowed in AIPD-1 that concentrates, within a structure on a regular basis, more than 25 people per acre. This limitation applies to: sports stadiums, amphitheaters, auditoriums, churches, schools, hospitals, assisted living and other medical facilities, hotels and motels, restaurants and other eating and drinking establishments built to such a scale that gatherings of more than 25 people per acre would be expected on a regular basis. All such facilities must meet this density requirement or have a FAR of 0.11 in APZ-1 and Area "A" and 0.22 in APZ-2 and Area "B", whichever is less. (See section 11.02.00 for height limitations.)
   (7) Landfills.

2. RR, rural residential or VR-2, villages rural residential districts. Where the underlying zoning is RR or VR-2, the permitted and conditional uses are as follows.

a. Permitted uses. Any use permitted in the preceding district except as noted below.

b. Conditional uses.
(1) Public riding stables. Facilities must be low intensity (4 or fewer horses). Buildings shall have a maximum FAR of 0.11 in APZ1 and 0.22 in APZ-2.
(2) Kennels.
(3) Home occupations with employees.
(4) Country clubs, golf courses and tennis clubs. Maximum FAR of 0.28 in APZ-1; 0.56 in APZ-2 -- no activity that produces smoke, glare, or involves explosives. Buildings shall have a maximum FAR of 0.11 in APZ-1 and 0.22 in APZ-2. Clubhouses that meet the FAR above, or that house no more than 25 people per acre, whichever is less, are permitted.
(5) Any conditional use permitted in the preceding district with the exception of junkyards, salvage yards, and waste tire processing facilities.

c. **Prohibited uses.**
   (1) Any use prohibited in the AG district.
   (2) Commercial communication towers.
   (3) Junkyards, salvage yards, and waste tire processing facilities.

3. **R-1 and R-2, single-family; V-2A, villages single-family; R-3, one-family and two-family; R-4, multifamily districts.** Where the underlying zoning is R-1, R-2, V-2A, R-3 or R-4, the permitted and conditional uses are as follows.

a. **Permitted uses.**
   (1) One single-family dwelling per lot of record existing as of August 21, 2001. New subdivisions or developments are subject to the density limits in section 11.01.01.A.
   (2) The growing of vegetables or other food crops for personal consumption by the residents. The raising of crops or other plants for commercial purposes is prohibited.
   (3) Public utility. No above ground transmission (high tension) lines in APZ-1.
   (4) Marina, private.
   (5) Residential dock or pier.
   (6) Reclamation of borrow pits that existed prior to September 16, 2004 (subject to local permit and development review requirements per Escambia County Code of Ordinances, Part I, Chapter 42, Article VIII, and performance standards in Part III, the Land Development Code, Article 7).

b. **Conditional uses.**
   (1) Home occupations with employees.
   (2) Golf courses, tennis centers, swimming clubs with customary attendant facilities and accessory buildings. Maximum FAR of 0.28 in APZ-1; 0.56 in APZ-2 -- no activity that produces smoke, glare, or involves explosives. Buildings shall have a maximum FAR of 0.11 in APZ-1 and 0.22 in APZ-2. Clubhouses that meet the FAR above, or that house no more than 25 people per acre, whichever is less, are permitted in recreational areas.
   (3) Covered boathouses and covered boat docks as accessory uses.
   (4) Stables accessory to a principal structure for private, noncommercial use only. Minimum lot size 100,000 square feet.
(5) Public utility and service structures, excluding communication towers.

c. Prohibited uses. Any use not listed in subparts B. or C., above.

4. R-5, residential and limited office district. Where the underlying zoning is R-5, the permitted and conditional uses are as follows.

a. Permitted uses.
   (1) Any use permitted in the preceding district.
   (2) One single-family dwelling per lot of record existing as of August 21, 2001. Mobile homes are allowed as single-family dwellings, subject to the other relevant provisions of this Code. New subdivisions or developments are subject to the density limits in section 11.01.01.A.
   (3) Professional offices, as listed below, are permitted in APZ-2, maximum FAR of 0.22:

   a. Finance, insurance and real estate.

   b. Professional services, such as architects, engineers, lawyers, tax consultants and accountants.

(4) Public utility and service structures, excluding communication towers.

b. Conditional Uses.
   (1) Any conditional use allowed in the previous R-1, R-2, V-2A, R-3 and R-4 districts.
   (2) Cemeteries, mausoleums and crematoriums. No chapels or churches are allowed in AIPD-1, AIPD-1 Area "A", or AIPD-1 Area "B"
   (3) Enclosed animal hospitals and veterinary clinics.

c. Prohibited uses. Any use not listed in subparts B. or C., above.

5. R-6, neighborhood commercial and residential district. Where the underlying zoning is R-6, the permitted and conditional uses are as follows.

a. Permitted uses.
   (1) Any use permitted in the preceding district.
   (2) Retail sales and services such as food and drugstores, personal service shops, hardware, home furnishings and appliances, specialty shops, bakeries, florists, etc. in APZ-2. Gross floor area of building not to exceed 6,000 square feet and maximum FAR of 0.22. No permanent outdoor storage allowed.
   (3) Nonconforming commercial uses legally existing as of August 21, 2001 shall continue as nonconforming uses subject to the provisions of Article 9, i.e., expanding a nonconforming use, etc.
(4) Appliance repair shops. No outside storage or work permitted. In APZ-2 only. Maximum FAR of 0.22.
(5) Fortune tellers, palm readers, psychics, etc., in APZ-2. Maximum FAR of 0.22.
(6) Public utility and service structures.
(7) Other uses that are similar or compatible to the uses permitted herein that would promote the intent and purposes of this district. Determination on other permitted uses shall be made by the planning board (LPA.)

b. Conditional uses.
   (1) Any conditional use allowed in the preceding districts.
   (2) Any building exceeding 120 feet height. See section 11.02.00, Height limitations.
   (3) Neighborhood commercial uses that do not exceed 35,000 square feet of floor area (Comprehensive Plan Policy 7.A.4.13.A.).
   (4) Automobile service operations, including repair and restoration (not including painting), and sale of gasoline and related service station products, gross floor area not to exceed 6,000 square feet. Outside repair and/or storage and automotive painting is prohibited. Maximum FAR of 0.11 in APZ-1; 0.22 in APZ-2.
   (5) Mini-warehouses meeting the following standards: Maximum FAR of 1.0 in APZ-1 and 2.0 in APZ-2.

   a. One acre or less in size (building and accessory paved area).
   b. Three-foot hedge along any right-of-way line.
   c. Dead storage use only.

(6) Motorcycle rental service; outside storage and outside vehicle repair is prohibited.

c. Prohibited uses.
   (1) Permanent outside storage.
   (2) Auto sales, new or used.
   (3) Restaurants, bars, nightclubs or any eating or drinking establishment.
   (4) Any use that may produce electronic interference, attract large concentrations of birds, have explosive characteristics or produce air pollution or potential glare.
   (5) No use is allowed in AIPD-1 that concentrates, within a structure on a regular basis, more than 25 people per acre. This limitation applies to: sports stadiums, amphitheaters, auditoriums, churches, schools, hospitals, assisted living and other medical facilities, hotels and motels, restaurants and other eating and drinking establishments built to such a scale that gatherings of more than 25 people per acre would be expected on a regular basis. All such facilities must meet this density requirement or have a FAR of 0.11 in APZ-1 and Area "A" and 0.22 in APZ-2 and Area "B", whichever is less. (See section 11.02.00 for height limitations.)

6. C-1, retail commercial district. Where the underlying zoning is C-1, the permitted and conditional uses are as follows.
a. **Permitted uses.**

(1) Any use permitted in the preceding district.
(2) One single-family dwelling per lot of record existing as of August 21, 2001.
(3) Nonconforming commercial uses legally existing as of August 21, 2001 shall continue as nonconforming uses subject to the provisions of Article 9, e.g., expanding a nonconforming use, etc.
(4) Automobile repair shops for ignition, fuel, brake and suspension systems or similar uses. Maximum FAR of 0.11 in APZ-1; 0.22 in APZ-2.
(5) Automobile service stations including minor auto repairs. Maximum FAR of 0.11 in APZ-1; 0.22 in APZ-2.
(6) Automobile washing facility. Maximum FAR of 0.11 in APZ-1; 0.22 in APZ-2.
(7) Off-premises signs, billboards and other sign structures erected, located and maintained as provided for in Article 8 of this Code.
(8) Convenience stores, including the incidental sale of gasoline. Maximum FAR of 0.14 in APZ-1 and 0.28 in APZ-2.
(9) Printing, bookbinding, lithography and publishing companies. Maximum FAR of 0.28 in APZ-1 and 0.56 in APZ-2.
(10) Interior decorating, home furnishing, and furniture stores. Maximum FAR of 0.28 in APZ-2, not allowed in APZ-1.
(11) Music, radio and television shops.
(12) Mortuary and funeral homes. No chapels are allowed within APZ-1 or APZ-2.
(13) Wholesale warehousing if less than 10,000 square feet. Maximum FAR of 1.0 in APZ-1; 2.0 in APZ-2.
(14) Mini-warehouses. Maximum FAR of 1.0 in APZ-1; 2.0 in APZ-2.
(15) Recreational and commercial marinas.
(16) Other uses that are similar or compatible to the uses permitted herein that would promote the intent and purposes of this district. Determination on other permitted uses shall be made by the planning board (LPA).

b. **Conditional uses.**

(1) Any conditional use permitted in the preceding district.
(2) Any permitted use that requires minor outside storage only in the rear yard and only if covered and adequate screening is provided.
(3) Used automobile sales. Maximum FAR of 0.14 in APZ-1 and 0.28 in APZ-2. In addition to other conditional use criteria, parcel must be one acre or less in size; there must be a three-foot tall hedge along the right-of-way line; and it cannot be a C-1 parcel fronting on "gateway" arterial streets which are specified as Sorrento Road/Gulf Beach Highway/Barrancas Avenue (SR 292), Blue Angel Parkway (SR 173), Pine Forest Road from I-10 to SR 173, Navy Boulevard (SR 295 and US 98), and Scenic Highway (SR 10A).
(4) Borrow pits and reclamation activities thereof (subject to local permit and development review requirements per Escambia County Code of Ordinances, Part I,
Chapter 42, Article VIII, and performance standards in Part III, the Land Development Code, Article 7).

c. **Prohibited uses.**
   (1) Restaurants, bars, nightclubs and other eating or drinking establishments.
   (2) Any use that may produce electronic interference, attract large concentrations of birds, have explosive characteristics, or produce air pollution or potential glare.
   (3) No use is allowed in AIPD-1 that concentrates more than 25 people per acre within a structure on a regular basis. This limitation applies to: sports stadiums, amphitheaters, auditoriums, churches, schools, hospitals, assisted living and other medical facilities, hotels and motels, restaurants and other eating and drinking establishments built to such a scale that gatherings of more than 25 people per acre would be expected on a regular basis. All such facilities must meet this density requirement or have a FAR of 0.11 in APZ-1 and Area "A" and 0.22 in APZ-2 and Area "B", whichever is less. (See section 11.02.00 for height limitations.)
   (4) Landfills, solid waste transfer stations, collection points, and/or processing facilities.
   (5) Junkyards, salvage yards, and waste tire processing facilities.

7. **C-2, general commercial district.** Where the underlying zoning is C-2, the permitted and conditional uses are as follows.

a. **Permitted uses.**
   (1) Any use permitted in the preceding district.
   (2) One single-family dwelling per lot of record existing as of August 21, 2001.
   (3) Nonconforming commercial uses legally existing as of August 21, 2001, shall continue as nonconforming uses subject to the provisions of Article 9, i.e., expanding a nonconforming use, etc.
   (4) Distribution warehousing. Maximum FAR of 1.0 in APZ-1 and 2.0 in APZ-2.
   (5) New and used car sales, mobile home and motorcycle sales and mechanical services. No such activities are permitted on a public right-of-way. Maximum FAR of 0.14 in APZ-1 and 0.28 in APZ-2.
   (6) Automobile repairs, including bodywork and painting services. Maximum FAR of 0.11 in APZ-1 and 0.22 in APZ-2.
   (7) Commercial food freezers and commercial bakeries in APZ-2. Maximum FAR of 0.22.
   (8) Building trades or construction office and warehouses with outside on-site storage. Maximum FAR of 0.11 in APZ-1 and 0.22 in APZ-2.
   (9) Marinas, all types including industrial. Maximum FAR of 0.28 in APZ-1 and 0.56 in APZ-2.
   (10) Cabinet shops. Maximum FAR of 0.28 in APZ-1 and 0.56 in APZ-2.
   (11) Manufacturing, fabrication and assembly type operations listed below which are contained and enclosed within the confines of a building and do not produce excessive noise, vibration, dust, smoke, fumes or excessive glare:
       (a) Food and kindred products in APZ-2 only. Maximum FAR of 0.56.
(b) Textile mill products in APZ-2 only. Maximum FAR of 0.56.
(c) Lumber and wood products. Maximum FAR of 0.28 in APZ-1 and 0.56 in APZ-2.
(d) Furniture and fixtures. Maximum FAR of 0.28 in APZ-1 and 0.56 in APZ-2.
(e) Paper and allied products. Maximum FAR of 0.28 in APZ-1 and 0.56 in APZ-2.
(f) Printing. Maximum FAR of 0.28 in APZ-1 and 0.56 in APZ-2.
(g) Publishing and allied industries in both APZ-1 and APZ-2. Maximum FAR of 0.28 in APZ-1 and 0.56 in APZ-2.

(12) Taxicab companies.
(13) Boat sales and service facilities. Maximum FAR of 0.14 in APZ-1 and 0.28 in APZ-2.
(14) Borrow pits and reclamation activities thereof (subject to local permit and development review requirements per Escambia County Code of Ordinances, Part I, Chapter 42, Article VIII, and performance standards in Part III, the Land Development Code, Article 7).
(15) Other uses similar to those permitted herein. Determination on other permitted uses shall be made by the planning board (LPA).

b. **Conditional uses.**
   (1) Kennels.
   (2) Solid waste transfer stations, collection points and/or processing facilities.
   (3) Junkyards, salvage yards, and waste tire processing facilities.

c. **Prohibited uses.**
   (1) Eating and drinking establishments, including restaurants, bars and nightclubs.
   (2) No use is allowed in AIPD-1 that concentrates, within a structure on a regular basis, more than 25 people per acre. This limitation applies to: sports stadiums, amphitheaters, auditoriums, churches, schools, hospitals, assisted living and other medical facilities, hotels and motels, restaurants and other eating and drinking establishments built to such a scale that gatherings of more than 25 people per acre would be expected on a regular basis. All such facilities must meet this density requirement or have a FAR of 0.11 in APZ-1 and Area "A" and 0.22 in APZ-2 and Area "B", whichever is less. (See section 11.02.00 for height limitations.)

8. **SDD, special development district.** Where the underlying zoning is SDD, the permitted and conditional uses are as follows.

a. **Permitted uses.**
   (1) One single-family dwelling per lot of record existing as of August 21, 2001. Mobile homes are allowed as single-family dwellings, subject to the other relevant provisions of this Code. New subdivisions or developments are subject to the density limits above.
(2) Home occupations.
(3) Horticulture, floriculture and greenhouses.
(4) Mariculture and aquaculture.
(5) Areas for display and sale of fruit, vegetables and similar agricultural products.
(6) The growing of crops and plants.
(7) The keeping of horses and private stables for personal use only.
(8) Silviculture.
(9) Public utility. No major above ground transmission (high-tension) lines in APZ-1.
(10) Reclamation of borrow pits that existed prior to September 16, 2004 (subject to local permit and development review requirements per Escambia County Code of Ordinances, Part I, Chapter 42, Article VIII, and performance standards in Part III, the Land Development Code, Article 7).
(11) Other uses that are similar or compatible to the uses permitted herein and would promote the intent and purposes of this district. Determination on other permitted uses shall be made by the planning board (LPA).

b. Conditional uses.
   (1) Public riding stables. Facilities must be low intensity (four or fewer horses). Buildings shall have a maximum FAR of 0.11 in APZ-1 and 0.22 in APZ-2.
   (2) Public utility and service structures, excluding communication towers.

c. Prohibited uses.
   (1) Permanent outside storage.
   (2) Auto sales, new or used.
   (3) Restaurants, bars, nightclubs or any eating or drinking establishment.
   (4) Any use that may produce electronic interference, attract large concentrations of birds, have explosive characteristics, or produce air pollution or potential glare.
   (5) No use that concentrates, within a structure on a regular basis, more than 25 people per acre is allowed in AIPD-1. This limitation applies to: sports stadiums, amphitheaters, auditoriums, churches, schools, hospitals, assisted living and other medical facilities, hotels and motels, restaurants and other eating and drinking establishments built to such a scale that gatherings of more than 25 people per acre would be expected on a regular basis. All such facilities must meet this density requirement or have a FAR of 0.11 in APZ-1 and Area "A" and 0.22 in APZ-2 and Area "B", whichever is less. (See section 11.02.00 for height limitations.)

9. ID-CP, industrial commerce park district. Where the underlying zoning is ID-CP, the permitted and conditional uses are as follows.

a. Permitted uses. Any use permitted in the preceding C-2 district, except as provided in subsection D., below.

b. Conditional uses:
   (1) Any conditional use allowed in preceding districts.
   (2) Commercial businesses with outside storage when such storage is adequately screened and/or buffered in accordance with section 7.01.06.E.
(3) Borrow pits and reclamation activities thereof (subject to local permit and development review requirements per Escambia County Code of Ordinances, Part I, Chapter 42, Article VIII, and performance standards in Part III, the Land Development Code, Article 7).
(4) Solid waste transfer stations, collection points and/or processing facilities.
(5) Junkyards, salvage yards, and waste tire processing facilities.

c. **Prohibited uses.**
   (1) Residential uses.
   (2) New and used car sales, mobile home and motorcycle sales and mechanical services.
   (3) Restaurants, bars, nightclubs or any eating or drinking establishment.
   (4) No use is allowed in AIPD-1 that concentrates more than 25 people per acre within a structure on a regular basis. This limitation applies to: sports stadiums, amphitheaters, auditoriums, churches, schools, hospitals, assisted living and other medical facilities, hotels and motels, restaurants and other eating and drinking establishments built to such a scale that gatherings of more than 25 people per acre would be expected on a regular basis. All such facilities must meet this density requirement or have a FAR of 0.11 in APZ-1 and Area "A" and 0.22 in APZ-2 and Area "B", whichever is less. (See section 11.02.00 for height limitations.)

d. **Performance standards.**
   (1) All work and/or operations must be conducted within buildings except temporary outside storage may be allowed if adequately buffered and screened from adjacent uses. All waste material must be stored while on the property in a screened enclosure.
   (2) Any process that creates smoke shall meet all standards as required by the Florida Department of Environmental Protection and the U.S. Environmental Protection Agency.
   (3) Operations creating excessive noise, vibration, dust, smoke or fumes which are a nuisance to persons off of the lot or parcel are not permitted.
   (4) Operations creating glare shall be shielded.
   (5) Disposal of industrial or other wastes, gaseous, liquid or solid, must be approved by any applicable federal or state regulatory entities.

10. **ID-1, industrial district.** Where the underlying zoning is ID-1, the permitted and conditional uses are as follows.

   a. **Permitted uses.**
      (1) Any nonresidential use permitted in the preceding district.
      (2) Research and development operations, commercial communication towers 150 feet or less in height (see section 11.02.02.A.3), light manufacturing, processing or
fabricating uses, enclosed storage structures and accessory structures. All activities are subject to the performance standards in sections 7.03.00 and 7.06.00.

3. Commercial businesses with outside storage when such storage is adequately screened and/or buffered in accordance with section 7.01.06.E.

4. Permitted industrial uses are production of lumber and wood products, furniture and fixtures, paper and allied products, printing and publishing and allied industries in both APZ-1 and APZ-2. Maximum FAR of 0.28 in APZ-1 and 0.56 in APZ-2.

5. Uses permitted in APZ-2 but not permitted in APZ-1 are production of food and kindred products, textile mill products, stone, clay and glass products, primary metal products and fabricated metal products. Maximum FAR of 0.56.

b. **Conditional uses.** Any conditional use allowed in preceding districts.

c. **Prohibited uses.**

1. Residential uses.
2. New and used car sales, mobile home and motorcycle sales and mechanical services.
3. Restaurants, bars, nightclubs or any eating or drinking establishment.
4. No use is allowed in AIPD-1 that concentrates, within a structure on a regular basis, more than 25 people per acre. This limitation applies to: sports stadiums, amphitheaters, auditoriums, churches, schools, hospitals, assisted living and other medical facilities, hotels and motels, restaurants and other eating and drinking establishments built to such a scale that gatherings of more than 25 people per acre would be expected on a regular basis. All such facilities must meet this density requirement or have a FAR of 0.11 in APZ-1 and Area "A" and 0.22 in APZ-2 and Area "B", whichever is less. (See section 11.02.00 for height limitations.)

d. **Performance standards.**

1. All work and/or operations must be conducted within buildings except temporary outside storage may be allowed if adequately buffered and screened from adjacent uses. All waste material must be stored while on the property in a screened enclosure.
2. Any process that creates smoke shall meet all standards as required by the Florida Department of Environmental Protection and the U.S. Environmental Protection Agency.
3. Operations creating excessive noise, vibration, dust, smoke or fumes which are a nuisance to persons off of the lot or parcel are not permitted.
4. Operations creating glare shall be shielded.
5. Disposal of industrial or other wastes, gaseous, liquid or solid, must be approved by any applicable federal or state regulatory entities.

D. **Density limitations.** In all areas of AIPD-1, except for Area "B", density limits are absolute, meaning that the minimum lot size is established as the inverse of the maximum density for each overlay zone, exclusive of any required infrastructure. For example, when the maximum density is three dwelling units per acre, the minimum lot size is one-third acre. When the maximum density is two dwelling units per acre, the minimum lot size is one-half acre.
Clustering of residential lots or dwellings, whether by density transfers, planned unit development or other means, is prohibited on-site in AIPD-1. Density limits in AIPD-1 Area "B" are not absolute, meaning clustering, planned unit development and density transfers, when such a program is developed, are permitted. Density limits in AIPD-1 are as follows:

<table>
<thead>
<tr>
<th>TABLE INSET:</th>
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</thead>
<tbody>
<tr>
<td>CZ (Clear Zone)</td>
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<tr>
<td>APZ-1 (NASP)</td>
</tr>
<tr>
<td>APZ-1 (All Others)</td>
</tr>
<tr>
<td>AIPD-1 Area &quot;A&quot; (NASP Only)</td>
</tr>
<tr>
<td>AIPD-1 Area &quot;B&quot;</td>
</tr>
<tr>
<td>APZ-2 (NASP)</td>
</tr>
<tr>
<td>APZ-2 (All Others)</td>
</tr>
</tbody>
</table>

11.02.03. **AIPD-2**

A. **AIPD-2 regulations.** AIPD-2 requirements are the same for all airfields and installations.

B. **Density.** Densities are controlled by the underlying zoning category. Density limits in AIPD-2 are not absolute, meaning clustering, planned unit development and density transfers, when such a program is developed, are permitted. There are no additional regulations regarding density except the following:

Rezoning is allowed only to a zoning district that allows three d.u./acre or less. An alternative mixed-use zoning category that allows commercial uses and limits density to three d.u./acre is offered in place of the current high density commercial zoning districts. (See Article 6, Zoning Districts--AMU-1 and AMU-2.) Properties that currently have density of less than three d.u./acre can apply for an up-zoning to AMU-1, AMU-2 or V-2A, which have a maximum density of three d.u./acre.

(Ord. No. 2006-30, § 4, 4-6-2006; Ord. No. 2007-70, § 1, 11-1-2007)

11.03.00. **Pensacola Regional Airport Planning District (PNSPD).**

A. **PNSPD regulations.** The Pensacola Regional Airport Planning District is defined as the area within the unincorporated portion of Escambia County that lies within the noise zones, educational facility restriction zone, or real estate disclosure area of Pensacola Regional Airport. Due to the close proximity of these lands to the Pensacola Regional Airport, they are subject to additional restrictions on development. The area is depicted on the "Pensacola Regional Airport Planning District" map which is adopted by reference, located in the Department of Planning and Zoning offices, and is available for review during normal business hours. A generalized map of the Pensacola Regional Airport Planning District is depicted in Figure 1; however, it is not the official zoning map and should be used only for preliminary determination of the applicability of the PNSPD.
B. Density. Densities are controlled by the underlying zoning category. Density limits in
PNSPD are not absolute, meaning clustering, planned unit development and density transfers,
when such a program is developed, are permitted.

C. Educational Restriction Zone. No educational facilities of public or private schools as
described in F.S. § 333.03(3), or of kindergartens as defined in Article 3 of this Code, may be
constructed within the educational facility restriction zone for Pensacola Regional Airport.
The construction of child care centers and family day care homes are not restricted.
Exceptions to this provision shall only be granted when the planning board makes specific
findings detailing how the public policy reasons for allowing construction of an educational
facility outweigh health and safety concerns prohibiting such a location. The planning board's
findings shall be forwarded by recommendation to the board of county commissioners for a
final determination. However, this provision shall not be construed to require the removal,
alteration, sound conditioning, or other change or to interfere with the continued use or
adjacent expansion of any educational structure or site in existence on July 1, 1993.
The educational facility restriction zone includes all parcels in the unincorporated portion of
Escambia County within an area that extends five miles in a direct line along the centerline of
each runway and has a width measuring one-half the length of the runway, and all parcels
within noise zone C. The area is depicted on the "Pensacola Regional Airport Educational
Facility Restriction Zone" map which is adopted by reference, located in the department of
planning and zoning offices, and is available for review during normal business hours.

D. Noise zones and sound attenuation. All new buildings shall be constructed with sound
protection based on the level of noise exposure, which can be determined by the location of
the building within the adopted noise contour maps. Sound attenuation is not required if the
site is located outside the 65 Ldn noise contour.

1. Pensacola Regional Airport established noise zones. There are hereby created and
established three noise zones for the Pensacola Regional Airport: zone A, zone B and zone C.
Noise zones for Pensacola Regional Airport are based on the Airport FAR Part 150 Study,
adopted by the City of Pensacola in 1990. Such zones are shown on the Pensacola Regional
Airport Noise Zones map which is adopted by reference, located in the department of
planning and zoning offices, and is available for review during normal business hours. Airport
noise zones, as defined by day-night average sound level (Ldn) noise exposure, are hereby
established as follows:
TABLE INSET:

<table>
<thead>
<tr>
<th>Ldn Values</th>
<th>Noise Zone</th>
</tr>
</thead>
<tbody>
<tr>
<td>65–70</td>
<td>A</td>
</tr>
<tr>
<td>70–75</td>
<td>B</td>
</tr>
<tr>
<td>75+</td>
<td>C</td>
</tr>
</tbody>
</table>
For Pensacola Regional Airport noise zones and for the land use objective and limitations applicable thereto within the corporate boundaries of the City of Pensacola, refer to City of Pensacola Ordinance No. 43-82, or an approved successor, known as the Comprehensive Airport Ordinance.

2. Noise reduction standards, methods and construction list. The provisions of this subsection shall apply to new construction and the moving of buildings (including mobile homes/manufactured homes) into noise zones A, B and C located within the PNSPD. Nothing in this subsection shall be construed to require the removal, alteration, sound conditioning or other change, or to interfere with the continued use or adjacent expansion of any educational facility or site in existence on July 1, 1993. Noise reduction standards, construction and methods are specified in Appendix G of the Airport FAR Part 150 Study adopted by the City of Pensacola in 1990, which is available for review in the county building inspections office and the planning and zoning department.

   a. Noise Zone A. Appendix G of the Part 150 Study recommends a sound reduction of 25 decibels (dB) for residential construction or construction of an educational facility within the 65-70 Ldn noise contour. The standards specified in Appendix G for a reduction of 25 dB are recommended in Noise Zone A.

   b. Noise Zone B. Appendix G of the Part 150 Study recommends a sound reduction of 30 dB for residential construction or construction of an educational facility within the 70--75 Ldn noise contour. The standards specified in Appendix G for a reduction of 30 dB are required in Noise Zone B.

   c. Noise Zone C. Residential or educational facility construction is prohibited in Noise Zone C. Note: As of September 13, 2005, Noise Zone C is located entirely within the boundary of the Pensacola Regional Airport.

3. Existing residences. Any existing residence may be added to, structurally altered, or repaired without conforming to the referenced specifications provided the property owner signs a waiver that he/she was notified of said specifications.

4. Mobile homes/manufactured homes. Where state or federal law preempts the imposition of the noise attenuation construction standards of this section, mobile homes/manufactured homes not conforming to the referenced specifications, but meeting all other Land Development Code requirements, are allowed provided the property owner signs a waiver that he/she was notified of said specifications.

5. Enforcement. It shall be the duty of the building official to administer and enforce the noise reduction standards, construction and methods specified in Appendix G of the Part 150 Study.

E. Real Estate Disclosure Area. All real estate transactions within the Pensacola Regional Airport Real Estate Disclosure Area shall include a form disclosing the proximity of the site to
the airport. The form shall be affixed to all listing agreements, sales and rental contracts, subdivision plats, and marketing materials provided to prospective buyers and lessees. However, the form need not be included in advertisements directed to the public at large. Disclosure is required as soon as practicable, but must be before the execution of a contract, i.e., before the making or acceptance of an offer.

The Pensacola Regional Airport Real Estate Disclosure Area shall be comprised of all properties abutting the Pensacola Regional Airport and all properties within Noise Zone A, B, or C. The area is depicted on the Pensacola Regional Airport Real Estate Disclosure Area map which is adopted by reference, located in the department of planning and zoning offices, and is available for review during normal business hours.

F. **Split parcels.** For purposes of regulating parcels split by PNSPD lines, only that portion of a parcel that falls within the PNSPD shall be subject to the conditions of the PNSPD. For parcels located within more than one noise zone inside PNSPD, the more stringent requirements shall apply to the entire parcel.

(Ord. No. 2006-30, § 4, 4-6-2006; Ord. No. 2007-70, § 2, 11-1-2007)

GRAPHIC LINK: PNSPD--Figure 1
(Ord. No. 2006-30, § 4, 4-6-2006)

11.04.00. **Airport/airfield height limitations.**

In order to carry out the height limitation provisions of this Code, there are hereby created and established certain airport/airfield zones and surfaces. When a lot is divided into sections, the more restrictive height limitations shall apply. An area located in more than one of the described zones and surfaces is considered to be only in the zone and surface with the more restrictive height limitation. Note: Per F.S. § 193.501, the owner may apply to the property appraiser for the sending parcel's tax assessment to be based on the restricted use and not the potential use. Except as otherwise provided, no structure shall be constructed or altered in such a way as to exceed the height limitations established herein, unless a variance is first obtained in accordance with the requirements of section 11.01.03.

11.04.01. **General height restrictions.**

A. **Hazards to air navigation prohibited.** In addition to the height limitations imposed in this Code, no structure or obstruction shall be constructed or altered in such a way as to cause a minimum obstruction clearance altitude, a minimum descent altitude or a decision height to be raised, or be considered a hazard to air navigation by a Federal Aviation Administration aeronautical study (7460-1) or conflict with Title 14 of the Code of Federal Regulations Part 77.

B. **Structures in excess of 200 feet AGL.** Any new structure or obstruction in excess of 200 feet above ground level shall receive an airspace evaluation from the FAA prior to development approval, by filing an FAA Form 7640-1. (See Federal Aviation Administration
(FAA) Advisory Circular 70/7460-1 and Federal Aviation Regulations (FARs) Parts 71, 77, 93, 95, 152, and 157 for further information on FAA structure permits.)

To determine height limits in all environs, surfaces and zones set forth in this Code, the datum shall be above mean sea level elevation (AMSL) or above airport/airfield elevation, as the case may be, unless otherwise specified in this article.

11.04.02. Public civil airports. The various zone, surfaces and height limitations are hereby established for public civil airports.

A. Pensacola Regional Airport.

1. Airspace height limitation zones. There are hereby created and established airspace height limitation zones that include all areas of land lying beneath aircraft navigational routes applicable to Pensacola Regional Airport. Such zones are shown on the Pensacola Regional Airport Height Limitation Zones map which is adopted by reference, located in the Department of Planning and Zoning offices, and is available for review during normal business hours. Existing structures depicted on the Pensacola Regional Airport Height Limitation Zones map may be utilized as a controlling obstacle. In the event of an existing controlling obstacle (original), a structure may be placed within a 300 foot radius at the same elevation or a lower height. Only the original structure can dictate the 300-foot radius. A generalized map of the Pensacola Regional Airport height limitation zones is depicted in Figure 2; however, it is not the official map and should be used only for preliminary determination of the applicability of the height limitation zones.

GRAPHIC LINK: Height Limitation Zones--Figure 2

2. Notification requirement surface. Any proposed structure or obstruction, or any alteration of an existing structure or obstruction that would exceed the height of an imaginary surface, the slope of which is one foot vertically for every 100 feet horizontally, measured from the nearest point of the nearest runway at Pensacola Regional Airport, shall notify the FAA of the proposed action by filing an FAA Form 7640-1.

B. Coastal and Ferguson Airports.

1. Primary surface. An area longitudinally centered on a runway. When the runway has a specially prepared hard surface, the primary surface extends 200 feet beyond each end of that runway. When the runway has no specially prepared hard surface, or planned hard surface, the primary surface ends at the end of the runway. The width of the primary surface of a runway will be that width prescribed for the most precise approach existing or planned for that runway end. Except as provided in the permitted use sections, no structure of obstruction will be permitted within the primary surface, that is not part of the landing and take-off area, and is of a greater height than the
surface measured at the nearest point on the runway centerline. The width of the primary surface is 250 feet.

2. **Horizontal surface.** A horizontal plane 150 feet above the established airport elevation, the perimeter of which is constructed by swinging arcs of specified radii from the center of each end of the primary surface of each airport's runway and connecting the adjacent arcs by lines tangent to those arcs. No structure or obstruction will be permitted in the horizontal surface that has a height greater than 150 feet above the airport elevation. The radius of each arc is 5,000 feet.

3. **Conical surface.** The area extending outward from the periphery of the horizontal surface for a distance of 4,000 feet. Height limitations for structures in the conical surface are 150 feet above airport elevation at the inner boundary with permitted elevation increasing one foot vertically for every 20 feet of horizontal distance measured outward from the inner boundary to a height of 350 feet above airport height at the outer boundary.

4. **Approach surface.** An area longitudinally centered on the extended runway centerline and extending outward from each end of the primary surface. An approach surface is designated for each runway based upon the type of approach available or planned for that runway end. The inner edge of the approach surface is the same width as the primary surface and it expands uniformly to a width of 1,250 feet. The approach surface extends for a horizontal distance of 5,000 feet. The outer width of an approach surface to an end of a runway will be that width prescribed in this subsection for the most precise approach existing or planned for that runway end. Permitted height within the approach surfaces is the same as the inner edge and increases with horizontal distance outward from the inner edge; permitted height increases one foot vertically for every 20 feet of horizontal distance for all utility and visual runways. The slope starts at the runway ends.

5. **Transitional surface.** The area extending outward from the sides of the primary surfaces and approach surfaces connecting them to the horizontal surface. Height limits of the transitional surface are the same as the primary surface or approach surface at the boundary line where it adjoins and increases at a rate of one foot vertically for every seven feet horizontally, with the horizontal distance measured at right angles to the runway centerline and extended centerline, until the height matches the height of the horizontal surface or conical surface or for a horizontal distance of 5,000 feet from the side of the part of the precision approach surface that extends beyond the conical surface.

11.04.03. **Military airfields.** The various zones, surfaces and height limitations are hereby established for military airfields.
A. **NAS Pensacola.** Runways 07L/25R 07R/25L and 01/19.

1. **Primary surface.** The area located on the ground or water, longitudinally centered on each runway extending 200 feet beyond the runway end and 1,500 feet wide (750 feet each side of the runway centerline). No structure or obstruction that is not part of the landing and takeoff area is permitted in the primary surface.

2. **Clear zone.** A fan shaped area extending outward 3,000 feet from the end of each runway. The inner boundary is the same width as the primary surface and commencing 200 feet from the threshold, expands at an angle of 7 degrees 58 minutes and 11 seconds to a width of 2,284 feet. The Type I clear zone is the first 1,000 feet adjacent to the end of runway. The Type II clear zone is 500 feet wide and extends outward from the Type I clear zone on the extended centerline. The Type III clear zone is laterally adjacent to the Type II clear zone. Except as provided for in the permitted use sections contained herein, no structure or obstruction that is not a part of the landing and takeoff area is permitted in the Type I, Type II, or Type III clear zones.

3. **Inner horizontal surface.** The area encompassing the runways, primary surface and clear zone with an outer perimeter formed by swinging arcs 18,000 feet (3.4 miles) radius about the centerline at the end of each runway and connecting adjacent arcs by lines tangent to these arcs. No structure or obstruction within the boundaries of the inner horizontal surface will exceed 200 feet. Any structure that is either:

   a. Less than 18,000 feet from the end of any runway at NAS Pensacola, which is between 100 and 200 feet in height above airport elevation; or

   b. In the region from 18,000 and 35,000 feet from the end of any runway at NAS Pensacola, which is up to 100 feet greater in height than the height of the conical surface, but not to exceed a height of 500 feet, requires conditional use approval, including NAS Pensacola review which shall be an additional criterion considered by the board of adjustment in determining whether to issue a conditional use permit.

4. **Conical surface.** The area extending outward from the periphery of the inner horizontal surface for a distance of 24,000 feet (4.6 miles). Height limits in the conical surface commence at a height of 100 feet above airfield elevation at the inner boundary and increase at a rate of one foot vertically for every 60 feet horizontally until it reaches a height of 500 feet above airfield elevation at the outer boundary.

5. **Outer horizontal surface.** The area extending outward from the outer periphery of the conical surface for a distance of 2,500 feet. The height limit within the outer horizontal surface is 500 feet above airport elevation.

6. **Approach surface.** The area longitudinally centered on each runway extended centerline, with an inner boundary 200 feet out from the end of the runway and the same width as the
primary surface then extending outward for a distance of 50,000 feet expanding uniformly in width to 16,000 feet at the outer boundary. Height limits within the approach clearance surfaces commence at the height of the runway end and increase at the rate of one foot vertically for every 50 feet horizontally for a distance of 25,000 feet at which point it remains level at 500 feet above airfield elevation to the outer boundary.

7. **Transitional surface.** The area with an inner boundary formed by the side of the primary surface and the approach surface then extending outward at a right angle to the centerline and extended centerline until the height matches the adjoining inner horizontal surface, conical surface and outer horizontal surface height limit. The height limit at the inner boundary is the same as the height limit of the adjoining surface and increases at the rate of one foot vertically for every seven feet horizontally to the outer boundary of the transitional surface, where it again matches the height of the adjoining surface. Transitional surface for those portions of the approach surface which project through and beyond the limits of the conical surface, extend a distance of 5,000 feet measured horizontally from the edge of the approach surface and at right angles to the runway centerline.

B. **Navy Outlying Landing Field (NOLF) Saufley.** Runways 5/23 and 14/32.

1. **Primary surface.** The area located on the ground or water, longitudinally centered on each runway and extending 200 feet beyond the runway end, with a width of 1,000 feet. Except as provided for in the permitted use sections contained herein, no structure of obstruction that is not a part of the landing and takeoff area is permitted in the primary surface.

2. **Clear zone.** The area adjacent to the runway end extending outward for 3,000 feet with a width of 1,000 feet centered on the extended runway centerline. The Type I clear zone is the first 1,000 feet adjacent to the end of the runway. The Type III clear zone is the same width, and extends outward 2,000 feet from the Type I clear zone on the extended centerline. Except as provided for in the permitted use sections contained herein, no structure or obstruction that is not a part of the landing and takeoff area is permitted in the Type I clear zone. Except as provided for in the permitted use sections contained herein, no structure or obstruction shall penetrate the approach departure surface in the Type III clear zone.

3. **Inner horizontal surface.** The area encompassing the runways and primary surface, and clear zones with an outer perimeter formed by swinging arcs 7,500 feet radius about the centerline at the end of each runway and connecting adjacent arcs by lines tangent to these arcs. No structure or obstruction will be permitted in the inner horizontal surface of a greater height than 150 feet above the airport elevation.

4. **Conical surface.** The area extending from the periphery of the inner horizontal surface outward and upward at a slope of one foot vertically for every 20 feet for a horizontal distance of 7,000 feet to a height of 500 feet above airport elevation.
5. **Outer horizontal surface.** The area extending outward from the outer periphery of the conical surface for a distance of 30,000 feet. The height limits within the outer horizontal surface is 500 feet above airport elevation.

6. **Approach surface.** The area longitudinally centered on each runway extended centerline with an inner boundary 200 feet out from the end of the runway and the same width as the primary surface, then extending outward for a distance of 50,000 feet expanding uniformly in width to 16,000 feet at the outer boundary. Height limits within the approach surface commence at the height of the runway end and increase at the rate of one foot vertically for every 50 feet horizontally for a distance of 25,000 feet at which point it remains level at 500 feet above airport elevation to the outer boundary.

7. **Transitional surface.** The area with an inner boundary formed by the side of the primary surface and the approach surface then extending outward at a right angle to the centerline and extended centerline until the height matches the adjoining inner horizontal surface, conical surface and outer horizontal surface height limit. The height limit at the inner boundary is the same as the height limit of the adjoining surface and increases at the rate of one foot vertically for every seven feet horizontally to the outer boundary of the transitional surface, where it again matches the height of the adjoining surface. Transitional surface for those portions of the approach surface which project through and beyond the limits of the conical surface, extend a distance of 5,000 feet measured horizontally from the edge of the approach surface and at right angles to the runway centerline.

C. **Navy Outlying Landing Field Site 8 (NOLF Site 8).** The various zone and surface height limitations are hereby established.

1. **Primary surface.** The area longitudinally centered on each helipad, 150 feet in width and 150 feet in length.

2. **Approach surface.** The area longitudinally centered on each helipad's extended centerline, which starts at the end of the heliport primary surface with the same width as the primary surface and expands to 500 feet at a distance of 4,000 feet. Height limits within the approach surface commence at the height of the established landing surface and increase at the rate of one foot vertically for every ten feet horizontally for a distance of 4,000 feet.

3. **Clear zone.** The first 400 feet of the approach surface. Except as provided for in the permitted use sections contained herein, structure or obstruction that is not a part of the landing and takeoff area is permitted.

4. **Transitional surface.** An area that connects the primary surface and the approach surface, upward and outward of the primary surface at a slope ratio of two feet vertically for every one foot horizontally for a distance of 250 feet from the centerline of the pad.
5. *Helicopter traffic pattern airspace.* No structure shall exceed 200 feet above airfield elevation in the traffic pattern airspace (Attachment D). The area protected around the helicopter NOLF is determined by the capacity limits of the NOLF. [Attachment D is not set out herein, but is available for inspection in the offices of the county.]

D. *Navy hospital heliport.*

1. *Heliport primary surface.* The area longitudinally centered on the helipad, 150 feet in width and 150 feet in length.

2. *Heliport approach surface.* The area longitudinally centered on the helipad's extended centerline, which starts at the end of the heliport primary surface with the same width as the heliport primary surface and expands to 500 feet at a distance of 4,000 feet. Height limits within the heliport approach surface commence at the height of the established landing surface and increase at the rate of one foot vertically for every ten feet horizontally for a distance of 4,000 feet.

3. *Clear zone.* The first 400 feet of the approach surface. Except as provided for in the permitted use section contained herein, no structure or obstruction that is not a part of the landing and takeoff area is permitted.

4. *Heliport transitional surface.* An area that connects the heliport primary surface and the heliport approach surface, upward and outward of the heliport primary surface at a slope ratio of two feet vertically for every one foot horizontally for a distance of 250 feet from the centerline of the pad.

(Ord. No. 2006-30, § 4, 4-6-2006)