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**DRAFT FINAL
PROGRAMMATIC AGREEMENT
AMONG
WRIGHT-PATTERSON AIR FORCE BASE,
THE OHIO STATE HISTORIC PRESERVATION OFFICER,
AND THE ADVISORY COUNCIL ON HISTORIC PRESERVATION
REGARDING DISPOSITION OF HISTORIC HOUSING AT
WRIGHT-PATTERSON AIR FORCE BASE, OHIO**

11 **WHEREAS**, Wright-Patterson Air Force Base (WPAFB), through the Department of the Air
12 Force, plans to provide housing within the secured area of WPAFB for Key and Essential
13 personnel pursuant to the Military Housing Privatization Initiative (MHPI; P.L. 104-106, 110
14 Stat. 544, Title XXVIII, Subtitle A, Section 2801), which amends 10 U.S.C Chapter 169 by
15 addition of a new Subchapter, IV – Alternative Authority for Acquisition and Improvement of
16 Military Housing; and

17
18 **WHEREAS**, WPAFB is using the National Environmental Policy Act (NEPA) Environmental
19 Impact Statement (EIS) process to develop alternatives for meeting the Key and Essential
20 personnel housing requirement, and will announce the alternative it selects in the Record of
21 Decision (ROD) (Attachment C); and

22
23 **WHEREAS**, the alternative selected may include the transfer or lease of up to 100 existing
24 housing units out of Federal ownership or control, and their alteration, rehabilitation,
25 modernization, maintenance, or demolition that is not consistent with the Secretary of Interior’s
26 Standards for the Treatment of Historic Properties (36 CFR Part 68) and applicable guidelines;
27 and

28
29 **WHEREAS**, WPAFB has defined the undertaking's area of potential effects (APE) as the Brick
30 Quarters Historic District (BQHD), the area of the Fairfield Air Depot Historic District
31 (FADHD) containing the Foulois house, the area surrounding the Yount Drive units, and the area
32 containing the Temporary Lodging Facilities (TLF), as identified in Attachment B; both districts
33 are eligible for listing in the National Register of Historic Places (NRHP); and

34
35 **WHEREAS**, 90 units, composed of 89 Brick Quarters units and the Foulois House, are listed in
36 or are eligible for listing in the NRHP, and the remaining 10 Yount Circle units are not eligible
37 for listing in the NRHP, as shown in Attachments A and B; and

38
39 **WHEREAS**, WPAFB has determined that the undertaking (implementing one or more of the
40 alternatives described generally in the ROD) may have an adverse effect on the BQHD and the
41 FADHD, and has consulted with the Ohio State Historic Preservation Office (SHPO) pursuant to
42 36 CFR Part 800, of the regulations implementing Section 106 of the National Historic
43 Preservation Act (54 U.S.C. § 306108); and

44
45 **WHEREAS**, WPAFB has notified six federally recognized tribes (Keweenaw Bay Indian
46 Community, the Sac and Fox of the Mississippi in Iowa, the Saginaw Chippewa Indian Tribe of

47 Michigan, Cherokee Nation, Seneca Nation of Indians & Seneca Cayuga Nation (Tribe of
48 Oklahoma)), which have expressed an interest in undertakings at WPAFB concerning this
49 undertaking, and have been invited as consulting parties to this PA; responses were received
50 from XXX; and

51
52 **WHEREAS**, WPAFB consulted with National Park Service; Dayton National Aviation
53 Heritage Alliance, Fairborn Historical Society; Aviation Trail, Inc.; Dayton History; Carillon
54 Park; and City of Fairborn regarding the effects of the undertaking on historic properties and has
55 invited them to sign this PA as consulting parties; and

56
57 **WHEREAS**, in accordance with 36 CFR § 800.6(a)(1), WPAFB notified the Advisory Council
58 on Historic Preservation (ACHP) concerning the resumption of Section 106 consultation
59 regarding the undertaking, and the ACHP chose to participate in the consultation pursuant to 36
60 CFR § 800.6(a)(1)(iii); and

61
62 **WHEREAS**, WPAFB has determined that the development of a PA, in accordance with 36 CFR
63 § 800.14(b)(1)(ii) and (iv), is warranted because the final decision on how to proceed in
64 addressing the undertaking's effects will not be completed until the conclusion of the analysis
65 under the NEPA, specific details and effects are unknown and cannot be fully determined prior
66 to the ROD decision; the ROD's decision maker will be the Deputy Assistant Secretary of the
67 Air Force (Installations) or designee; and

68
69 **WHEREAS**, WPAFB will solicit comments from the public regarding the effects of the
70 undertaking on historic properties and will take public comments into consideration in
71 conjunction with the NEPA process for this undertaking, and

72
73 **WHEREAS**, the definitions applicable throughout this PA shall be in accordance with the
74 definitions provided in 36 CFR § 800.16; and the terms "dispose" and "disposal" as used in this
75 agreement mean a change in Air Force ownership/control, or operations and maintenance of
76 these properties; and

77
78 **NOW, THEREFORE**, WPAFB, SHPO, and the ACHP agree that the undertaking shall be
79 implemented in accordance with the following stipulations in order to take into account the effect
80 of the undertaking on historic properties.

81
82 **STIPULATIONS**

83
84 WPAFB shall ensure that the following measures are carried out:

85
86 **I. CONTINUED MAINTENANCE AND OPERATIONS**

87

- 88 A. During the period between signature of this PA and implementation of the
89 undertaking, the following stipulations shall govern the continued use of the
90 historic housing units. All proposed work must be reviewed by the WPAFB
91 Cultural Resources Manager (CRM) to ensure that the work meets the criteria
92 listed under Stipulation I(B).
93
- 94 B. WPAFB, SHPO, and ACHP have determined the actions listed in this Stipulation
95 I(B) will either have no effect on historic properties, or their potential effects will
96 not be adverse. These actions will not require further Section 106 review by the
97 SHPO, so long as the action is limited to the types listed below and is not part of
98 another action.
99
- 100 1. Temporary Activities
101
- 102 a) Temporary installation of structures to provide access by disabled
103 persons provided these changes make no permanent modification
104 to contributing architectural or landscape elements and are in place
105 for no longer than required by Air Force Instructions (AFIs).
106 These temporary structures shall normally be in place no more than
107 six months.
108
- 109 b) Temporary repairs to include only: temporary repairs to floor
110 framing or flooring, temporary repair of falling ceilings, temporary
111 bracing or shorting of structural members to prevent collapse, or
112 temporary repairs to prevent water damage provided that such
113 work is done without permanent damage to the building or site.
114 These temporary repairs shall normally be in place no more than
115 six months.
116
- 117 2. Site Work
118
- 119 a) Maintenance, repair, replacement in kind; painting of traffic
120 control lines or curb painting; resurfacing of existing streets, roads,
121 alleys, sidewalks, curbs, ramps, and driveways (asphalt to concrete
122 is acceptable); and maintenance, repair, replacement in kind of
123 street lights, and traffic signs. New installations or replacement
124 with other types of lights and signs not matching existing materials
125 and styles are NOT exempt actions and must follow the process in
126 Stipulation I(C).
127
- 128 b) Maintenance and repair of existing landscape features, including
129 replacements in kind or replanting of flowers and shrubs, tree and
130 shrub trimming, fences, retaining walls and walkways. This also
131 includes removal of dead/dying plant material removal and
132 removal of invasive species. Removal of existing healthy trees is
133 NOT an exempt activity. Removal or alterations in the size and

134 shapes of existing landscape planting beds and associated features
135 need to be coordinated and approved by the CRM.

136
137 c) Repair and replacement of existing chain link fences that are
138 compatible with neighborhood vernacular fences in terms of
139 materials, style, scale, and color. Replacement must be
140 coordinated and approved by the CRM so they are compatible with
141 neighborhood vernacular in terms of materials, style, scale, and
142 color.

143
144 d) Repair or removal of existing structures, not included in the
145 character-defining features noted in the *Cultural Resource*
146 *Inventory Report of the Brick Quarters Historic District in Support*
147 *of Wright-Patterson Air Force Base*, within or adjacent to the
148 historic properties identified in the report such as gazebos,
149 pergolas, arbors, screened porches, etc. are exempt activities.
150 Additions attached to historic structures which are included in the
151 living space of the units are not excluded from Section 106
152 consultation. This inventory report is an attachment to the EIS and
153 is available to the public upon request to the 88th Air Base Wing
154 Public Affairs Office, 5135 Pearson Road, Building 10, Room
155 253A, Wright-Patterson AFB, Ohio 45433 (Phone: 937-252-3252);
156 E-mail 88abw.pa@us.af.mil;

157
158 e) Repair or maintenance of existing historical markers within the
159 BQHD.

160
161 3. Exterior Rehabilitation Activities

162
163 a) Exterior scraping with non-destructive means (hand scraping and
164 hand sanding and heat plates or heat guns to the next sound layer)
165 and painting of wood siding, features, and trim. Destructive
166 surface preparation treatments, including, but not limited to water
167 blasting, sandblasting, and chemical cleaning, are NOT exempt
168 activities.

169
170 b) Repair or replacement in kind of clay tile, or metal/copper roofs
171 including flashing and drip edges.

172
173 c) Repair or replacement in kind of historic attic vents in original
174 openings and installation of new ridge vents when new roofing is
175 installed.

176
177 d) Installation of screens and storm windows provided:

178

- 179 (1) They completely fill the original window opening;
180 (2) They match the meeting rail or other major divisions.
181 (3) Outside storm windows must not protrude beyond the face
182 of the building.
183 (4) Interior storm windows must not cause damage to the
184 original interior trim.
185 (5) Interior storm windows must be designed to seal so as to
186 protect the primary window from condensation damage.
187
188 e) Installation of storm doors, if they are simple and undecorated, of a
189 full-view type, and are anodized or painted to complement existing
190 trim.
191
192 f) Repair or replacement of historic awnings when work is done in-
193 kind to match existing materials and form. Replacement of non-
194 historic awnings must be coordinated and approved by the CRM so
195 the replacement is compatible with neighborhood vernacular in
196 terms of materials, style, scale, and color.
197
198 g) Replacement of windows with new wood window sashes having
199 double-pane glass and spacer bars at the original muntin locations,
200 to match the original sight lines as much as possible. The window
201 frames shall be retained.
202
203 h) Repair of porches, cornices, exterior siding, doors, balustrades,
204 stairs, or other trim as long as any new material matches existing
205 features in composition, design, color, finish (paint, stain, etc.)
206 texture and other visual and physical qualities.
207
208 i) Repair of masonry foundations, walls, or chimneys by re-pointing
209 using matching original mortar composition, hardness, texture,
210 color, joint width and profile, only when mortar is missing or
211 damaged.
212
213 j) Repair or replacement in kind of gutters and downspouts
214 (aluminum gutters and downspouts are permitted as long as they
215 are the same size, with the same profile and are of appropriate
216 color).
217
218 k) Rebuilding of existing wheelchair ramps.
219
220 l) Caulking for weather-stripping, re-glazing and repainting, provided
221 the color of the caulking blends in with the building.
222
223 m) Repair of foundations and structural features of the building when
224 the action does not require the removal or alteration of the historic

225 architectural building fabric or the introduction of new kinds of
226 materials not already present (foundation repair below grade for
227 waterproofing does not apply).

228
229 n) Installing new or relocating existing water, natural gas, and electric
230 meters or communications and cable television (CATV) wiring and
231 devices on the side or back of the house, so that they are not visible
232 from the street.

233
234 o) Replacement or repairs to the non-original siding and roofing at the
235 Foullois House.

236
237 4. Interior Rehabilitation Activities

238
239 a) Repair, replacement, and installation of electrical, heating, and
240 ventilation (HVAC), plumbing, CATV and communication lines,
241 and life-safety systems, where NO structural or decorative feature
242 alteration, such as chair rails, baseboards, and including removal of
243 existing plaster and lath, will be altered. Removal of existing
244 plaster and lath beyond patching and repair will require following
245 the process directed in Stipulation I(C).

246
247 b) Any changes to the kitchen, bathrooms, bedroom closets, or
248 basement spaces in historic properties, as long as such changes do
249 not detract from the significant exterior or interior historic
250 character-defining elements in rooms other than the kitchen,
251 bathrooms, bedroom closets, or basement. This includes
252 installation of new kitchen cabinets and countertops, closet
253 organizers and installation of new bathroom fixtures and tile if no
254 window openings or doors are altered.

255
256 c) Installation of insulation in floors and attics. This exemption does
257 NOT apply to side wall insulation, which is covered under the
258 process in Stipulation I(C).

259
260 d) Repair of plaster walls and ceilings by patching plaster where
261 possible, or repairing with drywall finish when plaster repairs are
262 not economically feasible.

263
264 e) Reuse or replace in kind trim work in its original location, where
265 new wall and ceiling surfaces are installed or where replacement is
266 needed.

267
268 f) Installation of simple standard light fixtures to replace missing or
269 broken interior and exterior lighting fixtures that are not original.

270

- 271 g) Replacement of carpet in bedrooms and other living areas and
272 repair, replacement (in kind) or refinishing of original flooring.
273
274 h) Installation of new ceiling openings for pull-down attic steps;
275 removal and sealing up of obsolete pull-down attic steps.
276
277 i) Lead-based paint and asbestos abatement activities, such as
278 cleaning and vacuuming, that do not involve removal or alteration
279 of structural, architectural, or decorative features. This exemption
280 does not apply to the use of lead encapsulating paint.
281
282 j) Control of insects, rodents, or other pests when the method does
283 not visibly impact the historic fabric of the building.
284
285 C. If the CRM determines the proposed action is not listed in Stipulation I(B), the
286 CRM shall consult on the action in accordance with 36 CFR § 800.3 through
287 800.7 accordingly.
288
289 D. WPAFB shall, within 30 days of the end of each calendar year following the
290 execution of this PA, and continuing until the undertaking is implemented,
291 provide the SHPO a summary report detailing work undertaken pursuant
292 Stipulation I(B), and meet with the SHPO to review the report. Such report shall
293 include any scheduling changes proposed, any problems encountered, and any
294 disputes and objections received in WPAFB's efforts to carry out the terms of this
295 PA. WPAFB will develop, in consultation with SHPO, an appropriate format for
296 the annual report which will be sent to the consulting parties and will be posted on
297 the WPAFB Environmental Branch public website.
298

299 **II. RESOLUTION OF ADVERSE EFFECTS**

- 300
301 A. WPAFB shall continue to consult with SHPO and the ACHP throughout the
302 NEPA process to develop appropriate avoidance, minimization, or mitigation
303 strategies for each of the alternatives analyzed. WPAFB shall meet with the
304 SHPO, ACHP and other identified consulting parties to identify, to develop, and
305 to finalize the mitigation strategies as treatments associated with each alternative
306 proposed in various documents produced during the NEPA process.
307
308 B. Avoidance, minimization or mitigation treatments to be associated with the
309 various alternatives shall be detailed in the NEPA documents. All mitigation
310 treatment plans will have enough detail and estimated costs to provide fair and
311 objective information for comparisons across the alternatives for use by the
312 decision maker in reaching a final decision on disposition in the ROD.
313
314 C. Consultation regarding effects to historic properties as a result of this undertaking
315 shall be accomplished through meetings, teleconferences, written correspondence,
316 and emails as required for the consulting parties to gain a consensus and

317 concurrence on appropriate mitigation strategies, in accordance with the following
318 NEPA milestones with estimated dates as detailed below.

319
320 1. Public Meetings

321
322 a) WPAFB provide a descriptive list of preliminary mitigation
323 treatments to SHPO, ACHP and consulting parties for review 16
324 September 2016.. List was not highly detailed but depicted a range
325 of mitigation treatments and that were the starting point for the
326 Mitigation Treatment Plan (MTP).

327
328 b) SHPO, ACHP and consulting parties reviewed and provided
329 preliminary comments to government by the Public Scoping
330 Meetings (September 26 & 27, 2016).

331
332 c) No later than 90 days after the Public Scoping Meetings, WPAFB
333 shall provide SHPO, ACHP and consulting parties with a copy of
334 the initial MTP (IMTP with a request for written comments.

335
336 d) No later than 30 days after submittal of the IDMTP SHPO, ACHP
337 and consulting parties shall provide WPAFB with written
338 comments on the IMTP.

339
340 e) No later than 5 days of receipt of all comments, those comments
341 will be addressed and if necessary additional consultation will be
342 accomplished resulting in the IDMTP becoming the final DMTP
343 (FDMTP) that will be included in the Draft Environmental Impact
344 Statement (DEIS).

345 2. Draft Environmental Impact Statement

346
347 a) Within five calendar days of releasing the DEIS, WPAFB shall
348 provide SHPO ACHP and consulting parties with a copy of the
349 DEIS (which shall include final FDMTP). Note: the FDMTP will
350 be a group of mitigation treatments in an array covering all action
351 alternatives and will not be focused on any alternative.

352
353 b) No later than 30 days after release of the DEIS, WPAFB shall
354 convene a meeting with SHPO, ACHP and consulting parties to
355 discuss the FDMTP included in the Draft EIS.

356
357 c) No later than 30 days after meeting with SHPO, ACHP and
358 consulting parties regarding the FDMTP described in 2.b above,
359 WPAFB shall provide SHPO, ACHP and consulting parties with a
360 copy of the final Mitigation Treatment Plan (MTP), as discussed
361 during consultation, with a request for written comments.
362

363 d) No later than 30 days after submitting the MTP, SHPO, ACHP and
364 consulting parties shall provide WPAFB with written comments on
365 the MTP. Comments if any will be addressed.
366

367
368 3. Final Environmental Impact Statement
369

370 a) Within 5 calendar days of releasing the final EIS (FEIS), WPAFB
371 shall provide SHPO, ACHP and consulting parties with a copy of
372 the FEIS (which shall include the preferred mitigation treatments
373 within the MTP) requesting written concurrence from the SHPO
374 and ACHP.
375

376 b) No later than 35 days after release of the FEIS, SHPO and ACHP
377 shall provide WPAFB with letter of concurrence / non-concurrence
378 on the preferred mitigation treatments. Any non-concurring party
379 will provide the reason for their non-concurrence.
380

381 4. Record of Decision
382

383 a) The FEIS shall include all final agreed to mitigation treatments in
384 the ROD for the final selected alternative.
385

386 b) The AF decision maker (Deputy Assistant Secretary of the Air
387 Force (Installations) or designee) shall be presented with a final
388 selected alternative that also identifies the final mitigation
389 treatment to be carried out in association with that alternative; to
390 that end, the mitigation treatment plan for the selected alternative
391 may be somewhat more detailed than those of other alternatives.
392

393 c) It is understood that the ROD will become an attachment/appendix
394 to this PA upon execution to illustrate the resolution of adverse
395 effects for the selected alternative and its associated mitigation
396 treatment plan. Within 15 calendar days of the ROD being signed,
397 WPAFB shall provide SHPO and ACHP with an updated copy of
398 the PA that includes the ROD as an attachment/appendix.
399

400 **III. DURATION**
401

402 This PA will expire 10 years from the date of its execution, or until it is terminated, amended, or
403 superseded by execution of the selected alternative in the ROD. Prior to such time, WPAFB may
404 consult with the other signatories to reconsider the terms of the PA and amend it in accordance
405 with Stipulation VI below.
406

407 **IV. POST REVIEW DISCOVERIES**
408

409 If potential historic properties are discovered or unanticipated effects on historic properties are
410 found, WPAFB shall address these post-review discoveries in accordance with 36 CFR §
411 800.13(b). Consultation with tribes on post review discoveries will follow applicable portions of
412 36 CFR Part 800 plus any other applicable laws/regulations

413
414 **V. DISPUTE RESOLUTION**
415
416 A. Should any signatory(ies) to this PA object at any time to any actions proposed or
417 the manner in which the terms of this PA are implemented, WPAFB shall consult
418 with such party(ies) to resolve the objection. If WPAFB determines that such
419 objection cannot be resolved, WPAFB will:

420
421 1. Forward all documentation relevant to the dispute, including WPAFB's
422 proposed resolution, to the ACHP. The ACHP shall provide WPAFB with
423 its advice on the resolution of the objection within 30 calendar days of
424 receiving adequate documentation. Prior to reaching a final decision on
425 the dispute, WPAFB shall prepare a written response that takes into
426 account any timely advice or comments regarding the dispute from the
427 ACHP, signatories and concurring parties, and provide them with a copy
428 of this written response. WPAFB will then proceed according to its final
429 decision.

430
431 2. If the ACHP does not provide its advice regarding the dispute within the
432 30 calendar day time period, WPAFB may make a final decision on the
433 dispute and proceed accordingly. Prior to reaching such a final decision,
434 WPAFB shall prepare a written response that takes into account any
435 timely comments regarding the dispute from the signatories and
436 concurring parties to the PA, and provide them and the ACHP with a copy
437 of such written response.

438
439 B. WPAFB's responsibilities to carry out all other actions subject to the terms of this
440 PA that are not the subject of the dispute remain unchanged.

441
442 C. Should any member of the public raise a timely and substantive objection
443 pertaining to the manner in which the terms of this PA are carried out, at any time
444 during its implementation, WPAFB shall take the objection into account by
445 consulting with the objector to resolve the objection. When WPAFB responds to
446 an objection, it shall notify the consulting parties of the object and the manner in
447 which it was resolved. WPAFB may request the assistance of (a consulting party)
448 to resolve an objection.

449
450 **VI. AMENDMENT**

451
452 This PA may be amended when such an amendment is agreed to in writing by all signatories.
453 The amendment will be effective on the date a copy signed by all of the signatories is filed with
454 the ACHP.

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VII. TERMINATION

- A. If any signatory to this PA determines that its terms will not or cannot be carried out, that party shall immediately consult with the other signatories to attempt to develop an amendment per Stipulation VI, above. If within 30 days (or another time period agreed to by all signatories) an amendment cannot be reached, any signatory may terminate the PA upon written notification to the other signatories.
- B. Once the PA is terminated, and prior to work continuing on the undertaking, WPAFB must either (a) execute another PA pursuant to 36 CFR § 800.6, or (b) request, take into account, and respond to the comments of the ACHP under 36 CFR § 800.7. WPAFB shall notify the signatories as to the course of action it will pursue.

VIII. FISCAL REQUIREMENTS AND SOURCES

- A. The stipulations of this PA are subject to the provisions of the Anti-Deficiency Act, 31 U.S.C. § 1341.
- B. If compliance with the Anti-Deficiency Act alters or impairs WPAFB's ability to implement the stipulations of this PA, WPAFB will consult in accordance with the dispute resolution, amendment, or termination stipulations as specified in Stipulation VI and Stipulation VII.
- C. Consistent with the Anti-Deficiency Act, any requirement for the payment or obligation of funds by the Department of the Air Force in connection with this PA shall be subject to the availability of appropriated funds, and nothing herein shall be interpreted to require obligation or payment of funds in violation of the Anti-Deficiency Act, and nothing in this document is intended to bind the Department of the Air Force to commit, obligate, appropriate or spend funds in violation of the Anti-Deficiency Act and other applicable laws respecting federal funding. The Department of the Air Force in compliance with this PA is strictly subject to budget limitations and availability of funds. However, WPAFB agrees to aggressively seek sufficient funding through established procedures to fulfill its obligations under this PA.

IX. USE OF THIS AGREEMENT BY OTHER FEDERAL AGENCIES

In the event that there is additional federal involvement in the undertaking, that federal agency will have the option to accept the terms of this PA, without requiring an amendment, if the federal agency signs as an invited signatory. WPAFB must notify the signatories in advance of the federal agency committing to the terms of this PA.

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EXECUTION of this PA by WPAFB, SHPO, and ACHP and implementation of its terms evidence that WPAFB has taken into account the effects of this undertaking on historic properties and afforded the ACHP an opportunity to comment.

**UNITED STATES AIR FORCE
WPAFB**

By: _____ Date: _____

BRADLEY W. McDONALD
Colonel, USAF
Commander
Wright-Patterson AFB

OHIO HISTORIC PRESERVATION OFFICE

By: _____ Date: _____

Amanda Schraner Terrell
Director, Historic Preservation Office &
Deputy State Historic Preservation Officer

ADVISORY COUNCIL ON HISTORIC PRESERVATION

By: _____ Date: _____

John M. Fowler, Executive Director
Advisory Council on Historic Preservation

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**ATTACHMENT A
HISTORIC PROPERTIES AFFECTED BY THIS UNDERTAKING**

**BRICK QUARTERS
ZIP CODE 45433**

STREET ADDRESS	TYPE UNIT	UNIT NO.	GARAGE NO.
BREENE			
409	F DUPLEX	10330-A	11517
411	F DUPLEX	10330-B	11517
419	H SINGLE	10329	11516
427	H SINGLE	10327	11515
435	G SINGLE	10325	11515
443	G SINGLE	10323	11514
451	H SINGLE	10321	11514
459	H SINGLE	10319	11513
BRETT			
409	E DUPLEX	10432-A	11527
410	E DUPLEX	10332-A	11517
411	E DUPLEX	10432-B	11527
412	E DUPLEX	10332-B	11517
419	H SINGLE	10401	11518
420	H SINGLE	10301	11509
427	H SINGLE	10403	11519
428	G SINGLE	10303	11510
435	G SINGLE	10405	11519
436	F DUPLEX	10304-B	11510
438	F DUPLEX	10304-A	11511
443	G SINGLE	10407	11520
444	G SINGLE	10309	11511
451	H SINGLE	10409	11520
452	H SINGLE	10311	11512
459	H SINGLE	10411	11521
CHANDLER			
409	F DUPLEX	10632-A	11546
410	F DUPLEX	10532-B	11537
411	F DUPLEX	10632-B	11546
412	F DUPLEX	10532-A	11537
419	H SINGLE	10601	11538
420	H SINGLE	10501	11528
427	H SINGLE	10603	11539

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STREET ADDRESS	TYPE UNIT	UNIT NO.	GARAGE NO.
CHANDLER (Cont'd)			
428	H SINGLE	10503	11529
435	E DUPLEX	10604	11539
436	G SINGLE	10505	11529
437	E DUPLEX	10604-B	11540
444	G SINGLE	10507	11530
445	H SINGLE	10509	11540
452	H SINGLE	10609	11530
453	H SINGLE	10611	11541
460	H SINGLE	10511	11531
JOHNSON			
409	E DUPLEX	10530-A	11537
411	E DUPLEX	10530-B	11537
419	A SINGLE	10524	11536
427	C DUPLEX	10522-A	11535
429	C DUPLEX	10522-B	11534
437	D DUPLEX	10520-A	11534
439	D DUPLEX	10520-B	11533
447	A SINGLE	10518	11532
513	C DUPLEX	10702-A	11553
515	C DUPLEX	10702-B	11548
523	A SINGLE	10704	11548
LAHM CIRCLE			
531	AFMC COMMANDER	10700	11547
PEARSON			
706	E DUPLEX	10616-B	11542
708	E DUPLEX	10616-A	11541
715	F DUPLEX	10712-B	11551
717	F DUPLEX	10712-A	11550
725	G SINGLE	10715	11552
730	F DUPLEX	10516-A	11532
732	F DUPLEX	10516-B	11531
733	A SINGLE	10716	11553
807	G SINGLE	10817	11558
815	G SINGLE	10815	11557

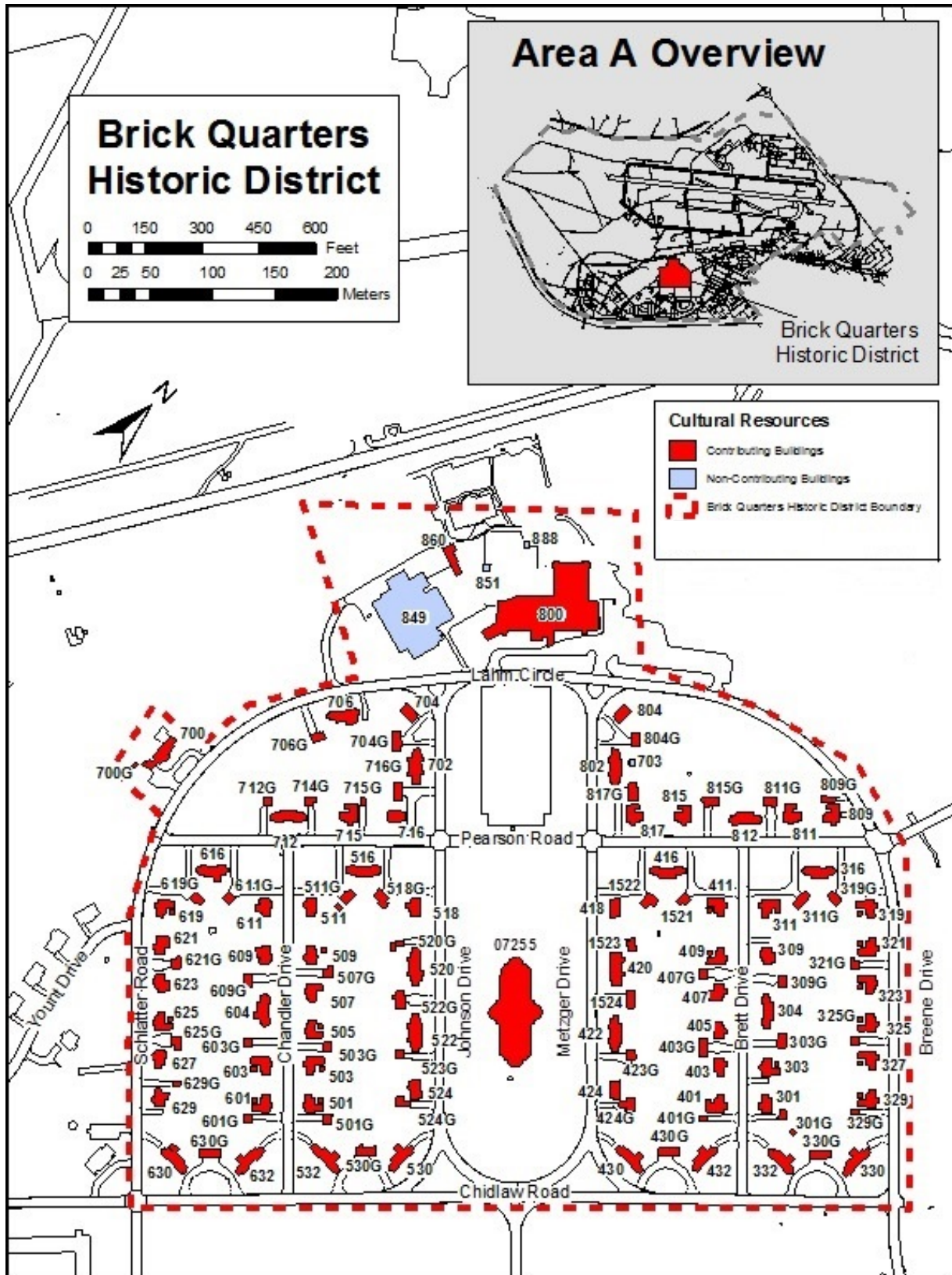
STREET ADDRESS	TYPE UNIT	UNIT NO.	GARAGE NO.
PEARSON (Cont'd)			
816	F DUPLEX	10416-B	11522
818	F DUPLEX	10416-A	11521
825	E DUPLEX	10812-B	11513
830	E DUPLEX	10316-A	1152
832	E DUPLEX	10316-A	11556
833	G SINGLE	10811	11556
841	H SINGLE	10809	11555
METZGER			
410	F DUPLEX	10430-B	11527
412	F DUPLEX	10430-A	11527
420	A SINGLE	10424	11526
428	D DUPLEX	10422-B	11525
430	D DUPLEX	10422-A	11524
438	D DUPLEX	10420-B	11524
440	D DUPLEX	10420-A	11523
448	A SINGLE	10418	11522
514	D DUPLEX	10802-B	11558
516	D DUPLEX	10802-A	11554
524	A SINGLE	10804	11554
SCHLATTER			
410	E DUPLEX	10630-B	11546
412	E DUPLEX	10630-A	11546
420	H SINGLE	10629	11545
428	H SINGLE	10627	11544
436	G SINGLE	10625	11544
444	G SINGLE	10623	11543
452	H SINGLE	10621	11543
460	H SINGLE	10619	11542

**FOULOIS HOUSE
ZIP CODE 45433**

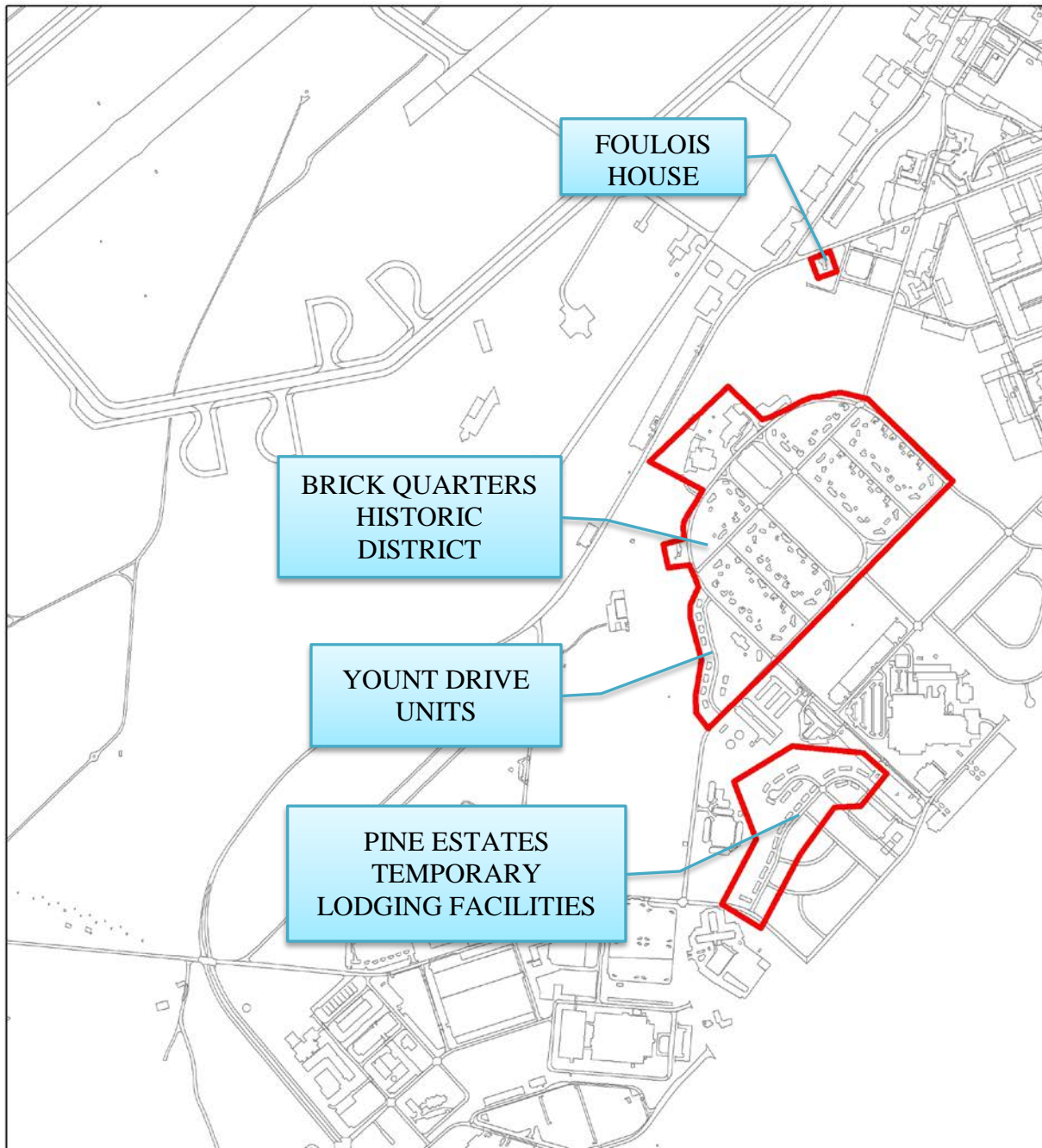
88 WRIGHT AVE	FARM UNIT	30088	
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ATTACHMENT B
MAPPING

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589 **ATTACHMENT B**
590 **AREA OF POTENTIAL EFFECTS (APE)**
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**ATTACHMENT C
RECORD OF DECISION (ROD)**

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(THE ROD WILL BECOME ATTACHMENT C TO THIS PA UPON ROD EXECUTION)