County Council Of Howard County, Maryland

2019 Legislative Session

Legislative Day No. 5

Resolution No. 49 -2019

Introduced by: The Chairperson at the request of the County Executive

A RESOLUTION approving and authorizing the execution of a Development Rights and Responsibilities Agreement by Chase Land, LLC, a Maryland Limited Liability Company, Annapolis Junction Holdings, LP, a Maryland Limited Partnership, and Howard County in accordance with Title 16, Subtitle 17 of the Howard County Code; authorizing the Executive to make changes to the Agreement, under certain conditions; authorizing the County Executive to execute the Agreement; and generally relating to the Agreement.

Introduced and read first time 2019.

By order Jessica Feldmark, Administrator

Read for a second time at a public hearing on <u>Upril ZZ</u>, 2019.

, 2019.

By orde Jessica Feldmark, Administrato

This Resolution was read the third time and was Adopted___, Adopted with amendments _____ Failed___, Withdrawn___, by the County Council

Certified By Jessica Feldmark, Administrato

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; Underlining indicates material added by amendment.

1	WHEREAS, section 7-301 et seq. of the Land Use Article of the Maryland
2	Annotated Code ("State law") grants Howard County the authority to establish
3	procedures and requirements for the consideration and execution of Development Rights
4	and Responsibilities Agreements; and
5	
6	WHEREAS, the Howard County Council adopted Council Bill No. 4-2010 on
7	March 1, 2010, effective May 4, 2010, that enacted Sections 16.1700 et seq. of the
8	Howard County Code (the "County law") authorizing the County to enter into such
9	Development Rights and Responsibilities Agreements; and
10	
11	WHEREAS, on or about December 19, 2018, Chase Land, LLC, a Maryland
12	Limited Liability Company and Annapolis Junction Holdings, LP, a Maryland Limited
13	Partnership (collectively "Annapolis Junction") petitioned the County to enter into a
14	Development Rights and Responsibilities Agreement; and
15	
16	WHEREAS, Petitioner owns certain real property in Howard County, Maryland,
17	legally and/or equitably, more particularly identified on Exhibit A to the Proposed
18	Agreement (collectively, the "Petitioner Property"); and
19	
20	WHEREAS, Howard County desires to acquire certain tracts or parcels of land
21	owned by Petitioner adjoining and/or vicinal to the Petitioner Property (the "County
22	Contract Property") for purposes of the Howard County Board of Education's
23	construction of one or more public schools and related uses, the County's construction of
24	public roads, and a new public water storage facility and related appurtenances; and
25	
26	WHEREAS, the Parties have entered into certain Purchase and Sale Agreements
27	as referred to in the Proposed Agreement for the acquisition of the County Contract
28	Property; and
29	
30	WHEREAS, Chase Land, LLC, as successor by conversion to Chase Limited
31	Partnership, a Maryland limited partnership, is the owner of certain real property in

Howard County, Maryland forming a part of the Petitioner Property more particularly
shown on Howard County Tax Map 43, Block 19, as Parcel 234 and part of Parcel 235
(the "Quarry Property"), which Quarry Property is located vicinal to the County Contract
Property; and
WHEREAS, quarry operations are currently active on the Quarry Property in
accordance with Special Exception approvals obtained in 1997, pursuant to Howard

8 County Board of Appeals, Decision and Order dated April 24, 1997 in BA Case No. 95-

9 58E, as corrected by a Correction to Decision and Order dated July 11, 2000; and

10

WHEREAS, the Parties have negotiated the proposed Development Rights and
Responsibilities Agreement (the "Proposed Agreement"), substantially in the form
attached as Exhibit 1, which is intended to constitute a Development Rights and
Responsibilities Agreement as provided for in the State law and the County law for the
Petitioner Property; and

16

WHEREAS, in accordance with County law, a pre-submission community
meeting was held on February November 13, 2018; and

19

WHEREAS, the County has reviewed the petition and determined to accept the petition and initiate the process of considering the Proposed Agreement; and

23 WHEREAS, on April 4, 2019, the Planning Board will consider <u>considered</u>

24 whether the Proposed Agreement is consistent with the General Plan and, in its

25 Recommendation dated April 18, 2019, the Planning Board found that the Proposed

26 Agreement is consistent with the General Plan; and

27

WHEREAS, the criteria set forth in County law have been met and the County
Executive may execute the Proposed Agreement.

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NOW, THEREFORE, BE IT RESOLVED by the County Council of Howard County, Maryland this day of <u>2019</u>, 2019 that the Development Rights and Responsibilities Agreement, substantially in the form attached as Exhibit 1, having met the criteria set forth in Title 16, Subtitle 17 of the Howard County Code, is hereby approved.

6

AND BE IT FURTHER RESOLVED, that the County Executive is hereby
authorized to execute the Development Rights and Responsibilities Agreement in the
name of and on behalf of the County.

10

AND BE IT FURTHER RESOLVED, by the County Council of Howard 11 County, Maryland that the County Executive, prior to execution and delivery of the 12 Development Rights and Responsibilities Agreement, may make such changes or 13 modifications to the Agreement as he deems appropriate in order to accomplish the 14 purpose of the transactions authorized by this Resolution, provided that such changes or 15 modifications shall be within the scope of the transactions authorized by this Resolution; 16 and the execution of the Agreement by the County Executive shall be conclusive 17 evidence of the approval by the County Executive of all changes or modifications to the 18 Agreement, and the Agreement shall thereupon become binding upon the County in 19 accordance with its terms. 20

DEVELOPMENT RIGHTS AND RESPONSIBILITIES AGREEMENT

THIS DEVELOPMENT RIGHTS AND RESPONSIBILITIES AGREEMENT (this "Agreement"), is made as of the _____ day of ______, 201___ (the "Effective Date"), by and among CHASE LAND, LLC, a Maryland limited liability company ("Chase"), ANNAPOLIS JUNCTION HOLDINGS, LP, a Maryland limited partnership ("Annapolis Junction" and collectively with Chase, "Petitioner"), and HOWARD COUNTY, MARYLAND, a body corporate and politic of the State of Maryland ("Howard County"). Petitioner and Howard County are hereinafter referred to collectively as the "Parties".

RECITALS

1. Subtitle 3 of Title 7 of the Land Use Article of the Annotated Code of Maryland (the "**DRRA Law**") grants Howard County the authority to establish procedures and requirements for the consideration and execution of Development Rights and Responsibilities Agreements.

2. Subtitle 17 of Title 16 of the Howard County Code (the "County Ordinance") authorizes Howard County to enter into Development Rights and Responsibilities Agreements.

3. This Agreement is intended to constitute a Development Rights and Responsibilities Agreement as provided for in the DRRA Law and the County Ordinance.

4. Petitioner owns certain real property in Howard County, Maryland, legally and/or equitably, more particularly identified on <u>Exhibit A</u> attached hereto and incorporated herein by reference (collectively, the "Petitioner Property"), which Petitioner Property is the real property subject to this Agreement. The sole persons having a legal or equitable interest in the Petitioner Property are Petitioner and Howard County.

5. Howard County desires to acquire certain tracts or parcels of land owned by Petitioner adjoining and/or vicinal to the Petitioner Property (the "**County Contract Property**") for purposes of the Howard County Board of Education's construction of one or more public schools and uses related thereto, and Howard County's construction of public roads, and a new public water storage facility and related appurtenances.

6. The Parties have entered into (a) that certain Purchase and Sale Agreement dated as of September 14, 2018 by and between Chase and Howard County (the "Chase Agreement"), and (b) that certain Purchase and Sale Agreement dated as of September 14, 2018 by and among Petitioner and Howard County (the "Petitioner Agreement" and

collectively with the Chase Agreement, the "Sales Agreements") pursuant to which Petitioner has agreed to sell and convey to Howard County, and Howard County has agreed to purchase and accept from Petitioner, in lieu of a condemnation, the County Contract Property more particularly identified in the Sales Agreements, subject to all of the terms, conditions, provisions, and agreements of the Sales Agreements.

7. Chase, as successor by conversion to Chase Limited Partnership, a Maryland limited partnership, is the owner of certain real property in Howard County, Maryland forming a part of the Petitioner Property more particularly shown on Howard County Tax Map 43, Block 19, as Parcel 234 and part of Parcel 235 (the "Quarry Property"), which Quarry Property is located vicinal to the County Contract Property.

8. The Howard County Board of Appeals, by its Decision and Order dated April 24, 1997 in BA Case No. 95-58E, as corrected by that certain Correction to Decision and Order dated July 11, 2000 (collectively, the "Special Exception Approval"), granted a special exception for a quarry on the Quarry Property. As established by the Board of Appeals, the Special Exception Approval is subject to renewal five years from the date of approval of the final site development plan for the project, and every five years thereafter, in accordance with Section 131.0.H.2 of the Zoning Regulations, except that the Special Exception Approval shall terminate without right of renewal 25 years from the date on which all necessary excavation permits for the project were obtained; provided, however, that Howard County acknowledges and agrees that Petitioner shall have the right to seek a new conditional use approval from the applicable authorities in order to continue the Quarry use beyond such date.

9. A quarry (the "**Quarry**") is currently in active operation on the Quarry Property in accordance with the Special Exception Approval.

10. The remainder of the Petitioner Property (other than the Quarry Property) (the "**Undeveloped Petitioner Property**") is presently undeveloped.

11. On or about December 19, 2018, Petitioner petitioned Howard County to enter into this Agreement.

12. On or about ______, 201___, Howard County reviewed this petition and determined to accept this petition and to initiate the process of considering a Development Rights and Responsibilities Agreement.

13. This Agreement was negotiated between Petitioner and the Howard County Executive.

14. A pre-submission community meeting regarding this Agreement was conducted in accordance with the requirements of the County Ordinance and Howard County law on November 13, 2018.

15. This Agreement was referred to the Howard County Planning Board (the "Planning Board") for an advisory determination of whether this Agreement is consistent with Howard County's general plan, PlanHoward 2030 (the "General Plan"). At a public meeting held on ______, 201____, the Planning Board determined that this Agreement was consistent with the General Plan. The recommendation of the Planning Board is attached hereto and incorporated herein by reference as <u>Exhibit B</u>.

16. On ______, 201___, the Howard County Council held a duly advertised public hearing on this Agreement in accordance with Howard County law, and approved this Agreement on ______, 201___ by Council Resolution ______.

17. Any other agreements between Petitioner and Howard County, including, without limitation, the Sales Agreements, remain in full force and effect and are intended to be harmonious with this Agreement.

NOW, THEREFORE, in consideration of the foregoing recitals, which are not merely prefatory but are hereby incorporated into and made a part of this Agreement, and the mutual covenants and agreements as set forth below, and for other good and valuable consideration, the receipt and sufficiency of which the Parties hereby acknowledge, Petitioner and Howard County hereby agree as follows:

ARTICLE I

ZONING; LIMITATIONS

1.1 <u>Zoning Designation</u>. The Parties acknowledge and agree that the Petitioner Property is currently zoned M-1 (Manufacturing: Light); M-1-MXD-3 (Manufacturing: Light Mixed Use); R-SA-8-MXD-3 (Residential: Single Attached Mixed Use); R-SA-8 (Residential: Single Attached); B-2 (Business: General); R-12 (Residential: Single); and R-SC-MXD-3 (Residential: Single Cluster Mixed Use) on the Howard County Zoning Map. The Parties further acknowledge and agree that the Quarry Property is currently zoned M-1-MXD-3 on the Howard County Zoning Map and was granted the Special Exception Approval to operate as the Quarry.

1.2 Quarry Use. Except as provided in Sections 4.1.A and 4.1.C of this Agreement, without the prior written consent of Chase, which may be granted or withheld in Chase's sole and absolute discretion, Howard County shall not reduce, limit, or otherwise alter, to the extent permitted by law, by any legislative, executive, or quasijudicial action, including, without limitation, a comprehensive rezoning, a piecemeal rezoning, or the enactment of ordinances, resolutions, rules, or regulations, or the interpretation thereof (such as forest conservation or stream buffer ordinances), Chase's current rights to own, develop, redevelop, operate, and use the Quarry on the Quarry Property in accordance with the existing Special Exception Approval and in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement; provided, however, that the foregoing shall not be construed so as to prevent Howard County from enforcing the Special Exception Approval and all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement. The permissible uses of the Quarry Property, the density or intensity of the use of the Quarry Property, and the maximum height and size of structures located or to be located on the Quarry Property shall be those allowed by any and all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement, including, without limitation, the Special Exception Approval.

Undeveloped Petitioner Property Use. Except as provided in Sections 4.1.A 1.3 and 4.1.C of this Agreement, without the prior written consent of Petitioner, which may be granted or withheld in Petitioner's sole and absolute discretion, Howard County shall not reduce, limit, or otherwise alter, to the extent permitted by law, by any legislative, executive, or quasi-judicial action including, without limitation, a comprehensive rezoning, a piecemeal rezoning, or the enactment of ordinances, resolutions, rules, or regulations, or the interpretation thereof (such as forest conservation or stream buffer ordinances), Petitioner's current rights to own, develop, redevelop, operate, and use the Undeveloped Petitioner Property in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement; provided, however, that the foregoing shall not be construed so as to prevent Howard County from enforcing all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement. The permissible uses of the Undeveloped Petitioner Property, the density or intensity of the use of the Undeveloped Petitioner Property, and the maximum height and size of structures located or to be located on the Undeveloped Petitioner Property shall be those allowed by any and all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement.

1.4 <u>Development Review</u>. Howard County shall use its best efforts to ensure that (A) the processing and review of any development approvals requested by Petitioner regarding the Petitioner Property, including, without limitation, subdivision plans; site development plans; zoning and similar applications; and the issuance of grading, building, and occupancy permits, are performed in a succinct, timely manner, without undue delay or conditions, consistent with Howard County's current development review process and in accordance with current applicable laws, rules, and regulations; and (B) such processing and review will not be subjected to any moratorium or delay, except as provided in Sections 4.1.A and 4.1.C of this Agreement.

1.5 Regulation and Master Plan Consistency. Howard County and the

Planning Board have determined that this Agreement; Chase's current rights to own, develop, redevelop, operate, and use the Quarry on the Quarry Property in accordance with the existing Special Exception Approval and in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement; and Petitioner's current rights to own, develop, redevelop, operate, and use the Undeveloped Petitioner Property in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement; in force on the Effective Date of this Agreement, are consistent with the General Plan and the Howard County Subdivision and Land Development Regulations.

1.6 Public Health, Safety, and Welfare. Howard County has determined that (A) this Agreement; Chase's current rights to own, develop, redevelop, operate, and use the Quarry on the Quarry Property in accordance with the existing Special Exception Approval and in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement; and Petitioner's current rights to own, develop, redevelop, operate, and use the Undeveloped Petitioner Property in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement, will ensure that the public health, safety, and welfare of the residents of Howard County are protected; and (B) Howard County's acquisition of the County Contract Property and the Howard County Board of Education's construction and operation of one or more public schools and uses related thereto, and Howard County's construction of public roads, and a new public water storage facility and related appurtenances upon the County Contract Property does not and shall not alter or negate Howard County's determination in subsection (A) of this Section 1.6. To the extent permitted by law, Howard County expressly acknowledges and agrees that Petitioner may introduce this Agreement, including, without limitation, the provisions of this Section 1.6, in any administrative or other proceeding as conclusive evidence of Howard County's determination of the matters set forth herein, and Howard County shall at no time take any position, written or oral, contrary to its determination contained in this Section 1.6, except as permitted by and provided for in Sections 4.1.A and 4.1.C of this Agreement.

1.7 <u>Conditions</u>. Notwithstanding any provision in this Agreement to the contrary, all of the obligations and responsibilities in this Agreement shall terminate in the event that Howard County fails to complete its acquisition of the portion of the County Contract Property as described in, and in accordance with, the Chase Agreement due to a default by Chase under the Chase Agreement.

1.8. Exceptions. Notwithstanding anything in this Agreement to the contrary, Petitioner and Howard County acknowledge and agree that the Quarry Property and the Undeveloped Petitioner Property shall be required to comply with (A) the Adequate Public Facilities Act of Howard County; (B) the Subdivision and Land Development Regulations of Howard County, Maryland; (C) the Forest Conservation Act of Howard County; (D) any applicable fees, charges, and taxes concerning use, development, or redevelopment of the property or building and other permitting processes; (E) the Scenic Roads Act; (F) the Howard County Moderate Income Housing Unit program; (G) the Howard County Storm Water Management requirements including but not limited to the Engineering Manual Volume I as modified due to changes in State and/or federal requirements; (H) the Howard County Park Land, Open Space, and Natural Resources Regulation: and (I) any local law relating to the safety of buildings including but not limited to Title 3 of the Howard County Code, as any of (A) through (I) of this Section 1.8 may then be in effect at the time of any development or redevelopment of the Undeveloped Petitioner Property and/or any redevelopment of the Quarry Property during the term of this Agreement; provided, however, that the provisions of this Section 1.8 shall not apply to, and the Quarry Property and the Undeveloped Petitioner Property shall not be required to comply with, any legislative, executive, or quasijudicial action passed or enacted after the Effective Date of this Agreement that specifically affects or targets, or could reasonably be construed to specifically affect or target, the Quarry Property, and/or the Undeveloped Petitioner Property, and/or quarries or quarry properties generally.

ARTICLE II SURVIVAL AND TRANSFER OF OBLIGATION

2.1 <u>Nature, Survival, and Transfer of Obligations</u>. The Parties agree that this Agreement shall run with the land and be binding upon and inure to the benefit of Petitioner and its successors and assigns, and upon any and all successor owners of record of all or any portion of the Petitioner Property. To assure that all such successors, assigns, and successor owners have notice of this Agreement and the rights and obligations created by it, Petitioner agrees that it shall:

A. Have this Agreement recorded among the Land Records of Howard County, Maryland (the "Land Records") within twenty (20) days after the Effective Date of this Agreement;

B. Incorporate, by reference, this Agreement into any and all real estate sales contracts entered into after the Effective Date of this Agreement for the sale of all or any portion of the Petitioner Property; and

C. Prior to the transfer of all or any portion of the Petitioner Property or any equitable interest therein (except to owners of an individual lot used solely as a private residence), require the transferee to execute an enforceable written agreement, in a form reasonably satisfactory to Howard County, Petitioner, and the transferee, binding such transferee to this Agreement.

2.2 <u>Binding Upon Successors and Assigns</u>. Howard County agrees that, to the extent permitted by law, all obligations assumed by it under this Agreement shall be binding on it, its agencies, departments, boards, commissions, employees, governmental units, the Planning Board and its and their respective successors and assigns. Petitioner

agrees that all obligations assumed by it under this Agreement shall be binding on it and its successors and assigns.

ARTICLE III BREACH AND REMEDIES

3.1 <u>Breach by Petitioner</u>. If Petitioner shall fail or refuse to perform its obligations as required under this Agreement, and if Petitioner has not cured such default within sixty (60) days from receipt of written notice provided to Petitioner by Howard County indicating the nature of the default, Howard County may seek equitable relief to enforce the terms and conditions of this Agreement either through a decree for specific performance or an injunction and may seek any other rights and remedies available to Howard County at law or in equity, or may declare this Agreement null and void.

3.2 <u>Breach by Howard County</u>. If Howard County shall fail or refuse to perform its obligations as required under this Agreement, and if Howard County has not cured such default within sixty (60) days from receipt of written notice provided to Howard County by Petitioner indicating the nature of the default, Petitioner may seek equitable relief to enforce the terms and conditions of this Agreement either through a decree for specific performance or an injunction and may seek any other rights and remedies available to Petitioner at law or in equity.

3.3 <u>Jurisdiction and Venue</u>. Jurisdiction and venue for any proceedings brought with respect to this Agreement shall be in the Circuit Court for Howard County, Maryland.

3.4 <u>Waiver of Trial by Jury</u>. Petitioner and Howard County do hereby waive trial by jury in connection with any proceedings brought to enforce the terms of this Agreement.

ARTICLE IV EFFECT OF DEVELOPMENT REGULATIONS

4.1 <u>Effect of Agreement</u>.

A. Petitioner must comply with all applicable federal, Maryland, and local laws existing on the Effective Date of this Agreement and, as regards the Quarry Property, with the Special Exception Approval.

B. Except as provided in Section 4.1.C herein, the laws, rules, regulations, and policies that govern the ownership, development, redevelopment, operation, use, density, and intensity of the Quarry, the Quarry Property, and the

Undeveloped Petitioner Property shall be the laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement, including, without limitation, the Special Exception Approval as regards the Quarry and the Quarry Property.

C. If Howard County determines that compliance with laws, rules, regulations, and policies enacted or adopted after the Effective Date of this Agreement is essential to ensure the health, safety, or welfare of residents of all or part of the County, this Agreement may not prevent Howard County from requiring Petitioner to comply with those laws, rules, regulations, or policies.

D. In the event Howard County takes any action to subject the Quarry, the Quarry Property, and/or the Undeveloped Petitioner Property to any new or modified laws, rules, regulations, or policies after the Effective Date of this Agreement under Section 4.1.C, Petitioner shall be relieved of any and all obligations under this Agreement.

4.2 <u>Approvals Required</u>. Chase has previously obtained the Special Exception Approval, approval of a site development plan, and all similar permits and approvals necessary to construct and operate the Quarry on the Quarry Property. Chase shall obtain all further permits and approvals necessary under any existing provision of local, Maryland, or federal law regarding the continued use and operation, future development, and redevelopment of the Quarry Property. Petitioner shall obtain all permits and approvals necessary under any existing provision of local, Maryland, or federal law regarding the development, redevelopment, operation, and use of the Undeveloped Petitioner Property.

ARTICLE V MISCELLANEOUS

5.1 <u>Time of Essence</u>. Time is of the essence in the performance of all terms and provisions of this Agreement.

5.2 <u>Term</u>.

A. This Agreement shall constitute covenants running with the land and shall run with and bind the Petitioner Property. This Agreement shall terminate and be void on the twenty-fifth (25th) anniversary of the Effective Date of this Agreement, unless extended by an amendment to this Agreement complying with all procedures required in this Agreement, the County Ordinance, and Maryland law unless terminated by agreement of the Parties or as permitted by law.

B. Nothing in this Section shall be construed to supersede the terms as

set forth in any other agreements between Petitioner and Howard County.

5.3 <u>Notices</u>. All notices and other communications in connection with this Agreement shall be in writing and shall be deemed delivered to the addressee thereof (A) when delivered in person on a business day at the address set forth below; (B) on the first business day after being deposited with any reputable overnight courier (such as FedEx) for overnight delivery properly addressed with postage prepaid, at the address set forth below; or (C) on the third business day after being deposited in any main or branch United States post office for delivery by properly addressed, postage prepaid, certified or registered mail, return receipt requested, at the address set forth below.

Notices and communications to Petitioner shall be addressed and delivered to the following address:

Chase Land, LLC Annapolis Junction Holdings, LP 14401 Sweitzer Lane, Suite 200 Laurel, Maryland 20707 Attn: Caleb Gould

with a copy to:

Talkin & Oh, LLP 5100 Dorsey Hall Drive Ellicott City, Maryland 21042 Attn: Sang W. Oh

Notices and communications to Howard County shall be addressed and delivered to the following address:

Howard County Executive 3430 Courthouse Drive Ellicott City, Maryland 21043

With a copy to:

Howard County Solicitor 3430 Courthouse Drive Ellicott City, MD 21043

Director, Department of Planning and Zoning 3430 Courthouse Drive Ellicott City, MD 21043

Chair, Howard County Council

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3430 Courthouse Drive Ellicott City, MD 21043

By notice complying with the requirements of this Section, each party shall have the right to change the address or addressee or both for all future notices and communications to such party, but no notice of a change of address shall be effective until actually received.

5.4 <u>Amendments</u>. The Parties to this Agreement may amend the Agreement upon mutual written consent after Howard County holds a public hearing and complies with all applicable laws of the County Ordinance concerning amendment of a Development Rights and Responsibilities Agreement. All amendments to this Agreement shall be in writing and shall be executed by Howard County and Petitioner. Unless the Planning Board determines that the proposed amendment is consistent with the General Plan, the Parties may not amend this Agreement.

5.5 <u>Termination or Suspension</u>. The Parties to this Agreement may terminate or suspend the Agreement upon mutual written consent after Howard County holds a public hearing and complies with all applicable laws concerning termination or suspension of a Development Rights and Responsibilities Agreement as set forth in the County Ordinance. If Howard County determines that a suspension or termination is essential to ensure the public health, safety, or welfare, as determined in accordance with Section 4.1.C above, Howard County may suspend or terminate this Agreement following a public hearing. Any such unilateral termination of this Agreement by Howard County shall not in any way affect the validity of any approvals Petitioner may have obtained regarding the Petitioner Property at any time prior to such termination.

5.6 <u>Authority to Execute</u>. Howard County and Petitioner hereby acknowledge and agree that all required notices, meetings, and hearings have been properly given and held by Howard County with respect to the approval of this Agreement and agree not to challenge this Agreement or any of the obligations created by it on the grounds of any procedural infirmity or any denial of any procedural right. Howard County hereby warrants and represents to Petitioner that the persons executing this Agreement on its behalf have been properly authorized to do so. Each of Chase and Annapolis Junction hereby warrants and represents to Howard County that it is the fee simple, record owner of the portions of the Petitioner Property owned by each and that the persons executing this Agreement on its behalf have been properly authorized to do so.

5.7 <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Maryland, without regards to principles of conflicts of law.

5.7.1 Definition of laws, rules, regulations, and policies. Unless otherwise

expressly provided herein, the terms laws, rules, regulations, and policies shall refer solely to those enacted or adopted by Howard County, Maryland, and not to laws, rules, regulations, and policies of the State of Maryland, United States of America, or any other agency or public body with authority to adopt or enforce applicable laws, rules, regulations, and policies.

5.8 <u>Consent to Jurisdiction</u>. The Parties irrevocably consent to the jurisdiction of the Circuit Court for Howard County, Maryland or any federal court sitting in the District of Maryland.

5.9 <u>Remedies Cumulative</u>. Each right, power, and remedy of a party provided for in this Agreement, or any other agreement between the Parties, now or hereafter existing, shall be cumulative and concurrent and in addition to every other right, power, or remedy provided for in this Agreement or any other agreement between the Parties, now or hereafter existing.

5.10 <u>Severability</u>. In case any one or more of the provisions contained in this Agreement shall for any reason be held invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision of the Agreement, and this Agreement shall be construed as closely as possible in keeping with the intent expressed herein as if such invalid, illegal, or unenforceable provisions were omitted.

5.11 <u>Recordation</u>. Any party may record this Agreement among the Land Records. In the event the Agreement is terminated in accordance with the terms hereof, the Parties agree to execute and record a document in the aforesaid Land Records to terminate this Agreement.

5.12 <u>Appeals</u>. Both Maryland law and the County Ordinance may allow any person aggrieved by this Agreement to file an appeal. If the effect of a final, unappealable decision in such appeal revises this Agreement in any way, then the Parties to this Agreement may terminate this Agreement upon mutual written consent and in compliance with all applicable laws concerning termination of a Development Rights and Responsibilities Agreement as set forth in the County Ordinance.

5.13 <u>No Obligation to Approve</u>. This Agreement shall not be interpreted or construed to impose any legal obligation on Howard County or any of its boards, agencies, commissions, or employees to approve any development, use, density, or intensity other than as provided specifically in this Agreement.

5.14 <u>No Third Party Beneficiary Status</u>. The Parties specifically agree that this Agreement is not intended to create in the public or any member thereof, third party

beneficiary status in connection with the performance of the obligations under this Agreement.

5.15 <u>Lien Holders</u>. All persons with a lien interest in the Petitioner Property have executed this Agreement, and those lien holders with a power of sale have subordinated such liens to the position of Howard County under this Agreement.

[Signatures on Following Page]

IN WITNESS WHEREOF, the Parties have hereunto set their hands under seal on the date first above written.

WITNESS/ATTEST:

CHASE LAND, LLC, a Maryland limited liability company

By:_____(SEAL) Name: Caleb C. Gould Title: Authorized Member

STATE OF _____, CITY/COUNTY OF _____, TO WIT:

I HEREBY CERTIFY, that on this _____ day of ______, 20____, before me, the subscriber, a Notary Public of the State aforesaid, personally appeared Caleb C. Gould, who acknowledged himself to be an Authorized Member of CHASE LAND, LLC, a Maryland limited liability company, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purposes therein contained on behalf of the limited liability company by signing the name of the limited liability company by himself as Authorized Member.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

Notary Public

13.93

[Print Name of Notary]

My Commission expires:

[SEAL]

[SIGNATURES CONTINUE ON FOLLOWING PAGES]

WITNESS/ATTEST:

ANNAPOLIS JUNCTION HOLDINGS, LP, a Maryland limited partnership

By: GOULD PROPERTY COMPANY, its General Partner

By: _____(SEAL) Name: Caleb C. Gould Title: Vice President

STATE OF _____, CITY/COUNTY OF _____, TO WIT:

I HEREBY CERTIFY, that on this _____ day of ______, 20____, before me, the subscriber, a Notary Public of the State aforesaid, personally appeared Caleb C. Gould, who acknowledged himself to be the Vice President of Gould Property Company, the General Partner of ANNAPOLIS JUNCTION HOLDINGS, LP, a Maryland limited partnership, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purposes therein contained on behalf of the limited partnership by signing the name of the limited partnership by himself as Vice President of its General Partner.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

Notary Public

[SEAL]

[Print Name of Notary]

My Commission expires: _____

[SIGNATURES CONTINUE ON FOLLOWING PAGE]

AGREED and APPROVED:

HOWARD COUNTY, MARYLAND

ATTEST:

BY:

____(SEAL)

Lonnie R. Robbins Chief Administrative Officer

Calvin Ball Howard County Executive

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

this _____ day of _____ 20__.

Gary W. Kuc County Solicitor

STATE OF MARYLAND, _____ COUNTY, TO WIT:

I HEREBY CERTIFY that on this _____ day of _____, 201___, before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared Calvin Ball, the County Executive for Howard County, Maryland, who acknowledged the within Agreement to be the act of the County and that he executed the foregoing Agreement for the purposes therein contained by signing in my presence the name of Howard County, Maryland as County Executive.

AS WITNESS my Hand and Notarial Seal.

Notary Public

My Commission Expires: _____

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ATTORNEYS' CERTIFICATION

THIS IS TO CERTIFY that the undersigned are members, in good standing, of the Bar of the Court of Appeals of Maryland, and that the within instrument was prepared by the undersigned or under their supervision.

Upon Recordation Please Return To:

Sang W. Oh, Esq. Talkin & Oh, LLP 5100 Dorsey Hall Drive Ellicott City, Maryland 21042

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EXHIBIT A

DESCRIPTION OF PETITIONER PROPERTY

See attached.

,

EXHIBIT B

PLANNING BOARD RECOMMENDATION

See attached.

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Description of Property of Chase Land, LLC and Annapolis Junction Holdings, LP Howard County, Maryland Sixth Election District

Part 1: (Tax Map 43, Parcel 485, 224, 749 (Lots 1 & 2), P/O Parcel 235, and Parcel 234 (Parcel A))

BEGINNING FOR THE SAME at a point located at the intersection of northerly right-of-way line of Baltimore Washington Boulevard (U.S. Route 1), variable width, and the lands of the easterly side of the Baltimore and Ohio Railroad Company, now or formerly, said point being at the end of the eighth line of Parcel A, as described in a deed from Columbia Industrial Development Corporation and The Baltimore and Ohio Railroad Company, dated May 25, 1971 and recorded among the land records of Howard County, Maryland in liber 559 at folio 531, said point also being shown on the Valuation Map No. V.18.5/1, said point also being designated as point number 14 as shown a plate entitled "Savagé Stone LLC – Parcel A" and recorded among the land records of Howard County, Maryland as Plat No. 18010; thence binding reversely on said eighth and seventh line of said deed, and on said line of the railroad right-of-way, the following courses and distances:

- 1. by a non-tangent curve to the right having a radius of 683.78 feet and a length of 468.77, being subtended by a chord bearing North 33°14'49" West and a distance of 459.64 feet to a point of tangency; thence
- 2. North 13°36'32" West, as distance of 3,849.08 feet to a point at the southerly right-ofway line of Relocated Mission Road, as shown on a plat entitled "Savage Stone LLC – Parcel A" and recorded among the land records of Howard County, Maryland as Plat No. 18004; thence leaving said railroad right-of-way and running with and binding on the southerly side of said Relocated Mission Road, the following courses and distances
- 3. North 62°53'28" East, a distance of 67.47 feet to a point; thence
- 4. by a non-tangent curve to the left having a radius of 413.09 feet and a length of 648.85 feet, and being subtended by a chord bearing North 17°53'28" East 584.17 feet to a point of tangency; thence
- 5. North 27°06'32" West, a distance of 210.51 feet to a point of curvature; thence
- 6. by a tangent curve to the right having a radius of 353.07 feet and a length of 210.95 feet, being subtended by a chord bearing North 09°59'31" West 207.83 feet to a point; thence
- 7. North 82°52'11" West, a distance of 29.48 feet to a point on the 43rd or North 05°58'02" East, 341.78 foot line of Parcel Two as described in a deed from Kingdon Gould to Chase Limited Partnership, dated January 3, 1996 and recorded among the land records of Howard County, Maryland in liber 5867 at folio 368; thence binding on the

remainder of said line, and along the 44th through 66th lines of said deed, the following courses and distances

- 8. North 05°58'01" East, a distance of 182.09 feet to a point; thence
- 9. North 04°22'27" East a distance of 230.30 feet to a point; thence
- 10. North 13°23'17" West a distance of 307.92 feet to a point; thence
- 11. North 04°13'31" East, a distance of 117.91 feet to a point; thence
- 12. North 22°04'08" East a distance of 40.44 feet to a point; thence
- 13. South 71°56'37" East a distance of 15.45 feet to a point; thence
- 14. North 28°39'01" East a distance of 98.90 feet to a point; thence
- 15. North 50°05'48" East a distance of 100.13 feet to a point; thence
- 16. North 52°57'32" East a distance of 350.00 feet to a point; thence
- 17. North 60°33'13" East, a distance of 151.33 feet to a point; thence
- 18. North 72°25'08" East, a distance of 159.09 feet to a point; thence
- 19. North 79°31'25" East, a distance of 117.48 feet to a point; thence
- 20. North 08°56'59" West, a distance of 60.39 feet to a point; thence
- 21. South 79°31'25" West, a distance of 76.60 feet to a point; thence
- 22. North 23°00'18" West, a distance of 61.85 feet to intersect the southerly side of Interstate 95 John F. Kennedy Memorial Highway; thence binding on and running with said right of way for the following two (2) courses
- 23. North 58°40'10" East, a distance of 70.35 feet to a point; thence
- 24. North 52°57'32" East, a distance of 30.08 feet to a point; thence departing said right of way
- 25. South 08°56'59" East, a distance of 123.59 feet to a point; thence
- 26. North 81°05'48" East, a distance of 19.98 feet to a point; thence
- 27. South 89°21'14" East, a distance of 215.45 feet to a point; thence
- 28. North 08°56'59" West, a distance of 262.77 feet to intersect the southerly side of Interstate 95 John F. Kennedy Memorial Highway; thence
- 29. North 58°40'10" East, a distance of 116.84 feet to a point; thence
- 30. North 52°57'32" East, a distance of 2,550.00 feet to a point; thence departing said I-95 and running along a part of the 67th line of said deed
- 31. North 62°15'08" East, a distance of 232.25 feet to a point; thence leaving said line
- 32. South 27°57'36" East, a distance of 150.49 feet to a point at the beginning of the 83rd line of said deed; thence binding on said 83rd line through the 89th line
- 33. South 12°36'10" East, a distance of 1,291.64 feet to a point; thence
- 34. South 83°13'02" West. A distance of 204.27 feet to a point; thence

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- 35. South 07°45'39" East, a distance of 335.21 feet to a point; thence
- 36. South 88°28'35" West, a distance of 324.89 feet to a point; thence
- 37. South 40°03'43" West, a distance of 729.07 feet to a point; thence
- 38. South 65°15'09" West, a distance of 108.00 feet to a point; thence
- 39. North 83°48'39" West, a distance of 60.00 feet to a point; thence leaving said 89th line
- 40. South 14°59'49" West, a distance of 33.68 feet to a point at the end of the North 22 ½° West 8 perch line of the secondly described parcel of land in a deed from Marriott Corporation to Chase Limited Partnership, dated July 8, 1988 and recorded among the lands of Howard County, Maryland in Liber CMP 2962 at Folio 342; thence binding reversely on said line, and on the 6th and 1st lines of the firstly described parcel of land as described in said deed from Marriott to Chase
- 41. South 26°53'50" East, a distance of 860.23 feet to a point at the beginning of the 92nd or South 27°02'00" East 658.37 foot line of aforesaid Parcel Two of said deed from Gould to Chase; thence binding on said line, and on the 93rd through 95th line, and on the first line
- 42. South 27°02'00" East, a distance of 658.37 feet to a point; thence
- 43. North 84°17'45" East, a distance of 59.06 feet to a point; thence
- 44. South 29°44'23" West, a distance of 593.82 feet to a point; thence
- 45. South 85°16'20" East, a distance of 948.37 feet to intersect the northwesterly line of Washington Boulevard US Route 1; thence running with and binding on said Washington Boulevard US Route 1
- 46. South 29°38'34" West, a distance of 415.45 feet to a point; thence departing said US Route 1 and binding on the second line, and on the eighth through 14th line of said parcel
- 47. South 30°44'25" West, a distance of 1,995.36 feet to a point; thence
- 48. South 71°50'46" West, a distance of 1,058.69 feet to a point; thence
- 49. South 25°24'44" East, a distance of 114.49 feet to a point; thence
- 50. South 56°58'29" West, a distance of 746.20 feet to a point; thence
- 51. South 48°06'30" East, a distance of 342.17 feet to a point; thence
- 52. South 36°56'51" West, a distance of 209.64 feet to a point; thence
- 53. South 48°09'30" East, a distance of 439.81 feet to intersect the said Northwesterly side of US Route 1 and a point at the beginning of the 15th line of said parcel; thence running with part of said 15th line
- 54. South 38°20'03" West, a distance of 624.96 feet to a point at the end of the 10th or South 87°14'51" East 106.25 foot line of the aforesaid Parcel A in said deed from Columbia Industrial Development Corporation and The Baltimore and Ohio Railroad Company; thence departing said US Route 1 and binding reversely on said 10th and the ninth line of said deed

55. North 87°14'51" West, a distance of 106.25 feet to a point; thence

56. South 37°02'43" West, a distance of 67.00 feet to the point of beginning.

CONTAINING 17,619,584 square feet or 404.49 acres of land, per my calculation. Area includes a portion of Mission Road that appears to be maintained by Howard County.

SAVING AND EXCEPTING the land known as "Ridgely's Run Community Center" as recorded among the Land Records of Howard County in Plat Book MDR 17927-17928.

BEING a part of the same land as described in a deed from Kingdon Gould, Trustee to Chase Limited Partnership, by deed dated January 3, 1996 and recorded among the Land Records of Howard County in Liber MDR 5867 at Folio 368.

ALSO BEING a part of the land as described in a deed from Marriott Corporation to Chase Limited Partnership, by deed dated July 8, 1988 and recorded among the land records of Howard County, Maryland in Liber CMP 1851 at Folio 342.

This land description was prepared from deeds, plats, and other documents of record, and is not the result of a field run boundary survey.

Part 2: (Tax Map 43, P/O Parcel 235)

BEGINNING FOR THE SAME at a point located at the beginning of the 36th or North 27°56'47" West 351.12 foot line of a Parcel Two as described in deed from Kingdon Gould, Trustee to Chase Limited Partnership, by deed dated January 3, 1996 and recorded among the Land Records of Howard County in Liber MDR 5867 at Folio 368; thence running with the 36th through the 41st lines of said deed, the following courses and distances with all bearings herein being referenced to said deed

- 1. North 27°56'47" West, a distance of 351.12 feet to a point; thence
- North 34°18'20" West, a distance of 983.47 feet to a point on the southeasterly rightof-way line of Interstate 95 as shown on SHA Plat No. 34765; thence binding on said Interstate 95
- 3. North 52°57'32" East, a distance of 850.58 feet; thence departing said right-of-way
- 4. South 29°29'40" East, a distance of 568.92 feet to a point; thence
- 5. North 89°15'59" East, a distance of 295.53 feet to a point; thence
- 6. by a non-tangent curve to the right having a radius of 413.06 feet and a length of 102.95 feet, and being subtended by a chord bearing South 08°30'16" East 102.68 feet to a point on the westerly right-of-way line of Relocated Mission Road, 60 feet wide, being described in a deed from Columbia Industrial Development Corporation to The Real Estate and Improvement Company of Baltimore City in a deed dated September 18, 1969 and recorded among the land records of Howard County,

Maryland in liber 559 at folio 529; thence binding on said westerly side of said Mission Road, the following four (4) courses and distances

- by a tangent curve to the left having a radius of 413.05 feet and a length of 82.66 feet, and being subtended by a chord bearing South 21°22'34" East 82.52 feet to a point of tangency; thence
- 8. South 27°06'32" East, a distance of 210.51 feet to a point; thence
- 9. by a tangent curve to the right having a radius of 353.06 feet and a length of 554.59 feet, being subtended by a chord bearing South 17°53'28" West 499.31 feet to a point of tangency; thence
- 10. South 62°53'28" West, a distance of 396.80 feet; thence
- 11. South 27°06'32" East, a distance of 19.83 feet to a point in the bed of said Mission Road; thence
- 12. South 59°51'26" West, a distance of 207.37' to the point of beginning.

CONTAINING 1,239,384 square feet or 28.452 acres of land, per my calculation.

BEING a part of the same land as described in a deed from Kingdon Gould, Trustee to Chase Limited Partnership, by deed dated January 3, 1996 and recorded among the Land Records of Howard County in Liber MDR 5867 at Folio 368.

This land description was prepared from deeds, plats, and other documents of record, and is not the result of a field run boundary survey.

Part 3: (Tax Map 47, P/O Parcel 48 (Lots 1-3))

BEGINNING FOR THE SAME at a point formed by the intersection of the northwesterly side of Pine Road, 40' wide, and the Northeasterly side of Jones Road, 40' wide, as shown on a plat entitled "Nordau Subdivision" and recorded among the land records of Howard County, Maryland in Plat Book 3, Page 51; thence running with and binding on the northwesterly side of said Pine Road with all bearings herein being referenced to an assumed datum

- 1. North 41°57'03" East, a distance of 1224.45 feet to a point on the northerly side of said Pine Road, thence running with the northerly side of Lot 3, as shown on said plat
- 2. South 61°21'22" West, a distance of 1088.73 feet to a point on the northeasterly side of Jones Road, 40 feet wide, as shown on said "Nordau Subdivision" plat, thence binding on said Jones Road, and on the westerly lines of lots 1, 2, and 3 as shown on said plat
- 3. South 28°57'28" East, a distance of 382.78 feet to the point of beginning.

CONTAINING 208,368 square feet or 4.784 acres of land, per my calculations.

BEING all of the same lands designated as Lots 1, 2, and 3 in Section E-2 as shown on a plat entitled "Nordau Subdivision" and recorded among the land records of Howard County, Maryland in Plat Book 3, Page 51.

This land description was prepared from deeds, plats, and other documents of record, and is not the result of a field run boundary survey.

Part 4: (Tax Map 47, P/O Parcel 384, Tax Map 43, P/O Parcel 235, and Tax Map 48, P/O Parcel 1)

BEGINNING FOR THE SAME at an iron pipe found at the end of the third or South 43°15'56" West 1366.74 foot line of Tract Seven as described in a deed from James P. Parker, et al to BA Associates Limited Partnership dated January 7, 1982 and recorded among the land records of Howard County, Maryland in liber CMP 1093 at folio 165; thence departing said iron pipe so fixed with all bearings herein being referenced to the Maryland Coordinate System

- North 47°30'15" West, a distance of 1,050.07 feet to a point on the southeasterly side of Pine Road, 40 feet wide, as shown on a plat entitled, "Nordau Subdivision," dated August 15, 1949 and recorded among the Land Records of Howard County, Maryland in Plat Book 3, Page 51; thence running with and binding on the southeasterly side of said Pine Road
- North 41°57'03" East, a distance of 1906.65 feet, passing over an iron pipe found at 680.60 feet, to the beginning of the 23rd or North 50°48'56" West 1222.01 feet line of Parcel Two as described in a deed from Kingdon Gould to Chase Limited Partnership, dated January 3, 1996 and recorded among the said land records in liber 5867 at folio 368; thence running with on a portion of said 23rd line
- 3. North 50°29'20" West, a distance of 38.35 feet to a point; thence departing said line and running for new lines of division, the following courses and distances
- 4. North 41°54'40" East, a distance of 424.13 to a point on the westerly right-of-way line of a future road, 80 feet wide; thence binding on said future road, the following courses and distances
- 5. by a tangent curve to the left having a radius of 590.00 feet and a length of 161.61 feet and being subtended by a chord bearing South 20°04'19" West 161.10 feet to a point of tangency; thence
- 6. South 27°66'09" East, a distance of 106.76 to a point; thence
- 7. by a tangent curve to the right having a radius of 585.00 feet and a length of 457.90 feet, and being subtended by a chord bearing South 05°29'44" East 446.30 feet to a point of tangency; thence

- 8. South 16°55'41" West, a distance of 262.07 feet to a point; thence departing said future road
- 9. North 76°09'15" West, a distance of 173.89 feet to a point; thence
- 10. North 05°35'58" East, a distance of 65.19 feet to the end of the 9th or South 56°33'49" west 239.80 feet line of a conveyance from Chase Manhatten Mortgage and Realty Trust to Howard County, Maryland dated February 16, 1979 as recorded among said land records in Liber CMP 930 Folio 447; thence running with said 9th line
- 11. North 56°33'48" East, a distance of 206.06 feet to a point; thence departing said 9th line and running for new lines of division
- 12. North 16°55'41" East, a distance of 48.82 feet to a point; thence
- 13. by a tangent curve to the left having a radius of 530.00 feet and a length of 35.46 feet, being subtended by a chord bearing North 15°00'40" East 35.46 feet to intersect the 8th line of the lastly mentioned conveyance; thence running with said 8th line in part
- 14. North 33°26'12" West, a distance of 301.78 feet to a point; thence departing said 8th line and running for new lines of division
- 15. North 78°26'12" West, a distance of 81.99 feet to a point; thence
- 16. South 56°33'48" West, a distance of 151.77 feet to a point; thence
- 17. by a tangent curve to the left having a radius of 125.00 feet and a length of 338.60 feet, being subtended by a chord bearing South 21°01'57" East 244.17 feet to intersect the 2nd of South 24°18'46" East 955.95 feet line of the firstly mentioned conveyance; thence running with said 2nd line in part and the westerly side of a 20' right of way
- 18. South 24°15'45" East, a distance of 109.66 feet to a point; thence departing said 2nd line and running for new lines of division
- 19. South 05°35'58" West, a distance of 155.06 feet to a point; thence
- 20. South 76°08'62" East, a distance of 215.27 feet to a point on said westerly right-ofway line of the proposed Mission Road; thence binding on said right-of-way line, the following courses and distances
- 21. by a non-tangent curve to the left having a radius of 390.00 feet and a length of 173.02 feet, being subtended by a chord bearing South 00°33'06" West 171.60 feet to intersect the seventh or South 15°42' West 903.70 feet line of a 20 foot wide right-of-way as described in a deed from Jack B. Barton et. ux. to Nubide Corporation dated

January 29, 1968 and recorded among the said land records in liber CMP 482 at folio 111; thence running with said seventh, eighth, and ninth line of the lastly mentioned conveyance

- 22. South 24°15'45" East, a distance of 325.41 feet to a point; thence
- 23. South 59°36'17" West, a distance of 20.28 feet to the beginning of the aforesaid third line of said Tract Seven of the aforesaid deed from Parker to BA Associates; thence running with said third line
- 24. South 42°48'38" West, a distance of 1,364.84 feet to the point of beginning.

CONTAINING 1,859,447 square feet or 42.69 acres of land, per my calculation.

BEING a part of the same land as described in a deed from Kingdon Gould, Trustee to Chase Limited Partnership, by deed dated January 3, 1996 and recorded among the Land Records of Howard County in Liber MDR 5867 at Folio 368.

ALSO BEING a part of Tract Seven as described in a deed from James P. Parker, et al to BA Associates Limited Partnership dated January 7, 1982 and recorded among the land records of Howard County, Maryland in liber CMP 1093 at folio 165.

ALSO BEING a part of the land described in a deed from Chase Manhattan Mortgage and Realty Trust to Howard County, Maryland dated February 16, 1979 and recorded among the land records of Howard County, Maryland in liber CMP 930 at folio 447.

ALSO BEING a part of the land described in a deed from Nubide Corporation to Columbia Industrial Development Corporation dated May 13, 1969 and recorded among the land records of Howard County, Maryland in liber CMP 509 at folio 293.

This land description was prepared with the benefit of a field run boundary survey by CNA, LLC and describes future lines of division as depicted on acquisition documents approved by the county and to be recorded in the Howard County land records.

Part 5: (Tax Map 43, P/O Parcel 235, Tax Map 48, P/O Parcel 1, and Tax Map 48, P/O Parcel 548 (Parcel B))

BEGINNING FOR THE SAME at a point on the northerly right-of-way line of Baltimore-Washington Boulevard (U.S. Route 1), variable width, said point also being at the end of the first or South 38°17'33" West 150.00 feet line of Parcel A as described in a deed from Columbia Industrial Development Corporation and The Baltimore and Ohio Railroad Company, dated October 1, 1970 and recorded among the land records of Howard County, Maryland in liber 545 at folio 52; thence running with and binding on the Northwesterly side of US Route 1, Baltimore Washington Blvd, the following courses and distances

- 1. South 38°20'02" West, a distance of 258.41 feet to a point; thence departing said Baltimore-Washington Boulevard, and running with and binding on the easterly right-of-way line of future road, the following courses and distances
- 2. South 88°20'08" West, a distance of 35.42 feet to a point; thence
- 3. by a non-tangent curve to the right having a radius of 1,556.27 feet and a length of 727.71 feet, being subtended by a chord bearing North 30°37'09" East 721.10 feet to a point; thence
- 4. by a non-tangent curve to the right having a radius of 310.00 feet and a length of 69.08 feet, being subtended by a chord bearing North 10°32'39" West 68.94 feet to point of tangency; thence
- 5. North 16°55'41" East, a distance of 287.16 feet to a point; thence
- 6. by a tangent curve to the left having a radius of 665.00 feet and a length of 520.52 feet, being subtended by a chord bearing North 05°29'44" West 507.33 feet to a point of tangency; thence
- 7. North 27°55'09" West, a distance of 106.76 feet to a point; thence
- 8. by a tangent curve to the right having a radius of 510.00 feet and a length of 200.27 feet, being subtended by a chord bearing North 16°40'10" West 198.99 feet to a point; thence departing said future right-of-way of the future road
- 9. North 41°54'40" East, a distance of 132.80 feet to intersect the westerly side of a CSX Railroad right of way; thence binding on said CSX Railroad right of way
- 10. South 13°38'02" East, a distance of 1,116.13 feet to a point; thence
- 11. by a tangent curve to the left having a radius of 749.78 feet and a length of 514.01 feet, being subtended by a chord bearing South 33°16'24" East 504.00 feet to a point; thence
- 12. South 37°01'13" West, a distance of 47.00 feet to a point; thence
- 13. South 12°04'48" East, a distance of 106.88 feet to the point of beginning.

CONTAINING 362,152 square feet or 8.314 acres of land, per my calculation.

BEING a part of the same land as described in a deed from Kingdon Gould, Trustee to Chase Limited Partnership, by deed dated January 3, 1996 and recorded among the Land Records of Howard County in Liber MDR 5867 at Folio 368.

This land description was prepared with the benefit of a field run boundary survey by CNA, LLC and describes future lines of division as depicted on acquisition documents approved by the county and to be recorded in the Howard County land records.

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This description and the related field work was prepared by me or under my direct supervision in accordance with the requirements of COMAR Title 9 Department of Labor and Licensing, and Regulations Subtitle 13, Minimum Standards of Practice as adopted in February of 2017.

Joseph E. Filippone II Maryland Professional Land Surveyor No. 21212 Expiration Date: 1/22/2020 tions\2018\DRRA

I:\CNA\Drive3\Survey\13000\13066 Mission Road\Documents\Land Descriptions\2018\DRRA Agreement\Combined\13066_CombinedDescription_11-27-18.doc

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<u>Exhibit B</u>

1	CHASE LAND, LLC AND	*	BEFORE THE		
2	ANNAPOLIS JUNCTION HOLDINGS, LP	*	PLANNING BOARD OF		
3	PETITIONER	×	HOWARD COUNTY, MARYLAND		
4		*			
5	DEVELOPMENT RIGHTS AND	*			
6	RESPONSIBILITIES AGREEMENT	*			
7	* * * * * * *	*	* * * * * * *		
8	MOTION: To recommend to the Count	v Counc	cil that the Development Rights and		
9	i de la companya de l		Chase Quarry is consistent with the General		
10	Plan, PlanHoward 2030,				
11	ACTION: Recommended approval; Vo	te 5-0.			
12	* * * * * * *	*	* * * * * *		
13	On April 4, 2019, the Planning Board of How	vard Cou	unty, Maryland, considered the petition of Chase		
14	Land, LLC and Annapolis Junction Holdings, LP for				
15	Agreement (DRRA) for the Chase Quarry property.				
16	The Planning Board considered the r	petition,	the Department of Planning and Zoning (DPZ)		
17	Technical Staff Report and Recommendation and pub	olic testi	imony. DPZ recommended a finding of General		
18	Plan consistency between the DRRA and PlanHoward	2030	1.12.8 × 1.1		
19	The Petitioner was represented by Sang Oh, F	Esquire.	Mr. Oh provided a brief overview of the DRRA		
20	and development approvals for the Chase Quarry prop	erty.			
21					
22	Testimony				
23				1	
24		ny on	the merits of the Development Rights and		
25	Responsibilities Agreement.				
26		-	Why Not Jessup," provided testimony in support		
27	of the DRRA citing that the agreement provides school	ol facilit	ies, public improvements, and other community		
28	benefits.				
29 20			e DRRA, expressing concerns related to county		
30	regulations, prior approvals and permits for the quarry,				
31			A stating that it allows continuing the quarry's		
32	operations, which provides public benefits, and the abi	lity to d	evelop the property at a future time.		
33 34					
74		1.1	1 . 1		
35	Board Discussion at	nd Reco	ommendation		

1	agreement on the future development of a property and the rights of each party. The owner is seeking to		
2	secure the use of their property now while preserving future redevelopment rights, which are not presently		
3	known. The Board concluded that the agreement is supported by General Plan policies cited in the Technical		
4	Staff Report.		
5	One Board member commented that the DRRA supports long range planning efforts for the area by		
6	incorporating connectivity and public infrastructure for future development. It was also noted that the Howard		
7	County Public School System Board had already chosen the school site and site selection is not a factor the		
8	Board is asked to consider.		
9	Another Board member clarified that the approval of a final DRRA was the responsibility of the		
10	County Council and Executive.		
11	Several board members commented that that the DRRA is consistent with the General Plan. One		
12	Board member specifically noted that the DRRA includes the ability to apply regulatory changes for the		
13	safety and welfare of the county.		
14	Based on the information presented, and the Board's discussion, Mr. Coleman made a motion that the		
15	Planning Board recommend finding the DRRA consistent with the General Plan_Mr_McAliley seconded the		
16	motion. which passed 5-0.		
17	$ \wedge \frac{\text{For the foregoing reasons, the Planning Board of Howard County, Maryland, on this } \frac{1}{12} \frac{1}{12$		
18	of 1 pul 2019, recommends to the County Council that Development Rights and Responsibilities		
19	Agreement, as described above, be APPROVED.		
20			
21	HOWARD COUNTY PLANNING BOARD		
22 23	Phillips Engelke /14		
24 25	Erica Koberts / JR Erica Roberts, Vice-chair		
26	Frica Roberts, vice-chair		
27	Delphine Adler		
28	COPP P		
29	Ed Coleman / IK		
30	Varia Midli Day / ce		
31	Kevin McAliley		
32	ATTEST:		
33	Vallip Flue		
34	Valdis Lazdins, Executive Secretary		
35			

Amendment 1 to Council Resolution No. 49-2019

BY: The Chairperson at the request of the County Executive

Legislative Day 6 Date: May 6, 2019

Amendment No. 1

(*This amendment adds the following provisions to the Development Rights and Responsibilities Agreement ("DRRA"*):

- 1. A provision to clarify the renewal and termination provisions applicable to the Special Exception Approval; and
- 2. A provision to clarify the laws and requirements that the Quarry Property and Undeveloped Petitioner Property shall be required to comply with during the term of the DRRA.)

1 In the DRRA, attached to the Council Resolution as Exhibit 1:

3	1.	On page 2, at the end of item 8., after "Property." insert "As established by the Board of
4		Appeals, the Special Exception Approval is subject to renewal five years from the date of
5		approval of the final site development plan for the project, and every five years thereafter, in
6		accordance with Section 131.0.H.2 of the Zoning Regulations, except that the Special
7		Exception Approval shall terminate without right of renewal 25 years from the date on which
8		all necessary excavation permits for the project were obtained; provided, however, that
9		Howard County acknowledges and agrees that Petitioner shall have the right to seek a new
10		conditional use approval from the applicable authorities in order to continue the Quarry use
11		beyond such date.".
12		
13	2.	On page 5, after Subsection 1.7, insert:
14		"1.8. Exceptions. Notwithstanding anything in this Agreement to the contrary,
15		Petitioner and Howard County acknowledge and agree that the Quarry Property and the
16		Undeveloped Petitioner Property shall be required to comply with (A) the Adequate Public
17		Facilities Act of Howard County; (B) the Subdivision and Land Development Regulations of
18		Howard County, Maryland; (C) the Forest Conservation Act of Howard County; (D) any
19		applicable fees, charges, and taxes concerning use, development, or redevelopment of the
20		property or building and other permitting processes; (E) the Scenic Roads Act; (F) the
21		Howard County Moderate Income Housing Unit program; (G) the Howard County Storm

- Water Management requirements including but not limited to the Engineering Manual 22 Volume I as modified due to changes in State and/or federal requirements; (H) the Howard 23 County Park Land, Open Space, and Natural Resources Regulation; and (I) any local law 24 relating to the safety of buildings including but not limited to Title 3 of the Howard County 25 26 Code, as any of (A) through (I) of this Section 1.8 may then be in effect at the time of any development or redevelopment of the Undeveloped Petitioner Property and/or any 27 redevelopment of the Quarry Property during the term of this Agreement; provided, however, 28 that the provisions of this Section 1.8 shall not apply to, and the Quarry Property and the 29 Undeveloped Petitioner Property shall not be required to comply with, any legislative, 30 executive, or quasi-judicial action passed or enacted after the Effective Date of this 31 Agreement that specifically affects or targets, or could reasonably be construed to 32 specifically affect or target, the Quarry Property, and/or the Undeveloped Petitioner Property, 33
- 34 <u>and/or quarries or quarry properties generally.</u>".

5/4/17/ Tomica Idamah ABOPTED FAILED

Amendment <u>2</u> to Council Resolution No. 49-2019

BY: The Chairperson at the request of the County Executive

Legislative Day Date: May 6, 2019

Amendment No. 2

(This amendment:

- 1. Corrects the month that the presubmission community meeting was held;
- 2. Clarifies the Planning Board process; and
- 3. Attaches the Planning Board recommendation to the Exhibit.)

1 On page 2, in line 18, strike "February".

2

3 On page 2, in line 23, strike "will consider" and substitute "considered".

4

5 On page 2, in line 24, after "Plan" insert "and, in its Recommendation dated April 18, 2019, the

6 Planning Board found that the Proposed Agreement is consistent with the General Plan".

- 8 Attach the Planning Board Recommendation, as attached to this Amendment, to the
- 9 Development Rights and Responsibilities Agreement as Exhibit B.

ADOPTED 5/6/19 FAILED SIGNATURE JESSICA Stolmach

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1	1 CHASE LAND, LLC AND * BEF	ORE THE		
2	2 ANNAPOLIS JUNCTION HOLDINGS, LP * PLA	NNING BOARD O	F	
3	3 PETITIONER * HOY	WARD COUNTY, I	— MARVI.AN	m
4				
5	5 DEVELOPMENT RIGHTS AND *			
6				
7	The state of the s	* * *	**	*
8	8 MOTION: To recommend to the County Council that th	e Develonment Rights	and	
9				,
10				-
11	ACTION: Recommended approval; Vote 5-0.			
12	2 * * * * * * * * *	* * *	*	*
13	3 On April 4, 2019, the Planning Board of Howard County, Mar	vland, considered the	petition of C	hase
14				
15				
16	6 The Planning Board considered the petition, the Depa	rtment of Planning ar	id Zoning (D	PZ)
17				
18				
19	9 The Petitioner was represented by Sang Oh, Esquire. Mr. Oh p	rovided a brief overvi	ew of the DR	RA
20	and development approvals for the Chase Quarry property.			1
21	1			
22	2 Testimony			
23				
24		ts of the Developm	ent Rights	and
25				
26				
27		improvements, and o	ther commun	<u>nity</u>
28				
29				ntv
30				
31	· · · · · · · · · · · · · · · · · · ·			<u>y's</u>
32		property at a future ti	me.	
33				
34		on		
35				
36	In work session, one Board member commented that the purpose	of the DRRA is to pro	ovide	1

1	agreement on the future development of a property and the rights of each party. The owner is seeking to
2	secure the use of their property now while preserving future redevelopment rights, which are not presently
3	known. The Board concluded that the agreement is supported by General Plan policies cited in the Technical
4	Staff Report.
5	One Board member commented that the DRRA supports long range planning efforts for the area by
6	incorporating connectivity and public infrastructure for future development. It was also noted that the Howard
7	County Public School System Board had already chosen the school site and site selection is not a factor the
8	Board is asked to consider.
9	Another Board member clarified that the approval of a final DRRA was the responsibility of the
10	County Council and Executive.
11	Several board members commented that that the DRRA is consistent with the General Plan. One
12	Board member specifically noted that the DRRA includes the ability to apply regulatory changes for the
13	safety and welfare of the county.
14	Based on the information presented, and the Board's discussion, Mr. Coleman made a motion that the
15	Planning Board recommend finding the DRRA consistent with the General Plan. Mr. McAliley seconded the
16	motion, which passed 5-0.
17	For the foregoing reasons, the Planning Board of Howard County, Maryland, on this 18 day
18	of April 2019, recommends to the County Council that Development Rights and Responsibilities
19	Agreement, as described above, be APPROVED.
20	
21	HOWARD COUNTY PLANNING BOARD
22	Ph. Pline Song Ok Like
23	Phillips Engelke, Chair
24	Erica Roberts / fre
25	Erica Roberts, Vice-chair
26	AR
27	Delphine Adler
28	OOO
20 29	Ed Coleman / IK Ed Coleman
	Ed Coleman γ
30	Kerrin Mi Aleley Like
31	Kevin McAliley //
32	ATTEST:
33	Value flue
34	Valdis Lazdins, Executive Secretary
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1	Amendment 1 to Amendment 1 to Council Resolution No. 49	
2 3		
4		
5	BY: Deb Jung Legislative Day 6	
6	Date: May 6, 2019	
7		
8 9		
10	Amendment No.	
11		
12	(This amendment clarifies the laws and requirements that the Quarry Property shall be required	l
13	to comply with during the term of the DRRA.)	
14		
15	On page 1, strike beginning with the third "and" in line 15 down through "Property" in line 16.	
16		
17	On page 2, strike beginning with "of" in line 27 down through "redevelopment" in line 28.	
18	1 8 years regularing that <u>or</u> in this 27 down through <u>redevelopment</u> in the 28.	
19	On page 2, strike beginning with the second "and" in line 29 down through "Property" in line 30.	
20		
21	On page 2, in line 32, strike "specifically affects or".	
22		
23	On page 2, in line 33, strike "specifically affect or"; and in the same line, strike "Property, and/or	
24	the Undeveloped Petitioner Property," and substitute "Property".	

ABBPTED FAILED <u>Stalig</u> STEMATURE <u>Jeisica Ald</u>ward

Amendment Z to Council Resolution No. 49-2019

BY: Deb Jung

Legislative Day Date: 5/6/19

Amendment No.

(This amendment:

- 1. Deletes provisions of the Development Rights and Responsibilities Agreement ("DRRA") that prohibit Howard County, with certain exceptions, without the prior written consent of the Petitioner from taking specified actions to affect the Petitioner's current rights to own, develop, redevelop, operate, and use the Undeveloped Petitioner Property in accordance with laws, rules, regulations, and policies in effect on the effective date of the Agreement;
- 2. Specifies that the review of any development approvals requested by the Petitioner regarding the Petitioner property are to be performed consistent with Howard County's development review process and in accordance with the applicable laws, rules, and regulations in effect at the time that the development approvals are requested; and
- 3. Deletes provisions of the DRRA concerning the Undeveloped Petitioner Property that require the application of the laws, rules, regulations, and policies in force on the effective date of the DRRA.)
- 1 In the DRRA, attached to the Council Resolution as Exhibit 1:
- 2

3

- 1. On page 4, strike in its entirety Section 1.3.
- 4

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2	2. On page 4, strike in its entirety Section 1.4 and substitute:
3	"1.3 Development Review. Howard County shall use its best efforts to ensure that (A) the
4	processing and review of any development approvals requested by Petitioner regarding the
5	Petitioner Property, including, without limitation, subdivision plans; site development plans;
6	zoning and similar applications; and the issuance of grading, building, and occupancy permits,
7	are performed consistent with Howard County's development review process and in
8	accordance with the applicable laws, rules, and regulations in effect at the time that the
9	development approvals are requested.".
10	
11	3. On pages 4 and 5, strike "1.5", "1.6", and "1.7", respectively, and substitute " <u>1.4</u> ", " <u>1.5</u> ",
12	and " <u>1.6</u> ", respectively.
13	
14	4. On page 7, strike in its entirety Section 4.1.B. and substitute:
15	"B. Except as provided in Section 4.1.C herein, the laws, rules,
16	regulations, and policies that govern the ownership, development, redevelopment
17	operation, use, density, and intensity of the Quarry and the Quarry Property shall be the
18	laws, rules, regulations, and policies, if any, in force on the Effective Date of this
19	Agreement, including, without limitation, the Special Exception Approval as regards the
20	Quarry and the Quarry Property.".
21	
22	5. On page 7, strike in its entirety Section 4.1D. and substitute:
23	"D. In the event Howard County takes any action to subject the Quarry and/or
24	the Quarry Property to any new or modified laws, rules, regulations, or policies after the
25	Effective Date of this Agreement under Section 4.1C, Petitioner shall be relieved of any
26	and all obligations under this Agreement.".
27	

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CNA Job No. 13066 12/12/18 Page 1 of 10

Description of Property of Chase Land, LLC and Annapolis Junction Holdings, LP Howard County, Maryland Sixth Election District

Part 1: (Tax Map 43, Parcel 485, 224, 749 (Lots 1 & 2), P/O Parcel 235, and Parcel 234 (Parcel A))

BEGINNING FOR THE SAME at a point located at the intersection of northerly right-of-way line of Baltimore Washington Boulevard (U.S. Route 1), variable width, and the lands of the easterly side of the Baltimore and Ohio Railroad Company, now or formerly, said point being at the end of the eighth line of Parcel A, as described in a deed from Columbia Industrial Development Corporation and The Baltimore and Ohio Railroad Company, dated May 25, 1971 and recorded among the land records of Howard County, Maryland in liber 559 at folio 531, said point also being shown on the Valuation Map No. V.18 5/1, said point also being designated as point number 14 as shown a plate entitled "Savage Stone LLC – Parcel A" and recorded among the land records of Howard County, Maryland as Plat No. 18010; thence binding reversely on said eighth and seventh line of said deed, and on said line of the railroad right-of-way, the following courses and distances:

- 1. by a non-tangent curve to the right having a radius of 683.78 feet and a length of 468.77, being subtended by a chord bearing North 33°14'49" West and a distance of 459.64 feet to a point of tangency; thence
- 2. North 13°36'32" West, as distance of 3,849.08 feet to a point at the southerly right-ofway line of Relocated Mission Road, as shown on a plat entitled "Savage Stone LLC – Parcel A" and recorded among the land records of Howard County, Maryland as Plat No. 18004; thence leaving said railroad right-of-way and running with and binding on the southerly side of said Relocated Mission Road, the following courses and distances
- 3. North 62°53'28" East, a distance of 67.47 feet to a point; thence
- 4. by a non-tangent curve to the left having a radius of 413.09 feet and a length of 648.85 feet, and being subtended by a chord bearing North 17°53'28" East 584.17 feet to a point of tangency; thence
- 5. North 27'06'32" West, a distance of 210.51 feet to a point of curvature; thence
- 6. by a tangent curve to the right having a radius of 353.07 feet and a length of 210.95 feet, being subtended by a chord bearing North 09°59'31" West 207.83 feet to a point; thence

7. North 82°52'11" West, a distance of 29.48 feet to a point on the 43rd or North 05°58'02" East, 341.78 foot line of Parcel Two as described in a deed from Kingdon Gould to Chase Limited Partnership, dated January 3, 1996 and recorded among the land records of Howard County, Maryland in liber 5867 at folio 368; thence binding on the

E-mail: cnamail@cna-engineers.com

EXHIBIT B

PLANNING BOARD RECOMMENDATION

See attached.

Development Rights and Responsibilities Agreement Effective Date: _____, 201____

EXHIBIT A

DESCRIPTION OF PETITIONER PROPERTY

See attached.

Development Rights and Responsibilities Agreement Effective Date: _____, 201____

ATTORNEYS' CERTIFICATION

THIS IS TO CERTIFY that the undersigned are members, in good standing, of the Bar of the Court of Appeals of Maryland, and that the within instrument was prepared by the undersigned or under their supervision.

Upon Recordation Please Return To:

Sang W. Oh, Esq. Talkin & Oh, LLP 5100 Dorsey Hall Drive Ellicott City, Maryland 21042

	AGREED and APPROVED:
ATTEST:	HOWARD COUNTY, MARYLAND
	BY:(SEAL)
Lonnie R. Robbins Chief Administrative Officer	Calvin Ball Howard County Executive
APPROVED AS TO FORM AND LEGA	AL SUFFICIENCY
this day of	_20
Gary W. Kuc County Solicitor	
STATE OF MARYLAND,	COUNTY, TO WIT:
subscriber, a Notary Public of the State personally appeared Calvin Ball, the C who acknowledged the within Agree	_ day of, 201, before me, the e of Maryland, in and for the County aforesaid, ounty Executive for Howard County, Maryland, ment to be the act of the County and that he the purposes therein contained by signing in my Maryland as County Executive.
AS WITNESS my Hand and Notarial Se	eal.
Notary Public	
My Commission Expires:	
Development Rights and Responsibilities Agreement Effective Date:, 201	14 of 17

WITNESS/ATTEST:	ANNAPOLIS JUNCTION HOLDINGS, LP, a Maryland limited partnership
	By: GOULD PROPERTY COMPANY, its General Partner
	By:(SEAL) Name: Caleb C. Gould
	Title: Vice President
STATE OF, CIT	Y/COUNTY OF, TO WIT:
me, the subscriber, a Notary Public of	his day of, 20, before the State aforesaid, personally appeared Caleb C.
Gould, who acknowledged himself to the General Partner of ANNAPOLIS	be the Vice President of Gould Property Company, JUNCTION HOLDINGS, LP, a Maryland limited
partnership, known to me (or satisfa	actorily proven) to be the person whose name is and acknowledged that he executed the same for
the purposes therein contained on bel	and acknowledged that he executed the same for half of the limited partnership by signing the name as Vice President of its General Partner.
IN WITNESS WHEREOF 1 her	eunto set my hand and official seal.
	Notary Public
[SEAL]	[Print Name of Notary]
My Commission expires:	
[SIGNATORES CON	TINUE ON FOLLOWING PAGE]

IN WITNESS WHEREOF, the Parties have hereunto set their hands under seal on the date first above written.

WITNESS/ATTEST:

CHASE LAND, LLC, a Maryland limited liability company

By:_____ Name: Caleb C. Gould Title: Authorized Member ___(SEAL)

STATE OF _____, CITY/COUNTY OF ____, TO WIT:

I HEREBY CERTIFY, that on this _____ day of _____, 20____, before me, the subscriber, a Notary Public of the State aforesaid, personally appeared Caleb C. Gould, who acknowledged himself to be an Authorized Member of CHASE LAND, LLC, a Maryland limited liability company, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purposes therein contained on behalf of the limited liability company by signing the name of the limited liability company by himself as Authorized Member.

IN WITNESS WHEREOF, I bereunto set my hand and official seal.

Notary Public

[SEAL]

[Print Name of Notary]

My Commission expires: _

[SIGNATURES CONTINUE ON FOLLOWING PAGES]

the Parties agree to execute and record a document in the aforesaid Land Records to terminate this Agreement.

5.12 <u>Appeals</u>. Both Maryland law and the County Ordinance may allow any person aggrieved by this Agreement to file an appeal. If the effect of a final, unappealable decision in such appeal revises this Agreement in any way, then the Parties to this Agreement may terminate this Agreement upon mutual written consent and in compliance with all applicable laws concerning termination of a Development Rights and Responsibilities Agreement as set forth in the County Ordinance.

5.13 <u>No Obligation to Approve</u>. This Agreement shall not be interpreted or construed to impose any legal obligation on Howard County or any of its boards, agencies, commissions, or employees to approve any development, use, density, or intensity other than as provided specifically in this Agreement.

5.14 <u>No Third Party Beneficiary Status</u>. The Parties specifically agree that this Agreement is not intended to create in the public or any member thereof, third party beneficiary status in connection with the performance of the obligations under this Agreement.

5.15 <u>Lien Holders</u>. All persons with a lien interest in the Petitioner Property have executed this Agreement, and those lien holders with a power of sale have subordinated such liens to the position of Howard County under this Agreement.

[Signatures on Following Page]

5.6 <u>Authority to Execute</u>. Howard County and Petitioner hereby acknowledge and agree that all required notices, meetings, and hearings have been properly given and held by Howard County with respect to the approval of this Agreement and agree not to challenge this Agreement or any of the obligations created by it on the grounds of any procedural infirmity or any denial of any procedural right. Howard County hereby warrants and represents to Petitioner that the persons executing this Agreement on its behalf have been properly authorized to do so. Each of Chase and Annapolis Junction hereby warrants and represents to Howard County that it is the fee simple, record owner of the portions of the Petitioner Property owned by each and that the persons executing this Agreement on its behalf have been properly authorized to do so.

5.7 <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Maryland, without regards to principles of conflicts of law.

5.7.1 Definition of laws, rules, regulations, and policies. Unless otherwise expressly provided herein, the terms laws, rules, regulations, and policies shall refer solely to those enacted or adopted by Howard County, Maryland, and not to laws, rules, regulations, and policies of the State of Maryland, United States of America, or any other agency or public body with authority to adopt or enforce applicable laws, rules, regulations, and policies.

5.8 <u>Consent to Jurisdiction</u>. The Parties irrevocably consent to the jurisdiction of the Circuit Court for Howard County, Maryland or any federal court sitting in the District of Maryland.

5.9 <u>Remedies Cumulative</u>. Each right, power, and remedy of a party provided for in this Agreement, or any other agreement between the Parties, now or hereafter existing, shall be cumulative and concurrent and in addition to every other right, power, or remedy provided for in this Agreement or any other agreement between the Parties, now or hereafter existing.

5.10 <u>Severability</u>. In case any one or more of the provisions contained in this Agreement shall for any reason be held invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision of the Agreement and this Agreement shall be construed as closely as possible in keeping with the intent expressed herein as if such invalid, illegal, or unenforceable provisions were omitted

5.11 <u>Recordation</u>. Any party may record this Agreement among the Land Records. In the event the Agreement is terminated in accordance with the terms hereof,

Attn: Sang W. Oh

Notices and communications to Howard County shall be addressed and delivered to the following address:

Howard County Executive 3430 Courthouse Drive Ellicott City, Maryland 21043

With a copy to:

Howard County Solicitor 3430 Courthouse Drive Ellicott City, MD 21043 Director, Department of Planning and Zoning 3430 Courthouse Drive Ellicott City, MD 21043 Contraction of the second

Chair, Howard County Council 3430 Courthouse Drive Ellicott City, MD 21043

By notice complying with the requirements of this Section, each party shall have the right to change the address or addressee or both for all future notices and communications to such party, but no notice of a change of address shall be effective until actually received.

5.4 <u>Amendments</u>. The Parties to this Agreement may amend the Agreement upon mutual written consent after Howard County holds a public hearing and complies with all applicable laws of the County Ordinance concerning amendment of a Development Rights and Responsibilities Agreement. All amendments to this Agreement shall be in writing and shall be executed by Howard County and Petitioner. Unless the Planning Board determines that the proposed amendment is consistent with the General Plan, the Parties may not amend this Agreement.

5.5 <u>Termination or Suspension</u>. The Parties to this Agreement may terminate or suspend the Agreement upon mutual written consent after Howard County holds a public hearing and complies with all applicable laws concerning termination or suspension of a Development Rights and Responsibilities Agreement as set forth in the County Ordinance. If Howard County determines that a suspension or termination is essential to ensure the public health, safety, or welfare, as determined in accordance with Section 4.1.C above, Howard County may suspend or terminate this Agreement following a public hearing. Any such unilateral termination of this Agreement by Howard County shall not in any way affect the validity of any approvals Petitioner may have obtained regarding the Petitioner Property at any time prior to such termination.

ARTICLE V MISCELLANEOUS

and the second second

5.1 <u>Time of Essence</u>. Time is of the essence in the performance of all terms and provisions of this Agreement.

5.2 <u>Term</u>.

A. This Agreement shall constitute covenants running with the land and shall run with and bind the Petitioner Property. This Agreement shall terminate and be void on the twenty-fifth (25th) anniversary of the Effective Date of this Agreement, unless extended by an amendment to this Agreement complying with all procedures required in this Agreement, the County Ordinance, and Maryland law unless terminated by agreement of the Parties or as permitted by law.

B. Nothing in this Section shall be construed to supersede the terms as set forth in any other agreements between Petitioner and Howard County.

5.3 <u>Notices</u>. All notices and other communications in connection with this Agreement shall be in writing and shall be deemed delivered to the addressee thereof (A) when delivered in person on a business day at the address set forth below; (B) on the first business day after being deposited with any reputable overnight courier (such as FedEx) for overnight delivery properly addressed with postage prepaid, at the address set forth below; or (C) on the third business day after being deposited in any main or branch United States post office for delivery by properly addressed, postage prepaid, certified or registered mail, return receipt requested, at the address set forth below.

Notices and communications to Petitioner shall be addressed and delivered to the following address:

Chase Land, LLC Annapolis Junction Holdings, LP 14401 Sweitzer Lane, Suite 200 Laurel, Maryland 20707 Attn: Caleb Gould

with a copy to:

Talkin & Oh, LLP 5100 Dorsey Hall Drive Ellicott City, Maryland 21042

8 of 17

Development Rights and Responsibilities Agreement Effective Date: ______ 201____

3.4 <u>Waiver of Trial by Jury</u>. Petitioner and Howard County do hereby waive trial by jury in connection with any proceedings brought to enforce the terms of this Agreement.

ARTICLE IV EFFECT OF DEVELOPMENT REGULATIONS

4.1 <u>Effect of Agreement</u>.

A. Petitioner must comply with all applicable federal, Maryland, and local laws existing on the Effective Date of this Agreement and, as regards the Quarry Property, with the Special Exception Approval.

B. Except as provided in Section 4.1.C herein, the laws, rules, regulations, and policies that govern the ownership, development, redevelopment, operation, use, density, and intensity of the Quarry, the Quarry Property, and the Undeveloped Petitioner Property shall be the laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement, including, without limitation, the Special Exception Approval as regards the Quarry and the Quarry Property.

C. If Howard County determines that compliance with laws, rules, regulations, and policies enacted or adopted after the Effective Date of this Agreement is essential to ensure the health, safety, or welfare of residents of all or part of the County, this Agreement may not prevent Howard County from requiring Petitioner to comply with those laws, rules, regulations, or policies.

D. In the event Howard County takes any action to subject the Quarry, the Quarry Property, and/or the Undeveloped Petitioner Property to any new or modified laws, rules, regulations, or policies after the Effective Date of this Agreement under Section 4.1.C, Petitioner shall be relieved of any and all obligations under this Agreement.

4.2 <u>Approvals Required</u>. Chase has previously obtained the Special Exception Approval, approval of a site development plan, and all similar permits and approvals necessary to construct and operate the Quarry on the Quarry Property. Chase shall obtain all further permits and approvals necessary under any existing provision of local, Maryland, or federal law regarding the continued use and operation, future development, and redevelopment of the Quarry Property. Petitioner shall obtain all permits and approvals necessary under any existing provision of local, Maryland, or federal law regarding the development, redevelopment, operation, and use of the Undeveloped Petitioner Property.

County, Maryland (the "Land Records") within twenty (20) days after the Effective Date of this Agreement;

B. Incorporate, by reference, this Agreement into any and all real estate sales contracts entered into after the Effective Date of this Agreement for the sale of all or any portion of the Petitioner Property; and

C. Prior to the transfer of all or any portion of the Petitioner Property or any equitable interest therein (except to owners of an individual lot used solely as a private residence), require the transferee to execute an enforceable written agreement, in a form reasonably satisfactory to Howard County, Petitioner, and the transferee, binding such transferee to this Agreement.

2.2 <u>Binding Upon Successors and Assigns</u>. Howard County agrees that, to the extent permitted by law, all obligations assumed by it under this Agreement shall be binding on it, its agencies, departments, boards, commissions, employees, governmental units, the Planning Board and its and their respective successors and assigns. Petitioner agrees that all obligations assumed by it under this Agreement shall be binding on it and its successors and assigns.

ARTICLE III BREACH AND REMEDIES

3.1 <u>Breach by Petitioner</u>. If Petitioner shall fail or refuse to perform its obligations as required under this Agreement, and if Petitioner has not cured such default within sixty (60) days from receipt of written notice provided to Petitioner by Howard County indicating the nature of the default, Howard County may seek equitable relief to enforce the terms and conditions of this Agreement either through a decree for specific performance or an injunction and may seek any other rights and remedies available to Howard County at law or in equity, or may declare this Agreement null and void.

3.2 <u>Breach by Howard County</u>. If Howard County shall fail or refuse to perform its obligations as required under this Agreement, and if Howard County has not cured such default within sixty (60) days from receipt of written notice provided to Howard County by Petitioner indicating the nature of the default, Petitioner may seek equitable relief to enforce the terms and conditions of this Agreement either through a decree for specific performance or an injunction and may seek any other rights and remedies available to Petitioner at law or in equity.

<u>33</u> <u>Jurisdiction and Venue</u>. Jurisdiction and venue for any proceedings brought with respect to this Agreement shall be in the Circuit Court for Howard County, Maryland. force on the Effective Date of this Agreement, are consistent with the General Plan and the Howard County Subdivision and Land Development Regulations.

1.6 Public Health, Safety, and Welfare. Howard County has determined that (A) this Agreement; Chase's current rights to own, develop, redevelop, operate, and use the Quarry on the Quarry Property in accordance with the existing Special Exception Approval and in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement; and Petitioner's current rights to own, develop, redevelop, operate, and use the Undeveloped Petitioner Property in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement, will ensure that the public health, safety, and welfare of the residents of Howard County are protected; and (B) Howard County's acquisition of the County Contract Property and the Howard County Board of Education's construction and operation of one or more public schools and uses related thereto, and Howard County's construction of public roads, and a new public water storage facility and related appurtenances upon the County Contract Property does not and shall not alter or negate Howard County's determination in subsection (A) of this Section 1.6. To the extent permitted by law, Howard County expressly acknowledges and agrees that Petitioner may introduce this Agreement, including, without limitation, the provisions of this Section 1.6, in any administrative or other proceeding as conclusive evidence of Howard County's determination of the matters set forth herein, and Howard County shall at no time take any position, written or oral, contrary to its determination contained in this Section 1.6, except as permitted by and provided for in Sections 4.1.A and 4.1.C of this Agreement.

1.7 <u>Conditions</u>. Notwithstanding any provision in this Agreement to the contrary, all of the obligations and responsibilities in this Agreement shall terminate in the event that Howard County fails to complete its acquisition of the portion of the County Contract Property as described in, and in accordance with, the Chase Agreement due to a default by Chase upder the Chase Agreement.

ARTICLE II SURVIVAL AND TRANSFER OF OBLIGATION

2.1 <u>Nature, Survival, and Transfer of Obligations</u>. The Parties agree that this Agreement shall run with the land and be binding upon and inure to the benefit of Petitioner and its successors and assigns, and upon any and all successor owners of record of all or any portion of the Petitioner Property. To assure that all such successors, assigns, and successor owners have notice of this Agreement and the rights and obligations created by it, Petitioner agrees that it shall:

A. Have this Agreement recorded among the Land Records of Howard

regulations, and policies, if any, in force on the Effective Date of this Agreement. The permissible uses of the Quarry Property, the density or intensity of the use of the Quarry Property, and the maximum height and size of structures located or to be located on the Quarry Property shall be those allowed by any and all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement, including, without limitation, the Special Exception Approval.

1.3 <u>Undeveloped Petitioner Property Use</u>. Except as provided in Sections 4.1.A and 4.1.C of this Agreement, without the prior written consent of Petitioner, which may be granted or withheld in Petitioner's sole and absolute discretion, Howard County shall not reduce, limit, or otherwise alter, to the extent permitted by law, by any legislative, executive, or quasi-judicial action including, without limitation, a comprehensive rezoning, a piecemeal rezoning, or the enactment of ordinances, resolutions, rules, or regulations, or the interpretation thereof (such as forest conservation or stream buffer ordinances), Petitioner's current rights to own, develop, redevelop, operate, and use the Undeveloped Petitioner Property in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement; provided, however, that the foregoing shall not be construed so as to prevent Howard County from enforcing all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement. The permissible uses of the Undeveloped Petitioner Property, the density or intensity of the use of the Undeveloped Petitioner Property, and the maximum height and size of structures located or to be located on the Undeveloped Petitioner Property shall be those allowed by any and all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement,

1.4 <u>Development Review</u> Howard County shall use its best efforts to ensure that (A) the processing and review of any development approvals requested by Petitioner regarding the Petitioner Property, including, without limitation, subdivision plans; site development plans; zoning and similar applications; and the issuance of grading, building, and occupancy permits, are performed in a succinct, timely manner, without undue delay or conditions, consistent with Howard County's current development review process and in accordance with current applicable laws, rules, and regulations; and (B) such processing and review will not be subjected to any moratorium or delay, except as provided in Sections 4.1.A and 4.1.C of this Agreement.

1.5 <u>Regulation and Master Plan Consistency</u>. Howard County and the Planning Board have determined that this Agreement; Chase's current rights to own, develop, redevelop, operate, and use the Quarry on the Quarry Property in accordance with the existing Special Exception Approval and in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement; and Petitioner's current rights to own, develop, redevelop, operate, and use the Undeveloped Petitioner Property in accordance with all laws, rules, regulations, and policies, if any, in Planning Board is attached hereto and incorporated herein by reference as Exhibit B.

16. On ______, 201 ____, the Howard County Council held a duly advertised public hearing on this Agreement in accordance with Howard County law, and approved this Agreement on ______, 201 _____, 201 _____, by Council Resolution ______.

17. Any other agreements between Petitioner and Howard County, including, without limitation, the Sales Agreements, remain in full force and effect and are intended to be harmonious with this Agreement.

NOW, THEREFORE, in consideration of the foregoing recitals, which are not merely prefatory but are hereby incorporated into and made a part of this Agreement, and the mutual covenants and agreements as set forth below, and for other good and valuable consideration, the receipt and sufficiency of which the Parties hereby acknowledge, Petitioner and Howard County hereby agree as follows:

ARTICLE I

ZONING, LIMITATIONS

1.1 <u>Zoning Designation</u>. The Parties acknowledge and agree that the Petitioner Property is currently zoned M-1 (Manufacturing: Light); M-1-MXD-3 (Manufacturing: Light Mixed Use); R-SA-8-MXD-3 (Residential: Single Attached Mixed Use); R-SA-8 (Residential: Single Attached); B-2 (Business: General); R-12 (Residential: Single); and R-SC-MXD-3 (Residential: Single Cluster Mixed Use) on the Howard County Zoning Map. The Parties further acknowledge and agree that the Quarry Property is currently zoned M-1-MXD-3 on the Howard County Zoning Map and was granted the Special Exception Approval to operate as the Quarry.

1.2 <u>Quarry Use</u>. Except as provided in Sections 4.1.A and 4.1.C of this Agreement, without the prior written consent of Chase, which may be granted or withheld in Chase s sole and absolute discretion, Howard County shall not reduce, limit, or otherwise alter, to the extent permitted by law, by any legislative, executive, or quasijudicial action, including, without limitation, a comprehensive rezoning, a piecemeal rezoning, or the enactment of ordinances, resolutions, rules, or regulations, or the interpretation thereof (such as forest conservation or stream buffer ordinances), Chase's current rights to own, develop, redevelop, operate, and use the Quarry on the Quarry Property in accordance with the existing Special Exception Approval and in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement; provided, however, that the foregoing shall not be construed so as to prevent Howard County from enforcing the Special Exception Approval and all laws, rules, collectively with the Chase Agreement, the "Sales Agreements") pursuant to which Petitioner has agreed to sell and convey to Howard County, and Howard County has agreed to purchase and accept from Petitioner, in lieu of a condemnation, the County Contract Property more particularly identified in the Sales Agreements, subject to all of the terms, conditions, provisions, and agreements of the Sales Agreements.

7. Chase, as successor by conversion to Chase Limited Partnership, a Maryland limited partnership, is the owner of certain real property in Howard County, Maryland forming a part of the Petitioner Property more particularly shown on Howard County Tax Map 43, Block 19, as Parcel 234 and part of Parcel 235 (the "Quarry Property"), which Quarry Property is located vicinal to the County Contract Property.

8. The Howard County Board of Appeals, by its Decision and Order dated April 24, 1997 in BA Case No. 95-58E, as corrected by that certain Correction to Decision and Order dated July 11, 2000 (collectively, the "Special Exception Approval"), granted a special exception for a quarry on the Quarry Property.

9. A quarry (the "**Quarry**") is currently in active operation on the Quarry Property in accordance with the Special Exception Approval.

10. The remainder of the Petitioner Property (other than the Quarry Property) (the "**Undeveloped Petitioner Property**") is presently undeveloped.

11. On or about December 19, 2018, Petitioner petitioned Howard County to enter into this Agreement.

12. On or about ______, 201____, Howard County reviewed this petition and determined to accept this petition and to initiate the process of considering a Development Rights and Responsibilities Agreement.

13. This Agreement was negotiated between Petitioner and the Howard County Executive.

14. A pre-submission community meeting regarding this Agreement was conducted in accordance with the requirements of the County Ordinance and Howard County law on November 13, 2018.

15/ This Agreement was referred to the Howard County Planning Board (the "Planning Board") for an advisory determination of whether this Agreement is consistent with Howard County's general plan, PlanHoward 2030 (the "General Plan"). At a public meeting held on ______, 201____, the Planning Board determined that this Agreement was consistent with the General Plan. The recommendation of the



DEVELOPMENT RIGHTS AND RESPONSIBILITIES AGREEMENT

THIS DEVELOPMENT RIGHTS AND RESPONSIBILITIES AGREEMENT (this "Agreement"), is made as of the _____ day of ______, 201___ (the "Effective Date"), by and among CHASE LAND, LLC, a Maryland limited liability company ("Chase"), ANNAPOLIS JUNCTION HOLDINGS, LP, a Maryland limited partnership ("Annapolis Junction" and collectively with Chase, "Petitioner") and HOWARD COUNTY, MARYLAND, a body corporate and politic of the State of Maryland ("Howard County"). Petitioner and Howard County are hereinafter referred to collectively as the "Parties".

RECITALS

1. Subtitle 3 of Title 7 of the Land Use Article of the Annotated Code of Maryland (the "DRRA Law") grants Howard County the authority to establish procedures and requirements for the consideration and execution of Development Rights and Responsibilities Agreements.

2. Subtitle 17 of Title 16 of the Howard County Code (the "County Ordinance") authorizes Howard County to enter into Development Rights and Responsibilities Agreements.

3. This Agreement is intended to constitute a Development Rights and Responsibilities Agreement as provided for in the DRRA Law and the County Ordinance.

4. Petitioner owns certain real property in Howard County, Maryland, legally and/or equitably, more particularly identified on <u>Exhibit A</u> attached hereto and incorporated herein by reference (collectively, the "Petitioner Property"), which Petitioner Property is the real property subject to this Agreement. The sole persons having a legal or equitable interest in the Petitioner Property are Petitioner and Howard County.

5. Howard County desires to acquire certain tracts or parcels of land owned by Petitioner adjoining and/or vicinal to the Petitioner Property (the "**County Contract Property**") for purposes of the Howard County Board of Education's construction of one or more public schools and uses related thereto, and Howard County's construction of public roads, and a new public water storage facility and related appurtenances.

6. The Parties have entered into (a) that certain Purchase and Sale Agreement dated as of September 14, 2018 by and between Chase and Howard County (the "Chase Agreement"), and (b) that certain Purchase and Sale Agreement dated as of September 14, 2018 by and among Petitioner and Howard County (the "Petitioner Agreement" and

met the criteria set forth in Title 16, Subtitle 17 of the Howard County Code, is hereby
approved.

3

4 **AND BE IT FURTHER RESOLVED**, that the County Executive is hereby 5 authorized to execute the Development Rights and Responsibilities Agreement in the 6 name of and on behalf of the County.

7

AND BE IT FURTHER RESOLVED, by the County Council of Howard 8 County, Maryland that the County Executive, prior to execution and delivery of the 9 Development Rights and Responsibilities Agreement may make such changes or 10 modifications to the Agreement as he deems appropriate in order to accomplish the 11 purpose of the transactions authorized by this Resolution, provided that such changes or 12 modifications shall be within the scope of the transactions authorized by this Resolution; 13 and the execution of the Agreement by the County Executive shall be conclusive 14 evidence of the approval by the County/Executive of all changes or modifications to the 15 Agreement, and the Agreement shall thereupon become binding upon the County in 16

17 accordance with its terms.

	18 July
1	Howard County, Maryland forming a part of the Petitioner Property more particularly
2	shown on Howard County Tax Map 43, Block 19, as Parcel 234 and part of Parcel 235
3	(the "Quarry Property"), which Quarry Property is located vicinal to the County Contract
4	Property; and
5	
6	WHEREAS, quarry operations are currently active on the Quarry Property in
7	accordance with Special Exception approvals obtained in 1997, pursuant to Howard
8	County Board of Appeals, Decision and Order dated April 24, 1997 in BA Case No. 95-
9	58E, as corrected by a Correction to Decision and Order dated July 11, 2000; and
10	
11	WHEREAS, the Parties have negotiated the proposed Development Rights and
12	Responsibilities Agreement (the "Proposed Agreement"), substantially in the form
13	attached as Exhibit 1, which is intended to constitute a Development Rights and
14	Responsibilities Agreement as provided for in the State law and the County law for the
15	Petitioner Property; and
16	
17	WHEREAS, in accordance with County law, a pre-submission community
18	meeting was held on February November 13, 2018; and
19	
20	WHEREAS, the County has reviewed the petition and determined to accept the
21	petition and initiate the process of considering the Proposed Agreement; and
22	
23	WHEREAS, on April 4, 2019, the Planning Board will consider whether the
24	Proposed Agreement is consistent with the General Plan; and
25	
26	WHEREAS, the criteria set forth in County law have been met and the County
27	Executive may execute the Proposed Agreement.
28	
29	NOW, THEREFORE, BE IT RESOLVED by the County Council of Howard
30	County, Maryland this day of, 2019 that the Development Rights
31	and Responsibilities Agreement, substantially in the form attached as Exhibit 1, having

CR49-2019

LAW OFFICES OF TALKIN & OH, LLP COLUMBIA OFFICE 5100 DORSEY HALL DRIVE ELLICOTT CITY, MARYLAND 21042-7870

(410) 964-0300 (301) 596-6500 Fax: (410) 964-2008

December 19, 2018

VIA HAND DELIVERY

Calvin Ball, Howard County Executive 3430 Court House Drive Ellicott City, Maryland 21043

Re: Chase Land, LLC and Annapolis Junction Holdings, LP, Petition for Development Rights and Responsibilities Agreement

Dear County Executive Ball:

This firm represents Chase Land, LLC, a Maryland limited liability company, and Annapolis Junction Holdings, LP, a Maryland limited partnership (collectively, the "**Petitioners**"). In accordance with Subtitle 17 of Title 16 of the Howard County Code, please accept this letter and the enclosed agreement (the "**Agreement**") as a petition to negotiate and execute a Development Rights and Responsibilities Agreement concerning certain real property (the "**Property**") owned by the Petitioners, legally and/or equitably, more particularly described in the Agreement.

Please be advised that a pre-submission community meeting regarding the Agreement was conducted on November 13, 2018 in accordance with the requirements of Section 16.1704(b)(1) of the Howard County Code.

As you know, the Petitioners are currently under contract (the "**County Contract**") to sell to the County certain real property adjoining and vicinal to the Property for purposes of the construction of one or more public schools and uses related thereto, public roads, and a new public water storage facility and related appurtenances. Through the Agreement, the Petitioners are proposing that, subsequent to settlement under the County Contract, the Petitioners be allowed to continue owning, developing, redeveloping, operating, and using the Property in accordance with the County's laws and regulations that are currently in effect, including the current zoning map, zoning regulations, and subdivision and land development regulations.

Calvin Ball, Howard County Executive December 19, 2018 Page 2 of 2

After your review of the Agreement, we suggest initiating the negotiation process forthwith. Thank you.

Very truly yours,

TALKIN & OH, LLP

Jw se

Sang W. Oh

SWO Enclosure

cc: VIA HAND DELIVERY

Honorable Christiana Mercer Rigby, Chair, Howard County Council Honorable Opel Jones, Vice-Chair, Howard County Council Honorable Liz Walsh, Member, Howard County Council Honorable Deb Jung, Member, Howard County Council Honorable David Yungmann, Member, Howard County Council Valdis Lazdins, Director, Department of Planning and Zoning James Irvin, Director, Department of Public Works Gary W. Kuc, Howard County Solicitor

DEVELOPMENT RIGHTS AND RESPONSIBILITIES AGREEMENT

THIS DEVELOPMENT RIGHTS AND RESPONSIBILITIES AGREEMENT (this "Agreement"), is made as of the _____ day of _____, 201___ (the "Effective Date"), by and among CHASE LAND, LLC, a Maryland limited liability company ("Chase"), ANNAPOLIS JUNCTION HOLDINGS, LP, a Maryland limited partnership ("Annapolis Junction" and collectively with Chase, "Petitioner"), and HOWARD COUNTY, MARYLAND, a body corporate and politic of the State of Maryland ("Howard County"). Petitioner and Howard County are hereinafter referred to collectively as the "Parties".

RECITALS

1. Subtitle 3 of Title 7 of the Land Use Article of the Annotated Code of Maryland (the "**DRRA Law**") grants Howard County the authority to establish procedures and requirements for the consideration and execution of Development Rights and Responsibilities Agreements.

2. Subtitle 17 of Title 16 of the Howard County Code (the "**County Ordinance**") authorizes Howard County to enter into Development Rights and Responsibilities Agreements.

3. This Agreement is intended to constitute a Development Rights and Responsibilities Agreement as provided for in the DRRA Law and the County Ordinance.

4. Petitioner owns certain real property in Howard County, Maryland, legally and/or equitably, more particularly identified on <u>Exhibit A</u> attached hereto and incorporated herein by reference (collectively, the "Petitioner Property"), which Petitioner Property is the real property subject to this Agreement. The sole persons having a legal or equitable interest in the Petitioner Property are Petitioner and Howard County.

5. Howard County desires to acquire certain tracts or parcels of land owned by Petitioner adjoining and/or vicinal to the Petitioner Property (the "**County Contract Property**") for purposes of construction of one or more public schools and uses related thereto, public roads, and a new public water storage facility and related appurtenances.

6. The Parties have entered into (a) that certain Purchase and Sale Agreement dated as of September 14, 2018 by and between Chase and Howard County (the "Chase Agreement"), and (b) that certain Purchase and Sale Agreement dated as of September 14, 2018 by and among Petitioner and Howard County (the "Petitioner Agreement" and collectively with the Chase Agreement, the "Sales Agreements") pursuant to which Petitioner has agreed to sell and convey to Howard County, and Howard County has

agreed to purchase and accept from Petitioner, in lieu of a condemnation, the County Contract Property more particularly identified in the Sales Agreements, subject to all of the terms, conditions, provisions, and agreements of the Sales Agreements.

7. Chase, as successor by conversion to Chase Limited Partnership, a Maryland limited partnership, is the owner of certain real property in Howard County, Maryland forming a part of the Petitioner Property more particularly shown on Howard County Tax Map 43, Block 19, as Parcel 234 and part of Parcel 235 (the "Quarry Property"), which Quarry Property is located vicinal to the County Contract Property.

8. The Howard County Board of Appeals, by its Decision and Order dated April 24, 1997 in BA Case No. 95-58E, as corrected by that certain Correction to Decision and Order dated July 11, 2000 (collectively, the "**Special Exception Approval**"), granted a special exception for a quarry on the Quarry Property.

9. A quarry (the "Quarry") is currently in active operation on the Quarry Property in accordance with the Special Exception Approval.

10. The remainder of the Petitioner Property (other than the Quarry Property) (the "Undeveloped Petitioner Property") is presently undeveloped.

11. On or about ______, 2018, Petitioner petitioned Howard County to enter into this Agreement.

12. On or about ______, 201___, Howard County reviewed this petition and determined to accept this petition and to initiate the process of considering a Development Rights and Responsibilities Agreement.

13. This Agreement was negotiated between Petitioner and the Howard County Executive.

14. A pre-submission community meeting regarding this Agreement was conducted in accordance with the requirements of the County Ordinance and Howard County law on November 13, 2018.

15. This Agreement was referred to the Howard County Planning Board (the "Planning Board") for determination of whether this Agreement is consistent with Howard County's general plan, PlanHoward 2030 (the "General Plan"). At a public meeting held on ______, 201____, the Planning Board determined that this Agreement was consistent with the General Plan. The determination by the Planning Board is attached hereto and incorporated herein by reference as <u>Exhibit B</u>.

16. On _____, 201 ___, the Howard County Council held a duly

advertised public hearing on this Agreement in accordance with Howard County law, and approved this Agreement on ______, 201____ by Council Resolution ______.

17. Any other agreements between Petitioner and Howard County, including, without limitation, the Sales Agreements, remain in full force and effect and are intended to be harmonious with this Agreement.

NOW, THEREFORE, in consideration of the foregoing recitals, which are not merely prefatory but are hereby incorporated into and made a part of this Agreement, and the mutual covenants and agreements as set forth below, and for other good and valuable consideration, the receipt and sufficiency of which the Parties hereby acknowledge, Petitioner and Howard County hereby agree as follows:

ARTICLE I

ZONING; LIMITATIONS

1.1 <u>Zoning Designation</u>. The Parties acknowledge and agree that the Petitioner Property is currently zoned M-1 (Manufacturing: Light); M-1-MXD-3 (Manufacturing: Light Mixed Use); R-SA-8-MXD-3 (Residential: Single Attached Mixed Use); R-SA-8 (Residential: Single Attached); B-2 (Business: General); R-12 (Residential: Single); and R-SC-MXD-3 (Residential: Single Cluster Mixed Use) on the Howard County Zoning Map. The Parties further acknowledge and agree that the Quarry Property is currently zoned M-1-MXD-3 on the Howard County Zoning Map and was granted the Special Exception Approval to operate as the Quarry.

Quarry Use. Except as provided in Section 4.1.C of this Agreement, without 1.2 the prior written consent of Chase, which may be granted or withheld in Chase's sole and absolute discretion, Howard County shall not reduce, limit, or otherwise alter by any legislative, executive, or quasi-judicial action including, without limitation, a comprehensive rezoning, a piecemeal rezoning, or the enactment of ordinances, resolutions, rules, or regulations, or the interpretation thereof (such as forest conservation or stream buffer ordinances), Chase's current rights to own, develop, redevelop, operate, and use the Quarry on the Quarry Property in accordance with the existing Special Exception Approval and in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement. The permissible uses of the Quarry Property, the density or intensity of the use of the Quarry Property, and the maximum height and size of structures located or to be located on the Quarry Property shall be those allowed by any and all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement, including, without limitation, the Special Exception Approval.

1.3 <u>Undeveloped Petitioner Property Use</u>. Except as provided in Section 4.1.C of this Agreement, without the prior written consent of Petitioner, which may be granted or withheld in Petitioner's sole and absolute discretion, Howard County shall not reduce, limit, or otherwise alter by any legislative, executive, or quasi-judicial action including, without limitation, a comprehensive rezoning, a piecemeal rezoning, or the enactment of ordinances, resolutions, rules, or regulations, or the interpretation thereof (such as forest conservation or stream buffer ordinances), Petitioner's current rights to own, develop, redevelop, operate, and use the Undeveloped Petitioner Property in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement. The permissible uses of the Undeveloped Petitioner Property, the density or intensity of the use of the Undeveloped Petitioner Property, and the maximum height and size of structures located or to be located on the Undeveloped Petitioner Property shall be those allowed by any and all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement.

1.4 <u>Development Review</u>. Howard County shall use its best efforts to ensure that (A) the processing and review of any development approvals requested by Petitioner regarding the Petitioner Property, including, without limitation, subdivision plans; site development plans; zoning and similar applications; and the issuance of grading, building, and occupancy permits, are performed in a succinct, timely manner, without undue delay or conditions, consistent with Howard County's current development review process and in accordance with current applicable laws, rules, and regulations; and (B) such processing and review will not be subjected to any moratorium or delay.

1.5 <u>Regulation and Master Plan Consistency</u>. Howard County and the Planning Board have determined that this Agreement; Chase's current rights to own, develop, redevelop, operate, and use the Quarry on the Quarry Property in accordance with the existing Special Exception Approval and in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement; and Petitioner's current rights to own, develop, redevelop, operate, and use the Undeveloped Petitioner Property in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement, are consistent with the General Plan and the Howard County Subdivision and Land Development Regulations.

1.6 <u>Public Health, Safety, and Welfare</u>. Howard County has determined that (A) this Agreement; Chase's current rights to own, develop, redevelop, operate, and use the Quarry on the Quarry Property in accordance with the existing Special Exception Approval and in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement; and Petitioner's current rights to own, develop, redevelop, operate, and use the Undeveloped Petitioner Property in accordance with all laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement, will ensure that the public health, safety, and welfare of the residents of Howard County are protected; and (B) Howard County's acquisition of the County

Contract Property and the construction and operation of one or more public schools and uses related thereto, public roads, and a new public water storage facility and related appurtenances upon the County Contract Property does not and shall not alter or negate Howard County's determination in subsection (A) of this Section 1.6. Howard County expressly acknowledges and agrees that Petitioner may introduce this Agreement, including, without limitation, the provisions of this Section 1.6, in any administrative or other proceeding as conclusive evidence of Howard County's determination of the matters set forth herein, and Howard County, except as provided in Section 4.1.C of this Agreement, shall at no time take any position, written or oral, contrary to its determination contained in this Section 1.6.

1.7 <u>Conditions</u>. Notwithstanding any provision in this Agreement to the contrary, all of the obligations and responsibilities in this Agreement shall terminate in the event that Howard County fails to complete its acquisition of the portion of the County Contract Property as described in, and in accordance with, the Chase Agreement due to a default by Chase under the Chase Agreement.

ARTICLE II

SURVIVAL AND TRANSFER OF OBLIGATION

2.1 <u>Nature, Survival, and Transfer of Obligations</u>. The Parties agree that this Agreement shall run with the land and be binding upon and inure to the benefit of Petitioner and its successors and assigns, and upon any and all successor owners of record of all or any portion of the Petitioner Property. To assure that all such successors, assigns, and successor owners have notice of this Agreement and the rights and obligations created by it, Petitioner agrees that it shall:

A. Have this Agreement recorded among the Land Records of Howard County, Maryland (the "Land Records") within twenty (20) days after the Effective Date of this Agreement;

B. Incorporate, by reference, this Agreement into any and all real estate sales contracts entered into after the Effective Date of this Agreement for the sale of all or any portion of the Petitioner Property; and

C. Prior to the transfer of all or any portion of the Petitioner Property or any equitable interest therein (except to owners of an individual lot used solely as a private residence), require the transferee to execute an enforceable written agreement, in a form reasonably satisfactory to Howard County, Petitioner, and the transferee, binding such transferee to this Agreement.

2.2 <u>Binding Upon Successors and Assigns of Howard County</u>. Howard County agrees that all obligations assumed by it under this Agreement shall be binding on it, its

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agencies, departments, boards, commissions, employees, governmental units, the Planning Board and its and their respective successors and assigns.

ARTICLE III BREACH AND REMEDIES

3.1 <u>Breach by Petitioner</u>. If Petitioner shall fail or refuse to perform its obligations as required under this Agreement, and if Petitioner has not cured such default within sixty (60) days from receipt of written notice provided to Petitioner by Howard County indicating the nature of the default, Howard County may seek equitable relief to enforce the terms and conditions of this Agreement either through a decree for specific performance or an injunction, or may declare this Agreement null and void.

3.2 <u>Breach by Howard County</u>. If Howard County shall fail or refuse to perform its obligations as required under this Agreement, and if Howard County has not cured such default within sixty (60) days from receipt of written notice provided to Howard County by Petitioner indicating the nature of the default, Petitioner may seek equitable relief to enforce the terms and conditions of this Agreement either through a decree for specific performance or an injunction and may seek any other rights and remedies available to Petitioner at law or in equity.

3.3 <u>Jurisdiction and Venue</u>. Jurisdiction and venue for any proceedings brought with respect to this Agreement shall be in the Circuit Court for Howard County, Maryland.

3.4 <u>Waiver of Trial by Jury</u>. Petitioner and Howard County do hereby waive trial by jury in connection with any proceedings brought to enforce the terms of this Agreement.

ARTICLE IV EFFECT OF DEVELOPMENT REGULATIONS

4.1 Effect of Agreement.

A. Petitioner must comply with all applicable federal, Maryland, and local laws existing on the Effective Date of this Agreement and, as regards the Quarry Property, with the Special Exception Approval.

B. Except as provided in Section 4.1.C herein, the laws, rules, regulations, and policies that govern the ownership, development, redevelopment, operation, use, density, and intensity of the Quarry, the Quarry Property, and the Undeveloped Petitioner Property shall be the laws, rules, regulations, and policies, if any, in force on the Effective Date of this Agreement, including, without limitation, the Special

Exception Approval as regards the Quarry and the Quarry Property.

C. If Howard County determines that compliance with laws, rules, regulations, and policies enacted or adopted after the Effective Date of this Agreement is essential to ensure the health, safety, or welfare of residents of all or part of the County, this Agreement may not prevent Howard County from requiring Petitioner to comply with those laws, rules, regulations, or policies.

D. In the event Howard County takes any action to subject the Quarry, the Quarry Property, and/or the Undeveloped Petitioner Property to any new or modified laws, rules, regulations, or policies after the Effective Date of this Agreement under Section 4.1.C, Petitioner shall be relieved of any and all obligations under this Agreement.

4.2 <u>Approvals Required</u>. Chase has previously obtained the Special Exception Approval, approval of a site development plan, and all similar permits and approvals necessary to construct and operate the Quarry on the Quarry Property. Chase shall obtain all further permits and approvals necessary under any existing provision of local, Maryland, or federal law regarding the continued use and operation, future development, and redevelopment of the Quarry Property. Petitioner shall obtain all permits and approvals necessary under any existing provision of local, Maryland, or federal law regarding the development, redevelopment, operation, and use of the Undeveloped Petitioner Property.

ARTICLE V

MISCELLANEOUS

5.1 <u>Time of Essence</u>. Time is of the essence in the performance of all terms and provisions of this Agreement.

5.2 <u>Term</u>.

A. This Agreement shall constitute covenants running with the land and shall run with and bind the Petitioner Property. This Agreement shall terminate and be void on the twenty-fifth (25th) anniversary of the Effective Date of this Agreement, unless extended by an amendment to this Agreement complying with all procedures required in this Agreement, the County Ordinance, and Maryland law unless terminated by agreement of the Parties or as permitted by law.

B. Nothing in this Section shall be construed to supersede the terms as set forth in any other agreements between Petitioner and Howard County.

5.3 <u>Notices</u>. All notices and other communications in connection with this

Agreement shall be in writing and shall be deemed delivered to the addressee thereof (A) when delivered in person on a business day at the address set forth below; (B) on the first business day after being deposited with any reputable overnight courier (such as FedEx) for overnight delivery properly addressed with postage prepaid, at the address set forth below; or (C) on the third business day after being deposited in any main or branch United States post office for delivery by properly addressed, postage prepaid, certified or registered mail, return receipt requested, at the address set forth below.

Notices and communications to Petitioner shall be addressed and delivered to the following address:

Chase Land, LLC Annapolis Junction Holdings, LP 14401 Sweitzer Lane, Suite 200 Laurel, Maryland 20707 Attn: Caleb Gould

with a copy to:

Talkin & Oh, LLP 5100 Dorsey Hall Drive Ellicott City, Maryland 21042 Attn: Sang W. Oh

Notices and communications to Howard County shall be addressed and delivered to the following address:

Howard County Executive 3430 Courthouse Drive Ellicott City, Maryland 21043

With a copy to:

Howard County Solicitor 3430 Courthouse Drive Ellicott City, MD 21043

Director, Department of Planning and Zoning 3430 Courthouse Drive Ellicott City, MD 21043

Chair, Howard County Council 3430 Courthouse Drive Ellicott City, MD 21043

By notice complying with the requirements of this Section, each party shall have the right

to change the address or addressee or both for all future notices and communications to such party, but no notice of a change of address shall be effective until actually received.

5.4 <u>Amendments</u>. The Parties to this Agreement may amend the Agreement upon mutual written consent after Howard County holds a public hearing and complies with all applicable laws of the County Ordinance concerning amendment of a Development Rights and Responsibilities Agreement. All amendments to this Agreement shall be in writing and shall be executed by Howard County and Petitioner. Unless the Planning Board determines that the proposed amendment is consistent with the General Plan, the Parties may not amend this Agreement.

5.5 <u>Termination or Suspension</u>. The Parties to this Agreement may terminate or suspend the Agreement upon mutual written consent after Howard County holds a public hearing and complies with all applicable laws concerning termination or suspension of a Development Rights and Responsibilities Agreement as set forth in the County Ordinance. If Howard County determines that a suspension or termination is essential to ensure the public health, safety, or welfare, as determined in accordance with Section 4.1.C above, Howard County may suspend or terminate this Agreement following a public hearing. Any such unilateral termination of this Agreement by Howard County shall not in any way affect the validity of any approvals Petitioner may have obtained regarding the Petitioner Property at any time prior to such termination.

5.6 <u>Authority to Execute</u>. Howard County and Petitioner hereby acknowledge and agree that all required notices, meetings, and hearings have been properly given and held by Howard County with respect to the approval of this Agreement and agree not to challenge this Agreement or any of the obligations created by it on the grounds of any procedural infirmity or any denial of any procedural right. Howard County hereby warrants and represents to Petitioner that the persons executing this Agreement on its behalf have been properly authorized to do so. Each of Chase and Annapolis Junction hereby warrants and represents to Howard County that it is the fee simple, record owner of the portions of the Petitioner Property owned by each and that the persons executing this Agreement on its behalf have been properly authorized to do so.

5.7 <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Maryland, without regards to principles of conflicts of law.

5.8 <u>Consent to Iurisdiction</u>. The Parties irrevocably consent to the jurisdiction of the Circuit Court for Howard County, Maryland or any federal court sitting in the District of Maryland.

5.9 <u>Remedies Cumulative</u>. Each right, power, and remedy of a party provided for in this Agreement, or any other agreement between the Parties, now or hereafter

existing, shall be cumulative and concurrent and in addition to every other right, power, or remedy provided for in this Agreement or any other agreement between the Parties, now or hereafter existing.

5.10 <u>Severability</u>. In case any one or more of the provisions contained in this Agreement shall for any reason be held invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision of the Agreement, and this Agreement shall be construed as closely as possible in keeping with the intent expressed herein as if such invalid, illegal, or unenforceable provisions were omitted.

5.11 <u>Recordation</u>. Any party may record this Agreement among the Land Records. In the event the Agreement is terminated in accordance with the terms hereof, the Parties agree to execute and record a document in the aforesaid Land Records to terminate this Agreement.

5.12 <u>Appeals</u>. Both Maryland law and the County Ordinance may allow any person aggrieved by this Agreement to file an appeal. If the effect of a final, unappealable decision in such appeal revises this Agreement in any way, then the Parties to this Agreement may terminate this Agreement upon mutual written consent and in compliance with all applicable laws concerning termination of a Development Rights and Responsibilities Agreement as set forth in the County Ordinance.

5.13 <u>No Obligation to Approve</u>. This Agreement shall not be interpreted or construed to impose any legal obligation on Howard County or any of its boards, agencies, commissions, or employees to approve any development, use, density, or intensity other than as provided specifically in this Agreement.

5.14 <u>No Third Party Beneficiary Status</u>. The Parties specifically agree that this Agreement is not intended to create in the public or any member thereof, third party beneficiary status in connection with the performance of the obligations under this Agreement.

5.15 <u>Lien Holders</u>. All persons with a lien interest in the Petitioner Property have executed this Agreement, and those lien holders with a power of sale have subordinated such liens to the position of Howard County under this Agreement.

[Signatures on Following Page]

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IN WITNESS WHEREOF, the Parties have hereunto set their hands under seal on the date first above written.

WITNESS/ATTEST:

CHASE LAND, LLC, a Maryland limited liability company

By:_____(SEAL) Name: Caleb C. Gould Title: Authorized Member

STATE OF _____, CITY/COUNTY OF _____, TO WIT:

I HEREBY CERTIFY, that on this _____ day of _____, 20____, before me, the subscriber, a Notary Public of the State aforesaid, personally appeared Caleb C. Gould, who acknowledged himself to be an Authorized Member of CHASE LAND, LLC, a Maryland limited liability company, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purposes therein contained on behalf of the limited liability company by signing the name of the limited liability company by himself as Authorized Member.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

Notary Public

[SEAL]

[Print Name of Notary]

My Commission expires: _____

[SIGNATURES CONTINUE ON FOLLOWING PAGES]

Development Rights and Responsibilities Agreement Effective Date: ______, 201____ 11 of 16

WITNESS/ATTEST:

ANNAPOLIS JUNCTION HOLDINGS, LP, a Maryland limited partnership

By: GOULD PROPERTY COMPANY, its General Partner

By: _____(SEAL) Name: Caleb C. Gould Title: Vice President

STATE OF _____, CITY/COUNTY OF _____, TO WIT:

I HEREBY CERTIFY, that on this _____ day of ______, 20____, before me, the subscriber, a Notary Public of the State aforesaid, personally appeared Caleb C. Gould, who acknowledged himself to be the Vice President of Gould Property Company, the General Partner of ANNAPOLIS JUNCTION HOLDINGS, LP, a Maryland limited partnership, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purposes therein contained on behalf of the limited partnership by signing the name of the limited partnership by himself as Vice President of its General Partner.

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

Notary Public

[SEAL]

[Print Name of Notary]

My Commission expires: _____

[SIGNATURES CONTINUE ON FOLLOWING PAGE]

AGREED and APPROVED:

HOWARD COUNTY, MARYLAND

ATTEST:

BY: _____(SEAL) Calvin Ball

Lonnie R. Robbins Chief Administrative Officer

Calvin Ball Howard County Executive

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

this _____ day of _____ 20__.

Gary W. Kuc County Solicitor

STATE OF MARYLAND, _____ COUNTY, TO WIT:

I HEREBY CERTIFY that on this _____ day of _____, 201___, before me, the subscriber, a Notary Public of the State of Maryland, in and for the County aforesaid, personally appeared Calvin Ball, the County Executive for Howard County, Maryland, who acknowledged the within Agreement to be the act of the County and that he executed the foregoing Agreement for the purposes therein contained by signing in my presence the name of Howard County, Maryland as County Executive.

AS WITNESS my Hand and Notarial Seal.

Notary Public

My Commission Expires: _____

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ATTORNEYS' CERTIFICATION

THIS IS TO CERTIFY that the undersigned are members, in good standing, of the Bar of the Court of Appeals of Maryland, and that the within instrument was prepared by the undersigned or under their supervision.

Upon Recordation Please Return To:

Sang W. Oh, Esq. Talkin & Oh, LLP 5100 Dorsey Hall Drive Ellicott City, Maryland 21042

EXHIBIT A

DESCRIPTION OF PETITIONER PROPERTY

See attached.

15 of 16

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CNA Job No. 13066 12/12/18 Page 1 of 10

Description of Property of Chase Land, LLC and Annapolis Junction Holdings, LP Howard County, Maryland Sixth Election District

Part 1: (Tax Map 43, Parcel 485, 224, 749 (Lots 1 & 2), P/O Parcel 235, and Parcel 234 (Parcel A))

BEGINNING FOR THE SAME at a point located at the intersection of northerly right-of-way line of Baltimore Washington Boulevard (U.S. Route 1), variable width, and the lands of the easterly side of the Baltimore and Ohio Railroad Company, now or formerly, said point being at the end of the eighth line of Parcel A, as described in a deed from Columbia Industrial Development Corporation and The Baltimore and Ohio Railroad Company, dated May 25, 1971 and recorded among the land records of Howard County, Maryland in liber 559 at folio 531, said point also being shown on the Valuation Map No. V.18.5/1, said point also being designated as point number 14 as shown a plate entitled "Savage Stone LLC – Parcel A" and recorded among the land records of Howard County, Maryland as Plat No. 18010; thence binding reversely on said eighth and seventh line of said deed, and on said line of the railroad right-of-way, the following courses and distances:

- 1. by a non-tangent curve to the right having a radius of 683.78 feet and a length of 468.77, being subtended by a chord bearing North 33°14'49" West and a distance of 459.64 feet to a point of tangency; thence
- 2. North 13°36'32" West, as distance of 3,849.08 feet to a point at the southerly right-ofway line of Relocated Mission Road, as shown on a plat entitled "Savage Stone LLC – Parcel A" and recorded among the land records of Howard County, Maryland as Plat No. 18004; thence leaving said railroad right-of-way and running with and binding on the southerly side of said Relocated Mission Road, the following courses and distances
- 3. North 62°53'28" East, a distance of 67.47 feet to a point; thence
- 4. by a non-tangent curve to the left having a radius of 413.09 feet and a length of 648.85 feet, and being subtended by a chord bearing North 17°53'28" East 584.17 feet to a point of tangency; thence
- 5. North 27°06'32" West, a distance of 210.51 feet to a point of curvature; thence
- 6. by a tangent curve to the right having a radius of 353.07 feet and a length of 210.95 feet, being subtended by a chord bearing North 09°59'31" West 207.83 feet to a point; thence
- 7. North 82°52'11" West, a distance of 29.48 feet to a point on the 43rd or North 05°58'02" East, 341.78 foot line of Parcel Two as described in a deed from Kingdon Gould to Chase Limited Partnership, dated January 3, 1996 and recorded among the land records of Howard County, Maryland in liber 5867 at folio 368; thence binding on the

1630 Robin Circle A Forest Hill, Maryland 21050 A 443-652-6141 A Fax: 410-838-1811

CNA Job No. 13066 12/12/18 Page 2 of 10

remainder of said line, and along the 44th through 66th lines of said deed, the following courses and distances

- 8. North 05°58'01" East, a distance of 182.09 feet to a point; thence
- 9. North 04°22'27" East a distance of 230.30 feet to a point; thence
- 10. North 13°23'17" West a distance of 307.92 feet to a point; thence
- 11. North 04°13'31" East, a distance of 117.91 feet to a point; thence
- 12. North 22°04'08" East a distance of 40.44 feet to a point; thence
- 13. South 71°56'37" East a distance of 15.45 feet to a point; thence
- 14. North 28°39'01" East a distance of 98.90 feet to a point; thence
- 15. North 50°05'48" East a distance of 100.13 feet to a point; thence
- 16. North 52°57'32" East a distance of 350.00 feet to a point; thence
- 17. North 60°33'13" East, a distance of 151.33 feet to a point; thence
- 18. North 72°25'08" East, a distance of 159.09 feet to a point; thence
- 19. North 79°31'25" East, a distance of 117.48 feet to a point; thence
- 20. North 08°56'59" West, a distance of 60.39 feet to a point; thence
- 21. South 79°31'25" West, a distance of 76.60 feet to a point; thence
- 22. North 23°00'18" West, a distance of 61.85 feet to intersect the southerly side of Interstate 95 John F. Kennedy Memorial Highway; thence binding on and running with said right of way for the following two (2) courses
- 23. North 58°40'10" East, a distance of 70.35 feet to a point; thence
- 24. North 52°57'32" East, a distance of 30.08 feet to a point; thence departing said right of way
- 25. South 08°56'59" East, a distance of 123.59 feet to a point; thence
- 26. North 81°05'48" East, a distance of 19.98 feet to a point; thence
- 27. South 89°21'14" East, a distance of 215.45 feet to a point; thence
- 28. North 08°56'59" West, a distance of 262.77 feet to intersect the southerly side of Interstate 95 John F. Kennedy Memorial Highway; thence
- 29. North 58°40'10" East, a distance of 116.84 feet to a point; thence
- 30. North 52°57'32" East, a distance of 2,550.00 feet to a point; thence departing said I-95 and running along a part of the 67th line of said deed
- 31. North 62°15'08" East, a distance of 232.25 feet to a point; thence leaving said line
- 32. South 27°57'36" East, a distance of 150.49 feet to a point at the beginning of the 83rd line of said deed; thence binding on said 83rd line through the 89th line
- 33. South 12°36'10" East, a distance of 1,291.64 feet to a point; thence
- 34. South 83°13'02" West. A distance of 204.27 feet to a point; thence

35. South 07°45'39" East, a distance of 335.21 feet to a point; thence

36. South 88°28'35" West, a distance of 324.89 feet to a point; thence

- 37. South 40°03'43" West, a distance of 729.07 feet to a point; thence
- 38. South 65°15'09" West, a distance of 108.00 feet to a point; thence
- 39. North 83°48'39" West, a distance of 60.00 feet to a point; thence leaving said 89th line
- 40. South 14°59'49" West, a distance of 33.68 feet to a point at the end of the North 22 ½° West 8 perch line of the secondly described parcel of land in a deed from Marriott Corporation to Chase Limited Partnership, dated July 8, 1988 and recorded among the lands of Howard County, Maryland in Liber CMP 2962 at Folio 342; thence binding reversely on said line, and on the 6th and 1st lines of the firstly described parcel of land as described in said deed from Marriott to Chase
- 41. South 26°53'50" East, a distance of 860.23 feet to a point at the beginning of the 92nd or South 27°02'00" East 658.37 foot line of aforesaid Parcel Two of said deed from Gould to Chase; thence binding on said line, and on the 93rd through 95th line, and on the first line
- 42. South 27°02'00" East, a distance of 658.37 feet to a point; thence
- 43. North 84°17'45" East, a distance of 59.06 feet to a point; thence
- 44. South 29°44'23" West, a distance of 593.82 feet to a point; thence
- 45. South 85°16'20" East, a distance of 948.37 feet to intersect the northwesterly line of Washington Boulevard US Route 1; thence running with and binding on said Washington Boulevard US Route 1
- 46. South 29°38'34" West, a distance of 415.45 feet to a point; thence departing said US Route 1 and binding on the second line, and on the eighth through 14th line of said parcel
- 47. South 30°44'25" West, a distance of 1,995.36 feet to a point; thence
- 48. South 71°50'46" West, a distance of 1,058.69 feet to a point; thence
- 49. South 25°24'44" East, a distance of 114.49 feet to a point; thence
- 50. South 56°58'29" West, a distance of 746.20 feet to a point; thence
- 51. South 48°06'30" East, a distance of 342.17 feet to a point; thence
- 52. South 36°56'51" West, a distance of 209.64 feet to a point; thence
- 53. South 48°09'30" East, a distance of 439.81 feet to intersect the said Northwesterly side of US Route 1 and a point at the beginning of the 15th line of said parcel; thence running with part of said 15th line
- 54. South 38°20'03" West, a distance of 624.96 feet to a point at the end of the 10th or South 87°14'51" East 106.25 foot line of the aforesaid Parcel A in said deed from Columbia Industrial Development Corporation and The Baltimore and Ohio Railroad Company; thence departing said US Route 1 and binding reversely on said 10th and the ninth line of said deed

55. North 87°14'51" West, a distance of 106.25 feet to a point; thence

56. South 37°02'43" West, a distance of 67.00 feet to the point of beginning.

CONTAINING 17,619,584 square feet or 404.49 acres of land, per my calculation. Area includes a portion of Mission Road that appears to be maintained by Howard County.

SAVING AND EXCEPTING the land known as "Ridgely's Run Community Center" as recorded among the Land Records of Howard County in Plat Book MDR 17927-17928.

BEING a part of the same land as described in a deed from Kingdon Gould, Trustee to Chase Limited Partnership, by deed dated January 3, 1996 and recorded among the Land Records of Howard County in Liber MDR 5867 at Folio 368.

ALSO BEING a part of the land as described in a deed from Marriott Corporation to Chase Limited Partnership, by deed dated July 8, 1988 and recorded among the land records of Howard County, Maryland in Liber CMP 1851 at Folio 342.

This land description was prepared from deeds, plats, and other documents of record, and is not the result of a field run boundary survey.

Part 2: (Tax Map 43, P/O Parcel 235)

BEGINNING FOR THE SAME at a point located at the beginning of the 36th or North 27°56'47" West 351.12 foot line of a Parcel Two as described in deed from Kingdon Gould, Trustee to Chase Limited Partnership, by deed dated January 3, 1996 and recorded among the Land Records of Howard County in Liber MDR 5867 at Folio 368; thence running with the 36th through the 41st lines of said deed, the following courses and distances with all bearings herein being referenced to said deed

- 1. North 27°56'47" West, a distance of 351.12 feet to a point; thence
- North 34°18'20" West, a distance of 983.47 feet to a point on the southeasterly rightof-way line of Interstate 95 as shown on SHA Plat No. 34765; thence binding on said Interstate 95
- 3. North 52°57'32" East, a distance of 850.58 feet; thence departing said right-of-way
- 4. South 29°29'40" East, a distance of 568.92 feet to a point; thence
- 5. North 89°15'59" East, a distance of 295.53 feet to a point; thence
- 6. by a non-tangent curve to the right having a radius of 413.06 feet and a length of 102.95 feet, and being subtended by a chord bearing South 08°30'16" East 102.68 feet to a point on the westerly right-of-way line of Relocated Mission Road, 60 feet wide, being described in a deed from Columbia Industrial Development Corporation to The Real Estate and Improvement Company of Baltimore City in a deed dated September 18, 1969 and recorded among the land records of Howard County,

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Maryland in liber 559 at folio 529; thence binding on said westerly side of said Mission Road, the following four (4) courses and distances

- by a tangent curve to the left having a radius of 413.05 feet and a length of 82.66 feet, and being subtended by a chord bearing South 21°22'34" East 82.52 feet to a point of tangency; thence
- 8. South 27°06'32" East, a distance of 210.51 feet to a point; thence
- 9. by a tangent curve to the right having a radius of 353.06 feet and a length of 554.59 feet, being subtended by a chord bearing South 17°53'28" West 499.31 feet to a point of tangency; thence
- 10. South 62°53'28" West, a distance of 396.80 feet; thence
- 11. South 27°06'32" East, a distance of 19.83 feet to a point in the bed of said Mission Road; thence
- 12. South 59°51'26" West, a distance of 207.37' to the point of beginning.

CONTAINING 1,239,384 square feet or 28.452 acres of land, per my calculation.

BEING a part of the same land as described in a deed from Kingdon Gould, Trustee to Chase Limited Partnership, by deed dated January 3, 1996 and recorded among the Land Records of Howard County in Liber MDR 5867 at Folio 368.

This land description was prepared from deeds, plats, and other documents of record, and is not the result of a field run boundary survey.

Part 3: (Tax Map 47, P/O Parcel 48 (Lots 1-3))

BEGINNING FOR THE SAME at a point formed by the intersection of the northwesterly side of Pine Road, 40' wide, and the Northeasterly side of Jones Road, 40' wide, as shown on a plat entitled "Nordau Subdivision" and recorded among the land records of Howard County, Maryland in Plat Book 3, Page 51; thence running with and binding on the northwesterly side of said Pine Road with all bearings herein being referenced to an assumed datum

- 1. North 41°57'03" East, a distance of 1224.45 feet to a point on the northerly side of said Pine Road, thence running with the northerly side of Lot 3, as shown on said plat
- 2. South 61°21'22" West, a distance of 1088.73 feet to a point on the northeasterly side of Jones Road, 40 feet wide, as shown on said "Nordau Subdivision" plat, thence binding on said Jones Road, and on the westerly lines of lots 1, 2, and 3 as shown on said plat
- 3. South 28°57'28" East, a distance of 382.78 feet to the point of beginning.

CONTAINING 208,368 square feet or 4.784 acres of land, per my calculations.

BEING all of the same lands designated as Lots 1, 2, and 3 in Section E-2 as shown on a plat entitled "Nordau Subdivision" and recorded among the land records of Howard County, Maryland in Plat Book 3, Page 51.

This land description was prepared from deeds, plats, and other documents of record, and is not the result of a field run boundary survey.

Part 4: (Tax Map 47, P/O Parcel 384, Tax Map 43, P/O Parcel 235, and Tax Map 48, P/O Parcel 1)

BEGINNING FOR THE SAME at an iron pipe found at the end of the third or South 43°15'56" West 1366.74 foot line of Tract Seven as described in a deed from James P. Parker, et al to BA Associates Limited Partnership dated January 7, 1982 and recorded among the land records of Howard County, Maryland in liber CMP 1093 at folio 165; thence departing said iron pipe so fixed with all bearings herein being referenced to the Maryland Coordinate System

- North 47°30'15" West, a distance of 1,050.07 feet to a point on the southeasterly side of Pine Road, 40 feet wide, as shown on a plat entitled, "Nordau Subdivision," dated August 15, 1949 and recorded among the Land Records of Howard County, Maryland in Plat Book 3, Page 51; thence running with and binding on the southeasterly side of said Pine Road
- North 41°57'03" East, a distance of 1906.65 feet, passing over an iron pipe found at 680.60 feet, to the beginning of the 23rd or North 50°48'56" West 1222.01 feet line of Parcel Two as described in a deed from Kingdon Gould to Chase Limited Partnership, dated January 3, 1996 and recorded among the said land records in liber 5867 at folio 368; thence running with on a portion of said 23rd line
- 3. North 50°29'20" West, a distance of 38.35 feet to a point; thence departing said line and running for new lines of division, the following courses and distances
- 4. North 41°54'40" East, a distance of 424.13 to a point on the westerly right-of-way line of a future road, 80 feet wide; thence binding on said future road, the following courses and distances
- 5. by a tangent curve to the left having a radius of 590.00 feet and a length of 161.61 feet and being subtended by a chord bearing South 20°04'19" West 161.10 feet to a point of tangency; thence
- 6. South 27°66'09" East, a distance of 106.76 to a point; thence
- 7. by a tangent curve to the right having a radius of 585.00 feet and a length of 457.90 feet, and being subtended by a chord bearing South 05°29'44" East 446.30 feet to a point of tangency; thence

- 8. South 16°55'41" West, a distance of 262.07 feet to a point; thence departing said future road
- 9. North 76°09'15" West, a distance of 173.89 feet to a point; thence
- 10. North 05°35'58" East, a distance of 65.19 feet to the end of the 9th or South 56°33'49" west 239.80 feet line of a conveyance from Chase Manhatten Mortgage and Realty Trust to Howard County, Maryland dated February 16, 1979 as recorded among said land records in Liber CMP 930 Folio 447; thence running with said 9th line
- 11. North 56°33'48" East, a distance of 206.06 feet to a point; thence departing said 9th line and running for new lines of division
- 12. North 16°55'41" East, a distance of 48.82 feet to a point; thence
- 13. by a tangent curve to the left having a radius of 530.00 feet and a length of 35.46 feet, being subtended by a chord bearing North 15°00'40" East 35.46 feet to intersect the 8th line of the lastly mentioned conveyance; thence running with said 8th line in part
- 14. North 33°26'12" West, a distance of 301.78 feet to a point; thence departing said 8th line and running for new lines of division
- 15. North 78°26'12" West, a distance of 81.99 feet to a point; thence
- 16. South 56°33'48" West, a distance of 151.77 feet to a point; thence
- 17. by a tangent curve to the left having a radius of 125.00 feet and a length of 338.60 feet, being subtended by a chord bearing South 21°01'57" East 244.17 feet to intersect the 2nd of South 24°18'46" East 955.95 feet line of the firstly mentioned conveyance; thence running with said 2nd line in part and the westerly side of a 20' right of way
- 18. South 24°15'45" East, a distance of 109.66 feet to a point; thence departing said 2nd line and running for new lines of division
- 19. South 05°35'58" West, a distance of 155.06 feet to a point; thence
- 20. South 76°08'62" East, a distance of 215.27 feet to a point on said westerly right-ofway line of the proposed Mission Road; thence binding on said right-of-way line, the following courses and distances
- 21. by a non-tangent curve to the left having a radius of 390.00 feet and a length of 173.02 feet, being subtended by a chord bearing South 00°33'06" West 171.60 feet to intersect the seventh or South 15°42' West 903.70 feet line of a 20 foot wide right-of-way as described in a deed from Jack B. Barton et. ux. to Nubide Corporation dated

January 29, 1968 and recorded among the said land records in liber CMP 482 at folio 111; thence running with said seventh, eighth, and ninth line of the lastly mentioned conveyance

- 22. South 24°15'45" East, a distance of 325.41 feet to a point; thence
- 23. South 59°36'17" West, a distance of 20.28 feet to the beginning of the aforesaid third line of said Tract Seven of the aforesaid deed from Parker to BA Associates; thence running with said third line
- 24. South 42°48'38" West, a distance of 1,364.84 feet to the point of beginning.

CONTAINING 1,859,447 square feet or 42.69 acres of land, per my calculation.

BEING a part of the same land as described in a deed from Kingdon Gould, Trustee to Chase Limited Partnership, by deed dated January 3, 1996 and recorded among the Land Records of Howard County in Liber MDR 5867 at Folio 368.

ALSO BEING a part of Tract Seven as described in a deed from James P. Parker, et al to BA Associates Limited Partnership dated January 7, 1982 and recorded among the land records of Howard County, Maryland in liber CMP 1093 at folio 165.

ALSO BEING a part of the land described in a deed from Chase Manhattan Mortgage and Realty Trust to Howard County, Maryland dated February 16, 1979 and recorded among the land records of Howard County, Maryland in liber CMP 930 at folio 447.

ALSO BEING a part of the land described in a deed from Nubide Corporation to Columbia Industrial Development Corporation dated May 13, 1969 and recorded among the land records of Howard County, Maryland in liber CMP 509 at folio 293.

This land description was prepared with the benefit of a field run boundary survey by CNA, LLC and describes future lines of division as depicted on acquisition documents approved by the county and to be recorded in the Howard County land records.

Part 5: (Tax Map 43, P/O Parcel 235, Tax Map 48, P/O Parcel 1, and Tax Map 48, P/O Parcel 548 (Parcel B))

BEGINNING FOR THE SAME at a point on the northerly right-of-way line of Baltimore-Washington Boulevard (U.S. Route 1), variable width, said point also being at the end of the first or South 38°17'33" West 150.00 feet line of Parcel A as described in a deed from Columbia Industrial Development Corporation and The Baltimore and Ohio Railroad Company, dated October 1, 1970 and recorded among the land records of Howard County, Maryland in liber 545 at folio 52; thence running with and binding on the Northwesterly side of US Route 1, Baltimore Washington Blvd, the following courses and distances

- 1. South 38°20'02" West, a distance of 258.41 feet to a point; thence departing said Baltimore-Washington Boulevard, and running with and binding on the easterly right-of-way line of future road, the following courses and distances
- 2. South 88°20'08" West, a distance of 35.42 feet to a point; thence
- 3. by a non-tangent curve to the right having a radius of 1,556.27 feet and a length of 727.71 feet, being subtended by a chord bearing North 30°37'09" East 721.10 feet to a point; thence
- 4. by a non-tangent curve to the right having a radius of 310.00 feet and a length of 69.08 feet, being subtended by a chord bearing North 10°32'39" West 68.94 feet to point of tangency; thence
- 5. North 16°55'41" East, a distance of 287.16 feet to a point; thence
- 6. by a tangent curve to the left having a radius of 665.00 feet and a length of 520.52 feet, being subtended by a chord bearing North 05°29'44" West 507.33 feet to a point of tangency; thence
- 7. North 27°55'09" West, a distance of 106.76 feet to a point; thence
- 8. by a tangent curve to the right having a radius of 510.00 feet and a length of 200.27 feet, being subtended by a chord bearing North 16°40'10" West 198.99 feet to a point; thence departing said future right-of-way of the future road
- 9. North 41°54'40" East, a distance of 132.80 feet to intersect the westerly side of a CSX Railroad right of way; thence binding on said CSX Railroad right of way
- 10. South 13°38'02" East, a distance of 1,116.13 feet to a point; thence
- 11. by a tangent curve to the left having a radius of 749.78 feet and a length of 514.01 feet, being subtended by a chord bearing South 33°16'24" East 504.00 feet to a point; thence
- 12. South 37°01'13" West, a distance of 47.00 feet to a point; thence
- 13. South 12°04'48" East, a distance of 106.88 feet to the point of beginning.

CONTAINING 362,152 square feet or 8.314 acres of land, per my calculation.

BEING a part of the same land as described in a deed from Kingdon Gould, Trustee to Chase Limited Partnership, by deed dated January 3, 1996 and recorded among the Land Records of Howard County in Liber MDR 5867 at Folio 368.

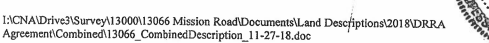
This land description was prepared with the benefit of a field run boundary survey by CNA, LLC and describes future lines of division as depicted on acquisition documents approved by the county and to be recorded in the Howard County land records.



CNA Job No. 13066 12/12/18 Page 10 of 10

This description and the related field work was prepared by me or under my direct supervision in accordance with the requirements of COMAR Title 9 Department of Labor and Licensing, and Regulations Subtitle 13, Minimum Standards of Practice as adopted in February of 2017.

Joseph E. Filippone II Maryland Professional Land Surveyor No. 21212 Expiration Date: 1/22/2020



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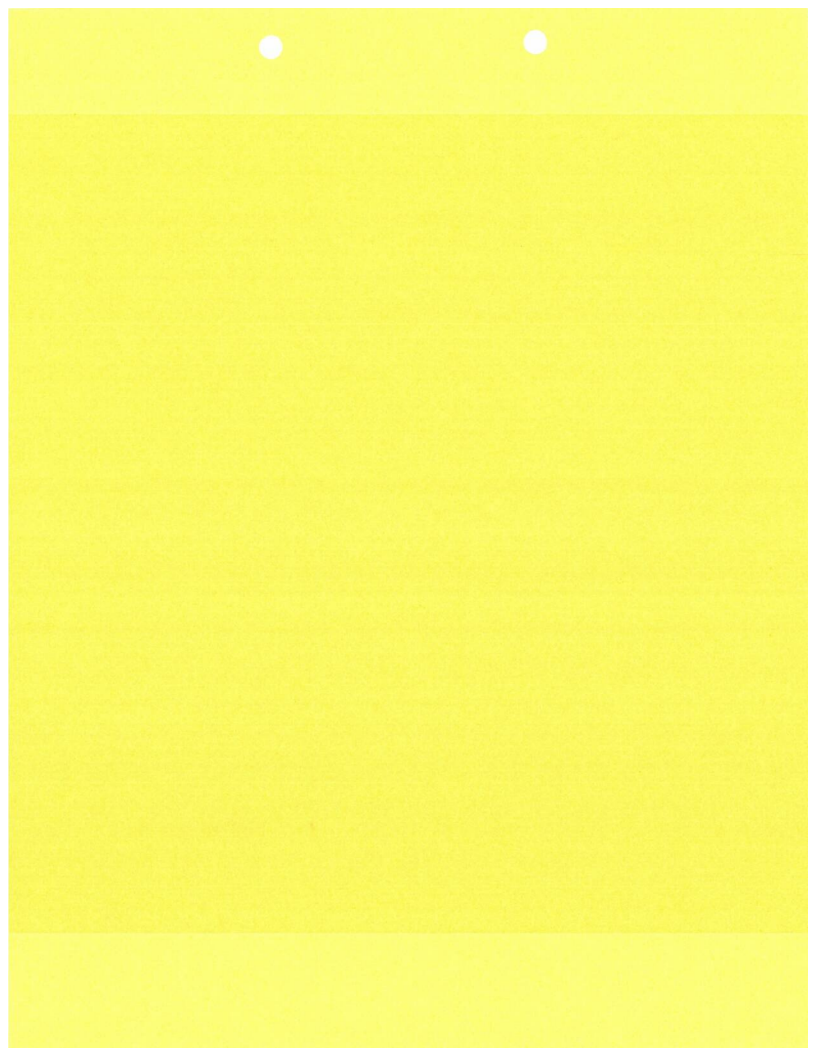
EXHIBIT B

PLANNING BOARD DECISION AND ORDER

See attached.

16 of 16

1 2	Amendment <u>1</u> to Amendment 1 to Council Resolution No. 49	
3		
4		
5	BY: Deb Jung Legislative Day 6	
6	Date: May 6, 2019	
7		
8 9		
10		
11	Amendment No. /	
12	(This amendment clarifies the laws and requirements that the Quarry Property shall be required	
13	to comply with during the term of the DRRA.)	
14		
15	On page 1, strike beginning with the third "and" in line 15 down through "Property" in line 16.	
16	and in the 15 down through "Property" in line 16.	
17	On page 2, strike beginning with "of" in line 27 down through "redevelopment" in line 28.	
18		
19	On page 2 strike beginning with the second strike the second	
	On page 2, strike beginning with the second "and" in line 29 down through "Property" in line 30.	
20		
21	On page 2, in line 32, strike "specifically affects or".	
22		
23	On page 2, in line 33, strike "specifically affect or"; and in the same line, strike "Property, and/or	
4	the Undeveloped Petitioner Property," and substitute "Property"	



Amendment 1 to Council Resolution No. 49-2019

BY: The Chairperson at the request of the County Executive

1 1. 1 0

Legislative Day 6 Date: May 6, 2019

Amendment No. 1

(*This amendment adds the following provisions to the Development Rights and Responsibilities Agreement ("DRRA"*):

1. A provision to clarify the renewal and termination provisions applicable to the Special *Exception Approval; and*

× .*

11 33

2. A provision to clarify the laws and requirements that the Quarry Property and Undeveloped Petitioner Property shall be required to comply with during the term of the DRRA.)

1	ln	the DRRA, attached to the Council Resolution as Exhibit 1:	
2			
3	1.	On page 2, at the end of item 8., after "Property." insert "As established by the Board of	
4		Appeals, the Special Exception Approval is subject to renewal five years from the date of	
5		approval of the final site development plan for the project, and every five years thereafter, in	
6		accordance with Section 131.0.H.2 of the Zoning Regulations, except that the Special	
7		Exception Approval shall terminate without right of renewal 25 years from the date on which	
8		all necessary excavation permits for the project were obtained; provided, however, that	
9		Howard County acknowledges and agrees that Petitioner shall have the right to seek a new	
10		conditional use approval from the applicable authorities in order to continue the Quarry use	
11		beyond such date.".	
12			
13	2.	On page 5, after Subsection 1.7, insert:	
14		" <u>1.8.</u> Exceptions. Notwithstanding anything in this Agreement to the contrary,	
15		Petitioner and Howard County acknowledge and agree that the Quarry Property and the	
16		Undeveloped Petitioner Property shall be required to comply with (A) the Adequate Public	
17		Facilities Act of Howard County; (B) the Subdivision and Land Development Regulations of	
18		Howard County, Maryland; (C) the Forest Conservation Act of Howard County; (D) any	
19		applicable fees, charges, and taxes concerning use, development, or redevelopment of the	
20		property or building and other permitting processes; (E) the Scenic Roads Act; (F) the	
21		Howard County Moderate Income Housing Unit program; (G) the Howard County Storm	

22	Water Management requirements including but not limited to the Engineering Manual	
23	Volume I as modified due to changes in State and/or federal requirements; (H) the Howard	
24	County Park Land, Open Space, and Natural Resources Regulation; and (I) any local law	
25	relating to the safety of buildings including but not limited to Title 3 of the Howard County	
26	Code, as any of (A) through (I) of this Section 1.8 may then be in effect at the time of any	
27	development or redevelopment of the Undeveloped Petitioner Property and/or any	
28	redevelopment of the Quarry Property during the term of this Agreement; provided, however	
29	that the provisions of this Section 1.8 shall not apply to, and the Quarry Property and the	
30	Undeveloped Petitioner Property shall not be required to comply with, any legislative,	
31	executive, or quasi-judicial action passed or enacted after the Effective Date of this	
32	Agreement that specifically affects or targets, or could reasonably be construed to	
33	specifically affect or target, the Quarry Property, and/or the Undeveloped Petitioner Property.	
34	and/or quarries or quarry properties generally.".	

Amendment <u>2</u> to Council Resolution No. 49-2019

BY: The Chairperson at the request of the County Executive

Legislative Day <u>()</u> Date: May 6, 2019

Amendment No. 2

(This amendment:

- 1. Corrects the month that the presubmission community meeting was held;
- 2. Clarifies the Planning Board process; and
- 3. Attaches the Planning Board recommendation to the Exhibit.)

1 On page 2, in line 18, strike "February".

2

3 On page 2, in line 23, strike "will consider" and substitute "<u>considered</u>".

4

5 On page 2, in line 24, after "Plan" insert "and, in its Recommendation dated April 18, 2019, the

6 Planning Board found that the Proposed Agreement is consistent with the General Plan".

- 8 Attach the Planning Board Recommendation, as attached to this Amendment, to the
- 9 Development Rights and Responsibilities Agreement as Exhibit B.

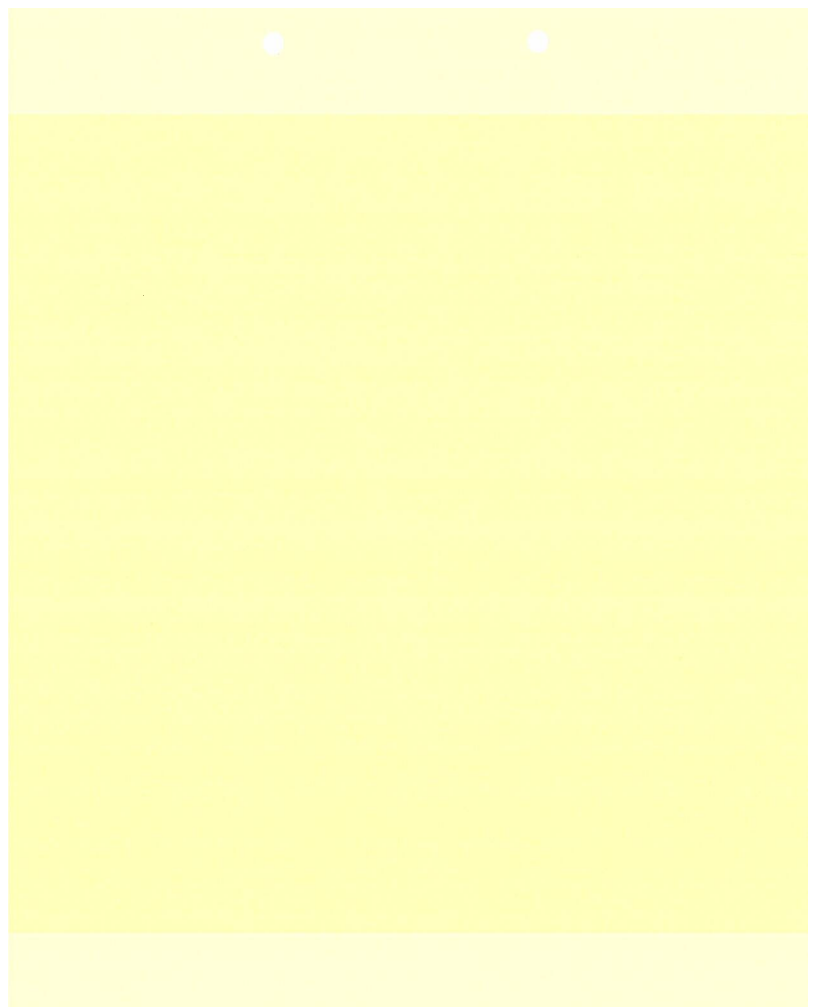


	Exhibit B
1	CHASE LAND, LLC AND * BEFORE THE
2	ANNAPOLIS JUNCTION HOLDINGS, LP * PLANNING BOARD OF
3	* HOWARD COUNTY, MARYLAND
4	÷
5	DEVELOPMENT RIGHTS AND *
6	RESPONSIBILITIES AGREEMENT *
7	* * * * * * * * * * *
8	MOTION: To recommend to the County Council that the Development Rights and
9	Responsibilities Agreement for the Chase Quarry is consistent with the General
10	Plan, PlanHoward 2030.
11	ACTION: Recommended approval; Vote 5-0.
12	* * * * * * * * * * * *
13	On April 4, 2019, the Planning Board of Howard County, Maryland, considered the petition of Chase
14	Land, LLC and Annapolis Junction Holdings, LP for a proposed Development Rights and Responsibilities
15	Agreement (DRRA) for the Chase Quarry property.
16	The Planning Board considered the petition, the Department of Planning and Zoning (DPZ)
17	Technical Staff Report and Recommendation and public testimony. DPZ recommended a finding of General
18	Plan consistency between the DRRA and PlanHoward 2030.
19	The Petitioner was represented by Sang Oh, Esquire. Mr. Oh provided a brief overview of the DRRA
20	and development approvals for the Chase Quarry property.
21	전 것은 것 같은 것 같은 것은 것은 것은 것은 것은 것 같은 것 같이 많은 것 같이 것 같은 것 같이 있는 것 같이 없는 것 같이 없는 것 같이 없는 것 같이 없다.
22	<u>Testimony</u>
23	
24	Three individuals provided public testimony on the merits of the Development Rights and
25	Responsibilities Agreement.
26	Ms. McKirahan, representing the community group "Why Not Jessup," provided testimony in support, of the DRRA citing that the agreement provides school facilities, public improvements, and other community
27 28	or the DRRA ching that the agreement provides school facilities, public improvements, and other community benefits.
20 29	Mr. Hurewitz provided testimony in opposition to the DRRA, expressing concerns related to county
30	regulations, prior approvals and permits for the quarry, and General Plan policies for community design.
31	Ms. Wald provided testimony in favor of the DRRA stating that it allows continuing the quarry's
32	operations, which provides public benefits, and the ability to develop the property at a future time.
33	
34	Board Discussion and Recommendation
35	
36	In work session, one Board member commented that the purpose of the DRRA is to provide
	1

1	agreement on the future development of a property and the rights of each party. The owner is seeking to	
2	secure the use of their property now while preserving future redevelopment rights, which are not presently	
3	known. The Board concluded that the agreement is supported by General Plan policies cited in the Technical	
4	Staff Report.	
5	One Board member commented that the DRRA supports long range planning efforts for the area by	
6	incorporating connectivity and public infrastructure for future development. It was also noted that the Howard	đ
7	County Public School System Board had already chosen the school site and site selection is not a factor the	
8	Board is asked to consider.	
9	Another Board member clarified that the approval of a final DRRA was the responsibility of the	
10	County Council and Executive.	
11	Several board members commented that that the DRRA is consistent with the General Plan. One	
12	Board member specifically noted that the DRRA includes the ability to apply regulatory changes for the	
13	safety and welfare of the county.	
14	Based on the information presented, and the Board's discussion, Mr. Coleman made a motion that the	•
15	Planning Board recommend finding the DRRA consistent with the General Plan. Mr. McAliley seconded the	
16	motion, which passed 5-0.	
17	A For the foregoing reasons, the Planning Board of Howard County, Maryland, on this 18 day	
18	of April 2019, recommends to the County Council that Development Rights and Responsibilities	
19	Agreement, as described above, be APPROVED.	
20		
21	HOWARD COUNTY PLANNING BOARD	
22	Phillips Engelti / 11k	
23		
24 25	Erica Roberts / FR	
25 26	Erica Roberts, Vice-chair	
27	Delabia Mala	
28	Delphine Adler	
29	Ed Coleman /Lic	
30	Ed Coleman /	
31	Kerrin M Aliley Like	
32	ATTEST: Kevin McAliley //	
33	Nannig Sallais	
34	Valdis Lazdins, Executive Secretary	
35	Tardis Euconits, tractulive Secretary	

Amendment Z to Council Resolution No. 49-2019

BY: Deb Jung

Legislative Day 6 Date: 5/6/19

Amendment No. 3

(This amendment:

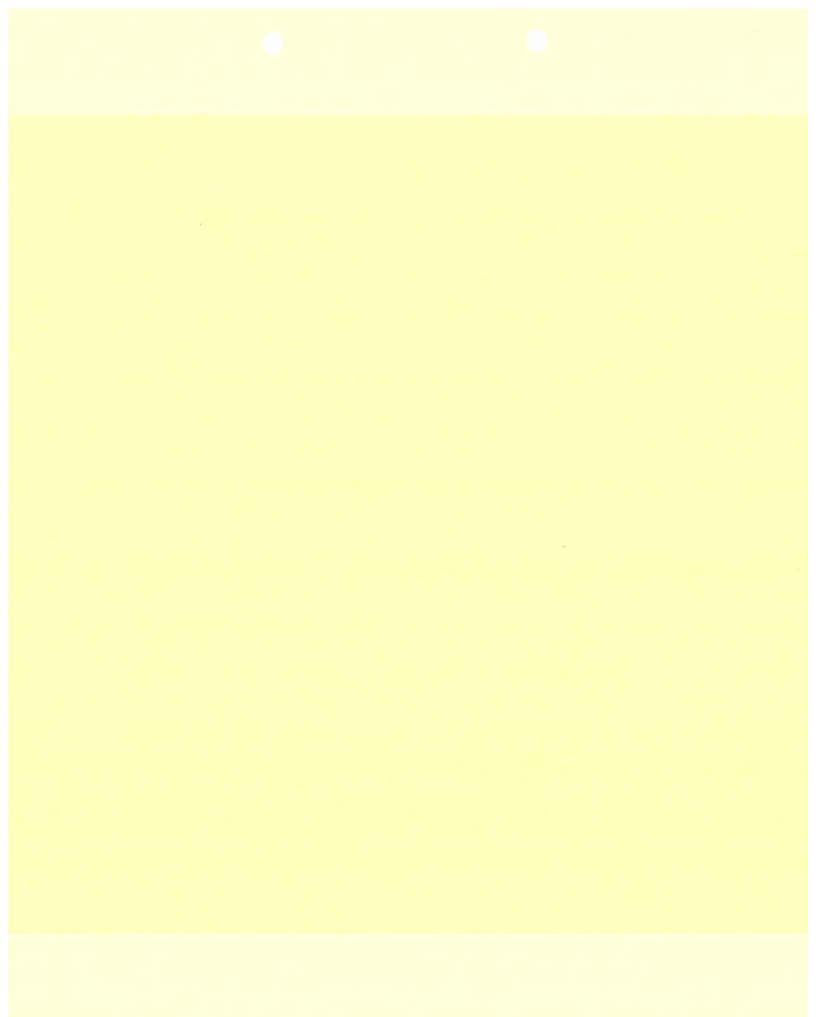
- 1. Deletes provisions of the Development Rights and Responsibilities Agreement ("DRRA") that prohibit Howard County, with certain exceptions, without the prior written consent of the Petitioner from taking specified actions to affect the Petitioner's current rights to own, develop, redevelop, operate, and use the Undeveloped Petitioner Property in accordance with laws, rules, regulations, and policies in effect on the effective date of the Agreement;
- 2. Specifies that the review of any development approvals requested by the Petitioner regarding the Petitioner property are to be performed consistent with Howard County's development review process and in accordance with the applicable laws, rules, and regulations in effect at the time that the development approvals are requested; and
- 3. Deletes provisions of the DRRA concerning the Undeveloped Petitioner Property that require the application of the laws, rules, regulations, and policies in force on the effective date of the DRRA.)

2

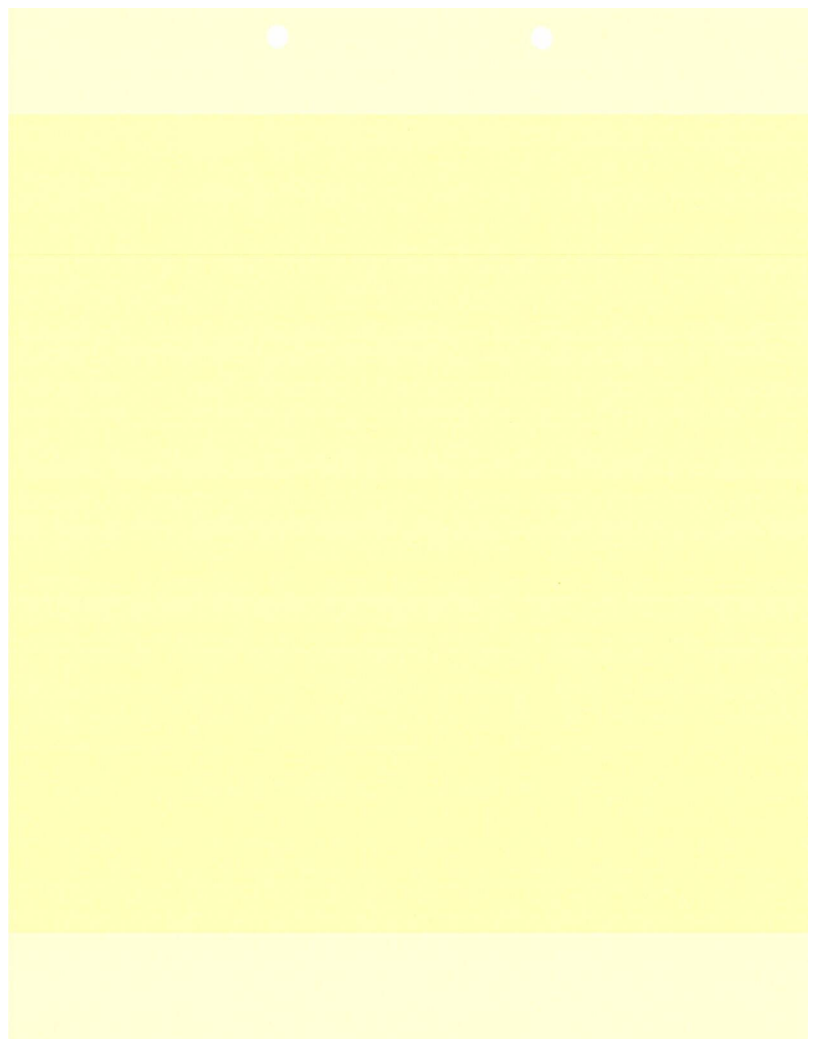
3

¹ In the DRRA, attached to the Council Resolution as Exhibit 1:

^{1.} On page 4, strike in its entirety Section 1.3.



1			
2	2. On page 4, strike in its entirety Section 1.4 and substitute:		
3	" <u>1.3</u> Development Review. Howard County shall use its best efforts to ensure that (A) the		
4	processing and review of any development approvals requested by Petitioner regarding the		
5	Petitioner Property, including, without limitation, subdivision plans; site development plans;		
6	zoning and similar applications; and the issuance of grading, building, and occupancy permits,		
7	are performed consistent with Howard County's development review process and in		
8	accordance with the applicable laws, rules, and regulations in effect at the time that the		
9	development approvals are requested.".		
10			
11	3. On pages 4 and 5, strike "1.5", "1.6", and "1.7", respectively, and substitute " <u>1.4</u> ", " <u>1.5</u> ",		
12	and " <u>1.6</u> ", respectively.		
13 14	4. On page 7, strike in its entirety Section 4.1.B. and substitute:		
15	" <u>B. Except as provided in Section 4.1.C herein, the laws, rules,</u> regulations, and policies that govern the ownership, development, redevelopment,		
16 17	operation, use, density, and intensity of the Quarry and the Quarry Property shall be the		
18	laws, rules, regulations, and policies, if any, in force on the Effective Date of this		
19	Agreement, including, without limitation, the Special Exception Approval as regards the		
20	Quarry and the Quarry Property.".		
21 22	5. On page 7, strike in its entirety Section 4.1D. and substitute:		
	"D. In the event Howard County takes any action to subject the Quarry and/or		
23 24	the Quarry Property to any new or modified laws, rules, regulations, or policies after the		
24 25	Effective Date of this Agreement under Section 4.1C, Petitioner shall be relieved of any		
26	and all obligations under this Agreement.".		
27			



LEGEND



LANDS N/F OF CHASE LAND, LLC, AND/OR ANNAPOLIS JUNCTION HOLDINGS, LP



CSX RAILROAD PROPERTY

MAP/PARCEL TABLE

PART 1

TAX MAP 43 PARCELS 485, 224, 749 (LOTS 1 & 2), P/O PARCEL 235, AND PARCEL 234 (PARCEL A)

PART 2

TAX MAP 43 P/O PARCEL 235

PART 3

TAX MAP 47 P/O PARCEL 48 (LOTS 1-3)

PART 4

TAX MAP 47 P/O PARCEL 384, TAX MAP 43 P/O PARCEL 235, AND TAX MAP 48 P/O PARCEL 1

PART 5

TAX MAP 43 P/O PARCEL 235, TAX MAP 48 P/O PARCEL 1, AND TAX MAP 48 P/O PARCEL 548 (PARCEL B)

NOTE: THE BEARINGS AND DISTANCES SHOWN HEREON WERE PREPARED FROM DEEDS, PLATS, AND OTHER DOCUMENTS OF RECORD, AND DO NOT REPRESENT A FIELD RUN BOUNDARY SURVEY.

L2	S 27'57'36" E 150.49'
L3	S 83'13'02" W 204.27'
L4	S 65°15'09" W 108.00'
L5	N 83°48'39" W 60.00'
L6	S 14°59'49" W 33.68'
L7	N 84°17'45" E 59.06'
L8	S 25°24'44" E 114.49'
L9	S 36'56'51" W 209.64'
L10	N 87'14'51" W 106.25'
L11	S 37°02'43" W 67.00'
L12	N 62°53'28" E 67.47'
L13	N 27'06'32" W 210.51'
L14	N 82°52'11" W 29.48'
L15	N 05'58'01" E 182.09'
L16	N 04°22'27" E 230.30'
L17	N 13°23'17" E 307.92'
L18	N 04°13'31" E 117.91'
L19	N 22'04'08" E 40.44'
L20	S 71°56'37" E 15.45'
L21	N 28'39'01" E 98.90'
L22	N 50°05'48" E 100.13'
L23	N 60°33'13" E 151.33'
L24	N 72°25'08" E 159.09'
L25	N 79'31'25" E 117.48'
L26	N 08°56'59" E 60.39'
L27	S 79'31'25" W 76.60'
L28	N 23'00'18" W 61.85'
L29	N 58°40'10" E 70.35'
L30	N 52°57'32" E 30.08'

