



Douglas A. Ducey
GOVERNOR

STATE OF ARIZONA
DEPARTMENT OF EMERGENCY AND MILITARY AFFAIRS

5636 East McDowell Road
Phoenix, Arizona 85008-3495
(602) 267-2700 DSN: 853-2700



Maj Gen Michael T. McGuire
THE ADJUTANT GENERAL

MEMORANDUM

TO: Arizona Military Affairs Commission

FROM: Travis Schulte, Program Manager: Military Installation Fund

DATE: March 11, 2016

SUBJECT: Arizona Department of Emergency and Military Affairs Recommendations regarding 2015 Military Installation Fund Requests

Commissioners-

The Military Installation Fund (MIF) Scoring Committee has completed scoring the applications submitted for the acquisition of private property in accordance with the rules set forth in the Arizona Administrative Code Title 8, Section 3, Article R8-3-106 (Scoring Applications for Acquisition of Private Property). Included in this memorandum are the following:

1. The Department of Emergency and Military Affairs' funding recommendation based on the Military Installation Fund Scoring Committee consensus determinations
2. A copy of the scoring sheet in its entirety
3. A copy of the military installation maps illustrating the applicant parcel locations
4. The final Arizona Administrative Code rules

MIF Scoring Committee Recommendations:

The Military Installation Fund Scoring Committee convened on February 12, 2016 to review MIF applications. Pursuant to the Arizona Administrative Code, Title 8, Section 3, Article R8-3-106, each individual parcel submitted for MIF funding within an application was scored based on the preset criteria.

The Military Installation Fund Scoring Committee Recommendations that follow provide the applicant name, parcel number, funding amount requested, and total score by parcel.

*Please note if a parcel or application in the following spreadsheet does not have a funding request amount listed, please reference the highest scoring parcel of that application higher on the list because specific funding amounts for individual parcels were not included as part of the application.



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The Department of Emergency and Military Affairs Recommendations

Owner_Name	APN	Funding Amount Requested	TOTAL by PARCEL
Primiano 1	503-81-016K	\$425,250.00	355
Community Mosque Muhammed Zubair	402-35-002	\$1,700,000.00	355
Primiano 1	503-81-016J	-	350
Primiano 1	503-81-016G	-	340
Primiano 1	503-81-016H	-	325
Kolb Road Development	141-06-0190	\$475,000.00	296
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-31-003	\$1,550,000.00	290
Kolb Road Development	141-06-007C	-	269
ALWT BBA Forsight	106-03-001A-5	\$900,000.00	267
Stout, Edward 2	403-47-001	\$432,000.00	260
Stout, Edward 3	403-49-001	\$416,000.00	260
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-32-002C	\$245,000.00	240
Noghrehchi 1	503-30-038X	\$29,800.00	240
Noghrehchi 2	503-30-038Y	\$29,800.00	240
Noghrehchi 3	503-30-038Z	\$29,800.00	240
Noghrehchi 4	503-30-081	\$29,800.00	240
Hubbard, Donna	402-35-007B	\$1,560,000.00	215
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-32-002D	\$440,000.00	210
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-32-002F	\$240,000.00	210
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-32-002G	\$240,000.00	210
Stout, Candee	403-46-015B	\$327,400.00	180
Engleman, Richard	503-34-021	\$78,000.00	180
Evans, Tommy and Maria	403-54-001B	\$925,000.00	180
Primiano 2	503-81-009A	\$750,000.00	180
Mikalson, Denise	503-34-016F	\$810,000.00	180
Community Mosque Muhammed Zubair	402-35-003G	-	180
Community Mosque Muhammed Zubair	402-35-003H	-	180
Kostyk, Faron	503-51-372P	-	180
Kostyk, Faron	503-51-372Q	-	180
Kostyk, Faron	503-51-372R	-	180
Reyes Et Al. Reyes, Mineo	503-81-012D	\$905,492.00	180
Evans, Tommy and Maria	403-54-003B	-	155
Stout, Edward 1	403-45-033	\$224,000.00	155
Haas SR, Robert	403-45-032H	\$1,000,000.00	155
Haas JR, Robert	403-45-032E	\$600,000.00	155
Primiano 2	503-81-009E	-	155
Primiano 3	503-81-013N	\$900,000.00	155
Primiano 3	503-81-013P	-	155
Stout, Shay	403-46-015A	\$320,000.00	155
Beall, Streeter	403-54-006	-	155
Beall, Streeter	403-54-008	-	155
Sanchez, Candelario/Rebecca	501-49-012Q	\$225,000.00	155
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-30-003C	\$240,000.00	155
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-30-003D	\$340,000.00	155



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Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-30-003E	\$240,000.00	155
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-30-003F	\$120,000.00	155
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-30-003B	\$120,000.00	155
Godinez, Wilfred	502-27-039S	\$105,000.00	155
Adame, Rogelio	503-51-372S	\$50,000.00	155
Kostyk, Faron	503-51-372N	\$136,000.00	155
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-32-002A	\$12,000.00	135
Beall, Streeter	403-54-005A	\$847,500.00	70
Total Applicant Funding Requested		\$18,017,842.00	
Total Funding Available (less due diligence)		\$2,000,000.00	
DEMA Funding Recommendation TOTAL		\$1,800,250.00	
DEMA Additional Recommendation pending Appeal		\$848,000.00	

The Department of Emergency and Military Affairs currently has \$2,500,000 available for all Military Installation Fund projects. The Department is statutorily mandated to use 80% of all available funds for private property applications. The remaining 20% of the fund will be used to fund projects submitted by Cities, Towns and Counties. In total, \$2,000,000 is available for private property applications, less a portion of funding reserved for project due diligence. Additionally, the Department of Emergency and Military Affairs declined a recommended acquisition from the 2013 round totaling \$843,750 and is currently in the appeals process. Pending the result of the appeals process, that additional \$843,750 may become available for private property acquisition.

Based on recommendations from the Military Installation Fund Scoring Committee, the Department recommends the following parcels be funded as part or all of the applications submitted as available funds permit:

- Primiano 1: Entire Application (4 Parcels)**
- Kolb Road Development: Entire Application (2 Parcels)**
- ALWT – BBA Foresight: Entire Application (1 Parcel)**

Pending the result of the appeal, the Department recommends the additional following parcels if additional funding becomes available:

- Stout, Edward 2: Entire Application (1 Parcel)**
- Stout, Edward 3: Entire Application (1 Parcel)**

Two parcels were tied for the highest score of 355, Primiano 1 and Community Mosque. The Scoring Committee recommended using the average score of the entire application to break the tie, which is 343 for Primiano 1 and 238 for Community Mosque. Acknowledging Primiano 1 as the highest scoring application, the Scoring Committee then included the next highest scoring application(s) whose funding request did not exceed the available funds of \$2,000,000.



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All private property application acquisitions are contingent upon successful appraisals, environmental assessments and title searches. The current amount requested for funding of the three aforementioned parcels and applications identified above is \$1,800,250. This is a maximum figure used for MIF budgeting purposes **only** and is subject to final appraisals, recommendations by the Military Affairs Commission, and acceptance of an offer extended to the property owner by the Department of Emergency and Military Affairs.

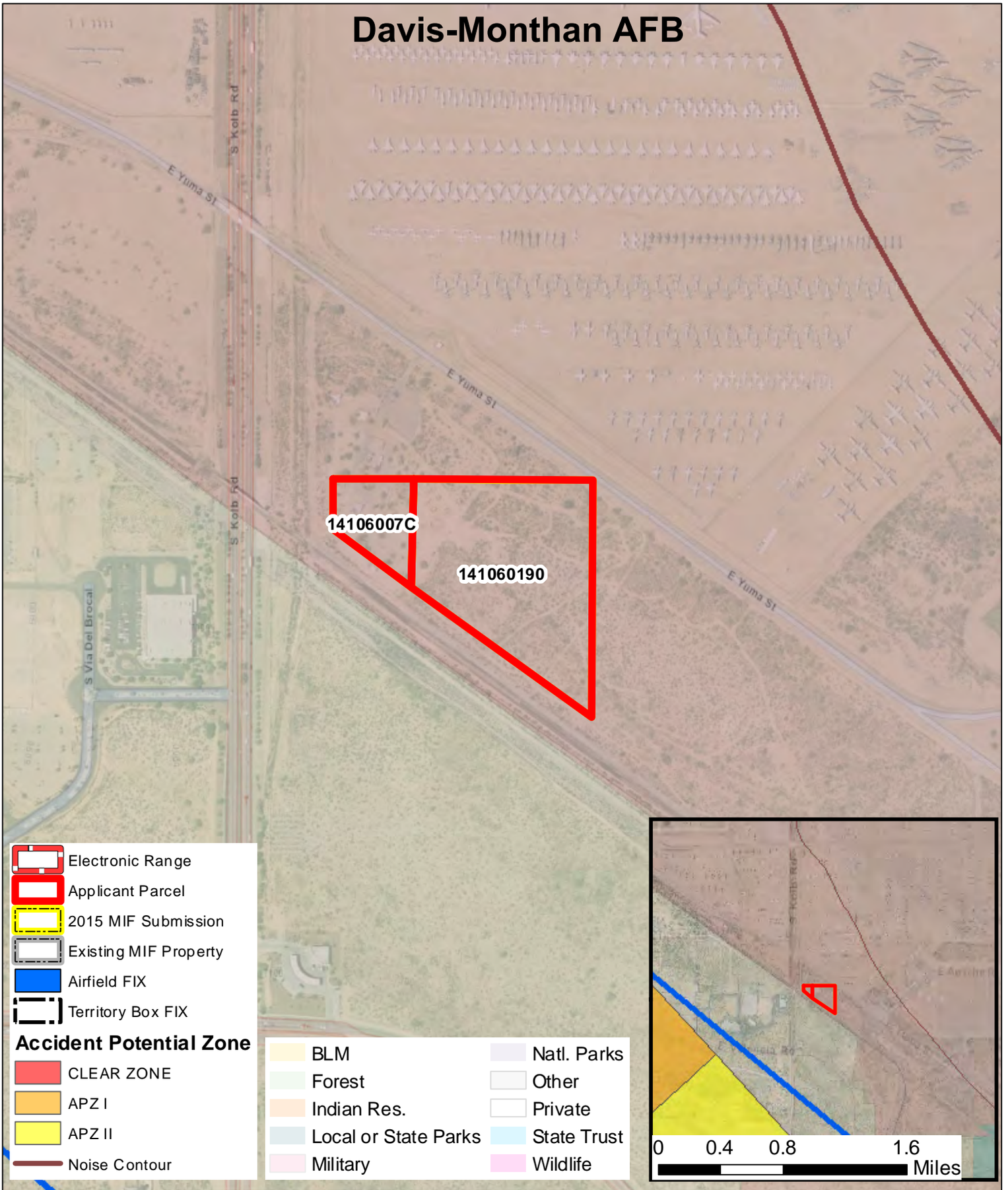
If a selected application does not receive project funding, the Department of Emergency and Military Affairs will select the next available and highest scoring parcel, in the order approved by the Military Affairs Commission, for project funding. The Department will continue down the list, in this manner.

Applicants who do not receive project funding this year may choose to keep their application on file for a period of up to five (5) years, if the applicant advises DEMA annually and updates any relevant information submitted in their application.

Owner_Name	APN	Year Acquired	Military Facility Impacted	Funding Amount Requested	Supplemental Funding	Property Size (Acres)	1. Location	2. Vital outside of Zone	3. Limitation of Use	4. Written Input	5. Supplemental Funding	6. Economic Efficiency	TOTAL by PARCEL
Primiano 1	503-81-016K	1985	Luke AUX 1	-		9.06	280	NA	65	10	0	0	355
Community Mosque Muhammed Zubair	402-35-002	2007	Gila Bend AUX	\$ 1,700,000.00		80.00	280	NA	65	10	0	0	355
Primiano 1	503-81-016J	1985	Luke AUX 1	-		1.07	275	NA	65	10	0	0	350
Primiano 1	503-81-016G	1985	Luke AUX 1	\$ 425,250.00		1.00	265	NA	65	10	0	0	340
Primiano 1	503-81-016H	1985	Luke AUX 1	-		9.12	270	NA	45	10	0	0	325
Kolb Road Development	141-06-0190	1972	Davis-Monthan /	-		8.00	160	NA	75	30	0	31	296
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-31-003	1996	Gila Bend AUX	\$ 1,550,000.00		44.00	250	NA	30	10	0	0	290
Kolb Road Development	141-06-007C	1972	Davis-Monthan /	\$ 475,000.00		1.00	160	NA	75	30	0	4	269
ALWT BBA Forsight	106-03-001A-	2006	FT Huachuca	\$ 900,000.00	\$ 536,160.00	300.00	NA	175	NA	50	42	0	267
Stout, Edward 2	403-47-001	1980	Gila Bend AUX	\$ 432,000.00		80.00	220	NA	30	10	0	0	260
Stout, Edward 3	403-49-001	1980	Gila Bend AUX	\$ 416,000.00		80.00	220	NA	30	10	0	0	260
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-32-002C	1996	Gila Bend AUX	\$ 245,000.00		12.54	210	NA	20	10	0	0	240
Noghrehchi 1	503-30-038X	2009	Luke AUX 1	\$ 29,800.00		1.10	210	NA	20	10	0	0	240
Noghrehchi 2	503-30-038Y	2009	Luke AUX 1	\$ 29,800.00		1.10	210	NA	20	10	0	0	240
Noghrehchi 3	503-30-038Z	2009	Luke AUX 1	\$ 29,800.00		1.10	210	NA	20	10	0	0	240
Noghrehchi 4	503-30-081	2009	Luke AUX 1	\$ 29,800.00		1.10	210	NA	20	10	0	0	240
Hubbard, Donna	402-35-007B	1973	Gila Bend AUX	\$ 1,560,000.00		160.00	160	NA	45	10	0	0	215
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-32-002D	1996	Gila Bend AUX	\$ 440,000.00		20.01	200	NA	0	10	0	0	210
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-32-002F	1996	Gila Bend AUX	\$ 240,000.00		20.01	200	NA	0	10	0	0	210
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-32-002G	1996	Gila Bend AUX	\$ 240,000.00		20.01	200	NA	0	10	0	0	210
Stout, Candee	403-46-015B	1935	Gila Bend AUX	\$ 327,400.00		40.00	140	NA	30	10	0	0	180
Engleman, Richard	503-34-021	1971	Luke AUX 1	\$ 78,000.00		9.39	140	NA	30	10	0	0	180
Evans, Tommy and Maria	403-54-001B	1979	Gila Bend AUX	\$ 925,000.00		10.00	140	NA	30	10	0	0	180
Primiano 2	503-81-009A	1985	Luke AUX 1	\$ 750,000.00		20.00	140	NA	30	10	0	0	180
Mikalson, Denise	503-34-016F	1988	Luke AUX 1	\$ 810,000.00		30.00	140	NA	30	10	0	0	180
Community Mosque Muhammed Zubair	402-35-003G	2008	Gila Bend AUX	-		2.50	140	NA	30	10	0	0	180
Community Mosque Muhammed Zubair	402-35-003H	2008	Gila Bend AUX	-		2.50	140	NA	30	10	0	0	180
Kostyk, Faron	503-51-372P	2010	Luke AUX 1	-		1.00	140	NA	30	10	0	0	180
Kostyk, Faron	503-51-372Q	2010	Luke AUX 1	-		1.00	140	NA	30	10	0	0	180
Kostyk, Faron	503-51-372R	2010	Luke AUX 1	-		1.00	140	NA	30	10	0	0	180
Reyes Et Al. Angel Reyes, Amparo Reyes, Frank Mineo II, Fra	503-81-012D	2014	Luke AUX 1	\$ 905,492.00		41.16	140	NA	30	10	0	0	180
Evans, Tommy and Maria	403-54-003B	1979	Gila Bend AUX	-		15.00	125	NA	20	10	0	0	155
Stout, Edward 1	403-45-033	1980	Gila Bend AUX	\$ 224,000.00		40.00	125	NA	20	10	0	0	155
Haas SR, Robert	403-45-032H	1981	Gila Bend AUX	\$ 1,000,000.00		20.00	125	NA	20	10	0	0	155
Haas JR, Robert	403-45-032E	1985	Gila Bend AUX	\$ 600,000.00		9.99	125	NA	20	10	0	0	155
Primiano 2	503-81-009E	1985	Luke AUX 1	-		10.00	125	NA	20	10	0	0	155

Owner_Name	APN	Year Acquired	Military Facility Impacted	Funding Amount Requested	Supplemental Funding	Property Size (Acres)	1. Location	2. Vital outside of Zone	3. Limitation of Use	4. Written Input	5. Supplemental Funding	6. Economic Efficiency	TOTAL by PARCEL
Primiano 3	503-81-013N	1985	Luke AUX 1	\$ 900,000.00		0.83	125	NA	20	10	0	0	155
Primiano 3	503-81-013P	1985	Luke AUX 1	-		29.31	125	NA	20	10	0	0	155
Stout, Shay	403-46-015A	1988	Gila Bend AUX	\$ 320,000.00		40.00	125	NA	20	10	0	0	155
Beall, Streeter	403-54-006	1993	Gila Bend AUX	-		7.55	125	NA	20	10	0	0	155
Beall, Streeter	403-54-008	1993	Gila Bend AUX	-		6.58	125	NA	20	10	0	0	155
Sanchez, Candelario/Rebecca	501-49-012Q	1994	Luke AFB	\$ 225,000.00		1.61	125	NA	20	10	0	0	155
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-30-003C	1996	Gila Bend AUX	\$ 240,000.00		16.40	125	NA	20	10	0	0	155
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-30-003D	1996	Gila Bend AUX	\$ 340,000.00		20.00	125	NA	20	10	0	0	155
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-30-003E	1996	Gila Bend AUX	\$ 240,000.00		20.00	125	NA	20	10	0	0	155
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-30-003F	1996	Gila Bend AUX	\$ 120,000.00		10.08	125	NA	20	10	0	0	155
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-30-003B	2003	Gila Bend AUX	\$ 120,000.00		10.00	125	NA	20	10	0	0	155
Godinez, Wilfred	502-27-039S	2006	Luke AFB	\$ 105,000.00		1.25	125	NA	20	10	0	0	155
Adame, Rogelio	503-51-372S	2009	Luke AUX 1	\$ 50,000.00		1.00	125	NA	20	10	0	0	155
Kostyk, Faron	503-51-372N	2010	Luke AUX 1	\$ 136,000.00		1.00	125	NA	20	10	0	0	155
Galvez Et Al. Carole Galvez, Jesstine Makings, Delbert	402-32-002A	1996	Gila Bend AUX	\$ 12,000.00		1.01	NA	125	0	10	0	0	135
Beall, Streeter	403-54-005A	1993	Gila Bend AUX	\$ 847,500.00		8.39	NA	60	0	10	0	0	70

Davis-Monthan AFB



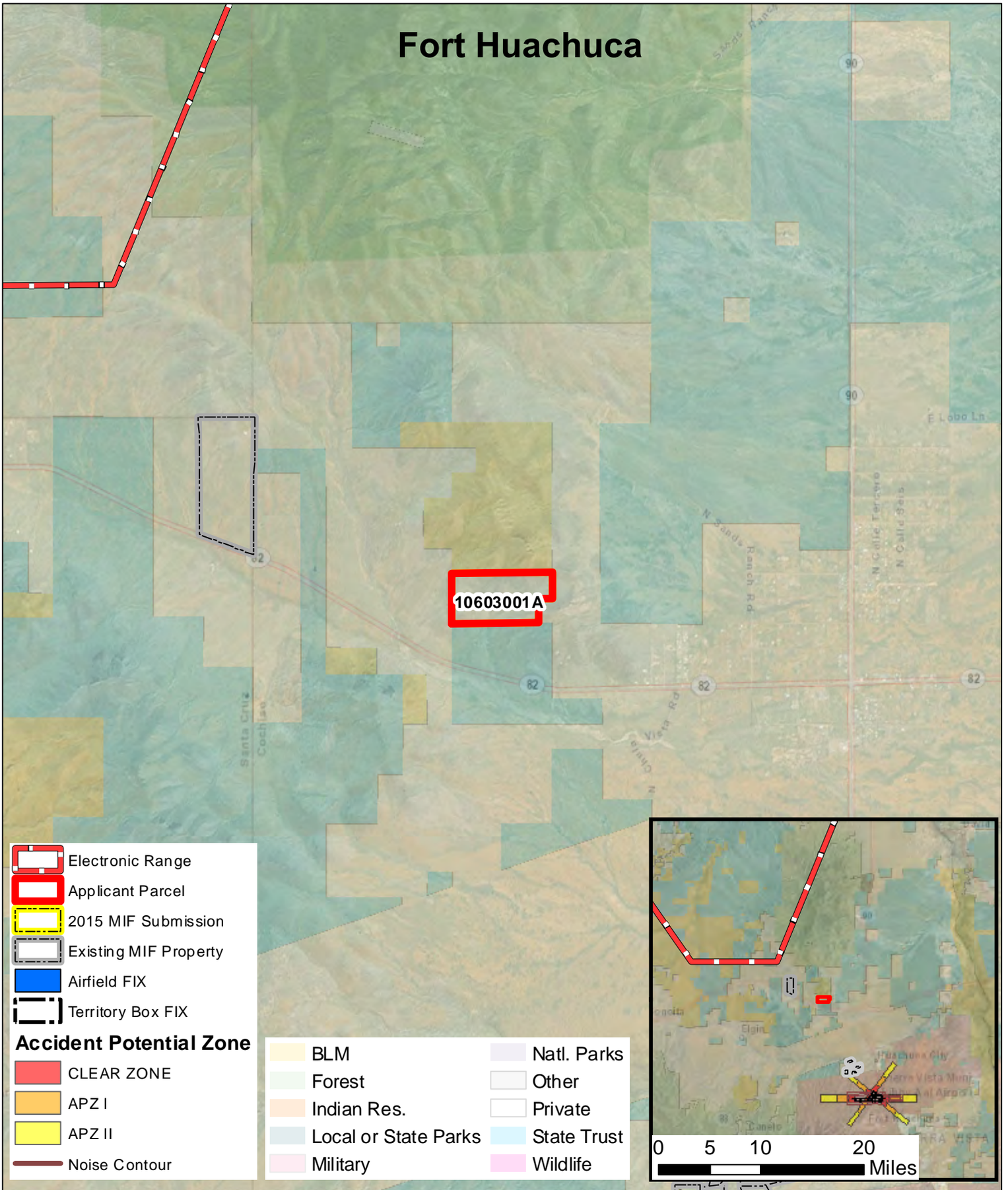
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AZ DEMA MIF Properties (Kolb Road Development)
 Ownership Type: Fee Simple Purchase (~ 9 Ac)
 Source: Pima County Assessor Data
 Acquired on 12/31/15; MIF Properties
 Modified: 01/10/16
 Coord Sys: WGS_1984_UTM_Zone_12N

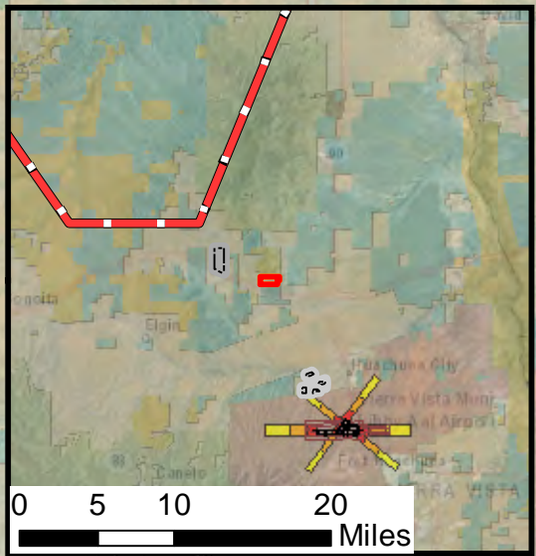


Fort Huachuca



- Electronic Range
 - Applicant Parcel
 - 2015 MIF Submission
 - Existing MIF Property
 - Airfield FIX
 - Territory Box FIX
- Accident Potential Zone**
- CLEAR ZONE
 - APZ I
 - APZ II
 - Noise Contour

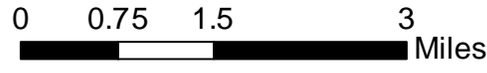
- BLM
- Forest
- Indian Res.
- Local or State Parks
- Military
- Natl. Parks
- Other
- Private
- State Trust
- Wildlife



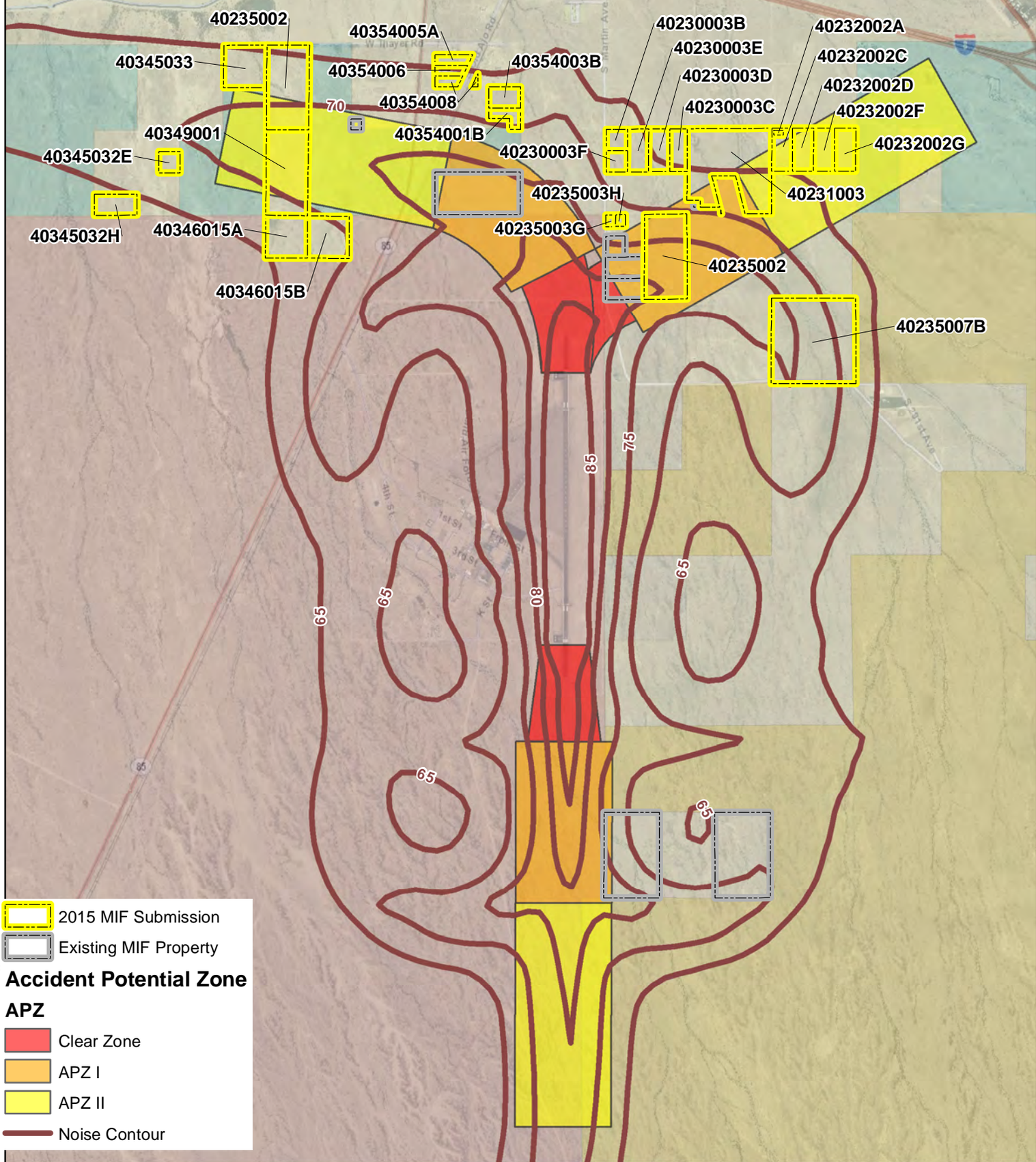
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AZ DEMA MIF Properties (ALWT BBA Foresight)
 Ownership Type: Fee Simple Purchase (~ 300 Ac)
 Source: Maricopa County Assessor Data
 Acquired on 11/15/13; MIF Properties
 Modified: 01/10/16
 Coord Sys: WGS_1984_UTM_Zone_12N



Gila Bend Auxiliary Field



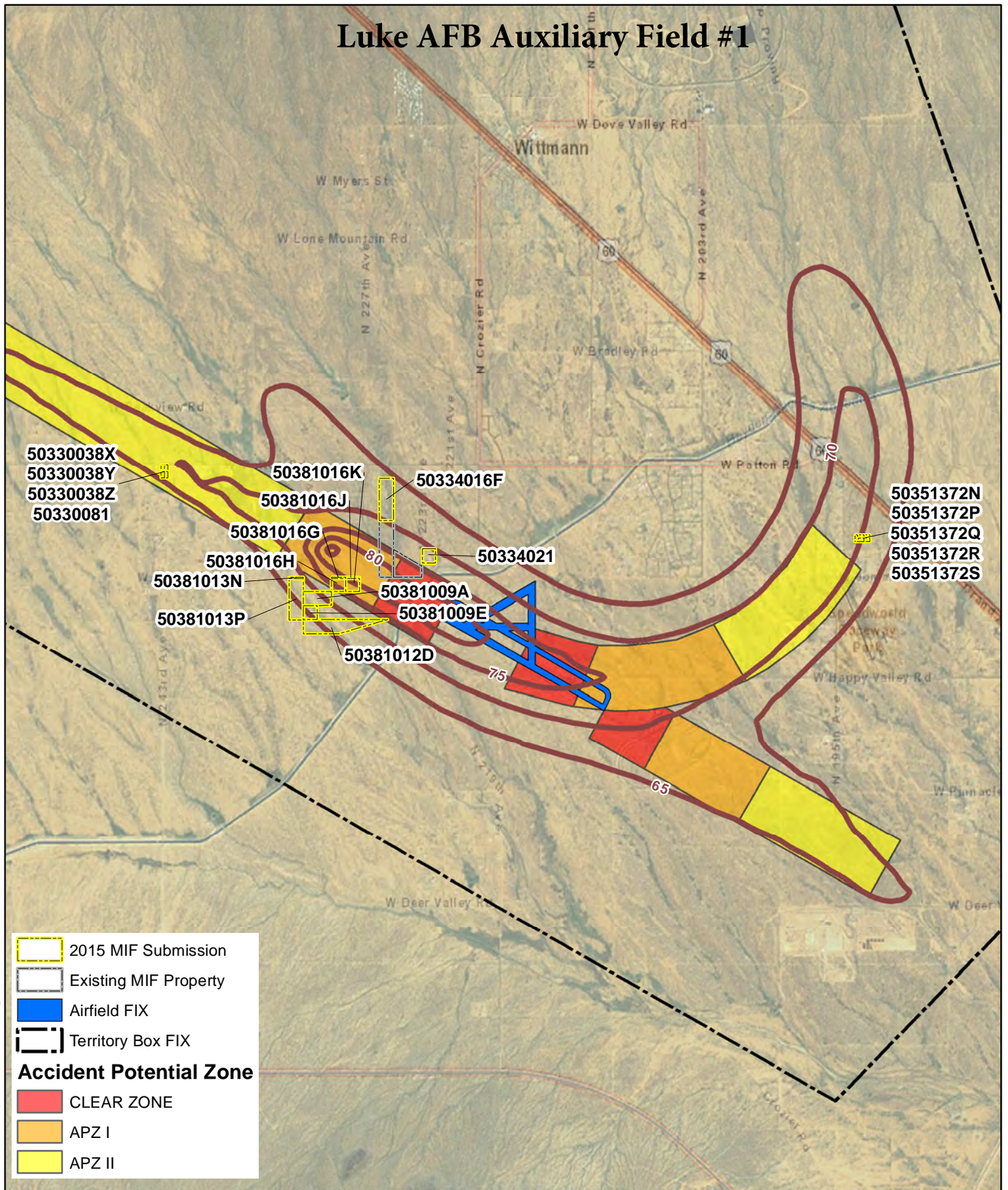
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AZ DEMA MIF Properties Gila Bend AUX
 Ownership Type: Fee Simple Purchase
 Source: Maricopa County Assessor Data
 Acquired on 12/22/15; MIF Properties
 Modified: 01/10/16
 Coord Sys: WGS_1984_UTM_Zone_12N



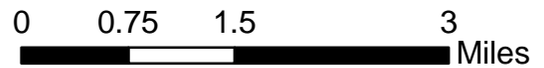
Luke AFB Auxiliary Field #1



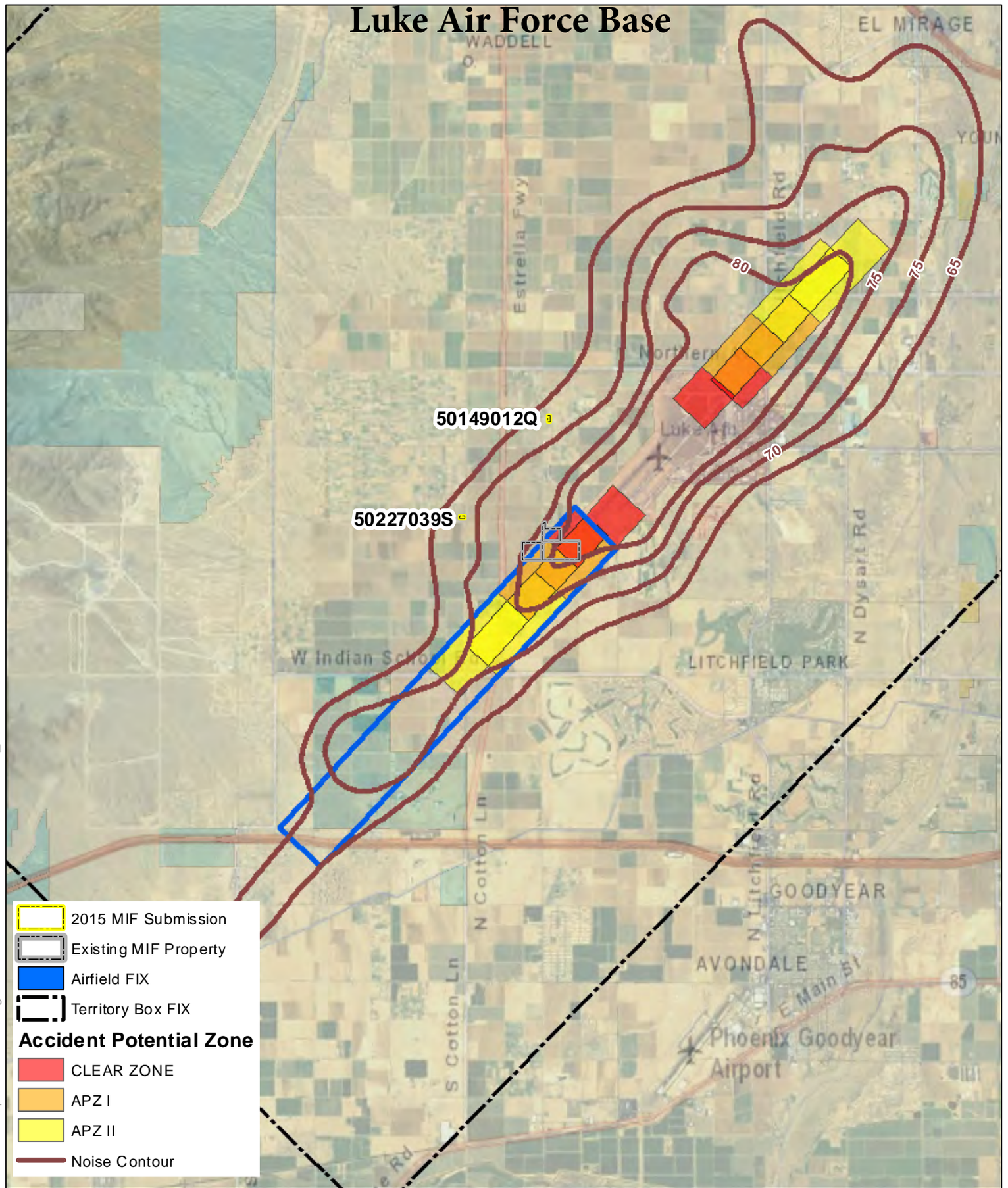
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AZ DEMA MIF Properties Luke AUX 1
 Ownership Type: Fee Simple Purchase
 Source: Maricopa County Assessor Data
 Acquired on 12/22/15; MIF Properties
 Modified: 01/14/16
 Coord Sys: WGS_1984_UTM_Zone_12N



Luke Air Force Base



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AZ DEMA MIF Properties Luke AFB
 Ownership Type: Fee Simple Purchase
 Source: Maricopa County Assessor Data
 Acquired on 12/22/15; MIF Properties
 Modified: 01/10/16
 Coord Sys: WGS_1984_UTM_Zone_12N



TITLE 8. EMERGENCY AND MILITARY AFFAIRS

**CHAPTER 3. DEPARTMENT OF EMERGENCY AND MILITARY AFFAIRS
DIVISION OF MILITARY AFFAIRS**

(Authority: A.R.S. §§ 26-102 and 26-127)

Editor's Note: The Office of the Secretary of State publishes all Chapters on white paper (Supp. 12-1).

This Chapter contains rules which were repealed under an exemption from the rulemaking provisions of the Arizona Administrative Procedure Act pursuant to A.R.S. § 41-1001 (as substantiated by Attorney General Opinion I87-061). Exemption from the Administrative Procedure Act means that the Governor's Regulatory Review Council did not review the rule; the Department did not submit the rule to the Secretary of State's office for publication in the Arizona Administrative Register; and the Department did not hold public hearings on the changes. Because this Chapter contains exempt rules, it is being printed on blue paper.

This Chapter contains rules which were adopted under an exemption from the rulemaking provisions of the Arizona Administrative Procedure Act pursuant to A.R.S. § 41-1001 as substantiated by Attorney General Opinion I87-061. Exemption from the Administrative Procedure Act means that the Governor's Regulatory Review Council did not review the rule; the Department did not submit the rule to the Secretary of State's Office for publication in the Arizona Administrative Register; the Department did not hold public hearings on the rulemaking; and the Attorney General has not certified the rule. Because this Chapter contains exempt rules, the Chapter is being printed on blue paper.

ARTICLE 1. MILITARY INSTALLATION FUND

New Article 1, consisting of Sections R8-3-101 through R8-3-114, recodified from 20 A.A.C. 1, Article 5, under Laws 2010, Ch. 208, at 18 A.A.R. 848, effective March 15, 2012 (Supp. 12-1).

Article 1, consisting of Sections R8-3-101 through R8-3-104, repealed under an exemption from the provisions of A.R.S. Title 41, Chapter 6, effective March 25, 1998 (Supp. 98-1).

Section

- R8-3-101. Definitions
- R8-3-102. Notice of Application Deadline and Public Comment Period
- R8-3-103. Administrative Review
- R8-3-104. Application for Approval of Expenditures of Monies or Funds
- R8-3-105. Department Solicitation of Comments Regarding Applications for Acquisition of Private Property
- R8-3-106. Department Scoring of Applications for Acquisition of Private Property
- R8-3-107. Department Report to AMAC Regarding Applications for Acquisition of Private Property; Notice of Hearing
- R8-3-108. AMAC Recommendation Regarding Applications for Acquisition of Private Property
- R8-3-109. Process for Determining Acceptable Value for Expenditure of Funds
- R8-3-110. Leaving an Application for Acquisition of Private Property on File
- R8-3-111. Application for Funding for a Military Installation Preservation and Enhancement Project
- R8-3-112. Department Solicitation of Comments Regarding Applications for Funding for Military Installation Preservation and Enhancement Projects
- R8-3-113. Criteria for AMAC Evaluation of Applications for Funding for Military Installation Preservation and Enhancement Projects
- R8-3-114. Notice of Hearing and AMAC Recommendation Regarding Applications for Funding for Military Installation Preservation and Enhancement Projects
- R8-3-115. Military Installation Preservation and Enhancement Project Reporting Requirements
- R8-3-116. Department Decision
- R8-3-117. Appeals

Article 1 was repealed under an exemption from the rulemaking provisions of the Arizona Administrative Procedure Act pursuant to A.R.S. § 41-1001 as substantiated by Attorney General Opinion I87-061. Exemption from the Administrative Procedure Act means that the Governor's Regulatory Review Council did not review the rule; the Department did not submit the rule to the Secretary of State's Office for publication in the Arizona Administrative Register; and the Department did not hold public hearings on the rulemaking action.

Arizona Administrative Code

Title 8, Ch. 3

Department of Emergency and Military Affairs - Division of Military Affairs

ARTICLE 1. MILITARY INSTALLATION FUND

R8-3-101. Definitions

In addition to the definitions provided in A.R.S. § 26-261, the following definitions apply to this Article unless the context otherwise requires:

1. "Accident potential zone" has the meaning in A.R.S. §28-8461(1) and (2), as shown in the maps referenced in subsection (6).
2. "AMAC" means the Arizona Military Affairs Commission established under A.R.S. § 26-261.
3. "Clear zone" has the meaning in A.R.S. § 28-8461(8).
4. "Conservation easement" has the meaning in A.R.S. § 33-271(1).
5. "Development right" means the right to undertake and complete the development of real property for a particular use.
6. "High noise zone" means an area designated as "a high noise zone" on the military installation maps listed below. Maps are updated annually with State Land and Department of Real Estate. Current maps will be available from the Department of Real Estate:
 - a. Luke Air Force Base Military Airport Map;
 - b. Luke AFB Auxiliary Airfield Map
 - c. Marine Corps Air Station Yuma Land Use Boundaries;
 - d. Yuma Marine Corps Air Station Military Airport Map;
 - e. Gila Bend Auxiliary Airfield Map;
 - f. Davis-Monthan Air Force Base Military Airport Map;
 - g. Libby Army Airfield Fort Huachuca Military Airport Map; and
 - h. Laguna Army Airfield Yuma Proving Ground (YPG) Military Airport Map.
7. "Property management" means the preservation, transfer or disposal of property, including lease or sale of managed assets, consistent with the preservation or enhancement of military facilities in Arizona. Includes any structural renovations, construction of building modifications or improvements that mitigate or attenuate impact in high noise or accident potential zones, or removal of structures or improvements that are necessary for acquisition of private property for the purpose of protecting a military installation.
8. "MIF" means the Military Installation Fund established under A.R.S. § 26-262.
9. "Military installation" has the meaning in A.R.S. § 26-261(F).
10. "Multi-use opportunity" means a chance to simultaneously benefit a military installation and the community in the vicinity of the military installation including associated airspace, military training routes and ranges.
11. "Property" means real property including all rights to the real property such as easements, restrictive covenants, and development rights.
12. "Department" means the Department of Emergency and Military Affairs.

Historical Note

Adopted effective January 29, 1982 (Supp. 82-1). Repealed effective February 3, 1998, under an exemption from the provisions of the Arizona Administrative Procedure Act pursuant to A.R.S. § 41-1001(1) as determined by Attorney General Opinion I87-061; filed in the Secretary of State's office March 25, 1998 (Supp. 98-1). New Section recodified from R20-1-501 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-102. Notice of Application Deadline and Public Comment Period

- A.** The Department shall provide notice of the application deadline for awards from MIF at least 60 days before the application deadline. The Department shall ensure that notice of the application deadline is:
 1. Published in the Arizona Administrative Register,
 2. Posted on the Department's web site, and
 3. Posted on the Arizona Military Affairs Commission meeting agenda.
- B.** The Department shall ensure that the notice provided under subsection (A) indicates that a property owner or jurisdiction interested in submitting an application is required to file an application form with the Department during normal working hours.
- C.** The Department shall provide an application form and instructions to a property owner or jurisdiction upon request.
- D.** The Department shall ensure that the notice provided under subsection (A) states that:
 1. A copy of submitted applications will be available for public review at the Department, and
 2. Members of the public may submit written comments to the Department about the submitted applications within the time specified in the notice.

Historical Note

Adopted effective January 29, 1982 (Supp. 82-1). Repealed effective February 3, 1998, under an exemption from the provisions of the Arizona Administrative Procedure Act pursuant to A.R.S. § 41-1001(1) as determined by Attorney General Opinion I87-061; filed in the Secretary of State's office March 25, 1998 (Supp. 98-1). New Section recodified from R20-1-502 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-103. Administrative Review

- A. The Department shall perform an administrative review to determine whether an application is complete and complies with the requirements in this Article within 45 days after the application deadline.
- B. If the Department determines that an application is incomplete or does not comply with the requirements of this Article, the Department shall return the application to the applicant with a written notice of deficiencies that includes:
 - 1. One original and four legible copies of the completed application form;
 - 2. Supporting application documentation (one original and four copies);
 - 3. The name of contact person, and the contact person's title, telephone and fax number and if possible an email address;
 - 4. A legal description of the property;
 - 5. Statements regarding the property the owner is offering for sale;
 - 6. A map of the real property showing its relation to the specified military installation;
 - 7. The date the property was acquired by the current owners;
 - 8. The property owner's statement of legal ownership;
 - 9. A list of all recorded/unrecorded encumbrances, liens, mortgages or easements;
 - 10. A statement disclosing a phase one environmental inspection and the condition on the property;
 - 11. Narrative regarding the applicant's eligibility to apply for the MIF award under the criteria specified in the applicant;
 - 12. A description of the property owner's inability to use or limitation of use of the property;
 - 13. The amount of funds requested, and the source of any supplemental funding available;
 - 14. A description of measures taken by the applicant to mitigate the impact of the military installation on the property;
 - 15. Documents from the military installation, city, town, county or other entity or individuals that support or oppose the proposed land acquisition.
 - 16. The applicant's signature shall be notarized on the original application.
- C. An applicant whose application is returned with a written notice of deficiencies shall correct the deficiencies and resubmit the application within 15 days from the date on the notice of deficiencies.
- D. If an applicant whose application is returned with a written notice of deficiencies fails to correct the deficiencies and resubmit the application within the time provided under subsection (C), the Department shall close the file on the application unless the Department determines that it is in the best interest of the state to provide additional time for the applicant to submit a complete application.
- E. Except as provided in subsection (D), the Department shall complete the administrative review of an application within 60 days after the application deadline.
- F. The applicant is required to submit information changes within 15 days of a change in application facts.
- G. If any information in an application changes before monies are expended, the Department shall evaluate the changed information and decide whether it is possible to proceed with the application as amended or a new application is required.

Historical Note

Adopted effective January 29, 1982 (Supp. 82-1). Repealed effective February 3, 1998, under an exemption from the provisions of the Arizona Administrative Procedure Act pursuant to A.R.S. § 41-1001(1) as determined by Attorney General Opinion I87-061; filed in the Secretary of State's office March 25, 1998 (Supp. 98-1). New Section recodified from R20-1-503 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-104. Application for Approval of Expenditures of Monies or Funds

- A. An applicant shall submit to the Department an original and four legible copies of a completed application, using a form that is available from the Department.
- B. An applicant shall comply with the requirements of this Section on or before the deadline published under R8-3-102. The applicant shall provide the following information, on or with the application form:
 - 1. The property owner's name, mailing address, telephone number and, if available, fax number and e-mail address;
 - 2. Information about the property owner's representative or agent, if applicable, including:

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- a. Name of representative or agent, mailing address, telephone number and, if available, fax number and e-mail address; and
 - b. Name of contact person for the representative or agent and the contact person's title, telephone and fax numbers, and e-mail address;
 3. If the property owner is represented by another person, written consent for representation that is signed by the property owner and notarized;
 4. A completed "Application Checklist" form which is available from the Department, listing all items included as part of the application;
 5. The legal description of the location of the property offered for acquisition;
 6. If less than all of the property owned is being offered for acquisition, a description of the portion of the property the owner is offering for acquisition;
 7. A map of the applicable military installation showing the property offered for acquisition in relationship to the military installation;
 8. The date the property was acquired by the current property owner;
 9. The name in which title to the property is held;
 10. A list of all known recorded or unrecorded mortgages, encumbrances, liens, and easements on the property;
 11. A statement disclosing any known hazardous environmental conditions on the property;
 12. A narrative explaining the applicant's eligibility to apply for funding from MIF;
 13. A request statement stating the amount of MIF monies being requested, along with a copy of the most recent notice of the property valuation provided by the county assessor in which the property is located and any other evidence used to determine the amount of funds to request;
 14. The amount and source of any supplemental funding available for the acquisition. Attach to the application verification from the source of the supplemental funding that supplemental funding is available and indicate whether there is a limitation on the availability or use of the supplemental funding;
 15. A written description of the property owner's inability to use or limitation on the use of the property and how long the inability or limitation has existed due to state or local military planning and zoning mandates;
 16. A written description of measures taken by the applicant to mitigate the impact of the military installation on the property and the property owner;
 17. Any supporting or opposing documents from a military installation, city, town, or county related to the proposed acquisition;
 18. A written explanation or documentation providing information the applicant believes will assist the Department and AMAC regarding the acquisition request; and
 19. The signature of the property owner or the owner's representative verifying that all information in the application is accurate and correct to the best of the property owner's or the representative's knowledge, under penalty of perjury.
- C.** If any of the information submitted in the application changes, an applicant shall provide written notice no later than 15 days before the close of the administration review period established under R8-3-103(A). If information changes within 15 days of the close of the review period, the applicant shall notify the Department of the change and the Department shall consider the best interests of the state in deciding whether to consider the application. The following changes require specific information to be included in the notice:
1. If ownership of the property changes, the new owner shall ensure that the required notice:
 - a. Is signed and notarized by the new owner and indicates whether the new owner wants the Department to continue to consider the application;
 - b. Updates the information contained in the application; and
 - c. Contains copies of legal documents evidencing the change in ownership; or
 2. If use of the property changes, the owner of the property shall ensure that the required notice describes the nature of the changed use.

Historical Note

Adopted effective September 27, 1985 (Supp. 85-5). Repealed effective February 3, 1998, under an exemption from the provisions of the Arizona Administrative Procedure Act pursuant to A.R.S. § 41-1001(1) as determined by Attorney General Opinion I87-061; filed in the Secretary of State's office March 25, 1998 (Supp. 98-1). New Section recodified from R20-1-504 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1).

Section amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-105. Department Solicitation of Comments Regarding Applications for Acquisition of Private Property

To assist the Department in scoring an application for the acquisition of private property and making a recommendation regarding the application to AMAC, the Department shall solicit written comments regarding the application from personnel of the applicable military installation, city, town, county, and any other entity that may have an interest in the application. Re-

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sponses to solicited comments will be placed on the AMAC committee agenda for review prior to final property acquisition approval.

Historical Note

New Section recodified from R20-1-505 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section R8-3-105 renumbered to R8-3-111; New Section R8-3-105 renumbered from R8-3-107 and amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-106. Department Scoring of Applications for Acquisition of Private Property

The Department shall rank applications in order of score. The Department shall use the following evaluation criteria to score applications for acquisition of private property. The Department shall give an application a score under either subsection (1) or (2) but not both:

1. Location of the property. When there is a range of points, the Department shall assign the highest score to property in closest proximity to a runway. If the property is in more than one zone, the Department shall assign the highest applicable score.
 - a. Clear zone as defined in A.R.S. § 28-8461(8): 300 points;
 - b. Accident potential zone 1 as defined in A.R.S. § 28-8461(1): 250-290 points;
 - c. Accident potential zone 2 as defined in A.R.S. § 28-8461(2) 200-240 points;
 - d. High noise zone, according to the day-night sound levels in decibels under A.R.S. § 28-8481(J):
 - i. Decibel level 85 or more: 190 points;
 - ii. Decibel level 80-84: 175 points;
 - iii. Decibel level 75-79: 160 points;
 - iv. Decibel level 70-74: 140 points; or
 - v. Decibel level 65-69: 125 points.
2. Property located outside of a clear zone, accident potential zone, and high noise zone, but which, based on written input from authorized personnel of the applicable military installation, is vital to the preservation or enhancement of a military installation: 0 -175 points;
3. The extent of the property owner's inability to use, or limitation on the use of the property according to zoning regulations or state statute enacted for the preservation of the military installation: 0 - 95 points;
4. The extent to which acquisition of the property by the state may prevent or reduce encroachment or other activity that could hinder preservation of the military installation or its ability to accomplish its mission: 0 - 90 points;
5. The amount of supplemental funding, if any, as a percentage of the estimated value of the property:
 - a. At least 5 percent supplemental funding: 10 points, and
 - b. For each additional percentage point of supplemental funding: 1 point to a maximum of 100 points for 95 percent supplemental funding; and
6. The economic efficiency of using MIF to acquire the property: 0 to 100 points.

Historical Note

New Section recodified from R20-1-506 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section R8-3-106 renumbered to R8-3-110; New Section R8-3-106 renumbered from R8-3-109 and amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-107. Department Report to AMAC Regarding Applications for Acquisition of Private Property; Notice of Hearing

- A.** The Department shall compile and forward to AMAC a report that includes the following:
 1. Applications for expenditures of funds accepted as complete under R8-3-103;
 2. Written comments received under R8-3-102(D) and; R8-3-105;
 3. Evaluation scores and ranking under; R8-3-106;
 4. Available funding calculated using the formula under A.R.S. § 26-262(G); and
 5. The recommended funding distribution.
- B.** At least 14 days before the AMAC meeting at which applications for acquisition of private property will be considered, the Department shall provide each applicant with written notice of the date, time, and location of the meeting, and a copy of the portions of the Department's report relevant to the applicant's property.

Historical Note

New Section recodified from R20-1-507 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section R8-3-107 renumbered to R8-3-105; New Section R8-3-107 renumbered from R8-3-108 and amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

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R8-3-108. AMAC Recommendation Regarding Applications for Acquisition of Private Property

- A. AMAC shall review the Department's report under R8-3-107.
- B. If AMAC determines that oral testimony regarding an application for acquisition of private property will assist AMAC to make a recommendation, AMAC shall allow oral testimony at the open meeting for review of applications.
- C. AMAC shall base its recommendation to the Department on AMAC's assessment of:
 - 1. The likelihood that acquisition of the private property will preserve and enhance the mission of a military installation, and
 - 2. The economic efficiency of applying MIF monies for the greatest protection or enhancement of a military installation.
- D. AMAC shall transmit its written recommendation under A.R.S. § 26-262(D) to the Department, including any directions or alternatives, within seven days after its decision.

Historical Note

New Section recodified from R20-1-508 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section R8-3-108 renumbered to R8-3-107; New Section R8-3-108 renumbered from R8-3-111 and amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-109. Process for Determining Acceptable Value for Expenditure of Funds

- A. The Department shall not pay more than fair market value to acquire private property using MIF monies.
- B. To determine the fair market value of private property to be acquired using MIF monies, the Department shall have the private property appraised by a professional appraiser who is under contract with the state.
- C. A property owner that disagrees with the fair market value determined under subsection (B) may appeal the determination under R8-3-117.
- D. For all other expenditures of funds relating to property preservation, the Department shall follow guidelines found in Title 41, Chapter 23, Article 5 relating to construction, building improvement and procurement standards.

Historical Note

New Section recodified from R20-1-509 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section R8-3-109 renumbered to R8-3-106; New Section R8-3-109 made by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-110. Leaving an Application for Acquisition of Private Property on File

- A. An applicant that submits a complete application under R8-3-104 may leave the application on file with the Department for a maximum of five years.
- B. An applicant that leaves a complete application on file with the Department under subsection (A) may request that the Department consider the application in a subsequent year. To request that the application be considered in a subsequent year, the applicant shall submit to the Department a written request before the application deadline specified under R8-3-102. The applicant shall include the following information in the written request:
 - 1. The name of the property owner as originally filed with the Department; and
 - 2. Either a statement that the information in the application as previously submitted is current, or a statement of specific amendments to the original application.
- C. If the Department receives a request under subsection (B), the Department shall score and rank the application under R8-3-106 with other applications for acquisition of private property.

Historical Note

New Section recodified from R20-1-510 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section R8-3-110 renumbered to R8-3-113; New Section R8-3-110 renumbered from R8-3-106 and amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-111. Application for Funding for a Military Installation Preservation and Enhancement Project

- A. A city, town, or county seeking funding for a military installation preservation and enhancement project shall submit an original and four legible copies of a completed application to the Department, using a form that is available from the Department, by the deadline published under R8-3-102. The applicant under this Section is the representative authorized by the requesting jurisdiction.
- B. The applicant shall provide the following information on or with the application form:
 - 1. The name of the requesting jurisdiction;
 - 2. The name of military installation that will be preserved or enhanced by the proposed project;
 - 3. The applicant's name, mailing address, telephone number and, if available, fax number and e-mail address;
 - 4. The name of contact person if other than the applicant and the contact person's title, mailing address, telephone and fax numbers, and e-mail address;

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5. The date on which the requesting jurisdiction approved the project and authorized submission of the application for funding. Attach to the application evidence that the application was authorized by the jurisdiction;
6. Whether the proposed project involves acquisition of private property;
7. A completed "Application Checklist" which is a form available from the Department;
8. The names of persons or organizations, if any, with which the jurisdiction will work with on the proposed project;
9. The name and brief summary of the proposed project;
10. If funding is obtained, an estimated project timeline including the dates on which the project is expected to begin and be completed;
11. Statements explaining the following:
 - a. How the proposed project will preserve or enhance the military installation;
 - b. Past action taken by the jurisdiction to preserve or enhance the military installation;
 - c. Whether and how the proposed project involves a multi-use opportunity; and
 - d. Whether and how the proposed project will mitigate impacts of the military installation on the surrounding community;
12. Total budget for the proposed project including:
 - a. The amount of funding requested from MIF, and
 - b. The amount of funding from another source including the identity of the other source, including verification from the source of the other funding and whether there is a limitation on the availability or use of the other funding;
13. If the proposed project involves acquisition of private property:
 - a. The name, mailing address, telephone number and, if available, fax number and e-mail address of the property owner;
 - b. The legal description of the location of the property to be acquired;
 - c. A map of the applicable military installation showing the property to be acquired in relationship to the military installation; and
 - d. An appraisal of the property to be acquired that is:
 - i. Prepared by an appraiser under contract with the state, and
 - ii. Completed no more than 60 days before the date of application;
14. Any documents from the military installation, city, town, or county that support or oppose the proposed project;
15. A written explanation or documentation the applicant believes will assist and AMAC regarding the proposed project application;
16. The signature of the applicant verifying that all information in the application is accurate and correct, to the best of the applicant's knowledge, under penalty of perjury; and
17. A signed offer, using a form available from the Department, to the state of Arizona.

Historical Note

New Section recodified from R20-1-511 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section R8-3-111 renumbered to R8-3-108; New Section R8-3-111 renumbered from R8-3-105 and amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-112. Department Solicitation of Comments Regarding Applications for Funding for Military Installation Preservation and Enhancement Projects

To assist AMAC in evaluating an application for funding for a military installation preservation and enhancement project, the Department shall solicit written comments regarding the application from authorized personnel of the applicable military installation. The Department shall ask authorized personnel of the military installation to:

1. Indicate whether the military installation supports the proposed project; and
2. If multiple projects are proposed for the same military installation, rank the proposed projects in priority order.

Historical Note

New Section recodified from R20-1-512 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section R8-3-112 renumbered to R8-3-116; New Section made by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-113. Criteria for AMAC Evaluation of Applications for Funding for Military Installation Preservation and Enhancement Projects

AMAC shall use the following criteria to evaluate an application for funding for a military installation preservation and enhancement project submitted under R8-3-111:

1. How the proposed project will preserve or enhance the military installation;

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2. Past actions taken by the jurisdiction to preserve the military installation;
3. Whether and how the proposed project involves a multi-use opportunity;
4. Whether and how the proposed project will mitigate impacts of the military installation on the surrounding community;
5. The percentage of the total budget for the proposed project to be provided by sources other than MIF;
6. Comments from authorized personnel of the applicable military installation submitted in response to the Department's solicitation issued under R8-3-112; and
7. If the proposed project involves acquisition of private property, extent to which acquisition of the private property will prevent or reduce encroachment or other activity that could hinder preservation of the military installation or the ability of the military installation to accomplish its mission.

Historical Note

New Section recodified from R20-1-513 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section R8-3-113 renumbered to R8-3-115; New Section R8-3-113 renumbered from R8-3-1'10 and amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-114. Notice of Hearing and AMAC Recommendation Regarding Applications for Funding for Military Installation Preservation and Enhancement Projects

- A. When AMAC completes the evaluation of applications for funding for military installation preservation and enhancement projects, AMAC shall ensure that applicants are provided written notice of the AMAC meeting at which the applications will be considered.
- B. AMAC shall ensure that the written notice required under subsection (A) is provided at least 14 days before the AMAC meeting at which the applications will be considered and specifies the date, time, and location of the meeting.
- C. If AMAC determines that oral testimony regarding an application for funding for a military installation preservation and enhancement project will assist AMAC to make a recommendation, AMAC shall allow oral testimony at the open meeting for review of applications.
- D. AMAC shall base its recommendation to the Department on AMAC's assessment of:
 1. The likelihood that the proposed project will preserve and enhance the applicable military installation, and
 2. The military installation preservation and enhancement benefits from the proposed project justify the cost to MIF.
- E. AMAC shall transmit its written recommendation under A.R.S. § 26-262(D) to the Department, including any directions or alternatives, within seven days after its decision.

Historical Note

New Section recodified from R20-1-514 under Laws 2010, Ch. 208 at 18 A.A.C. 848, effective March 15, 2012 (Supp. 12-1). Section R8-3-114 renumbered to R8-3-117; New Section R8-3-114 made by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-115. Military Installation Preservation and Enhancement Project Reporting Requirements

- A. For the purpose of this Section, a "successful applicant" is any jurisdiction awarded MIF monies under this Article for a military installation preservation and enhancement project.
- B. A successful applicant shall provide the Department with a written report within six months of the Department's decision under R8-3-112 on the regarding progress of the military installation preservation and enhancement project, and an accounting of MIF monies received and used, at the times specified by the Department in the contract between the Department and the successful applicant.

Historical Note

New Section R8-3-115 renumbered from R8-3-113 and amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-116. Department Decision

- A. After AMAC forwards its recommendations to the Department, the Department shall review the recommendations and decide whether to:
 1. Accept AMAC's recommendation and award the recommended amount to an applicant;
 2. Accept AMAC's recommendation but award a reduced amount to an applicant; or
 3. Reject AMAC's recommendation and deny an award to an applicant.
- B. The Department shall provide an applicant with a copy of its written decision within 21 days after AMAC's recommendation. The Department shall include in its written decision the reason for denying or reducing an award and include a copy of R8-3-117.
- C. If the Department decides to award funding for the acquisition of private property, the Department shall make the property owner an offer to purchase the property. The Department shall inform the property owner that the offer to purchase

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is open for only 90 days and if the offer to purchase is not accepted within the 90 days, funding for acquisition of the private property may no longer be available.

- D.** If a property owner accepts an offer to purchase made under subsection (C), the Department shall ensure that the purchase contract specifies that payment from MIF is contingent upon satisfactory completion of legal requirements for acquisition of the property within nine months of the written decision issued under subsection (B).

Historical Note

New Section R8-3-116 renumbered from R8-3-112 and amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).

R8-3-117. Appeals

- A.** The following applicants may appeal a decision by the Department:
 - 1. An applicant that is denied MIF funding,
 - 2. An applicant that is awarded MIF funding for a military installation preservation and enhancement project but the amount awarded is less than the amount recommended by AMAC, and
 - 3. A property owner that disagrees with the fair market value determined for the property.
- B.** To appeal a decision made by the Department, the affected person (Appellant) shall submit a letter to the Adjutant General within 30 days of the date printed on the written decision issued under R8-3-116(B). The appellant shall ensure that the letter clearly states the legal or factual basis for the appeal.
- C.** If an appeal is about the fair market value of property and the Adjutant General determines that assistance regarding the fair market value of the property will be useful, the Adjutant General shall ask the Land Department Board of Appeals for an opinion regarding the fair market value of the property.
- D.** The Adjutant General shall review the substance of the appeal, make a final decision, and respond in writing by mail to the appellant, within 30 days. If the Adjutant General consults the Land Department Board of Appeals during the review under subsection (C), the final decision shall be rendered and written notice provided to the appellant within 60 days after receiving the appeal letter or within 30 days after receiving an opinion from the Land Department Board of Appeals whichever is earlier.
- E.** If the appellant disagrees with the decision made by the Adjutant General, the appellant may submit in writing a request for a hearing, which shall be scheduled and heard in accordance with A.R.S. Title 41, Chapter 6, Article 10.

Historical Note

New Section R8-3-117 renumbered from R8-3-114 and amended by final rulemaking at 19 A.A.R. 588, effective March 5, 2013 (Supp. 13-1).