

Attorneys and Counselors at Law 123 South Calhoun Street P.O. Box 391 32302 Tallahassee, FL 32301

P: (850) 224-9115 F: (850) 222-7560

ausley.com

May 15, 2025

VIA: ELECTRONIC FILING

Mr. Adam J. Teitzman Commission Clerk Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, Florida 32399-0850

Re: Petition to resolve territorial dispute in Gadsden County with the City of Quincy, by

Talquin Electric Cooperative, Inc.; FPSC Docket No. 20250039-EU

Dear Mr. Teitzman:

Attached for filing in the above docket is Talquin Electric Cooperative's Response to Staff's Third Data Request (Nos.1-6) and Staff's Second Data Request (Nos. 1-3), both propounded on May 1, 2025.

Thank you for your assistance in connection with this matter.

Sincerely, Mulylon N. Meson

Malcolm N. Means

Attachment

cc: All Parties of Record (w/encl.)

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Talquin Electric Cooperative's responses to Staff's Third Data Request (Nos.1-6) have been furnished by electronic mail on this 15th day of May 2025 to the following:

Ms. Suzanne Brownless Office of the General Counsel Florida Public Service Commission 2540 Shumard Oak Boulevard Tallahassee, FL 32399-0850 sbrownle@psc.state.fl.us Mr. Gary A. Roberts City Attorney, Quincy, Florida 130 Salem Court Tallahassee, FL 32301 garyr@garyrobertslaw.com

Molula N. Means

ATTORNEY

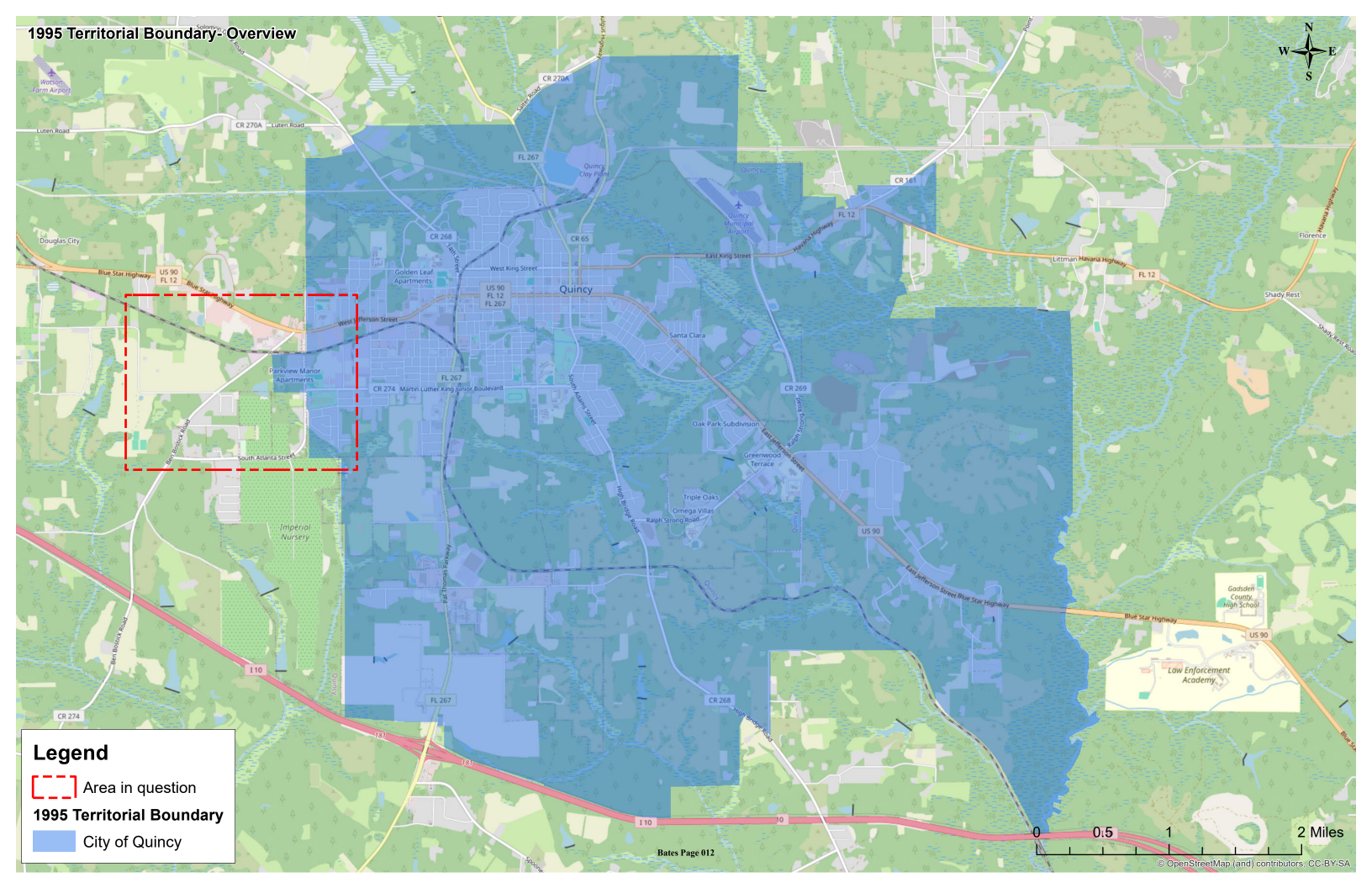
TALQUIN ELECTRIC COOPERATIVE DOCKET NO. 20250039-EU STAFF'S **THIRD** DATA REQUEST REQUEST NO. 1 BATES PAGE(S): 11-13 FILED May 15, 2025

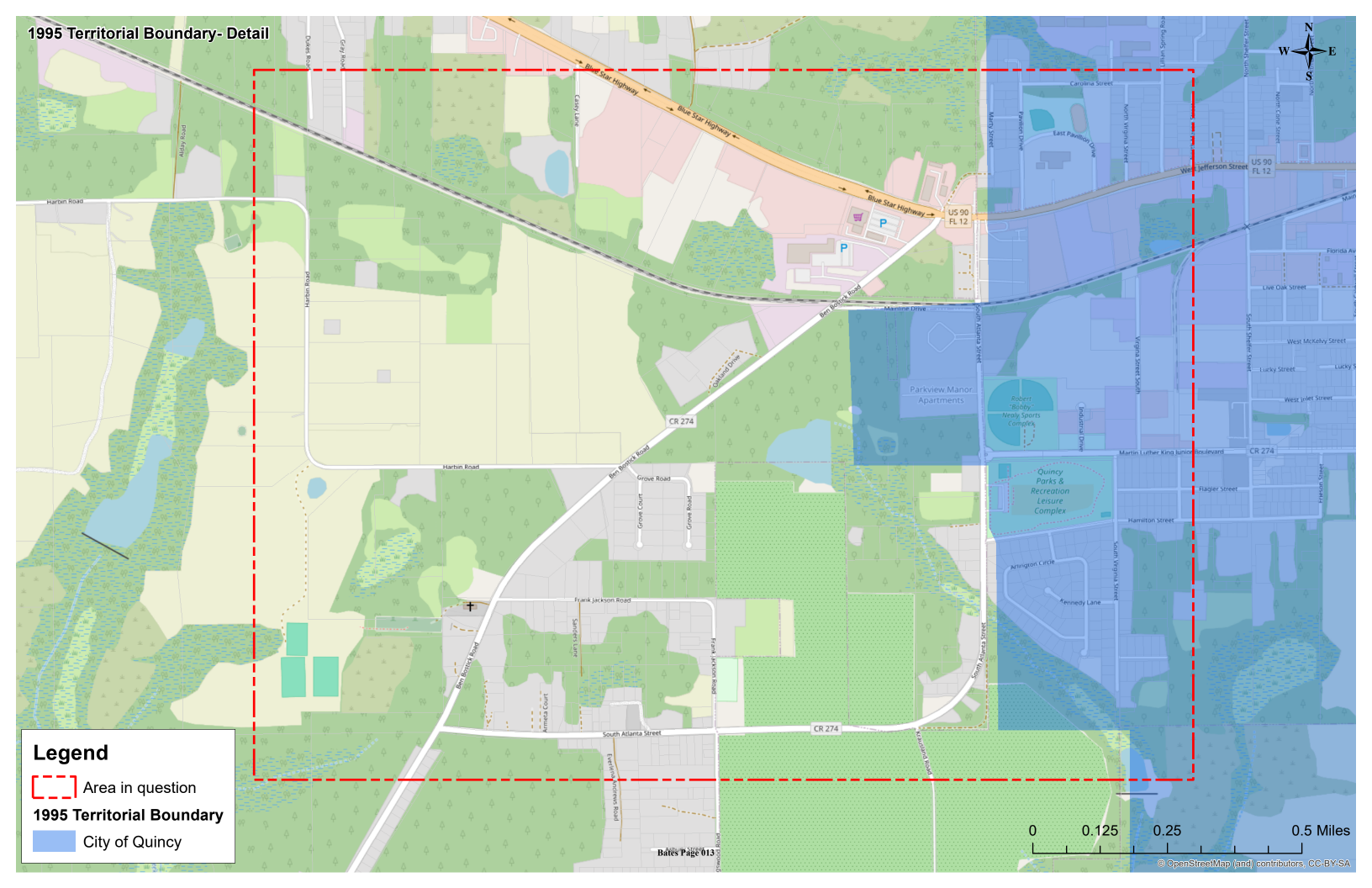
1. Overlaid on the map provided, please provide clearly defined designations of the 1995 territorial boundaries. If necessary, the provided map can be expanded or cropped to allow sufficient space for the requested detail.

TALQUIN'S RESPONSE to 1: See Map 1 and Map 1(a) below.

Map 1 depicts the entire Quincy Territory (denoted in blue highlight) pursuant to the 1995 Territorial Agreement with a red box outlining the specific area in dispute. All of the area surrounding the area denoted in blue highlight constitutes Talquin Territory pursuant to the 1995 Territorial Agreement.

Map 1(a) depicts the area in question adjacent to the Quincy Territory (denoted in blue highlight) pursuant to the 1995 Territorial Agreement with a red box outlining the specific area in dispute. The remaining area constitutes Talquin Territory pursuant to the 1995 Territorial Agreement.





TALQUIN ELECTRIC COOPERATIVE DOCKET NO. 20250039-EU STAFF'S **THIRD** DATA REQUEST REQUEST NO. 2 BATES PAGE(S): 14-16 FILED May 15, 2025

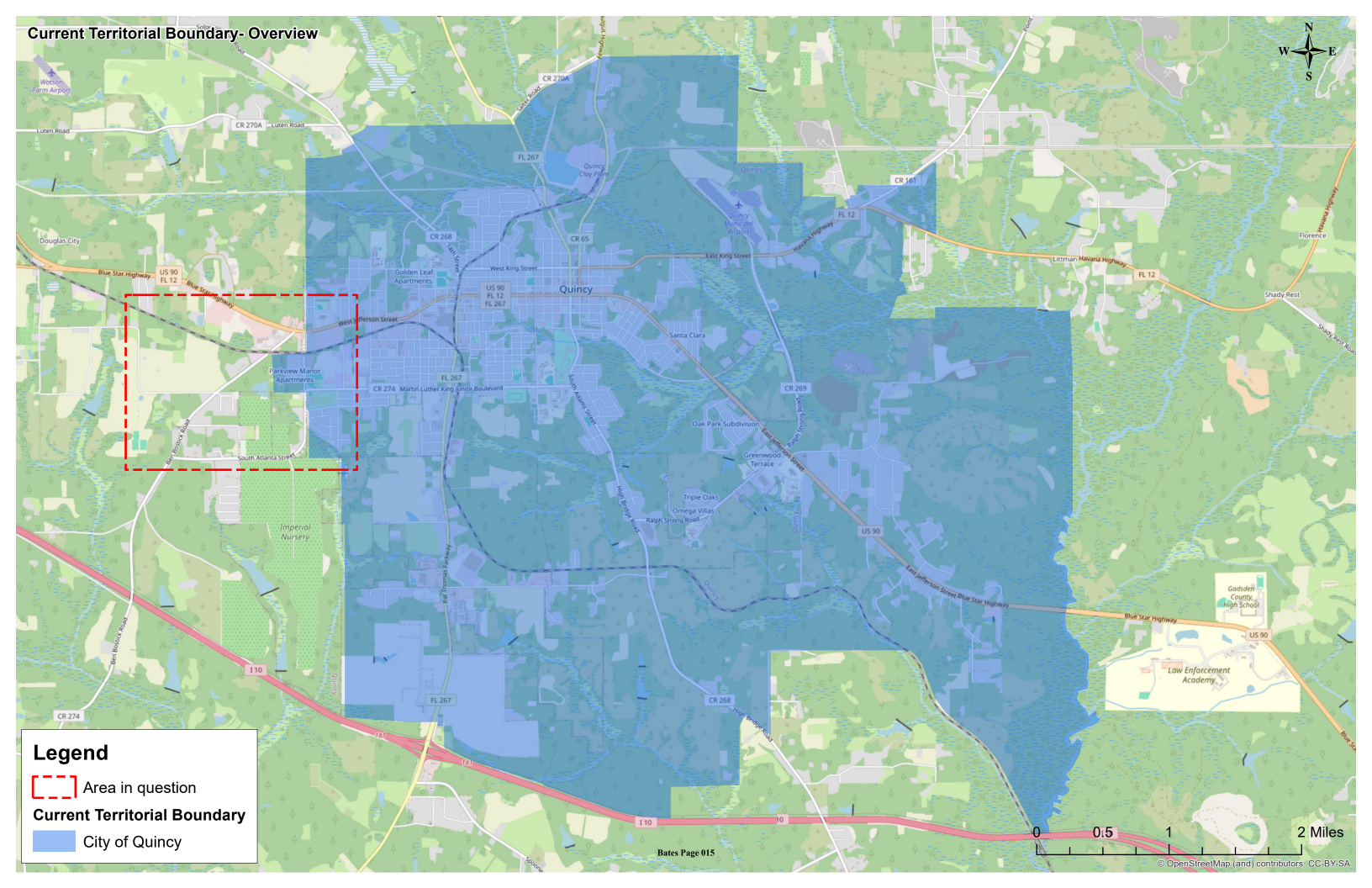
2. Overlaid on the map provided, please provide clearly defined designations of the existing territorial boundaries. If necessary, the provided map can be expanded or cropped to allow sufficient space for the requested detail.

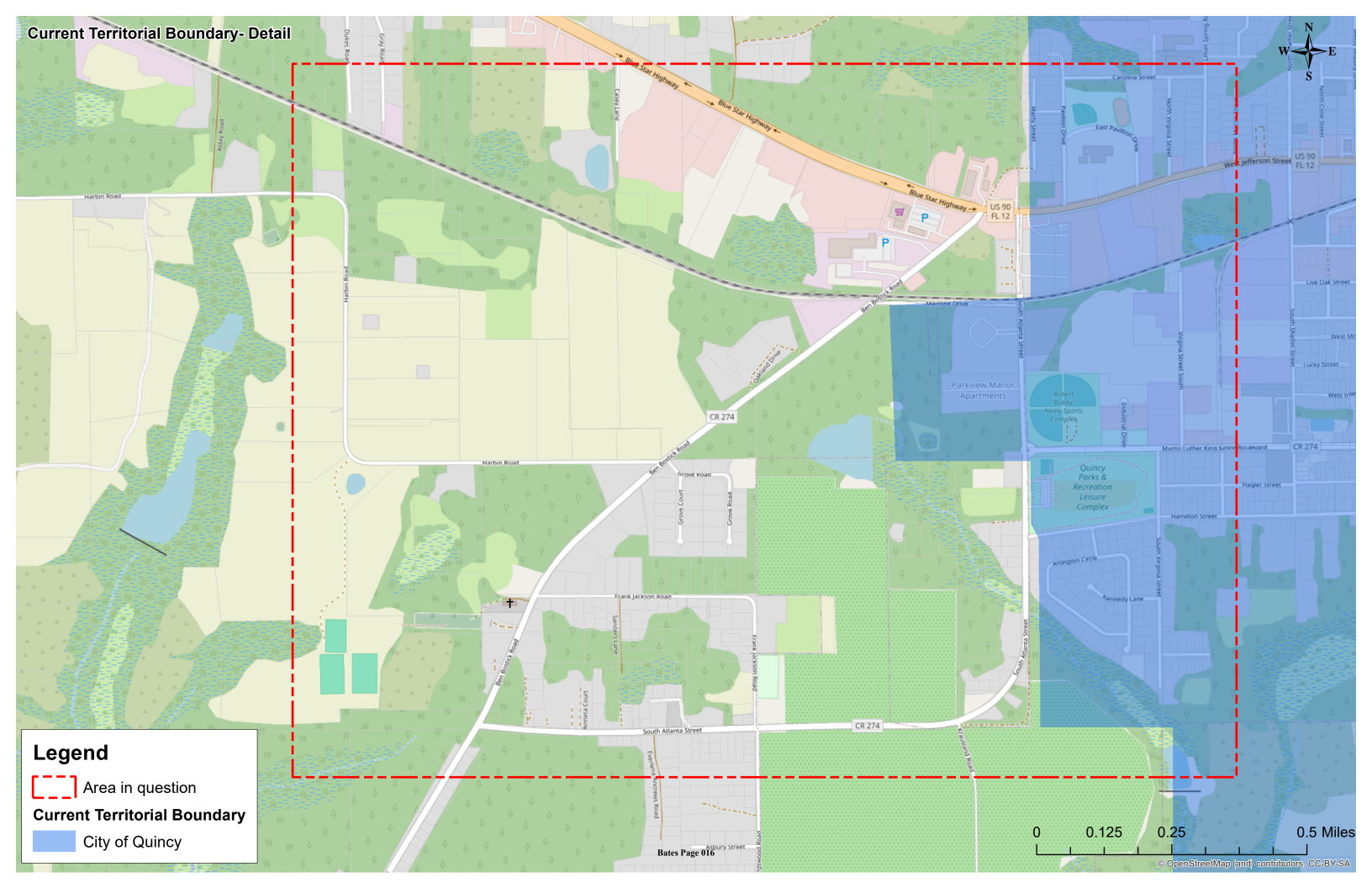
<u>TALQUIN'S RESPONSE</u>: See Map 2 and Map 2(a) below. These maps are identical to Map 1 and Map 1(a).

The 1995 Territorial Agreement expired on December 11, 2010. However, until now, Talquin and Quincy have continued to operate within the territories defined by the 1996 Territorial Agreement unless express permission was provided to serve within the other's historic territory.

Map 2 depicts the entire Quincy Territory (denoted in blue highlight) pursuant to the 1995 Territorial Agreement with a red box outlining the specific area in dispute. All of the area surrounding the area denoted in blue highlight constitutes Talquin Territory pursuant to the 1995 Territorial Agreement.

Map 2(a) depicts the area in question adjacent to the Quincy Territory (denoted in blue highlight) pursuant to the 1995 Territorial Agreement with a red box outlining the specific area in dispute. The remaining area constitutes Talquin Territory pursuant to the 1995 Territorial Agreement.





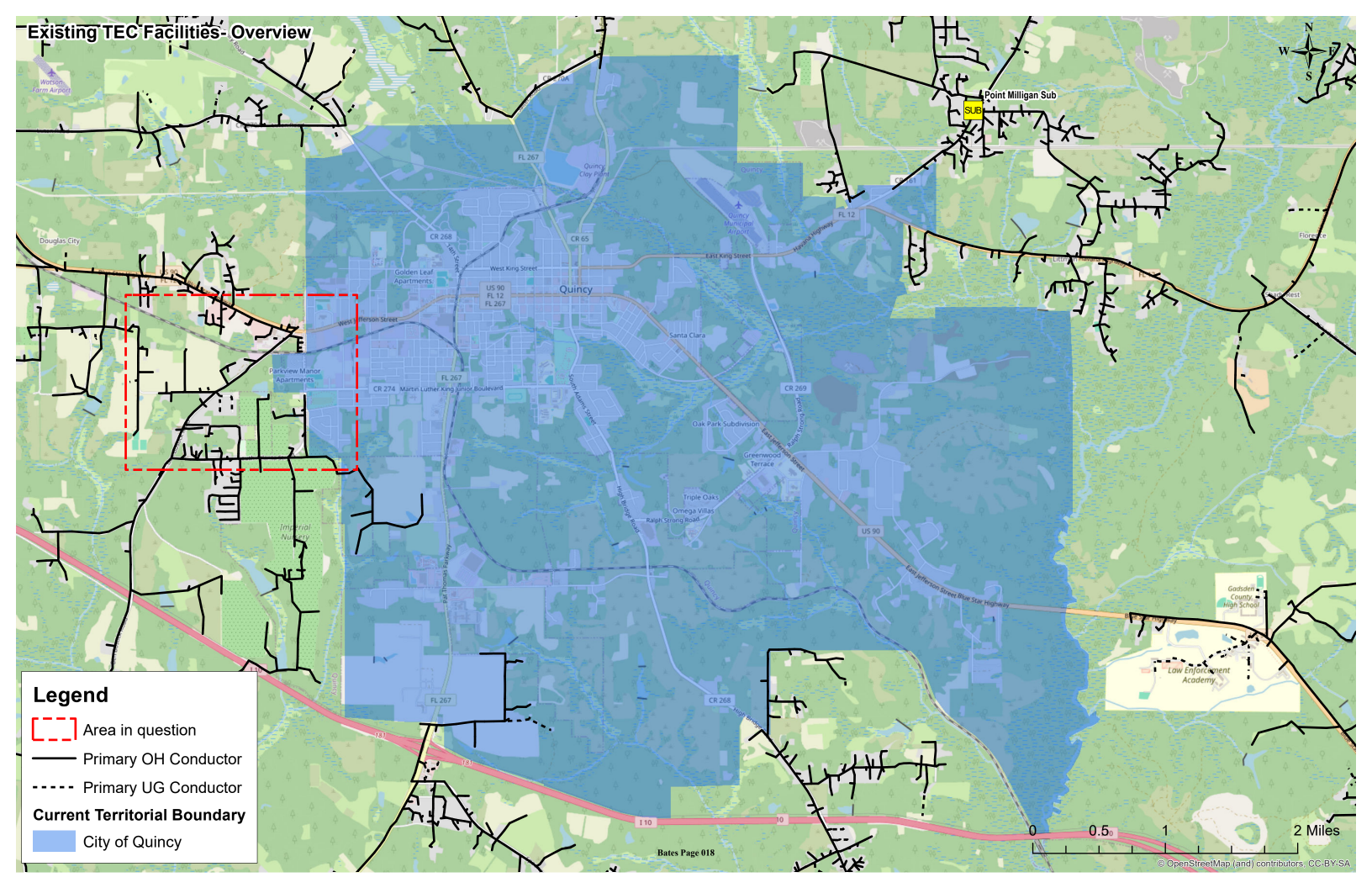
TALQUIN ELECTRIC COOPERATIVE DOCKET NO. 20250039-EU STAFF'S **THIRD** DATA REQUEST REQUEST NO. 3 BATES PAGE(S): 17-19 FILED May 15, 2025

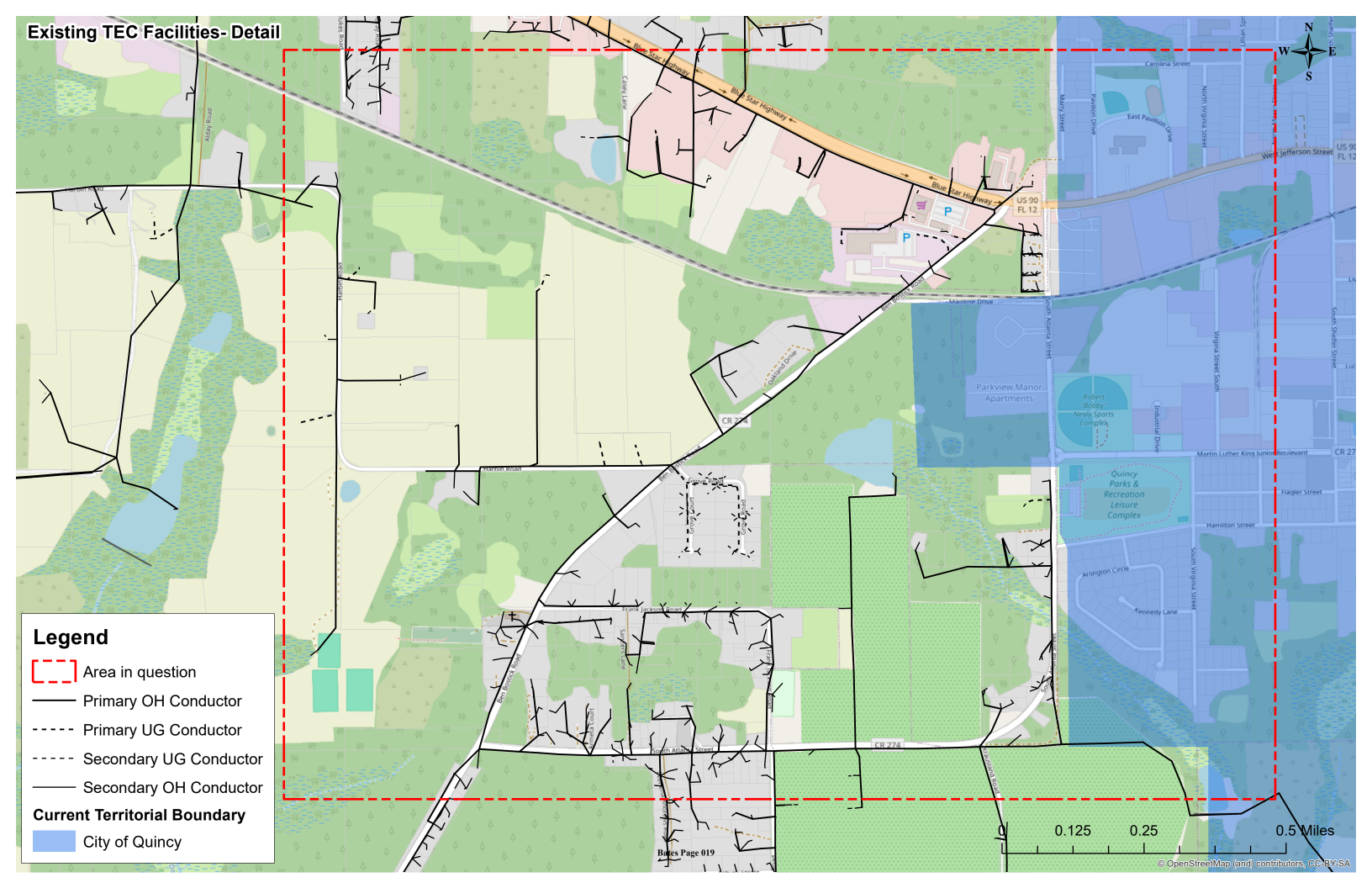
3. Overlaid on the map provided, please provide clearly defined designations of Talquin's existing service facilities. If necessary, the provided map can be expanded or cropped to allow sufficient space for the requested detail.

TALQUIN'S RESPONSE to 3: See Map 3 and Map 3(a) below.

Map 3 depicts Talquin's existing facilities in black – both primary overhead and primary underground – in the area surrounding the entire Quincy Territory (denoted in blue highlight) pursuant to the 1995 Territorial Agreement with a red box outlining the specific area in dispute. All of the area surrounding the area denoted in blue highlight constitutes Talquin Territory pursuant to the 1995 Territorial Agreement.

Map 3(a) depicts Talquin's existing facilities in black – both primary <u>and</u> secondary overhead and primary <u>and</u> secondary underground – in the area in question adjacent to the Quincy Territory (denoted in blue highlight) pursuant to the 1995 Territorial Agreement with a red box outlining the specific area in dispute.





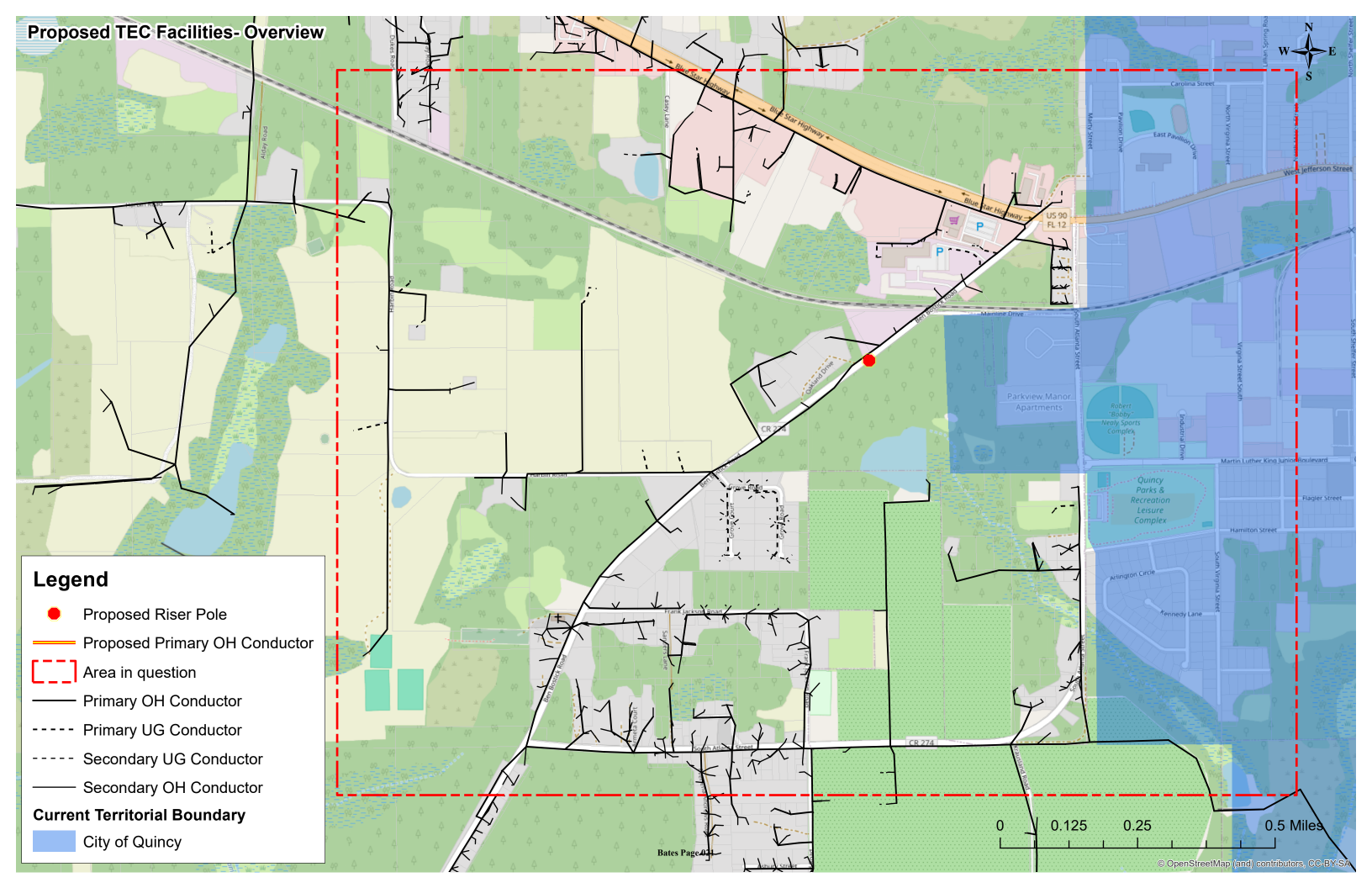
TALQUIN ELECTRIC COOPERATIVE DOCKET NO. 20250039-EU STAFF'S **THIRD** DATA REQUEST REQUEST NO. 4 BATES PAGE(S): 20-22 FILED May 15, 2025

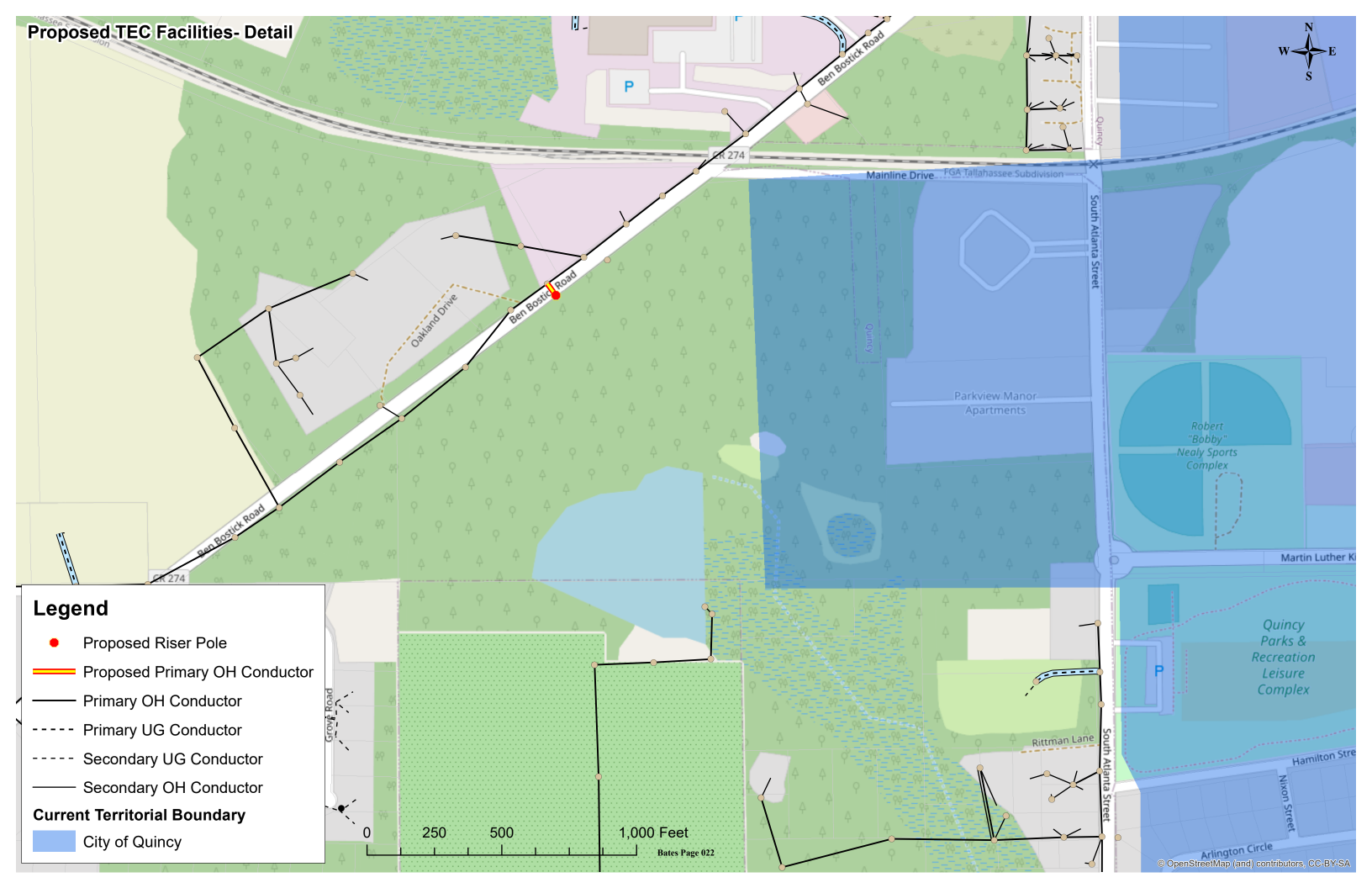
4. Overlaid on the map provided, please provide clearly defined designations of Talquin's proposed serving facilities. If necessary, the provided map can be expanded or cropped to allow sufficient space for the requested detail.

TALQUIN'S RESPONSE: See Map 4 and Map 4 (a) below.

Map 4 depicts Talquin's existing facilities in black – both primary <u>and</u> secondary overhead and primary <u>and</u> secondary underground – in the area in question adjacent to the Quincy Territory (denoted in blue) pursuant to the 1995 Territorial Agreement with a red box outlining the specific area in dispute. In addition, Map 4 depicts the location of the single riser pole (described in Talquin's Response 3(a) to Staff's First Data Request) necessary for Talquin to serve the Bostick Road Property Development.

Map 4(a) zooms in to provide more detail – it depicts Talquin's existing facilities in black – both primary <u>and</u> secondary overhead and primary <u>and</u> secondary underground – in the area in question adjacent to the Quincy Territory (denoted in blue highlight) pursuant to the 1995 Territorial Agreement. In addition, Map 4(a) depicts the location of the single riser pole and the single span of three phase overhead primary necessary for Talquin to serve the Bostick Road Property Development (<u>See</u> Talquin's Response 3(a) to Staff's First Data Request).





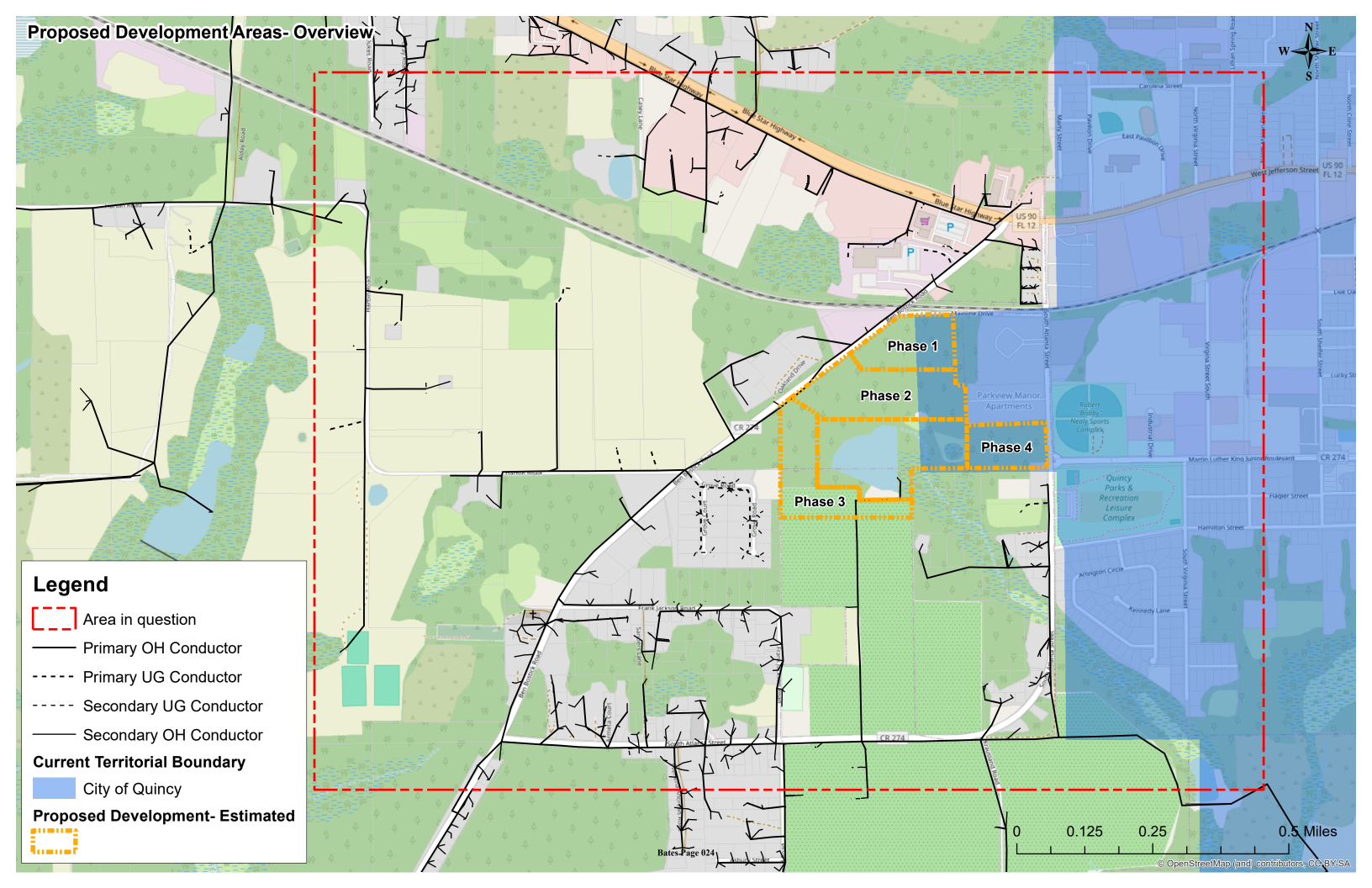
TALQUIN ELECTRIC COOPERATIVE DOCKET NO. 20250039-EU STAFF'S **THIRD** DATA REQUEST REQUEST NO. 5 BATES PAGE(S): 23-25 FILED May 15, 2025

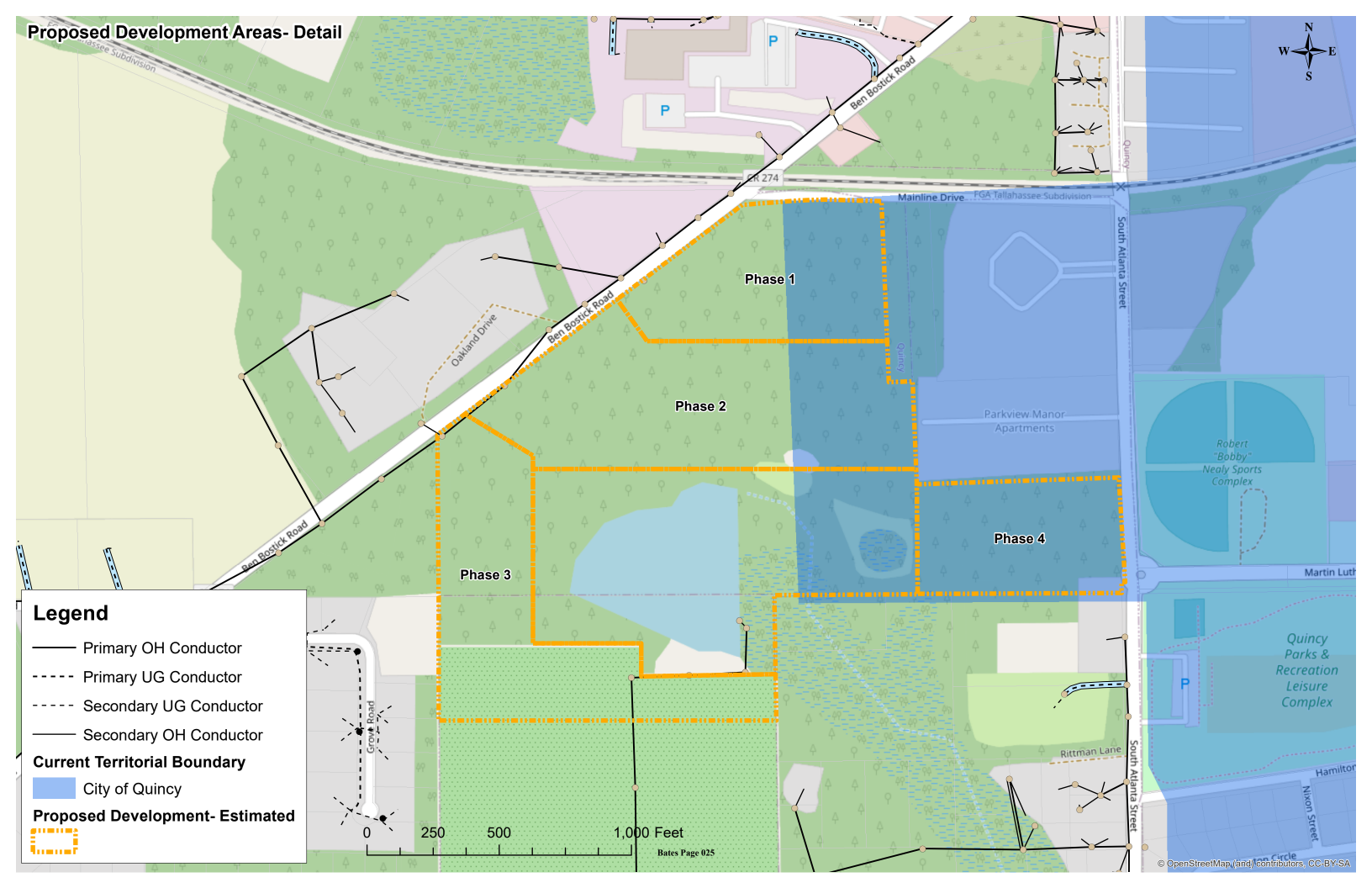
5. Overlaid on the map provided, please provide clearly defined designations of Phase 1 through Phase 4 of the proposed development areas. If necessary, the provided map can be expanded or cropped to allow sufficient space for the requested detail.

TALQUIN'S RESPONSE: See Map 5 and Map 5(a) below.

Map 5 depicts Talquin's existing facilities in black – both primary <u>and</u> secondary overhead and primary <u>and</u> secondary underground – in the area in question adjacent to the Quincy Territory (denoted in blue highlight) pursuant to the 1995 Territorial Agreement with a red box outlining the specific area in dispute. In addition, Map 5 depicts Talquin's understanding of the proposed Development Phases 1-4.

Map 4(a) zooms in to provide more detail – it depicts Talquin's existing facilities in black – both primary <u>and</u> secondary overhead and primary <u>and</u> secondary underground – in the area in question adjacent to the Quincy Territory (denoted in blue highlight) pursuant to the 1995 Territorial Agreement. In addition, Map 5 depicts Talquin's understanding of the proposed Development Phases 1-4.





TALQUIN ELECTRIC COOPERATIVE DOCKET NO. 20250039-EU STAFF'S **THIRD** DATA REQUEST REQUEST NO. 6 BATES PAGE(S): 26 FILED May 15, 2025

6. In response to Staff's First Data Request No. 5.b., Quincy stated, "As detailed in Quincy's Opposition, granting Talquin's Petition would bring the distribution equipment, lines and transformers on the two utilities into dangerous and unnecessary physical proximity."

Which utility does Talquin believe should serve Phase 4 of the Bostic Property development? Please explain your response.

<u>TALQUIN RESPONSE</u>: Talquin has been consistent in its position that the territorial boundaries from the 1995 Territorial Agreement should be reinstated with no adjustments unless otherwise agreed upon by both Talquin and Quincy (subject to the Commission's approval). Therefore, Talquin acknowledges that, because Phase 4 is entirely within the Quincy Territory under the 1995 Territorial Agreement, that Quincy should serve Phase 4 – assuming that the same rationale is applied to Phases 1-3 and Talquin is entitled to serve these Phases because of the majority of each lies within the Talquin Territory under the 1995 Territorial Agreement.