Environmental Assessment

Determinations and Compliance Findings for HUD-assisted Projects 24 CFR Part 58

Project Information

Project ID: PR-RGRW-03988

Project Name: AARON CITY FARM, LLC

Responsible Entity: Puerto Rico Department of Housing

Grant Recipient (if different than Responsible Entity): same as above

State/Local Identifier: Puerto Rico / Municipio of Arecibo

Preparer: Allyson Rezac, Deputy Program Manager

Certifying Officer Name and Title:

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Consultant (if applicable): SWCA Environmental Consultants

Direct Comments to: PR Department of Housing, environmentcdbg@vivienda.pr.gov

Project Location:

The proposed project, which includes the construction and installation of a greenhouse, is located on a 0.22-acre parcel (Castradal Number 029-059-875-25-000) at Carretera 492 km 1.4 Bo Hato Bajo, Arecibo, PR 00612 (see **Appendix A**, **Figure 1**- Site Location and

Figure 2- Site Vicinity). This property is in a rural area in the western portion of Arecibo Municipio. Access to the project areas is provided via an existing paved road that runs north/south along the western portion of the property.

The applicant has identified one location for project activities related for the Intended Use of Grant Funds that are being evaluated under this Environmental Assessment, also shown on Figures 1 and 2:

• Greenhouse (18.449939, -66.761408) is in the eastern portion of the parcel.

Description of the Proposed Project [24 CFR 58.32; 40 CFR 1508.25]:

The proposed project involves the purchase and installation of a new "Farm in the City" vertical hydroponic greenhouse (greenhouse) to be installed on a platform made of wood and gravel. The new greenhouse will consist of a freight container that is 320 square feet (ft) (40 ft by 8 ft) with a total height of 9 ft. The freight container will be built on a platform made of hardwood posts with a slight incline for the back post by 4-5 inches and be filled with gravel. The base of the platform will be 45 ft by 8 ft, the additional 5 ft will be for the entrance to the container. The greenhouse container weighs approximately nine tons and can withstand winds up to 180 miles per hour; therefore, no further anchoring mechanism is anticipated. The potential location area is a manicured lot.

The greenhouse will be connected to existing water and electrical infrastructure. Water used for irrigation will connect to the greenhouse from an existing pipe on the back of the applicant's residence, which is connected to the aqueduct managed by the Puerto Rico Aqueducts and Sewers Authority (PRASA). The connection for electricity to the greenhouse is an existing underground connection north of the greenhouse. The extension to the greenhouse to the electricity will be aboveground. The work associated with the electrical and water utilities connection is not included in the applicant's Intended Use of Grant Funds application.

The project includes ground disturbance of up to one ft below ground surface for leveling. No vegetation or tree clearing is required for construction. The applicant owns the property and operates as an existing farm; therefore, no acquisition or conversion is required.

Statement of Purpose and Need for the Proposal [40 CFR 1508.9(b)]:

In September of 2017, Hurricanes Irma and María produced sustained winds and intense rainfall that decimated agricultural production across the island of Puerto Rico. These hurricanes caused the loss of eighty percent of crop value island wide, exacerbating challenges to food security and agricultural business development. The Puerto Rico Department of Agriculture (PRDA) estimated seven hundred and eighty million dollars (\$780 million) worth of damages from the hurricanes to the agricultural sector of the economy.

Many properties were damaged in Hurricane Maria, resulting in struggling businesses. The Re-Grow Puerto Rico Urban-Rural Agriculture Program (Re-Grow Program) will develop greater agricultural capacity and address the needs created by Hurricanes Irma and María with a substantial investment of CDBG-DR funds for a wide variety of viable and sustainable agricultural activities.

Agricultural capacity and strong food systems are fundamental to resiliency of economies and, as Puerto Rico's entire agriculture sector was devastated by the Hurricanes, this Program is designed to revitalize this industry. The Re-Grow Program is an integral part of the long-term expansion of jobs in the sector, food security and contributing to overall economic recovery of disaster impacted populations.

The applicant does not have the resources to purchase farming equipment and materials for their agricultural operation nor has the applicant received any other outside source of funding for the project. The new greenhouse will help increase the agricultural production. The project as a whole will support continued local agricultural production during future disasters.

Agencies consulted for the proposed project are provided in the List of Sources, Agencies and Persons Consulted section of this Environmental Assessment (EA). Further discussion of the environmental impacts of the proposed action and alternatives is provided in the Cumulative Impact Analysis, Alternatives/No Action Alternative, and Summary of Findings and Conclusions sections of this EA.

Existing Conditions and Trends [24 CFR 58.40(a)]:

The general topography of the property is hilly with open pastures and vegetated areas. The property is classified as rustic agricultural land. The proposed activities are for agricultural purposes and are consistent with the current land use.

Funding Information

Grant Number	HUD Program	Funding Amount
B-17-DM-72-0001 B-18-DP-72-0001 B-19-DP-78-0002 B-18-DE-72-0001	Community Development Block Grant – Disaster Recovery (CDBG-DR)	\$11,938,162,230

Estimated Total HUD Funded Amount: \$100,000.00

Additional non-HUD funds (applicant's expense): \$50,000.00

Estimated Total Project Cost (HUD and non-HUD funds) [24 CFR 58.32(d)]: \$150,000.00

Compliance with 24 CFR 58.5 and 58.6 Laws and Authorities

Record below the compliance or conformance determinations for each statute, executive order, or regulation. Provide credible, traceable, and supportive source documentation for each authority. Where applicable, complete the necessary reviews or consultations and obtain or note applicable permits of approvals. Clearly note citations, dates/names/titles of contacts, and page references. Attach additional documentation as appropriate.

Compliance Factors: Statutes, Executive Orders, and Regulations listed at 24 CFR §58.5 and §58.6	Are formal compliance steps or mitigation required?	Compliance Determinations
STATUTES, EXECUTIVE ORDERS, A	AND REGULATIO	DNS LISTED AT 24 CFR 58.6
Airport Hazards 24 CFR Part 51 Subpart D	Yes No	The project site is not within 2,500 ft of a civil primary or commercial service airport or within 15,000 ft of a military airport. The nearest civil primary or commercial service airport, Rafael Hernandez, is located 123,241 ft (23 miles [mi]) from the project site. The nearest military airport, Luis Munoz Marin International Airport, is located 258,364 ft (49 mi) from the project site. No further evaluation is required. The project is in compliance with airport hazards requirements. The Airport Hazards Partner Worksheet and Airport Hazards Map (Figure B 1-1) are provided in Appendix B,
		Attachment 1.
Coastal Barrier Resources Coastal Barrier Resources Act, as amended by the Coastal Barrier Improvement Act of 1990 [16 USC 3501]	Yes No	The project site is not located in a Coastal Barrier Resource Systems Unit (CBRS) or Otherwise Protected Area (OPA). The closest CBRS unit, Punta Maracayo, is located 17,664 ft (3 mi) from the project site. No further evaluation is required. The project is in compliance with the Coastal Barrier Resources Act. The Coastal Barrier Resources Act Partner Worksheet and Coastal Barrier

			Resources Map (Figure B 2-1) are provided in Appendix B, Attachment 2.
Flood Insurance Flood Disaster Protection Act of 1973 and National Flood Insurance Reform Act of 1994 [42 USC 4001-4128 and 42 USC 5154a]	Yes	No 🔀	A review of the FEMA Flood Insurance Rate Map (FIRM), Community Panel 72000C0210J (effective date 11/18/2009), shows the project site is in Flood Zone X, which is not in a Special Flood Hazard Area (SFHA). Flood insurance is not required. No further evaluation is required. The project is in compliance with the Flood Disaster Protection Act and National Flood Insurance Reform Act. The Flood Insurance Partner Worksheet and FIRM (Figure B 3-1) are provided in Appendix B, Attachment 3.
STATUTES, EXECUTIVE ORDERS, A	AND REC	SULATIC	ONS LISTED AT 24 CFR 58.5
Clean Air Clean Air Act, as amended, particularly section 176(c) & (d); 40 CFR Parts 6, 51, 93	Yes	No 🔀	The project site is in Arecibo Municipio, which is within a U.S. Environmental Protection Agency (USEPA) designated nonattainment area for lead. Project activities include the purchase and installation of a hydroponic greenhouse. The project is not anticipated to have a negative impact on air quality. Emissions associated with the proposed actions are temporary and limited to the use of small construction equipment and will be well below the Federal General Conformity Rule de minimis thresholds. No further evaluation is required. The project is in compliance with the Clean Air Act. The Air Quality Partner Worksheet, List of Non-Attainment/Maintenance Status Counties in Puerto Rico, and Clean Air Map (Figure B 4-1) are provided in Appendix B, Attachment 4.
Coastal Zone Management Coastal Zone Management Act, sections 307(c) & (d)	Yes	No	The project site is not located within the Puerto Rico Coastal Management Zone. The closest coastal zone area is located 7,312 ft (1 mi) from the project site. No further evaluation is required. The

		project is in compliance with the Coastal Zone Management Act. The Coastal Zone Management Partner Worksheet and Coastal Zone Map (Figure B 5-1) are provided in Appendix B, Attachment 5.
Contamination and Toxic Substances 24 CFR Part 58.5(i)(2)	Yes No	The project includes the purchase and installation of a new greenhouse. The project site was evaluated for potential contamination by conducting a field site inspection on 09/14/2023 to identify any onsite hazards including, but not limited to, soil staining, above ground storage tanks, signs of underground storage tanks, odors, hazardous debris etc. The site inspection did not identify any onsite hazards that could not be resolved with mitigation (see Appendix C- Environmental Site Inspection Report). Although the project includes activities that may not be exempt, PRDOH consulted with HUD and both parties determined that the recommended best practices and alternative options for radon testing are unfeasible and impractical (see Radon Agency Correspondence and Memorandum). In addition, a desktop review of USEPA databases, NEPAssist, and other sources was conducted to determine if the project site was located near dump sites, junk yards, landfills, hazardous waste sites, or industrial sites, including USEPA National Priorities List Sites (Superfund sites), CERCLA or stateequivalent sites, RCRA Corrective Action sites with release(s) or suspected release(s) requiring clean-up action and/or further investigation. The parcel has been used for residential purposes and there has been no change in land use in the last 20 years. The project is located in a rural area of Arecibo

Municipio and will continue to be used for agricultural purpose. The desktop review identified an AIR site 2,148 ft from the project area; however, it is a historic permit and the facility is permanently closed and will not pose any hazards to the project site. The project is in compliance with contamination and toxic substances requirements. The Contamination and Toxics Substances Partner Worksheet, Contamination and Toxics Sites Summary, and Contamination and Toxic Substances Map (Figure B 6-1) are provided in Appendix B, Attachment 6. The environmental site inspection is provided in **Appendix C**. The project includes the purchase and Yes No **Endangered Species** installation of a new greenhouse. The \boxtimes project involves activities that have the Endangered Species Act of potential to affect protected species or 1973, particularly section 7; habitats including but not limited to 50 CFR Part 402 activities such as ground disturbance and construction of a new greenhouse on the project area. Threatened, endangered, and migratory bird species were identified by reviewing data from the United States Fish and Wildlife Service (USFWS) Information and Planning Consultation (IPaC) Tool. In addition, critical species habitat was reviewed through the USFWS IPaC Critical Habitat Portal. The review identified one federally listed species (Puerto Rican Boa [Chilabothrus inornatus]) with the potential to occur within the project area. There is no designated or proposed critical habitat within the project area; the closest final designated critical habitat is located 37,435 feet (7 mi) away. The project activities will result in ground disturbing activities, excavation and ground leveling, and the construction of

		a new greenhouse. A qualified biologist reviewed the proposed activity location and determined that Due to the generalist nature of the Puerto Rican boa, this species may occur within the project area. The applicant will employ conservation measures for the Puerto Rican Boa, as outlined in Appendix D, including but not limited to issuing a stop work if a Puerto Rican boa were to occur within the project area, and contacting the Puerto Rico Department of Natural and Environmental Resources for safe capture and relocation of the individual if such action is required. As such, it is anticipated that the project may affect, but is not likely to adversely affect the Puerto Rican boa. USFWS was consulted, and that they acknowledged the receipt of the Dkey NLAA consistency letter on November 12, 2024. If a Puerto Rican Boa is found in the project action site, work shall cease until the Boa moves off on its own. If the Boa does not move off, the Construction Manager shall contact the Puerto Rico Department of Natural and Environmental Resources and ask for them to relocate the Boa. The Endangered Species Act Partner Worksheet, Threatened and Endangered Species Technical Memorandum with IPaC, and the Critical Habitat Map (Figure B 7-1) are provided in Appendix B, Attachment 7.
Explosive and Flammable Hazards 24 CFR Part 51 Subpart C	Yes No	The project includes the purchase and installation of a new greenhouse. The project itself is not the development of a hazardous facility nor will the project increase residential densities. No further evaluation is required. The project is in compliance with explosive and flammable hazard requirements.

		The Explosive and Flammable Hazards Partner Worksheet is provided in Appendix B, Attachment 8.
Farmlands Protection Farmland Protection Policy Act of 1981, particularly sections 1504(b) and 1541; 7 CFR Part 658	Yes No	This project does not include any activities that could potentially convert agricultural land to non-agricultural use. Per the USGS/NRCS Web Soil Survey, the project area crosses one mapped soil series: GeC (Guerrero sand, 2 to 12 percent slopes). No prime farmland or farmlands of statewide importance are within the project area. Although the project includes new construction, the project is exempt from review under the Farmland Protection Policy Act (FFPA) as the project is limited to construction of on-farm structures needed for farm operations. No further review is required. The project is in compliance with the Farmland Protection Policy Act. The Farmlands Protection Partner Worksheet and Prime Farmland Map (Figure B 9-1) are provided in Appendix B, Attachment 9.
Floodplain Management Executive Order 11988, particularly section 2(a); 24 CFR Part 55	Yes No	An Advisory Base Flood Elevation (ABFE) map was developed by FEMA, which shows the project sites are in Flood Zone X. The project is not located in the 100-year floodplain or ABFE special flood hazard area. The extent of the FFRMS floodplain was determined using the 0.2 percent flood approach. The project is in compliance with Executive Order 11988, as amended by Executive Order 13690. PFIRMs in Puerto Rico were only developed for certain sections of the municipalities of Carolina, Canovanas, Loiza, San Juan and Trujillo Alto. The proposed project is located in the municipality of Arecibo; therefore, PFIRM information was not available for the area and therefore not considered in the review. The project is in

		compliance with Executive Order 11988 and 13690. HUD implemented new floodplain regulations under 89 FR 30850 effective June 24, 2024 which created the Federal Flood Risk Management Standard (FFRMS). The current project comprises non-critical actions that lie outside the 0.2-percent-annual-chance (500-year flood elevation), which is the approach used for this project to comply with the FFRMS; therefore, mitigation is not required and the project is in compliance with 24 CFR Part 55. The Floodplain Management Partner Worksheet and ABFE Floodplain Map (Figure B 10-1) are provided in Appendix B, Attachment 10.
Historic Preservation National Historic Preservation Act of 1966, particularly sections 106 and 110; 36 CFR Part 800	Yes No	The project will involve new construction of a new hydroponic greenhouse on a residential property with some ground disturbing activities of previously a previously disturbed property to create a level surface. State Historic Preservation Office (SHPO) consultation was performed. No National Historic Landmark (NHL) are within or near the project area. A site visit was conducted on August 31, 2023, by an SOI-qualified Archaeologist. Record reviews and research were conducted at the SHPO and the Instituto de Cultura Puertorriqueña (ICP) to determine if any archaeologically sensitive resources could be present within a 0.5-mile radius. The results of the record search and the site inspection indicate that there are no historic properties or cultural resources within the 0.50-mile radius study area or within the project Area of Potential Effect (APE). Based on the results of the historic property identification efforts, the Program has determined that project

		actions will not affect historic properties that compose the APE. The determination was submitted to SHPO by PRDOH for concurrence on December 1, 2023, and SHPO concurred with the No Historic Properties Affected determination on December 5, 2023. No further evaluation is required. The project is in compliance with the National Historic Preservation Act. The Historic Preservation Partner Worksheet, and SHPO consultation, including a Previously Recorded Cultural Resources Map, are provided in Appendix B, Attachment 11.
Noise Abatement and Control Noise Control Act of 1972, as amended by the Quiet Communities Act of 1978; 24 CFR Part 51 Subpart B	Yes No	The project activities are limited to the purchase and installation of a new greenhouse and do not involve residential new construction or rehabilitation. No further evaluation is required. The project is in compliance with HUD's noise regulation.
Sole Source Aquifers Safe Drinking Water Act of 1974, as amended, particularly section 1424(e); 40 CFR Part 149	Yes No	The project includes the purchase and installation of a new greenhouse. According to the USEPA's Source Water Protection, Sole Source Aquifer Protection Program, there are no sole source aquifers in Puerto Rico. The Sole Source Aquifers Partner Worksheet and Sole Source Aquifers Map (Figure B 12-1) are provided in Appendix B, Attachment 12.
Wetlands Protection Executive Order 11990, particularly sections 2 and 5	Yes No	The project includes the purchase and installation of a new greenhouse. The project site was reviewed for wetlands using the U.S. Fish and Wildlife Service (USFWS) Wetland Inventory Mapper and a visual confirmation during the field site inspection. No wetlands were determined to be present on site. No further evaluation is required. The project is in compliance with Executive Order 11990.

		The Wetlands Protection Partner Worksheet and Wetland Map (Figure B 13-1) are provided in Appendix B, Attachment 13.
Wild and Scenic Rivers Wild and Scenic Rivers Act of 1968, particularly section 7(b) and (c)	Yes No	The project includes the purchase and installation of a new greenhouse. A review of the USFWS National Wild and Scenic River mapper identified no Wild and Scenic Rivers or National Rivers Inventory (NRI) rivers present in Arecibo Municipio. The closest Wild and Scenic River segment is located 341,181 ft (65 mi) from the project site. No further evaluation is required. The project is in compliance with the Wild and Scenic Rivers Act. The Wild and Scenic Rivers Partner Worksheet and Wild and Scenic Rivers
		Map (Figure B 14-1) are provided in Appendix B, Attachment 14.
ENVIRONMENTAL JUSTICE		
Executive Order 12898	Yes No	The project includes the purchase and installation of a new greenhouse. The ReGrow Program intends to alleviate negative economic impacts to, and strengthen, the agricultural industry in Puerto Rico. The project's direct and indirect impacts are limited to a small area on a single land parcel. The project will benefit the farm owner by improving agricultural use and production. The project would not facilitate development that would negatively affect human health or result in disproportionate adverse environmental impacts to low-income or minority populations. The project is in compliance with Executive Order 12898. The Environmental Justice Partner Worksheet and EJScreen Report are provided in Appendix B, Attachment 15 .

Environmental Assessment Factors [24 CFR 58.40; Ref. 40 CFR 1508.8 & 1508.27] Recorded below is the qualitative and quantitative significance of the effects of the proposal on the character, features and resources of the project area. Each factor has been evaluated and documented, as appropriate and in proportion to its relevance to the proposed action. Verifiable source documentation has been provided and described in support of each determination, as appropriate. Credible, traceable and supportive source documentation for each authority has been provided. Where applicable, the necessary reviews or consultations have been completed and applicable permits of approvals have been obtained or noted. Citations, dates/names/titles of contacts, and page references are clear. Additional documentation is attached, as appropriate. All conditions, attenuation or mitigation measures have been clearly identified.

Impact Codes: Use an impact code from the following list to make the determination of impact for each factor.

- (1) Minor beneficial impact
- (2) No impact anticipated
- (3) Minor Adverse Impact May require mitigation
- **(4)** Significant or potentially significant impact requiring avoidance or modification which may require an Environmental Impact Statement

Environmental	Impact	
Assessment Factor	Code	Impact Evaluation
LAND DEVELOPMENT		
Conformance with Plans / Compatible Land Use and Zoning / Scale and Urban Design	2	The project includes the purchase and installation of a new greenhouse. The project site location(s) is classified as Rural General (R-G) land use. The proposed action is continued agricultural use of property, which is compatible with zoning and existing land use.
		Construction actions include new construction which increase the current function of the existing land use. There is no change in land use since the land will continue to be used for agriculture purposes. The project site is in a rural area of Arecibo Municipio, and project activities will not contribute to urban sprawl.
		The applicant and/or construction manager is required to obtain any necessary local and territorial building and environmental permits prior to construction activities commencing.

Soil Suitability/ Slope/ Erosion/ Drainage/ Storm Water Runoff	2	The project includes the purchase and installation of a new greenhouse. Per the USGS/NRCS Web Soil Survey, the project area crosses one mapped soil series: GeC (Guerrero sand, 2 to 12 percent slopes). Soil suitability will be assessed prior to construction and will be addressed during local permitting processes. Contractors will be required to use best management practices during construction to control erosion and prevent runoff. The soil is currently being used for agriculture purposes. Landslide data from the U.S. Geological Survey (USGS) indicates no landslides per square kilometer for the project area (see Appendix A, Figure 3 - USGS Landslide Map). Department of Natural and Environmental Resources (DNER) authorization is required for any extraction, removal, excavation, and dredging of the components of the earth's crust.
Hazards and Nuisances including Site Safety and Noise	2	The project includes the purchase and installation of a new greenhouse. Contractors will be required to provide health and safety plans and monitoring during construction. Noise levels will temporarily increase during construction; however, program activities are limited to the existing farm property and will not elevate ambient noise levels long-term. Contractors will be required to comply with the applicable local noise ordinances. Noise impacts will be mitigated by restricting construction activities to daylight hours and to the hours established in the Regulation for Noise Control and Pollution in Puerto Rico.

Environmental Assessment Factor	Impact Code	Impact Evaluation
SOCIOECONOMIC		
Employment and Income Patterns	2	The project includes the purchase and installation of a new greenhouse. The project will result in short-term benefit to employment if contractors are hired for the purchase and installation of the greenhouse. After construction, the project will support the continuation of operations and intended use of the farm, which produces produce for Puerto Rico communities.

		The project is not anticipated to have a significant impact on employment and income patterns; however, the project may help restore employment opportunities and income patterns.
Demographic Character Changes, Displacement	2	The project includes the purchase and installation of a new greenhouse in a rural area in Arecibo Municipio and will not alter the demographics or character of the surrounding community. Project activities will not result in any direct or indirect displacement of individuals or families.
Environmental Justice	2	The direct and indirect impacts from the purchase and installation of a new greenhouse are limited to a small area on a single land parcel. The project will benefit the farm owner by improving agricultural use and production. The project will not facilitate development that would negatively affect human health or result in disproportionate adverse environmental impacts to low-income or minority populations (see EJ Screen Report in Attachment 15).

Environmental Assessment Factor	Impact Code	Impact Evaluation
COMMUNITY FACILIT	IES AND SER	VICES
Educational and Cultural Facilities	2	The project includes the purchase and installation of a new greenhouse on private land and will not contribute to any change in educational or cultural facilities or affect access to or capacity of educational or cultural facilities.
Commercial Facilities	2	The project includes the purchase and installation of a new greenhouse. The proposed project will increase agricultural production, resulting in a net positive impact to the applicant's farm commercial output and a positive benefit to surrounding commercial enterprises who purchase and sell the produce; however, the project will not put undue pressure on commercial facilities.
Health Care and Social Services	2	The project includes the purchase and installation of a new greenhouse on private land and will not affect access to or capacity of health care and social services.

Solid Waste Disposal / Recycling	2	The project includes the purchase and installation of a new greenhouse. The proposed project may cause an increase in short-term generation of solid waste during construction. All construction debris will be disposed of at the proper facilities for the debris type (i.e. construction waste). The project will not contribute to long-term needs or changes to solid waste disposal and recycling.
Wastewater / Sanitary Sewers	2	The purchase and installation of a new greenhouse is not expected to result in significant changes in wastewater or sanitary sewer generation. Sewage will not be generated from the project. No new wastewater or sanitary sewer connections are required for this project. The installation of a new greenhouse will not result in any changes to the property's current wastewater or sanitary sewer use. No wastewater or sewage utilities will be installed or connected to this project. Only potable water will be used to irrigate the greenhouse. The use of fertilizer or pesticides are controlled by local and territorial regulations and are consistent with the current land use.
Water Supply	2	The proposed purchase and installation of a greenhouse is not expected to result in significant changes to water supply. The greenhouse will be connected to municipal water but is not expected to greatly increase water consumption. The Farm in the City containers are very efficient and use 90% less water than traditional methods of farming. The applicant should obtain authorization from PRASA or AAA prior to expanding the connections.
Public Safety - Police, Fire and Emergency Medical	2	The proposed purchase and installation of a greenhouse will occur on private land and will not affect public safety concerns such as police, fire, and emergency medical services.
Parks, Open Space and Recreation	2	The proposed purchase and installation of a greenhouse will occur on private land and will not result in any changes to access or use of parks, open space, and recreation areas.
Transportation and Accessibility	2	The proposed purchase and installation of a greenhouse will occur on private land and have no relation to transportation services. The proposed

transportation and accessibility.

Environmental Assessment Factor	Impact Code	Impact Evaluation
NATURAL FEATURES		
Unique Natural Features, Water Resources	2	The project includes the purchase and installation of a new greenhouse. The project is not located in proximity to unique natural features or water resources; therefore, construction activities will not affect quality or access to these resources.
Vegetation, Wildlife	2	The project includes the purchase and installation of a new greenhouse. The project area is a manicured lot; therefore, the project is not anticipated to result in any new impacts to trees, vegetation, wildlife or native plant communities. No tree clearing or pruning is anticipated prior to greenhouse construction.

Environmental Assessment Factor	Impact Code	Impact Evaluation
CLIMATE AND ENERG	Υ	
Climate Change Impacts	2	The project includes the purchase and installation of a new greenhouse.
		The proposed ReGrow program project aims to increase resiliency in the agricultural industry to prepare for future climate related disasters, including drought. The Climate Mapping for Resilience and Adaptation Assessment tool (https://resilience.climate.gov/#assessment-tool) provides historical and future climate data for five common climate-related hazards (extreme heat, drought, wildfires, flooding, and coastal inundation). The data model for the census tract that includes application location does not indicate a significant increase in hazard risks from climate change for drought, wildfire, or flooding, when comparing historical data (1976-2005) to future projections. The model projects a greater number of days where temperatures will exceed 90 degrees Fahrenheit

	amount needed compared to open air farming which often results in higher evapotranspiration. The equipment that will be used during construction and operation will also be limited to occasional use at this specific land parcel, and therefore will not generate a significant amount of greenhouse gas.
2	The project will not result in significant additional energy consumption as it involves only the purchase and installation of a new "Farm in the City" vertical hydroponic greenhouse (greenhouse) using self-powered construction equipment. The greenhouse will be connected to electricity via an above-ground extension of a pre-existing electrical connection. The applicant should obtain authorization from PREPA or LUMA prior to expanding the connections.
	2

Additional Studies Performed:

No additional studies were performed.

Field Inspection (Date and completed by):

Field inspection completed on September 14, 2023, by Delise Torres-Ortiz, SWCA Environmental Consultants.

List of Sources, Agencies and Persons Consulted [40 CFR 1508.9(b)]:

Department of Natural and Environmental Resources (DNER). 2023. Puerto Rico DNER Species Ranges – under construction. Accessed October 6, 2023. Available at: https://arcg.is/1S9aju0.

Federal Aviation Administration (FAA). 2022. National Plan for Integrated Airport Systems 2023-2027. Accessed September 18, 2023. Available at: <u>National Plan of Integrated</u> Airport Systems (NPIAS) 2023-2027, Appendix B: National and State Maps (faa.gov).

Federal Emergency Management Agency (FEMA). 2023. FEMA Flood Map Service Center - Map Panel 72000C0H545H (effective 4/19/2005). Accessed September 18, 2023. Available at: https://msc.fema.gov/portal/home.

Institute of Puerto Rican Culture (ICP). 2023. San Juan, Puerto Rico. Data collection conducted on September 27, 2023.

National Oceanic and Atmospheric Administration (NOAA) Office for Coastal Management. 2023. Puerto Rico Coastal Zone Boundary. Accessed September 18, 2023. Available at: <u>Puerto Rico Coastal Vulnerability Viewer (arcgis.com)</u>.

State Historic Preservation Office (SHPO). 2023. San Juan, Puerto Rico. Data collection conducted on September 29, 2023, and October 11, 2023.

U.S. Environmental Protection Agency (USEPA). 2022a. Envirofacts Mapper. Air pollution data (ICIS-AIR), Brownfields, Hazardous Waste (RCRAInfo), Superfund National Priorities List (NPL), Toxic Releases Inventory (TRI), and National Pollutants Discharge Elimination Systems (NPDES). Accessed September 18, 2022. Available at: https://geopub.epa.gov/arcgis/rest/services/EMEF/efpoints/MapServer.

USEPA. 2022b. Sole Source Aquifer Map. Accessed September 18, 2023. Available at: https://epa.maps.arcgis.com/apps/webappviewer/index.html?id=9ebb047ba3ec41ad a1877155fe31356b.

USEPA. 2023a. Puerto Rico Nonattainment/Maintenance Status for Each County by Year for All Criteria Pollutants. USEPA Green Book. Accessed September 18, 2023. Available at: https://www3.epa.gov/airquality/greenbook/anayo_pr.html.

USEPA. 2023b. EJScreen: Environmental Justice Screening and Mapping Tool. Accessed December 12, 2023. Available at: https://www.epa.gov/ejscreen/download-ejscreen-data.

U.S. Fish and Wildlife Service (USFWS). 2019. Coastal Barrier Resources System. Accessed September 18, 2023. Available at: https://www.fws.gov/CBRA/Maps/Mapper.html.

USFWS. 2023a. Information for Planning and Consultation (IPaC). Accessed September 25, 2024. Available at: https://ipac.ecosphere.fws.gov/location/index.

USFWS. 2023b. Critical Habitat for Threatened & Endangered Species. Accessed November 8, 2023. Available at:

https://fws.maps.arcgis.com/home/webmap/viewer.html?webmap=9d8de5e265ad4fe 09893cf75b8dbfb77.

USFWS. 2023c. National Wetlands Inventory Surface Waters and Wetlands Mapper. Accessed September 18, 2023. Available at:

https://fwsprimary.wim.usgs.gov/wetlands/apps/wetlands-mapper/.

U.S. Forest Service. 2022. National Wild and Scenic River Segments. Accessed September 18, 2023. Available at: https://www.rivers.gov/mapping-gis.php; Wild & Scenic Rivers | US Forest Service (usda.gov).

U.S. Geological Survey (USGS). 2022. Concentration of Landslides caused by Hurricane Maria, Puerto Rico. Accessed September 18, 2023. Available at: <u>U.S. Landslide Inventory (arcais.com)</u>.

List of Permits Obtained:

No permits have been obtained.

Public Outreach [24 CFR 58.43]:

Puerto Rico Department of Agriculture has worked closely with the agricultural community. In compliance with the National Environmental Policy Act (NEPA) regulations for HUD, the public will be notified of the project through publication of the combined Finding of No Significant Impact (FONSI) – Notice of Intent to Request Release of Funds (NOI-RROF) notice with a 15-day public comment period.

Cumulative Impact Analysis [24 CFR 58.32]:

The installation of the "Farm in the City" vertical hydroponic greenhouse (greenhouse) at the project site is not anticipated to have a negative impact on environmental resources. None of the environmental assessment factors nor the regulations reviewed in the above checklist resulted in negative environmental impacts or the need for mitigation. The expansion of water and electric utilities is not anticipated to pose a negative environmental impact as all authorizations and permits will be acquired prior to construction. Overall, the project will have a net positive impact by helping a small business increase their capacity for agricultural production. No other planned or ongoing projects were identified in the project vicinity that could contribute to cumulative impacts of environmental resources.

Alternatives [24 CFR 58.40(e); 40 CFR 1508.9]

A traditional greenhouse with plastic or saran walls could be installed instead of a Farm in the City container and would likely be cheaper. However, Farm in the City containers offer benefits that a traditional greenhouse cannot: they use 90% less water than traditional agricultural methods, are easier to transport, use technology to create optimal grow conditions for the crops inside, and are sturdier than traditional greenhouses, and therefore better able to withstand natural disasters such as hurricanes. Farm in the City also includes an educational component; they offer training on how to best utilize the container. A Farm in the City container sets new farmers up for success better than a traditional greenhouse and are an easy way to begin farming.

No Action Alternative [24 CFR 58.40(e)]:

Under the No Action Alternative, the applicant would not receive federal funding to construct a new greenhouse. Consequently, the applicant may not be able to recover and continue agricultural production. Given the degree of need for greater agricultural

capacity in Puerto Rico following Hurricanes Irma and María, the costs of foregoing the project would exceed the benefits.

Summary of Findings and Conclusions:

The proposed project would not result in any adverse impacts to the surrounding natural, historical, and water resources; generate significant air or noise pollution; or promote environmental or socioeconomic injustices. The proposed project is not located within a coastal zone or near a major water resource.

Mitigation Measures and Conditions [40 CFR 1505.2(c)]

Summarize below all mitigation measures adopted by the Responsible Entity to reduce, avoid, or eliminate adverse environmental impacts and to avoid non-compliance or non-conformance with the above-listed authorities and factors. These measures/conditions must be incorporated into project contracts, development agreements, and other relevant documents. The staff responsible for implementing and monitoring mitigation measures should be clearly identified in the mitigation plan.

Law, Authority, or Factor	Mitigation Measure
Endangered Species	General Condition:
Endangered Species Act of 1973, particularly section 7; 50 CFR Part 402	The current project activities do not involve the removal of trees. If any tree clearing is to be proposed, the project will need to be re-evaluated for impacts to threatened and endangered species.
	If a Puerto Rican Boa (Boa) is found in the project activity site, work shall cease until the Boa moves off site on its own. If the Boa does not move off site, the construction manager shall contact the Puerto Rico DNER to relocate the Boa. The applicant must be notified of and comply with the mitigation measures determined for this project. The USFWS has developed the following conservation measures for the Boa:
	1. Inform all project personnel about the potential presence of the PR boa in areas where the proposed work will be conducted. A preconstruction meeting should be conducted to inform all project personnel about the need to avoid harming the species as well as penalties for harassing or harming PR boas. An educational poster or sign with photo or illustration of the species should be displayed at the project site.

- 2. Prior to any construction activity, including removal of vegetation and earth movements, the boundaries of the project and areas to be excluded and protected should be clearly marked in the project plan and in the field in order to avoid further habitat degradation into forested and conservation areas.
- 3. Once areas are clearly marked, and prior to the use of heavy machinery and any construction activity (including removal of vegetation and earth movement), a biologist or project personnel with experience on this species should survey the areas to be cleared to verify the presence of any PR boa within the work area.
- 4. If a PR boa is found within any of the working or construction areas, activities should stop at that area and information recorded (see #5). Do not capture the boa. If boas need to be moved out of harm's way, designated personnel shall immediately contact the Puerto Rico Department of Natural and Environmental Resources (PRDNER) Rangers for safe capture and relocation of the animal (PRDNER phone #s: (787) 724-5700, (787) 230-5550, (787) 771-1124). If immediate relocation is not an option, project-related activities at that area must stop until the boa moves out of harm's way on its own. Activities at other work sites, where no boas have been found after surveying the area, may continue.
- 5. For all boa sightings (dead or alive), record the time and date of the sighting and the specific location where it was found. PR boa data should also include a photo of the animal (dead or alive), site GPS coordinates, the time and date, and comments on how the animal was detected and its behavior. Last Revised: January 2024
- 6. If a PR boa is captured by PRDNER personnel, record the name of that person and information on where the PR boa will be taken. This information should be reported to the Service.
- 7. Measures should be taken to avoid and minimize PR boa casualties by heavy machinery or motor vehicles being used on site. Any heavy machinery left on site (staging) or near potential PR boa habitat (within 50 meters of potential boa habitat), needs to be thoroughly inspected each morning

before work starts to ensure that no boas have sheltered within engine compartments or other areas of the equipment. If PR boas are found within vehicles or equipment, do not capture the animal, and let it move on its own or call PRDNER Rangers for safe capture and relocation of the animal (see #4). If not possible, the animal should be left alone until it leaves the vehicle on its own. 8. PR boas may seek shelter in debris piles. Measures should be taken to avoid and minimize boa casualties associated with sheltering in debris piles as a result of project activities. Debris piles should be placed far away from forested areas. Prior to moving, disposing or shredding, debris piles should be carefully inspected for the presence of boas. If debris piles will be left on site, we recommend they be placed in areas that will not be disturbed in the future. 9. If a dead PR boa is found, immediately cease all work in that area and record the information accordingly (see #5). If the PR boa was accidentally killed as part of the project actions, please include information on what conservation measures had been implemented and what actions will be taken to avoid further killings. A dead boa report should be sent by email (see contacts below) to the Service within 48 hours of the event. 10. Projects must comply with all state laws and regulations. Please contact the PRDNER for further guidance. Historic Preservation General Condition: National Historic Preservation If historic properties are discovered, unanticipated Act of 1966, particularly sections effects on historic properties are found, or cultural 106 and 110; 36 CFR Part 800 materials are encountered, work should cease in the immediate area; work can continue where no historic properties or cultural materials are present. Please contact PRDOH to consult on further actions that may be necessary to protect historic properties or cultural materials. Conformance with Plans / The proposed action is continued agricultural use of Compatible Land Use and property, which is compatible with the existing land Zoning / Scale and Urban Design use.

	The applicant and/or construction manager is required to obtain any necessary local and territorial building and environmental permits prior to construction activities commencing.
Soil Suitability/ Slope/ Erosion/ Drainage/ Storm Water Runoff	Soil suitability will be assessed prior to construction. Contractors will be required to use best management practices during construction. Department of Natural and Environmental Resources (DNER) authorization is required for any extraction, removal, excavation, and dredging of the components of the earth's crust.
Vegetation, Wildlife	Department of Natural and Environmental Resources (DNER) authorization may be required for pruning. The landowner and/or the contractor will contact the Permit Management Office to determine permits and authorizations required prior to construction.
Hazards and Nuisances including Site Safety and Noise	Contractors will be required to provide health and safety plans and monitoring during construction. Contractors will be required to comply with the applicable local noise ordinances.
	Noise impacts will be mitigated by restricting construction activities to daylight hours and to the hours established in the Regulation for Noise Control and Pollution in Puerto Rico.
Solid Waste Disposal / Recycling	All construction debris will be disposed of at the proper facilities for the debris type (i.e. construction waste).
Water Supply/Utilities	The applicant will need to contact PRASA and PREPA to obtain necessary permit(s) for utility connections.
Energy Consumption	The applicant is required to obtain authorization or permits from Prepa and/or Luma prior to expanding electrical connections.

Determination:
Finding of No Significant Impact [24 CFR 58.40(g)(1); 40 CFR 1508.27] The project will not result in a significant impact on the quality of the human environment.
Finding of Significant Impact [24 CFR 58.40(g)(2); 40 CFR 1508.27] The project may significantly affect the quality of the human environment.
Preparer Signature:
Name/Title/Organization: Allyson Rezac, Deputy Program Manager, SWCA
Environmental Consultants
Certifying Officer Signature:

Name/Title: __Abdul X. Feliciano Plaza, Permits and Environmental Specialist

This original, signed document and related supporting material must be retained on file by the Responsible Entity in an Environmental Review Record (ERR) for the activity/project (ref: 24 CFR Part 58.38) and in accordance with recordkeeping requirements for the HUD program(s).

Appendix A Project Overview Figures

Figure 1 Site Location Map

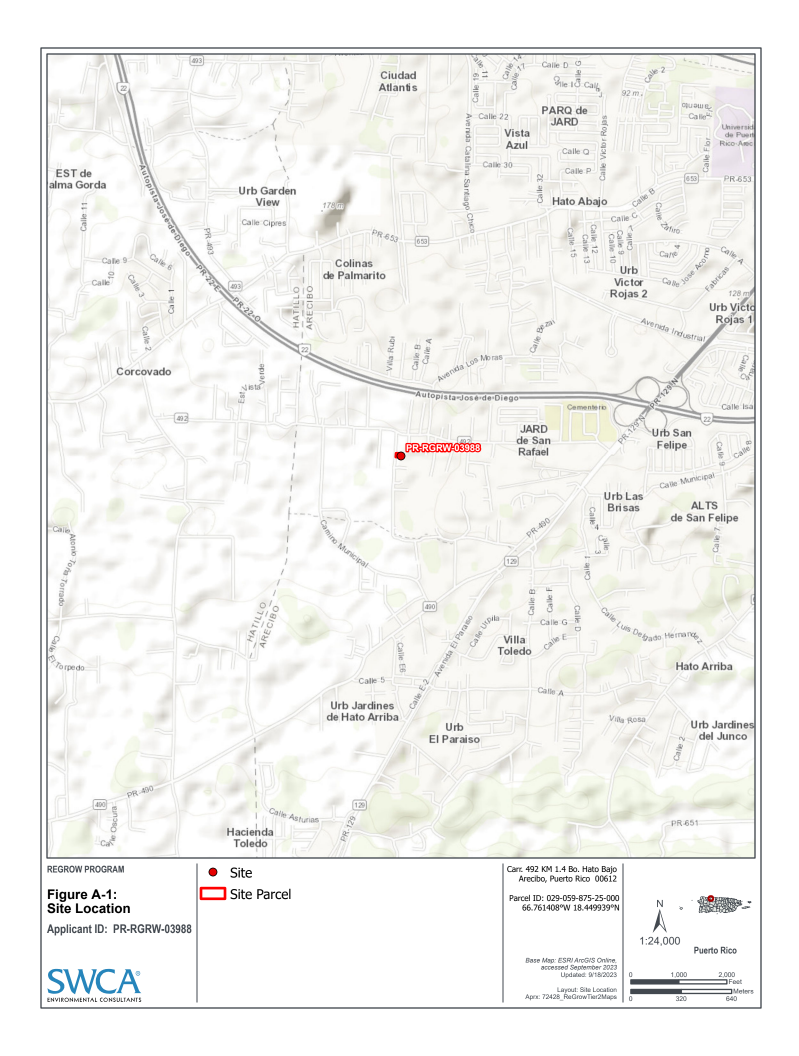


Figure 2 Site Vicinity Map



Figure 3 USGS Landslide Map



REGROW PROGRAM

Figure A-3: USGS Landslide Map

Applicant ID: PR-RGRW-03988



Site

Site Parcel

Project Footprint (Option)

Potential Area of Disturbance

Greater than 25 Landslides per sq km

Less than 25 Landslides per sq km

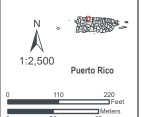
No Landslides

Not Examined

Carr. 492 KM 1.4 Bo. Hato Bajo Arecibo, Puerto Rico 00612

Parcel ID: 029-059-875-25-000 66.761408°W 18.449939°N

Data Source: https://arcgis.cuahsi.org/ arcgis/rest/services/MariaRAPID/ Hurricane_Maria_Landslides/ MapServer Base Map: ESRI ArcGIS Online, accessed September 2023 Updated: 9:f18/2023 Layout Landslide



Appendix B Attachments and Supporting Documentation

Attachment 1 Airport Hazards Partner Worksheet and Airport Hazards Map



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally

	not take full sion of the W	responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD Vorksheet.			
Αi	rport Haz	zards (CEST and EA) – PARTNER			
<u>ht</u> 1	tps://www	.hudexchange.info/environmental-review/airport-hazards			
1.	 To ensure compatible land use development, you must determine your site's proximity to ci military airports. Is your project within 15,000 feet of a military airport or 2,500 feet of a airport? 				
	⊠No →	If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide a map showing that the site is not within the applicable distances to a military or civilian airport.			
	□Yes →	Continue to Question 2.			
2.	Is your project located within a Runway Potential Zone/Clear Zone (RPZ/CZ) or Accident Potential Zone (APZ)?				
\square Yes, project is in an APZ \rightarrow Continue to Question 3.		ject is in an APZ → Continue to Question 3.			
	\Box Yes, project is an RPZ/CZ \Rightarrow Project cannot proceed at this location.				
	□No, project is not within an APZ or RPZ/CZ				
	Cor	the RE/HUD agrees with this recommendation, the review is in compliance with this section. In tinue to the Worksheet Summary below. Continue to the Worksheet Summary below. It within either zone.			
3.	Is the project in conformance with DOD guidelines for APZ?				
	☐Yes, project is consistent with DOD guidelines without further action.				
	-	ne RE/HUD agrees with this recommendation, the review is in compliance with this section.			
		ntinue to the Worksheet Summary below. Provide any documentation supporting this rermination.			

3.

□No, the project cannot be brought into conformance with DOD guidelines and has not been approved. \rightarrow Project cannot proceed at this location.

If mitigation measures have been or will be taken, explain in detail the proposed measures that must be implemented to mitigate for the impact or effect, including the timeline for implementation.

Click here to enter text.

→ Work with the RE/HUD to develop mitigation measures. Continue to the Worksheet Summary below. Provide any documentation supporting this determination.

Worksheet Summary

Provide a full description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your program or region

Include all documentation supporting your findings in your submission to HUD.

The project site is not within 2,500 feet (ft) of a civil primary or commercial service airport or within 15,000 ft of a military airport. The nearest civil primary or commercial service airport, Rafael Hernandez, is located 123,241 ft (23 miles) from the project site. The nearest military airport, Luis Munoz Marin International Airport, is located 258,364 ft (49 miles) from the project site. No further evaluation is required. The project is in compliance with airport hazards requirements.



Attachment 2 Coastal Barrier Resources Act Partner Worksheet and Coastal Barrier Resources Map



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

Coastal Barrier Resources (CEST and EA) - PARTNER

https://www.hudexchange.info/environmental-review/coastal-barrier-resources

Projects located in the following states must complete this form.

Alabama	Georgia	Massachusetts	New Jersey	Puerto Rico	Virgin Islands
Connecticut	Louisiana	Michigan	New York	Rhode Island	Virginia
Delaware	Maine	Minnesota	North Carolina	South Carolina	Wisconsin
Florida	Maryland	Mississippi	Ohio	Texas	

1. Is the project located in a CBRS Unit?

 \boxtimes No

If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide a map showing that the site is not within a CBRS Unit.

 \square Yes Continue to 2.

<u>Federal assistance for most activities may not be used at this location. You must either choose an alternate site or cancel the project.</u> In very rare cases, federal monies can be spent within CBRS units for certain exempted activities (e.g., a nature trail), after consultation with the Fish and Wildlife Service (FWS) (see <u>16 USC 3505</u> for exceptions to limitations on expenditures).

2. Indicate your recommended course of action for the RE/HUD

☐ Cancel the project

Worksheet Summary

Provide a full description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your program or region

Include all documentation supporting your findings in your submission to HUD.



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

The project site is not located in a Coastal Barrier Resource Systems Unit (CBRS) or Otherwise Protected Area (OPA). The closest CBRS unit, Punta Maracayo, is located 17,664 ft (3 miles) from the project site. No further evaluation is required. The project is in compliance with the Coastal Barrier Resources Act.



REGROW PROGRAM

Figure B 2-1: Coastal Barrier Resources Map

Applicant ID: PR-RGRW-03988

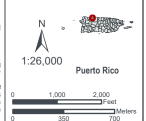


Site

Otherwise Protected Area System Unit Carr. 492 KM 1.4 Bo. Hato Bajo Arecibo, Puerto Rico 00612

Parcel ID: 029-059-875-25-000 66.761408°W 18.449939°N

Data Source: https://cbrsgis.wim. usgs.gov/arcgis/rest/services/Coastal BarrierResourcesSystem/MapServer Base Map: ESRI ArcGIS Online, accessed September 2023 Updated: 9/18/2023 Layout: Coastal Barrier Resources System



Attachment 3 Flood Insurance Partner Worksheet and Flood Insurance Rate Map



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

Flood Insurance (CEST and EA) – PARTNER

https://www.hudexchange.info/environmental-review/flood-insurance

	port in the made some section of the control of the
1.	Does this project involve mortgage insurance, refinance, acquisition, repairs, rehabilitation, or construction of a structure, mobile home, or insurable personal property? □No. This project does not require flood insurance or is excepted from flood insurance. Continue to the Worksheet Summary.
	⊠Yes Continue to Question 2.
2.	Provide a FEMA/FIRM map showing the site. The Federal Emergency Management Agency (FEMA) designates floodplains. The FEMA Map Service Center provides this information in the form of FEMA Flood Insurance Rate Maps (FIRMs).
	Is the structure, part of the structure, or insurable property located in a FEMA-designated Special Flood Hazard Area? ☑ No Continue to the Worksheet Summary.
	☐ Yes Continue to Question 3.
3.	Is the community participating in the National Flood Insurance Program <i>or</i> has less than one year passed since FEMA notification of Special Flood Hazards?
	☐ Yes, the community is participating in the National Flood Insurance Program. Flood insurance is required. Provide a copy of the flood insurance policy declaration or a paid receipt for the current annual flood insurance premium and a copy of the application for flood insurance. Continue to the Worksheet Summary.
	 Yes, less than one year has passed since FEMA notification of Special Flood Hazards. If less than one year has passed since notification of Special Flood Hazards, no flood Insurance is required. Continue to the Worksheet Summary.
	 □ No. The community is not participating, or its participation has been suspended. Federal assistance may not be used at this location. Cancel the project at this location.

Worksheet Summary

Provide a full description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your program or region

Include all documentation supporting your findings in your submission to HUD.

A review of the FEMA Flood Insurance Rate Map (FIRM), Community Panel 72000C0210J (effective date 11/18/2009), shows the project site is in Flood Zone X, which is not in a Special Flood Hazard Area (SFHA). Flood insurance is not required. No further evaluation is required. The project is in compliance with the Flood Disaster Protection Act and National Flood Insurance Reform Act.



REGROW PROGRAM

Figure B 3-1: Flood Insurance Rate Map (FIRM)

Applicant ID: PR-RGRW-03988



Site Site Parcel Project Footprint (Option)

 Base Flood Elevations Zone A

Zone AE

Zone AH

Zone VE Floodway Zone X - Shaded (500year floodplain)

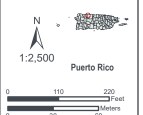
Zone X - Unshaded Area Not Included

Open Water

Carr. 492 KM 1.4 Bo. Hato Bajo Arecibo, Puerto Rico 00612

Parcel ID: 029-059-875-25-000 66.761408°W 18.449939°N

Data Source: https://hazards.fema.gov/ gis/nfhl/rest/services/public/NFHL/ MapServer Base Map: ESRI ArcGIS Online, accessed September 2023 Updated: 9/18/2023 Layout: Effective Floodplain Aprx: 72428_ReGrowTier2Maps



Attachment 4

Air Quality Partner Worksheet, List of Non-Attainment/Maintenance Status Counties in Puerto Rico, and Clean Air Map



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

WASHINGTON, DC 20410-1000

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Air Quality (CEST and EA) - PARTNER

https://www.hudexchange.info/environmental-review/air-quality

1.		your project include new construction or conversion of land use facilitating the pment of public, commercial, or industrial facilities OR five or more dwelling units?
	⊠ Yes	→ Continue to Question 2.
	□ No	→ If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Provide any documents used to make your determination.
2.	status Follow district	project's air quality management district or county in non-attainment or maintenance for any criteria pollutants? the link below to determine compliance status of project county or air quality management: www.epa.gov/oaqps001/greenbk/
	po →	project's county or air quality management district is in attainment status for all criterial project's county or air quality management district is in attainment status for all criterial project's county or air quality management district or county is in attainment or maintenance status for the county or more criteria pollutants. → Continue to Question 3.
_	D-4	

- 3. Determine the <u>estimated emissions levels of your project for each of those criteria pollutants</u> that are in non-attainment or maintenance status on your project area. Will your project exceed any of the *de minimis or threshold* emissions levels of non-attainment and maintenance level pollutants or exceed the screening levels established by the state or air quality management district?
 - ☑ No, the project will not exceed *de minimis* or threshold emissions levels or screening levels
 - → If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Explain how you determined that the project would not exceed de minimis or threshold emissions.

П	Yes.	the r	project	exceeds	de	minimis	emissions	levels	or s	creening	level	S.
_			JiOjece	CACCCGS	uс	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	C11113310113	10 4 613	0. 3	6, 66, 111, 18	1000	9

- → Continue to Question 4. Explain how you determined that the project would not exceed de minimis or threshold emissions in the Worksheet Summary.
- 4. For the project to be brought into compliance with this section, all adverse impacts must be mitigated. Explain in detail the exact measures that must be implemented to mitigate for the impact or effect, including the timeline for implementation.

Click here to enter text.

Worksheet Summary

Provide a full description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your program or region

Include all documentation supporting your findings in your submission to HUD.

The project site is in Arecibo Municipio, which is within a U.S. Environmental Protection Agency (USEPA) designated nonattainment area for lead. Project activities include the purchase and installation of a new "Farm in the City" vertical hydroponic greenhouse (greenhouse). The project is not anticipated to have a negative impact on air quality and will not increase residential density. Emissions associated with the proposed actions are temporary and limited to the use of small construction equipment and will be well below the Federal General Conformity Rule de minimis thresholds. No further evaluation is required. The project is in compliance with the Clean Air Act.



You are here: EPA Home > Green Book > National Area and County-Level Multi-Pollutant Information > Puerto Rico Nonattainment/Maintenance Status for Each County by Year for All Criteria Pollutants

Puerto Rico Nonattainment/Maintenance Status for Each County by Year for All Criteria Pollutants

Data is current as of February 28, 2023

Listed by County, NAAQS, Area. The 8-hour Ozone (1997) standard was revoked on April 6, 2015 and the 1-hour Ozone (1979) standard was revoked on June 15, 2005.

* The 1997 Primary Annual PM-2.5 NAAQS (level of 15 µg/m³) is revoked in attainment and maintenance areas for that NAAQS. For additional information see the PM-2.5 NAAQS SIP Requirements Final Rule, effective October 24, 2016. (81 FR 58009)

Change the State:			
PUERTO RICO	•	GO	

Important Note	es		D	ownload Nationa	al Dataset: dbf	xls	Data diction	nary (PDF)
County	NAAQS	Area Name	Nonattainment in Year	Redesignation to Maintenance	Classification	Whole or/ Part County	Population (2010)	State/ County FIPS Codes
PUERTO RIC	CO							
Arecibo Municipio	Lead (2008)	Arecibo, PR	11 12 13 14 15 1617 18 192021 2223	//		Part	32,185	72/013
Bayamon Municipio	Sulfur Dioxide (2010)	San Juan, PR	181920212223	//		Part	22,921	72/021
Catano Municipio	Sulfur Dioxide (2010)	San Juan, PR	181920212223	//		Whole	28,140	72/033
Guaynabo Municipio	PM-10 (1987)	Mun. of Guaynabo, PR	929394959697989900010203040506070809	02/11/2010	Moderate	Part	90,470	72/061
Guaynabo Municipio	Sulfur Dioxide (2010)	San Juan, PR	181920212223	//		Part	23,802	72/061
Salinas Municipio	Sulfur Dioxide (2010)	Salinas, PR	181920212223	//		Part	23,401	72/123
San Juan Municipio		San Juan, PK	181920212223	//		Part	147,963	72/127
Toa Baja Municipio	Sulfur Dioxide (2010)	San Juan, PR	181920212223	//		Part	52,441	72/137
Important Note	es							

Discover. Connect. Ask.

Follow.

2023-02-28

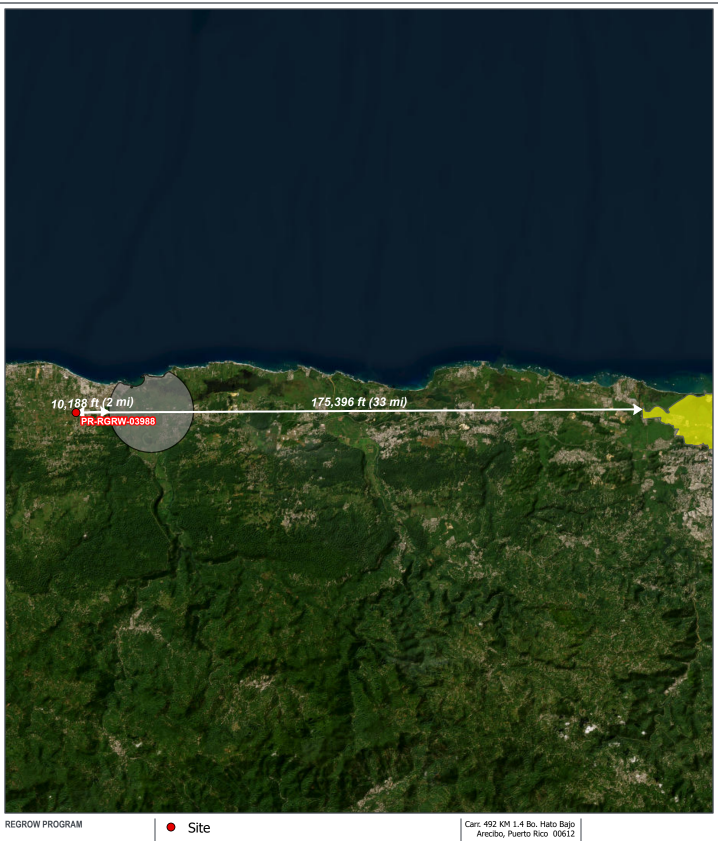


Figure B 4-1: Clean Air Map

Applicant ID: PR-RGRW-03988



8-Hour Ozone (2015 Standard)*

Lead (2008 Standard)

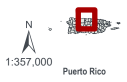
PM-2.5 (2012 Standard)*

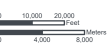
Sulfur Dioxide (2010 Standard)

*No Data in Puerto Rico

Parcel ID: 029-059-875-25-000 66.761408°W 18.449939°N

Data Source: https://geopub.epa.gov/ arcgis/rest/services/NEPAssist/ NEPAVELayersPublic fgdb/MapServer Base Map: ESRI ArCGIS Online, accessed September 2023 Updated: 9/18/2023 Layout: Clean Air Aprx: 72428_ReGrowTier2Maps





Attachment 5 Coastal Zone Management Partner Worksheet and Coastal Zone Map



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

WASHINGTON, DC 20410-1000

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Coastal Zone Management Act (CEST and EA) – PARTNER

https://www.onecpd.info/environmental-review/coastal-zone-management

Projects located in the following states must complete this form.

Alabama	Florida	Louisiana	Mississippi	Ohio	Texas
Alaska	Georgia	Maine	New Hampshire	Oregon	Virgin Islands
American	Guam	Maryland	New Jersey	Pennsylvania	Virginia
Samona					
California	Hawaii	Massachusetts	New York	Puerto Rico	Washington
Connecticut	Illinois	Michigan	North Carolina	Rhode Island	Wisconsin
Delaware	Indiana	Minnesota	Northern	South Carolina	
			Mariana Islands		

- 1. Is the project located in, or does it affect, a Coastal Zone as defined in your state Coastal Management Plan?
 - \square Yes \rightarrow Continue to Question 2.

 \square Yes \rightarrow

- \boxtimes No \rightarrow If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide a map showing that the site is not within a Coastal Zone.
- 2. Does this project include activities that are subject to state review?
 - Continue to Question 3. \square No \rightarrow If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide documentation used to make your determination.
- 3. Has this project been determined to be consistent with the State Coastal Management Program? □Yes, with mitigation. → The RE/HUD must work with the State Coastal Management

Program to develop mitigation measures to mitigate the impact or effect of the project.

\square Yes, without mitigation. \rightarrow If the RE/HUD agrees with this recommendation, the review is
in compliance with this section. Continue to the Worksheet Summary below. Provide documentation
used to make your determination.

 \square No \rightarrow Project cannot proceed at this location.

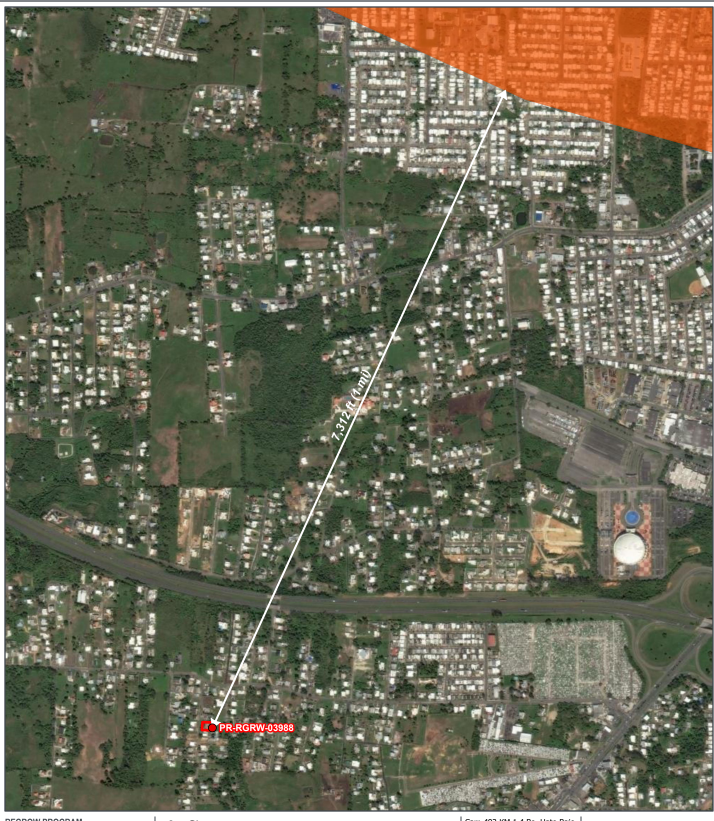
Worksheet Summary

Provide a full description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your program or region

Include all documentation supporting your findings in your submission to HUD.

The project site is not located within the Puerto Rico Coastal Management Zone. The closest coastal zone area is located 7,312 feet (1 mile) from the project site. No further evaluation is required. The project is in compliance with the Coastal Zone Management Act.



REGROW PROGRAM

Figure B 5-1: Coastal Zone Management

Applicant ID: PR-RGRW-03988

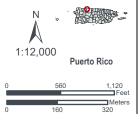


Coastal Management Zone

Carr. 492 KM 1.4 Bo. Hato Bajo Arecibo, Puerto Rico 00612

Parcel ID: 029-059-875-25-000 66.761408°W 18.449939°N9

Data Source: https://coast.noaa.gov/ arcgis/rest/services/Hosted/ Coastal/ZoneManagementAct/ Base Map: ESRI ArcGIS Online, accessed September 2023 Updated: 9/18/2023 Layout: Coastal Zone Management Aprx: 72428_ReGrowTier



Attachment 6

Contamination and Toxics Substances
Partner Worksheet, Contamination and
Toxics Sites Summary, Radon Agency
Correspondence and Memorandum,
and Contamination and Toxic
Substances Map



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

Contamination and Toxic Substances (Multifamily and Non-Residential Properties) – PARTNER

https://www.hudexchange.info/programs/environmental-review/site-contamination

1.	How was site contamination evaluated? 1 Select all that apply.
	☐ ASTM Phase I ESA
	☐ ASTM Phase II ESA
	☐ Remediation or clean-up plan
	☐ ASTM Vapor Encroachment Screening
	None of the above None of the a
	à Provide documentation and reports and include an explanation of how site contamination was
	evaluated in the Worksheet Summary.
	Continue to Question 2.
2.	Were any on-site or nearby toxic, hazardous, or radioactive substances found that could affect
	the health and safety of project occupants or conflict with the intended use of the property?
	(Were any recognized environmental conditions or RECs identified in a Phase I ESA and
	confirmed in a Phase II ESA?)
	⊠ No à Explain below.
	The Environmental Site Inspection and Desktop Review did not reveal any potential
	contamination or hazards.
	à If the RE/HUD agrees with this recommendation, the review is in compliance with
	this section. Continue to the Worksheet Summary below.
	\square Yes à Describe the findings, including any recognized environmental conditions (RECs),
	in Worksheet Summary below. Continue to Question 3.
3.	Can adverse environmental impacts be mitigated?

¹ HUD regulations at 24 CFR § 58.5(i)(2)(ii) require that the environmental review for multifamily housing with five or more dwelling units or non-residential property include the evaluation of previous uses of the site or other evidence of contamination on or near the site. For acquisition and new construction of multifamily and nonresidential properties HUD strongly advises the review include an ASTM Phase I Environmental Site Assessment (ESA) to meet real estate transaction standards of due diligence and to help ensure compliance with HUD's toxic policy at 24 CFR §58.5(i) and 24 CFR §50.3(i). Also note that some HUD programs require an ASTM Phase I ESA.

	☐ Adverse environmental impacts cannot feasibly be mitigated → <u>HUD assistance may not be used for the project at this site</u> . <u>Project cannot proceed at this location</u> .					
	☐ Yes, adverse environmental impacts can be eliminated through mitigation. à Provide all mitigation requirements² and documents. Continue to Question 4.					
4.	Describe how compliance was achieved. Include any of the following that apply: State Voluntary Clean-up Program, a No Further Action letter, use of engineering controls ³ , or use of institutional controls ⁴ . Click here to enter text.					
	If a remediation plan or clean-up program was necessary, which standard does it follow? ☐ Complete removal					
	\square Risk-based corrective action (RBCA)					
	à Continue to the Worksheet Summary.					

Worksheet Summary

Provide a full description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your program or region

Include all documentation supporting your findings in your submission to HUD.

Yes No

0 1

The project includes the purchase and installation of a new greenhouse. The project site was evaluated for potential contamination by conducting a field site inspection on 09/14/2023 to identify any onsite hazards including, but not limited to, soil staining, above ground storage tanks, signs of underground storage tanks, odors, hazardous debris etc. The site inspection did not identify any onsite hazards that could not be resolved with mitigation (see Appendix C- Environmental Site Inspection Report).

² Mitigation requirements include all clean-up actions required by applicable federal, state, tribal, or local law. Additionally, provide, as applicable, the long-term operations and maintenance plan, Remedial Action Work Plan, and other equivalent documents.

³ Engineering controls are any physical mechanism used to contain or stabilize contamination or ensure the effectiveness of a remedial action. Engineering controls may include, without limitation, caps, covers, dikes, trenches, leachate collection systems, signs, fences, physical access controls, ground water monitoring systems and ground water containment systems including, without limitation, slurry walls and ground water pumping systems.

⁴ Institutional controls are mechanisms used to limit human activities at or near a contaminated site, or to ensure the effectiveness of the remedial action over time, when contaminants remain at a site at levels above the applicable remediation standard which would allow for unrestricted use of the property. Institutional controls may include structure, land, and natural resource use restrictions, well restriction areas, classification exception areas, deed notices, and declarations of environmental restrictions.

Although the project includes activities that may not be exempt, PRDOH consulted with HUD and both parties determined that the recommended best practices and alternative options for radon testing are unfeasible and impractical (see Radon Agency Correspondence and Memorandum). In addition, a desktop review of USEPA databases, NEPAssist, and other sources was conducted to determine if the project site was located near dump sites, junk yards, landfills, hazardous waste sites, or industrial sites, including USEPA National Priorities List Sites (Superfund sites), CERCLA or state-equivalent sites, RCRA Corrective Action sites with release(s) or suspected release(s) requiring clean-up action and/or further investigation. The parcel has been used for residential purposes and there has been no change in land use in the last 20 years. The project is located in a rural area of Arecibo

The desktop review identified an AIR site 2,148 ft from the project area; however, it is a historic permit and the facility is permanently closed and will not pose any hazards to the project site. The project is in compliance with contamination and toxic substances requirements.

Municipio and will continue to be used for agricultural purpose.

equivalent sites, RCRA Corrective Action sites with release(s) or suspected release(s) requiring clean-up action and/or further investigation. The desktop review did find any of the above-listed toxic, hazardous or radioactive substances in or within 3,000 feet of the project area that could affect the health and safety of project occupants or conflict with the intended use of the property. The project is in compliance with contamination and toxic substances requirements.

Within 3,000 feet of the project area, there is an AIR toxic site. The facility is permanently closed, therefore will not cause a hazard.

Contamination and Toxics Sites Summary

Carretera. 492 km 1.4 Bo Hato Bajo, Arecibo, PR 00612

Database	Primary ID	Facility Name	Facility Address	Secondary ID	Latitude	Longitude	Distance (ft)	Status
AIR	110007170337	ICANTERA LUIS AVILA	RD 490 KM 0.9 HATO_ARRIBA	PR0000007201300004	18.445556	-66.757778	2,148.44 ft	This facility is permanently closed and no longer generating air emissions. No violations identified. EPA correspondence attached.



Detailed Facility Report

Facility Summary

CANTERA LUIS AVILA

PR-490 KM 0.9 BO HATO ARRIBA, ARECIBO, PR 00612

FRS (Facility Registry Service) ID: 110007170337

EPA Region: 02 **Latitude:** 18.445556 **Longitude:** -66.757778

Locational Data Source: AIRS/AFS
Industries: Mining (except Oil and Gas)

Indian Country: N

Enforcement and Compliance Summary

Statute	CAA
Compliance Monitoring Activities (5 years)	
Date of Last Compliance Monitoring Activity	
Compliance Status	No Violation Identified
Qtrs in Noncompliance (of 12)	0
Qtrs with Significant Violation	0
Informal Enforcement Actions (5 years)	-
Formal Enforcement Actions (5 years)	
Penalties from Formal Enforcement Actions (5 years)	
EPA Cases (5 years)	
Penalties from EPA Cases (5 years)	

Regulatory Information

Clean Air Act (CAA): Permanently Closed Minor (PR0000007201300004)

Clean Water Act (CWA): No Information

Resource Conservation and Recovery Act (RCRA): No Information

Safe Drinking Water Act (SDWA): No Information

Other Regulatory Reports

Air Emissions Inventory (EIS): No Information

Greenhouse Gas Emissions (eGGRT): No Information

Toxic Releases (TRI): No Information

Compliance and Emissions Data Reporting Interface (CEDRI): No

Information

Go To Enforcement/Compliance Details

Known Data Problems https://epa.gov/resources/echo-data/known-data-problems

Facility/System Characteristics

Facility/System Characteristics

System	Statute	Identifier	Universe	Status	Areas	Permit Expiration Date	Indian Country	Latitude	Longitude
FRS		110007170337					N	18.445556	-66.757778

System	Statute	Identifier	Universe	Status	Areas	Permit Expiration Date	Indian Country	Latitude	Longitude
ICIS-Air	CAA	PR0000007201300004	Minor Emissions	Permanently Closed			N	18.445556	-66.757778

Facility Address

System	Statute	Identifier	Facility Name	Facility Address	Facility County
FRS		110007170337	CANTERA LUIS AVILA	PR-490 KM 0.9 BO HATO ARRIBA, ARECIBO, PR 00612	Arecibo Municipio
ICIS-Air	CAA	PR0000007201300004	CANTERA LUIS AVILA	RD 490 KM 0.9 HATO_ARRIBA, ARECIBO, PR 00612	Arecibo Municipio

Facility SIC (Standard Industrial Classification) Codes

Facility NAICS (North American Industry Classification System) Codes

Systen	Identifier	SIC Code	SIC Description	System	Identifier	NAICS Code	NAICS Description
ICIS-Ai	PR0000007201300004	1422	Crushed And Broken Limestone	ICIS-Air	PR0000007201300004	212312	Crushed and Broken Limestone Mining and Quarrying

Facility Tribe Information

No data records returned Tribe Name EPA Tribal ID Distance to Tribe (miles)

Enforcement and Compliance

Compliance Monitoring History | Last 5 Years



No data records returned **Compliance Monitoring Type**

Entries in italics are not included in ECHO's Compliance Monitoring Activity counts because they are not compliance monitoring strategy

<https://www.epa.gov/compliance/compliance-monitoring-programs> activities or because they are not counted as inspections within EPA's Annual Results https://www.epa.gov/enforcement/enforcement-data-and-results.

Compliance Summary Data

Statute	Source ID	Current SNC (Significant Noncompliance)/HPV (High Priority Violation)	Current As Of	Qtrs with NC (Noncompliance) (of 12)	Data Last Refreshed
CAA	PR0000007201300004	No	02/24/2024	0	02/23/2024

Three-Year Compliance History by Quarter

Statute	Progran	n/Pollut	ant/Violatio	on Type	QTR 1	QTR 2	QTR 3	QTR 4	QTR 5	QTR 6	QTR 7	QTR 8	QTR 9	QTR 10	QTR 11	QTR 12+
C	AA (Source ID	: PR000	000720130	0004)	04/01- 06/30/21	07/01- 09/30/21	10/01- 12/31/21	01/01- 03/31/22	04/01- 06/30/22	07/01- 09/30/22	10/01- 12/31/22	01/01- 03/31/23	04/01- 06/30/23	07/01- 09/30/23	10/01- 12/31/23	01/01- 03/31/24
	F	acility-l	∟evel Status	s	No Violation Identified											
	HPV History															
	Violation Type	Agency	Programs	Pollutants												

Informal Enforcement Actions

Last 5 Years

No data records returned Lead Agency Source ID

Entries in italics are not counted as "informal enforcement actions" in EPA policies pertaining to enforcement response tools.

Formal Enforcement Actions

Last 5 Years 🗘

No data records returned

	Statute	System	Law/ Section	Source ID	Type of Action	Case No.	Lead Agency	Case Name	Issued/ Filed Date	Settlements/ Actions	Settlement/ Action Date	Federal Penalty Assessed	State/ Local Penalty Assessed	Penalty Amount Collected		Comp Action Cost	
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Environmental Conditions

Within Maintenance Status Area?

Watersheds

No data records returned Watershed with ESA 12-Digit WBD (Watershed WBD (Watershed Boundary Dataset) State Water Body Name (ICIS **Beach Closures** Beach Closures Pollutants Potentially Boundary Dataset) HUC (RAD Subwatershed Name (RAD (Reach (Integrated Compliance Within Last Two (Endangered Species Act)-Related to Impairment Within Last Year (Reach Address Database)) Address Database)) Information System)) listed Aquatic Species? Assessed Waters From Latest State Submission (ATTAINS) No data records returned State Report Cycle Assessment Unit ID Assessment Unit ID Assessment Unit Name Water Condition Cause Groups Impaired Drinking Water Use Ecological Use Fish Consumption Use Recreation Use Other Use **Air Quality Nonattainment Areas**

No data records returned

Nonattainment Status Applicable Standard(s)

Pollutants

Within Nonattainment Status Area?

Toxics Release Inventory History of Reported Chemicals Released or Transferred in Pounds per Year at Site \odot



Toxics Release Inventory Total Releases and Transfers in Pounds by Chemical and Year \odot

No data records returned

Chemical Name

Community

Environmental Justice

This section shows indexes from EJScreen, EPA's screening tool for environmental justice (EJ) concerns. EPA uses these indexes to identify geographic areas that may warrant further consideration or analysis for potential EJ concerns. Use of these indexes does not designate an area as an "EJ community" or "EJ facility." EJScreen provides screening level indicators, not a determination of the existence or absence of EJ concerns. For more information, see the EJScreen home page.

EJScreen Indexes Shown

Traffic Proximity

Risk Management Plan (RMP) Facility Proximity

Lead Paint



Census Block Group ID: 720133011003 US (Percentile) Supplemental Indexes Facility Census Blo Count of Indexes At or Above 80th Percentile Particulate Matter 2.5 0 Ozone 0 Diesel Particulate Matter 4 Air Toxics Cancer Risk 36 36 Air Toxics Respiratory Hazard Index 36 36 93 Toxic Releases to Air 93 0 A

Related Reports

EJScreen Community Report

_	
O Facility 1-mile Radius	☐ Facility Census Block Group

Maintenance Status Applicable Standard(s)

+ 53

97

89

95

99

89

95

Census Block Group ID: 720133011003	US (Percentile)					
Supplemental Indexes	Facility Census Block Group	1-mile Max				
Hazardous Waste Proximity	① 99	9 9				
Superfund Proximity	① 99	9 9				
Underground Storage Tanks (UST)	0					
Wastewater Discharge	97	97				



Demographic Profile of Surrounding Area (1-Mile Radius)

This section provides demographic information regarding the community surrounding the facility. ECHO compliance data alone are not sufficient to determine whether violations at a particular facility had negative impacts on public health or the environment. Statistics are based upon the 2010 U.S. Census and 2017 - 2021 American Community Survey (ACS) 5-year Summary and are accurate to the extent that the facility latitude and longitude listed below are correct. EPA's spatial processing methodology considers the overlap between the selected radii and the census blocks (for U.S. Census demographics) and census block groups (for ACS demographics) in determining the demographics surrounding the facility. For more detail about this methodology, see the DFR Data Dictionary https://epa.gov/help/reports/dfr-data-dictionary#demographic>.

4,776

General Statistics (U.S. Census)	
Total Persons	6,971
Population Density	2,255/sq.mi.
Housing Units in Area	2,926
General Statistics (ACS (American Community Survey))	
Total Persons	7,321
Percent People of Color	99%
Households in Area	2,495
Households on Public Assistance	34

Geography	
Radius of Selected Area	1 mi.
Center Latitude	18.445556
Center Longitude	-66.757778
Land Area	100%
Water Area	0%

Persons With Low Income

Percent With Low Income

Income Breakdown (ACS (American Community Survey)) - Households (%)	
Less than \$15,000	660 (26.45%)
\$15,000 - \$25,000	358 (14.35%)
\$25,000 - \$50,000	923 (36.99%)
\$50,000 - \$75,000	347 (13.91%)
Greater than \$75,000	207 (8.3%)

Age Breakdown (U.S. Census) - Persons (%)	
Children 5 years and younger	296 (4%)
Minors 17 years and younger	1,446 (21%)
Adults 18 years and older	5,525 (79%)
Seniors 65 years and older	1,212 (17%)

Race Breakdown (U.S. Census) - Persons (%)	
White	6,084 (87%)
African-American	353 (5%)
Hispanic-Origin	6,923 (99%)
Asian/Pacific Islander	13 (0%)
American Indian	8 (0%)
Other/Multiracial	512 (7%)

Education Level (Persons 25 & older) (ACS (American Community Survey)) - Persons (%)	
Less than 9th Grade	662 (12.4%)
9th through 12th Grade	311 (5.83%)
High School Diploma	1,452 (27.2%)
Some College/2-year	712 (13.34%)
B.S./B.A. (Bachelor of Science/Bachelor of Arts) or More	1,684 (31.55%)

Radon Attachments



Memorandum to File

Date: September 30, 2024

From: Allyson Rezac

Deputy Program Manager

CDBG-DR Program

Re-Grow PR Urban-Rural Agriculture Program, Grant number B-17-DM-72-0001 &

B-18-DP-72-0001

Puerto Rico Department of Housing

Application Number: PR-RGRW-03988

Project: AARON CITY FARM, LLC

Re: Justification for the Infeasibility and Impracticability of Radon Testing

After reviewing Application Number PR-RGRW-03988 under the Re-Grow PR Urban-Rural Agriculture Program, administered by the Puerto Rico Department of Housing (**PRDOH**), to complete the property's contamination analysis in accordance with 24 C.F.R. § 50.3(i) and 24 C.F.R. § 58.5(i), we have determined that testing the property's radon levels is infeasible and impracticable.

Per the U.S. Department of Housing and Urban Development's (**HUD**) CPD Notice 23-103, the recommended best practices and alternative options for radon testing are infeasible and impracticable in this case due to the following reasons:

- As required by the CPD Notice 23-103, the scientific data reviewed in lieu of testing must consist of a minimum of ten documented test results over the previous ten years. If there are less than ten documented results over this period, it is understood that there is a lack of scientific data. The latest report for radon testing in Puerto Rico was prepared in 1995 by the U.S. Department of the Interior in Cooperation with the U.S. Environmental Protection Agency. No other completed studies and reports on radon testing are available in Puerto Rico.
- There is no available science-based or state-generated information for Puerto Rico for the last ten years that can be used to determine whether the project site is in a high-risk area. The Department of Health and Human Services, Centers for

CDBG-DR Program
Re-Grow PR Urban-Rural Agriculture Program
Memorandum to File
Infeasibility and Impracticability of Radon Testing
Page 2 of 2

Disease Control and Prevention (CDC), National Environmental Public Health Tracking, and Radon Testing map do not include Puerto Rico data.

- There are only two (2) licensed professionals in Puerto Rico who can conduct radon testing using the American National Standards Institute/American Association of Radon Scientists and Technologists (ANSI/AARST) testing standards, which makes it difficult, time-consuming, and highly expensive to coordinate and secure a site visit for the contamination evaluation.
- Do-it-yourself (DIY) radon test kits are known to be unreliable in assuring and controlling the quality of the test results; they are not readily available in Puerto Rico, and the cost and time required for purchasing and sending them for analysis are unreasonable when weighed against the results' reliability and the need for prompt results.
- Local authorities in Puerto Rico do not have the specialized radon monitoring equipment or trained staff needed to conduct the radon testing analysis and ensure proper quality control and quality assurance practices are adhered to. We also do not have a radiation laboratory certified for radon testing.
- The project does not involve any occupied structures, and therefore, is exempt from considering radon as part of the site contamination analysis as per HUD Notice CDP- 23-103.

As part of the evaluation for this determination, PRDOH sent information requests to six (6) local agencies at the state and federal levels. We received responses from the following agencies:

- United States Geological Survey;
- Centers for Disease Control and Prevention;
- Puerto Rico Department of Health; and
- United States Environmental Protection Agency.

The agencies mentioned above confirmed the lack of scientific data on Radon testing for Puerto Rico and the technical difficulties that we face to comply with HUD's Radon testing requirement. For the above-mentioned reasons, Radon testing is infeasible and impracticable for this property, and no further consideration of Radon is needed for the environmental review.



August 20, 2024

Mrs. Carmen R. Guerrero Pérez Caribbean Environmental Protection Division City View Plaza II - Suite 7000 #48 Rd. 165 km 1.2 Guavnabo, PR 00968-8069

Vía email: guerrero.carmen@epa.gov

RE: Request for Information regarding available data on radon testing and levels within Puerto Rico

The Puerlo Rico Department of Housing (PRDOH) kindly requests your assistance in gathering data, information, or reports related to radon testing in Puerlo Rico, as this information is crucial for our compliance with the U.S. Department of Housing and Urban Development (HUD) Community Planning and Development (CPD) Notice CDP-23-103.

Community Planning and Development (CPD) Notice CDP-23-103. This Notice emphasizes the importance of radon testing and milligation in ensuring safe living environments, particularly in HUD-assited properties. PRDOH, as the grantee of the Community Development Block Grant for Disaster Recovery and Miligation (CDBG-DR/MII), is responsible for ensuring compliance with environmental requirements under CDBG-DR/MII programs. To fulfill our obligations under this Notice, we must compile comprehensive and up-to-date information on radon levels, testing practices, and any miltigation efforts within the Islands of Puerto Rico. Rico.

Specifically, we are seeking for possible availability of the following information

 $\underline{Radon\ testing\ data} - Results\ from\ radon\ testing\ conducted\ within\ your\ agency's\ purview,\ including\ details\ on\ location,\ testing\ methods,\ and\ recorded\ radon\ levels.$

Barbosa Ave. #606, Building Juan C. Cordero Davila, Rio Piedras, PR 00918 | PO Box 21365 San Juan, PR 00928-1365 Tel. (787) 274-2527 | www.nivenda.pr.gov



August 20, 2024

Dr. Silvina Cancelos College of Engineering
University of Puerto Rico – Mayagüez Campus 259 Norte Blvd. Alfonso Valdés Cobián Mayagüez, Puerto Rico

Vía email: silvina.cancelos@upr.edu

RE: Request for Information regarding available data on radon testing and levels within Puerto Rico

The Puerto Rico Department of Housing (PRDOH) kindly requests your assistance in gathering data, information, or reports related to radon testing in Puerto Rico, as this information is crucial for our compliance with the U.S. Department of Housing and Urban Development (HUD) Community Planning and Development (CPD) Notice CDP-23-103.

Community Planning and Development (CPD) Notice CDP-23-103. This Notice emphasizes the importance of radon testing and militigation in ensuring safe living environments, particularly in HUD-assited properties. PRDOH, as the grantee of the Community Development Block Grant for Disaster Recovery and Militigation (CDBG-DR/MIT), is responsible for ensuring compliance with environmental requirements under CDBG-DR/MIT programs. To fulfill our obligations under this Notice, we must compile comprehensive and up-to-date information on radon levels, testing practices, and any militigation efforts within the Islands of Puerto Rico.

Specifically, we are seeking for possible availability of the following information:

Radon testing data – Results from radon testing conducted within your agency's purview, including details on location, testing methods, and recorded radon levels.

Barbosa Ave. #606 , Building Juan C. Cordeto Dávila, Río Piedras, PR 00918 | PO Box 21365 San Juan, PR 00928-1365 Tel. (767) 274-2527 | https://www.nienda.pr.gov

CDBG-DR/MIT Program
Request for Information in relation with HUD CPD-23-103 for Puerto Rico
Page 2 / 2

Reports and assessments – Any reports, studies, or assessments your agency has produced or commissioned that address radon testing or miligation.

<u>Policies and quidelines</u> – Information or any policy, guideline, or protocol your agency follows concerning radon testing, exposure limits, or mitigation.

<u>Historical data</u> – if available, historical data or trends in radon levels within the regions you monitor that may impact HUD-assisted housing.

This information is vital to ensure that our radon management strategies are practical and compliant with federal requirements, if some of this information may be sensitive or confidential, we are prepared to discuss any necessary agreements or protocols for sharing this data securely.

Please let us know if you require additional details or have any questions regarding this request. We would greatly appreciate your response by September 15, 2024, so we can incorporate this data into our ongoing compliance efforts.

Thank you in advance for your cooperation and support. We look forward to working together on this critical initiative.

llmn (nez Rodfiguez, Esq.

CDBG-DR/MIT Program
Request for Information in relation with HUD CPD-23-103 for Puerto Rico
Page 2 / 2

Reports and assessments – Any reports, studies, or assessments your agency has produced or commissioned that address radon testing or mitigation.

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This information is vital to ensure that our radon management strategi are practical and compliant with federal requirements. If some of this information may be sensitive or confidential, we are prepared to discuss any necessary agreements or protocols for sharing this data securely.

Please let us know if you require additional details or have any questions regarding this request. We would greatly appreciate your response by September 15, 2024, so we can incorporate this data into our ongoing compliance efforts.

Thank you in advance for your cooperation and support. We look forward to working together on this critical initiative.

Sincerely.

My Rodríguez, Esq.

Dr. Carlos Marín, carlos,marin3@upr.edu



August 20, 2024

Dr. Jessica Irizarry Director Office of Island Affairs U.S. Centers for Disease Control and Prevention 1324 Cll Canada, San Juan, 00920 Guaynabo, PR 00968-8069

Via email: OIA@cdc.gov

RE: Request for Information regarding available data on radon testing and levels within Puerto Rico

The Puerto Rico Department of Housing (PRDOH) kindly requests your assistance in gathering data, information, or reports related to radon testing in Puerto Rico, as this information is crucial for our compliance with the U.S. Department of Housing and Urban Development (HUD) Community Planning and Development (CPD) Notice CDP-23-103.

This Notice emphasizes the importance of radon testing and mitigation in Inis Notice emphasizes the importance of radon testing and miligation in ensuring safe living environments, particularly in HUD-assisted properties. PRDOH, as the grantee of the Community Development Block Grant for Biosaster Recovery and Miligation (CDBG-DR/MIT), is responsible for ensuring compliance with environmental requirements under CDBG-DR/MIT programs. To fulfill our obligations under this Notice, we must compile comprehensive and up-to-date information on radon levels, testing practices, and any miligation efforts within the islands of Puerto Rico.

Specifically, we are seeking for possible availability of the following

 $\frac{Radon\ testing\ data}{Results} - Results\ from\ radon\ testing\ conducted\ within\ your\ agency's\ purview,\ including\ details\ on\ location,\ testing\ methods,\ and\ recorded\ radon\ levels.$

Barbosa Ave. #606 , Building Juan C. Cordero Dávila, Río Piedras, PR 00918 | PO Box 21365 San Juan, PR 00928-1365 Tel. (787) 274-2527 | www.vijenda.pr.gov



August 20, 2024

Mrs. Anais Rodriguez Secretary
Puerto Rico Department of Natural Resources Carretera 8838, km, 6.3, Sector El Cinco, Río Piedras San Juan, PR 00926

Via email: anais.rodriquez@drna.pr.gov

RE: Request for Information regarding available data on radon testing

The Puerto Rico Department of Housing (PRDOH) kindly requests your assistance in gathering data, information, or reports related to radon testing in Puerto Rico, as this information is crucial for our compliance with the U.S. Department of Housing and Urban Development (HUD) Community Planning and Development (CPD) Notice CDP-23-103.

This Notice emphasizes the importance of radon testling and miligation in ensuring safe living environments, particularly in HUD-assisted properties. PRDOH, as the grantee of the Community Development Block Grant for Disaster Recovery and Mitigation (CDBG-DR/MIT), is responsible for ensuring compliance with environmental requirements under CDBG-DR/MIT programs. To fulfill our obligations under this Notice, we must compile comprehensive and up-to-date information on radon levels. It setting practices, and any militardine reforts within the intensic of Puerto testing practices, and any mitigation efforts within the islands of Puerto

Specifically, we are seeking for possible availability of the following

Radon testing data – Results from radon testing conducted within your agency's purview, including details on location, testing methods, and recorded radon levels.

Reports and assessments – Any reports, studies, or assessments your agency has produced or commissioned that address radon testing or mitigation.

Barbosa Ave. #606, Building Juan C. Cordero Dávila, Río Piedras, PR 00918 | PO Box 21365 San Juan, PR 00928-1365 Tel. [787] 274-2527 | www.vivienda.pr.gov

CDBG-DR/MIT Program
Request for Information in relation with HUD CPD-23-103 for Puerto Ric
Page 2 /

agency has produced or commissioned that address radon testing or mitigation.

<u>Policies and guidelines</u> – Information or any policy, guideline, or protocol your agency follows concerning radon testing, exposure limits, or mitigation.

<u>Historical data</u> – if available, historical data or trends in radon levels within the regions you monitor that may impact HUD-assisted housing.

This information is vital to ensure that our radon management strategies are practical and compliant with federal requirements. If some of this information may be sensitive or confidential, we are prepared to discuss any necessary agreements or protocols for sharing this data securely.

Please let us know if you require additional details or have any questions regarding this request. We would greatly appreciate your response by September 15, 2024, so we can incorporate this data into our ongoing compliance efforts.

Thank you in advance for your cooperation and support. We look forward to working together on this critical initiative.

D. Rodríguez, Esq

CD8G-DR/MIT Pro Request for Information in relation with HUD CPD-23-103 for Puerli

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William O. Rodríguez Rodríguez, Esq.

Secretary

Mr. Luis Márquez, <u>secretariaaire@drna.pr.gov</u> Eng. Amarilys Rosario, <u>aire@drna.pr.gov</u> Mrs. Elid Ortega, <u>eortega@drna.pr.gov</u>



August 20, 2024

Dr. Carlos R. Mellado López Secretary Puerto Rico Department of Health PO Box 70184 San Juan, PR 00936-8184

Vía email: drcarlos.mellado@salud.pr.gov

RE: Request for Information regarding available data on radon testing nd levels within Puerto Rico

The Puerto Rico Department of Housing (PRDOH) kindly requests your assistance in gathering data, information, or reports related to radon testing in Puerto Rico, as this information is crucial for our compliance with the U.S. Department of Housing and Urban Development (HUD) Community Planning and Development (CPD) Notice CDP-23-103.

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Barbosa Ave. #606, Building Juan C. Cordero Dávila, Río Piedras, PR 00918 | PO Box 21365 San Juan, PR 00928-1365 Tel. (787) 274-2527 | https://doi.org/10.1007/j.com/noses/21365 San Juan, PR 00928-1365



August 20, 2024

Mrs. Holly Weyers Regional Director, Southeast – Puerto Rico US Geological Survey 3916 Sunset Ridge Road Raleigh, NC 27607

Vía email: hsweyers@usgs.gov

RE: Request for Information regarding available data on radon testing and levels within Puerto Rico

The Puerto Rico Department of Housing (PRDOH) kindly requests your assistance in gathering data, information, or reports related to radon testing in Puerto Rico, as this information is crucial for our compliance with the U.S. Department of Housing and Urban Development (HUD) Community Planning and Development (CPD) Notice CDP-23-103.

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CDBG-DR/MIT Program
Request for Information in relation with HUD CPD-23-103 for Puerto Roo

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Thank you in advance for your cooperation and support. We look forward to working together on this critical initiative.

Sincerely.

Ladriguez Rodriguez, Esq.

Mr. Raúl Hernández Doble, rhernandez2@salud.pr.gov

CDBG-DR/MIT Program
Request for Information in relation with HUD CPD-23-103 for Puerto Rico
Page 2 / 2

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Thank you in advance for your cooperation and support. We look forward to working together on this critical initiative

Sincerely

Ariauez Rodriguez, Esq.

Mr. R. Randall Schumann, rschumann@usgs.gov

From: Charp, Paul (CDC/NCEH/DEHSP) <pac4@cdc.gov>

Sent: Tuesday, September 3, 2024 6:36 AM

To: Miranda, Sandra (CDC/PHIC/DPS); Irizarry, Jessica (CDC/PHIC/DPS); Rzeszotarski, Peter

(CDC/NCEH/DEHSP); Vinson, D. Aaron (CDC/NCEH/DEHSP)

Cc: Kostak, Liana (CDC/PHIC/DPS); Vazquez, Germaine (CDC/NCEH/DEHSP)

Subject: RE; REHi: Puerto Rico Request for Information- Randon testing and levels

Good morning, Sandra and others,

In response to the request from Mr. William Rodriguez of the Department of Housing, Government of Puerto Rico, I have reviewed all the available data within the CDC National Environmental Public Health Tracking Network system for data related to radon in Puerto Rico. In addition to the tracking data available on the internet, I also reached out to Mr. Aaron Vinson of the NCEH Tracking Branch.

I was not able to find any data in the CDC systems and this was confirmed by Mr. Vinson. We also reached out the US Environmental Protection Agency who indicated they had no radon data in their systems. Please relay this information to Mr. Rodríguez in your response to his requests

If you have any additional questions, please contact me.

Thank you and best regards,

Paul A. Charp, Ph.D., Fellow, HPS
Senior Health Physicist
Emerging Environmental Hazards and Health Effects Branch (EEHHEB)
Division of Environmental Health Science and Practice (DEHSP)
National Center for Environmental Health (NCEH)
Centers for Disease Control and Prevention (CDC)
pcharp@cdc.gov
770-488-0723 office
404.388.0614 Cell



From: Schumann, R. Randall <rschumann@usgs.gov>

Sent: Wednesday, August 21, 2024 4:39 PM

To: Melanie Medina Smaine <mmedina@vivienda.pr.gov>; Weyers, Holly S <hsweyers@usgs.gov>
Cc: Elaine Dume Mejia <Edume@vivienda.pr.gov>; Luz S Colon Ortiz <Lcolon@vivienda.pr.gov>; Aldo A.

Rivera-Vazquez <aarivera@vivienda.pr.gov>

Subject: RE: Request for Information- Radon testing and levels

Dear Ms. Medina Smaine,

In the early 1990s the U.S. Geological Survey (USGS) conducted geologic assessments of radon potential for all 50 states and the territories of Guam and Puerto Rico, in collaboration with the U.S. EPA. I conducted the geologic radon potential assessment for Puerto Rico. The PDF file of the report is too large to attach to this message but it can be obtained at https://pubs.usgs.gov/of/1993/0292k/report.pdf. The USGS did not conduct indoor radon testing and we did not conduct field studies associated with this assessment; it was based on existing data. Mr. David Saldana of the Puerto Rico Department of Health kindly provided us with data for 610 homes that were tested for indoor radon by his agency between 1993 and 1995, which are summarized in the report. I am not aware of any other radon-related geologic studies conducted in the Commonwealth of Puerto Rico by the U.S. Geological Survey.

Best regards,

R. Randall Schumann
Scientist Emeritus
U.S. Geological Survey
Geociences and Environmental Change Science Center
Denver, Colorado, USA
rschumann@usgs.gov
https://www.usgs.gov/staff-profiles/r-randall-schumann

From: Raul Hernandez Doble <rhernandez2@salud.pr.gov>

Sent: Wednesday, August 21, 2024 2:13:31 PM

To: Melanie Medina Smaine <mmedina@vivienda.pr.gov>; Dr. Carlos Mellado <drcarlos.mellado@salud.pr.gov> Cc: Elaine Dume Mejia <Edume@vivienda.pr.gov>; Luz S Colon Ortiz <Lcolon@vivienda.pr.gov>; Aldo A. Rivera-Vazquez <aarivera@vivienda.pr.gov>; Mayra Toro Tirado <mtoro@salud.pr.gov>

Subject: RE: [EXTERNAL] Request for Information- Randon testing and levels

Good afternoon, Ms. Medina

I regret to inform that we do not have any recent information on radon testing, since we do not have a certified radiation laboratory certified for radon testing. There are companies that sell test kits available online that can be done and mailed to a testing laboratory. There are also lists of radon contractors and these companies that process radon testing cartridges with instructions, on the Environmental Protection Agency Indoor air Quality web page. The last radon study in Puerto Rico done by the PR Department of Health was done on the year 1993.

Raul Hernandez Doble
Director, Seccion Salud Radiologica
Division de Salud Ambiental
Secretaria Auxiliar para la Vigilancia y la Proteccion de la Salud Publica
rhernandez2@salud.gov.pr

Phone: (787)765-2929 ext. 3210

From: Reyes, Brenda <Reyes.Brenda@epa.gov> Sent: Wednesday, September 18, 2024 11:48 AM

To: Cesar O Rodriguez Santos <cesarrodriguez@drna.pr.gov>; Maritza Rosa Olivares <maritzarosaolivares@drna.pr.gov>;

Silvina Cancelos Mancini <silvina.cancelos@upr.edu>; Melanie Medina Smaine <mmedina@vivienda.pr.gov>

Cc: Elaine Dume Mejia <Edume@vivienda.pr.gov>; Luz S Colon Ortiz <Lcolon@vivienda.pr.gov>; Aldo A. Rivera-Vazquez

<aarivera@vivienda.pr.gov>; Povetko, Oleg (he/him/his) <Povetko.Oleg@epa.gov>

Subject: RE: Request for Information- Randon testing and levels

Saludos.

La EPA esta trabajando una respuesta a su petición. Se sometió borrador a la directora y el subdirector para su aprobación y firma.

Brenda Reyes Tomassini
Public Affairs
U.S. EPA
Region 2
Caribbean Environmental Protection Division
(787) 977-5869/(787) 977-5865
Mobile: 202-834-1290

From: Silvina Cancelos Mancini < silvina.cancelos@upr.edu>

Sent: Friday, September 6, 2024 15:04

To: Melanie Medina Smaine < mmedina@vivienda.pr.gov >

Cc: Elaine Dume Mejia < Edume@vivienda.pr.gov>; Luz S Colon Ortiz < Lcolon@vivienda.pr.gov>; Aldo A. Rivera-Vazquez

<a href="mailto:aarivera@vivie

<<u>Reyes.Brenda@epa.gov</u>>; Povetko, Oleg <<u>Povetko.Oleg@epa.gov</u>>

Subject: Re: Request for Information- Randon testing and levels

Estimada Melanie Medina

Quería dejarle saber que recibimos su correo el 21 de agosto al igual que el de Maritza Rosa el pasado 4 de septiembre. Ya las personas involucradas de EPA, junto conmigo y el Dr. Marín estamos al tanto del asunto y estamos trabajando para poder enviarles la información.

Atentamente

Silvina Cancelos Professor Associate Director Mechanical Engineering Department University of Puerto Rico - Mayaguez Call BOX 9000 Mayaguez PR 00680 Tel: 787-832-4040 ext 5956 email: silvina.cancelos@upr.edu



Bubble Dynamics Lab



September 23, 2024

VIA EMAIL

William O. Rodríguez Rodríguez, Esq. Secretary
Puerto Rico Department of Housing
Barbosa Ave. 606 Building Juan C. Cordero
San Juan, PR 00917
Email: W.Rodriguez@vivienda.pr.gov

EPA Response to August 20, 2024 request for information of data on radon testing and levels in Puerto Rico

Dear Honorable Secretary Rodríguez Rodríguez

This communication is in response to your letter of August 20, 2024 addressed to the Puerto Rico Department of Natural and Environmental Resources (DNER) and referred to the U.S. Environmental Protection Agency (EPA) regarding available data on radon testing and levels within Puerto Rico

EPA's National Radon Action Plan 2021–2025 sets a goal for the nation to find, fix and prevent high indoor radon levels in 8 million buildings by 2025 and prevent 3,500 lung cancer deaths per year. Under this Plan, leaders from across multiple sectors are working together to plan, guide, and sustain nationwide action to prevent exposure to radon.

Due to the lack of data in Puerto Rico, EPA undertook an investigation in collaboration with the University of Puerto Rico-Mayaguez (UPRM) Campus, Departments of Civil Engineering and Surveying and Mechanical Engineering, to find out if radon presented a problem in Puerto Rico. Up until 2021, the only data we had for Puerto Rico was a 1993-1995 mail-in radon screening study referred to by the U.S. Geological Survey report (USGS, 1995) in which the USGS concluded that several areas of Puerto Rico have the geologic potential to generate indoor radon levels exceeding the EPA Action Level of 4 pC/L (piccouries per liter), perhaps locally reaching very high levels above 50 pC/L, if a house construction and provided to the provided of the provided to the provi

ventilation allow for soil-gas radon to enter and concentrate within the structure. ¹ According to the USGS report, most of these areas are located in the northwest part of the island. Please note that the actual 1993-1995 study documentation is not available to the EPA.

Typical radon testing technology used in mainland United States (charcoal canisters or electric-powered devices) are impractical in Puerto Rico because of high humidity and power outages. The recovery and rebuilding of communities following the aftermath of 2017 Hurricanes Irms and Maria presented an opportunity to develop radon prevention and mitigation strategies in 2019. Initially, EPA sampled indoor radon air in over 170 single-family residences in the municipalities of San Sebastian, Lares, Ciales, Arecibo, Morovis, Camuy, and Hatillo and later expanded the project to other municipalities such as Rincon, Aguada, Aguadalli, stabela, Questradillas, Barecloneta and Vega Baja. The quality assurance protocols were anchored in American National Standards institute/American Association of Radon Scientists and Technologists (ANSI/AARS) standards of practice (ANSI/AARS) 1939. The sampling was designed in two stages: scoping and confirmatory sampling. The scoping sampling was conducted using Corentium Home (CH) electronic monitors and E-Perm ystems. Locations measuring above the EPA Action Level of 4 pCI/L with CH were measured at the second stage of the sampling using RAD7 and Corentium Pro Continuous Radon Monitors (CRMs). Nationally certified andon sampling professionals led by one such professional from the UPRM conducted confirmatory sampling in the second stage. Also, during the study, the nationally certified radon mitigation professionals inspected several homes with elevated indoor radon levels. Typical radon testing technology used in mainland United States (charcoal canisters or electric-powered levels.

Mapping radon in Puerto Rico proved to be a complicated endeavor given the COVID-19 pandemic in wapping fault in Puter to Nico proved to de Econipactace encessor given the COVID-19 panietin. In 2020. EPA and UPM continue to work on the project, however, results have not been finalized, and no scientific report has been published yet. Unfortunately, EPA cannot share preliminary data at this time because it contains privileged information. Nevertheless, preliminary data from the study does show homes with levels over 4 pCi/L (EPA Action Level) that might need mitigation to protect the health of their inhabitants.

Although many states have developed laws and regulations governing radon disclosure, certification, and mitigation, Puerto Rico lacks legislation or mandatory radon testing provisions for new construction, remodeling, selling or buying homes. Given this loophole and aiming to answer your request, the EPA can provide information on Best Management Practices for sampling indoor radon in Puerto Rico.

CITY VIEW PLAZA II BUILDING, 7TH FLOOR ROUTE 165 GUAYNABO, PR 00968

If you have any questions or need any additional information, please contact me at 787-977-5865 or guerrero.carmen@epa.gov or have your staff contact Reyes, Brenda at reyes.brenda@epa.gov or (787) 977-5869.

Sincerely,

CARMEN **GUERRERO** PEREZ

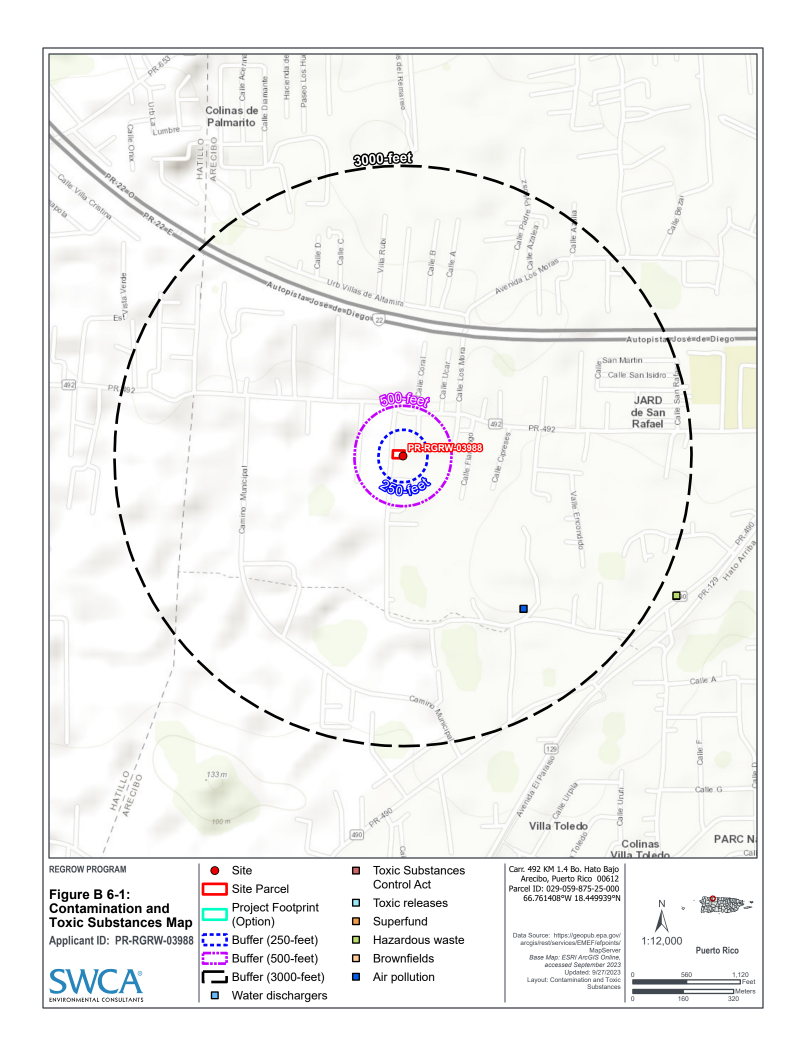
Digitally signed by CARMEN GUERRERO PEREZ Date: 2024.09.23 09:41:39 -04'00'

Carmen R. Guerrero Pérez Director

Roberto Mendez, Esq (Acting Secretary, PR Department of Natural and Env. Resources)

Melany Medina: mmedina@vivienda.pr.gov Elaine Dume Mejia: Edume@vivienda.pr.gov Luz S Colon Ortiz: Lcolon@vivienda.pr.gov
Aldo A. Rivera-Vazquez: aarivera@vivienda.pr.gov Cesar O. Rodriguez: cesarrodriguez@drna.pr.gov Marita Rosa Olivares: maritzarosaolivares@drna.pr.gov

¹ Reference: USGS. Geologic Radon Potential of Guam and Puerto Rico, Report 93-292-K. Washington, DC: USGS. Retrieved 9/11/2024, from https://pubs.usgs.gov/of/1993/0292k/report.pdf.



Attachment 7

Endangered Species Act Partner
Worksheet, Threatened and Endangered
Species Technical Memorandum,
USFWS IPaC Species List, and Critical
Habitat Map



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

Endangered Species Act (CEST and EA) – PARTNER

https://www.hudexchange.info/environmental-review/endangered-species

1. Do	es the proj	ect involve any	activities that have the	potential to affect s	pecies or habitats?
-------	-------------	-----------------	--------------------------	-----------------------	---------------------

- □No, the project will have No Effect due to the nature of the activities involved in the project.
 - → If the RE/HUD agrees with this recommendation, the review is in compliance with this section.

 Continue to the Worksheet Summary below. Provide any documents used to make your determination.
- □No, the project will have No Effect based on a letter of understanding, memorandum of agreement, programmatic agreement, or checklist provided by local HUD office.

Explain your determination:

Click here to enter text.

- → If the RE/HUD agrees with this recommendation, the review is in compliance with this section.

 Continue to the Worksheet Summary below. Provide any documents used to make your determination.
- \boxtimes Yes, the activities involved in the project have the potential to affect species and/or habitats. \Rightarrow Continue to Question 2.

2. Are federally listed species or designated critical habitats present in the action area? Obtain a list of protected species from the Services. This information is available on the <u>FWS Website</u>.

□No, the project will have No Effect due to the absence of federally listed species and designated critical habitat.

- → If the RE/HUD agrees with this recommendation, the review is in compliance with this section.

 Continue to the Worksheet Summary below. Provide any documents used to make your determination. Documentation may include letters from the Services, species lists from the Services' websites, surveys or other documents and analysis showing that there are no species in the action area.

- 3. Recommend one of the following effects that the project will have on federally listed species or designated critical habitat:
 - □ No Effect: Based on the specifics of both the project and any federally listed species in the action area, you have determined that the project will have absolutely no effect on listed species or critical habitat.
 - → If the RE/HUD agrees with this recommendation, the review is in compliance with this section.

 Continue to the Worksheet Summary below. Provide any documents used to make your determination. Documentation should include a species list and explanation of your conclusion, and may require maps, photographs, and surveys as appropriate.
 - May Affect, Not Likely to Adversely Affect: Any effects that the project may have on federally listed species or critical habitats would be beneficial, discountable, or insignificant.
 - → Partner entities should not contact the Services directly. If the RE/HUD agrees with this recommendation, they will have to complete Informal Consultation. Provide the RE/HUD with a biological evaluation or equivalent document. They may request additional information, including surveys and professional analysis, to complete their consultation.
 - □Likely to Adversely Affect: The project may have negative effects on one or more listed species or critical habitat.
 - → Partner entities should not contact the Services directly. If the RE/HUD agrees with this recommendation, they will have to complete Formal Consultation. Provide the RE/HUD with a biological evaluation or equivalent document. They may request additional information, including surveys and professional analysis, to complete their consultation.

Worksheet Summary

Provide a full description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your program or region

Include all documentation supporting your findings in your submission to HUD.

Threatened, endangered, and migratory bird species were identified by reviewing data from the United States Fish and Wildlife Service (USFWS) Information and Planning Consultation (IPaC) Tool. In addition, critical species habitat was reviewed through the USFWS IPaC and Critical Habitat Portal databases. The review identified one federally listed species, the Puerto Rican boa (Chilabothrus inornatus), with the potential to occur within the project area. The project is located 37, 435 feet (7 miles) from the closest designated critical habitat.

The project area is adjacent to forested areas; therefore, the applicant will employ conservation measures for all four species, as outlined in Appendix D of the attached USACE informal consultation letter. As such, it is anticipated that the project may affect, but is not likely to adversely affect the Puerto Rican boa. The project will have no effect on designated critical habitat. See the attached USFWS informal consultation request and subsequent concurrence, dated November 12, 2024.

From: <u>Caribbean ES, FW4</u>
To: <u>environmentcdbg</u>

Subject: Re: [EXTERNAL] USFWS Endangered Species Concurrence Consultation_CDBG-DR_PR-RGRW-03988

Date: Tuesday, November 12, 2024 1:52:07 PM

Attachments: <u>image003.png</u>

Good Afternoon:

This email is to acknowledge receipt of the NLAA consistency letter (Project Code: 2024-0149477) for the project named PR-RGRW-03988 AAron City Farm, LLC in the municipality of Arecibo. No further consultation is required. Keep this email for your records.

Thanks

Caribbean Ecological Services Field Office (786) 244-0081 caribbean es@fws.gov

For project evaluations, please visit our **Consultation Guidelines** website.

From: environmentcdbg <environmentcdbg@vivienda.pr.gov>

Sent: Friday, October 11, 2024 9:23 AM

To: Caribbean ES, FW4 <Caribbean_ES@fws.gov>; Mena, Lourdes <Lourdes_Mena@fws.gov> **Subject:** [EXTERNAL] USFWS Endangered Species Concurrence Consultation_CDBG-DR_PR-RGRW-

03988

This email has been received from outside of DOI - Use caution before clicking on links, opening attachments, or responding.

To whom it may concern:

In order to complete the environmental review process regarding the case **PR-RGRW-03988** for the CDBG-DR Re-Grow PR Urban-Rural Agriculture Program, we are requesting USFWS concurrence with the determinations included in the attached letter.

We look forward for your response in order to move forward our environmental review process.

Sincerely,

Permits and Environmental Compliance Division

Disaster Recovery Office

environmentcdbg@vivienda.pr.gov | 787.274.2527

Visit us: recuperacion.pr.gov

Contact us: infocdba@vivienda.pr.gov



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November 15, 2024

TO: José M. Olmo Terrasa, Esq.

Deputy Director for Economic Recovery Grant Management Re-Grow PR Urban Rural Agriculture Program

RE: Endangered Species Concurrence - Conservation Measures Implementation Aaron City Farm LLC (PR-RGRW-03988)

Dear Mr. Olmo:

This memorandum is to notify the Re-Grow PR Urban-Rural Agriculture Program (Re-Grow Program) that on September 30, 2024, for the case **PR-RGRW-03988**, the CDBG-DR/MIT Permits and Environmental Compliance Division submitted an informal consultation under Section 7 (a)(2) of the Endangered Species Act (Act) (87 Stat. 884, as amended; 16 United States Code 1531 et seq.), and in accordance with the Fish and Wildlife Coordination Act (47 Stat. 401, as amended; 16 U.S.C. 661 et seq.) for the proposed project, which consists of the construction of a new "Farm in the City" greenhouse, for Aaron City Farm LLC, an agricultural business, located PR-492 Road Km 1.4, Hato Bajo Ward, Arecibo, PR 00612; latitude 18.44991779, longitude -66.76141895.

Using the Information for Planning and Consultation (IPaC) system, the proponent has determined that the proposed project lies within the range of the following federally listed species:

Name of Species	Status	
Puerto Rican Boa	Endangered	
Critical Habitat		
There were no Critical Habitats noted within the project area.		

The United States Fish and Wildlife Service (USFWS) Caribbean Ecological Services Field Office reviewed the information provided and their files, and on November 12, 2024 concurred with the determination that the proposed project actions may affect but not likely to adversely affect (NLAA) the Puerto Rican Boa.

The USFWS NLAA concurrence is conditioned to the following: (1) if a Boa is encountered, the Conservation Measures will be in accordance with the USFWS Puerto Rican Boa Conservation Measures 2024

Obligations under section 7 of the Act must be reconsidered if: (1) new information reveals impacts of this identified action that may affect listed species or critical habitat in a

Conservation Measures PR-RGRW-03988 Page 2/2

manner that was not previously considered; (2) this action is subsequently modified in a manner not previously considered in this assessment; or, (3) a new species is listed, or critical habitat determined that may be affected by the identified action.

In conclusion, the USFWS concurred with the CDBG-DR/MIT Permits and Environmental Compliance Division NLAA determination. However, the applicant must be informed about the conditions of the determination of concurrence and implement them as described.

In order to facilitate the species identification, please, find attached the Caribbean Endangered and Threatened Animals Fact Sheets for: Puerto Rican Boa

USFWS Caribbean Ecological Services Field Office key contact information:

 José Cruz-Burgos, Endangered Species Coordinator Office phone (786) 244-0081 or mobile (305) 304-1386 Email: jose_cruz-burgos@fws.gov

Sincerely,

Permits and Environmental Compliance Division Disaster Recovery Office

Caribbean ES Puerto Rican Boa

Puerto Rican Boa

Generated August 01, 2024 02:11 PM UTC, IPaC v6.112.0-rc2



IPaC - Information for Planning and Consultation (https://ipac.ecosphere.fws.gov/): A project planning tool to help streamline the U.S. Fish and Wildlife Service environmental review process.

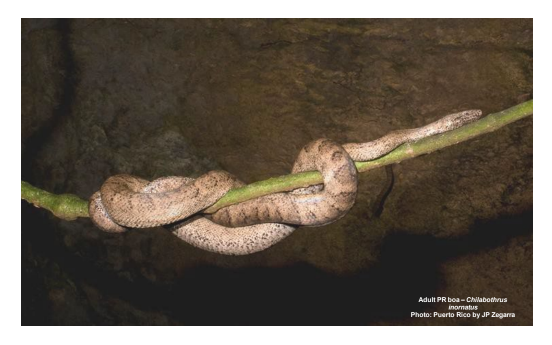


U.S. FISH AND WILDLIFE SERVICE CARIBBEAN ECOLOGICAL SERVICES FIELD OFFICE

Conservation Measures for the Puerto Rican boa (Chilabothrus inornatus)

Section 7 (a)(1) of the Endangered Species Act (ESA) charges Federal agencies to aid in the conservation of listed species, and section 7 (a)(2) requires the agencies, through consultation with the U.S. Fish and Wildlife Service (Service), to ensure their activities are not likely to jeopardize the continued existence of listed species or adversely modify designated critical habitats. Section 7 applies to the management of Federal lands as well as Federal actions that may affect federally listed species, such as Federal approval of private activities through the issuance of Federal funding, permits, licenses, or other actions. Any person that injures, captures, or kills a Puerto Rico boa is subject to penalties under the ESA. If Federal funds or permits are needed, the funding or permitting agency should initiate Section 7 consultation with the Service. To initiate a consultation under the Section 7 of the ESA, you must submit a project package with the established minimum requirements. These conservation measures should be incorporated into the project plans to minimize possible impacts to the species.

The endangered Puerto Rican (PR) boa (*Chilabothrus inornatus*, formerly *Epicrates inornatus*) is the largest endemic snake species that inhabits Puerto Rico. The PR boa is non-venomous and does not pose any life threatening danger to humans, but some individuals may try to bite if disturbed or during capture or handling. Its body color ranges from tan to dark brown with irregular diffuse marking on the dorsum, but some individuals lack marking and are uniformly dark. Juveniles may have a reddish color with more pronounced markings. In general, as they mature, their body color tends to darken.



The PR boa was federally listed in 1970. Currently, the species has an island-wide distribution and occurs in a wide variety of habitat types, ranging from wet montane to subtropical dry forest and can be found from mature forest to areas with different degrees of human disturbance such as roadsides or houses, especially if near their habitat in rural areas. The PR boa is considered mostly nocturnal, remaining less active, concealed or basking under the sun during the day.

The Service has developed the following conservation measures with the purpose of assisting others to avoid or minimize adverse effects to the PR boa and its habitat. These recommendations may be incorporated into new project plans and under certain circumstances into existing projects. Depending on the project, additional conservation measures can be implemented besides the ones presented in this document.

Conservation Measures:

- 1. Inform all project personnel about the potential presence of the PR boa in areas where the proposed work will be conducted. A pre-construction meeting should be conducted to inform all project personnel about the need to avoid harming the species as well as penalties for harassing or harming PR boas. An educational poster or sign with photo or illustration of the species should be displayed at the project site.
- 2. Prior to any construction activity, including removal of vegetation and earth movements, the boundaries of the project and areas to be excluded and protected should be clearly marked in the project plan and in the field in order to avoid further habitat degradation into forested and conservation areas.
- 3. Once areas are clearly marked, and prior to the use of heavy machinery and any construction activity (including removal of vegetation and earth movement), a biologist or project personnel with experience on this species should survey the areas to be cleared to verify the presence of any PR boa within the work area.
- 4. If a PR boa is found within any of the working or construction areas, activities should stop at that area and information recorded (see #5). **Do not capture the boa.** If boas need to be moved out of harm's way, designated personnel shall immediately contact the Puerto Rico Department of Natural and Environmental Resources (PRDNER) Rangers for safe capture and relocation of the animal (PRDNER phone #s: (787) 724-5700, (787) 230-5550, (787) 771-1124). **If immediate relocation is not an option, project-related activities at that area must stop until the boa moves out of harm's way on its own**. Activities at other work sites, where no boas have been found after surveying the area, may continue.
- 5. For all boa sightings (dead or alive), record the time and date of the sighting and the specific location where it was found. PR boa data should also include a photo of the animal (dead or alive), site GPS coordinates, the time and date, and comments on how the animal was detected and its behavior.

- 6. If a PR boa is captured by PRDNER personnel, record the name of that person and information on where the PR boa will be taken. This information should be reported to the Service.
- 7. Measures should be taken to avoid and minimize PR boa casualties by heavy machinery or motor vehicles being used on site. Any heavy machinery left on site (staging) or near potential PR boa habitat (within 50 meters of potential boa habitat), needs to be thoroughly inspected each morning before work starts to ensure that no boas have sheltered within engine compartments or other areas of the equipment. If PR boas are found within vehicles or equipment, do not capture the animal, and let it move on its own or call PRDNER Rangers for safe capture and relocation of the animal (see #4). If not possible, the animal should be left alone until it leaves the vehicle on its own.
- 8. PR boas may seek shelter in debris piles. Measures should be taken to avoid and minimize boa casualties associated with sheltering in debris piles as a result of project activities. Debris piles should be placed far away from forested areas. Prior to moving, disposing or shredding, debris piles should be carefully inspected for the presence of boas. If debris piles will be left on site, we recommend they be placed in areas that will not be disturbed in the future.
- 9. If a dead PR boa is found, immediately cease all work in that area and record the information accordingly (see #5). If the PR boa was accidentally killed as part of the project actions, please include information on what conservation measures had been implemented and what actions will be taken to avoid further killings. A dead boa report should be sent by email (see contacts below) to the Service within 48 hours of the event.
- 10. Projects must comply with all state laws and regulations. Please contact the PRDNER for further guidance.

If you have any questions regarding the above conservation measures, please contact the Service:

- José Cruz-Burgos, Endangered Species Program Coordinator
 - o Email: jose cruz-burgos@fws.gov
 - o Office phone (305) 304-1386
- Jan Zegarra, Fish and Wildlife Biologist
 - o Email: jan_zegarra@fws.gov
 - o Office phone (786) 933-1451



10245 West Little York Road, Suite 600 Houston, Texas 77040 Tel 281.617.3217 Fax 281.617.3227 www.swca.com

September 30, 2024

Lourdes Mena Field Supervisor Caribbean Ecological Services Field Office U.S. Fish and Wildlife Service Office Park I, Suite 303 State Road #2 Km 156.5 Mayagüez, Puerto Rico 00680

Email: Caribbean es@fws.gov; Lourdes Mena@fws.gov

Re: Federally Listed Threatened and Endangered Species Evaluation for the Puerto Rico Department of Housing ReGrow PR-RGRW-03988 Project/ SWCA Project No. 72428

Dear Ms. Mena:

SWCA Environmental Consultants (SWCA), on behalf of the Puerto Rico Department of Housing, is requesting informal consultation under Section 7(a)(2) of the Endangered Species Act (Act) (87 Stat. 884, as amended; 16 United States Code 1531 *et seq.*), and in accordance with the Fish and Wildlife Coordination Act (47 Stat. 401, as amended; 16 U.S.C. 661 *et seq.*) for the proposed ReGrow PR-RGRW-03988 Project (project). The Project is located on .22 acres at Carr. 492 km 1.4 Bo Hato Bajo, Arecibo, PR 00612 (18.44991779, -66.76141895).

The proposed Project involves the construction of a new "Farm in the City" greenhouse. Construction of the greenhouse and its platform will result in ground disturbance to level the project area. No vegetation or tree removal will occur.

Using the U.S. Fish and Wildlife Service (USFWS) Information for Planning and Consultation (IPaC) system, we have determined that the proposed project lies within the range of the following federally listed species:

Species	Listing Status
Puerto Rican Boa (Chilabothrus inornatus)	Endangered

No designated or proposed critical habitat for any listed species was identified within the project area. Based on the nature of the project, scope of work, information available, and a careful analysis of the existing habitat, we have made the following effects determinations:

Species	Effect Determination	Conservation Measures to be Implemented
Puerto Rican Boa (Chilabothrus inornatus)	Not likely to adversely affect (NLAA)	Puerto Rican Boa General Project Design Guidelines

2420

In accordance with the 2024 Puerto Rican Boa General Project Design Guidelines, if a Puerto Rican Boa (PR Boa) is found in the project action site, work shall cease until the individual moves off on its own. If the PR Boa does not move off, the construction manager shall contact the Puerto Rico Department of Natural and Environmental Resources and ask for them to relocate the PR Boa.

In order to complete the informal consultation process, we are requesting your concurrence for the NLAA determinations included in this letter. Attached to this letter, we are including the documents used to reach our effect determinations for the listed species. If you have any questions or require any additional information, please contact me at (346) 388-1157 or susan.fischer@swca.com.

Sincerely,

Susan Fischer Wildlife Ecologist

Su Fish

SWCA Environmental Consultants

Attachments: Threatened and Endangered Species Technical Memorandum



10245 West Little York Road, Suite 600 Houston, Texas 77040 Tel 281.617.3217 Fax 713.896.3189 www.swca.com

TECHNICAL MEMORANDUM

To: Caribbean Ecological Services Field Office

U.S. Fish and Wildlife Service

P.O. Box 491

Boquerón, Puerto Rico 00622

From: Susan Fischer, Project Biologist on behalf of the Puerto Rico Department of Housing

Date: September 30, 2024

Re: Threatened and Endangered Species Evaluation for the Puerto Rico Department of

Housing ReGrow PR-RGRW-03988 Project/ SWCA Project No. 72428

Project Description

Aaron City Farm, LLC, the applicant, is proposing to construct a new "Farm in the City" greenhouse and install a new water well on a 0.22-acre property in the Municipio of Arecibo, Puerto Rico (project) (Appendix A, Figure 1). The project is located at Carr. 492 km 1.4 Bo Hato Bajo, Arecibo, PR 00612, in a rural area. The estimated dimensions of the greenhouse will be approximately 40 feet by 8 feet (320 square feet) and will be built on a wooden platform that is 45 feet by 8 ft (Appendix A, Figure 2). Some ground disturbance is anticipated to level the project area.

Existing conditions

The existing habitat conditions at the proposed greenhouse location consist of maintained mowed lawn. There are no wetlands located within the vicinity of the project area (Appendix A, Figure 3). Representative photographs of the proposed locations are provided in Appendix B.

Federally Protected Species

SWCA obtained a federal threatened and endangered species list from the USFWS (2024) Information for Planning and Consultation ("IPaC") website for a 100-foot buffer around the Farm in the City location (review area) (Appendix C). The IPaC automatically generates a list of species and other resources of concern, such as critical habitat, that are known or expected to be in the specified area and could potentially be directly or indirectly affected. According to the IPaC query for the project, one federally listed endangered species has the potential to occur in the review area; the Puerto Rican boa (*Chilabothrus inornatus*), SWCA also evaluated the review area for potential habitat for bald eagles (*Haliaeetus leucocephalus*) and golden eagles (*Aquila chrysaetos*) as they are protected by the Bald and Golden Eagle Protection Act of 1940 ("BGEPA").

The bald and golden eagle's range do not extend into Puerto Rico (Cornell Lab of Ornithology 2024); therefore, these species were eliminated from further analysis for this project. Table 1 identifies the species

carried forward for further evaluation and summarizes each species' habitat requirements, potential for occurrence in the project area, and determination of effects.

Table 1. Federally Listed Species Range and/or Habitat Requirements

Common Name (Scientific Name)	Status*	Range or Habitat Requirements	Potential for Occurrence in Project Area	Determination of Effects/Impacts
Reptiles				
Puerto Rican Boa (Chilabothrus inornatus)	FE	Considered to be a habitat generalist, the Puerto Rican boa tolerates a wide variety of terrestrial and arboreal habitats, including rocky areas, haystack hill, trees and branches, rotting stumps, caves, plantations, various types of forested areas such as karst and mangrove forests, forested urban and rural areas, and along streams and road edges (USFWS 2011).	May occur. Due to its generalist nature, the Puerto Rican boa may occur within the project area.	May affect, but not likely to adversely affect. See discussion below.

^{*}Status Definitions:

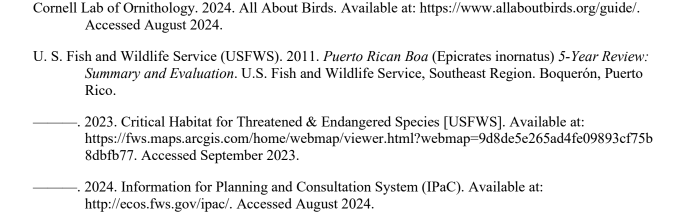
FE = Federally listed endangered

Due to the generalist nature of the Puerto Rican boa, this species may occur within the project area. The applicant will employ conservation measures for the Puerto Rican Boa, as outlined in Appendix D, including but not limited to issuing a stop work if a Puerto Rican boa were to occur within the project area, and contacting the Puerto Rico Department of Natural and Environmental Resources for safe capture and relocation of the individual if such action is required. As such, it is anticipated that the project *may affect, but is not likely to adversely affect* the Puerto Rican boa. The USFWS Consistency Letter is included in Appendix D.

Critical Habitat and National Wildlife Refuges

Potential effects to habitat(s) within the project area critical to endangered species must be analyzed along with the endangered species themselves, while any activity proposed on National Wildlife Refuge lands must undergo a compatibility determination conducted by the Refuge. No designated critical habitats are present within 100-feet of any of the proposed project location options (Appendix A, Figure 4) (USFWS 2023).

LITERATURE CITED



APPENDIX A Maps

Figure 1 USGS Topographic Map

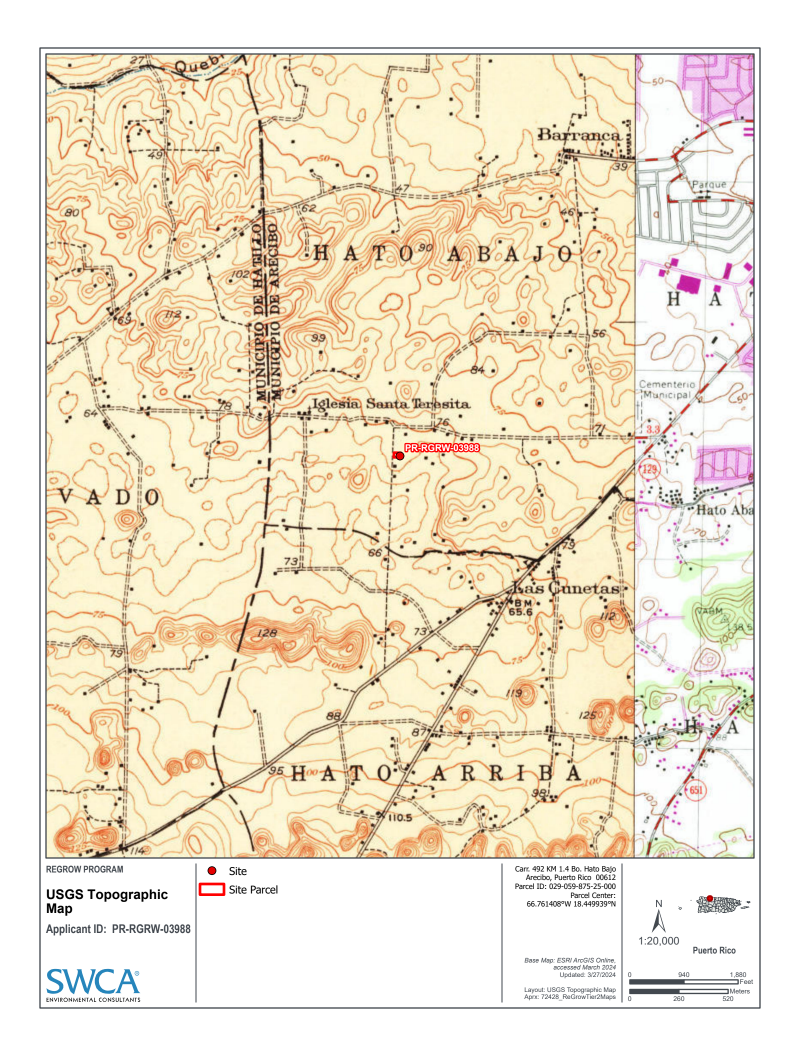


Figure 2 Site Vicinity Map



Figure 3
Wetlands Map



REGROW PROGRAM

Wetlands Protection Map

Applicant ID: PR-RGRW-03988



Site

Site Parcel

Project Footprint (Option)

- NHD Stream

Estuarine and Marine Deepwater

Estuarine and Marine Wetland

Freshwater Emergent Wetland

Freshwater Forested/ Shrub Wetland

Freshwater Pond

Lake Riverine

Data Source: https:// apps.nationalmap.gov/downloader/#/ https://www.fws.gov/program/national-wetlands-inventory/data-download Base Map: ESRI ArcGIS Online, accessed September 2023 Updated: 9/18/2023 Layout: Wetlands Protection

Parcel ID: 029-059-875-25-000

66.761408°W 18.449939°N

Parcel Center:



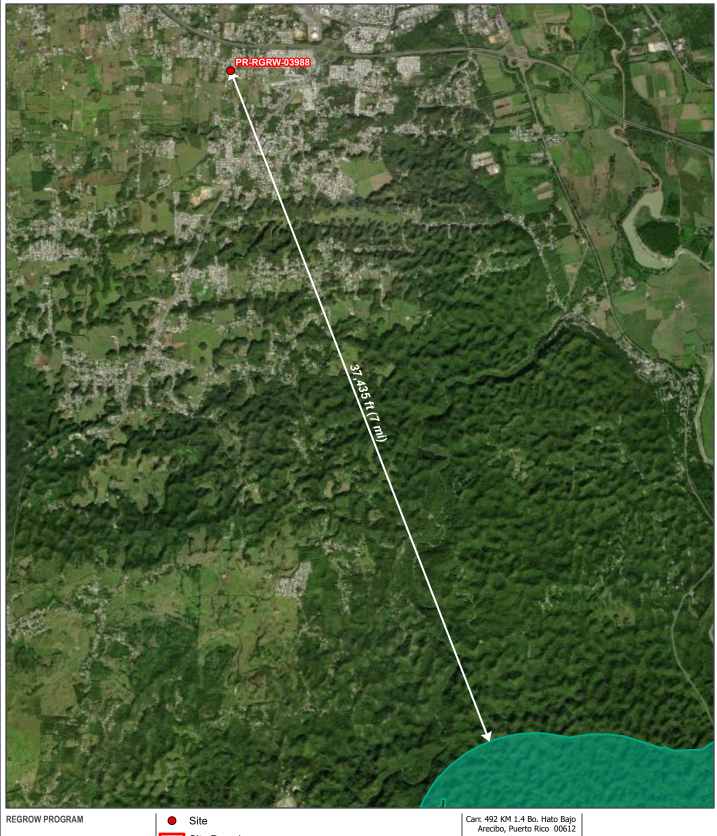
1:2,500



Puerto Rico



Figure 4 Critical Habitat Map



Critical Habitat Map

Applicant ID: PR-RGRW-03988

Site
Site Parcel
Buffer (100-ft)

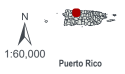
Critical Habitat - Final

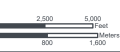
Mational Wildlife Refuges

SWCA® ENVIRONMENTAL CONSULTANTS

Data Source: https://services.arcgis. com/QVENGdaPbd4LUkt.V/arcgis/ rest/services/USFWS Critical Habitat/ Base Map: ESRI ArcGIS Online, accessed September 2023 Updated: 9/18/2023 Layout: Critical Habitat Aprx: 72428_ReGrowTier2Maps

Parcel ID: 029-059-875-25-000 Parcel Center: 66.741878°W 18.401885°N





APPENDIX B Photographic Log

Project #: PR-RGRW-03988 Photographer: Delise Torres-Ortiz
Location Address: Carr. 492 km 1.4 Bo Hato Bajo,
Arecibo, PR 00612 Coordinates: 18.449939, -66.761408

Photo #: Date: 09/14/ 2023

Photo Direction:

Northeast

Description:

Overview of site location for a vertical hydroponic - greenhouse 40x8x9.5ft over gravel and hardwood posts 45x8 ft, the 5ft extra will be to the south where the entrance will be. The applicant mentioned the gravel will help to anchor the greenhouse and it will be 4 to 5 inches of gravel. The picture shows the backyard of the residence and the area's vegetation.



Photo Date: #:02 09/14/2023

Photo Direction: North

Description:

The picture was taken from the center of the site location for a vertical hydroponic - greenhouse 40x8x9.5ft on a hardwood and gravel base 45x8ft (5ft south for the entrance). The image shows the backyard of the residence with the area's vegetation, a trampoline, and the septic tank.



Project #: PR-RGRW-03988	Photographer: Delise Torres-Ortiz
Location Address: Carr. 492 km 1.4 Bo Hato Bajo,	Coordinates: 18.449939, -66.761408
Arecibo, PR 00612	

 Photo #:
 Date:

 03
 09/14/2023

Photo Direction: East

Description:

The picture was taken from the center of the site location for a vertical hydroponic - greenhouse 40x8ft with a hardwood and gravel platform 45x8x9.5ft (5ft south for the entrance of the greenhouse); it also shows a plantain tree, the fence surrounding the property line, and a second floor of a



Photo #: Date: 09/14/2023

structure (neighbor).

Photo Direction:

South

Description:

The picture was taken from the center of the site location for a vertical hydroponic - greenhouse 40x8x9.5ftft with a hardwood and gravel platform 45x8ft (5ft south for the entrance); it also shows two (2) royal palm trees, the fence surrounding the property line, and the neighbor's property with structures.



Project #: PR-RGRW-03988 Photographer: Delise Torres-Ortiz
Location Address: Carr. 492 km 1.4 Bo Hato Bajo,
Arecibo, PR 00612 Coordinates: 18.449939, -66.761408

 Photo #:
 Date:

 05
 09/14/2023

Photo Direction:

Northeast

Description:

The property does have an underground septic tank and an electric connection that reaches the northern corner of the septic tank underground, and it will be connected to the vertical hydroponic - greenhouse above ground. Eventually, the applicant wants to install on the roof of the project a solar system with personal funds. The manicured lawn looks like it has some dry patches of grass because the lawn was recently pruned, and the grasses are dry/dead.



Photo #: Date: 09/14/ 2023

Photo Direction:

East

Description:

This picture overviews the neighboring property with a structure built before the applicant's family acquired the property in 2012.



Project #: PR-RGRW-03988	Photographer: Delise Torres-Ortiz
Location Address: Carr. 492 km 1.4 Bo Hato Bajo,	Coordinates: 18.449939, -66.761408
Arecibo, PR 00612	

Photo #:	Date:	
07	09/14/ 2023	

Photo Direction:

East

Description:

The structure seen in this picture was built before 2012 when the applicant's family acquired the property.



APPENDIX C USFWS Information for Planning and Consultation Species List



United States Department of the Interior



FISH AND WILDLIFE SERVICE

Caribbean Ecological Services Field Office Post Office Box 491 Boqueron, PR 00622-0491 Phone: (939) 320-3135 Fax: (787) 851-7440

Email Address: <u>CARIBBEAN ES@FWS.GOV</u>

In Reply Refer To: 09/25/2024 20:24:27 UTC

Project Code: 2024-0149477 Project Name: PR-RGRW-03988

Subject: List of threatened and endangered species that may occur in your proposed project

location or may be affected by your proposed project

To Whom It May Concern:

THE FOLLOWING SPECIES LIST IS NOT A SECTION 7 CONSULTATION. PLEASE CONTACT OUR OFFICE TO COMPLETE THE CONSULTATION PROCESS

The purpose of the Endangered Species Act (Act) is to provide a means whereby threatened, and endangered species and the ecosystems upon which they depend may be conserved. Under sections 7(a)(1) and 7(a)(2) of the Act and its implementing regulations (50 CFR 402 et seq.), Federal agencies are required to utilize their authorities to carry out programs for the conservation of threatened and endangered species and to determine whether projects may affect those species and/or their designated critical habitat.

Federal agencies are required to "request of the Secretary of Interior information whether any species which is listed or proposed to be listed may be present in the area of a proposed action". The enclosed species list provides information to assist with the U.S. Fish and Wildlife Service (Service) consultation process under section 7 of the Act. However, **the enclosed species list does not complete the required consultation process.** The species list identifies threatened, endangered, proposed and candidate species, as well as proposed and designated critical habitats, that may occur within the boundary of your proposed project and/or may be affected by your proposed project. A discussion between the Federal agency and the Service should include what types of listed species may occur in the proposed action area and what effect the proposed action may have on those species. This process initiates informal consultation.

Once a species list is obtained for the proposed project, an effect determination for endangered and threatened species should be made. The applicant could make an effect determination by using available keys on IPaC for specific species. For species with no determination keys, the applicant should request concurrence from the Service by sending a project package

to <u>caribbean es@fws.gov</u>. To obtain guidance for completing this process and the minimum requirements for project packages, please visit:

 $\underline{https://www.fws.gov/sites/default/files/documents/consultation-under-section-7-of-the-endangered-species-act-with-the-caribbean-ecological\%20Services-field-office-template-letter.pdf$

When a federal agency, after discussions with the Service, determines that the proposed action is not likely to adversely affect any listed species, or adversely modify any designated critical habitat, and the Service concurs, the informal consultation is complete, and the proposed project moves ahead. If the proposed action is suspected to affect a listed species or modify designated critical habitat, the Federal agency may then prepare a Biological Assessment (B.A.) to assist in its determination of the project's effects on species and their habitat. However, a B.A. is required for construction projects (or other undertakings having similar physical impacts) that are major Federal actions significantly affecting the quality of the human environment as defined in the National Environmental Policy Act (42 U.S.C. 4332(2) (c)). For projects other than major construction activities, the Service suggests that a biological evaluation similar to a B.A. where the agency provides the Service with an evaluation on the likely effects of the action to determine whether the project may affect listed or proposed species and/or designated or proposed critical habitat. Recommended contents of a B.A. are described at 50 CFR 402.12.

If a federal agency determines, based on its B.A. or biological evaluation, that listed species and/ or designated critical habitat may be affected by the proposed project, the agency is required to further consult with the Service pursuant to 50 CFR 402. In addition, the Service recommends that candidate species, proposed species, and proposed critical habitat be addressed within the consultation process. More information on the regulations and procedures for section 7 consultation, including the role of permit or license applicants, can be found in the "Endangered Species Consultation Handbook" at:

https://www.fws.gov/sites/default/files/documents/endangered-species-consultation-handbook.pdf

New information based on updated surveys, changes in the abundance and distribution of species, changed habitat conditions, or other factors could change this list. Please feel free to contact us if you need more current information or assistance regarding the potential impacts to federally proposed, listed, and candidate species.

This list is provided pursuant to Section 7 of the Endangered Species Act and fulfills the requirement for Federal agencies to "request of the Secretary of the Interior information whether any species which is listed or proposed to be listed may be present in the area of a proposed action". Please use this list to determine whether your project requires consultation and to make your effects determination. For more guidance, use the Guideline for Consultation under Section 7 of the Endangered Species Act with the Caribbean Ecological Services Field Office by clicking here.

This species list is provided by:

Project code: 2024-0149477

Caribbean Ecological Services Field Office caribbean es@fws.gov
Post Office Box 491
Boqueron, PR 00622-0491
(786) 244-0081

Attachment(s):

- Official Species List
- USFWS National Wildlife Refuges and Fish Hatcheries
- Bald & Golden Eagles
- Migratory Birds
- Wetlands

OFFICIAL SPECIES LIST

This list is provided pursuant to Section 7 of the Endangered Species Act, and fulfills the requirement for Federal agencies to "request of the Secretary of the Interior information whether any species which is listed or proposed to be listed may be present in the area of a proposed action".

This species list is provided by:

Caribbean Ecological Services Field Office Post Office Box 491 Boqueron, PR 00622-0491 (939) 320-3135

PROJECT SUMMARY

Project Code: 2024-0149477
Project Name: PR-RGRW-03988
Project Type: Disaster-related Grants

Project Description: This project includes the construction of a "Farm in the City" greenhouse.

Ground disturbance for leveling is anticipated. No vegetation or tree

clearing is required.

Project Location:

The approximate location of the project can be viewed in Google Maps: https://www.google.com/maps/@18.449939450000002,-66.76146314503865,14z



Counties: Arecibo County, Puerto Rico

ENDANGERED SPECIES ACT SPECIES

Project code: 2024-0149477

There is a total of 1 threatened, endangered, or candidate species on this species list.

Species on this list should be considered in an effects analysis for your project and could include species that exist in another geographic area. For example, certain fish may appear on the species list because a project could affect downstream species.

IPaC does not display listed species or critical habitats under the sole jurisdiction of NOAA Fisheries¹, as USFWS does not have the authority to speak on behalf of NOAA and the Department of Commerce.

See the "Critical habitats" section below for those critical habitats that lie wholly or partially within your project area under this office's jurisdiction. Please contact the designated FWS office if you have questions.

1. <u>NOAA Fisheries</u>, also known as the National Marine Fisheries Service (NMFS), is an office of the National Oceanic and Atmospheric Administration within the Department of Commerce.

Project code: 2024-0149477 09/25/2024 20:24:27 UTC

REPTILES

NAME STATUS

Puerto Rican Boa Chilabothrus inornatus

Endangered

No critical habitat has been designated for this species. Species profile: https://ecos.fws.gov/ecp/species/6628

General project design guidelines:

https://ipac.ecosphere.fws.gov/project/D5D2XCRTMJAXNNH26ZAFGKQIXM/documents/generated/7159.pdf

CRITICAL HABITATS

THERE ARE NO CRITICAL HABITATS WITHIN YOUR PROJECT AREA UNDER THIS OFFICE'S JURISDICTION.

YOU ARE STILL REQUIRED TO DETERMINE IF YOUR PROJECT(S) MAY HAVE EFFECTS ON ALL ABOVE LISTED SPECIES.

USFWS NATIONAL WILDLIFE REFUGE LANDS AND FISH HATCHERIES

Any activity proposed on lands managed by the <u>National Wildlife Refuge</u> system must undergo a 'Compatibility Determination' conducted by the Refuge. Please contact the individual Refuges to discuss any questions or concerns.

THERE ARE NO REFUGE LANDS OR FISH HATCHERIES WITHIN YOUR PROJECT AREA.

BALD & GOLDEN EAGLES

Bald and golden eagles are protected under the Bald and Golden Eagle Protection Act^1 and the Migratory Bird Treaty Act^2 .

Any person or organization who plans or conducts activities that may result in impacts to bald or golden eagles, or their habitats³, should follow appropriate regulations and consider implementing appropriate conservation measures, as described in the links below. Specifically, please review the "Supplemental Information on Migratory Birds and Eagles".

- 1. The Bald and Golden Eagle Protection Act of 1940.
- 2. The Migratory Birds Treaty Act of 1918.
- 3. 50 C.F.R. Sec. 10.12 and 16 U.S.C. Sec. 668(a)

THERE ARE NO BALD AND GOLDEN EAGLES WITHIN THE VICINITY OF YOUR PROJECT AREA.

MIGRATORY BIRDS

Project code: 2024-0149477

Certain birds are protected under the Migratory Bird Treaty Act¹ and the Bald and Golden Eagle Protection Act².

Any person or organization who plans or conducts activities that may result in impacts to migratory birds, eagles, and their habitats³ should follow appropriate regulations and consider implementing appropriate conservation measures, as described in the links below. Specifically, please review the "Supplemental Information on Migratory Birds and Eagles".

- 1. The Migratory Birds Treaty Act of 1918.
- 2. The Bald and Golden Eagle Protection Act of 1940.
- 3. 50 C.F.R. Sec. 10.12 and 16 U.S.C. Sec. 668(a)

THERE ARE NO FWS MIGRATORY BIRDS OF CONCERN WITHIN THE VICINITY OF YOUR PROJECT AREA.

WETLANDS

Impacts to <u>NWI wetlands</u> and other aquatic habitats may be subject to regulation under Section 404 of the Clean Water Act, or other State/Federal statutes.

For more information please contact the Regulatory Program of the local <u>U.S. Army Corps of</u> Engineers District.

Please note that the NWI data being shown may be out of date. We are currently working to update our NWI data set. We recommend you verify these results with a site visit to determine the actual extent of wetlands on site.

THERE ARE NO WETLANDS WITHIN YOUR PROJECT AREA.

IPAC USER CONTACT INFORMATION

Agency: SWCA Environmental Consultants

Name: Hannah Danek

Address: 2420 AVE DR. ALBIZU CAMPOS

Address Line 2: PMB #421
City: Rincon
State: PR
Zip: 00677

Email hannah.danek@swca.com

Phone: 2816595727

LEAD AGENCY CONTACT INFORMATION

Lead Agency: Department of Housing and Urban Development

APPENDIX D Project Design Guidelines

Caribbean ES Puerto Rican Boa

Puerto Rican Boa

Generated September 25, 2024 08:32 PM UTC, IPaC v6.114.0-rc2



IPaC - Information for Planning and Consultation (https://ipac.ecosphere.fws.gov/): A project planning tool to help streamline the U.S. Fish and Wildlife Service environmental review process.

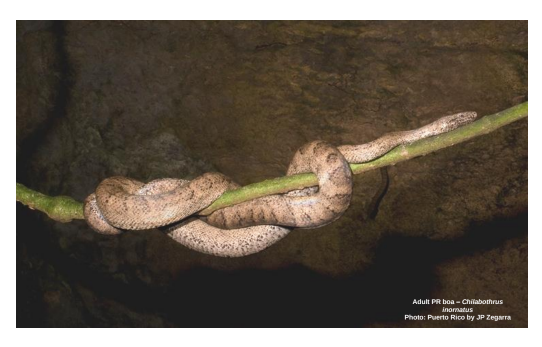


U.S. FISH AND WILDLIFE SERVICE CARIBBEAN ECOLOGICAL SERVICES FIELD OFFICE

Conservation Measures for the Puerto Rican boa (*Chilabothrus inornatus*)

Section 7 (a)(1) of the Endangered Species Act (ESA) charges Federal agencies to aid in the conservation of listed species, and section 7 (a)(2) requires the agencies, through consultation with the U.S. Fish and Wildlife Service (Service), to ensure their activities are not likely to jeopardize the continued existence of listed species or adversely modify designated critical habitats. Section 7 applies to the management of Federal lands as well as Federal actions that may affect federally listed species, such as Federal approval of private activities through the issuance of Federal funding, permits, licenses, or other actions. Any person that injures, captures, or kills a Puerto Rico boa is subject to penalties under the ESA. If Federal funds or permits are needed, the funding or permitting agency should initiate Section 7 consultation with the Service. To initiate a consultation under the Section 7 of the ESA, you must submit a project package with the established minimum requirements. These conservation measures should be incorporated into the project plans to minimize possible impacts to the species.

The endangered Puerto Rican (PR) boa (*Chilabothrus inornatus*, formerly *Epicrates inornatus*) is the largest endemic snake species that inhabits Puerto Rico. The PR boa is non-venomous and does not pose any life threatening danger to humans, but some individuals may try to bite if disturbed or during capture or handling. Its body color ranges from tan to dark brown with irregular diffuse marking on the dorsum, but some individuals lack marking and are uniformly dark. Juveniles may have a reddish color with more pronounced markings. In general, as they mature, their body color tends to darken.



The PR boa was federally listed in 1970. Currently, the species has an island-wide distribution and occurs in a wide variety of habitat types, ranging from wet montane to subtropical dry forest and can be found from mature forest to areas with different degrees of human disturbance such as roadsides or houses, especially if near their habitat in rural areas. The PR boa is considered mostly nocturnal, remaining less active, concealed or basking under the sun during the day.

The Service has developed the following conservation measures with the purpose of assisting others to avoid or minimize adverse effects to the PR boa and its habitat. These recommendations may be incorporated into new project plans and under certain circumstances into existing projects. Depending on the project, additional conservation measures can be implemented besides the ones presented in this document.

Conservation Measures:

- 1. Inform all project personnel about the potential presence of the PR boa in areas where the proposed work will be conducted. A pre-construction meeting should be conducted to inform all project personnel about the need to avoid harming the species as well as penalties for harassing or harming PR boas. An educational poster or sign with photo or illustration of the species should be displayed at the project site.
- 2. Prior to any construction activity, including removal of vegetation and earth movements, the boundaries of the project and areas to be excluded and protected should be clearly marked in the project plan and in the field in order to avoid further habitat degradation into forested and conservation areas.
- 3. Once areas are clearly marked, and prior to the use of heavy machinery and any construction activity (including removal of vegetation and earth movement), a biologist or project personnel with experience on this species should survey the areas to be cleared to verify the presence of any PR boa within the work area.
- 4. If a PR boa is found within any of the working or construction areas, activities should stop at that area and information recorded (see #5). **Do not capture the boa.** If boas need to be moved out of harm's way, designated personnel shall immediately contact the Puerto Rico Department of Natural and Environmental Resources (PRDNER) Rangers for safe capture and relocation of the animal (PRDNER phone #s: (787) 724-5700, (787) 230-5550, (787) 771-1124). **If immediate relocation is not an option, project-related activities at that area must stop until the boa moves out of harm's way on its own**. Activities at other work sites, where no boas have been found after surveying the area, may continue.
- 5. For all boa sightings (dead or alive), record the time and date of the sighting and the specific location where it was found. PR boa data should also include a photo of the animal (dead or alive), site GPS coordinates, the time and date, and comments on how the animal was detected and its behavior.

- 6. If a PR boa is captured by PRDNER personnel, record the name of that person and information on where the PR boa will be taken. This information should be reported to the Service.
- 7. Measures should be taken to avoid and minimize PR boa casualties by heavy machinery or motor vehicles being used on site. Any heavy machinery left on site (staging) or near potential PR boa habitat (within 50 meters of potential boa habitat), needs to be thoroughly inspected each morning before work starts to ensure that no boas have sheltered within engine compartments or other areas of the equipment. If PR boas are found within vehicles or equipment, do not capture the animal, and let it move on its own or call PRDNER Rangers for safe capture and relocation of the animal (see #4). If not possible, the animal should be left alone until it leaves the vehicle on its own.
- 8. PR boas may seek shelter in debris piles. Measures should be taken to avoid and minimize boa casualties associated with sheltering in debris piles as a result of project activities. Debris piles should be placed far away from forested areas. Prior to moving, disposing or shredding, debris piles should be carefully inspected for the presence of boas. If debris piles will be left on site, we recommend they be placed in areas that will not be disturbed in the future.
- 9. If a dead PR boa is found, immediately cease all work in that area and record the information accordingly (see #5). If the PR boa was accidentally killed as part of the project actions, please include information on what conservation measures had been implemented and what actions will be taken to avoid further killings. A dead boa report should be sent by email (see contacts below) to the Service within 48 hours of the event.
- 10. Projects must comply with all state laws and regulations. Please contact the PRDNER for further guidance.

If you have any questions regarding the above conservation measures, please contact the Service:

- José Cruz-Burgos, Endangered Species Program Coordinator
 - o Email: jose_cruz-burgos@fws.gov
 - o Office phone (305) 304-1386
- Jan Zegarra, Fish and Wildlife Biologist
 - o Email: jan_zegarra@fws.gov
 - o Office phone (786) 933-1451

APPENDIX E USFWS Consistency Letter



United States Department of the Interior



FISH AND WILDLIFE SERVICE

Caribbean Ecological Services Field Office Post Office Box 491 Boqueron, PR 00622-0491

Phone: (939) 320-3135 Fax: (787) 851-7440 Email Address: <u>CARIBBEAN ES@FWS.GOV</u>

In Reply Refer To: 09/25/2024 20:28:17 UTC

Project code: 2024-0149477 Project Name: PR-RGRW-03988

Subject: Concurrence letter for the project named 'PR-RGRW-03988' for specified threatened

and endangered species, that may occur in your proposed project location, pursuant to

the IPaC determination key titled Caribbean Determination Key (DKey).

Dear Applicant:

Thank you for using the assisted evaluation keys in IPaC. This letter is provided pursuant to the Service's authority under the Endangered Species Act of 1973, as amended (ESA) (87 Stat. 884; 16 U.S.C. 1531et seq.). On September 25, 2024, Hannah Danek used the Caribbean DKey; dated April 03, 2024, in the U.S. Fish and Wildlife Service's online IPaC application to evaluate potential impacts to federally listed species, from a project named 'PR-RGRW-03988'. The project is located in Arecibo County, Puerto Rico (shown below).

The approximate location of the project can be viewed in Google Maps: https://www.google.com/maps/@18.449939450000002,-66.76146314503865,14z



The following description was provided for the project 'PR-RGRW-03988':

This project includes the construction of a "Farm in the City" greenhouse. Ground disturbance for leveling is anticipated. No vegetation or tree clearing is required.

Based on your answers and the assistance of the Service's Caribbean DKey, you made the following effect determination(s) for the proposed Action:

SpeciesListing StatusDeterminationPuerto Rican Boa (Chilabothrus inornatus)EndangeredNLAA

Based on the answers provided in IPaC, the proposed project is consistent with a "may affect but is not likely to adversely affect" (NLAA) for the species listed above because your project impacts to the species will be avoided or minimized using the **Conservation Measures** you agreed to implement. These conservation measures must be implemented during the project development to ensure compliance with Section 7(a)(2) of the ESA.

No further action is required for the species listed above. However, be aware that reinitiation of consultation may be necessary if later modifications are made to the project so that it no longer meets the criteria or outcome described above, or if new information reveals effects of the action that could affect listed species or critical habitat in a manner or to an extent not previously considered, or if a new species is listed.

The Service will notify you within 30 calendar days if we determine that this proposed Action does not meet the criteria for a "may affect, not likely to adversely affect" (NLAA) determination for federally listed species in the Caribbean. If we do not notify you within that timeframe, you may proceed with the Action under the terms of the NLAA concurrence provided here. This verification period allows the Caribbean Ecological Services Field Office to apply local knowledge to evaluate the Action, as we may identify a small subset of actions having unanticipated impacts. In such instances, the Caribbean Ecological Services Field Office may request additional information to verify the effects determination reached through the DKey.

Note: Projects located within the range of the Puerto Rican boa or the Virgin Islands tree boa might encounter these species during project activities. **This letter does not provide take to handle or move these species.** If relocation of the species is needed, please contact either the Puerto Rico Department of Natural Resources (DNER) at 787-724-5700, 787-230-5550, or 787-771-1124 for projects in Puerto Rico, or the Virgin Islands Department of Planning and Natural Resources, Division of Fish and Wildlife (DFW) at 340-775-6762 for projects in the Virgin Islands. Otherwise, contact the Caribbean Ecological Services Field Office (caribbean_es@fws.gov) to determine whether the consultation needs to be reinitiated.

If the proposed project is located within species range where a DKey has not been developed for those species, please follow the established guidance for initiating section 7 consultation Caribbean Ecological Services Field Office.

We appreciate your interest in protecting endangered species and their habitats. It is the Service's mission to work with others to conserve, protect, and enhance fish, wildlife, and plants and their

Project code: 2024-0149477 09/25/2024 20:28:17 UTC

habitats for the continuing benefit of our people. If you have any questions or require additional information, please contact our office at Caribbean_es@fws.gov.

Action Description

You provided to IPaC the following name and description for the subject Action.

1. Name

PR-RGRW-03988

2. Description

The following description was provided for the project 'PR-RGRW-03988':

This project includes the construction of a "Farm in the City" greenhouse. Ground disturbance for leveling is anticipated. No vegetation or tree clearing is required.

The approximate location of the project can be viewed in Google Maps: https://www.google.com/maps/@18.449939450000002,-66.76146314503865,14z



QUALIFICATION INTERVIEW

1. Is the proposed project an EPA Multi-Sector General Permit (MSGP) renewal for an existing project? (MSGP Fact Sheet)

No

2. Is the proposed project within an urban developed area? (i.e., cities, downtowns, shopping malls etc.)

Note: Urban and developed areas has one or more of the following characteristics: Presence of existing buildings, residential areas, and commercial establishments. Well-established infrastructure including roads, utilities, and urban facilities. High population density. Established neighborhoods and urban amenities ("urbanizaciones"). Developed landscape with paved surfaces, parking lots, and industrial areas. Signs of human activity and urbanization, such as shopping centers and recreational facilities. Location within the boundaries of a city or town ("casco urbano"). High concentration of built-up structures and limited open spaces. Aerial imagery might be requested to the applicant.

No

3. Does the proposed project consist of rehabilitation or demolition of existing single-family homes and buildings?

No

4. Does the proposed project consist of improvements to existing facilities?

Note: Examples of facilities are occupied single family homes, and buildings; existing recreational facilities, including the installation of roofs to existing basketball courts, etc.

No

5. Does the proposed project consist of repavement or repair of existing roads and installing transit signage or guardrails?

No

6. Does the proposed project consist of the construction of gutters and/or sidewalks along existing roads, and developments?

No

7. Does the proposed project consist of replacement or repair of existing bridges which include cutting vegetation or earth movement?

No

8. Does the proposed project consist of activities within existing Right of Ways (ROWs) along roads which include cutting vegetation or earth movement?

No

9. Is the proposed project located within a rural area covered by grassland (pasture lands "pastos")?

No

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09/25/2024 20:28:17 UTC

10. Is the proposed project adjacent or within a forested area?

Note: Examples of immediately adjacent to forested areas are rock walls and haystack hills ("mogotes"), wet montane forest, lowland wet forest, remnant coastal, mangrove forest, damp and dry limestone karst forests, pastureland with patches of exotic trees.

Yes

11. Is the project area more than 1 acre?

No

12. Is the proposed project an existing facility or the expansion of an existing facility within the footprint of the already developed area?

No

13. Is the proposed project a new facility which would require earth moving, vegetation clearing, or debris removal using heavy machinery, the use of staging areas, construction of temporary access roads?

Yes

14. [Hidden Semantic] Does the proposed project intersect the Puerto Rican boa area of influence?

Automatically answered

Yes

15. Will the proposed project implement the U.S. Fish and Wildlife <u>Puerto Rican boa Conservation Measures</u>?

Yes

16. Are you the Federal agency or designated non-federal representative for the proposed action?

Yes

IPAC USER CONTACT INFORMATION

Agency: SWCA Environmental Consultants

Name: Hannah Danek

Address: 2420 AVE DR. ALBIZU CAMPOS

Address Line 2: PMB #421
City: Rincon
State: PR
Zip: 00677

Email hannah.danek@swca.com

Phone: 2816595727

LEAD AGENCY CONTACT INFORMATION

Lead Agency: Department of Housing and Urban Development

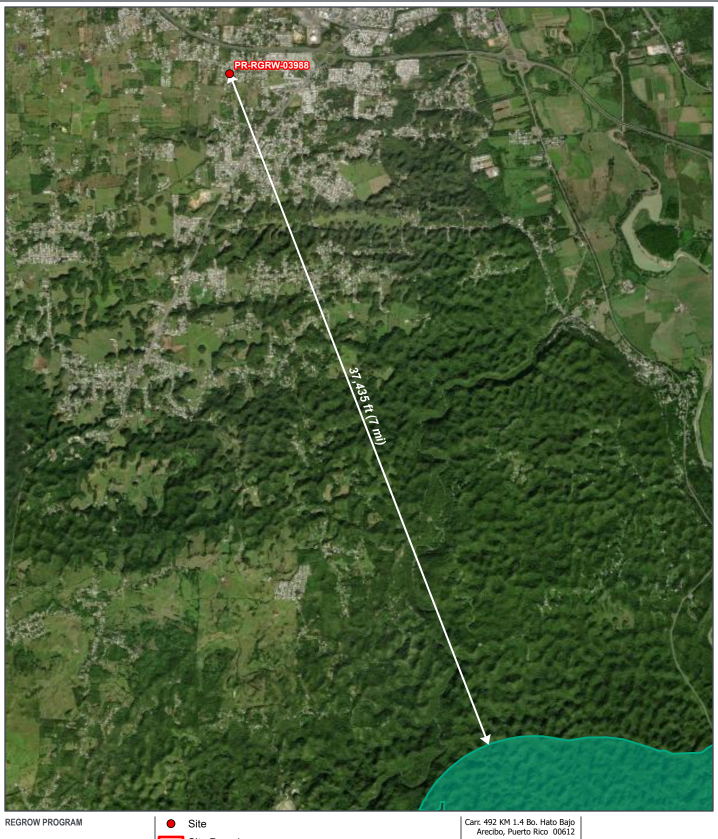


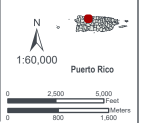
Figure B 7-1: Critical Habitat Map

Applicant ID: PR-RGRW-03988

Site Parcel Buffer (100-ft) Critical Habitat - Final National Wildlife Refuges

Parcel ID: 029-059-875-25-000 66.761408°W 18.449939°N

Data Source: https://services.arcgis. com/QVENGdaPbd4LUkLV/arcgis/rest/ services/USFWS_Critical_Habitat/Base Map: ESRI ArcGIS Online, accessed September 2023 Updated: 9/18/2023 Layout: Critical Habitat Aprx: 72428_ReGrowTier2Maps





Attachment 8 Explosive and Flammable Hazards Partner Worksheet



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

Explosive and Flammable Hazards (CEST and EA) - PARTNER

https://www.hudexchange.info/environmental-review/explosive-and-flammable-facilities

ιιμ	s.//www.nudexchange.imo/environmental-review/explosive-and-naminable-racinties
1.	Does the proposed HUD-assisted project include a hazardous facility (a facility that mainly stores, handles or processes flammable or combustible chemicals such as bulk fuel storage facilities and refineries)?
	⊠ No
	→ Continue to Question 2.
	□ Yes
	Explain:
	Click here to enter text.
	→ Continue to Question 5.
2.	Does this project include any of the following activities: development, construction, rehabilitation that will increase residential densities, or conversion?
	oxtimes No $ o$ If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below.
	\square Yes \rightarrow Continue to Question 3.
3.	Within 1 mile of the project site, are there any current <i>or planned</i> stationary aboveground storage containers:
	 Of more than 100-gallon capacity, containing common liquid industrial fuels OR Of any capacity, containing hazardous liquids or gases that are not common liquid industrial fuels?
	\square No \Rightarrow If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide all documents used to make your determination.
	\square Yes \rightarrow Continue to Question 4.
,	4. Is the Separation Distance from the project acceptable based on standards in the Regulation? Please visit HUD's website for information on calculating Acceptable Separation Distance. □ Yes
	→ If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below.

Provide map(s) showing the location of the project site relative to any tanks and your separation distance calculations. If the map identifies more than one tank, please identify the tank you have chosen as the "assessed tank."

□ No

→ Continue to Question 6.

Provide map(s) showing the location of the project site relative to any tanks and your separation distance calculations. If the map identifies more than one tank, please identify the tank you have chosen as the "assessed tank."

5. Is the hazardous facility located at an acceptable separation distance from residences and any other facility or area where people may congregate or be present?

Please visit HUD's website for information on calculating Acceptable Separation Distance.

☐ Yes

 \rightarrow If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below.

Provide map(s) showing the location of the project site relative to residences and any other facility or area where people congregate or are present and your separation distance calculations.

□ No

→ Continue to Question 6.

Provide map(s) showing the location of the project site relative to residences and any other facility or area where people congregate or are present and your separation distance calculations.

6. For the project to be brought into compliance with this section, all adverse impacts must be mitigated. Explain in detail the exact measures that must be implemented to make the Separation Distance acceptable, including the timeline for implementation. If negative effects cannot be mitigated, cancel the project at this location.

Note that only licensed professional engineers should design and implement blast barriers. If a barrier will be used or the project will be modified to compensate for an unacceptable separation distance, provide approval from a licensed professional engineer.

Click here to enter text.

Worksheet Summary

Provide a full description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your program or region

Include all documentation supporting your findings in your submission to HUD.

The project includes the purchase and installation of a new "Farm in the City" vertical hydroponic greenhouse (greenhouse). The project itself is not the development of a hazardous facility nor will the

project increase residential densities. No further evaluation is required. The project is in compliance

with explosive and flammable hazard requirements.

Attachment 9 Farmlands Protection Partner Worksheet and Prime Farmland Map



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

Farmlands Protection (CEST and EA) - PARTNER

https://www.hudexchange.info/environmental-review/farmlands-protection

1.	land or conversion, that could convert agricultural land to a non-agricultural use? ☐ Yes → Continue to Question 2.						
	 No → If the RE/HUD agrees with this recommendation, the review is in compliance with this section 						
	Continue to the Worksheet Summary below.						
2.	Does "important farmland," including prime farmland, unique farmland, or farmland of statewide or local importance regulated under the Farmland Protection Policy Act, occur on the project site? You may use the links below to determine important farmland occurs on the project site:						
	 Utilize USDA Natural Resources Conservation Service's (NRCS) Web Soil Survey 						
	http://websoilsurvey.nrcs.usda.gov/app/HomePage.htm						
	 Check with your city or county's planning department and ask them to document if the projectis on land regulated by the FPPA (zoning important farmland as non-agricultural does not exempt it from FPPA requirements) Contact NRCS at the local USDA service center 						
	http://offices.sc.egov.usda.gov/locator/app?agency=nrcs or your NRCS state soil scientist http://soils.usda.gov/contact/state_offices/ for assistance						
	□ No → If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide any documents used to make your determination.						
	☐ Yes → Continue to Question 3.						
3.	Consider alternatives to completing the project on important farmland and means of avoiding						

- impacts to important farmland.
 - Complete form <u>AD-1006</u>, "Farmland Conversion Impact Rating" and contact the state soil scientist before sending it to the local NRCS District Conservationist.
 - Work with NRCS to minimize the impact of the project on the protected farmland. When you have finished with your analysis, return a copy of form AD-1006 to the USDA-NRCS State Soil Scientist or his/her designee informing them of your determination.

Work with the RE/HUD to determine how the project will proceed. Document the conclusion:

□ Project will proceed with mitigation.

Explain in detail the proposed measures that must be implemented to mitigate for the impact or effect, including the timeline for implementation.

Click here to enter text.

→ If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide form AD-1006 and all other documents used to make your determination.

□ Project will proceed without mitigation.

Explain why mitigation will not be made here:

Click here to enter text.

→ If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide form AD-1006 and all other documents used to make your determination.

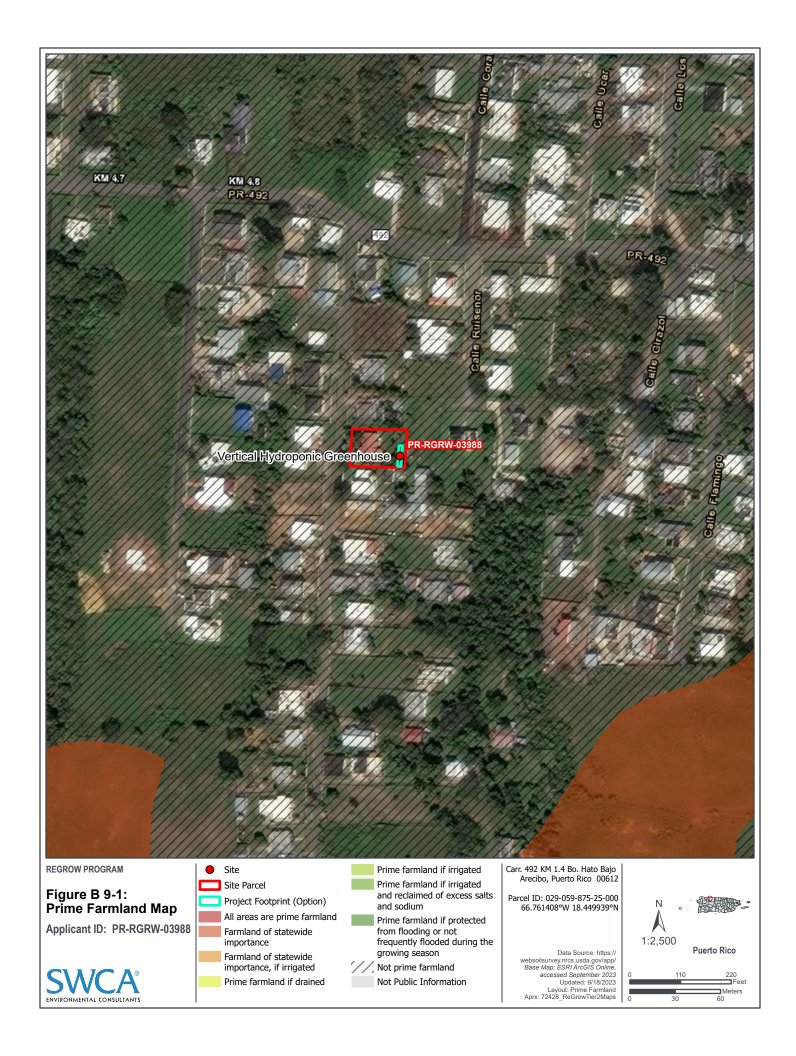
Worksheet Summary

Provide a full description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your program or region

Include all documentation supporting your findings in your submission to HUD.

This project does not include any activities that could potentially convert agricultural land to non-agricultural use. No prime farmland or farmlands of statewide importance are within the project area. Although the project includes new construction, the project is exempt from review under the Farmland Protection Policy Act (FFPA) as the project is limited to construction of on-farm structures needed for farm operations. No further review is required. The project is in compliance with the Farmland Protection Policy Act.



Attachment 10 Floodplain Management Partner Worksheet and Advisory Base Flood Elevation Map



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

Floodplain Management (CEST and EA)

General Requirements	Legislation	Regulation		
Executive Order 11988,	Executive Order 11988	24 CFR 55		
Floodplain Management,	Executive Order 13690			
requires Federal activities to	42 USC <u>4001-4128</u>			
avoid impacts to floodplains and	42 USC 5154a			
to avoid direct and indirect				
support of floodplain				
development to the extent				
practicable.				
Reference				
https://www.hudexchange.info/environmental-review/floodplain-management				

1.	Does this project meet an exemption at 24 CFR 55.12 from compliance with HUD's floodplair management regulations in Part 55 or utilize the delayed compliance date for certain Office of Housing programs? \[\textstyle \text{Yes} \] Select the applicable citation at 24 CFR 55.12 and provide supporting documentation for the determination if applicable.
	 a) □ HUD-assisted activities described in 24 CFR 58.34 and 58.35(b) b) □ HUD-assisted activities described in 24 CFR 50.19, except as otherwise indicated in § 50.19
	c) The approval of financial assistance for restoring and preserving the natural and beneficial functions and values of floodplains and wetlands, including through acquisition of such floodplain and wetland property, where a permanent covenant or comparable restriction is place on the property's continued use for flood control, wetland projection, open space, or park land, but only if:
	 (1) The property is cleared of all existing buildings and walled structures; and (2) The property is cleared of related improvements except those which: (i) Are directly related to flood control, wetland protection, open space, or park land (including playgrounds and recreation areas); (ii) Do not modify existing wetland areas or involve fill, paving, or other ground disturbance beyond minimal trails or paths; and (iii) Are designed to be compatible with the beneficial floodplain or wetland function of the property.

d)	☐ An action involving a repossession, receivership, foreclosure, or similar acquisition of property to protect or enforce HUD's financial interests under previously approved loans, grants, mortgage insurance, or other HUD assistance
۱۵	☐ Policy-level actions described at 24 CFR 50.16 that do not involve site-based decisions
-	☐ A minor amendment to a previously approved action with no additional adverse impact
'',	on or from a floodplain or wetland;
g)	☐ HUD's or the responsible entity's approval of a project site, an incidental portion of which is situated in the FFRMS floodplain (not including the floodway, LiMWA, or coastal high hazard area) but only if:
	(1) The proposed project site does not include any existing or proposed buildings or improvements that modify or occupy the FFRMS floodplain except de minimis improvements such as recreation areas and trails; and
	(2) the proposed project will not result in any new construction in or modifications of a wetland
	☐ Issuance or use of Housing Vouchers or other forms of rental subsidy where HUD, the awarding community, or the public housing agency that administers the contract awards rental subsidies that are not project-based (i.e., do not involve site-specific subsidies) ☐ Special projects directed to the removal of material and architectural barriers that restrict the mobility of and accessibility to elderly and persons with disabilities.
	restrict the mobility of and accessibility to elderly and persons with disabilities.
	ons do not apply due to the project activities being the purchase and installation of a the city' greenhouse.
Based on tl Summary b	he response, the review is in compliance with this section. Continue to the Worksheet pelow.
mu	Yes. Office of Housing programs utilizing the January 1, 2025 compliance date. These reviews ust comply with the 2013 version of the Part 55 regulations. Continue to Worksheet Summary 2013 version to upload supporting documentation.
\boxtimes	No. Continue to Question 2.
2. Do	es the project include a Critical Action?
hos	Yes. Describe the Critical Action. Examples of Critical Actions include projects involving spitals, fire and police stations, nursing homes, hazardous chemical storage, storage of valuable cords, and utility plants. Continue to Question 4.
No, the p	project is not a Critical Action as defined in 24 CFR 55.2(b)(3)
\boxtimes	No. Continue to Question 3.

3. Determine the extent of the FFRMS floodplain and provide mapping documentation in support of that determination.

The extent of the FFRMS floodplain can be determined using a Climate Informed Science Approach (CISA), 0.2 percent flood approach (0.2 PFA), or freeboard value approach (FVA). For projects in areas without available CISA data or without FEMA Flood Insurance Rate Maps (FIRMs), Flood Insurance Studies (FISs) or Advisory Base Flood Elevations (ABFEs), use the best available information to determine flood elevation. Include documentation and an explanation of why this is the best available information for the site. Note that newly constructed and substantially improved structures must be elevated to the FFRMS floodplain regardless of the approach chosen to determine the floodplain.

Select one of the following three options:

\square CISA for non-critical actions. If using a local tool, data, or resources, ensure that the FFRMS elevation is higher than would have been determined using the 0.2 PFA or the FVA.
\boxtimes 0.2-PFA. Where FEMA has defined the 0.2-percent-annual-chance floodplain, the FFRMS floodplain is the area that FEMA has designated as within the 0.2-percent-annual-chance floodplain.
\square FVA. If neither CISA nor 0.2-PFA is available, for non-critical actions, the FFRMS floodplain is the area that results from adding two feet to the base flood elevation as established by the effective FIRM or FIS or—if available —a FEMA-provided preliminary or pending FIRM or FIS or advisory base flood elevations, whether regulatory or informational in nature. However, an interim or preliminary FEMA map cannot be used if it is lower than the current FIRM or FIS.

a. Does your project occur in the FFRMS floodplain?

Yes	continu	e to	nart	h
 J I CJ,	COLLUITA	ע נט	Dait	ν.

☑ No. Review for floodplain management is complete.

b. Is your project located in any of the floodplain categories below? Select all that apply. If none apply, continue to question 7.

	F	lood	lway:	Continue	to (Question	5.	Floodw	avs.
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☐ Coastal High Hazard Area (V Zone) or Limit of Moderate Wave Action (LiMWA): *Continue to Question 6. Coastal High Hazard Areas and LiMWAs.*

4. Determine the extent of the FFRMS floodplain and provide mapping documentation in support of that determination.

The extent of the FFRMS floodplain can be determined using a Climate Informed Science Approach (CISA), or the higher of the 0.2 percent flood approach (0.2 PFA), or freeboard value approach (FVA). For projects in areas without available CISA data or without FEMA Flood Insurance Rate Maps (FIRMs), Flood Insurance Studies (FISs) or Advisory Base Flood Elevations (ABFEs), use the best available information to determine flood elevation. Note that newly constructed and substantially improved structures must be elevated to the FFRMS floodplain regardless of the approach chosen to determine the floodplain.

	Utilize CISA to determine the FFRMS floodplain for critical actions
	☐ CISA for Critical Actions. If using a local tool, ensure that the FFRMS elevation provided is higher than the 0.2 PFA or 3' above the base flood elevation.
	OR;
	Choose the higher of 0.2 PFA or FVA elevations
	$\ \square$ 0.2-PFA. Where FEMA has defined the 0.2-percent-annual-chance floodplain, the FFRMS floodplain is the area that FEMA has designated as within the 0.2-percent-annual-chance floodplain.
	□ FVA. For critical actions, the FFRMS floodplain is the area that results from adding three feet to the base flood elevation as established by the effective FEMA FIRM or FIS or—if available —a FEMA-provided preliminary or pending FIRM or FIS or advisory base flood elevations, whether regulatory or informational in nature. However, an interim or preliminary FEMA map cannot be used if it is lower than the current FIRM or FIS.
a.	Does your project occur in the FFRMS floodplain?
	□No. Review for floodplain management is complete.
b.	Is your project located in any of the floodplain categories below? Select all that apply. If none apply, continue to question 7.
	☐ Floodway: Continue to Question 5. Floodways.
	☐ Coastal High Hazard Area (V Zone) or LiMWA: Continue to Question 6. Coastal High Hazard Areas and LiMWAs.
5.	Floodways Do the floodway exemptions at 55.8 or 55.21 apply? ☐ Yes The 8-Step Process is required. Document mitigation measures necessary to meet the requirements in 55.8 or 55.21. Provide a completed 8-Step Process, including the early public notice and the final notice. Continue to Question 7. 8-Step Process.
	□ No Federal assistance may not be used at this location. You must either choose an alternate site or cancel the project at this location.

6. Coastal High Hazard Area (V Zone) and LiMWAs Do the exemptions at <u>55.8</u> or <u>55.21</u> apply?

☐ Yes <u>The 8-Step Process is required.</u> Document mitigation measures necessary to mee the requirements in 55.8 or 55.21. Provide a completed 8-Step Process, including the early public notice and the final notice. Continue to Question 7. 8-Step Process.
□No
Federal assistance may not be used at this location. You must either choose an alternate site
or cancel the project at this location.
8-Step Process.
Does the 8-Step Process apply? Select one of the following options:
☐ 8-Step Process is inapplicable per 55.13.
Select the applicable citation:
□ (a) HUD's mortgage insurance actions and other financial assistance for the purchasing, mortgaging, or refinancing of existing one- to four-family properties in communities that are in the Regular Program of the NFIP and in good standing (i.e., not suspended from program eligibility or placed on probation under 44 CFR 59.24), where the action is not a critical action and the property is not located in a floodway, coastal high hazard area, or LiMWA;
□ (b) Financial assistance for minor repairs or improvements on one- to four-family properties that do not meet the thresholds for "substantial improvement" under § 55.2(b)(12);
☐ (c) HUD or a recipient's actions involving the disposition of individual HUD or recipient held, one- to four-family properties;
□ (d) HUD guarantees under the Loan Guarantee Recovery Fund Program (24 CFR part 573), where any new construction or rehabilitation financed by the existing loan or mortgage has been completed prior to the filing of an application under the program, and the refinancing will not allow further construction or rehabilitation, nor result in any physical impacts or changes except for routine maintenance;
☐ (e) The approval of financial assistance to lease units within an existing structure located within the floodplain, but only if;
(1) The structure is located outside the floodway or coastal high hazard area, and is in a community that is in the Regular Program of the NFIP and in good standing (i.e., not suspended from program eligibility or placed on probation under 44 CFR 59.24); and
(2) The project is not a critical action; and(3) The entire structure is or will be fully insured or insured to the maximum extent available under the NFIP for at least the term of the lease.
☐ (f) Special projects for the purpose of improving efficiency of utilities or installing renewable energy that involve the repair, rehabilitation, modernization, weatherization, or improvement of existing structures or infrastructure, do not meet the thresholds for "substantial improvement" under § 55.2(b)(12), and do not include the installation of equipment below the FFRMS floodplain elevation.

7.

Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below.

☐ 5-Step Process is applicable per 55.14. Provide documentation of 5-Step Process. Select the applicable citation:
□ (a) HUD actions involving the disposition of HUD-acquired multifamily housing projects o "bulk sales" of HUD-acquired one- to four-family properties in communities that are in the Regular Program of the National Flood Insurance Program (NFIP) and in good standing (i.e., not suspended from program eligibility or placed on probation under 44 CFR 59.24).
□ (b)HUD's actions under the National Housing Act (12 U.S.C. 1701) for the purchase o refinancing of existing multifamily housing projects, hospitals, nursing homes, assisted living facilities, board and care facilities, and intermediate care facilities, in communitie that are in good standing under the NFIP.
□ (c) HUD's or the recipient's actions under any HUD program involving the repair rehabilitation, modernization, weatherization, or improvement of existing multifamily housing projects, hospitals, nursing homes, assisted living facilities, board and care facilities, intermediate care facilities, and one- to four-family properties, in communities that are in the Regular Program of the National Flood Insurance Program (NFIP) and are in good standing, provided that the number of units is not increased more than 20 percent, the action does not involve a conversion from nonresidential to residential land use, the action does not meet the thresholds for "substantial improvement" under \$55.2(b)(10), and the footprint of the structure and paved areas is not increased by more than 20 percent.
 □ (d) HUD's (or the recipient's) actions under any HUD program involving the repair rehabilitation, modernization, weatherization, or improvement of existing nonresidential buildings and structures, in communities that are in the Regular Program of the NFIP and are in good standing, provided that the action does not meet the thresholds for "substantial improvement" under § 55.2(b)(10) and that the footprint of the structure and paved areas is not increased by more than 20 percent □ (e) HUD's or the recipient's actions under any HUD program involving the repair rehabilitation, or replacement of existing nonstructural improvements including streets curbs and gutters, where any increase of the total impervious surface area of the facilities de minimis. This provision does not include critical actions, levee systems, chemical storage facilities (including any tanks), wastewater facilities, or sewer lagoons.
Continue to Question 8. Mitigation.
☐ 8-Step Process applies. Provide a completed 8-Step Process, including the early public notice and the final notice.
Continue to Question 8. Mitigation.

8. Mitigation

For the project to comply with this section, all adverse impacts must be mitigated. Explain in detail the measures that must be implemented to mitigate the impact or effect, including the timeline for implementation. Note: newly constructed and substantially improved structures within the FFRMS floodplain must be elevated to the FFRMS floodplain elevation or floodproofed, if applicable.

N/A	
	he following if any mitigation/minimization measures have been identified for this project in or 5-Step Process? Select all that apply.
	☐ Buyout and demolition or other supported clearance of floodplain structures
	☐ Insurance purchased in excess of statutory requirement under the Flood Disaster Protection Act of 1973
	☐ Permeable surfaces
	☐ Natural landscape enhancements that maintain or restore natural hydrology
	☐ Planting or restoring native plant species
	☐ Bioswales
	☐ Stormwater capture and reuse
	☐ Green or vegetative roofs with drainage provisions
	☐ Natural Resources Conservation Service conservation easements or similar easements
	☐ Floodproofing of structures as allowable (e.g. non-residential floors)
	☐ Elevating structures (including freeboard above the required base flood elevations)
	☐ Levee or structural protection from flooding
	☐ Channelizing or redefining the floodway or floodplain through a Letter of Map Revision (LOMR)

Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below.

Worksheet Summary

Compliance Determination

Provide a clear description of your determination and a synopsis of the information that it was based on, such as:

- FIRM panel numbers
- CISA data or maps
- Information on other data or tools used or accessed
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your region

Include all documentation supporting your findings in your submission to HUD

See below.			

Worksheet Summary for 2013 Version

Compliance Determination

Attach 'Floodplain Management Partner Worksheet' (OMB No. 2506-0177), FIRM map indicating project location, and summary of 8-step or 5-step decision making process if applicable.

Provide a clear description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your region

Include all documentation supporting your findings in your submission to HUD

An Advisory Base Flood Elevation (ABFE) map was developed by FEMA for this FIRM, which shows the project sites are in Flood Zone X. The project is not located in the 100-year floodplain or ABFE special flood hazard area; therefore, no further action is required. PFIRMs in Puerto Rico were only developed for certain sections of the municipalities of Carolina, Canovanas, Loiza, San Juan and Trujillo Alto. The proposed project is located in the municipality

Canovanas, Loiza, San Juan and Trujillo Alto. The proposed project is located in the municipality of Arecibo; therefore, PFIRM information was not available for the area and therefore not considered in the review. The project is in compliance with Executive Order 11988 and 13690. HUD implemented new floodplain regulations under 89 FR 30850 effective June 24, 2024 which created the Federal Flood Risk Management Standard (FFRMS). The current project comprises non-critical actions that lie outside the 0.2-percent-annual-chance (500-year flood elevation), which is the approach used for this project to comply with the FFRMS; therefore, mitigation is not required and the project is in compliance with 24 CFR Part 55.



REGROW PROGRAM

Figure B 10-1: Advisory Base Flood Elevation For 100-Year Floodplain Map

Applicant ID: PR-RGRW-03988



Site Site Parcel

Project Footprint (Option) Advisory Base Flood

Elevation (ABFE) 0.2% Annual Chance Flood

1% Annual Chance Flood

Zone A Zone A-Floodway Zone AE

Coastal A Zone

Coastal A Zone and Floodway Zone AE-Floodway

Zone AO Zone VE

Zone X (500-year floodplain) Zone/BFE Boundary

Carr. 492 KM 1.4 Bo. Hato Bajo Arecibo, Puerto Rico 00612

Parcel ID: 029-059-875-25-000 Parcel Center: 66.761408°W 18.449939°N

Data Source: https://gis.fema.gov/arcgis/rest/ services/DR/PuertoRico_ABFE_1PCT/ ManServer ces/DR/PuertoRico_ABFE_TPC1/ MapServer Base Map: ESRI ArcGIS Online, accessed September 2023 Updated: 9/18/2023 Layout: ABFE 1Pct Aprx: 72428_ReGrowTier2Maps



■Meters

Attachment 11 Historic Preservation Partner Worksheet and SHPO Consultation



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

Historic Preservation (CEST and EA) - PARTNER

https://www.hudexchange.info/environmental-review/historic-preservation

Threshold

Is Section 106 review required for your project?

□ No, because a Programmatic Agreement states that all activities included in this project are exempt. (See the <u>PA Database</u> to find applicable PAs.)

Either provide the PA itself or a link to it here. Mark the applicable exemptions or include the text here:

Click here to enter text.

→ Continue to the Worksheet Summary.

□ No, because the project consists solely of activities included in a No Potential to Cause Effects memo or other determination [36 CFR 800.3(a)(1)].

Either provide the memo itself or a link to it here. Explain and justify the other determination here:

Click here to enter text.

→ Continue to the Worksheet Summary.

The Section 106 Process

After determining the need to do a Section 106 review, HUD or the RE will initiate consultation with regulatory and other interested parties, identify and evaluate historic properties, assess effects of the project on properties listed on or eligible for the National Register of Historic Places, and resolve any adverse effects through project design modifications or mitigation.

Step 1: Initiate consultation

Step 2: Identify and evaluate historic properties

Step 3: Assess effects of the project on historic properties

Step 4: Resolve any adverse effects

Only RF or HUD staff may initiate the Section 106 consultation process. Partner entities may gather information, including from SHPO records, identify and evaluate historic properties, and make initial assessments of effects of the project on properties listed in or eligible for the National Register of Historic Place. Partners should then provide their RE or HUD with all of their analysis and documentation so that they may initiate consultation.

Step 1 - Initiate Consultation

The following parties are entitled to participate in Section 106 reviews: Advisory Council on Historic Preservation; State Historic Preservation Officers (SHPOs); federally recognized Indian tribes/Tribal Historic Preservation Officers (THPOs); Native Hawaiian Organizations (NHOs); local governments; and project grantees. The general public and individuals and organizations with a demonstrated interest in a project may participate as consulting parties at the discretion of the RE or HUD official. Participation varies with the nature and scope of a project. Refer to HUD's website for guidance on consultation, including the required timeframes for response. Consultation should begin early to enable full consideration of preservation options.

Use the When To Consult With Tribes checklist within Notice CPD-12-006: Process for Tribal Consultation to determine if the RE or HUD should invite tribes to consult on a particular project. Use the Tribal Directory Assessment Tool (TDAT) to identify tribes that may have an interest in the area where the project is located. Note that only HUD or the RE may initiate consultation with Tribes. Partner entities may prepare a draft letter for the RE or HUD to use to initiate consultation with tribes, but may not send the letter themselves.

List all organizations and individuals that you believe may have an interest in the project here: SHPO, PRDOH, Applicant

→ Continue to Step 2.

Step 2 - Identify and Evaluate Historic Properties

Provide a preliminary definition of the Area of Potential Effect (APE), either by entering the address(es) or providing a map depicting the APE. Attach an additional page if necessary.

Project Location: Carr. 492 km 1.4 Bo Hato Bajo, Arecibo, PR 00612

Vertical Hydroponic Greenhouse: 18.449939, -66.761408

As defined in 36 CFR §800.16(d), the area of potential effects (APE) is the geographic area or areas within which an undertaking may directly or indirectly cause changes in the character or use of historic properties if any such properties exist. Based on this definition and the nature and scope of the Undertaking, the Program has determined that the direct APE for this project is the location of the vertical hydroponic greenhouse and base plus a 15-meter horizontal buffer to allow for some variation in final placement during construction and the visual APE is the viewshed of the proposed project.

Gather information about known historic properties in the APE. Historic buildings, districts and archeological sites may have been identified in local, state, and national surveys and registers, local historic districts, municipal plans, town and county histories, and local history websites. If not already listed on the National Register of Historic Places, identified properties are then evaluated to see if they are eligible for the National Register. Refer to HUD's website for guidance on identifying and evaluating historic properties.

In the space below, list historic properties identified and evaluated in the APE.

Every historic property that may be affected by the project should be listed. For each historic property or district, include the National Register status, whether the SHPO has concurred with the finding, and whether information on the site is sensitive. Attach an additional page if necessary.

Archaeology- Existing information on previously identified historic properties has been reviewed to determine if any such properties are located within the APE of this undertaking. The review of this existing information by a Program contracted archaeologist meeting the Secretary of the Interior's Professional Qualification Standards (36 CFR Part 61) who searched the records at the SHPO and the Instituto de Cultura Puertorriqueña which shows that there are no reported archaeological materials or significant cultural properties within a half-mile (mi) radius of the project location. One Section 106 study has been conducted within the 0.5 mi review radius with no cultural resources reported, which is discussed in the following section. The proposed project is located in the northwest portion of the island in a suburban area on the southwest outskirts of Arecibo at an elevation of 80 ft (24 meters [m]) above mean sea level. Per the USGS/NRCS Web Soil Survey, the project area crosses one mapped soil series: GeC (Guerrero sand, 2 to 12 percent slopes). The project area APE is in Municipio Arecibo. The general project area is located in an area of moderate relief with low, rolling hills predominated by suburban residential developments, which are interspersed with cleared agricultural fields and moderately to densely vegetated areas. The closest freshwater source is the Quebrada Seca, located 1.4 miles (mi; 2.3 kilometers [km]) northwest of the project area. The nearest coast is located approximately 2.0 mi (3.3 km) north of the project area.

Architecture- Existing information on previously identified historic properties has been reviewed to determine if any such properties are located within the APE of this undertaking. The review of this existing information, by a Program contracted Historic Preservation Specialist meeting the Secretary of the Interior's Professional Qualification Standards (36 CFR Part 61) shows that the project area is not within the boundaries of the National Register of Historic Places (NRHP)-eligible or listed Traditional Urban Center or Historic District. Only one Section 106 survey has been performed in the 0.50-mi review area: Código SHPO 04-23-90-01, which was a Phase 1A-1B done in 1990. The findings were negative. The project area is in a suburban area of Arecibo, directly southwest of the Aricebo Centros Urbanos, which is approximately 1.90 mi to the northeast of the project site. The area is mostly flat with dense vegetation in areas. The project site sits in a neighborhood with houses. The owner's house did not appear in 1983 Historic Aerials (https://www.historicaerials.com/viewer) and a date of construction was determined to be ca. 1990. Neighbor A and Neighbor B houses did not appear on 1977 Earth Explorer (EarthExplorer (usgs.gov)) and a date of construction should be ca. 1978. Housing and buildings in the area began to fill the landscape in the late 1970's/early 1980s, and the 1972 Earth Explorer aerial confirms that. As the project site sits in an area that was not developed until the late 1970s/early 1980s, no historic properties will be affected by the project.

See SHPO Consultation for more information.

Provide the documentation (survey forms, Register nominations, concurrence(s) and/or objection(s), notes, and photos) that justify your National Register Status determination.

Was a survey of historic buildings and/or archeological sites done as part of the project?

If the APE contains previously unsurveyed buildings or structures over 50 years old, or there is a likely presence of previously unsurveyed archeological sites, a survey may be necessary. For Archeological surveys, refer to HP Fact Sheet #6, Guidance on Archeological Investigations in HUD Projects.

☐ Yes → Provide survey(s) and Additional notes:	report(s) and continue to Step 3.
Click here to enter text.	
\boxtimes No \rightarrow Continue to Step 3.	

Step 3 - Assess Effects of the Project on Historic Properties

Only properties that are listed on or eligible for the National Register of Historic Places receive further consideration under Section 106. Assess the effect(s) of the project by applying the Criteria of Adverse Effect. (36 CFR 800.5) Consider direct and indirect effects as applicable as per HUD guidance.

Choose one of the findings below to recommend to the RE or HUD.

Please note: this is a recommendation only. It is **not** the official finding, which will be made by the RE or HUD, but only your suggestion as a Partner entity.

Document reason for finding:

- \boxtimes No historic properties present.
- ☐ Historic properties present, but project will have no effect upon them.

☐ No Adverse Effect

Document reason for finding and provide any comments below.

Comments may include recommendations for mitigation, monitoring, a plan for unanticipated discoveries, etc.

Click here to enter text.

☐ Adverse Effect

Document reason for finding:

Copy and paste applicable Criteria into text box with summary and justification.

Criteria of Adverse Effect: 36 CFR 800.5]

Click here to enter text.

Provide any comments below:

Comments may include recommendations for avoidance, minimization, and/or mitigation.

Click here to enter text.

Remember to provide all documentation that justifies your National Register Status determination and recommendations along with this worksheet.

No National Historic Landmark (NHL) are within or near the project area.

A site visit was conducted on August 31, 2023, by an SOI-qualified Archaeologist. Record reviews and research were conducted at the SHPO and the Instituto de Cultura Puertorriqueña (ICP) to determine if any archaeologically sensitive resources could be present within a 0.5-mile radius. The results of the record search and the site inspection indicate that there are no historic properties or cultural resources within the 0.50-mile radius study area or within the project Area of Potential Effect (APE). Based on the results of the historic property identification efforts, the Program has determined that project actions will not affect historic properties that compose the APE.

The determination was submitted to SHPO by PRDOH for concurrence on December 1, 2023, and SHPO concurred with the No Historic Properties Affected determination on December 5, 2023. No further evaluation is required. The project is in compliance with the National Historic Preservation Act.



GOVERNMENT OF PUERTO RICO

STATE HISTORIC PRESERVATION OFFICE

Executive Director I Carlos A. Rubio-Cancela I carubio@prshpo.pr.gov

December 05, 2023

Lauren Bair Poche

HORNE- Architectural Historian Manager 10000 Perkins Rowe, Suite 610 Bldg G Baton Rouge, LA 70810

SHPO: 12-01-23-15 PUERTO RICO DISASTER RECOVERY, CDBG-DR RE-GROW PR URBAN-RURAL AGRICULTURAL RE-GROW PROGRAM, PR-RGRW-03988, AARON CITY FARM, LLC, CARR. 492 KM 1.4, BO. HATO BAJO, ARECIBO, PUERTO RICO

Dear Ms. Poche,

Our Office has received and reviewed the above referenced project in accordance with 54 USC 306108 (commonly known as Section 106 of the National Historic Preservation Act, as amended) and 36 CFR Part 800: Protection of Historic Properties from the Advisory Council on Historic Preservation. The State Historic Preservation Officer (SHPO) is to advise and assist federal agencies and other responsible entities when identifying historic properties, assessing effects upon them, and considering alternatives to avoid or reduce the project's effects.

Our records support your finding of **no historic properties affected** within the project's area of potential effects.

Please note that should the Agency discover other historic properties at any point during project implementation, you should notify the SHPO immediately. If you have any questions concerning our comments, do not hesitate to contact our Office

Sincerely,

Carlos A. Rubio-Cancela

State Historic Preservation Officer

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CARC/GMO/LGC



OFICINA ESTATAL DE CONSERVACIÓN HISTÓRICA OFICINA DEL GOBERNADOR STATE HISTORIC

PRESERVATION OFFICE OFFICE OF THE GOVERNOR



December 1, 2023

Carlos A. Rubio Cancela State Historic Preservation Officer Puerto Rico State Historic Preservation Office Cuartel de Ballajá (Tercer Piso) San Juan, PR 00902-3935

Puerto Rico Disaster Recovery, CDBG-DR Re-Grow PR Urban-Rural Agricultural (Re-Grow PR) Program

Section 106 NHPA Effect Determination Submittal: PR-RGRW-03988 – Aaron City Farm, LLC – Carr. 492 km 1.4 Bo Hato Bajo, Arecibo, Puerto Rico – *No Historic Properties Affected*

Dear Architect Rubio Cancela,

In accordance with Section 106 of the National Historic Preservation Act and its implementing regulations, 36 CFR Part 800, HORNE is providing information for your review and requesting your concurrence regarding the above-referenced projects on behalf of the Puerto Rico Department of Housing (PRDOH). On February 9, 2018, an allocation of Community Development Block Grant - Disaster Recovery (CDBG-DR) funds was approved by the United States Department of Housing and Urban Development (HUD) under the Federal Register Volume 83, No. 28, 83 FR 5844, to assist the Commonwealth of Puerto Rico in meeting unmet needs in the wake of Hurricanes Irma and Maria. On August 14, 2018, an additional \$8.22 billion recovery allocation was allocated to Puerto Rico under the Federal Register Volume 83, No. 157, 83 FR 40314. With these funding allocations, the Puerto Rico Department of Housing (Housing) aims to lead a comprehensive and transparent recovery for the benefit of Puerto Rico residents.

On behalf of PRDOH and the subrecipient, the Puerto Rico Department of Agriculture, HORNE is submitting documentation for activities proposed by Aaron City Farm, LLC located at Carr. 492 km 1.4 Bo Hato Bajo, in the municipality of Arecibo. The undertaking for this project includes the purchase and installation of a new "Farm in the City" vertical hydroponic greenhouse (greenhouse) to be installed on a platform made of wood and gravel. The new greenhouse will consist of a freight container that is 320 square feet (ft) (40 ft by 8 ft) with a total height of 9 ft. The freight container will be built on a platform made of hardwood posts with a slight incline for the back post by 4-5 inches and be filled with gravel. The base of the platform will be 45 ft by 8 ft, the additional 5 ft will be for the entrance to the container. Water used for irrigation will connect to the greenhouse from an existing pipe on the back of the applicant's residence, which is connected to the aqueduct managed by the Puerto Rico Aqueducts and Sewers Authority (PRASA). The connection for electricity to the greenhouse is an existing underground



connection north of the greenhouse. The extension to the greenhouse from the electrical connection will be aboveground.

Based on the submitted documentation, the Program requests a concurrence that a finding of no historic properties affected is appropriate for this proposed project.

Please contact me by email at lauren.poche@horne.com or phone at 225-405-7676 with any questions or concerns.

Kindest regards,

Lauren Bair Poche, M.A.

Architectural Historian, Historic Preservation Senior Manager

Attachments

PUERTO RICO 2017 DISASTER RECOVERY, CDBG-DR PROGRAM REGROW PUERTO RICO PROGRAM Section 106 NHPA Effect Determination	GOVERNMENT OF PUERTO RICO DEPARTMENT OF HOUSING
Applicant: AARON CITY FARM, LLC	<u> </u>
Case ID: PR-RGRW-03988	City: Arecibo

Project Location: Carr. 492 km 1.4 Bo Hato Bajo, Arecibo, PR 00612		
Project Coordinates: (as provided by applicant during field visit)		
Vertical Hydroponic Greenhouse: 18.449939, -66.761408		
TPID (Número de Catastro): 029-059-875-25-000		
Type of Undertaking:		
□ Substantial Repair/Improvements		
Construction Date (AH est.):	Property Size (acres): 0.22-acres total	
Applicant's House: ca. 1990	Vertical Hydroponic Greenhouse: 0.008265 acres (360 sq. ft).	
Neighbor A: ca. 1978		
Neighbor B: ca. 1978		

SOI-Qualified Architect/Architectural Historian: Erin Edwards, MPS
Date Reviewed: November 8, 2023
SOI-Qualified Archaeologist: Heath Anderson, Ph.D.
Date Reviewed: November 9, 2023

In compliance with Section 106 of the National Historic Preservation Act (NHPA), the Program is responsible for identifying historic properties listed in the NRHP and any properties not listed that would be considered eligible for listing that are located within the geographic area of potential effects (APE) of the proposed project and assessing the potential effects of its undertakings on these historic properties.

Project Description (Undertaking)

The proposed project involves the purchase and installation of a new "Farm in the City" vertical hydroponic greenhouse (greenhouse) to be installed on a platform made of wood and gravel. The new greenhouse will consist of a freight container that is 320 square feet (ft) (40 ft by 8 ft) with a total height of 9 ft. The freight container will be built on a platform made of hardwood posts with a slight incline for the back post by 4-5 inches and be filled with gravel. The base of the platform will be 45 ft by 8 ft, the additional 5 ft will be for the entrance to the container. The greenhouse container weighs approximately nine tons and can withstand winds up to 180 miles per hour; therefore, no further anchoring mechanism is anticipated. The potential location areas are currently undeveloped.

The greenhouse will be connected to existing water and electrical infrastructure. Water used for irrigation will connect to the greenhouse from an existing pipe on the back of the applicant's residence, which is connected to the aqueduct managed by the Puerto Rico Aqueducts and Sewers Authority (PRASA). The connection for electricity to the greenhouse is an existing underground connection north of the greenhouse. The extension to the greenhouse from the electrical connection will be aboveground. The work associated with the electrical and water utilities connection is not included in the applicant's Intended Use

PUERTO RICO 2017 DISASTER RECOVERY, CDBG-DR PROGRAM REGROW PUERTO RICO PROGRAM Section 106 NHPA Effect Determination	GOVERNMENT OF PUERTO RICO DEPARTMENT OF HOUSING
Applicant: AARON CITY FARM, LLC	
Case ID: PR-RGRW-03988	City: Arecibo

of Grant Funds application. The project includes ground disturbance of up to one ft below ground surface for leveling. No vegetation or tree clearing is required for construction. The applicant owns the property and operates as an existing farm; therefore, no acquisition or conversion is required.

Area of Potential Effects

As defined in 36 CFR §800.16(d), the area of potential effects (APE) is the geographic area or areas within which an undertaking may directly or indirectly cause changes in the character or use of historic properties if any such properties exist. Based on this definition and the nature and scope of the Undertaking, the Program has determined that the direct APE for this project is the location of the vertical hydroponic greenhouse and base plus a 15-meter horizontal buffer to allow for some variation in final placement during construction and the visual APE is the viewshed of the proposed project.

Identification of Historic Properties - Archaeology

Existing information on previously identified historic properties has been reviewed to determine if any such properties are located within the APE of this undertaking. The review of this existing information by a Program contracted archaeologist meeting the Secretary of the Interior's Professional Qualification Standards (36 CFR Part 61) who searched the records at the SHPO and the Instituto de Cultura Puertorriqueña which shows that there are no reported archaeological materials or significant cultural properties within a half-mile (mi) radius of the project location. One Section 106 study has been conducted within the 0.5 mi review radius with no cultural resources reported, which is discussed in the following section. The proposed project is located in the northwest portion of the island in a suburban area on the southwest outskirts of Arecibo at an elevation of 80 ft (24 meters [m]) above mean sea level. Per the USGS/NRCS Web Soil Survey, the project area crosses one mapped soil series: GeC (Guerrero sand, 2 to 12 percent slopes). The project area APE is in Municipio Arecibo. The general project area is located in an area of moderate relief with low, rolling hills predominated by suburban residential developments, which are interspersed with cleared agricultural fields and moderately to densely vegetated areas. The closest freshwater source is the Quebrada Seca, located 1.4 miles (mi; 2.3 kilometers [km]) northwest of the project area. The nearest coast is located approximately 2.0 mi (3.3 km) north of the project area.

PUERTO RICO 2017 DISASTER RECOVERY, CDBG-DR PROGRAM REGROW PUERTO RICO PROGRAM Section 106 NHPA Effect Determination	GOVERNMENT OF PUERTO RICO
Applicant: AARON CITY FARM, LLC	,
Case ID: PR-RGRW-03988	City: Arecibo

Identification of Historic Properties - Architecture

Existing information on previously identified historic properties has been reviewed to determine if any such properties are located within the APE of this undertaking. The review of this existing information, by a Program contracted Historic Preservation Specialist meeting the Secretary of the Interior's Professional Qualification Standards (36 CFR Part 61) shows that the project area is not within the boundaries of the National Register of Historic Places (NRHP)-eligible or listed Traditional Urban Center or Historic District. Only one Section 106 survey has been performed in the 0.50-mi review area: Código SHPO 04-23-90-01, which was a Phase 1A-1B done in 1990. The findings were negative.

The project area is in a suburban area of Arecibo, directly southwest of the Aricebo Centros Urbanos, which is approximately 1.90 mi to the northeast of the project site. The area is mostly flat with dense vegetation in areas. The project site sits in a neighborhood with houses. The owner's house did not appear in 1983 (https://www.historicaerials.com/viewer) and a date of construction was determined to be ca. 1990. Neighbor A and Neighbor B houses did not appear on 1977 Earth Explorer (EarthExplorer (usgs.gov)) and a date of construction should be ca. 1978. Housing and buildings in the area began to fill the landscape in the late 1970's/early 1980s, and the 1972 Earth Explorer aerial confirms that. As the project site sits in an area that was not developed until the late 1970s/early 1980s, no historic properties will be affected by the project.

Determination

The following historic properties have been identified within the APE:

- Direct Effect:
 - o None
- Indirect Effect:
 - o None

Based on the results of our historic property identification efforts, the Program has determined that project actions will not affect historic properties that compose the Area of Potential Effect. The project area is not within or adjacent to the boundaries of a National Register of Historic Places (NRHP)-eligible or listed historic district or Traditional Urban Center. There are no reported archaeological materials or significant cultural properties within a half-mile radius of the proposed project location. No known archaeological sites or NRHP listed/eligible historic properties are within or adjacent to the property or the parcel in which the Area of Potential Effect of case PR-RGRW-03988 is located. The closest freshwater body is approximately 1.4 mi (2.3 km) northwest of the project area. The size of the proposed

PUERTO RICO 2017 DISASTER RECOVERY, CDBG-DR PROGRAM	
REGROW PUERTO RICO PROGRAM	GOVERNMENT OF PUERTO RICO DEPARTMENT OF HOUSING
Section 106 NHPA Effect Determination	
Applicant: AARON CITY FARM, LLC	,
Case ID: PR-RGRW-03988	City: Arecibo

project activity is very small (0.008265 acres (360 sq. ft)) and construction of public roads/residential structures/agricultural infrastructure has impacted the surrounding terrain. No historic properties will be affected by the proposed project activities.

PUERTO RICO 2017 DISASTER RECOVERY, CDBG-DR PROGRAM REGROW PUERTO RICO PROGRAM Section 106 NHPA Effect Determination	GOVERNMENT OF PUERTO RICO DEPARTMENT OF HOUSING
Applicant: AARON CITY FARM, LLC	,
Case ID: PR-RGRW-03988	City: Arecibo

Recommendation (Please keep on same page as SHPO Staff Section)

The Puerto Rico Department of Housing requests that the Puerto Rico SHPO concur that the
following determination is appropriate for the undertaking (Choose One):

⋈ No Historic Properties Affected
□ No Adverse Effect
Condition (if applicable):
□ Adverse Effect
Proposed Resolution (if appliable)

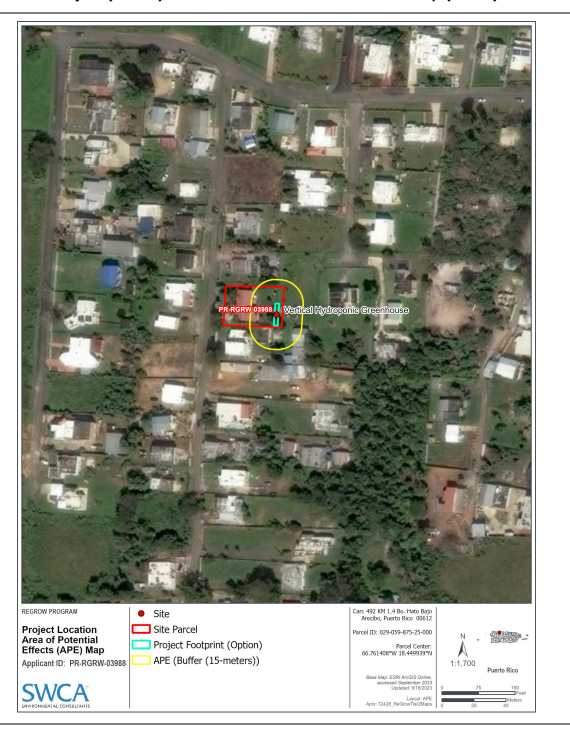
This Section is to be Completed by SHPO Staff Only

initiation is to be completed by oil a citation	. •/
The Puerto Rico State Historic Preservation Office has reviewed and:	d the above information
□ Concurs with the information provided.	
□ Does not concur with the information provided.	
Comments:	
Carlos Rubio-Cancela State Historic Preservation Officer	Date:



Case ID: PR-RGRW-03988 City: Arecibo

Project (Parcel) Location – Area of Potential Effect Map (Aerial)





Case ID: PR-RGRW-03988 City: Arecibo

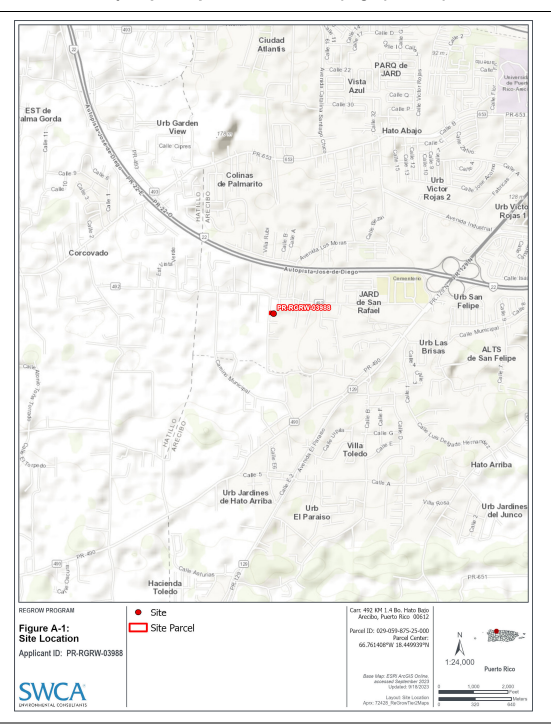
Project (Parcel) Location - Aerial Map





Case ID: PR-RGRW-03988 City: Arecibo

Project (Parcel) Location - USGS Topographic Map





Case ID: PR-RGRW-03988 City: Arecibo

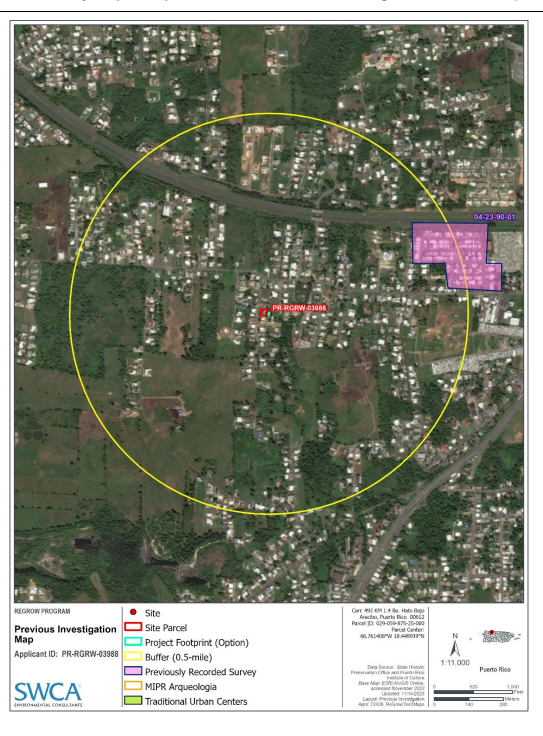
Project (Parcel) Location – Soils Map (Only if Archaeology Review is Required)





Case ID: PR-RGRW-03988 City: Arecibo

Project (Parcel) Location with Previous Investigations - Aerial Map





Case ID: PR-RGRW-03988 City: Arecibo

Project (Parcel) Location with Previously Recorded Cultural Resources **USGS Topographic Map** 99 Iglesia Santa Teresita

Arroyo Historic Zone San Juan Historic Zone

Miramar Historic
Zone
Ponce Historic Zone

San German Historic Zone

Traditional Urban Centers

National Register of Historic Places

Historic Community

Caguas Historic Zone National Register of Historic Places Guavama Historic

Caguas Historic Zone Vega Baja Historic Zone

Vega Baja Historic Zone Guayama Historic Zone

Historic District

Site

Figure B 11-1:

Previously Recorded

Applicant ID: PR-RGRW-03988

Cultural Resources

Buffer (0.5-mile)

Archaeological Site
Historical Place

Historic Area Point

JP Historical Sites

Carr. 492 KM 1.4 Bo. Hato Bajo Arecibo, Puerto Rico 00612 Parcel ID: 029-059-875-25-000 Parcel Center: 66.761408°W 18.449939°N

Puerto Rico

1:12,000



Applicant: AARON CITY FARM, LLC

Case ID: PR-RGRW-03988 City: Arecibo

Photograph Key





Applicant: AARON CITY FARM, LLC

Case ID: PR-RGRW-03988 City: Arecibo

Photo #: Date: 01 09/14/2023

Photo Direction:

Northeast

Description:

Overview of site location for a vertical hydroponic greenhouse 40x8x9.5 ft over gravel and hardwood posts 45x8 ft, the 5 ft extra will be to the south where the entrance will be. The applicant mentioned the gravel will help to anchor the greenhouse and it will be 4 to 5 inches of gravel. The picture shows the backyard of the residence and the area's vegetation.



Photo#: Date: 09/14/2023 02

Photo Direction:

North

Description:

The picture was taken from the center of the site location for a vertical hydroponic - greenhouse 40x8x9.5 ft on a hardwood and gravel base 45x8 ft (5 ft south for the entrance). The image shows the backyard of the residence with the area's vegetation, a trampoline, and the septic tank.





Applicant: AARON CITY FARM, LLC

Case ID: PR-RGRW-03988 City: Arecibo

 Photo#:
 Date:

 03
 09/14/2023

Photo Direction:

West

Description:

The picture was taken from the center of the site location for a vertical hydroponic - greenhouse 40x8x9.5 ft on a hardwood and gravel base 45x8 ft (5 ft south to the entrance); it shows the structure the applicant will use for utilities and a picnic table the applicant plans to take out. Rear of applicant's house.



Photo#: Date: 09/14/2023

Photo Direction:

West

Description:

The picture presents the location where the water connection will be made using a hose or an above ground pipeline. The water will be provided by PRASA. Rear of applicant's house.





Applicant: AARON CITY FARM, LLC

Case ID: PR-RGRW-03988 City: Arecibo

 Photo#:
 Date:

 05
 09/14/2023

Photo Direction:

Northeast

Description:

The property does have an underground septic tank and underground electric connection that reaches the northern corner of the septic tank. It will be connected to the vertical hydroponic – greenhouse via aboveground connection. Eventually, the applicant wants to install on the roof of the project a solar system with personal funds.



Photo#: Date: 09/14/2023

Photo Direction:

East

Description:

This picture overviews the neighboring property (Neighbor A) with a structure built before the applicant's family acquired the property in 2012.





Applicant: AARON CITY FARM, LLC

Case ID: PR-RGRW-03988 City: Arecibo

Photo#: Date: 09/14/2023

Photo Direction:

Southwest

Description:

This picture shows the applicant's residence built before 2012 when his family acquired the property (Neighbor B).



Photo#: Date: 08 09/14/2023

Photo Direction:

East

Description:

The structure seen in this picture was built before 2012 when the applicant's family acquired the property (Applicant's House).





October 20, 2022

Arch. Carlos A. Rubio Cancela

Executive Director State Historic Preservation Officer Cuartel de Ballajá Bldg. San Juan, Puerto Rico

Re: Authorization to Submit Documents

Dear Arch. Rubio Cancela:

The U.S. Department of Housing (HUD) approved the allocations of Community Development Block Grant (CDBG-DR) funds on February 9, 2018. It also approved the allocation of Community Development Block Grant Mitigation (CDBG-MIT) funds on January 27, 2020. The purpose of these allocations is to address unsatisfied needs as a result of Hurricanes Irma and Maria in September 2017; and to carry out strategic and high-impact activities to mitigate disaster risks and reduce future losses.

To comply with the environmental requirements established by HUD, the Department of Housing of Puerto Rico (PRDOH) contracted Horne Federal LLC to provide environmental registry review services, among others, that will support the objectives of the agenda for both CDBG-DR and CDBG -MIT Programs.

In line to expedite the processes, Horne Federal LLC, is authorized to submit to the State Historic Preservation Officer, documentation of projects related to both the CDBG-DR and CDBG-MIT on behalf of PRDOH.

Cordially,

Juan C Pérez Bofill, P.E. M.Eng Director of Disaster Recovery CDBG DR-MIT

Attachment 12 Sole Source Aquifer Worksheet and Map



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

Sole Source Aquifers (CEST and EA) - PARTNER

30	Die Source Aquirers (CEST and EA) - PARTNER
<u>ht</u>	tps://www.hudexchange.info/environmental-review/sole-source-aquifers
1.	Is the project located on a sole source aquifer (SSA)¹? ⊠No → If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide documentation used to make your determination, such as a map of your project or jurisdiction in relation to the nearest SSA.
	\Box Yes \rightarrow Continue to Question 2.
2.	Does the project consist solely of acquisition, leasing, or rehabilitation of an existing building(s)? \Box Yes \Rightarrow The review is in compliance with this section. Continue to the Worksheet Summary below.
	\square No \rightarrow Continue to Question 3.
3.	Does your region have a memorandum of understanding (MOU) or other working agreement with EPA for HUD projects impacting a sole source aquifer? Contact your Field or Regional Environmental Officer or visit the HUD webpage at the link above to determine if an MOU or agreement exists in your area. □Yes → Continue to Question 4.
	\square No \rightarrow Continue to Question 5.
4.	Does your MOU or working agreement exclude your project from further review? □Yes → If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide documentation used to make your determination and document where your project fits within the MOU or agreement.
	\square No \rightarrow Continue to Question 5.
5.	Will the proposed project contaminate the aquifer and create a significant hazard to public health?

Consult with your Regional EPA Office. Your consultation request should include detailed information about your proposed project and its relationship to the aquifer and associated streamflow source area.

¹ A sole source aquifer is defined as an aquifer that supplies at least 50 percent of the drinking water consumed in the area overlying the aquifer. This includes streamflow source areas, which are upstream areas of losing streams that flow into the recharge area.

EPA will also want to know about water, storm water and waste water at the proposed project. Follow your MOU or working agreement or contact your Regional EPA office for specific information you may need to provide. EPA may request additional information if impacts to the aquifer are questionable after this information is submitted for review.

- □No → If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide your correspondence with the EPA and all documents used to make your determination.
- ☐Yes → The RE/HUD will work with EPA to develop mitigation measures. If mitigation measures are approved, attach correspondence with EPA and include the mitigation measures in your environmental review documents and project contracts. If EPA determines that the project continues to pose a significant risk to the aquifer, federal financial assistance must be denied. Continue to Question 6.

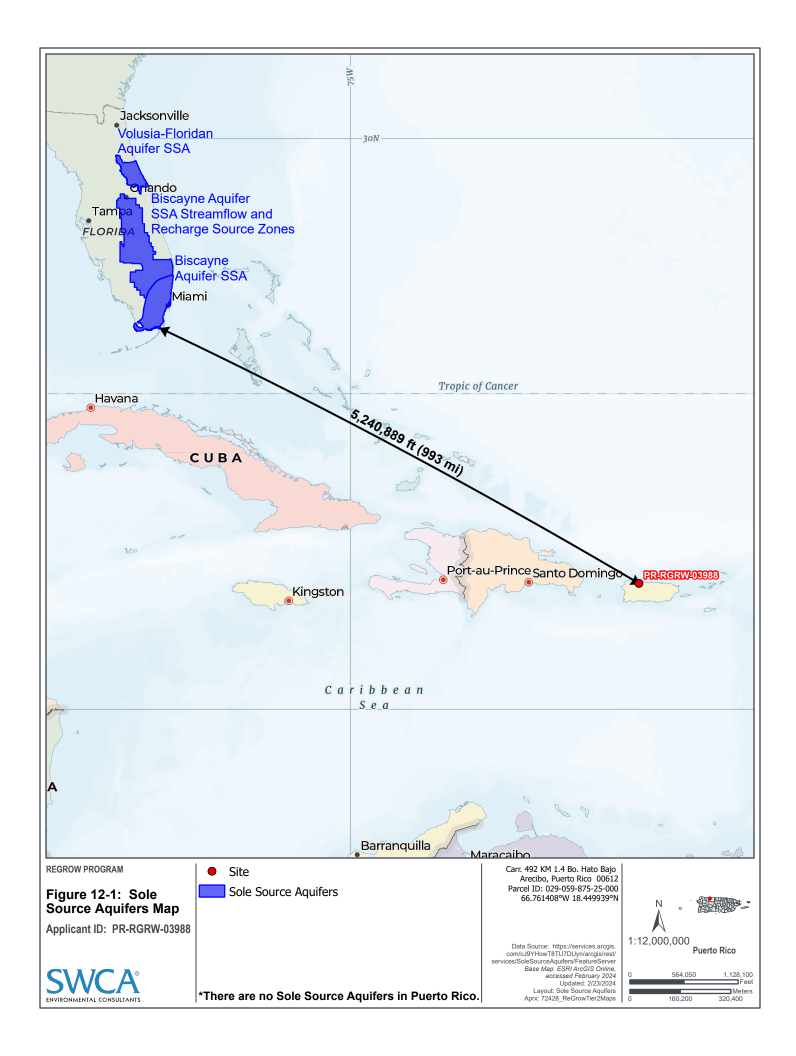
Worksheet Summary

Provide a full description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your program or region

Include all documentation supporting your findings in your submission to HUD.

According to the USEPA's Source Water Protection, Sole Source Aquifer Protection Program, there are no sole source aquifers in Puerto Rico. No further evaluation is required. The project is in compliance with the Safe Drinking Water Act.



Attachment 13 Wetlands Protection Partner Worksheet and Map



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

Wetlands (CEST and EA) - Partner

https://www.hudexchange.info/environmental-review/wetlands-protection

1.	Does this project involve new construction as defined in Executive Order 11990, expansion of a building's footprint, or ground disturbance?
	The term "new construction" includes draining, dredging, channelizing, filling, diking, impounding, and related activities and construction of any any structures or facilities.
	\square No \Rightarrow If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below.
	\boxtimes Yes \rightarrow Continue to Question 2.
2.	Will the new construction or other ground disturbance impact a wetland as defined in E.O. 11990?
	riangleq No $ o$ If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide a map or any other relevant documentation to explain your determination.
	\square Yes \rightarrow Work with HUD or the RE to assist with the 8-Step Process. Continue to Question 3.
3.	Does Section 55.12 state that the 8-Step Process is not required?
	 □ No, the 8-Step Process applies. This project will require mitigation and may require elevating structure or structures. See the link to the HUD Exchange above for information on HUD's elevation requirements. → Work with the RE/HUD to assist with the 8-Step Process. Continue to Worksheet Summary.
	☐ 5-Step Process is applicable per 55.12(a). Provide the applicable citation at 24 CFR 55.12(a) here. Click here to enter text.
	→ Work with the RE/HUD to assist with the 5-Step Process. This project may require mitigation or alternations. Continue to Worksheet Summary.
	□ 8-Step Process is inapplicable per 55.12(b). Provide the applicable citation at 24 CFR 55.12(b) here. Click here to enter text.

- → If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to Worksheet Summary.
- ☐ 8-Step Process is inapplicable per 55.12(c).

Provide the applicable citation at 24 CFR 55.12(c) here.

Click here to enter text.

→ If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to Worksheet Summary.

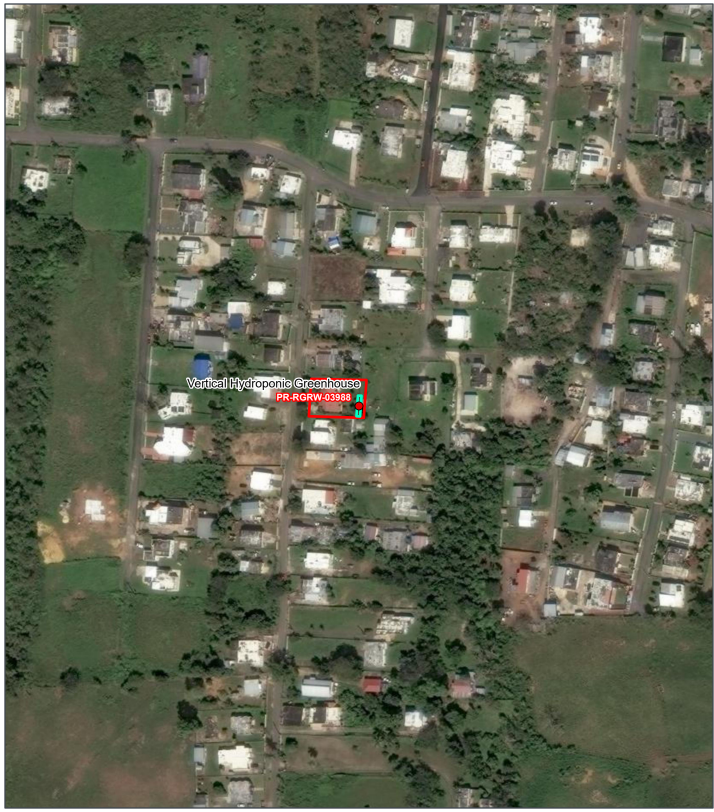
Worksheet Summary

Provide a full description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your program or region

Include all documentation supporting your findings in your submission to HUD.

The project site was reviewed for wetlands using the U.S. Fish and Wildlife Service (USFWS) Wetland Inventory Mapper and a visual confirmation during the field site inspection. No wetlands were determined to be present on site. No further evaluation is required. The project is in compliance with Executive Order 11990.



REGROW PROGRAM

Figure B 13-1: Wetlands Protection

Applicant ID: PR-RGRW-03988



Site

Site Parcel

Project Footprint (Option)

- NHD Stream

Estuarine and Marine Deepwater

Estuarine and Marine Wetland

Freshwater Emergent Wetland

Freshwater Forested/ Shrub Wetland

Freshwater Pond

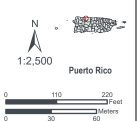
Lake

Riverine

Carr. 492 KM 1.4 Bo. Hato Bajo Arecibo, Puerto Rico 00612

Parcel ID: 029-059-875-25-000 66.761408°W 18.449939°N

Data Source: https:// apps.nationalmap.gov/downloader/#/ https://www.fws.gov/program/national-wetlands-inventory/data-download Base Map: ESRI ArcGIS Online, accessed September 2023 Updated: 9/18/2023 Layout: Wetlands Protection



Attachment 14 Wild and Scenic Rivers Partner Worksheet and Wild and Scenic Rivers Map

Wild and Scenic Rivers (CEST and EA) – PARTNER

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

General requirements	Legislation	Regulation
The Wild and Scenic Rivers Act	The Wild and Scenic Rivers	36 CFR Part 297
provides federal protection for	Act (16 U.S.C. 1271-1287),	
certain free-flowing, wild, scenic	particularly section 7(b) and	
and recreational rivers	(c) (16 U.S.C. 1278(b) and (c))	
designated as components or		
potential components of the		
National Wild and Scenic Rivers		
System (NWSRS) from the effects		
of construction or development.		
	References	
https://www.hudexchange.info/er	vironmental-review/wild-and-so	cenic-rivers

. Is your project within proximity of a NWSRS river as defined below?

Wild & Scenic Rivers: These rivers or river segments have been designated by Congress or by states (with the concurrence of the Secretary of the Interior) as wild, scenic, or recreational

<u>Study Rivers:</u> These rivers or river segments are being studied as a potential component of the Wild & Scenic River system.

<u>Nationwide Rivers Inventory (NRI):</u> The National Park Service has compiled and maintains the NRI, a register of river segments that potentially qualify as national wild, scenic, or recreational river areas

\boxtimes No

1.

→ If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Provide documentation used to make your determination, such as a map identifying the project site and its surrounding area or a list of rivers in your region in the Screen Summary at the conclusion of this screen.

	Yes, the	project i	s in	proximity	of a	Nationwide	Rivers	Inventory	(NRI)	River
--	----------	-----------	------	-----------	------	------------	--------	-----------	-------	-------

→ Continue to Question 2.

2. Could the project do any of the following?

- Have a direct and adverse effect within Wild and Scenic River Boundaries,
- Invade the area or unreasonably diminish the river outside Wild and Scenic River Boundaries, or
- Have an adverse effect on the natural, cultural, and/or recreational values of a NRI segment.

Consultation with the appropriate federal/state/local/tribal Managing Agency(s) is required, pursuant to Section 7 of the Act, to determine if the proposed project may have an adverse effect on a Wild & Scenic River or a Study River and, if so, to determine the appropriate avoidance or mitigation measures.

<u>Note</u>: Concurrence may be assumed if the Managing Agency does not respond within 30 days; however, you are still obligated to avoid or mitigate adverse effects on the rivers identified in the NWSRS

No, the Managing Agency has concurred that the proposed project will not alter, directly,
or indirectly, any of the characteristics that qualifies or potentially qualifies the river for
inclusion in the NWSRS.

- → If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Provide documentation of the consultation (including the Managing Agency's concurrence) and any other documentation used to make your determination.
- ☐ Yes, the Managing Agency was consulted and the proposed project may alter, directly, or indirectly, any of the characteristics that qualifies or potentially qualifies the river for inclusion in the NWSRS.
- → The RE/HUD must work with the Managing Agency to identify mitigation measures to mitigate the impact or effect of the project on the river.

Worksheet Summary

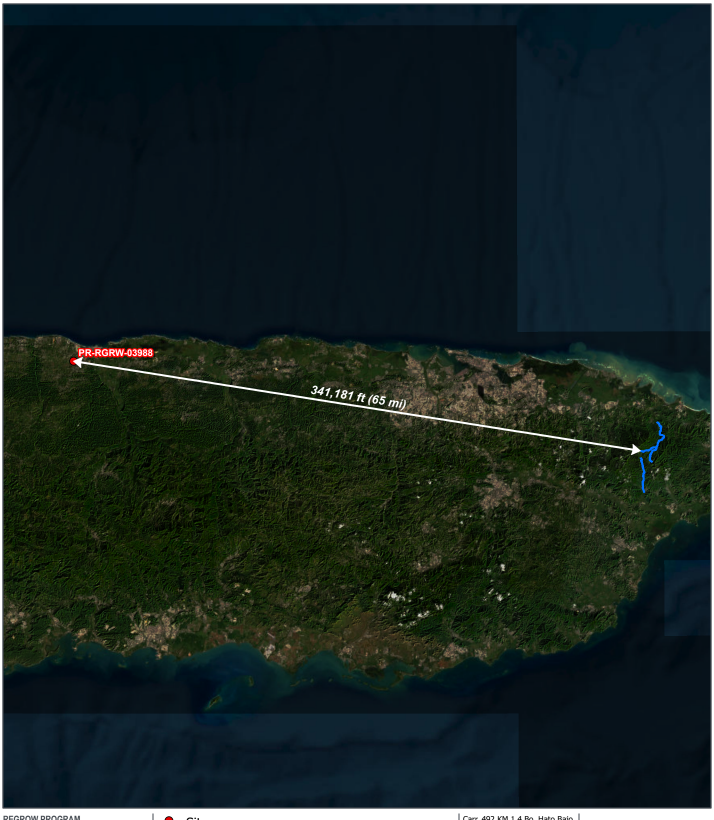
Compliance Determination

Provide a clear description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your region

A review of the USFWS National Wild and Scenic River mapper identified no Wild and Scenic Rivers or National Rivers Inventory (NRI) rivers present in Arecibo Municipio. The closest Wild and Scenic River segment is located 341,181 feet (65 miles) from the project site. No further evaluation is required. The project is in compliance with the Wild and Scenic Rivers Act.

Are formal com	pliance steps or mitigation required?
\square Yes	
⊠ No	



REGROW PROGRAM

Figure B 14-1: National Wild and Scenic River Map

Applicant ID: PR-RGRW-03988

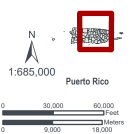


National Wild and Scenic River

Carr. 492 KM 1.4 Bo. Hato Bajo Arecibo, Puerto Rico 00612

Parcel ID: 029-059-875-25-000 66.761408°W 18.449939°N

Data Source: https://apps.fs.usda.gov/ arcx/rest/services/EDW/ EDW_WildScenicRiverSegments_01/ MapServer MapServer Base Map: ESRI ArcGIS Online, accessed September 2023 Updated: 9/18/2023 Layout: Wild and Scenic Rivers



Attachment 15 Environmental Justice Partner Worksheet and EJScreen Report



U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

WASHINGTON, DC 20410-1000

This Worksheet was designed to be used by those "Partners" (including Public Housing Authorities, consultants, contractors, and nonprofits) who assist Responsible Entities and HUD in preparing environmental reviews, but legally cannot take full responsibilities for these reviews themselves. Responsible Entities and HUD should use the RE/HUD version of the Worksheet.

Environmental Justice (CEST and EA) – PARTNER

https://www.hudexchange.info/environmental-review/environmental-justice

HUD strongly encourages starting the Environmental Justice analysis only after all other laws and authorities, including Environmental Assessment factors if necessary, have been completed.

- 1. Were any adverse environmental impacts identified in any other compliance review portion of this project's total environmental review?
 - \Box Yes \rightarrow Continue to Question 2.
 - No → If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below.
- 2. Were these adverse environmental impacts disproportionately high for low-income and/or minority communities?

□Yes

Explain:

Click here to enter text.

 \rightarrow The RE/HUD must work with the affected low-income or minority community to decide what mitigation actions, if any, will be taken. Provide any supporting documentation.

□No

Explain:

Click here to enter text.

→ If the RE/HUD agrees with this recommendation, the review is in compliance with this section. Continue to the Worksheet Summary below.

Worksheet Summary

Provide a full description of your determination and a synopsis of the information that it was based on, such as:

- Map panel numbers and dates
- Names of all consulted parties and relevant consultation dates
- Names of plans or reports and relevant page numbers
- Any additional requirements specific to your program or region

Include all documentation supporting your findings in your submission to HUD.

The ReGrow Program intends to alleviate negative economic impacts to, and strengthen, the agricultural industry in Puerto Rico. The project's direct and indirect impacts are limited to a small area on a single land parcel. The project will benefit the farm owner by improving agricultural use and production. The project would not facilitate development that would negatively affect human health or result in disproportionate adverse environmental impacts to low-income or minority populations. The project is in compliance with Executive Order 12898.



EJScreen Community Report

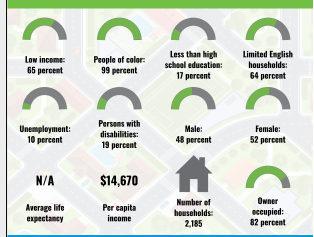
This report provides environmental and socioeconomic information for user-defined areas, and combines that data into environmental justice and supplemental indexes.

Arecibo, PR

Area reserved for map

1 mile Ring around the Area Population: 6,574 Area in square miles: 3.21

COMMUNITY INFORMATION



BREAKDOWN BY RACE

White: 1% Hawaiian/Pacific Islander: 0%







races: N%

BREAKDOWN BY AGE



LIMITED ENGLISH SPEAKING BREAKDOWN



Notes: Numbers may not sum to totals due to rounding. Hispanic population can be of any race. Source: U.S. Census Bureau, American Community Survey (ACS) 2017-2021. Life expectancy data comes from the Centers for Disease Control.

LANGUAGES SPOKEN AT HOME

LANGUAGE	PERCENT
English	7%
Spanish	93%
Total Non-English	93%

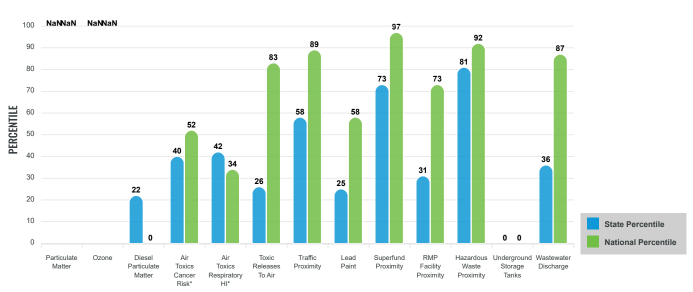
Environmental Justice & Supplemental Indexes

The environmental justice and supplemental indexes are a combination of environmental and socioeconomic information. There are thirteen EJ indexes and supplemental indexes in EJScreen reflecting the 13 environmental indicators. The indexes for a selected area are compared to those for all other locations in the state or nation. For more information and calculation details on the EJ and supplemental indexes, please visit the EJScreen website.

EJ INDEXES

The EJ indexes help users screen for potential EJ concerns. To do this, the EJ index combines data on low income and people of color populations with a single environmental indicator.

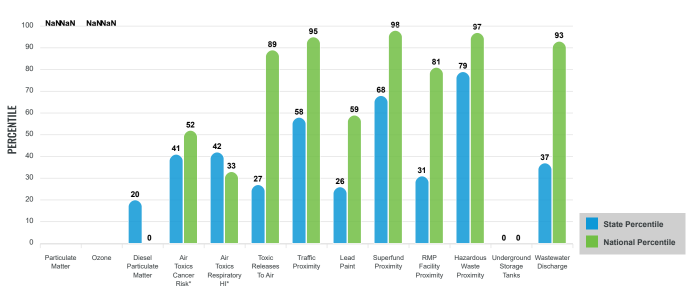
EJ INDEXES FOR THE SELECTED LOCATION



SUPPLEMENTAL INDEXES

The supplemental indexes offer a different perspective on community-level vulnerability. They combine data on percent low-income, percent linguistically isolated, percent less than high school education, percent unemployed, and low life expectancy with a single environmental indicator.

SUPPLEMENTAL INDEXES FOR THE SELECTED LOCATION



These percentiles provide perspective on how the selected block group or buffer area compares to the entire state or nation.

Report for 1 mile Ring around the Area

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EJScreen Environmental and Socioeconomic Indicators Data

SELECTED VARIABLES	VALUE	STATE AVERAGE	PERCENTILE IN STATE	USA AVERAGE	PERCENTILE IN USA
POLLUTION AND SOURCES					
Particulate Matter (µg/m³)	N/A	N/A	N/A	8.08	N/A
Ozone (ppb)	N/A	N/A	N/A	61.6	N/A
Diesel Particulate Matter (µg/m³)	0.0198	0.0667	23	0.261	0
Air Toxics Cancer Risk* (lifetime risk per million)	20	20	15	25	5
Air Toxics Respiratory HI*	0.2	0.19	17	0.31	4
Toxic Releases to Air	380	4,300	24	4,600	42
Traffic Proximity (daily traffic count/distance to road)	130	180	61	210	63
Lead Paint (% Pre-1960 Housing)	0.047	0.16	32	0.3	25
Superfund Proximity (site count/km distance)	0.15	0.15	77	0.13	78
RMP Facility Proximity (facility count/km distance)	0.11	0.47	32	0.43	33
Hazardous Waste Proximity (facility count/km distance)	1.5	0.76	83	1.9	68
Underground Storage Tanks (count/km²)	0	1.7	0	3.9	0
Wastewater Discharge (toxicity-weighted concentration/m distance)	0.0014	2.3	38	22	51
SOCIOECONOMIC INDICATORS					
Demographic Index	82%	83%	30	35%	96
Supplemental Demographic Index	39%	43%	31	14%	98
People of Color	99%	96%	25	39%	96
Low Income	65%	70%	30	31%	91
Unemployment Rate	10%	15%	44	6%	83
Limited English Speaking Households	64%	67%	35	5%	99
Less Than High School Education	17%	21%	40	12%	75
Under Age 5	3%	4%	48	6%	28
Over Age 64	26%	22%	67	17%	83
Low Life Expectancy	N/A	N/A%	N/A	20%	N/A

*Diesel particulate matter, air toxics cancer risk, and air toxics respiratory hazard index are from the EPA's Air Toxics Data Update, which is the Agency's ongoing, comprehensive evaluation of estimations considered by the provider and to prioritize air toxics, emission sources, and locations of interest for further study. It is important to remember that the air toxics data presented here provide broad estimates of health risks over geographic areas of the country, not definitive risks to specific individuals or locations, Cancer risks and hazard indices from the Air Toxics Data Update are reported to one significant figure and any additional significant figures here are due to rounding. More information on the Air Toxics Data Update can be found at: https://www.epa.gov/haps/air-toxics-data-update.

Sites reporting to EPA within defined area:

Superfund	0
Hazardous Waste, Treatment, Storage, and Disposal Facilities	1
Water Dischargers	0
Air Pollution	1
Brownfields	0
Toxic Release Inventory	0

Other community features within defined area:

Schools 1	
Hospitals 0	
Places of Worship	

Other environmental data:

Air Non-attainment	No
Impaired Waters	Voc

Selected location contains American Indian Reservation Lands*	No
Selected location contains a "Justice40 (CEJST)" disadvantaged community	Yes
Selected location contains an EPA IRA disadvantaged community	Yes

Report for 1 mile Ring around the Area

EJScreen Environmental and Socioeconomic Indicators Data

HEALTH INDICATORS							
INDICATOR	HEALTH VALUE	STATE AVERAGE	STATE PERCENTILE	US AVERAGE	US PERCENTILE		
Low Life Expectancy	N/A	N/A	N/A	20%	N/A		
Heart Disease	N/A	N/A	N/A	6.1	N/A		
Asthma	N/A	N/A	N/A	10	N/A		
Cancer	N/A	N/A	N/A	6.1	N/A		
Persons with Disabilities	18.1%	21.6%	30	13.4%	79		

CLIMATE INDICATORS							
INDICATOR HEALTH VALUE STATE AVERAGE STATE PERCENTILE US AVERAGE US PERCENTILE							
Flood Risk	N/A	N/A	N/A	12%	N/A		
Wildfire Risk	N/A	N/A	N/A	14%	N/A		

CRITICAL SERVICE GAPS					
INDICATOR	HEALTH VALUE	STATE AVERAGE	STATE PERCENTILE	US AVERAGE	US PERCENTILE
Broadband Internet	17%	32%	23	14%	68
Lack of Health Insurance	5%	7%	35	9%	36
Housing Burden	No	N/A	N/A	N/A	N/A
Transportation Access	No	N/A	N/A	N/A	N/A
Food Desert	No	N/A	N/A	N/A	N/A

Footnotes

Report for 1 mile Ring around the Area

Appendix C Environmental Site Inspection RReport



ENVIRONMENTAL FIELD ASSESSMENT FORM ReGrow



Applicant Name: AARON CITY FARM, LLC	Program ID: PR-RGRW-03988
Project Coordinates: 18.450006, -66.761523	Parcel ID: 029-059-875-25-000
Parcel Address: Carr. 492 KM 1.4 Bo. Hato Bajo	Municipio: Arecibo
Zip Code: 00612	

Inspector Name: Delise Torres-Ortiz	Inspection Date: September 14 th , 2023
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General Site Conditions

Was property accessible by vehicle?	Yes	Comment:
Access issues?	Yes	Comment: Locked gate
Are water wells present?	No	Comment:
Are creeks or ponds present?	No	Comment:
Are any potential wetlands on- site or visible on adjacent parcel?	No	Comment:

Parcel Conditions

Note – for Any Yes answers specify type, contents and location

Do any of the proposed project work areas show evidence of site preparation?	No	Comment: If yes, ask applicant when the preparation work was completed.
Are commercial or industrial hazardous facilities at parcel or within visual sight?	No	Comment:
Are there signs of underground storage tanks?	Yes	Comment: Septic tank
Are above-ground tanks >10 gallons present? If Yes, also state condition.	Yes	Comment: 1000-gallon cistern
Are 55-gallon drums present? If Yes, also state condition.	No	Comment:



ENVIRONMENTAL FIELD ASSESSMENT FORM ReGrow



Are abandoned vehicles or electrical equipment present?	No	Comment:
Is other potential environmentally hazardous debris on the parcel?	No	Comment:
Is there non-environmentally hazardous debris on the parcel?	No	Comment:
Are any leaks, soil stains, or stressed vegetation present associated with any of the above or separately?	No	Comment:
Are there any pungent, foul or noxious odors?	No	Comment:
Are there any potentially hazardous trees that could fall?	No	Comment:
Are any bird nests visible?	No	Comment:
Are there any animal burrows visible?	No	Comment:
Are there any buildings in direct visual sight of the project locations?	Yes	Comment: The neighbor's residences and the one inside the property were built before 2013 when the family of the applicant bought the property.

Additional Needs Analysis

Based on the above findings, does additional information need to be obtained from the applicant to determine whether an environmental hazard is present?	No	Comment:
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☑ I verify that I have physically visited this property and that the findings outlined above are accurate.

Delise Torres-Ortiz {Delise Torres-Ortiz} {September 14th, 2023}



ENVIRONMENTAL FIELD ASSESSMENT FORM ReGrow



Following pages are used for:

Location Map with parcel boundaries and building point (Aerial base with streets labelled) Photos taken during inspection, with Date / Type / Direction associated with the photo

Project #: PR-RGRW-03988 Photographer: Delise Torres-Ortiz
Location Address: Carr. 492 km 1.4 Bo Hato Bajo,
Arecibo, PR 00612 Coordinates: 18.449939, -66.761408

Photo #: Date: 09/14/ 2023

Photo Direction:

Northeast

Description:

Overview of site location for a vertical hydroponic - greenhouse 40x8x9.5ft over gravel and hardwood posts 45x8 ft, the 5ft extra will be to the south where the entrance will be. The applicant mentioned the gravel will help to anchor the greenhouse and it will be 4 to 5 inches of gravel. The picture shows the backyard of the residence and the area's vegetation.



Photo #:02 **Date:** 09/14/ 2023

Photo Direction:North

Description:

The picture was taken from the center of the site location for a vertical hydroponic - greenhouse 40x8x9.5ft on a hardwood and gravel base 45x8ft (5ft south for the entrance). The image shows the backyard of the residence with the area's vegetation, a trampoline, and the septic tank.



Project #: PR-RGRW-03988	Photographer: Delise Torres-Ortiz
Location Address: Carr. 492 km 1.4 Bo Hato Bajo,	Coordinates: 18.449939, -66.761408
Arecibo, PR 00612	

Photo #: Date: 09/14/2023

Photo Direction:

East

Description:

The picture was taken from the center of the site location for a vertical hydroponic - greenhouse 40x8ft with a hardwood and gravel platform 45x8x9.5ft (5ft south for the entrance of the greenhouse); it also shows a plantain tree, the fence surrounding the property line, and a second floor of a structure (neighbor).



Photo #: Date: 09/14/2023

Photo Direction:

South

Description:

The picture was taken from the center of the site location for a vertical hydroponic - greenhouse 40x8x9.5ftft with a hardwood and gravel platform 45x8ft (5ft south for the entrance); it also shows two (2) royal palm trees, the fence surrounding the property line, and the neighbor's property with structures.



Project #: PR-RGRW-03988 Photographer: Delise Torres-Ortiz
Location Address: Carr. 492 km 1.4 Bo Hato Bajo,
Arecibo, PR 00612 Coordinates: 18.449939, -66.761408

Photo #: 09/14/ 05 09/14/ 2023

Photo Direction:

West

Description:

The picture was taken from the center of the site location for a vertical hydroponic - greenhouse 40x8x9.5ft on a hardwood and gravel base 45x8ft (5ft south to the entrance); it shows the structure the applicant will use for utilities and a picnic table the applicant plans to take out.



Photo #: 06

Date: 09/14/ 2023

Photo Direction: West

Description:

The picture presents the location where the water connection will be made using a hose or an above ground pipeline. The water will be provided by the AAA (PRASA in English).



Project #: PR-RGRW-03988 Photographer: Delise Torres-Ortiz
Location Address: Carr. 492 km 1.4 Bo Hato Bajo, Coordinates: 18.449939, -66.761408

Arecibo, PR 00612

Photo #: 07

Date: 09/14/2023

Photo Direction:

Northeast

Description:

The property does have an underground septic tank and an electric connection that reaches the northern corner of the septic tank underground, and it will be connected to the vertical hydroponic - greenhouse above ground. Eventually, the applicant wants to install on the roof of the project a solar system with personal funds. The manicured lawn looks like it has some dry patches of grass because the lawn was recently pruned, and the grasses are dry/dead.



Photo #: 08

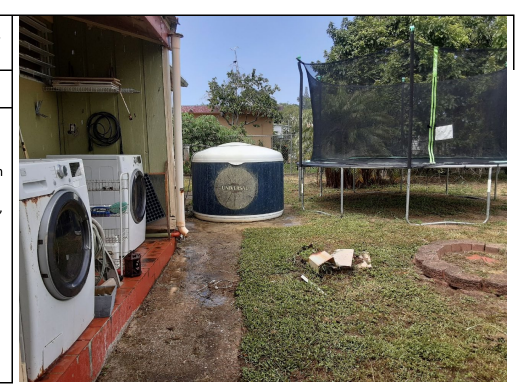
Date: 09/14/ 2023

Photo Direction:

North

Description:

The property does have a 1000-gallon cistern like is shown in this picture with an outdoor laundry, a trampoline, and the area's vegetation.



Project #: PR-RGRW-03988 Photographer: Delise Torres-Ortiz
Location Address: Carr. 492 km 1.4 Bo Hato Bajo,
Arecibo, PR 00612 Coordinates: 18.449939, -66.761408

Photo #: 09

Date: 09/14/ 2023

Photo Direction:

East

Description:

This picture overviews the neighboring property with a structure built before the applicant's family acquired the property in 2012.



Photo #: 10 **Date:** 09/14/ 2023

Photo Direction:Southwest

Description:

This picture shows the applicant's residence built before 2012 when his family acquired the property.



Project #: PR-RGRW-03988	Photographer: Delise Torres-Ortiz
Location Address: Carr. 492 km 1.4 Bo Hato Bajo,	Coordinates: 18.449939, -66.761408
Arecibo, PR 00612	

Photo #: 09/14/ 11 2023

Photo Direction: East

Description:

The structure seen in this picture was built before 2012 when the applicant's family acquired the property.

