

U.S. Department of Housing and Urban Development

451 Seventh Street, SW Washington, DC 20410 www.hud.gov espanol.hud.gov

Environmental Review for Activity/Project that is Categorically Excluded Subject to Section 58.5 Pursuant to 24 CFR 58.35(a)

Project Information

Project Name: PR-RGRW-02129-W

HEROS Number: 900000010473042

Start Date: 05/27/2025

State / Local Identifier:

Project Location: , Mayaguez, PR 00680

Additional Location Information:

The project is located at latitude 18.224550, longitude -67.114447 at the address given above. Tax ID Number: 208-000-006-18-001

Description of the Proposed Project [24 CFR 50.12 & 58.32; 40 CFR 1508.25]:

This project (PR-RGRW-02129-W) entails the award of a grant to Llego la Hierba LLC, an agricultural business, at Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio Canas Abajo, Mayaguez, PR 00680. Tax ID Number: 208-000-006-18-001. Coordinates (latitude 18.224550, longitude -67.114447). The proposed activities consist of installing two new 78-foot (ft; 23.7 meters [m]) by 20 ft (6.1 m) greenhouses, a new irrigation system with a globe valve, pump, hoses, and a pressurized 85-gallon tank cistern, and a new UTV. The greenhouses will be roughly centered at 18.224253, -67.114820 and anchored by posts driven 3 ft (0.91 m) into the ground and 6 ft (1.83 m) apart for a total of 56 anchors. The pressurized cistern and pump will be located at 18.224167, -67.114722 and installed on a 10 ft by 10 ft (3 m by 3 m) gravel base, which will be approximately 4 inches (in; 10.2 centimeters [cm]) high. The rest of the irrigation system, such as the hoses, will be placed above ground or mounted on the greenhouses. The project Llego la Hierba LLC, PR-RGRW-02129-W has been evaluated in accordance with FR-6492-N-01. The activities identified CE: #7 - 7. 7 CFR 799.32(e) (2) (iii): Construction of a new farm storage facility. HUD Level of Review: CEST. Potential application to HUD activities: Construction of a new farm storage facility with ground disturbance, and CE: #10 - 10. 7 CFR 799.32(e) (2) (xxxvii): Watering tank or trough installation, if in areas not previously disturbed. HUD Level of Review: CEST. Potential application to HUD activities: Agricultural watering tank or trough installation that includes new ground disturbance have been classified as CEST under the waiver.

Level of Environment Review Determination:

Categorically Excluded per 24 CFR 58.35(a), and subject to laws and authorities at §58.5: 58.35(a)(3)(iii)

Funding Information

| Grant Number | HUD Program | Program Name | |
|---------------------|------------------------|--|--------|
| B-17-DM-72- | Community Planning and | Community Development Block Grants | \$0.00 |
| 0001 | Development (CPD) | (Disaster Recovery Assistance) | |
| B-18-DE-72- | Community Planning and | g and Community Development Block Grants | |
| 0001 | Development (CPD) | (Disaster Recovery Assistance) | |
| B-18-DP-72- | Community Planning and | Community Development Block Grants | |
| 0001 | Development (CPD) | (Disaster Recovery Assistance) | |
| B-19-DP-78- | Community Planning and | nning and Community Development Block Grants | |
| 0002 | Development (CPD) | (Disaster Recovery Assistance) | |

Estimated Total HUD Funded Amount: \$47,974.12

Estimated Total Project Cost [24 CFR 58.2 (a) (5)]: \$47,974.12

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

Summarized below are 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, | Mitigation Measure or Condition | Comments on | Complete |
|---------------|---------------------------------|---------------------------|----------|
| Authority, or | | Completed Measures | |
| Factor | | | |

Determination:

Preparer Signature: _

| | This categorically excluded activity/project converts to EXEMPT per Section 58.34(a)(12), because it does not require any mitigation for compliance with any listed statutes or authorities, nor requires any formal permit or license; Funds may be committed and drawn down after certification of this part for this (now) EXEMPT project; OR |
|---|---|
| × | This categorically excluded activity/project cannot convert to Exempt status because one or more statutes or authorities listed at Section 58.5 requires formal consultation or mitigation. Complete consultation/mitigation protocol requirements, publish NOI/RROF and obtain "Authority to Use Grant Funds" (HUD 7015.16) per Section 58.70 and 58.71 before committing or drawing down any funds; OR |
| | This project is not categorically excluded OR, if originally categorically excluded, is now subject to a full Environmental Assessment according to Part 58 Subpart E due to extraordinary circumstances (Section 58.35(c)). |
| | $\mathcal{O}(C, IL)$ |

Name / Title/ Organization: Ricardo Espiet Lopez / / Department of Housing - Puerto Rico

06/05/2025 09:49 Page 2 of 3

Date: <u>June 5, 2025</u>

PR-RGRW-02129-W Mayaguez, PR 90000010473042

Digitally signed by Javier Mercado Date: 2025.06.16 10:56:36 -04'00'

Date: 06/16/2025

Responsible Entity Agency Official Signature: 10:56:36 -04'00'

Name/ Title: __Javier Mercado Barrera / Permits and Environmental Compliance Specialist / PRDOH

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

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Environmental Review for Activity/Project that is Categorically Excluded Subject to Section 58.5 Pursuant to 24 CFR 58.35(a)

| _ | | | |
|-----|------|--------|--------|
| Pro | ıect | Inforn | nation |

Project Name: PR-RGRW-02129-W

HEROS Number: 900000010473042

Start Date: 05/27/2025

Responsible Entity (RE): Department of Housing - Puerto Rico, P.O. Box 21365 San

Juan PR, 00928

State / Local Identifier:

RE Preparer: Ricardo Espiet Lopez

Certifying Office Javier Mercado Barrera

r:

Grant Recipient (if different than Responsible Ent

ity):

Point of Contact:

Point of Contact: Justin Neely **Consultant (if applicable):** HORNE LLP

40 CFR 1506.5(b)(4): The lead agency or, where appropriate, a cooperating agency shall prepare a disclosure statement for the contractor's execution specifying that the contractor has no financial or other interest in the outcome of the action. Such statement need not include privileged or confidential trade secrets or other confidential business information.

✓ By checking this box, I attest that as a preparer, I have no financial or other interest in the outcome of the undertaking assessed in this environmental review.

Project Location: , Mayaguez, PR 00680

Additional Location Information:

The project is located at latitude 18.224550, longitude -67.114447 at the address given above. Tax ID Number: 208-000-006-18-001

Direct Comments to:

Description of the Proposed Project [24 CFR 50.12 & 58.32; 40 CFR 1508.25]:

This project (PR-RGRW-02129-W) entails the award of a grant to Llego la Hierba LLC, an agricultural business, at Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio Canas Abajo, Mayaguez, PR 00680. Tax ID Number: 208-000-006-18-001. Coordinates (latitude 18.224550, longitude -67.114447). The proposed activities consist of installing two new 78-foot (ft; 23.7 meters [m]) by 20 ft (6.1 m) greenhouses, a new irrigation system with a globe valve, pump, hoses, and a pressurized 85-gallon tank cistern, and a new UTV. The greenhouses will be roughly centered at 18.224253, -67.114820 and anchored by posts driven 3 ft (0.91 m) into the ground and 6 ft (1.83 m) apart for a total of 56 anchors. The pressurized cistern and pump will be located at 18.224167, -67.114722 and installed on a 10 ft by 10 ft (3 m by 3 m) gravel base, which will be approximately 4 inches (in; 10.2 centimeters [cm]) high. The rest of the irrigation system, such as the hoses, will be placed above ground or mounted on the greenhouses. The project Llego la Hierba LLC, PR-RGRW-02129-W has been evaluated in accordance with FR-6492-N-01. The activities identified CE: #7 - 7. 7 CFR 799.32(e) (2) (iii): Construction of a new farm storage facility. HUD Level of Review: CEST. Potential application to HUD activities: Construction of a new farm storage facility with ground disturbance, and CE: #10 - 10. 7 CFR 799.32(e) (2) (xxxvii): Watering tank or trough installation, if in areas not previously disturbed. HUD Level of Review: CEST. Potential application to HUD activities: Agricultural watering tank or trough installation that includes new ground disturbance have been classified as CEST under the waiver.

Maps, photographs, and other documentation of project location and description:

PR-RGRW-02129-W Site Map.pdf

PR-RGRW-02129-W IUGF.pdf

PRDOH Regrow Puerto Rico Program - 5836 Waiver (002).pdf

Farm Service Agency Adopted Categorical Exclusions Identified in FR-6492-N-01.pdf

PR-RGRW-02129-W EFOR.pdf

Level of Environmental Review Determination:

Categorically Excluded per 24 CFR 58.35(a), and subject to laws and authorities at 58.5:

Determination:

| | This categorically excluded activity/project converts to EXEMPT per Section 58.34(a)(12), because it does not require any mitigation for compliance with any listed statutes or authorities, nor requires any formal permit or license; Funds may be committed and drawn down after certification of this part for this (now) EXEMPT project; OR |
|----------|---|
| ✓ | This categorically excluded activity/project cannot convert to Exempt status because one or more statutes or authorities listed at Section 58.5 requires formal consultation or mitigation. Complete consultation/mitigation protocol requirements, publish NOI/RROF and obtain "Authority to Use Grant Funds" (HUD 7015.16) per Section 58.70 and 58.71 before committing or drawing down any funds; OR |
| | This project is not categorically excluded OR, if originally categorically excluded, is now subject to a full Environmental Assessment according to Part 58 Subpart E due to extraordinary circumstances (Section 58.35(c)). |

Approval Documents:

02129-SIG-PAGE.pdf

7015.15 certified by Certifying Officer on:

7015.16 certified by Authorizing Officer on:

Funding Information

| Grant / Project Identification Number | HUD Program | Program Name | Funding Amount |
|---|------------------------|------------------------------------|-------------------|
| B-17-DM-72-0001 | Community Planning and | Community Development Block Grants | \$0.00 |
| | Development (CPD) | (Disaster Recovery Assistance) | |
| B-18-DE-72-0001 | Community Planning and | Community Development Block Grants | \$0.00 |
| | Development (CPD) | (Disaster Recovery Assistance) | |
| B-18-DP-72-0001 | Community Planning and | Community Development Block Grants | \$0.00 |
| | Development (CPD) | (Disaster Recovery Assistance) | |

| B-19-DP-78-0002 | Community Planning and | Community Development Block Grants | \$0.00 |
|-----------------|------------------------|------------------------------------|--------|
| | Development (CPD) | (Disaster Recovery Assistance) | |

Estimated Total HUD Funded, \$47,974.12

Assisted or Insured Amount:

Estimated Total Project Cost: \$47,974.12

Compliance with 24 CFR §50.4, §58.5 and §58.6 Laws and Authorities

| Compliance Factors: Statutes, Executive Orders, and Regulations listed at 24 CFR §50.4, §58.5, and §58.6 | Are formal compliance steps or mitigation required? | Compliance determination (See Appendix A for source determinations) | | |
|--|---|--|--|--|
| STATUTES, EXECUTIVE ORDERS, AND REGULATIONS LISTED AT 24 CFR §50.4 & § 58.6 | | | | |
| Airport Hazards Clear Zones and Accident Potential Zones; 24 CFR Part 51 Subpart D | □ Yes ☑ No | The project site is not within 15,000 feet of a military airport or 2,500 feet of a civilian airport. The nearest civil primary or commercial service airport, Eugenio Maria de Hostos, is located 12,436 ft from the project site. The nearest military airport, Luis Munoz Marin International Airport, is located 385,397.3 ft from the project site. The project is in compliance with Airport Hazards requirements. | | |
| Coastal Barrier Resources Act Coastal Barrier Resources Act, as amended by the Coastal Barrier Improvement Act of 1990 [16 USC 3501] | □ Yes ☑ No | This project is not located in a CBRS Unit. It is 27,724.8 feet from a protected area. Therefore, this project has no potential to impact a CBRS Unit and is in compliance with the Coastal Barrier Resources Act. | | |
| 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 | Flood Map Number 72000C1005H, effective on 4/19/2005: The structure or insurable property is not located in a FEMA-designated Special Flood Hazard Area. While flood insurance may not be mandatory in this instance, HUD recommends that all insurable structures maintain flood insurance under the National Flood Insurance Program (NFIP). The project is in | | |

| | | compliance with flood insurance | | |
|--|--------------------|--|--|--|
| STATUTES EVECUTIVE ORD | SERC. AND DECLUATE | requirements. | | |
| STATUTES, EXECUTIVE ORDERS, AND REGULATIONS LISTED AT 24 CFR §50.4 & § 58.5 | | | | |
| Air Quality Clean Air Act, as amended, particularly section 176(c) & (d); 40 CFR Parts 6, 51, 93 | ☐ Yes ☑ No | Based on the project description, this project includes no activities that would require further evaluation under the Clean Air Act. The project is in compliance with the Clean Air Act. | | |
| Coastal Zone Management Act Coastal Zone Management Act, sections 307(c) & (d) | □ Yes ☑ No | This project is not located in or does not affect a Coastal Zone as defined in the state Coastal Management Plan. The project is located 11,646.7 feet from the coastal zone. The project is in compliance with the Coastal Zone Management Act. | | |
| Contamination and Toxic Substances 24 CFR 50.3(i) & 58.5(i)(2)] | □ Yes ☑ No | Site contamination was evaluated as follows: None of the above. On-site or nearby toxic, hazardous, or radioactive substances that could affect the health and safety of project occupants or conflict with the intended use of the property were not found. A review of science-based radon data offered a lack of data for the project site and radon testing was determined to be infeasible or impracticable. The project is in compliance with contamination and toxic substances requirements. | | |
| Endangered Species Act Endangered Species Act of 1973, particularly section 7; 50 CFR Part 402 | ☑ Yes □ No | This project will have No Effect on listed species based on a letter of understanding, memorandum of agreement, programmatic agreement, or checklist provided by local HUD office. The project site is not in or immediately adjacent to a wetland. This project is in compliance with the Endangered Species Act. | | |
| Explosive and Flammable Hazards Above-Ground Tanks)[24 CFR Part 51 Subpart C | □ Yes ☑ No | Based on the project description the project includes no activities that would require further evaluation under this section. The project is in compliance with explosive and flammable hazard requirements. | | |
| Farmlands Protection Farmland Protection Policy Act of | ☐ Yes ☑ No | This project does not include any activities that could potentially convert | | |

| 1001 particularly sections 1504/b) | | agricultural land to a non agricultural |
|--|------------|---|
| 1981, particularly sections 1504(b) and 1541; 7 CFR Part 658 | | agricultural land to a non-agricultural |
| and 1541; 7 CFR Part 658 | | use. The project is in compliance with |
| | | the Farmland Protection Policy Act. |
| Floodplain Management | ☐ Yes ☑ No | Flood Map Number 72000C1005H, |
| Executive Order 11988, particularly | | effective on 4/19/2005: This project |
| section 2(a); 24 CFR Part 55 | | does not occur in the FFRMS floodplain. |
| | | The project is in compliance with |
| | | Executive Orders 11988 and 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 Mayaguez; therefore, |
| | | PFIRM information was not available for |
| | | the area and therefore not considered |
| | | in the review. |
| Historic Preservation | ☐ Yes ☑ No | Based on Section 106 consultation there |
| National Historic Preservation Act of | L les E No | are No Historic Properties Affected |
| 1966, particularly sections 106 and | | because there are no historic properties |
| | | · · · · · · |
| 110; 36 CFR Part 800 | | present. The project is in compliance |
| Notes Abeles and Control | | with Section 106. |
| Noise Abatement and Control | ☐ Yes ☑ No | Based on the project description, this |
| Noise Control Act of 1972, as | | project includes no activities that would |
| amended by the Quiet Communities | | require further evaluation under HUD's |
| Act of 1978; 24 CFR Part 51 Subpart | | noise regulation. The project is in |
| В | | compliance with HUD's Noise |
| | | regulation. |
| Sole Source Aquifers | ☐ Yes ☑ No | The project is not located on a sole |
| Safe Drinking Water Act of 1974, as | | source aquifer area. According to EPA, |
| amended, particularly section | | there are no sole source aquifers in |
| 1424(e); 40 CFR Part 149 | | Puerto Rico. The project is in |
| | | compliance with Sole Source Aquifer |
| | | requirements. |
| Wetlands Protection | ☐ Yes ☑ No | Based on the project description this |
| Executive Order 11990, particularly | | project includes no activities that would |
| sections 2 and 5 | | require further evaluation under this |
| | | section. The project is in compliance |
| | | with Executive Order 11990. This |
| | | project does not involve new |
| | | construction, so a visual wetlands |
| | | survey was not conducted. |
| Wild and Scenic Rivers Act | ☐ Yes ☑ No | This project is not within proximity of a |
| Wild and Scenic Rivers Act of 1968, | 63 _ 140 | NWSRS river. The project is located |
| particularly section 7(b) and (c) | | 457,867.3 feet from the nearest Wild |
| particularly section 7(b) and (c) | | |
| | | and Scenic River. The project is in |

| | | compliance with the Wild and Scenic | | | |
|--------|-------------------------------------|-------------------------------------|--|--|--|
| | | Rivers Act. | | | |
| HUD HO | HUD HOUSING ENVIRONMENTAL STANDARDS | | | | |
| | ENVIRONMENTAL J | USTICE | | | |
| 1 | | | | | |

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

Summarized below are all mitigation measures adopted by the Responsible Entity to reduce, avoid or eliminate adverse environmental impacts and to avoid non-compliance or nonconformance 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, | Mitigation Measure or Condition | Comments on | Mitigation | Complete |
|------------|---------------------------------|-------------|------------|----------|
| Authority, | | Completed | Plan | |
| or Factor | | Measures | | |

Project Mitigation Plan

Should new ground disturbance occur the Karst zone must be evaluated and when necessary DNER must be consulted prior to construction activities.

Supporting documentation on completed measures

APPENDIX A: Related Federal Laws and Authorities

Airport Hazards

| General policy | Legislation | Regulation |
|---|-------------|--------------------------|
| It is HUD's policy to apply standards to | | 24 CFR Part 51 Subpart D |
| prevent incompatible development | | |
| around civil airports and military airfields. | | |

1. To ensure compatible land use development, you must determine your site's proximity to civil and military airports. Is your project within 15,000 feet of a military airport or 2,500 feet of a civilian airport?

✓ No

Based on the response, the review is in compliance with this section. Document and upload the map showing that the site is not within the applicable distances to a military or civilian airport below

Yes

Screen Summary

Compliance Determination

The project site is not within 15,000 feet of a military airport or 2,500 feet of a civilian airport. The nearest civil primary or commercial service airport, Eugenio Maria de Hostos, is located 12,436 ft from the project site. The nearest military airport, Luis Munoz Marin International Airport, is located 385,397.3 ft from the project site. The project is in compliance with Airport Hazards requirements.

Supporting documentation

PR-RGRW-02129-W Airports.pdf

Are formal compliance steps or mitigation required?

Yes

90000010473042

Coastal Barrier Resources

PR-RGRW-02129-W

| General requirements | Legislation | Regulation |
|--|---------------------------------|------------|
| HUD financial assistance may not be | Coastal Barrier Resources Act | |
| used for most activities in units of the | (CBRA) of 1982, as amended by | |
| Coastal Barrier Resources System | the Coastal Barrier Improvement | |
| (CBRS). See 16 USC 3504 for limitations | Act of 1990 (16 USC 3501) | |
| on federal expenditures affecting the | | |
| CBRS. | | |

1. Is the project located in a CBRS Unit?

√ No

Document and upload map and documentation below.

Yes

Screen Summary

Compliance Determination

This project is not located in a CBRS Unit. It is 27,724.8 feet from a protected area. Therefore, this project has no potential to impact a CBRS Unit and is in compliance with the Coastal Barrier Resources Act.

Supporting documentation

PR-RGRW-02129-W CBRS.pdf

Are formal compliance steps or mitigation required?

Yes

Flood Insurance

| General requirements | Legislation | Regulation |
|--|------------------------|--------------------|
| Certain types of federal financial assistance may not be | Flood Disaster | 24 CFR 50.4(b)(1) |
| used in floodplains unless the community participates | Protection Act of 1973 | and 24 CFR 58.6(a) |
| in National Flood Insurance Program and flood | as amended (42 USC | and (b); 24 CFR |
| insurance is both obtained and maintained. | 4001-4128) | 55.1(b). |

Does this project involve financial assistance for construction, rehabilitation, or 1. acquisition of a mobile home, building, or insurable personal property?

> No. This project does not require flood insurance or is excepted from flood insurance.

✓ Yes

2. Upload a FEMA/FIRM map showing the site here:

PR-RGRW-02129-W FIRM.pdf

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). For projects in areas not mapped by FEMA, use the best available information to determine floodplain information. Include documentation, including a discussion of why this is the best available information for the site. Provide FEMA/FIRM floodplain zone designation, panel number, and date within your documentation.

Is the structure, part of the structure, or insurable property located in a FEMAdesignated Special Flood Hazard Area?

No

Based on the response, the review is in compliance with this section.

Yes

4. While flood insurance is not mandatory for this project, HUD strongly recommends that all insurable structures maintain flood insurance under the National Flood Insurance Program (NFIP). Will flood insurance be required as a mitigation measure or condition?

Yes

✓ No

Screen Summary

Compliance Determination

Flood Map Number 72000C1005H, effective on 4/19/2005: The structure or insurable property is not located in a FEMA-designated Special Flood Hazard Area. While flood insurance may not be mandatory in this instance, HUD recommends that all insurable structures maintain flood insurance under the National Flood Insurance Program (NFIP). The project is in compliance with flood insurance requirements.

Supporting documentation

Are formal compliance steps or mitigation required?

Yes

Air Quality

| General requirements | Legislation | Regulation |
|--------------------------------------|--------------------------------|--------------------|
| The Clean Air Act is administered | Clean Air Act (42 USC 7401 et | 40 CFR Parts 6, 51 |
| by the U.S. Environmental | seq.) as amended particularly | and 93 |
| Protection Agency (EPA), which | Section 176(c) and (d) (42 USC | |
| sets national standards on | 7506(c) and (d)) | |
| ambient pollutants. In addition, | | |
| the Clean Air Act is administered | | |
| by States, which must develop | | |
| State Implementation Plans (SIPs) | | |
| to regulate their state air quality. | | |
| Projects funded by HUD must | | |
| demonstrate that they conform | | |
| to the appropriate SIP. | | |

1. Does your project include new construction or conversion of land use facilitating the development of public, commercial, or industrial facilities OR five or more dwelling units?

Yes

✓ No

Based on the response, the review is in compliance with this section.

Screen Summary

Compliance Determination

Based on the project description, this project includes no activities that would require further evaluation under the Clean Air Act. The project is in compliance with the Clean Air Act.

Supporting documentation

Are formal compliance steps or mitigation required?

Yes

Coastal Zone Management Act

| General requirements | Legislation | Regulation |
|-----------------------------------|-----------------------------|-----------------|
| Federal assistance to applicant | Coastal Zone Management | 15 CFR Part 930 |
| agencies for activities affecting | Act (16 USC 1451-1464), | |
| any coastal use or resource is | particularly section 307(c) | |
| granted only when such | and (d) (16 USC 1456(c) and | |
| activities are consistent with | (d)) | |
| federally approved State | | |
| Coastal Zone Management Act | | |
| Plans. | | |

1. Is the project located in, or does it affect, a Coastal Zone as defined in your state Coastal Management Plan?

Yes

✓ No

Based on the response, the review is in compliance with this section. Document and upload all documents used to make your determination below.

Screen Summary

Compliance Determination

This project is not located in or does not affect a Coastal Zone as defined in the state Coastal Management Plan. The project is located 11,646.7 feet from the coastal zone. The project is in compliance with the Coastal Zone Management Act.

Supporting documentation

PR-RGRW-02129-W CZM.pdf

Are formal compliance steps or mitigation required?

Yes

√ No

Contamination and Toxic Substances

| General Requirements | Legislation | Regulations |
|---|-------------|----------------|
| It is HUD policy that all properties that are being | | 24 CFR |
| proposed for use in HUD programs be free of | | 58.5(i)(2) |
| hazardous materials, contamination, toxic | | 24 CFR 50.3(i) |
| chemicals and gases, and radioactive substances, | | |
| where a hazard could affect the health and safety of | | |
| the occupants or conflict with the intended | | |
| utilization of the property. | | |
| Reference | | |
| https://www.onecpd.info/environmental-review/site-contamination | | |

1. How was site contamination evaluated?* 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

2. Were any on-site or nearby toxic, hazardous, or radioactive substances* (excluding radon) 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?)

Provide a map or other documentation of absence or presence of contamination** and explain evaluation of site contamination in the Screen Summary at the bottom of this screen.

^{*} 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.

Explain:

There are no toxic sites within 3,000 feet of the applicant location. The environmental field observation did not note any items of concern. See the attached environmental field observation report. A google earth review of the area shows no visible hazards. The past land use for the last 10-15 year is agricultural.

Yes

- * This question covers the presence of radioactive substances excluding radon. Radon is addressed in the Radon Exempt Question.
- ** Utilize EPA's Enviromapper, NEPAssist, or state/tribal databases to identify nearby dumps, junk yards, landfills, hazardous waste sites, and industrial sites, including EPA 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. Additional supporting documentation may include other inspections and reports.
- 3. Evaluate the building(s) for radon. Do all buildings meet any of the exemptions* from having to consider radon in the contamination analysis listed in CPD Notice CPD-23-103?

Yes

Explain:

- * Notes:
- Buildings with no enclosed areas having ground contact.
- Buildings containing crawlspaces, utility tunnels, or parking garages would not be exempt, however buildings built on piers would be exempt, provided that there is open air between the lowest floor of the building and the ground.
- Buildings that are not residential and will not be occupied for more than 4 hours per day.
- Buildings with existing radon mitigation systems document radon levels are below 4 pCi/L with test results dated within two years of submitting the application for HUD assistance and document the system includes an ongoing maintenance plan that includes periodic testing to ensure the system continues to meet the current EPA recommended levels. If the project does not require an application, document test results dated within two years of the date the environmental review is certified. Refer to program office guidance to ensure compliance with program requirements.
- Buildings tested within five years of the submission of application for HUD assistance: test results document indoor radon levels are below current the EPA's recommended action

levels of 4.0 pCi/L. For buildings with test data older than five years, any new environmental review must include a consideration of radon using one of the methods in Section A below.

4. Is the proposed project new construction or substantial rehabilitation where testing will be conducted but cannot yet occur because building construction has not been completed?

Yes

Compliance with this section is conditioned on post-construction testing being conducted, followed by mitigation, if needed. Radon test results, along with any needed mitigation plan, must be uploaded to the mitigation section within this screen.

✓ No

5. Was radon testing or a scientific data review conducted that provided a radon concentration level in pCi/L?

Yes

√ No

If no testing was conducted and a review of science-based data offered a lack of science-based data for the project site, then document and upload the steps taken to look for documented test results and science-based data as well as the basis for the conclusion that testing would be infeasible or impracticable.

Explain:

Radon testing is not feasible or practicable for this case, please see the attached Radon Memo.

File Upload:

Radon Attachments.pdf PR-RGRW-02129-W Radon Memo.docx

Based on the response, the review is in compliance with this section. Continue to the Screen Summary at the bottom of this screen.

Non-radon contamination was found in a previous question.

Screen Summary

Compliance Determination

Site contamination was evaluated as follows: None of the above. On-site or nearby toxic, hazardous, or radioactive substances that could affect the health and safety of project occupants or conflict with the intended use of the property were not found. A review of science-based radon data offered a lack of data for the project site and radon testing was determined to be infeasible or impracticable. The project is in compliance with contamination and toxic substances requirements.

Supporting documentation

PR-RGRW-02129-W EFOR(1).pdf PR-RGRW-02129-W Toxics.pdf

Are formal compliance steps or mitigation required?

Yes

Endangered Species

| General requirements | ESA Legislation | Regulations |
|--|---------------------|-------------|
| Section 7 of the Endangered Species Act (ESA) | The Endangered | 50 CFR Part |
| mandates that federal agencies ensure that | Species Act of 1973 | 402 |
| actions that they authorize, fund, or carry out | (16 U.S.C. 1531 et | |
| shall not jeopardize the continued existence of | seq.); particularly | |
| federally listed plants and animals or result in | section 7 (16 USC | |
| the adverse modification or destruction of | 1536). | |
| designated critical habitat. Where their actions | | |
| may affect resources protected by the ESA, | | |
| agencies must consult with the Fish and Wildlife | | |
| Service and/or the National Marine Fisheries | | |
| Service ("FWS" and "NMFS" or "the Services"). | | |

1. Does the project involve any activities that have the potential to affect specifies or habitats?

No, the project will have No Effect due to the nature of the activities involved in the project.

✓ 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:

This project clears via the project criteria 25 and 28 of the USFWS Blanket Clearance Letter. See attached USFWS Blanket Clearance Letter and Self-Certification Form.

Based on the response, the review is in compliance with this section. Document and upload all documents used to make your determination below.

Yes, the activities involved in the project have the potential to affect species and/or habitats.

Screen Summary

Compliance Determination

This project will have No Effect on listed species based on a letter of understanding, memorandum of agreement, programmatic agreement, or checklist provided by local

HUD office. The project site is not in or immediately adjacent to a wetland. This project is in compliance with the Endangered Species Act.

Supporting documentation

PR-RGRW-02129-W USFWS Self-Certification Form PRDOH.pdf

USFWS End Species Blanket Clearance Letter 2025.pdf

PR-RGRW-02129-W Wetlands.pdf

PR-RGRW-02129-W SIte Photos.docx

PR-RGRW-02129-W Site Map(1).pdf

PR-RGRW-02129-W Endangered Species.pdf

Are formal compliance steps or mitigation required?

✓ Yes

No

Explosive and Flammable Hazards

| General requirements | Legislation | Regulation |
|--------------------------------------|-------------|----------------|
| HUD-assisted projects must meet | N/A | 24 CFR Part 51 |
| Acceptable Separation Distance (ASD) | | Subpart C |
| requirements to protect them from | | |
| explosive and flammable hazards. | | |

| 1. | Is the proposed HUD-assisted project itself the development of a hazardous facility (a |
|----------|--|
| facility | that mainly stores, handles or processes flammable or combustible chemicals such as |
| bulk fu | el storage facilities and refineries)? |

| ✓ | No |
|---|-----|
| | Yes |

2. Does this project include any of the following activities: development, construction, rehabilitation that will increase residential densities, or conversion?

Based on the response, the review is in compliance with this section.

Yes

Screen Summary

Compliance Determination

Based on the project description the project includes no activities that would require further evaluation under this section. The project is in compliance with explosive and flammable hazard requirements.

Supporting documentation

Are formal compliance steps or mitigation required?

Yes

Farmlands Protection

| General requirements | Legislation | Regulation |
|-------------------------------|----------------------------|----------------|
| The Farmland Protection | Farmland Protection Policy | 7 CFR Part 658 |
| Policy Act (FPPA) discourages | Act of 1981 (7 U.S.C. 4201 | |
| federal activities that would | et seq.) | |
| convert farmland to | | |
| nonagricultural purposes. | | |

Does your project include any activities, including new construction, acquisition of undeveloped land or conversion, that could convert agricultural land to a non-agricultural use?

Yes



If your project includes new construction, acquisition of undeveloped land or conversion, explain how you determined that agricultural land would not be converted:

Based on the response, the review is in compliance with this section. Document and upload all documents used to make your determination below.

Screen Summary

Compliance Determination

This project does not include any activities that could potentially convert agricultural land to a non-agricultural use. The project is in compliance with the Farmland Protection Policy Act.

Supporting documentation

PR-RGRW-02129-W Farmlands.pdf

Are formal compliance steps or mitigation required?

Yes



Floodplain Management

| General Requirements | Legislation | Regulation |
|--------------------------------|-------------------------------|------------|
| Executive Order 11988, | Executive Order 11988 | 24 CFR 55 |
| Floodplain Management, | * Executive Order 13690 | |
| requires Federal activities to | * 42 USC 4001-4128 | |
| avoid impacts to floodplains | * 42 USC 5154a | |
| and to avoid direct and | * only applies to screen 2047 | |
| indirect support of floodplain | and not 2046 | |
| development to the extent | | |
| practicable. | | |

1. Does this project meet an exemption at 24 CFR 55.12 from compliance with HUD's floodplain management regulations in Part 55?

Yes

- (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.

- (e) Policy-level actions described at 24 CFR 50.16 that do not involve site-based decisions.
- (f) 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 .
- (h) 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).
- (i) Special projects directed to the removal of material and architectural barriers that restrict the mobility of and accessibility to elderly and persons with disabilities.

Describe:

√ No

2. Does the project include a Critical Action? Examples of Critical Actions include projects involving hospitals, fire and police stations, nursing homes, hazardous chemical storage, storage of valuable records, and utility plants.

Yes

Describe:

✓ No

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 information² for the site. Note that newly constructed and substantially improved³ structures must be elevated to the FFRMS floodplain regardless of the approach chosen to determine the floodplain.

Select one of the following three options:

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.

✓ 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. 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.

5. Does your project occur in the FFRMS floodplain?

¹ Sources which merit investigation include the files and studies of other federal agencies, such as the U. S. Army Corps of Engineers, the Tennessee Valley Authority, the Soil Conservation Service and the U. S. Geological Survey. These agencies have prepared flood hazard studies for several thousand localities and, through their technical assistance programs, hydrologic studies, soil surveys, and other investigations have collected or developed other floodplain information for numerous sites and areas. States and communities are also sources of information on past flood 'experiences within their boundaries and are particularly knowledgeable about areas subject to high-risk flood hazards such as alluvial fans, high velocity flows, mudflows and mudslides, ice jams, subsidence and liquefaction.

² If you are using best available information, select the FVA option below and provide supporting documentation in the screen summary. Contact your <u>local environmental officer</u> with additional compliance questions.

³ Substantial improvement means any repair or improvement of a structure which costs at least 50 percent of the market value of the structure before repair or improvement or results in an increase of more than 20 percent of the number of dwelling units. The full definition can be found at 24 CFR 55.2(b)(12).

Yes

✓ No

Screen Summary

Compliance Determination

Flood Map Number 72000C1005H, effective on 4/19/2005: This project does not occur in the FFRMS floodplain. The project is in compliance with Executive Orders 11988 and 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 Mayaguez; therefore, PFIRM information was not available for the area and therefore not considered in the review.

Supporting documentation

PR-RGRW-02129-W ABFE.pdf

Are formal compliance steps or mitigation required?

Yes

√ No

Historic Preservation

| General requirements | Legislation | Regulation |
|-----------------------|--------------------|---|
| Regulations under | Section 106 of the | 36 CFR 800 "Protection of Historic |
| Section 106 of the | National Historic | Properties" |
| National Historic | Preservation Act | https://www.govinfo.gov/content/pkg/CF |
| Preservation Act | (16 U.S.C. 470f) | R-2012-title36-vol3/pdf/CFR-2012-title36- |
| (NHPA) require a | | vol3-part800.pdf |
| consultative process | | |
| to identify historic | | |
| properties, assess | | |
| project impacts on | | |
| them, and avoid, | | |
| minimize, or mitigate | | |
| adverse effects | | |

Threshold

Is Section 106 review required for your project?

No, because the project consists solely of activities listed as exempt in a Programmatic Agreement (PA). (See the PA Database to find applicable PAs.) 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)].

✓ Yes, because the project includes activities with potential to cause effects (direct or indirect).

Step 1 – Initiate Consultation Select all consulting parties below (check all that apply):

✓ State Historic Preservation Offer (SHPO) Completed

Indian Tribes, including Tribal Historic Preservation Officers (THPOs) or Native Hawaiian Organizations (NHOs)

Other Consulting Parties

Describe the process of selecting consulting parties and initiating consultation here:

Only SHPO was consulted as No Historic Properties Affected was determined and no Tribal Lands were identified.

Document and upload all correspondence, notices and notes (including comments and objections received below).

Was the Section 106 Lender Delegation Memo used for Section 106 consultation?

Yes

No

Step 2 – Identify and Evaluate Historic Properties

1. Define the Area of Potential Effect (APE), either by entering the address(es) or uploading a map depicting the APE below:

In the chart below, list historic properties identified and evaluated in the APE. Every historic property that may be affected by the project should be included in the chart.

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

| Address | / Location | National Register | SHPO Concurrence | Sensitive |
|---------|------------|-------------------|------------------|-------------|
| / D | istrict | Status | | Information |

Additional Notes:

No Historic Properties present within the APE

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

Yes

✓ No

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 guidance on direct and indirect effects.

Choose one of the findings below - No Historic Properties Affected, No Adverse Effect, or Adverse Effect; and seek concurrence from consulting parties.

✓ No Historic Properties Affected

Based on the response, the review is in compliance with this section. Document and upload concurrence(s) or objection(s) below.

Document reason for finding:

✓ No historic properties present.

Historic properties present, but project will have no effect upon them.

No Adverse Effect

Adverse Effect

Screen Summary

Compliance Determination

Based on Section 106 consultation there are No Historic Properties Affected because there are no historic properties present. The project is in compliance with Section 106.

Supporting documentation

PR-RGRW-02129-W SHPO Consultation Package.pdf PR-RGRW-02129-W Historic.pdf

Are formal compliance steps or mitigation required?

Yes

Noise Abatement and Control

| General requirements | Legislation | Regulation |
|---------------------------------|---------------------------------|-----------------|
| HUD's noise regulations protect | Noise Control Act of 1972 | Title 24 CFR 51 |
| residential properties from | | Subpart B |
| excessive noise exposure. HUD | General Services Administration | |
| encourages mitigation as | Federal Management Circular | |
| appropriate. | 75-2: "Compatible Land Uses at | |
| | Federal Airfields" | |

1. What activities does your project involve? Check all that apply:

New construction for residential use

Rehabilitation of an existing residential property

A research demonstration project which does not result in new construction or reconstruction

An interstate land sales registration

Any timely emergency assistance under disaster assistance provision or appropriations which are provided to save lives, protect property, protect public health and safety, remove debris and wreckage, or assistance that has the effect of restoring facilities substantially as they existed prior to the disaster

✓ None of the above

Screen Summary

Compliance Determination

Based on the project description, this project includes no activities that would require further evaluation under HUD's noise regulation. The project is in compliance with HUD's Noise regulation.

Supporting documentation

Are formal compliance steps or mitigation required?

Yes



| one oparite / iquinero | | | |
|---------------------------------------|------------------------|-----------------|--|
| General requirements | Legislation | Regulation | |
| The Safe Drinking Water Act of 1974 | Safe Drinking Water | 40 CFR Part 149 | |
| protects drinking water systems | Act of 1974 (42 U.S.C. | | |
| which are the sole or principal | 201, 300f et seq., and | | |
| drinking water source for an area | 21 U.S.C. 349) | | |
| and which, if contaminated, would | | | |
| create a significant hazard to public | | | |
| health. | | | |

| 1. | Does the project consist solely of acquisition, leasing, or rehabilitation of an existing |
|----------|---|
| building | g(s)? |

Yes

✓ No

2. Is the project located on a sole source aquifer (SSA)?

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.

< No

√

Based on the response, the review is in compliance with this section. Document and upload documentation used to make your determination, such as a map of your project (or jurisdiction, if appropriate) in relation to the nearest SSA and its source area, below.

Yes

3. Does your region have a memorandum of understanding (MOU) or other working agreement with Environmental Protection Agency (EPA) for HUD projects impacting a sole source aquifer?

Yes

No

Screen Summary

Compliance Determination

The project is not located on a sole source aquifer area. According to EPA, there are no sole source aquifers in Puerto Rico. The project is in compliance with Sole Source Aquifer requirements.

Supporting documentation

PR-RGRW-02129-W Sole Source Aquifers.pdf

Are formal compliance steps or mitigation required?

Yes

Wetlands Protection

| General requirements | Legislation | Regulation |
|--|-----------------|---------------------|
| Executive Order 11990 discourages direct or | Executive Order | 24 CFR 55.20 can be |
| indirect support of new construction impacting | 11990 | used for general |
| wetlands wherever there is a practicable | | guidance regarding |
| alternative. The Fish and Wildlife Service's | | the 8 Step Process. |
| National Wetlands Inventory can be used as a | | |
| primary screening tool, but observed or known | | |
| wetlands not indicated on NWI maps must also | | |
| be processed Off-site impacts that result in | | |
| draining, impounding, or destroying wetlands | | |
| must also be processed. | | |

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" shall include draining, dredging, channelizing, filling, diking, impounding, and related activities and any structures or facilities begun or authorized after the effective date of the Order

✓ No

Based on the response, the review is in compliance with this section.

Yes

Screen Summary

Compliance Determination

Based on the project description this project includes no activities that would require further evaluation under this section. The project is in compliance with Executive Order 11990. This project does not involve new construction, so a visual wetlands survey was not conducted.

Supporting documentation

PR-RGRW-02129-W Wetlands(1).pdf

Are formal compliance steps or mitigation required?

Yes

√ No

Wild and Scenic Rivers Act

| 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. | | |

1. Is your project within proximity of a NWSRS river?

✓ No

Yes, the project is in proximity of a Designated Wild and Scenic River or Study Wild and Scenic River.

Yes, the project is in proximity of a Nationwide Rivers Inventory (NRI) River.

Screen Summary

Compliance Determination

This project is not within proximity of a NWSRS river. The project is located 457,867.3 feet from the nearest Wild and Scenic River. The project is in compliance with the Wild and Scenic Rivers Act.

Supporting documentation

PR-RGRW-02129-W Wild and Scenic.pdf

Are formal compliance steps or mitigation required?

Yes

✓ No

Environmental Justice

| General requirements | Legislation | Regulation |
|-------------------------------|-----------------------|------------|
| Determine if the project | Executive Order 12898 | |
| creates adverse environmental | | |
| impacts upon a low-income or | | |
| minority community. If it | | |
| does, engage the community | | |
| in meaningful participation | | |
| about mitigating the impacts | | |
| or move the project. | | |

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?

Yes

√ No

Based on the response, the review is in compliance with this section.

Screen Summary

Compliance Determination

No adverse environmental impacts were identified in the project's total environmental review. The project is in compliance with Executive Order 12898. On January 21, 2025, President Donald Trump issued the Executive Order 14173 titled "Ending Illegal Discrimination and Restoring Merit-Based Opportunity", which revoked Executive Order 12898 and eliminated federal mandates requiring agencies to assess environmental justice impacts. Consequently, there is no longer a federal requirement to address environmental justice concerns in the environmental compliance review process.

Supporting documentation

Are formal compliance steps or mitigation required?

Yes

√ No





Memorandum to File

Date: 5/27/2025

From: Justin Neely

Environmental Manager

SKNeely

CDBG-DR Program

Regrow Puerto Rico Program

Puerto Rico Department of Housing

Application Number: PR-RGRW-02129-W

Project: Llego la Hierba LLC

Re: Justification for the Infeasibility and Impracticability of Radon Testing

After reviewing Application Number PR-RGRW-02129-W under the Regrow Puerto Rico 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

CDBG-DR Program
Regrow Puerto Rico Program
Memorandum to File
Infeasibility and Impracticability of Radon Testing
Page 2 of 3

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 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.

CDBG-DR Program
Regrow Puerto Rico Program
Memorandum to File
Infeasibility and Impracticability of Radon Testing
Page 3 of 3

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.

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

Monday, May 12, 2025

Lauren B Poche

269 Avenida Ponce de León, San Juan, PR, 00917

SHPO-CF-05-08-25-05 PR-RGRW-02129-W (Mayagüez), Llego la Hierba LLC



Dear Ms. Poche,

Our Office has received and reviewed the above referenced project in accordance with 54 U.S.C. 306108 (commonly known as Section 106 of the National Historic Preservation Act) and 36 CFR Part 800: Protection of Historic Properties.

Our records support your finding of no historic properties affected for this undertaking.

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

Sincerely,

Carlos A. Rubio Cancela

State Historic Preservation Officer

CARC/GMO/ MB





Arch. Carlos A. Rubio Cancela

Executive Director Puerto Rico State Historic Preservation Office Cuartel de Ballajá, Third Floor San Juan, Puerto Rico 00901

Re: Authorization to Submit Documents for Consultation

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 review services, among others, that will support the objectives of the agenda for both CDBG-DR and CDBG -MIT Programs.

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,

Aldo A. Rivera Vázquez, PE

Director

Division of Environmental Permitting and Compliance

Office of Disaster Recovery



May 8, 2025

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-02129-W – LLEGO LA HIERBA LLC – CARR 351 KM 3.0 SECTOR LOS CRUZADOS INT. BO RIO CAÑAS ABAJO, MAYAGÜEZ. 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 were 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 Llego la Hierba LLC located at Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, in the municipality of Mayagüez. The undertaking for this project consists of installing two new 78-foot (ft; 23.7 meters [m]) by 20 ft (6.1 m) greenhouses, a new irrigation system with a globe valve, pump, hoses, and a pressurized 85-gallon tank cistern, and a new UTV. The greenhouses will be roughly centered at 18.224253, -67.114820, and anchored by posts driven 3 ft (0.91 m) into the ground and 6 ft (1.83 m) apart for a total of 56 anchors. The pressurized cistern and pump will be located at 18.224167, -67.114722 and installed on a 10 ft by 10 ft (3 m by 3 m) gravel base, which will be approximately 4 inches (in; 10.2 centimeters [cm]) high. The rest of the irrigation system, such as the hoses, will be placed above ground or mounted on the greenhouses.



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,

Januar B. Pocke

Lauren Bair Poche, M.A.

Architectural Historian, EHP Senior Manager LBP/JCO

Attachments

| Puerto Rico 2017 Disaster Recovery, CDBG-DR Program ReGrow Puerto Rico Program Section 106 NHPA Effect Determination | HOUSING GOVERNMENT OF PUERTO RICO |
|--|------------------------------------|
| APPLICANT: Llego la Hierba LLC. | |
| CASE ID: PR-RGRW-02129-W | CITY: Mayagüez |

| PROJECT LOCATION: Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo | | |
|---|-----------------------------|--|
| Project Coordinates: 18.224550, -67.114447 | | |
| TPID (Número de Catastro): 208-000-006-18-001 | | |
| Type of Undertaking: | | |
| □ Substantial Repair/Improvements | | |
| | | |
| CONSTRUCTION DATE (AH est.): n/a | PROPERTY SIZE (acres): 4.63 | |
| | Direct APE: 0.54 | |

| SOI-QUALIFIED ARCHITECT/ARCHITECTURAL HISTORIAN: N/A | | |
|--|--|--|
| DATE REVIEWED: Click or tap to enter a date. | | |
| SOI-QUALIFIED ARCHAEOLOGIST: Jennifer Ort, M.S., RPA; Teresa L. Brown, M.A., RPA | | |
| DATE REVIEWED: May 8, 2025 | | |

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 activities for Llego Ia Hierba LLC. consists of installing two new 78-foot (ft; 23.7 meters [m]) by 20 ft (6.1 m) greenhouses, a new irrigation system with a globe valve, pump, hoses, and a pressurized 85-gallon tank cistern, and a new UTV. The greenhouses will be roughly centered at 18.224253, -67.114820 and anchored by posts driven 3 ft (0.91 m) into the ground and 6 ft (1.83 m) apart for a total of 56 anchors. The pressurized cistern and pump will be located at 18.224167, -67.114722 and installed on a 10 ft by 10 ft (3 m by 3 m) gravel base, which will be approximately 4 inches (in; 10.2 centimeters [cm]) high. The rest of the irrigation system, such as the hoses, will be placed above ground or mounted on the greenhouses.

The project area is located at Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, within the Municipality of Mayagüez. Based on a review of historical aerial imagery, the general area was a rural forested setting during the 1940s. Subsequent development through the remainder of the 20th and early 21st centuries was restricted to road and residential construction.

| Puerto Rico 2017 Disaster Recovery, CDBG-DR Program ReGrow Puerto Rico Program Section 106 NHPA Effect Determination | DEPARTMENT OF HOUSING GOVERNMENT OF PUERTO BICO |
|--|---|
| APPLICANT: Llego la Hierba LLC. | |
| CASE ID: PR-RGRW-02129-W | CITY: Mayagüez |

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 greenhouse and cistern plus a 15-meter buffer, 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 Historic Preservation Specialist meeting the Secretary of the Interior's Professional Qualification Standards (36 CFR Part 61) shows that there are no reported archaeological materials or significant cultural properties within a half-mile (mi) radius of the project location.

The proposed project is located in the Mountainous Interior physiographic zone at an elevation of 332.59 ft (101.37 m) above modern sea level. Per the USGS/NRCS Web Soil Survey, the project area crosses two mapped soil series: Consumo clay, 40 to 60 percent slope at the proposed location of the greenhouses and Consumo clay, 20 to 40 percent slope at the proposed location of the cistern. The project area APE is partially developed with existing greenhouses and other associated agricultural buildings. The closest freshwater source is an unnamed stream located 0.14 miles (m; 0.22 kilometers [km]) northeast of the project area. The western coast is approximately 3.75 mi (6.04 km) from the project area.

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 a National Register of Historic Places (NRHP)-eligible /listed Traditional Urban Center or Historic District.

DETERMINATION

The following historic properties have been identified within the APE:

• Direct Effect:

| Puerto Rico 2017 Disaster Recovery, CDBG-DR Program ReGrow Puerto Rico Program Section 106 NHPA Effect Determination | HOUSING GOVERNMENT OF PUERTO RICO |
|--|------------------------------------|
| APPLICANT: Llego la Hierba LLC. | |
| CASE ID: PR-RGRW-02129-W | CITY: Mayagüez |

- o n/a
- Indirect Effect:
 - o n/a

Based on the results of our historic property identification efforts, the Program has determined that 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-02129-W is located. The closest freshwater body is approximately 0.14 mi (0.22 km) northeast of the project area. The previous use of the APE for agricultural infrastructure has minimally impacted the surrounding terrain. Therefore, no impact to cultural properties is anticipated from this new construction.

| Puerto Rico 2017 Disaster Recovery, CDBG-DR Program ReGrow Puerto Rico Program Section 106 NHPA Effect Determination | HOUSING OVERNMENT OF PUERTO RICO |
|--|-----------------------------------|
| APPLICANT: Llego la Hierba LLC. | |
| CASE ID: PR-RGRW-02129-W | CITY: Mayagüez |

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 |

☐ Adverse Effect Proposed Resolution (if appliable)

Condition (if applicable):

| THIS SECTION IS TO BE COMPLETED BY SHPO STAFF ONLY | | |
|--|-------|--|
| The Puerto Rico State Historic Preservation Office has reviewed the above information and: | | |
| □ 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-02129-W CITY: Mayagüez

PROJECT (PARCEL) LOCATION - AREA OF POTENTIAL EFFECT (APE)

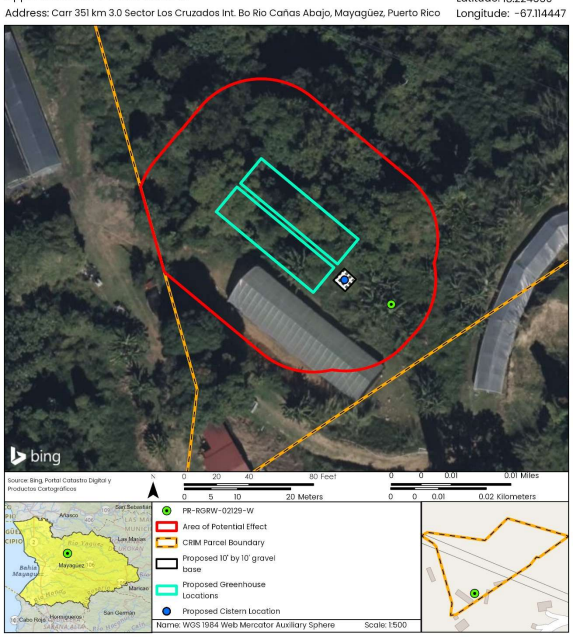


PUERTO RICO DEPARTMENT OF HOUSING **RE-GROW PROGRAM**

(H) HORNE

Application ID#: PR-RGRW-02129-W

Latitude: 18.224550





CASE ID: PR-RGRW-02129-W CITY: Mayagüez

PROJECT (PARCEL) LOCATION - AERIAL BASE

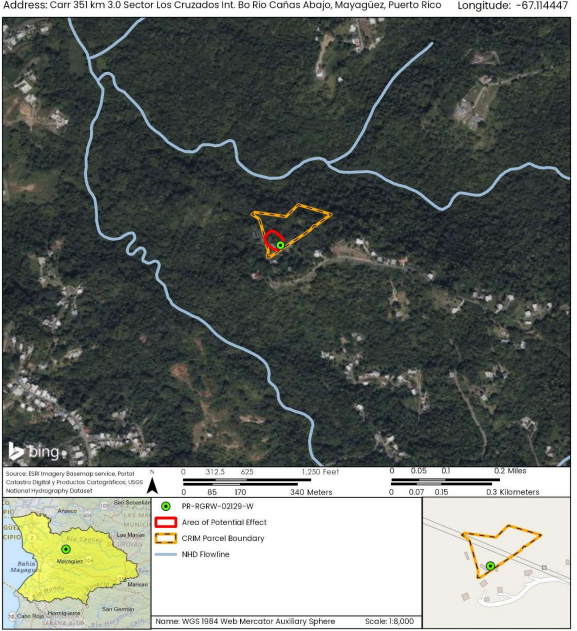


PUERTO RICO DEPARTMENT OF HOUSING RE-GROW PROGRAM



Application ID#: PR-RGRW-02129-W Address: Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, Puerto Rico

Latitude: 18.224550 Longitude: -67.114447





CASE ID: PR-RGRW-02129-W CITY: Mayagüez

PROJECT (PARCEL) LOCATION - TOPOGRAPHIC BASE HOUSING PUERTO RICO DEPARTMENT OF HOUSING (H) HORNE **RE-GROW PROGRAM** Application ID#: PR-RGRW-02129-W Latitude: 18.224550 Address: Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, Puerto Rico Longitude: -67.114447 L DALIAS CLL JUAN (GANI) MAYAGÜEZ MUNICIPIO 340 1,250 Feet Source: ESRI Imagery Basemap service, Portal Catastro Digital y Productos Cartográficos, USGS National Hydrography Dataset 340 Meters 170 0.07 0.15 0.3 Kilometers 85 PR-RGRW-02129-W Area of Potential Effect CRIM Parcel Boundary • NHD Flowline Name: WGS 1984 Web Mercator Auxiliary Sphere Scale: 1:8,000



CASE ID: PR-RGRW-02129-W CITY: Mayagüez

PROJECT (PARCEL) LOCATION - SOILS MAP

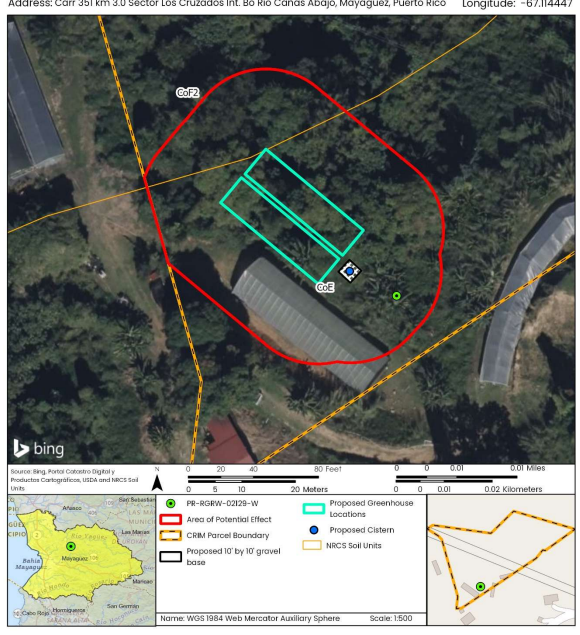


PUERTO RICO DEPARTMENT OF HOUSING RE-GROW PROGRAM



Application ID#: PR-RGRW-02129-W Address: Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, Puerto Rico

Latitude: 18.224550 Longitude: -67.114447



PUERTO RICO 2017 DISASTER RECOVERY, CDBG-DR PROGRAM REGROW PUERTO RICO PROGRAM SECTION 106 NHPA EFFECT DETERMINATION



APPLICANT: Llego la Hierba LLC.

CASE ID: PR-RGRW-02129-W CITY: Mayagüez

HOUSING HISTORIC PROPERTIES - AERIAL BASE PUERTO RICO DEPARTMENT OF HOUSING (H) HORNE **RE-GROW PROGRAM** Application ID#: PR-RGRW-02129-W Latitude: 18.224550 Address: Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, Puerto Rico Longitude: -67.114447 > bing Source: Bing, Portal Catastro Digital y Productos Cartográficos, USGS National Hydrography Dataset 520 Meters 0.4 Kilometers 130 0.2 PR-RGRW-02129-W Area of Potential Effect CRIM Parcel Boundary 0 Half-Mile Buffer NHD Flowline Name: WGS 1984 Web Mercator Auxiliary Sphere Scale: 1:12,000



CASE ID: PR-RGRW-02129-W CITY: Mayagüez

HISTORIC PROPERTIES - TOPOGRAPHIC BASE

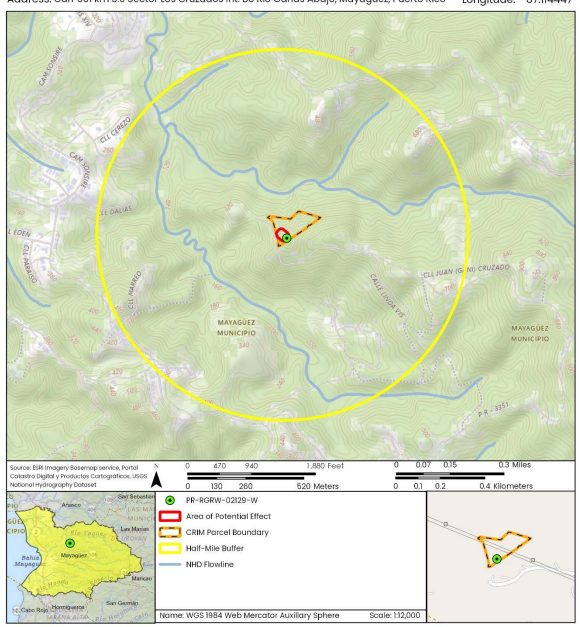


PUERTO RICO DEPARTMENT OF HOUSING RE-GROW PROGRAM



Application ID#: PR-RGRW-02129-W Address: Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, Puerto Rico

Latitude: 18.224550 Longitude: -67.114447





APPLICANT: Llego la Hierba LLC.

CASE ID: PR-RGRW-02129-W

CITY: Mayagüez



PHOTO #: 1

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Partial view of property looking towards proposed greenhouse locations (background) with property vegetation and chicken coops (foreground). Looking northeast.



PHOTO #:2

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of the approach to the proposed greenhouse locations, looking northwest.

PUERTO RICO 2017 DISASTER RECOVERY, CDBG-DR PROGRAM REGROW PUERTO RICO PROGRAM SECTION 106 NHPA EFFECT DETERMINATION



APPLICANT: Llego la Hierba LLC.

CASE ID: PR-RGRW-02129-W CITY: Mayagüez



PHOTO #: 3

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of proposed cistern, Applicant's residential area and office are visible at op of the hill. Access road for the proposed irrigation system area, and the pipes for the existing greenhouse to the east visible in center. Looking west.



РНОТО #:4

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Proposed location of the new greenhouses. Greenhouse materials are visible at right-center. Looking southwest.



APPLICANT: Llego la Hierba LLC.

CASE ID: PR-RGRW-02129-W CITY: Mayagüez



PHOTO #: 5

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of general site area with two existing greenhouses (similar to the two proposed greenhouses). Looking northwest.



Рното #:6

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of general site area with two existing greenhouses (similar to the two proposed greenhouses). Looking northwest.



APPLICANT: Llego la Hierba LLC.

CASE ID: PR-RGRW-02129-W

CITY: Mayagüez



PHOTO #: 7

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of general site area with existing vegetation. Proposed greenhouses will be placed in the cleared area on right side of image. Looking northeast.



Рното #:8

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of proposed location of the greenhouses. Existing water connection visible in center, bottom right. Looking southeast.

PUERTO RICO 2017 DISASTER RECOVERY, CDBG-DR PROGRAM REGROW PUERTO RICO PROGRAM SECTION 106 NHPA EFFECT DETERMINATION



APPLICANT: Llego la Hierba LLC.

CASE ID: PR-RGRW-02129-W CITY: Mayagüez



РНОТО #: 9

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of the proposed loation ofr the greenhosues showing the existing greenhouses with mint crops and the property's vegetation. Looking north.



PHOTO #:10

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of the proposed location of the two greenhouses with existing greenhouse at the end of a dirt road and the property's vegetation. Looking east.



APPLICANT: Llego la Hierba LLC.

CASE ID: PR-RGRW-02129-W

CITY: Mayagüez



PHOTO #: 11

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of the site location for two greenhouses showing the property's vegetation and greenhouse equipment. Looking south.



PHOTO #:12

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of the site location for two greenhouses showing an existing greenhouse with mint crops and greenhouse equipment, looking west.



APPLICANT: Llego la Hierba LLC.

CASE ID: PR-RGRW-02129-W CITY: Mayagüez



PHOTO #: 13

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview proposed cistern location, which will replace the use of potable water for the crops. Looking north



PHOTO #:14

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of an existing greenhouse and the property's vegetation taken from the center of the site location for the cistern to collect rain and spring water, which will replace the use of potable water for the crops. looking east.

PUERTO RICO 2017 DISASTER RECOVERY, CDBG-DR PROGRAM REGROW PUERTO RICO PROGRAM SECTION 106 NHPA EFFECT DETERMINATION



APPLICANT: Llego la Hierba LLC.

CASE ID: PR-RGRW-02129-W CITY: Mayagüez



PHOTO #: 15

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of property's vegetation and the area of the spring water, which the applicant plans to use as a replacement for the current irrigation system water source. Looking south.



PHOTO #:16

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of proposed cistern location showing access road for the proposed irrigation system area, and the pipes for the existing greenhouse to the east; the black cistern was empty. Looking west

PUERTO RICO 2017 DISASTER RECOVERY, CDBG-DR PROGRAM REGROW PUERTO RICO PROGRAM SECTION 106 NHPA EFFECT DETERMINATION



APPLICANT: Llego la Hierba LLC.

CASE ID: PR-RGRW-02129-W

CITY: Mayagüez



PHOTO #: 17

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Close-up of the "Manantial," or the spring water location that will replace the current water source in the irrigation system, looking south



PHOTO #:18

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Close-up of the existing irrigation system, which uses potable water for the mint crops and is located right next to the proposed site for the two greenhouses (see photo #07 as reference). Looking north.



APPLICANT: Llego la Hierba LLC.

CASE ID: PR-RGRW-02129-W

CITY: Mayagüez



РНОТО #: 19

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Partial view of the chicken coop, the access road to the site location, an abandoned vehicle, and greenhouse equipment under the overgrown vegetation south of the project location for the two greenhouses. Looking south



PHOTO #:20

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Close-up of an abandoned vehicle south of the project location for the two greenhouses. Looking south



APPLICANT: Llego la Hierba LLC.

CASE ID: PR-RGRW-02129-W CITY: Mayagüez



PHOTO #: 21

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of the proposed UTV storage on the southern portion of the parcel. This is also the office area to prepare plants and store tools/equipment garage. Looking northeast.



PHOTO #:22

DATE: 1/26/2023

DESCRIPTION (INCLUDE DIRECTION): Overview of the proposed area for storing the UTV on the southern portion of the parcel. Looking southeast.



ENVIRONMENTAL FIELD ASSESSMENT FORM ReGrow



| Applicant Name: Joel Laboy | Program ID: PR-RGRW-02129 |
|--|-------------------------------|
| Project Coordinates: 18.22455 -67.114447 | Parcel ID: 208-000-006-18-001 |
| Parcel Address: Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, PR 00680 | Municipio: Mayagüez |
| Zip Code: 00680 | |

| Inspector Name: Delise Torres Ortiz | Inspection Date: 01/25/2023 |
|-------------------------------------|-----------------------------|
|-------------------------------------|-----------------------------|

General Site Conditions

| Was property accessible by vehicle? | | Comment: |
|--|-----|--|
| Access issues? | Yes | Comment: None / Examples of manual entry: Dogs, Locked gate |
| Are water wells present? | No | Comment: |
| Are creeks or ponds present? | Yes | Comment: Natural spring |
| Are any potential wetlands onsite or visible on adjacent parcel? | No | Comment: |

Parcel Conditions

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

| | | , , , , , |
|---|-----|---|
| Are commercial or industrial hazardous facilities at parcel or within visual sight? | No | Comment: |
| Are there signs of underground storage tanks? | No | Comment: |
| Are above-ground tanks >10 gallons present? If Yes, also state condition. | No | Comment: |
| Are 55-gallon drums present? If Yes, also state condition. | No | Comment: |
| Are abandoned vehicles or electrical equipment present? | Yes | Comment: Construction materials used for greenhouses (e.g., concrete blocks, pipes) and an abandoned vehicle at the side of project location. |



ENVIRONMENTAL FIELD ASSESSMENT FORM ReGrow



| 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: |
| | | |

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: |
|--|----|----------|
|--|----|----------|

☑ I verify that I have physically visited this property and that the findings outlined above are accurate.

Inspector Signature {Delise Torres Ortiz} {01/25/2023 }



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



Bo Río Cañas Abajo, Mayagüez, PR 00680

| Frame # | View | Description |
|---------|------|---|
| 01 | NE | This picture is a partial view of the property looking towards the site, close to two |
| | | existing greenhouses, taken from the main access road; the image also overlooks |
| | | the property's vegetation and a chicken coop. |
| 02 | NW | This picture overviews a closer look at the site location where two greenhouses 60 |
| | | by 96 feet will be installed. |
| 03 | W | This picture overviews the site location for a cistern from the center area, showing |
| | | the mountainside with the applicant's residential area, office, access road for the |
| | | proposed irrigation system area, and the pipes for the existing greenhouse to the |
| | | east; the black cistern was empty and not connected. |
| 04 | SW | This picture overlooks the site location for a greenhouse 60x96ft taken from the |
| | | northeast corner, showing the area's vegetation and greenhouse materials pile at |
| | | the side. |
| 05 | NW | This picture overlooks the site location of two proposed greenhouses 60x96ft, |
| | | taken from the southeast corner. It also shows two existing greenhouses which are |
| | | an example of the proposed ones. |
| 06 | NW | This picture overlooks the site location of two proposed greenhouses 60x96ft, |
| | | taken from the southeast corner with a different illumination. It also shows two |
| | | existing greenhouses which are an example of the proposed ones. |
| 07 | NE | This picture overlooks the site location for two greenhouses 60x96ft, taken from |
| | | the southwest corner, with a partial view of the overgrown vegetation and a |
| | | clearing where the construction will be made. |
| 08 | SE | The picture overviews the site location for two greenhouses 60x96ft taken from the |
| | | northwest corner, shows the area's vegetation, the clearing for the project, a |
| | | partial view of an existing greenhouse, greenhouses materials, and the water |
| | | system connected to the potable water (aqueduct). |
| 09 | N | This picture overviews the site location for two greenhouses 60x96ft taken from the |
| | | center showing the existing greenhouses with mint crops and the property's |
| | | vegetation. |
| 10 | Е | This picture overviews the site location for two greenhouses 60x96ft from the |
| | | center showing an existing greenhouse at the end of a dirt road and the property's |
| | | vegetation. |
| 11 | S | This picture overviews the site location for two greenhouses 60x96ft from the |
| | | center showing the property's vegetation and greenhouse equipment. |

| 12 | W | This picture overviews the site location for two greenhouses 60x96ft from the center showing an existing greenhouse with mint crops and greenhouse equipment. |
|----|----|---|
| 13 | N | This picture overlooks an existing greenhouse and the property's vegetation taken from the center of the site location for the cistern to collect rain and spring water, which will replace the use of potable water for the crops. |
| 14 | E | This picture overlooks an existing greenhouse and the property's vegetation taken from the center of the site location for the cistern to collect rain and spring water, which will replace the use of potable water for the crops. |
| 15 | S | This picture taken from the center of the site location overlooks the property's vegetation and the area of the spring water, which the applicant plans to use as a replacement for the current irrigation system water source, which is potable water. |
| 16 | W | This picture overviews the site location for a cistern from the center area, showing the mountainside with the applicant's residential area, office, access road for the proposed irrigation system area, and the pipes for the existing greenhouse to the east; the black cistern was empty and not connected. |
| 17 | S | This picture is a close-up of the "Manantial," or the spring water location that will replace the current water source in the irrigation system. |
| 18 | N | This picture is a close-up of the existing irrigation system, which uses potable water for the mint crops and is located right next to the proposed site for the two greenhouses 60×96 ft (see photo #07 as reference). |
| 19 | S | The picture presents a partial view of the chicken coop, the access road to the site location, an abandoned vehicle, and greenhouse equipment under the overgrown vegetation south of the project location for the two greenhouses 60x96ft. |
| 20 | S | This picture is a close-up of an abandoned vehicle south of the project location for the two greenhouses 60x96ft. |
| 21 | NE | This picture is an overview of the proposed area for storing the vehicle requested with these funds on the southern portion of the parcel. This is also the office area to prepare plants and store tools/equipment garage. |
| 22 | SE | This picture is an overview of the proposed area for storing the vehicle requested with these funds on the southern portion of the parcel. This is also the office area to prepare plants and store tools/equipment garage. |

Location Address: Carretera 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, PR 00680 **Photographer:** Delise Torres-Ortiz **Coordinates:** 18.22455, -67.114447

Photo #: 01

Date: 01/26/ 2023

Photo Direction:

Northeast

Description:

This picture is a partial view of the property looking towards the site, close to two existing greenhouses, taken from the main access road; the image also overlooks the property's vegetation and a chicken coop.



Photo #: 02

Date: 01/26/ 2023

Photo Direction:

Northwest

Description:

This picture overviews a closer look at the site location where two greenhouses 60 by 96 feet will be installed.



Location Address: Carretera 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, PR 00680 **Photographer:** Delise Torres-Ortiz **Coordinates:** 18.22455, -67.114447

Photo #: 03

Date: 01/26/ 2023

Photo Direction:

West

Description:

This picture overviews the site location for a cistern, showing the mountainside with the applicant's residential area, office, access road for the proposed irrigation system area, and the pipes for the existing greenhouse to the east; the black cistern was empty and not connected.



Photo #: 04

Date: 01/26/ 2023

Photo Direction:

Southwest

Description:

This picture overlooks the site location for a greenhouse 60x96ft taken from the northeast corner, showing the area's vegetation and greenhouse materials pile at the side.



Location Address: Carretera 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, PR 00680 **Photographer:** Delise Torres-Ortiz **Coordinates:** 18.22455, -67.114447

Photo #: 05

Date: 01/26 / 2023

Photo Direction:Northwest

Description:

This picture overlooks the site location of two proposed greenhouses 60x96ft, taken from the southeast corner. It also shows two existing greenhouses which are an example of the proposed ones.



Photo #: 06

Date: 01/26/ 2023

Photo Direction:

Northwest

Description:

This picture overlooks the site location of two proposed greenhouses 60x96ft, taken from the southeast corner with a different illumination. It also shows two existing greenhouses which are an example of the proposed ones.



Location Address: Carretera 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, PR 00680 **Photographer:** Delise Torres-Ortiz **Coordinates:** 18.22455, -67.114447

Photo #: 07

Date: 01/26/ 2023

Photo Direction:Northeast

Description:

This picture
overlooks the site
location for two
greenhouses
60x96ft, taken from
the southwest
corner, with a
partial view of the
overgrown
vegetation and a
clearing where the
construction will be
made.



Photo #: 08

Date: 01/26/ 2023

Photo Direction:

Southeast

Description:

The picture overviews the site location for two greenhouses 60x96ft taken from the northwest corner, shows the area's vegetation, the clearing for the project, a partial view of an existing greenhouse, greenhouses materials, and the water system connected to the potable water (aqueduct).



Location Address: Carretera 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, PR 00680 **Photographer:** Delise Torres-Ortiz **Coordinates:** 18.22455, -67.114447

Photo #: 09

Date: 01/26/ 2023

Photo Direction:

North

Description:

This picture overviews the site location for two greenhouses 60x96ft taken from the center showing the existing greenhouses with mint crops and the property's vegetation.



Photo #: 10

Date: 01/26/ 2023

Photo Direction:

East

Description:

This picture overviews the site location for two greenhouses 60x96ft from the center showing an existing greenhouse at the end of a dirt road and the property's vegetation.



Location Address: Carretera 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, PR 00680 **Photographer:** Delise Torres-Ortiz **Coordinates:** 18.22455, -67.114447

Photo #:

Date: 01/26/ 2023

Photo Direction:

South

Description:

This picture
overviews the site
location for two
greenhouses
60x96ft from the
center showing the
property's
vegetation and
greenhouse
equipment.



Photo #: 12 **Date:** 01/26/ 2023

Photo Direction:

West

Description:

This picture overviews the site location for two greenhouses 60x96ft from the center showing an existing greenhouse with mint crops and greenhouse equipment.



Location Address: Carretera 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, PR 00680 **Photographer:** Delise Torres-Ortiz **Coordinates:** 18.22455, -67.114447

Photo #: 13

Date: 01/26/ 2023

Photo Direction:

North

Description:

This picture overlooks an existing greenhouse and the property's vegetation taken from the center of the site location for the cistern to collect rain and spring water, which will replace the use of potable water for the crops.



Photo #: 14

Date: 01/26/ 2023

Photo Direction:

East

Description:

This picture overlooks an existing greenhouse and the property's vegetation taken from the center of the site location for the cistern to collect rain and spring water, which will replace the use of potable water for the crops.



Location Address: Carretera 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, PR 00680 **Photographer:** Delise Torres-Ortiz **Coordinates:** 18.22455, -67.114447

Photo #: 15

Date: 01/26/ 2023

Photo Direction:

South

Description:

This picture taken from the center of the site location overlooks the property's vegetation and the area of the spring water, which the applicant plan to use as a replacement for the current irrigation system water source, which is potable water.



Photo #: 16

Date:

01/26/ 2023

Photo Direction:

West

Description:

This picture overviews the site location for a cistern from the center area, showing the mountainside with a partial view of the applicant's residential area, office, access road for the proposed irrigation system area, and the pipes for the existing greenhouse to the east; the black cistern was empty.



Location Address: Carretera 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, PR 00680 **Photographer:** Delise Torres-Ortiz **Coordinates:** 18.22455, -67.114447

Photo #: 17

Date: 01/26/ 2023

Photo Direction: South, Close-up

Description:

This picture is a close-up of the "Manantial," or the spring water location that will replace the current water source in the irrigation system.



Photo #: 18

Date: 01/26/ 2023

Photo Direction:

North

Description:

This picture is a close-up of the existing irrigation system, which uses potable water for the mint crops and is located right next to the proposed site for the two greenhouses 60 × 96 ft (see photo #07 as reference).



Location Address: Carretera 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, PR 00680 **Photographer:** Delise Torres-Ortiz **Coordinates:** 18.22455, -67.114447

Photo #: 19

Date: 01/26/ 2023

Photo Direction:

South

Description:

The picture presents a partial view of the chicken coop, the access road to the site location, an abandoned vehicle, and greenhouse equipment under the overgrown vegetation south of the project location for the two greenhouses 60x96ft.



Photo #: 20

Date: 01/26/ 2023

Photo Direction: South

Description:

This picture is a close-up of an abandoned vehicle south of the project location for the two greenhouses 60x96ft.



Location Address: Carretera 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayagüez, PR 00680 **Photographer:** Delise Torres-Ortiz **Coordinates:** 18.22455, -67.114447

Photo #: 21

Date: 01/26/ 2023

Photo Direction:Northeast

Description:

This picture is an overview of the proposed area for storing the vehicle requested with these funds on the southern portion of the parcel. This is also the office area to prepare plants and store tools/equipment garage.



Photo #: 22

Date: 01/26/ 2023

Photo Direction:Southeast

Description:

This picture is an overview of the proposed area for storing the vehicle requested with these funds on the southern portion of the parcel. This is also the office area to prepare plants and store tools/equipment garage.







Self-Certification

https://www.fws.gov/office/caribbean-ecological-services

Endangered Species Act Certification

The U.S. Fish and Wildlife Service, Caribbean Ecological Services Field Office developed a Blanket Clearance Letter in compliance with Endangered Species Act of 1973, as amended, and the Fish and Wildlife Coordination Act for federally funded projects.

The Service determined that projects in compliance with the following criteria are not likely to adversely affect federally-listed species.

The Puerto Rico Department of Housing (PRDOH) certifies that the following project **Llego la Hierba LLC (PR-RGRW-02129-W)**, under the CDBG-DR Regrow Puerto Rico Program, consisting of installing two new 78-foot (ft; 23.7 meters [m]) by 20 ft (6.1 m) greenhouses, a new irrigation system with a globe valve, pump, hoses, and a pressurized 85-gallon tank cistern, and a new UTV located at Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio Cañas Abajo, Mayaguez, PR 00680, complies with:

| Check | Project Criteria |
|-------|---|
| | Activities related to the resurfacing existing streets or roads; maintenance of existing upland gabion or reinforced concrete retention walls; construction, reconstruction or repair of gutters and sidewalks along existing roads. |
| | 2. Repair, replace, improve, reconstruct and/or rehabilitate facilities in already established public transportation systems (signs, sidewalks and ramps, bus stops and existing routes). |
| | 3. Repair, replace, improve, reconstruct, rehabilitate and/or expanding existing public transportation facilities located in urban or developed areas. |
| | 4. Construction of new facilities for public transportation systems (e.g. school bus stops, city buses, trolleybuses, public car stops, public car terminal) in urban or developed areas. |
| | 5. Repair, replace, improve, reconstruct, or rehabilitate existing bridges or rip-rap. We recommend following FWS rip-rap guidance for design: https://www.fws.gov/media/guidance-repair-replacement-and-clean- |

| structures-streams-and-waterways-puerto-rico-and-us |
|---|
| 6. Reconstruction, or emergency repairs, of existing structures, including but not limited to buildings, facilities and homes. |
| 7. Demolition of dilapidated single-family homes or buildings. |
| 8. Rebuilding of demolished single-family homes or buildings. |
| 9. Retrofitting existing buildings. |
| 10. Construction of residential and/or commercial facilities. |
| 11. Construction, repair, replace, improve, reconstruct, and/or rehabilitate recreational facilities. |
| 12. Addition of concrete pads to the existing footprint of a residential and/or commercial structure, provided that the resulting addition is less than 20% of the size of the existing structure. |
| 13. Improvement or renovations to existing structures (exterior and interior) renovations resulting in an exterior increase greater than 20%. |
| 14. Improvements or renovations to existing structures (exterior and interior renovations) resulting in an exterior increase of less than 20%. |
| 15. Acquisition of residential and/or commercial properties in urban or developed areas for the relocation of families and/or activities. |
| 16. Construction, reconstruction, rehabilitation and/or expansion of cemeteries. |
| 17. Installation/drilling of new water well and associated utility infrastructure, either above ground or underground. |
| 18. Establishment of power facilities, including but not limited to associated aboveground and/or underground infrastructure. |
| 19. Construction of electrical system infrastructure and associated components, including but not limited to associated aboveground and/or underground infrastructure. |
| 20. Construction of land based small electric generating facilities, including those fueled with wind, sun, or biomass, capable of producing no more than 10 MW. |
| 21. Activities within existing Right of Ways (ROWs) related to water and sanitary infrastructure; communication infrastructure; roads, bridges and highways without the removal of native vegetation and/or major earth movement. |
| 22. Construction of rooftop or urban telecommunications systems and associated components, including but not limited to associated aboveground and/or underground infrastructure. |

| 23. Establishment of temporary debris storage (TDS) facilities. |
|---|
| 24. Establishment and/or closure of solid waste management facilities. But not new landfills . |
| 25. Installation of water storage systems (cisterns) and associated infrastructure, either above ground or underground, including but not limited to installations on existing or new concrete pads, or existing or new roofs. |
| 26. Installation of solar panels, battery storage systems and/or associated utility infrastructure, either above ground or underground, on existing or new concrete pads, existing or new roofs, ground or pole mounted. |
| 27. Installation of generators on existing or new concrete slabs, and associated utility infrastructure, either above ground or underground. |
| 28. Repair of existing agricultural structures including but not limited to greenhouses, warehouses, canopies, fences, corrals, and shade structures with less than 20% expansion of footprint. |
| 29. New construction of agricultural structures in established farms including but not limited to greenhouses, warehouses, canopies, fences, corrals, and shade structures with or without underground and/or aboveground infrastructure utility connections. |
| 30. Construction of fences, cattle corrals, concrete slabs. |
| 31. Installation of storage containers on new concrete slab. |
| 32. New construction or work which expands the footprint of an existing structure and occurs entirely on disturbed, regularly maintained, upland property, including the staging of equipment. |

Angel G. López-Guzmán

Deputy Director

Permits and Environmental Compliance Division

Puerto Rico Department of Housing

Disaster Recovery Office, CDBG-DR/MIT

Address: P.O. Box 21365 San Juan, PR 00928

Telephone and Ext: 787-274-2527 ext. 4320

Email: environmentcdbg@vivienda.pr.gov

Attachments:

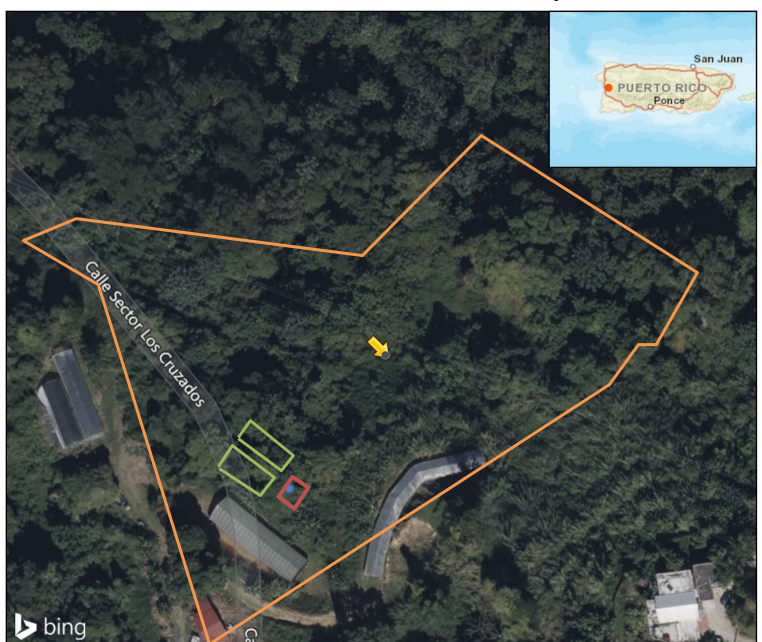
1. Project Site Map (Location Map)

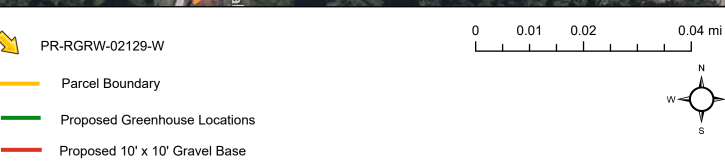
USFWS Self-Certification PR-RGRW-02129-W Page 4 / 3

- 2. Project Site Photos
- 3. Copy of the Blanket Clearance Letter
- 4. Others, as necessary to demonstrate compliance with the criteria (e.g. Explanatory Memorandum, Critical Habitat Map, National Wetlands Inventory Map, etc.)



PR-RGRW-02129-W Site Map

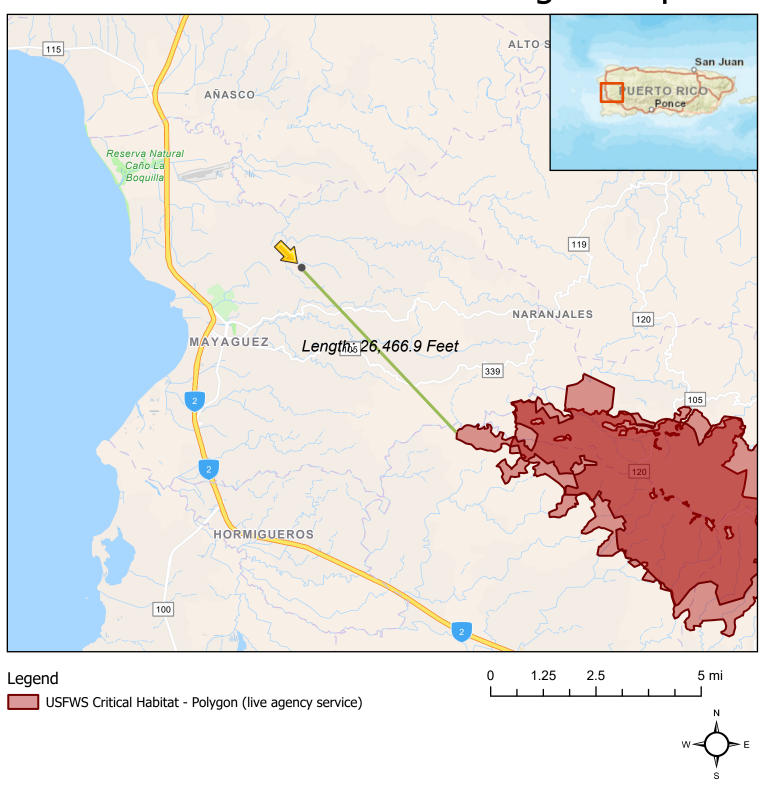




Proposed Cistern Location



PR-RGRW-02129-W Endangered Species

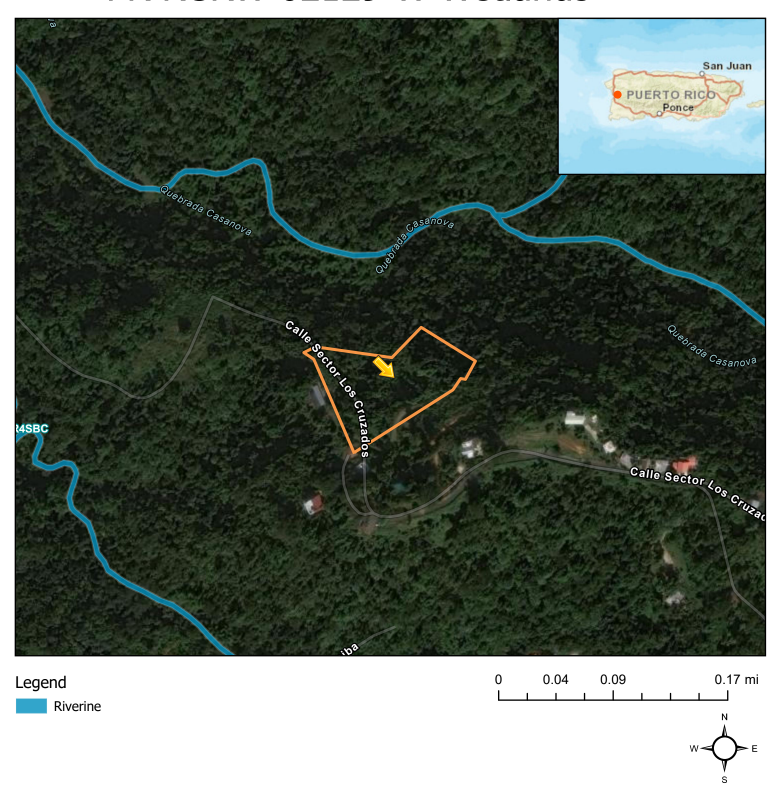


Endangered Species Habitat

U.S. Fish and Wildlife Service



PR-RGRW-02129-W Wetlands



National Wetlands Inventory

U.S. Fish and Wildlife Service

Photo #: 02 Date: 01/26/ 2023

Photo Direction:

Northwest

Description:

This picture overviews a closer look at the site location where two greenhouses 60 by 96 feet will be installed.



Photo #: 03 Date: 01/26/ 2023

Photo Direction: West

VVCSL

Description:

This picture overviews the site location for a cistern, showing the mountainside with the applicant's residential area, office, access road for the proposed irrigation system area, and the pipes for the existing greenhouse to the east; the black cistern was empty and not connected.



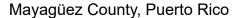
IPaC

IPaC resource list

This report is an automatically generated list of species and other resources such as critical habitat (collectively referred to as *trust resources*) under the U.S. Fish and Wildlife Service's (USFWS) jurisdiction that are known or expected to be on or near the project area referenced below. The list may also include trust resources that occur outside of the project area, but that could potentially be directly or indirectly affected by activities in the project area. However, determining the likelihood and extent of effects a project may have on trust resources typically requires gathering additional site-specific (e.g., vegetation/species surveys) and project-specific (e.g., magnitude and timing of proposed activities) information.

Below is a summary of the project information you provided and contact information for the USFWS office(s) with jurisdiction in the defined project area. Please read the introduction to each section that follows (Endangered Species, Migratory Birds, USFWS Facilities, and NWI Wetlands) for additional information applicable to the trust resources addressed in that section.

Location





Local office

Caribbean Ecological Services Field Office

(939) 320-3135

(787) 851-7440

CARIBBEAN ES@FWS.GOV

NOT FOR CONSULTATIO

MAILING ADDRESS Post Office Box 491 Boqueron, PR 00622-0491

PHYSICAL ADDRESS
Office Park I
State Road #2 Km 156.5, Suite 303}
Mayaguez, PR 00680

Endangered species

This resource list is for informational purposes only and does not constitute an analysis of project level impacts.

The primary information used to generate this list is the known or expected range of each species. Additional areas of influence (AOI) for species are also considered. An AOI includes areas outside of the species range if the species could be indirectly affected by activities in that area (e.g., placing a dam upstream of a fish population even if that fish does not occur at the dam site, may indirectly impact the species by reducing or eliminating water flow downstream). Because species can move, and site conditions can change, the species on this list are not guaranteed to be found on or near the project area. To fully determine any potential effects to species, additional site-specific and project-specific information is often required.

Section 7 of the Endangered Species Act **requires** Federal agencies to "request of the Secretary information whether any species which is listed or proposed to be listed may be present in the area of such proposed action" for any project that is conducted, permitted, funded, or licensed by any Federal agency. A letter from the local office and a species list which fulfills this requirement can **only** be obtained by requesting an official species list from either the Regulatory Review section in IPaC (see directions below) or from the local field office directly.

For project evaluations that require USFWS concurrence/review, please return to the IPaC website and request an official species list by doing the following:

- 1. Draw the project location and click CONTINUE.
- 2. Click DEFINE PROJECT.
- 3. Log in (if directed to do so).
- 4. Provide a name and description for your project.
- 5. Click REQUEST SPECIES LIST.

Listed species¹ and their critical habitats are managed by the <u>Ecological Services Program</u> of the U.S. Fish and Wildlife Service (USFWS) and the fisheries division of the National Oceanic and Atmospheric Administration (NOAA Fisheries²).

Species and critical habitats under the sole responsibility of NOAA Fisheries are **not** shown on this list. Please contact <u>NOAA Fisheries</u> for <u>species under their jurisdiction</u>.

- Species listed under the <u>Endangered Species Act</u> are threatened or endangered; IPaC also shows species that are candidates, or proposed, for listing. See the <u>listing status page</u> for more information. IPaC only shows species that are regulated by USFWS (see FAQ).
- 2. <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.

The following species are potentially affected by activities in this location:

Reptiles

NAME STATUS

Puerto Rican Boa Chilabothrus inornatus

Endangered

Wherever found

No critical habitat has been designated for this species.

https://ecos.fws.gov/ecp/species/6628

Critical habitats

Potential effects to critical habitat(s) in this location must be analyzed along with the endangered species themselves.

There are no critical habitats at this location.

You are still required to determine if your project(s) may have effects on all above listed species.

Bald & Golden Eagles

Bald and Golden Eagles are protected under the Bald and Golden Eagle Protection Act ² and the Migratory Bird Treaty Act (MBTA) ¹. Any person or organization who plans or conducts activities that may result in impacts to Bald or Golden Eagles, or their nests, should follow appropriate regulations and implement required avoidance and minimization measures, as described in the various links on this page.

The <u>data</u> in this location indicates that no eagles have been observed in this area. This does not mean eagles are not present in your project area, especially if the area is difficult to survey. Please review the 'Steps to Take When No Results Are Returned' section of the <u>Supplemental Information on Migratory Birds and Eagles document</u> to determine if your project is in a poorly surveyed area. If it is, you may need to rely on other resources to determine if eagles may be present (e.g. your local FWS field office, state surveys, your own surveys).

Additional information can be found using the following links:

- Eagle Management https://www.fws.gov/program/eagle-management
- Measures for avoiding and minimizing impacts to birds
 https://www.fws.gov/library/collections/avoiding-and-minimizing-incidental-take-migratory-birds

- Nationwide avoidance and minimization measures for birds https://www.fws.gov/sites/default/files/documents/nationwide-standard-conservation-measures.pdf
- Supplemental Information for Migratory Birds and Eagles in IPaC
 https://www.fws.gov/media/supplemental-information-migratory-birds-and-bald-and-golden-eagles-may-occur-project-action

Bald and Golden Eagle information is not available at this time

Bald & Golden Eagles FAQs

What does IPaC use to generate the potential presence of bald and golden eagles in my specified location?

The potential for eagle presence is derived from data provided by the <u>Avian Knowledge Network (AKN)</u>. The AKN data is based on a growing collection of <u>survey, banding, and citizen science datasets</u> and is queried and filtered to return a list of those birds reported as occurring in the 10km grid cell(s) which your project intersects, and that have been identified as warranting special attention because they are an eagle (<u>Bald and Golden Eagle Protection Act</u> requirements may apply).

Proper interpretation and use of your eagle report

On the graphs provided, please look carefully at the survey effort (indicated by the black vertical line) and for the existence of the "no data" indicator (a red horizontal line). A high survey effort is the key component. If the survey effort is high, then the probability of presence score can be viewed as more dependable. In contrast, a low survey effort line or no data line (red horizontal) means a lack of data and, therefore, a lack of certainty about presence of the species. This list is not perfect; it is simply a starting point for identifying what birds have the potential to be in your project area, when they might be there, and if they might be breeding (which means nests might be present). The list and associated information help you know what to look for to confirm presence and helps guide you in knowing when to implement avoidance and minimization measures to eliminate or reduce potential impacts from your project activities or get the appropriate permits should presence be confirmed.

How do I know if eagles are breeding, wintering, or migrating in my area?

To see what part of a particular bird's range your project area falls within (i.e. breeding, wintering, migrating, or resident), you may query your location using the RAIL Tool and view the range maps provided for birds in your area at the bottom of the profiles provided for each bird in your results. If an eagle on your IPaC migratory bird species list has a breeding season associated with it (indicated by yellow vertical bars on the phenology graph in your "IPaC PROBABILITY OF PRESENCE SUMMARY" at the top of your results list), there may be nests present at some point within the timeframe specified. If "Breeds elsewhere" is indicated, then the bird likely does not breed in your project area.

Interpreting the Probability of Presence Graphs

Each green bar represents the bird's relative probability of presence in the 10km grid cell(s) your project overlaps during a particular week of the year. A taller bar indicates a higher probability of species presence. The survey effort can be used to establish a level of confidence in the presence score.

How is the probability of presence score calculated? The calculation is done in three steps:

The probability of presence for each week is calculated as the number of survey events in the week where the species was detected divided by the total number of survey events for that week. For example, if in week 12 there were 20 survey events and the Spotted Towhee was found in 5 of them, the probability of presence of the Spotted Towhee in week 12 is 0.25.

To properly present the pattern of presence across the year, the relative probability of presence is calculated. This is the probability of presence divided by the maximum probability of presence across all weeks. For example, imagine the probability of presence in week 20 for the Spotted Towhee is 0.05, and that the probability of presence at week 12 (0.25) is the maximum of any week of the year. The relative probability of presence on week 12 is 0.25/0.25 = 1; at week 20 it is 0.05/0.25 = 0.2.

The relative probability of presence calculated in the previous step undergoes a statistical conversion so that all possible values fall between 0 and 10, inclusive. This is the probability of presence score.

Breeding Season ()

Yellow bars denote a very liberal estimate of the time-frame inside which the bird breeds across its entire range. If there are no yellow bars shown for a bird, it does not breed in your project area.

Survey Effort ()

Vertical black lines superimposed on probability of presence bars indicate the number of surveys performed for that species in the 10km grid cell(s) your project area overlaps.

No Data ()

A week is marked as having no data if there were no survey events for that week.

Survey Timeframe

Surveys from only the last 10 years are used in order to ensure delivery of currently relevant information. The exception to this is areas off the Atlantic coast, where bird returns are based on all years of available data, since data in these areas is currently much more sparse.

Migratory birds

The Migratory Bird Treaty Act (MBTA) ¹ prohibits the take (including killing, capturing, selling, trading, and transport) of protected migratory bird species without prior <u>authorization</u> by the Department of Interior U.S. Fish and Wildlife Service (FWS). The incidental take of migratory birds is the injury or death of birds that results from, but is not the purpose, of an activity. The FWS interprets the MBTA to prohibit incidental take.

- 1. The Migratory Birds Treaty Act of 1918.
- 2. The Bald and Golden Eagle Protection Act of 1940.

Additional information can be found using the following links:

- Eagle Management https://www.fws.gov/program/eagle-management
- Measures for avoiding and minimizing impacts to birds
 https://www.fws.gov/library/collections/avoiding-and-minimizing-incidental-take-migratory-birds
- Nationwide avoidance and minimization measures for birds

 Supplemental Information for Migratory Birds and Eagles in IPaC https://www.fws.gov/media/supplemental-information-migratory-birds-and-bald-and-golden-eagles-may-occur-project-action

Migratory bird information is not available at this time

Migratory Bird FAQs

Tell me more about avoidance and minimization measures I can implement to avoid or minimize impacts to migratory birds.

Nationwide Avoidance & Minimization Measures for Birds describes measures that can help avoid and minimize impacts to all birds at any location year-round. When birds may be breeding in the area, identifying the locations of any active nests and avoiding their destruction is one of the most effective ways to minimize impacts. To see when birds are most likely to occur and breed in your project area, view the Probability of Presence Summary. Additional measures or permits may be advisable depending on the type of activity you are conducting and the type of infrastructure or bird species present on your project site.

What does IPaC use to generate the list of migratory birds that potentially occur in my specified location?

The Migratory Bird Resource List is comprised of <u>Birds of Conservation Concern (BCC)</u> and other species that may warrant special attention in your project location, such as those listed under the Endangered Species Act or the <u>Bald and Golden Eagle Protection Act</u> and those species marked as "Vulnerable". See the FAQ "What are the levels of concern for migratory birds?" for more information on the levels of concern covered in the IPaC migratory bird species list.

The migratory bird list generated for your project is derived from data provided by the <u>Avian Knowledge Network (AKN)</u>. The AKN data is based on a growing collection of <u>survey, banding, and citizen science datasets</u> and is queried and filtered to return a list of those birds reported as occurring in the 10km grid cell(s) with which your project intersects. These species have been identified as warranting special attention because they are BCC species in that area, an eagle (<u>Bald and Golden Eagle Protection Act</u> requirements may apply), or a species that has a particular vulnerability to offshore activities or development.

Again, the Migratory Bird Resource list includes only a subset of birds that may occur in your project area. It is not representative of all birds that may occur in your project area. To get a list of all birds potentially present in your project area, and to verify survey effort when no results present, please visit the Rapid Avian Information Locator (RAIL) Tool.

Why are subspecies showing up on my list?

Subspecies profiles are included on the list of species present in your project area because observations in the AKN for **the species** are being detected. If the species are present, that means that the subspecies may also be present. If a subspecies shows up on your list, you may need to rely on other resources to determine if that subspecies may be present (e.g. your local FWS field office, state surveys, your own surveys).

What does IPaC use to generate the probability of presence graphs for the migratory birds potentially occurring in my specified location?

The probability of presence graphs associated with your migratory bird list are based on data provided by the <u>Avian Knowledge Network (AKN)</u>. This data is derived from a growing collection of <u>survey, banding, and citizen science datasets</u>.

Probability of presence data is continuously being updated as new and better information becomes available. To learn more about how the probability of presence graphs are produced and how to interpret them, go to the Probability of Presence Summary and then click on the "Tell me about these graphs" link.

How do I know if a bird is breeding, wintering, or migrating in my area?

To see what part of a particular bird's range your project area falls within (i.e. breeding, wintering, migrating, or resident), you may query your location using the RAIL Tool and view the range maps provided for birds in your area at the bottom of the profiles provided for each bird in your results. If a bird on your IPaC migratory bird species list has a breeding season associated with it (indicated by yellow vertical bars on the phenology graph in your "IPaC PROBABILITY OF PRESENCE SUMMARY" at the top of your results list), there may be nests present at some point within the timeframe specified. If "Breeds elsewhere" is indicated, then the bird likely does not breed in your project area.

What are the levels of concern for migratory birds?

Migratory birds delivered through IPaC fall into the following distinct categories of concern:

- 1. "BCC Rangewide" birds are <u>Birds of Conservation Concern</u> (BCC) that are of concern throughout their range anywhere within the USA (including Hawaii, the Pacific Islands, Puerto Rico, and the Virgin Islands);
- 2. "BCC BCR" birds are BCCs that are of concern only in particular Bird Conservation Regions (BCRs) in the continental USA; and
- 3. "Non-BCC Vulnerable" birds are not BCC species in your project area, but appear on your list either because of the <u>Bald and Golden Eagle Protection Act</u> requirements (for eagles) or (for non-eagles) potential susceptibilities in offshore areas from certain types of development or activities (e.g. offshore energy development or longline fishing).

Although it is important to avoid and minimize impacts to all birds, efforts should be made, in particular, to avoid and minimize impacts to the birds on this list, especially BCC species. For more information on avoidance and minimization measures you can implement to help avoid and minimize migratory bird impacts, please see the FAQ "Tell me more about avoidance and minimization measures I can implement to avoid or minimize impacts to migratory birds".

Details about birds that are potentially affected by offshore projects

For additional details about the relative occurrence and abundance of both individual bird species and groups of bird species within your project area off the Atlantic Coast, please visit the <u>Northeast Ocean Data Portal</u>. The Portal also offers data and information about other taxa besides birds that may be helpful to you in your project review. Alternately, you may download the bird model results files underlying the portal maps through the <u>NOAA NCCOS Integrative Statistical Modeling and Predictive Mapping of Marine Bird Distributions and Abundance on the Atlantic Outer Continental Shelf project webpage.</u>

Proper interpretation and use of your migratory bird report

The migratory bird list generated is not a list of all birds in your project area, only a subset of birds of priority concern. To learn more about how your list is generated and see options for identifying what other birds may be in your project area, please see the FAQ "What does IPaC use to generate the migratory birds potentially occurring in my specified location". Please be aware this report provides the "probability of presence" of birds within the 10 km grid cell(s) that overlap your project; not your exact project footprint. On the graphs provided. please look carefully at the survey effort (indicated by the black vertical line) and for the existence of the "no data" indicator (a red horizontal line). A high survey effort is the key component. If the survey effort is high, then the probability of presence score can be viewed as more dependable. In contrast, a low survey effort bar or no data bar means a lack of data and, therefore, a lack of certainty about presence of the species. This list does not represent all birds present in your project area. It is simply a starting point for identifying what birds of concern have the potential to be in your project area, when they might be there, and if they might be breeding (which means nests might be present). The list and associated information help you know what to look for to confirm presence and helps guide implementation of avoidance and minimization measures to eliminate or reduce potential impacts from your project activities, should presence be confirmed. To learn more about avoidance and minimization measures, visit the FAQ "Tell me about avoidance and minimization measures I can implement to avoid or minimize impacts to migratory birds".

Interpreting the Probability of Presence Graphs

Each green bar represents the bird's relative probability of presence in the 10km grid cell(s) your project overlaps during a particular week of the year. A taller bar indicates a higher probability of species presence. The survey effort can be used to establish a level of confidence in the presence score.

How is the probability of presence score calculated? The calculation is done in three steps:

The probability of presence for each week is calculated as the number of survey events in the week where the species was detected divided by the total number of survey events for that week. For example, if in week 12 there were 20 survey events and the Spotted Towhee was found in 5 of them, the probability of presence of the Spotted Towhee in week 12 is 0.25.

To properly present the pattern of presence across the year, the relative probability of presence is calculated. This is the probability of presence divided by the maximum probability of presence across all weeks. For example, imagine the probability of presence in week 20 for the Spotted Towhee is 0.05, and that the probability of presence at week 12 (0.25) is the maximum of any week of the year. The relative probability of presence on week 12 is 0.25/0.25 = 1; at week 20 it is 0.05/0.25 = 0.2.

The relative probability of presence calculated in the previous step undergoes a statistical conversion so that all possible values fall between 0 and 10, inclusive. This is the probability of presence score.

Breeding Season ()

Yellow bars denote a very liberal estimate of the time-frame inside which the bird breeds across its entire range. If there are no yellow bars shown for a bird, it does not breed in your project area.

Survey Effort ()

Vertical black lines superimposed on probability of presence bars indicate the number of surveys performed for that species in the 10km grid cell(s) your project area overlaps.

No Data ()

A week is marked as having no data if there were no survey events for that week.

Survey Timeframe

Surveys from only the last 10 years are used in order to ensure delivery of currently relevant information. The exception to this is areas off the Atlantic coast, where bird returns are based on all years of available data, since data in these areas is currently much more sparse.

Facilities

National Wildlife Refuge lands

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 at this location.

Fish hatcheries

There are no fish hatcheries at this location.

Wetlands in the National Wetlands Inventory (NWI)

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 Engineers District</u>.

This location did not intersect any wetlands mapped by NWI.

NOTE: This initial screening does **not** replace an on-site delineation to determine whether wetlands occur. Additional information on the NWI data is provided below.

Data limitations

The Service's objective of mapping wetlands and deepwater habitats is to produce reconnaissance level information on the location, type and size of these resources. The maps are prepared from the analysis of high altitude imagery. Wetlands are identified based on vegetation, visible hydrology and geography. A margin of error is inherent in the use of imagery; thus, detailed on-the-ground inspection of any particular site may result in revision of the wetland boundaries or classification established through image analysis.

The accuracy of image interpretation depends on the quality of the imagery, the experience of the image analysts, the amount and quality of the collateral data and the amount of ground truth verification work conducted. Metadata should be consulted to determine the date of the source imagery used and any mapping problems.

Wetlands or other mapped features may have changed since the date of the imagery or field work. There may be occasional differences in polygon boundaries or classifications between the information depicted on the map and the actual conditions on site.

Data exclusions

Certain wetland habitats are excluded from the National mapping program because of the limitations of aerial imagery as the primary data source used to detect wetlands. These habitats include seagrasses or submerged aquatic vegetation that are found in the intertidal and subtidal zones of estuaries and nearshore coastal waters. Some deepwater reef communities (coral or tuberficid worm reefs) have also been excluded from the inventory. These habitats, because of their depth, go undetected by aerial imagery.

Data precautions

Federal, state, and local regulatory agencies with jurisdiction over wetlands may define and describe wetlands in a different manner than that used in this inventory. There is no attempt, in either the design or products of this inventory, to define the limits of proprietary jurisdiction of any Federal, state, or local government or to establish the geographical scope of the regulatory programs of government agencies. Persons intending to engage in activities involving modifications within or adjacent to wetland areas should seek the advice of appropriate Federal, state, or local agencies concerning specified agency regulatory programs and proprietary jurisdictions that may affect such activities.

OTFOR



United States Department of the Interior

FISH AND WILDLIFE SERVICE

Caribbean Ecological Services Field Office Bayamón | Mayagüez | Maricao | Río Grande | St Croix P.O. Box 491 Boquerón, Puerto Rico 00622



In Reply Refer To: FWS/R4/CESFO/BKT/HUD

Mr. Efrain Maldonado Field Office Director U.S. Department of Housing and Urban Development 235 Federico Costa Street, Suite 200 San Juan, Puerto Rico 00918

Re: Blanket Clearance Letter for Federally sponsored projects, Housing and Urban Development

Dear Mr. Maldonado:

On January 14, 2013, the U.S. Fish and Wildlife Service (USFWS) in coordination with the U.S. Department of Housing and Urban Development (HUD), signed the Blanket Clearance Letter (BCL) to expedite the consultation process, for federally sponsored projects. On March 20, 2025, the USFWS and the Puerto Rico Department of Housing (PRDOH) acting as the responsible entity designated by HUD decided to review and update the BCL to ensure that new available information regarding the consultation process is included. This letter replaces the January 14, 2013, Blanket Clearance Letter for HUD sponsored projects.

The U.S. Fish and Wildlife Service (USFWS) is one of two lead Federal Agencies responsible for the protection and conservation of Federal Trust Resources, including threatened or endangered species listed under the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) (ESA). In the U.S. Caribbean, the USFWS has jurisdiction over terrestrial plants and animals, the Antillean manatee and sea turtles when nesting. The National Marine Fisheries Service has jurisdiction over marine species, except for the manatee. The ESA directs all Federal agencies to participate in conserving these species. Section 7 of the ESA requires Federal agencies to consult with the USFWS to ensure that actions they fund authorize, permit, or otherwise carry out will not jeopardize the continued existence of any listed species or adversely modify designated critical habitat.

The USFWS issued regulations in 1986 detailing the consultation process. As part of this consultation process, the USFWS reviews development projects to assist Federal agencies on the compliance of the ESA. Since HUD typically allocate grant funds for rural and urban development projects, obligations under the ESA, as well as the National Environmental Policy Act (NEPA), require HUD to perform consultation and an environmental impact review prior to the project's

authorization. Primarily, these projects involve repair or reconstruction of existing facilities associated with developed land.

In order to expedite the consultation process, the Caribbean Ecological Services Field Office (CESFO) has developed this BCL to cover for activities and projects that typically result in no adverse effects to federally-listed species under our jurisdiction. The proposed project criteria discussed below are subject to the following conditions:

- 1. The project is located within an urban or developed area.
 - An urban or developed area is defined as an area that 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 neighborhood 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 applicant¹.
- 2. If the project is located in a rural area, and the project is located within a disturbed area that does not require additional clearing of forested (trees) areas.
- 3. The project is not located within (or adjacent to) drainages, rivers, streams, wetlands, aquatic systems, or coastal areas.
- 4. If the project is located in a rural area, and the project is not located immediately adjacent to forested areas (e.g., 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 trees²).
- 5. The lighting associated to the facilities is not visible directly or indirectly from the shoreline or beach area.

Proposed projects that **do not** meet the above conditions **Do Not Qualify** for review under the Blanket Clearance Letter developed for compliance with Section 7 of the Endangered Species Act.

Last Revised: April 2025

¹ This is the definition used by the USFWS in IPaC.

¹ Ibid.

Project Criteria:

1. Activities related to the resurfacing existing streets or roads; maintenance of existing upland gabion or reinforced concrete retention walls; construction, reconstruction or repair of gutters and sidewalks along existing roads.

- 2. Repair, replace, improve, reconstruct and/or rehabilitate facilities in already established public transportation systems (Signs, sidewalks and ramps, bus stops and existing routes).
- 3. Repair, replace, improve, reconstruct, rehabilitate and/or expanding existing public transportation facilities located in urban or developed areas.
- 4. Construction of new facilities for public transportation systems (e.g. School bus stops, city buses, trolleybuses, public car stops, Public car terminal) in urban or developed areas.
- 5. Repair, replace, improve, reconstruct, or rehabilitate existing bridges or rip-rap. (follow FWS rip-rap guidance for design).
- 6. Reconstruction, or emergency repairs, of existing structures, including but not limited to buildings, facilities and homes.
- 7. Demolition of dilapidated single-family homes or buildings.
- 8. Rebuilding of demolished single-family homes or buildings.
- 9. Retrofitting existing buildings.
- 10. Construction of residential and/or commercial facilities.
- 11. Construction, repair, replace, improve, reconstruct, and/or rehabilitate recreational facilities.
- 12. Addition of concrete pads to the existing footprint of a residential and/or commercial structure, provided that the resulting addition is less than 20% of the size of the existing structure.
- 13. Improvement or renovations to existing structures (exterior and interior) renovations resulting in an exterior increase greater than 20%.
- 14. Improvements or renovations to existing structures (exterior and interior renovations) resulting in an exterior increase of less than 20%.
- 15. Acquisition of residential and/or commercial properties in urban or developed areas for the relocation of families and/or activities.
- 16. Construction, reconstruction, rehabilitation and/or expansion of cemeteries.

17. Installation/drilling of new water well and associated utility infrastructure, either above ground or underground.

- 18. Establishment of power facilities, including but not limited to associated aboveground and/or underground infrastructure.
- 19. Construction of electrical system infrastructure and associated components, including but not limited to associated aboveground and/or underground infrastructure.
- 20. Construction of land based small electric generating facilities, including those fueled with wind, sun, or biomass, capable of producing no more than 10 MW. *
- 21. Activities within existing Right of Ways (ROWs) related to water and sanitary infrastructure; communication infrastructure; roads, bridges and highways without the removal of native vegetation and/or major earth movement.
- 22. Construction of rooftop or urban telecommunications systems and associated components, including but not limited to associated aboveground and/or underground infrastructure.
- 23. Establishment of temporary debris storage (TDS) facilities.
- 24. Establishment and/or closure of solid waste management facilities. But not new landfills.
- 25. Installation of water storage systems (cisterns) and associated infrastructure, either above ground or underground, including but not limited to installations on existing or new concrete pads, or existing or new roofs.
- 26. Installation of solar panels, battery storage systems and/or associated utility infrastructure, either above ground or underground, on existing or new concrete pads, existing or new roofs, ground or pole mounted.
- 27. Installation of generators on existing or new concrete slabs, and associated utility infrastructure, either above ground or underground.
- 28. Repair of existing agricultural structures including but not limited to greenhouses, warehouses, canopies, fences, corrals, and shade structures with less than 20% expansion of footprint.
- 29. New construction of agricultural structures in established farms including but not limited to greenhouses, warehouses, canopies, fences, corrals, and shade structures with or without underground and/or aboveground infrastructure utility connections.
- 30. Construction of fences, cattle corrals, concrete slabs.
- 31. Installation of storage containers on new concrete slab.

32. New construction or work which expands the footprint of an existing structure and occurs entirely on disturbed, regularly maintained, upland property, including the staging of equipment.

*Comply with USFWS wind energy guidelines if more than one wind turbine, consider painting one blade black to help birds see the blades. https://www.fws.gov/media/land-based-wind-energy-guidelines

Determination:

Based on the nature of the projects described above and habitat characteristics described on project criteria, we have determined that the actions and type of projects described above may be conducted within this BCL without adversely affecting federally-listed species under our jurisdiction. Thus, consultation under Section 7 of the Endangered Species Act is not required.

For all projects, HUD and its funded partners (municipalities) are expected to implement Best Management Practices to enhance the conservation of our trust resources (i.e.; listed species, wetlands, aquatic habitats, migratory birds and marine mammals) and avoid impacts from project development to aquatic habitat such as erosion and stream sedimentation. The Service provides the following recommendations that have proven to help achieve this effort.

Water Crossing Structures:

- 1. Use of bottomless culverts or single span bridges instead of traditional box or RCP culverts or any other water crossing structure that impacts the stream bottom, particularly in streams which support native fish. The use of bottomless culverts or a short span bridge would provide a more stable crossing and would not alter the stream habitat. However, if bottomless structures or bridges are not feasible due to cost or engineering constraints, we recommend the following criteria be used to maintain good habitat in the streams:
 - **a.** The stream should not be widened to fit the bridge since this can lead to sedimentation during low flows and possible bank erosion during high flows. Rather, the bridge should be designed to fit the stream channel at the point of crossing. Culverts should be sized to carry natural bank full flow. Additional flow can be capture by culverts placed at a higher elevation so as not to impact bank full flows.
 - **b.** Bridge abutments, wing walls or any other structures should not intrude into the active stream channel.
 - c. All culvert footings must be countersunk into the stream channel at both the invert and outlet ends at a minimum of 10% of the culvert height. This will align the water crossing structure with the slope of the stream.
 - **d.** Waterways must not be blocked as to impede the free movement of water and fish. Materials moved during construction, such as grubbing, earth fills, and earth cut

Last Revised: April 2025

materials must not be piled where they can fall back into the stream and block the drainage courses.

- e. Appropriate erosion and/or sedimentation controls measures are to be undertaken to protect water quality until riverbanks are re-vegetated. It has been our experience that appropriate erosion and/or sedimentation control measures are not implemented properly by project contractors. In order to function properly, silt fences need to be buried 6" (proper depth is marked by a line on the silt fence) and suppolted at regular intervals by wood stakes. For that reason we are recommending that the enclosed drawing of proper silt fence installation is included in all final project construction plans.
- **f.** Upon completion of a water crossing construction, any temporary fill, must be removed from the construction area and disposed in a landfill.

For a detailed guide to water crossing structures, the Service developed a detailed guide to water crossing structures for regulatory review by permitting agencies, protect damaged structures, reduce future damages, and prevent or minimize damage to natural resources. The document is titled "Guidance for Repair, Replacement, and Clean-up Projects in Streams and Waterways of Puerto Rico and U.S. Virgin Islands" and is available at:

 $\underline{https://www.fws.gov/media/guidance-repair-replacement-and-clean-structures-streams-and-waterways-puerto-rico-and-us}$

Limitations:

Actions that do not meet the above project criteria, such as actions requiring placement of fill, disturbance, or modification to land outside of an existing access road or ROW; actions that occur on vacant property harboring a wetland and/or forest vegetation; actions requiring excavation, clearing of native vegetation, or alteration of storm water drainage patterns; or actions that require lighting which can be directly or indirectly seen from a beach, must be individually coordinated through the Caribbean Ecological Services Field Office and will be evaluated on a case by case basis.

The Service reserves the right to revoke or modify this BCL if:

- 1. New information reveals that the categories of work covered in this BCL may affect listed or designated critical habitat in a manner, or to an extent, not previously considered.
- **2.** The categories of work included in this BCL are subsequently modified to include activities not considered in this review.
- 3. New species are listed, or designated critical habitat may be affected.
- 4. Lack of compliance with criteria in this BCL.

To obtain additional information on threatened and endangered species, you may visit our website https://www.fws.gov/office/caribbean-ecological-services where you will also find the Map of the Species by Municipality and the Map of Critical Habitat. These maps provide information on the species/habitat relations within a municipality and could provide the applicants an insight if the proposed action is covered under this BCL or may affect a species, thus requiring individual review

The USFWS has also developed a web based tool called the Information for Planning and Consultation (IPaC). Please visit https://ipac.ecosphere.fws.gov/ and familiarize yourself with the features we offer. We encourage you to begin your project planning process by requesting an Official Species List for your individual project that will include all species that may occur in the vicinity of the action area and includes a map of the action area. The site will also identify designated critical habitat, or other natural resources of concern that may be affected by your proposed project. Best management practices or conservation measures are available at the site for some species, but we expect the site to continue growing in its offering.

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 habitats for the continuing benefit of our people. It is our mission to work with others, to conserve, protect and enhance fish wildlife and plants and their habitats for the continuing benefit of our people. If you have any additional questions regarding this BCL, please do not hesitate to contact us at (786) 244-0081 or via email at caribbean_es@fws.gov.

Sincerely,

Lourdes Mena Field Supervisor



United States Department of the Interior

FISH AND WILDLIFE SERVICE

Caribbean Ecological Services Field Office Bayamón | Mayagüez | Maricao | Río Grande | St Croix P.O. Box 491 Boquerón, Puerto Rico 00622



In Reply Refer To: FWS/R4/CESFO/BKT/HUD

Mr. Efrain Maldonado Field Office Director U.S. Department of Housing and Urban Development 235 Federico Costa Street, Suite 200 San Juan, Puerto Rico 00918

Re: Blanket Clearance Letter for Federally sponsored projects, Housing and Urban Development

Dear Mr. Maldonado:

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The U.S. Fish and Wildlife Service (USFWS) is one of two lead Federal Agencies responsible for the protection and conservation of Federal Trust Resources, including threatened or endangered species listed under the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) (ESA). In the U.S. Caribbean, the USFWS has jurisdiction over terrestrial plants and animals, the Antillean manatee and sea turtles when nesting. The National Marine Fisheries Service has jurisdiction over marine species, except for the manatee. The ESA directs all Federal agencies to participate in conserving these species. Section 7 of the ESA requires Federal agencies to consult with the USFWS to ensure that actions they fund authorize, permit, or otherwise carry out will not jeopardize the continued existence of any listed species or adversely modify designated critical habitat.

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 - 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 applicant¹.
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Last Revised: April 2025

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Last Revised: April 2025

materials must not be piled where they can fall back into the stream and block the drainage courses.

- e. Appropriate erosion and/or sedimentation controls measures are to be undertaken to protect water quality until riverbanks are re-vegetated. It has been our experience that appropriate erosion and/or sedimentation control measures are not implemented properly by project contractors. In order to function properly, silt fences need to be buried 6" (proper depth is marked by a line on the silt fence) and suppolted at regular intervals by wood stakes. For that reason we are recommending that the enclosed drawing of proper silt fence installation is included in all final project construction plans.
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Limitations:

Actions that do not meet the above project criteria, such as actions requiring placement of fill, disturbance, or modification to land outside of an existing access road or ROW; actions that occur on vacant property harboring a wetland and/or forest vegetation; actions requiring excavation, clearing of native vegetation, or alteration of storm water drainage patterns; or actions that require lighting which can be directly or indirectly seen from a beach, must be individually coordinated through the Caribbean Ecological Services Field Office and will be evaluated on a case by case basis.

The Service reserves the right to revoke or modify this BCL if:

- 1. New information reveals that the categories of work covered in this BCL may affect listed or designated critical habitat in a manner, or to an extent, not previously considered.
- **2.** The categories of work included in this BCL are subsequently modified to include activities not considered in this review.
- 3. New species are listed, or designated critical habitat may be affected.
- 4. Lack of compliance with criteria in this BCL.

To obtain additional information on threatened and endangered species, you may visit our website https://www.fws.gov/office/caribbean-ecological-services where you will also find the Map of the Species by Municipality and the Map of Critical Habitat. These maps provide information on the species/habitat relations within a municipality and could provide the applicants an insight if the proposed action is covered under this BCL or may affect a species, thus requiring individual review

The USFWS has also developed a web based tool called the Information for Planning and Consultation (IPaC). Please visit https://ipac.ecosphere.fws.gov/ and familiarize yourself with the features we offer. We encourage you to begin your project planning process by requesting an Official Species List for your individual project that will include all species that may occur in the vicinity of the action area and includes a map of the action area. The site will also identify designated critical habitat, or other natural resources of concern that may be affected by your proposed project. Best management practices or conservation measures are available at the site for some species, but we expect the site to continue growing in its offering.

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 habitats for the continuing benefit of our people. It is our mission to work with others, to conserve, protect and enhance fish wildlife and plants and their habitats for the continuing benefit of our people. If you have any additional questions regarding this BCL, please do not hesitate to contact us at (786) 244-0081 or via email at <u>caribbean_es@fws.gov</u>.

Sincerely,

LOURDES MENA Digitally signed by LOURDES MENA Date: 2025.04.24 09:11:24 -04'00'

Lourdes Mena Field Supervisor

Radon Attachments



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.

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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://doi.org/10.1002/j.com/noenda.pr.g.gg/

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 (rez Rodfiguez, Esq.

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

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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 /

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

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

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

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 provided to the provided that the provided that

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

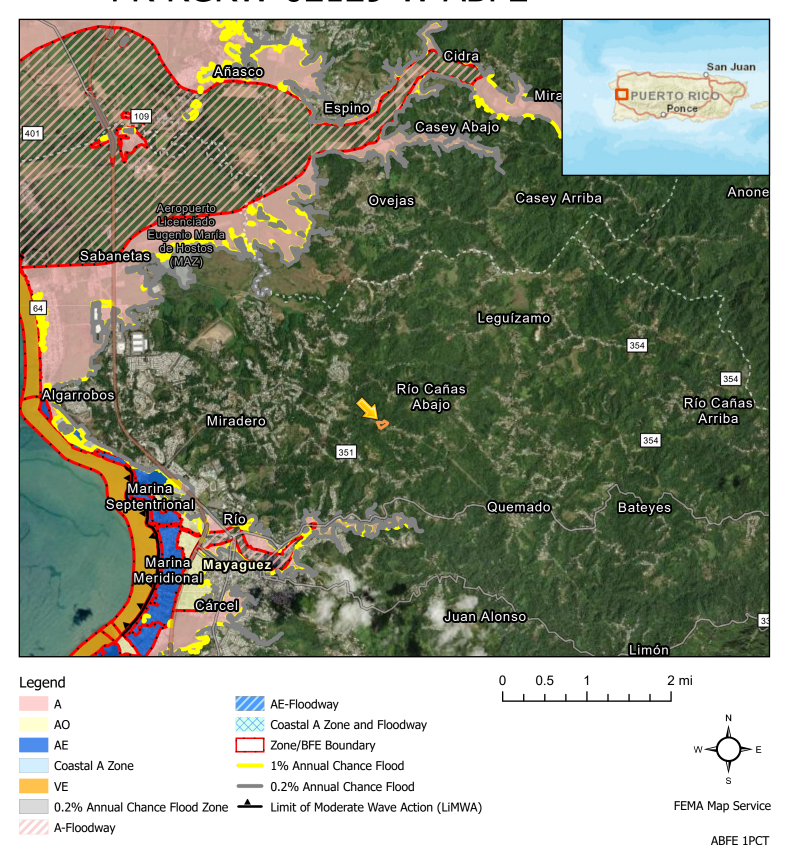
Roberto Mendez, Esq (Acting Secretary, PR Department of Natural and Env. Resources)

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.



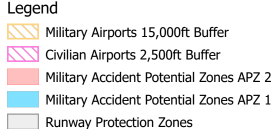
PR-RGRW-02129-W ABFE





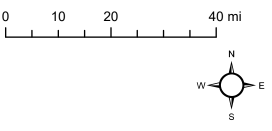
PR-RGRW-02129-W Airports





Airport Runways

Major



Runway Protection Zones

Major Civil and Military Airports



PR-RGRW-02129-W CBRS

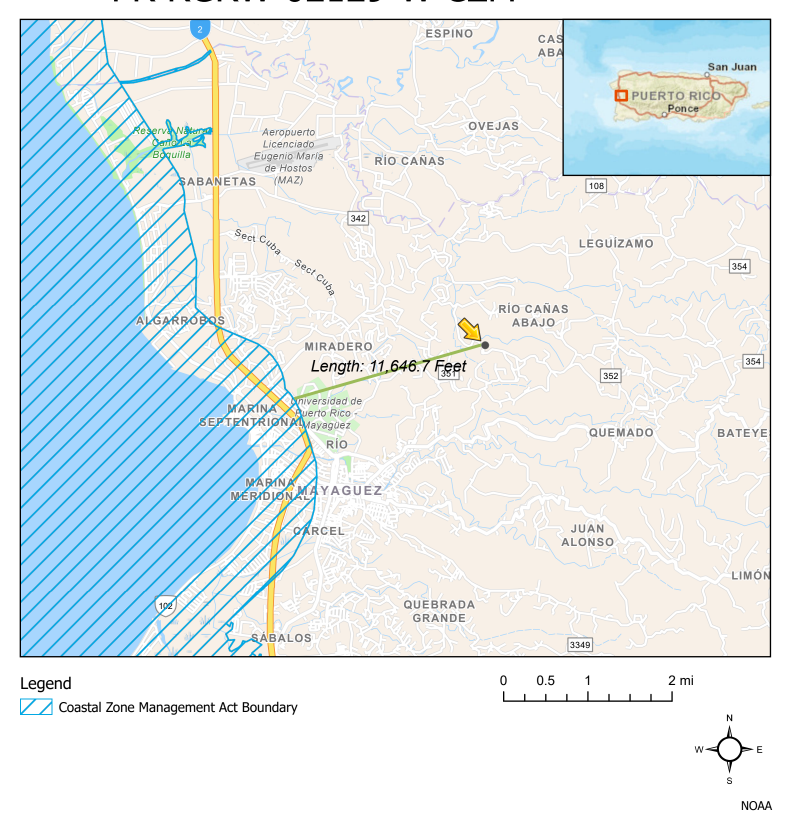


U.S. Fish and Wildlife Service

Coastal Barrier Resources Act Program



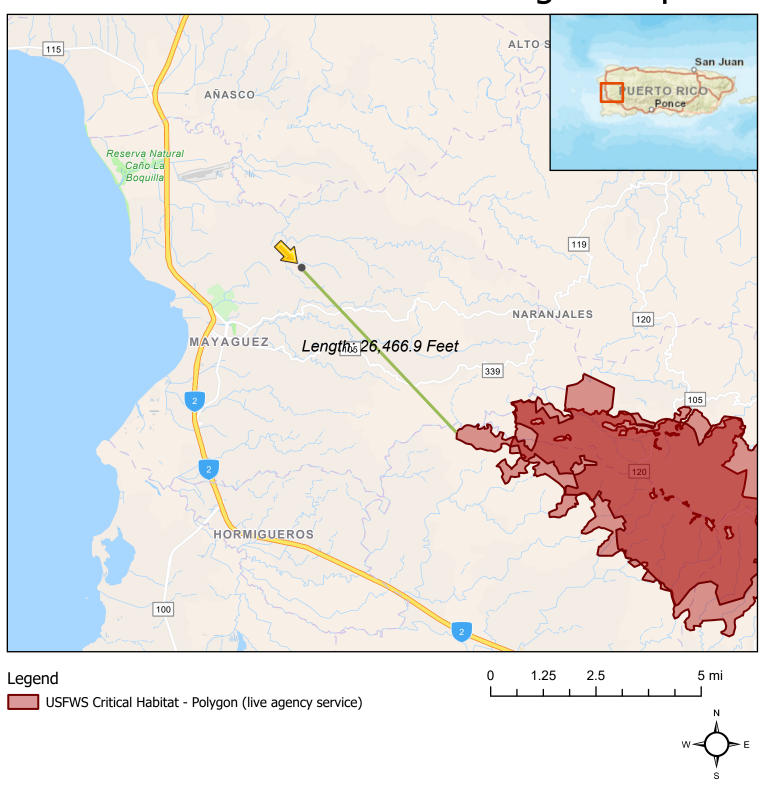
PR-RGRW-02129-W CZM



Coastal Zone Management Act

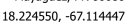


PR-RGRW-02129-W Endangered Species



Endangered Species Habitat

U.S. Fish and Wildlife Service





PR-RGRW-02129-W Farmlands

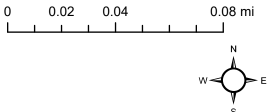


Legend

ClassName

Farmland of Statewide Importance

Not Prime Farmland



USGS USA Soils

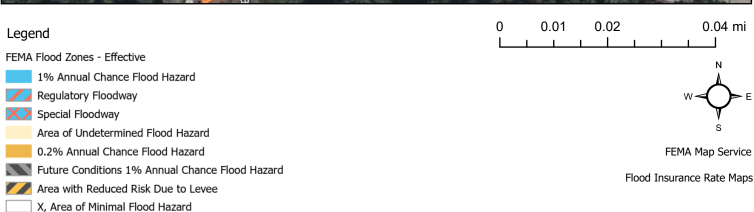
Farmland dataset



Llego la Hierba LLC
Carr 351 km 3.0 Sector Los Cruzados Int. Bo Rio
Mayaguez, PR 00680
18.224550, -67.114447

PR-RGRW-02129-W FIRM

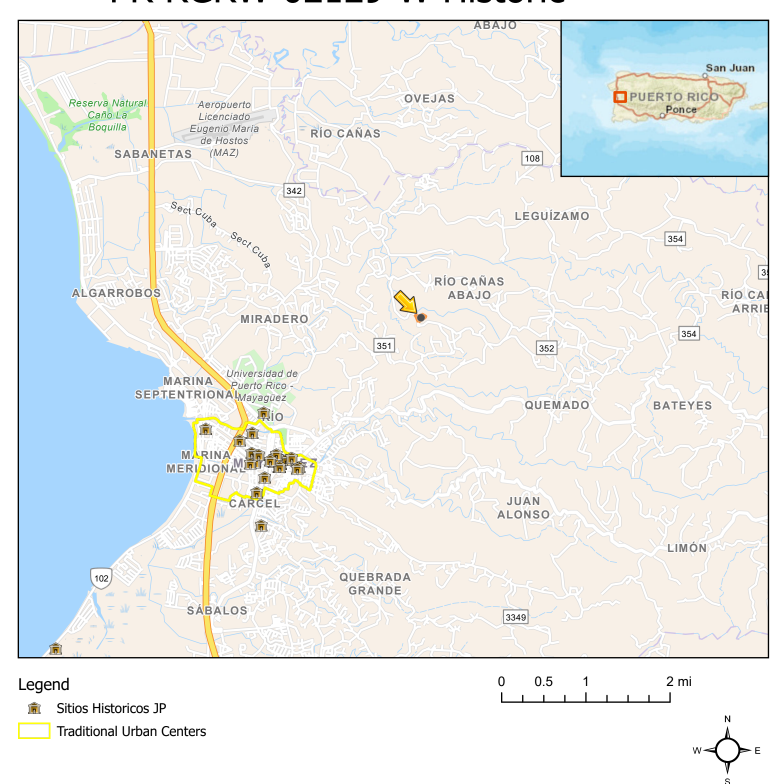




FEMA Flood Zone Panel



PR-RGRW-02129-W Historic



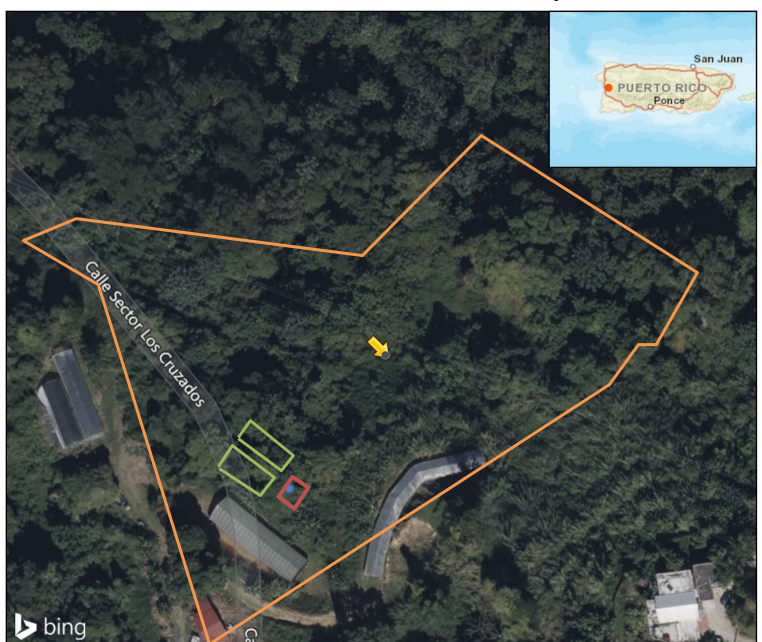
National Register of Historic Places

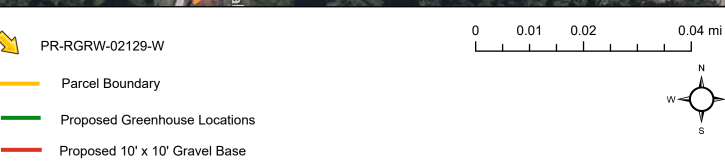
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Local Historic Areas digitized by Horne



PR-RGRW-02129-W Site Map





Proposed Cistern Location

Photo #: 02 Date: 01/26/ 2023

Photo Direction:

Northwest

Description:

This picture overviews a closer look at the site location where two greenhouses 60 by 96 feet will be installed.



Photo #: 03 Date: 01/26/ 2023

Photo Direction: West

VVCSL

Description:

This picture overviews the site location for a cistern, showing the mountainside with the applicant's residential area, office, access road for the proposed irrigation system area, and the pipes for the existing greenhouse to the east; the black cistern was empty and not connected.

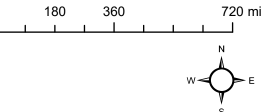




PR-RGRW-02129-W Sole Source Aquifers



Legend
Sole Source Aquifers - EPA August 2019



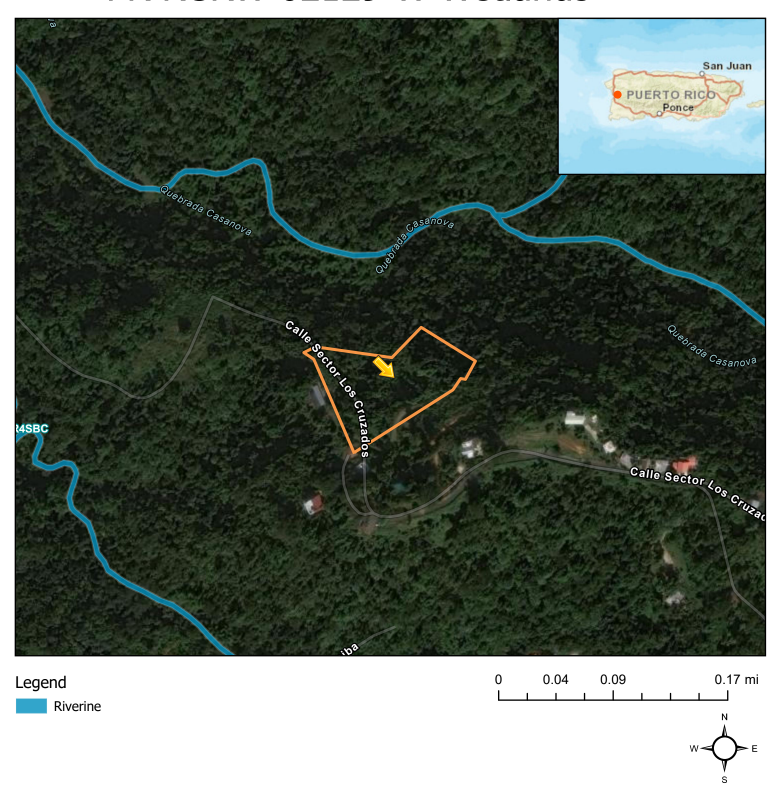
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Sole Source Aquifers

EPA



PR-RGRW-02129-W Wetlands

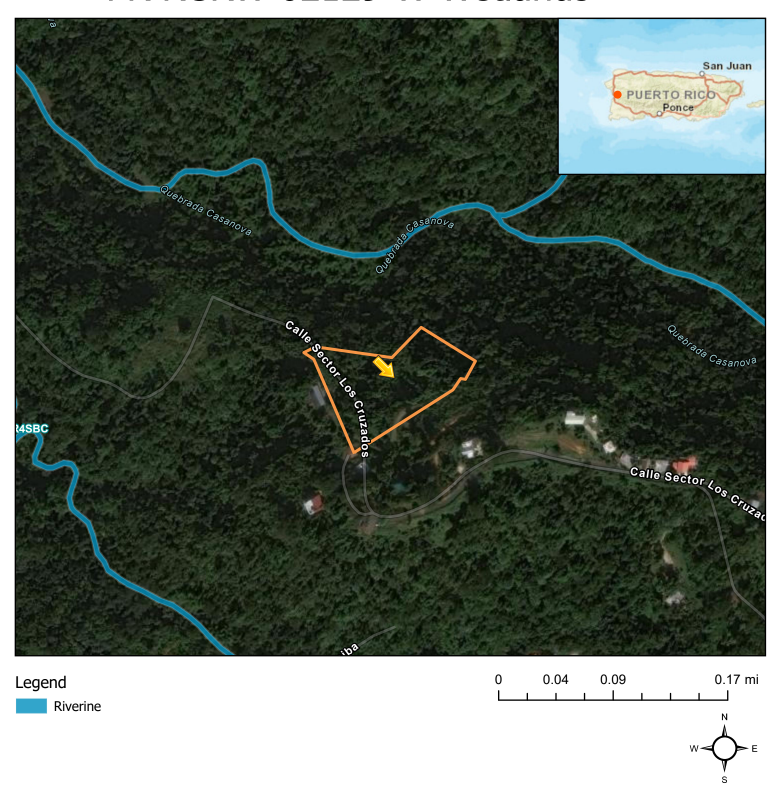


National Wetlands Inventory

U.S. Fish and Wildlife Service



PR-RGRW-02129-W Wetlands

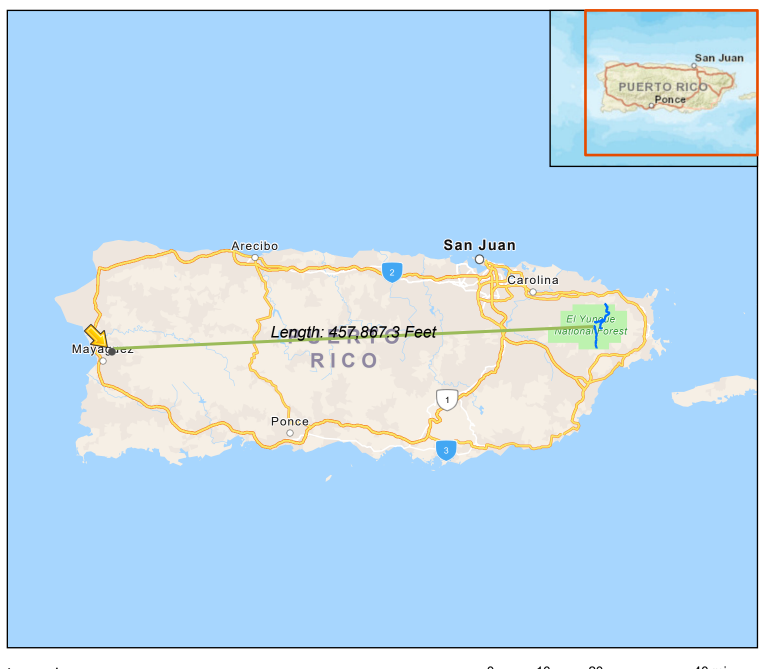


National Wetlands Inventory

U.S. Fish and Wildlife Service

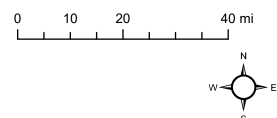


18.224550, -67.114447 PR-RGRW-02129-W Wild and Scenic



Legend

Wild and Scenic Rivers



National Wild and Scenic River System

National Park Service