ENVIRONMENTAL REVIEW

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CHAPTER 4: ENVIRONMENTAL REVIEW

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INTRODUCTION

All Community Development Block Grant (CDBG) projects must meet the requirements of federal, state and local environmental regulations. At the federal level, all CDBG projects must meet the requirements of the National Environmental Policy Act of 1969 (NEPA). NEPA is intended to:

- improve decision-making by ensuring that all relevant information is considered; and
- make that information available to the public.

Federal regulations are found in the Environmental Review Procedures for Entities Assuming HUD Environmental Responsibilities [24 CFR 58]. These sections require UGLGs (i.e., the local governments receiving CDBG funds) to assume the responsibility for environmental reviews.

The complete set of federal regulations can be found by going to https://www.ecfr.gov/cgi-bin/ECFR?page=browse and first choosing Title 24 from the drop-down list, then 0-99 under Subtitle A and finally Part 58. State and local regulations can be found by contacting the appropriate state and local entities.

The type of project will dictate the amount of time required to complete and submit the Environmental Report (ER). At the completion of the environmental review process, the Department of Energy, Housing and Community Resources (DEHCR) will issue an environmental clearance letter and an Authority to Use Grant Funds (7015.16), if applicable.

REMINDERS:

- The Unit of General Local Government (UGLG) must prepare an ER file that includes all activities related geographically or functionally, regardless of the source of funding [24 CFR 58.32].
- The ER must meet all federal, state and local requirements.
- The UGLG may not commit any HUD assistance funds or non-HUD funds until an award is approved, and the ER has been approved (no new

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construction, excavation, demolition, rehabilitation, repair, modification, or property acquisition or commitment to undertake such activities) [24 CFR 58.22]. Exceptions may be granted for "pre-agreement", i.e. pre-award costs if approved by DEHCR.

- Funds may be committed after an award has been made without certification for activities that are classified as exempt [24 CFR 58.34] or categorically excluded not subject to the statutory checklist [24 CFR 58.35(b)]. In all cases, follow the procedures below.
- DEHCR <u>cannot</u> release funds until the environmental review process is complete and an award and Grant Agreement are in place.

NOTE

If a proposed project is located within the 1% (100 year) floodplain then additional public notice requirements may apply.

If a proposed project is considered a critical facility/action by HUD (i. e. hospitals, fire stations, police stations) and is located within the 0.2% (500 year) floodplain then additional construction and public notice requirements may apply.

Contact the DEHCR Environmental Desk for assistance.

[24 CFR 55 Floodplain management and protection of wetlands]

PROCESS

The Environmental Review Process flow chart (Attachment 4-A) and 24 CFR 58 Subpart D Environmental Review Process (Attachment 4-M) are guides to the review process. Be sure to classify all activities properly, as this determines the procedure and the time required to complete the environmental review process. The most restrictive classification determined via the Statement of Activities (Attachment 4-B) will become the overall classification for the project.

An environmental review of a project includes four steps: project classification; project review; public notice; and document submittal. The four steps must be followed for an environmental review to be considered complete.

PROJECT CLASSIFICATION

Activities can be classified in one of four ways:

Exempt Activities [24 CFR 58.34 (a)(1) through (12)]
 Exempt activities are primarily administrative and design costs,
 planning only projects and public services that have no physical impacts. They also include certain disaster recovery projects, if the project does not alter environmental conditions and is limited to the repair or replacement of damage to control the effects from disasters.

2. Categorically Excluded Projects Not Subject to 58.5 [24 CFR 58.35 (b)]

These projects include most **economic development activities** (as long as the project does not include acquisition of land, construction or expansion of physical facilities, even under the project aggregation rule [24 CFR 58.32]); and operating costs for other activities.

3. Categorically Excluded Activities Subject to 58.5 (Statutory Checklist) [24 CFR 58.35 (a)]

These activities include **replacement or rehabilitation** of facilities that do not significantly change land use or capacity by more than 20 percent, or that **remove barriers to the handicapped**. Many public facilities projects such as the replacement of water or sewer lines, reconstruction of curbs and sidewalks or repaving of streets fall into this category.

4. Activities Requiring an Environmental Assessment [24 CFR 58.36] These activities are those that establish new or significantly enlarged facilities or services. Activities are subject to environmental assessments if they cannot be clearly defined as either exempt or categorically excluded. Assessments may also be required under "extraordinary circumstances" [24 CFR 58.2(a)(3)], when normally Exempt or Categorically Excluded activities are unique or without precedent, or when they have the potential for having a significant impact on the site. An environmental assessment must cover the entire project, including related activities not funded by CDBG funds [24 CFR 58.32].

PROJECT REVIEW

Once a project has been correctly classified, it must be reviewed to determine what if any, impact it will have on the environment.

- 1. Exempt Activities [24 CFR 58.34 (a)(1) through (12)] are primarily administrative/design costs, planning only projects and public services that have no physical impacts on the environment. Therefore, no in-depth review is required.
- 2. Categorically Excluded Projects Not Subject to 58.5 [24 CFR 58.35 (b)] include most economic development activities without any construction or expansion of physical facilities; and new operating costs for other activities. These rarely have any physical impact on the environment. Therefore, no in-depth review is required except in extraordinary circumstances as defined in 24 CFR 58.2(a)(3). If a project meets the definition of "extraordinary circumstances" then contact the DEHCR Environmental Desk immediately.
- Categorically Excluded Activities Subject to 58.5 [24 CFR 58.35 (a)]
 include replacement or rehabilitation of facilities that do not significantly
 change land use or capacity by more than 20 percent, or that remove
 barriers to the handicapped. Many public facilities projects fall into this
 category.

Projects classified as categorically excluded and subject to 58.5 must do an in-depth review by completing *Part 1 Environmental Review Record (ERR)* of the *Environmental Report* (Attachment 4-I). The UGLG must coordinate the project with federal, state and local laws and authorities by

completing the *Statutory Checklist* (Attachment 4-C). To determine who to contact, review the Handbook section titled *Summary of Federal Laws and Authorities*. Attachment 4-J: *Letter Seeking Review of Project* is a sample cover letter to be used when requesting comment from authorities.

For each regulatory area that applies to the project, either contact the appropriate agency at the address listed in *Agencies' Contact Information* (Attachment 4-D) or download the appropriate supporting documentation from the agency website. If contacting an agency via postage paid mail letter, **allow a minimum of 30 days** for responses to be returned. Document all responses received via email, mail or telephone in the *ERR*. Mark the appropriate box on the *Statutory Checklist* that corresponds to each agency's response or documentation obtained. Based on the responses received and/or documentation obtained, the project will either be considered *Exempt* or require further review.

If <u>no</u> negative comments are received and if there are no circumstances requiring further compliance (such as asbestos removal or development in the floodplain), the *Categorical Exclusions* may be declared *Exempt* in accordance with 24 CFR 58.34(a)(12). No further review is required.

If any comments are received that indicate that a potential impact may occur, or that further action is either recommended or required (such as a historic review, floodplain or endangered species), the UGLG <u>must</u> attempt to resolve the issue and comply with the law's requirements and document the attempt in the ERR. In the unlikely event that the issue is not resolved, contact the Environmental Desk to discuss the issue. If the issue cannot be resolved at that level, the UGLG may be required to prepare an *Environmental Assessment* (EA) or an *Environmental Impact Statement* (EIS).

If the issue is resolved and no further action to comply with laws or authorities is required, then the UGLG must publish the *Notice to Request Release of Funds* (Attachment 4-F).

4. Activities Requiring an Environmental Assessment [24 CFR 58.36] These activities are those that establish new or significantly enlarged facilities or services and cannot be clearly defined as either exempt or categorically excluded. An in-depth review is required. The UGLG must coordinate the project with federal, state and local laws and authorities in the same way they are in Categorically Excluded activities by completing Part 1 Environmental Review Record (ERR) of the Environmental Report. The results from the ERR must then be evaluated qualitatively and quantitatively to determine the significance of the effects of the proposal on the project area by completing Part 2 Environmental Assessment of the Environmental Report (Attachment 4-I).

Based on the results of the impact evaluation, the UGLG will find either *A Finding of No Significant Impact* [24 CFR 58.40(g)(1)] or *A Finding of Significant Impact* [24 CFR 58.40(g)(2)].

If the result is A Finding of <u>No</u> Significant Impact then the UGLG must proceed with the publication of the appropriate notices.

If the result is *A Finding of Significant Impact* then an Environmental Impact Statement (EIS) may be required. Contact the DEHCR Environmental Desk immediately.

PUBLIC NOTICE REQUIREMENTS

The results of project classification and the project review for environmental impacts will determine what if any notices must be published.

- 1. Exempt Activities [24 CFR 58.34 (a)(1) through (12)] are not required to publish any notices.
- Categorically Excluded Projects Not Subject to 58.5 [24 CFR 58.35 (b)] are not required to publish any notices.
- 3. Categorically Excluded Activities Subject to 58.5 [24 CFR 58.35 (a)] are not required to publish any notices if <u>no</u> negative comments were received and there are **no** circumstances requiring further compliance.

<u>However</u>, if any comments were received that indicated a potential impact might occur, or that further action was either recommended or required <u>and</u> the UGLG resolved the concerns then the *Notice of Intent to Request Release of Funds* [NOI/RROF] (Attachment 4-F) must be published. A minimum public notice period of seven (7) days is required if the NOI/RROF is published. A minimum public notice period of ten (10) days is required if the NOI/RROF is posted or mailed. <u>Do not publish notices until all replies have been received, or until the comment period has passed, whichever comes first.</u>

After publication, send copies of the NOI/RROF to all agencies consulted. The *Memorandum for Mailing of Combined Notice* (Attachment 4-K) is a sample cover memo.

4. Activities Requiring an Environmental Assessment [24 CFR 58.36] with A Finding of No Significant Impact must publish a Combined Notice of Findings and Notice of Intent to Request Release of Funds (Attachment 4-G). A combined notice includes the Notice of Finding of No Significant Impact and Notice of Intent to Request Release of Funds. The notice contains instructions for calculating the mandatory review period. If there are public comments, the UGLG must respond to them and place both comments and responses in the environmental assessment. Please note that the public notice process requires 32 days.

Immediately after publication of the *Combined Notice*, send copies to the agencies that were consulted. See *Letter Seeking Review of Project* (Attachment 4-K) for a sample cover letter. The *Combined Notice* has a 15-day local review period.

DOCUMENT SUBMITTAL REQUIREMENTS

The final step in the review process is the submittal of the required forms and documentation to the DEHCR Environmental Desk. The documents submitted will be reviewed. If no further documentation is required then either a *Letter of Concurrence* or a *Letter of Certification* and an *Authority to Use Grant Funds* (HUD-7015.16) will be issued and the environmental review process is complete.

- 1. Exempt Activities [24 CFR 58.34 (a)(1) through (12)] are required to submit the following documents to the DEHCR Environmental Desk:
 - Environmental Report cover page (Attachment 4-I);
 - Environmental Report Project Description;
 - Statement of Activities (Attachment 4-B);
 - Environmental Report Project Classification;
 - Environmental Report Summary; and
 - Determination of Exemption (Attachment 4-E).
- 2. Categorically Excluded Projects Not Subject to 58.5 [24 CFR 58.35 (b)] are required to submit the following documents to the DEHCR Environmental Desk:
 - Environmental Report cover page (Attachment 4-I);
 - Environmental Report Project Description;
 - Statement of Activities (Attachment 4-B);
 - Environmental Report Project Classification;
 - Environmental Report Summary; and
 - Determination of Exemption (Attachment 4-E).
- Categorically Excluded Projects Subject to 58.5 [24 CFR 58.35 (a)] are required to submit the following documents to the DEHCR Environmental Desk:
 - Environmental Report cover page (Attachment 4-I);
 - Part 1 Environmental Review Record of the Environmental Report including the Statement of Activities (Attachment 4-B) and the Statutory Checklist (Attachment 4-C);
 - Determination of Exemption (Attachment 4-E) if no negative comments were received and there are no circumstances requiring further compliance;
 - Copy of the Notice of Intent to Request Release of Funds (Attachment 4-F) along with a signed and notarized affidavit of publication if comments are received that indicate that a potential impact may occur, or that further action is either recommended or required; and
 - Request for Release of Funds and Certification (HUD-7015.15)
 (Attachment 4-H) <u>if comments are received that indicate that a potential impact may occur, or that further action is either recommended or required.</u>
- Activities Requiring an Environmental Assessment [24 CFR 58.36] are required to submit the following documents to the DEHCR Environmental Desk:
 - Environmental Report cover page (Attachment 4-I);

- Part 1 Environmental Review Record of the Environmental Report including the Statement of Activities (Attachment 4-B) and the Statutory Checklist (Attachment 4-C);
- Part 2 Environmental Assessment of the Environmental Report,
- Copy of the Combined Notice of Findings and Notice of Intent to Request Release of Funds (Attachment 4-G) along with a signed and notarized affidavit of publication; and
- Request for Release of Funds and Certification (HUD-7015.15) (Attachment 4-H).

SUMMARY OF REQUIREMENTS FOR 'PLANNING ONLY' **PROJECTS**

For CDBG projects that involve only planning activities (i.e., CDBG-Planning awards), the following documents must be completed and submitted to the DEHCR Environmental Desk after the CDBG award has been made:

- Environmental Report cover page (Attachment 4-I);
- Environmental Report Project Description;
- Statement of Activities (Attachment 4-B);
- Environmental Report Project Classification;
- Environmental Report Summary; and
- Determination of Exemption (Attachment 4-E).

Upon receipt and approval of these documents, the DEHCR Environmental Desk will issue a Letter of Concurrence to the UGLG. The UGLG should wait to proceed with Planning activities until the Letter of Concurrence has been issued by DEHCR.

REMINDERS:

- HUD rules use the term, "responsible entity." For DEHCR's purposes, the "responsible entity" is the recipient of HUD grant funds.
- The rule allows either the publication or posting of public notices per 24 CFR 58.45. If a public notice is published, the local comment period is 15 days. If it is posted or mailed, the local public comment period is 18 days.
- An UGLG may use an environmental review conducted for other funding programs insofar as it provides the same information and allows the same time for public comment, per 24 CFR 58. If it meets the CDBG requirements in its entirety, it may be used in lieu of the CDBG-mandated ERR. If the other review satisfies only a portion of the requirements, the UGLG must obtain additional information and/or publish supplementary notices before sending the materials to DEHCR.
- When publishing, be sure that the notice appears in the newspaper that is regularly used by the municipality for public notices.

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SUMMARY OF LAWS AND AUTHORITIES

The Statutory Checklist (Attachment 4-C) in conjunction with the Field Notes Checklist section of the Environmental Report should be used to coordinate the proposed project with the applicable federal, state and local laws and authorities. The Statutory Checklist and the Field Notes Checklist list the various environmental issues that must be considered as part of an Environmental Report (ER). It provides an effective method of determining what issues apply to the proposed project as well as tracking all required program contacts and responses.

UGLGs should read the following program requirements to determine which apply to the project. For each that applies, either **write to the federal, state or local agency indicated** for its opinion on the impact of the proposed project or download the appropriate supporting documentation from the agency website.

If contacting an agency via postage paid mail letter, **allow a minimum of 30 days** for responses to be returned. Document all responses received via email, mail or telephone in the *ERR*. Mark the appropriate box on the *Statutory Checklist* that corresponds to each agency's response or documentation obtained. See *Gathering Information*, *Disseminating Notices* (Attachment 4-D) for agency contact information.

The Department of Natural Resources (DNR) does not want to be contacted on all projects. Only contact the DNR if the project affects one of the areas in which it has regulatory responsibility such as redevelopment of brownfields; floodplains; air quality and navigable waters.

Letters to federal or state agencies should contain the following information (See *Letter Seeking Review of Project* (Attachment 4-J) for a sample of such a letter):

- The name of the UGLG;
- The name of the project;
- A description of the project. Be sure that the description is complete, and includes a statement that describes new construction and rehabilitation separately;
- A map of the project's location. Maps should be legible and include community boundaries, a scale, a north arrow, and for utility projects, existing and proposed utilities' rights-of-way;
- The amount and source of funds:
- Name and address of a contact person; and
- A statement that, if a response is not received within 30 days, the UGLG will assume that the agency has no comment.

HISTORIC PROPERTIES

To avoid harm to both known historic properties and archeological sites, and to undiscovered sites present in a project area, each UGLG must:

 Identify historic properties and archeological sites within or near the proposed project area; and

 Assess the effects of the proposed action on these historic properties and sites.

The Wisconsin Historical Society (WHS) serves as the federal government's State Historic Preservation Officer, or SHPO. The WHS has delegated the responsibility for determining whether a CDBG-funded property contains sites that are eligible for inclusion in the National Register of Historic Places to the DEHCR Environmental Desk (both historic buildings and archeological sites). It is the UGLG's responsibility to assist DEHCR in collecting information that forms the basis for this determination. An UGLG unfamiliar with historic or archeological requirements is encouraged to contact the DEHCR Environmental Desk soon after receiving a grant award to be sure that it clearly understands its responsibilities.

Buildings

If an UGLG proposes to rehabilitate an existing building **50 years of age or older**, it must contact the DEHCR Environmental Desk to determine whether the building is listed on the WHS's Architecture and History Inventory (AHI). If the building is listed, then the UGLG must consult with DEHCR to mitigate adverse effects on the building's historic features.

Undeveloped Sites

For projects involving new construction on sites larger than **one-half acre**, the WHS requires that UGLGs:

- Determine whether known archeological sites are present in the project area, by consulting with the WHS's Archeological Site Inventory database;
- Conduct an archeological survey to determine whether undiscovered archeological sites are present; and
- Submit a written report prepared by a qualified professional archeologist. Three copies of the report should be submitted to the DEHCR Environmental Desk, two of which will be forwarded to the WHS.

If the property is found to contain prehistoric or historic sites, then the UGLG must enter into consultations with DEHCR and WHS to mitigate the project's effects on such sites. In a very limited number of cases, an archeological excavation could be required. If no resolution is found at the state level, further consultation with the Advisory Council on Historic Preservation, Washington D.C., may be required.

Note: UGLGs that do **not** have electronic access to the Wisconsin Historic Society's AHI (Architecture and History Inventory) and ASI (Archeological Site Inventory) databases should contact the DEHCR Environmental Desk to request a review of the database on the UGLG's behalf. UGLGs or consultants who have remote access to the AHI and ASI databases may review it and determine whether *known* historical or archeological resources are present in the proposed project area, although this does not waive the survey requirements. Include the results of the database search and a map in the completed Environmental Report.

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FLOODPLAIN MANAGEMENT

Floodplain development is regulated through local units of government (i.e., villages, cities, or counties), with oversight by the DNR and the Federal Emergency Management Agency (FEMA). Floodplain development in towns is regulated by the county. Local floodplain ordinances must meet the minimum requirements of FEMA's National Flood Insurance Program (NFIP) as found in 44 CFR 59-72 and the higher standards of Wisconsin's Floodplain Management Program as found in Chapter NR 116, Wisconsin Administrative Code. The definition of development under the NFIP and Ch. NR 116, Wisc. Admin. Code is:

Any artificial change to improved or unimproved real estate, including, but not limited to, the construction of buildings, structures or accessory structures; the construction of additions or alterations to buildings, structures or accessory structures; the repair of any damaged structure or the improvement or renovation of any structure, regardless of percentage of damage or improvement; the placement of buildings or structures; subdivision layout and site preparation; mining, dredging, filling, grading, paving, excavation or drilling operations; the storage, deposition or extraction of materials or equipment; and the installation, repair or removal of public or private sewage disposal systems or water supply facilities.

An UGLG is responsible for:

- Consulting the FEMA Flood Insurance Rate Map (FIRM) or contacting the floodplain administrator for the local unit of government to determine if the project is located in a 100-year floodplain [Special Flood Hazard Area (SFHA)]. The finding must be documented in the ERR.
- Ensuring any activity meeting the above definition of development meets the requirements laid out in the local floodplain ordinance and is permitted by the UGLG or the appropriate permitting authority. Projects involving the rehabilitation/modification of an existing structure in the SFHA must take the substantial improvement requirements of the NFIP, Ch. 116, Wis. Adm. Code and the local floodplain ordinance into consideration. In general, if the total cost (including labor and materials) of any modification or rehabilitation of an existing building in the SFHA equals or exceeds 50 percent of the building's equalized assessed value then the building must meet the higher floodplain standards required of new construction. The determination of substantial improvement must be made by the local floodplain administrator.
- Construction funded through programs such as the CDBG program must also meet the requirements of Executive Order 11988. These requirements are laid out in the 8-Step Decision-Making Process for Executive Order 11988 which can be found at: https://www.hudexchange.info/resources/documents/Floodplain-Management-8-Step-Decision-Making-Process-Flow-Chart.pdf.

In all cases, if a project is located within the SFHA on a FIRM, contact both the local floodplain administrator and the DEHCR Environmental Desk. The contact must be documented. Floodplain maps are available on-line at: https://www.msc.fema.gov. Additional documentation may be found on the DNR Surface Water Data Viewer (https://dnr.wi.gov/topic/surfacewater/swdv/) or on many county GIS websites.

WETLAND PROTECTION

Wetland regulations include federal, state and local laws, and these can affect development in and adjacent to wetlands. In general projects are in compliance if they are not located in designated wetlands, or do not require filling or otherwise disturbing them.

UGLGs must determine whether projects proposing new construction or ground-disturbance will affect wetlands. For assistance, contact the local zoning administrator or the DNR regional office, the area regional planning commission which has jurisdiction in the county where the project will take place, or the U.S. Army Corps of Engineers. The U.S. Environmental Protection Agency (EPA) has responsibility for permitting in some circumstances.

Documentation for wetlands compliance can be obtained from either the U. S. Fish and Wildlife Service National Wetlands Inventory at: https://www.fws.gov/wetlands/data/mapper.html or the Wisconsin DNR Surface Water Data Viewer at: https://dnr.wi.gov/topic/surfacewater/swdv/.

COASTAL ZONE MANAGEMENT

UGLGs located in one of the 15 counties adjacent to either Lake Superior or Lake Michigan must document compliance with the Wisconsin Coastal Management Program (WCMP). State regulation is focused on public and private uses that are "reasonably likely to affect any land or water use or natural resource of the coastal zone." As a general rule, activities that are "exempt" or "categorically excluded" under this grant program will not be reviewed by the WCMP. Proposed sites that are located on the shorelines of either lake, or are located along rivers or streams that drain into these lakes are more likely to require extensive review by the WCMP.

An UGLG must document that the WCMP has approved such projects. The approvals may be obtained either directly from the WCMP or indirectly through the regional planning commission in whose jurisdiction the project falls. Contact information for the WCMP can be found at:

https://doa.wi.gov/Pages/LocalGovtsGrants/CoastalManagement.aspx.

WATER QUALITY

If the proposed project involves dredging or placing dredged or other fill materials in navigable waters (including wetlands) in Wisconsin, an UGLG must contact the U.S. Army Corps of Engineers and the Wisconsin DNR. The Clean Water Act (USC 1251-1376) regulates discharges to waters of the U.S., including the filling of wetlands. Pre-approved 'general' or 'nationwide' permits may be available for minor activities. Mitigation measures may be required for unavoidable losses of such resources.

If a proposed project involves the disturbance of one (1) or more acres of land, an UGLG must contact the Wisconsin DNR to regarding storm water runoff and any required permitting.

ENDANGERED SPECIES

The Endangered Species Act of 1973, as amended, (16 USC 1531-1536) provides for the cooperation of agencies (including CDBG UGLGs) to ensure the conservation of endangered species and their habitats. Each UGLG must complete the Federal U.S. Fish and Wildlife Section 7 process as part of its environmental review for funded projects. The following website provides

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Section 7 consultation:

http://www.fws.gov/midwest/Endangered/section7/s7process/index.html.

The DNR Endangered Resources Review Program can screen proposed projects for potential impacts to state endangered and threatened species as well as federal. The DNR Natural Heritage Inventory (NHI) Public Portal (https://dnr.wi.gov/topic/ERReview/PublicPortal.html) can be used to complete a preliminary assessment of a project for impacts to endangered resources. Information on the DNR Endangered Resources Review Program can be found at: https://dnr.wi.gov/topic/ERReview/index.html.

WILD AND SCENIC RIVERS

If a proposed project site is located along the St. Croix or Wolf Rivers, or along components of the Wild and Scenic River system, an UGLG must contact the National Park Service (NPS). NPS will review the project for potential impacts on the Wild and Scenic River System, the National Rivers Inventory, the National Park System, and similar resources or properties. A list of Wisconsin's wild and scenic rivers components can be found in Attachment 4-L or at: https://www.rivers.gov/wisconsin.php?.

AIR QUALITY

The DNR is responsible for regulating air quality, including permitting and monitoring, under Chapter 285, Wisconsin Statutes and through Chapters 400-499, Wisconsin Administrative Code. In general, there are five types of activities that require a CDBG UGLG to consult with the DNR. If an UGLG has proposed any one of the following activities, contact the Air Management Specialist at the nearest DNR regional office:

- Demolition of existing buildings;
- Sandblasting or paint removal, particularly of water towers;
- Installation of large, fuel-burning equipment;
- Installation of new industrial manufacturing processes; or
- Construction of new roads or parking lots for over 1,000 cars.

A current staff list can be found at: https://dnr.wi.gov/topic/AirQuality/contacts.html.

FARMLAND PROTECTION

The Farmland Protection Policy Act (FPPA) of 1981 and its implementing regulations, 7 CFR 658, regulate the conversion of farmland to nonagricultural uses. The first review step is to determine whether the land is already in urban use or has been designated as such by the local unit of government. Land is defined as "in urban use" if any one of the following three statements is true:

- Building density exceeds 30 structures per 40 acres;
- · The land is zoned for residential, commercial, or industrial use; or
- A comprehensive land use plan has identified this property for future residential, commercial, or industrial use, and was adopted within 10 years prior to the proposed project.

If the land is in urban use (as defined) the FPPA does not apply.

If the land **is not** in urban use, determine if any part is prime or unique farmland of statewide or local importance, by contacting the Natural Resources Conservation Service (NRCS) (formerly the Soil Conservation Service) office for the county in which the project is located. If the farmland is prime, unique, or of statewide or local importance, a Farmland Conversion Impact Rating Form AD-1006 must be completed and returned to the NRCS. A fillable copy of the form can be found at:

https://www.nrcs.usda.gov/wps/portal/nrcs/main/national/landuse/fppa. The NRCS will return the form within 45 days, after which the UGLG must decide whether to continue, modify, or drop the project.

If the land is in current farm use, also see Chapter 32.035, Wisconsin Statutes (dealing with eminent domain) regarding the preparation of an agricultural impact statement and then contact the WI Department of Agriculture, Trade, and Consumer Protection. Further information can be found at: https://www.hudexchange.info/environmental-review/farmlands-protection

MAN-MADE HAZARDS

UGLGs must determine whether leaking underground storage tanks, hazardous materials storage tanks, hazardous waste facilities, toxic chemicals, radioactive materials, or other potential public health and safety problems either directly or indirectly affect proposed project sites and activities. Hazards can include exposure to hazardous chemicals via the air, soil, and water, as well as risks to life and property through proximity to railroads and industrial activities. Airborne hazards include releases of chemicals from above-ground chemical storage facilities. Water-borne hazards include contamination of groundwater by leaking underground storage tanks into well fields.

Soil contamination by chemical spills is another means by which humans are exposed to man-made hazards and are listed at the DNR website. Sites located within one-quarter mile of industries using or storing hazardous chemicals or within one-quarter mile of active rail lines, are generally not suitable for housing, but may be suitable for other CDBG funded projects.

The EPA maintains a database which enables users to find and map contaminated sites at: https://www.epa.gov/cleanups/cleanups-my-community. The DNR maintains a similar database at:

https://dnr.wi.gov/topic/Brownfields/WRRD.html. The Wisconsin Department of Agriculture, Trade and Consumer Protection maintains a Storage Tank Database for aboveground and underground storage tanks at:

https://datcp.wi.gov/Pages/Programs_Services/PetroleumHazStorageTanks.aspx.

THERMAL HAZARDS

The proximity of petroleum or chemical storage tanks to a proposed project site may be a concern. Some older neighborhoods in communities contain industries which use or store flammable or explosive products. While fire safety codes generally assure safe operation and minimize these risks, at least for a short term, such sites may represent hazards to workers within CDBG-funded facilities. Depending on the nature of the project, UGLGs should make every effort to avoid sites that place people at risk. In general, sites within one-quarter mile of such industries, particularly when there are no intervening structures, may be at risk. The Wisconsin Department of Agriculture, Trade and Consumer Protection (DATCP) maintains a searchable list of above-ground and underground storage

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tanks, which can be accessed at:

https://datcp.wi.gov/Pages/Programs_Services/PetroleumHazStorageTanks.aspx.

Consult with the DEHCR Environmental Desk for assistance in evaluating potential hazards.

NOISE

In general, UGLGs who receive CDBG-PF funds do not have to comply with noise regulations found in 24 CFR 51, Subpart B. However, CDBG PFED grants may cause noise levels to increase through the expansion of industrial facilities, for example. In these limited number of cases, UGLGs are required to consider the effects of their activities, especially if nearby residential neighborhoods are impacted. In such cases, UGLGs are encouraged to work with property owners to consider and include noise-abatement measures as part of the project. Consult with the DEHCR Environmental Review Desk for recommendations on specific noise abatement measures, and see the following HUD web site: https://www.hudexchange.info/programs/environmental-review/noise-abatement-and-control/.

RUNWAY CLEAR ZONES

Airport authorities may restrict the development and use of sites lying within designated runway clear zones. HUD's concern – that a limited number of residential properties lie within clear zones – does not apply to CDBG-PF projects excluding water towers.

SOLID WASTE

The general concern is that sufficient capacity exists to handle solid waste generated by the CDBG-funded project, and that the renovation and demolition of buildings containing asbestos or lead-based paint be carried out in accordance with DNR regulations.

ATTACHMENTS

Attachments for this chapter are listed below.

ATTACHMENT 4-A: ENVIRONMENTAL REVIEW PROCESS

ATTACHMENT 4-B: STATEMENT OF ACTIVITIES (TEMPLATE)

ATTACHMENT 4-B1: STATEMENT OF ACTIVITIES (SAMPLE)

ATTACHMENT 4-C: STATUTORY CHECKLIST

ATTACHMENT 4-D: AGENCY CONTACT INFORMATION

ATTACHMENT 4-E: DETERMINATION OF EXEMPTION

ATTACHMENT 4-F: NOTICE OF INTENT TO REQUEST RELEASE OF

FUNDS (TEMPLATE)

ATTACHMENT 4-F1: NOTICE OF INTENT TO REQUEST RELEASE OF

FUNDS (SAMPLE)

ATTACHMENT 4-G: COMBINED NOTICE OF FINDINGS and NOTICE

OF INTENT TO REQUEST RELEASE OF FUNDS

(TEMPLATE)

ATTACHMENT 4-G1: COMBINED NOTICE OF FINDINGS and NOTICE

OF INTENT TO REQUEST RELEASE OF FUNDS

(SAMPLE)

ATTACHMENT 4-H: REQUEST FOR RELEASE OF FUNDS and

CERTIFICATION (FORM HUD-7015.15)

ATTACHMENT 4-I: ENVIRONMENTAL REPORT (ER) (TEMPLATE)

ATTACHMENT 4-J: LETTER SEEKING REVIEW OF PROJECT

ATTACHMENT 4-K: MEMORANDUM FOR MAILING OF COMBINED

NOTICE

ATTACHMENT 4-L: NATIONAL WILD AND SCENIC RIVERS

INFORMATION

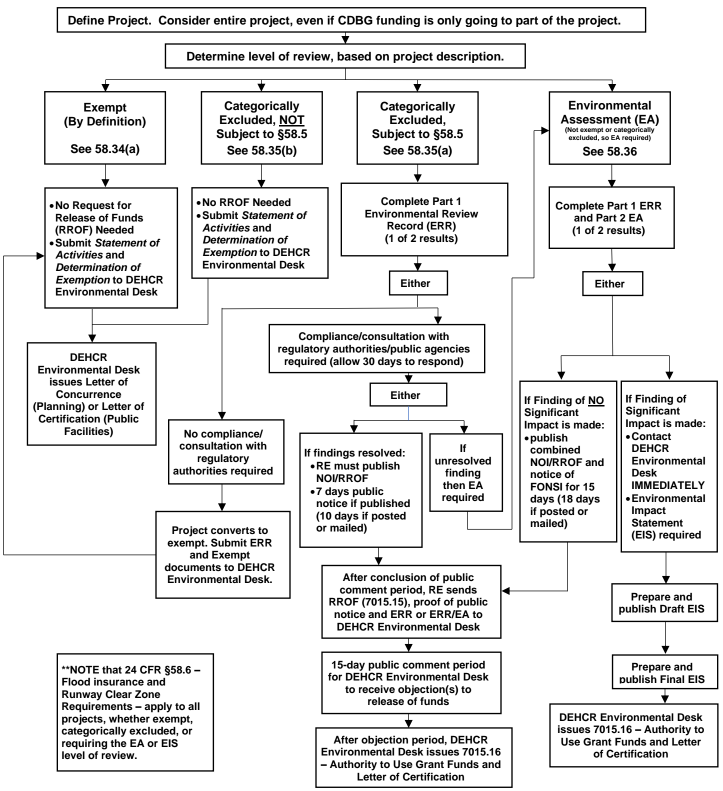
ATTACHMENT 4-M: 24 CFR 58 SUBPART D ENVIRONMENTAL

REVIEW PROCESS

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ATTACHMENT 4-A: ENVIRONMENTAL REVIEW PROCESS

(To be Conducted by Responsible Entity [RE])



ATTACHMENT 4-B: STATEMENT OF ACTIVITIES (TEMPLATE)

Division of Energy, Housing and Communit Statement of Activities	y Resources
GRANTE DEHCR GRANT	E/UGLG NAME:AGREEMENT #:

STATEMENT OF ACTIVITIES

List all activities funded by the grant and identify: those activities that have been previously assessed, those that require an environmental assessment, those which are categorically excluded, and those which are exempt. Check the appropriate box(es) which apply to each activity listed.

1	2	3	4	5	6	7
Activity	Source(s) of Funds: CDBG or non-CDBG	Previously assessed	Exempt or Categorically Excluded and NOT subject to the Statutory Checklist*	Categorically Excluded and subject to 58.5 (the Statutory Checklist)*	Requires Environmental Assessment	Cite relevant section of 24 CFR 58
<pre><select activity=""> If applicable, specify: [LABEL HERE]</select></pre>	<select SOURCE></select 	<select></select>	<select></select>	<select></select>	<select></select>	<select></select>
<pre><select activity=""> If applicable, specify: [LABEL HERE]</select></pre>	<select SOURCE></select 	<select></select>	<select></select>	<select></select>	<select></select>	<select></select>
<pre><select activity=""> If applicable, specify: [LABEL HERE]</select></pre>	<select SOURCE></select 	<select></select>	<select></select>	<select></select>	<pre>SELECT></pre>	SELECT>
<select ACTIVITY> If applicable, specify: [LABEL HERE]</select 	<select SOURCE></select 	<select></select>		SELEO»	SELECT L	₹ELECT>
<pre><select activity=""> If applicable, specify: [LABEL HERE]</select></pre>	<select SOURCE></select 	<select></select>	≪SELECT>	<select></select>	<select></select>	<select></select>
<pre><select activity=""> If applicable, specify: [LABEL HERE]</select></pre>	<select SOURCE></select 	<select></select>	<select></select>	<select></select>	<select></select>	<select></select>
<pre><select activity=""> If applicable, specify: [LABEL HERE]</select></pre>	<select SOURCE></select 	<select></select>	<select></select>	<select></select>	<select></select>	<select></select>

^{*} WARNING: Federal, state, and local regulations may still apply.

Statement of Activities Revised: August 31, 2018

ATTACHMENT 4-B1: STATEMENT OF ACTIVITIES (SAMPLE)

Division of Energy, Housing and Community Resources Statement of Activities

GRANTEE/UGLG NAME: Village of Pontiac
DEHCR GRANT AGREEMENT #: 17-99

STATEMENT OF ACTIVITIES

List all activities funded by the grant and identify: those activities that have been previously assessed, those that require an environmental assessment, those which are categorically excluded, and those which are exempt. Check the appropriate box(es) which apply to each activity listed.

1	2	3	4	5	6	7
Activity	Source(s) of Funds: CDBG or non-CDBG	Previously assessed	Exempt or Categorically Excluded and NOT subject to the Statutory Checklist*	Categorically Excluded and subject to 58.5 (the Statutory Checklist)*	Requires Environmental Assessment	Cite relevant section of 24 CFR 58
Acquisition (Land) If applicable, specify: _[LABEL HERE]	Match Funds	No	No	Yes	No	24 CFR 58.35(a) [Categorically Excluded SUBJECT to]
Well If applicable, specify: _[LABEL HERE]	CDBG + Match Funds	No	No	No	Yes	24 CFR 58.36 [Environmental Assessment REQUIRED]
Water System Improvements If applicable, specify: _[LABEL HERE]	CDBG + Match Funds	No	No	Yes	No	24 CFR 58.35(a) [Categorically Excluded SUBJECT to]
Street/Sidewalk Improvements If applicable, specify: _[LABEL HERE]_	CDBG + Match Funds	No	No	No	No	24 CFR 58.35(a) [Categorically Excluded SUBJECT to]
Sanitary Sewer Improvements If applicable, specify: [LABEL HERE]	CDBG + Match Funds	No	No	No	No	24 CFR 58.35(a) [Categorically Excluded SUBJECT to]
Engineering/Design If applicable, specify: [LABEL HERE]	Match Funds	No	Yes	No	No	24 CFR 58.34 [Exempt]
Grant Administration If applicable, specify: _[LABEL HERE]_	Match Funds	No	Yes	No	No	24 CFR 58.34 [Exempt]



Statement of Activities

S A D P L

Revised: August 31, 2018

ATTACHMENT 4-C: STATUTORY CHECKLIST (TEMPLATE)

		_	DEHCR GRANT AGREEMENT #:	GRANT AGREEMENT #:	ENT #:
		STATUT	STATUTORY CHECKLIST	IST.	
Project Name/Description/Location:	Location:				
Comparison with federal, state and lo authorities, with the following results:	and local laws and authorit esults: (Any letters, emails,	ties – This p	oroject has beer logs or printout	n compared w s documenting	Comparison with federal, state and local laws and authorities – This project has been compared with applicable federal, state and local laws and authorities, with the following results: (Any letters, emails, telephone logs or printouts documenting agency contact must be attached.)
Environmental Issue	Compliance Status	Agency	Agency Contacted via	Agency Response Attached	Comments
Historic Properties: Rehab of existing buildings (Contact the DEHCR Environmental Desk)	<select status=""></select>	☐ Email	☐ Telephone ☐ Website	<select></select>	
Historic Properties: New construction (Contact the DEHCR Environmental Desk)	<select status=""></select>	☐ Email	☐ Telephone ☐ Website	<select></select>	
Floodplain Management	<select status=""></select>	☐ Email	☐ Telephone ☐ Website	<select></select>	
Coastal Areas Protection and Management	<select status=""></select>	☐ Email	☐ Telephone ☐ Website	<select></select>	
Wild and Scenic Rivers	<select status=""></select>	☐ Email	☐ Telephone ☐ Website	<select></select>	
Airport Hazards	<select status=""></select>	☐ Email ☐ Letter	☐ Telephone ☐ Website	<select></select>	
Manmade Hazards	<select status=""></select>	☐ Email ☐ Letter	☐ Telephone ☐ Website	<select></select>	
Noise	<select status=""></select>	☐ Email ☐ Letter	☐ Telephone ☐ Website	<select></select>	
Wetlands Protection	<select status=""></select>	☐ Email	☐ Telephone ☐ Website	<select></select>	
Water Quality (including Storm Water Runoff)	<select status=""></select>	☐ Email ☐ Letter	☐ Telephone ☐ Website	<select></select>	
Water Quality: Sole Source Aquifers					No sole source aquifers in the state according to EPA records (https://www.epa.gov/dwssa)

Chapter 4: Environmental Review

Division of Energy, Housing and Community Resources	lousing and Comm	unity Resources	
oracaro i cucamor			
Environmental Issue		Agency Contacted via	Agency Response Comments Attached
Solid Waste Disposal Availability: renovation and/or demolition of buildings containing asbestos or lead- based paint	<select status=""></select>	☐ Email ☐ Telephone ☐ Letter ☐ Website	<select></select>
Endangered Species	<select status=""></select>	☐ Email ☐ Telephone ☐ Letter ☐ Website	<select></select>
Farmland Protection	<select status=""></select>	☐ Email ☐ Telephone ☐ Letter ☐ Website	<select></select>
Air Quality	<select status=""></select>	☐ Email ☐ Telephone ☐ Letter ☐ Website	<select></select>
Hazardous Industrial Operations (Thermal and Explosive Hazards)	<select status=""></select>	☐ Email ☐ Telephone ☐ Letter ☐ Website	<select></select>
Certification: I certify that, to the best of my program funding this activity. Signature of Preparer Printed Name of Preparer	ity.	Job Title, Name of Er	Certification: I certify that, to the best of my knowledge, this activity is in compliance with NEPA and the implementing regulations of the program funding this activity. Signature of Preparer Printed Name of Preparer Job Title, Name of Employer/Company/Firm Job Title, Name of Employer/Company/Firm
Common Classification of the common of the c			Decised Assess 21 200
Tomas diameter			The transfer recorded

ATTACHMENT 4-C1: STATUTORY CHECKLIST (SAMPLE)

Division of Energy, Housing	lousing and Community Resources	unity Re	sources			
Statutory Checklist	Ţ					
			GRANTEE/UGLG NAME: DEHCR GRANT AGREEMENT #:	GRANTEE/UGLG NAME: GRANT AGREEMENT #:	JAME: Village of Pontiac	
		STATUTO	STATUTORY CHECKLIST	IST		
Project Name/Description/Location:	Location:	W	ell #3 and Kli	ine/Barker S	Well #3 and Kline/Barker Street Improvements	
Comparison with federal, state and local authorities, with the following results: (A	e and local laws and authorit esults: (Any letters, emails,	ijes – This pr telephone k	roject has been ogs or printouts	compared wit documenting	Comparison with federal, state and local laws and authorities – This project has been compared with applicable federal, state and local laws and authorities, with the following results: (Any letters, emails, telephone logs or printouts documenting agency contact must be attached.)	
Environmental Issue	Compliance Status	Agency C	Agency Contacted via	Agency Response Attached	Comments	
Historic Properties: Rehab of existing buildings (Contact the DEHCR Environmental Desk)	Compliant	⊠ Email □ Letter	☐ Telephone ☐ Website	Yes	Project does not include any activities affecting buildings. Email from DOA Environmental Desk attached. See Attachment 3.	
Historic Properties: New construction (Contact the DEHCR Environmental Desk)	Compliant	⊠ Email □ Letter	☐ Telephone ☐ Website	Yes	Project will disturb less than ½ acre. Email from DOA Environmental Desk attached. See Attachment 3.	
Floodplain Management	Compliant	☐ Email ☐ Letter	☐ Telephone ☑ Website	Yes	Project site is located in Zone X Area of Minimal Flood Hazard. See Attachment 4.	
Coastal Areas Protection and Management	Compliant	☐ Email ☐ Letter	☐ Telephone ☑ Website	Yes	Project site is not located in coastal county or a Coastal Barrier Resource Area. See Attachment 2	2
Wild and Scenic Rivers	Compliant	☐ Email ☐ Letter	☐ Telephone ☑ Website	Yes	Project site is not located on a Wild and Scenic River. See Attachment 7.	
Airport Hazards	Compliant	⊠ Email □ Letter		Yes	Project site is located within 2,500 feet of North Cove Airport. See Attachment 9.	
Manmade Hazards	Conditions and/or Mitigation Actions Required	⊠ Email ⊠ Letter		Yes	Soil/groundwater contamination found. Soil/groundwater Contamination Management Plan attached. See Attachment 11.	-
Noise	Compliant	☐ Email ☐ Letter	☐ Telephone ☐ Website	No	Project is a public facilities project and will not be affected by noise.	
Wetlands Protection	Compliant	☐ Email ☐ Letter	☐ Telephone ☑ Website	Yes	Project site is not located in or near wetlands. See Attachment 5.	Φ
Water Quality (including Storm Water Runoff)	Compliant			Yes	Project will disturb more than 1 acre of land. See Attachment 5.	
Water Quality: Sole Source Aquifers					No sole source aquifers in the state according to EPA records. https://www.epa.gov/dwssa	
Stanutory Checklist					Revised: August 31, 2019	010

Division of Energy, Housing and Community Resources	Housing and Comm	unity Re	sonrces		
Statutory Checklist					
Environmental Issue	Compliance Status	Agency Co	Agency Contacted via	Agency Response Attached	Comments
Solid Waste Disposal Availability; renovation and/or demolition of buildings containing asbestos or lead- based paint	Compliant	☐ Email	☐ Telephone ☐ Website	°N	No demolition as a project activity.
Endangered Species	Conditions and/or Mitigation Actions Required	⊠ Email ⊠ Letter		Yes	Mitigation plan for Northern Long-eared Bat. See Attachment 6.
Farmland Protection	Compliant	☐ Email	☐ Telephone ☒ Website	Yes	Project is located on unfarmed suburban land. Soil not Prime Farmland. See Attachment 8.
Air Quality	Compliant	☐ Email ☐ Letter	☐ Telephone ☒ Website	Yes	Not in Nonattainment county. See Attachment 2.
Hazardous Industrial Operations (Thermal and Explosive Hazards)	Compliant	☐ Email ☐ Letter	□ Telephone	Yes	No aboveground storage tanks found. See Attachment 10.
Certification:	ار my knowledge, this ac	tivity is in	compliance	with NEPA	Certification: I certify that, to the best of my knowledge, this activity is in compliance with NEPA and the implementing regulations of the
	Miriam G Hingeal	n			10/12/2019
Signature of Preparer					Date Signed
Miriam G. Aingeal Printed Name of Preparer	Aingeal	Assoc. Job Title	Assoc. Planner, Himmlisch Consulting So Job Title, Name of Employer/Company/Firm	nmlisch Con nployer/Com	Assoc. Planner, Himmlisch Consulting Services, Inc Job Title, Name of Employer/Company/Firm

ATTACHMENT 4-D: AGENCY CONTACT INFORMATION

GATHERING INFORMATION, DISSEMINATING NOTICES

Contact the following agencies when their programs apply to a project.

Historic Properties

WHS has delegated its responsibilities to DEHCR. All questions and documentation should be submitted to the DEHCR Environmental Desk.

Do not contact WHS directly

Floodplain Management [All projects]

- Local floodplain administrator
- WDNR Floodplain Management https://dnr.wi.gov/topic/floodplains/ dnrfloodplain@wisconsin.gov

Wetland Protection [All projects]

- To determine eligibility:
 - Local zoning administrator
 - WDNR Wetlands
 https://dnr.wi.gov/topic/wetlands/
 - U. S. Army Corps of Engineers St. Paul District 180 5th Street East, Suite 700 St. Paul, MN 55101-1638 Tel: (800) 290-5847 x 5525 www.mvp.usace.army.mil
- For permits:
 - WDNR Wetlands
 https://dnr.wi.gov/topic/wetlands/
 - U. S. Army Corps of Engineers St. Paul District 180 5th Street East, Suite 700 St. Paul, MN 55101-1638 Tel: (800) 290-5847 x 5525 www.mvp.usace.army.mil

U.S. Army Corps of Engineers

General Regulatory Branch St. Paul District U.S. Army Corps of Engineers 180 5th St., East, Suite 700 St. Paul, MN 55101-1638 Tel: (800) 290-5847 x 5525 www.mvp.usace.army.mil

Air Quality

WDNR Air Quality and Health https://dnr.wi.gov/topic/AirQuality/

WI Coastal Zone Management Program

101 E. Wilson St., 9th Floor P.O. Box 8944 Madison WI 53708-8944

Tel: (608) 267-7982

https://doa.wi.gov/Pages/LocalGovtsGrants/CoastalManagement.aspx

coastal@wisconsin.gov

U. S. Environmental Protection Agency

Manager

Federal Activities Program
Planning and Management Division
77 West Jackson Boulevard
Chicago, IL 60604

Tel: (312) 886-7342 Fax: (312) 353-5374

Endangered Species

U.S. Fish and Wildlife Service Twin Cities Field Office 4101 American Blvd East Bloomington, MN 55425 Tel: (952) 252-0092

Tel: (952) 252-0092 Fax: (952) 646-2873

https://www.fws.gov/midwest/TwinCities/

TwinCities @fws.gov

WDNR Endangered Resources

Tel: (608) 261-6449

https://dnr.wi.gov/topic/EndangeredResources/

Wild and Scenic Rivers [all projects located on rivers]

Regional Environmental Coordinator National Park Service 601 Riverfront Drive Omaha NE 68102-4226 Tel: (402) 661-1848

Fax: (402) 661-1849

Farmland Protection

Natural Resources Conservation Service https://www.nrcs.usda.gov/wps/portal/nrcs/main/wi/contact/local/

Additional agencies may include: all other funding agencies, local news media, other interested government agencies and Native American Governments.

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ATTACHMENT 4-E: DETERMINATION OF EXEMPTION (TEMPLATE)

		ergy, Housing and Community Resources
Determinat	tion of E	
		GRANTEE/UGLG NAME: DEHCR GRANT AGREEMENT #:
	_	DETERMINATION OF EXEMPTION oplicable only if all activities on Statement of Activities are Exempt)
1.	Project N	Name:
2.	Complet	te Project Description (describe all activities from all funding sources):
		EMPLATE
3.	Check o	ne of the following:
		This project has been determined to be EXEMPT in accordance with 58.34(a),
		OR
		This project has been determined to be CATEGORICALLY EXCLUDED and <u>NOT</u> subject to 58.5 under 58.35(b)(4).
		OR
		This project was initially determined to be CATEGORICALLY EXCLUDED AND SUBJECT TO Sec. 58.5 under 24 CFR 58.35 After coordination with other laws and authorities, it has been determined that this project does not have an impact. Therefore, a determination has been made that this project is exempt from further environmental review in accordance with 24 CFR 58.34 (a)(12).
4.	Date Sig	ned:
5.	Signatur	re of the Chief Elected Official:
		(Chief Elected Official: Name and title)
		(Name of UGLG – County, City, Village, or Town)
		(Address)
		(City, State, Zip Code)
Determination of	of Exemptio	n Revised: August 31, 2018

ATTACHMENT 4-F: NOTICE OF INTENT TO REQUEST RELEASE OF FUNDS (TEMPLATE)

Division of Energy, Housing and Community Resources
Notice of Intent to Request Release of Funds
GRANTEE/UGLG NAME: DEHCR GRANT AGREEMENT #:
NOTICE OF INTENT TO REQUEST RELEASE OF FUNDS FOR CATEGORICALLY EXCLUDED ACTIVITIES
Date of publication or posting:
(Name of UGLG) (Telephone)
(Street, City, State, and Zip Code)
TO ALL INTERESTED AGENCIES, GROUPS AND PERSONS: The above-named UGLG has prepared an Environmental Review Record (ERR) for the following project. This ERR is on file at the address above and is available for public
examination and copying.
(Project Title—insert-multi-year, if applicable)
(Purpose or Nature of Project)
(Location—City, County, State of Project)
(Estimated Cost of Project)
On or about the UGLG will request the Division of Energy, Housing and Community Resources (DEHCR) to release Community Development Block Grant (CDBG) funds under Title I of the Housing and Community Development Act of 1974 (PL 93-383), as amended, for this project.
The UGLG is certifying to DEHCR that it and its chief executive officer, in his or her official capacity as, consent to accept the jurisdiction of the federal courts if an action is brought to
enforce environmental review responsibilities, decision-making, and action; and that these responsibilities have been satisfied. Upon certification, UGLG may use the CDBG funds, and DEHCR will accept an objection to the release of funds and certification only if (a) the certification was not executed by the chief executive officer or other officer of UGLG approved by DEHCR; or (b) the UGLG's ERR indicates omissions of a required decision, finding or step. Objections must be prepared and submitted in accordance with 24 CFR 58, and may be addressed to the Division of Energy, Housing and Community Resources, Attention: Environmental Desk, P.O. Box 7970, Madison, WI 53707. Objections for reasons other than those stated above will not be considered by DEHCR. No objections received after will be considered by DEHCR.
(Chief Elected Official: Name, Title)
(Street, City, State and Zip Code of UGLG's Chief Elected Official)
Notice of Intent to Request Release of Funds Revised: August 31, 2018

Chapter 4: Environmental Review

ATTACHMENT 4-F1: NOTICE OF INTENT TO REQUEST RELEASE OF FUNDS (SAMPLE)

Division of Energy, Housing and Com	munity Resources	
Notice of Intent to Request Release of Funds		
	GRANTEE/UGLG NAME:	Carthage, City of
DEHCR	GRANT AGREEMENT #: _	17-99
	ALLY EXCLUDED ACTIVIT	
Date of publication or posting: October	9, 2018	
City of Carthage		608-284-2781
(Name of UGLG)		(Telephone)
425 Waterman Street Carthage, WI 50 (Street, City, State, and Zip Code)	404	
(Street, City, State, and Zip Code)		
TO ALL INTERESTED AGENCIES, GROUTH The above-named UGLG has prepared ar following project. This ERR is on file at the examination and copying.	n Environmental Review Re	
Water Tower Installation Project		
(Project Title—insert-multi-year, if applica	ble)	
Install additional water tower to supply 0	City with adequate water sup	oply and pressure
(Purpose or Nature of Project) City of Carthage, Jasper County, WI (Location—City, County, State of Project) \$ 1,430,920.08 (Estimated Cost of Project)		
On or about <u>October 17,2018 (if published</u> Division of Energy, Housing and Commun Block Grant (CDBG) funds under Title I of 93-383), as amended, for this project.	ity Resources (DEHCR) to r	release Community Development
The UGLG is certifying to DEHCR that it a Mayor , consent to accept the jurisdiction environmental review responsibilities, decibeen satisfied. Upon certification, UGLG objection to the release of funds and certifichief executive officer or other officer of U omissions of a required decision, finding of accordance with 24 CFR 58, and may be reasons other than those stated above will November 2, 2018 (if published) November Jack Montgomery (Chief Elected Official: Name, Title)	n of the federal courts if an a ision-making, and action; ar may use the CDBG funds, a fication only if (a) the certific GLG approved by DEHCR; or step. Objections must be addressed to the Division of k, P.O. Box 7970, Madison, I not be considered by DEH oer 5 (if posted) will be con	action is brought to enforce and that these responsibilities have and DEHCR will accept an ation was not executed by the or (b) the UGLG's ERR indicates prepared and submitted in f Energy, Housing and Community WI 53707. Objections for CR. No objections received after
425 Waterman Street Carthage, WI 50- (Street, City, State and Zip Code of UGL)		
(Sireer, City, State and Zip Code of UGL)	3 o Giller Elected Official)	
Notice of Intent to Request Release of Funds		Revised: August 31, 2018

ATTACHMENT 4-G: COMBINED NOTICE OF FINDINGS and NOTICE OF INTENT TO REQUEST RELEASE OF FUNDS (TEMPLATE)

Division of Energy, Housing and Community Resources Combined Notice of Intent to Request Release of Funds					
GRANTEE/UGLG NAME: DEHCR GRANT AGREEMENT #:					
FOR ACTIVITIES SUBJECT TO ENVIRONMENTAL ASSESSMENT COMBINED NOTICE OF FINDINGS OF NO SIGNIFICANT IMPACT ON THE ENVIRONMENT AND NOTICE OF INTENT TO REQUEST RELEASE OF FUNDS					
Date of publication or posting:					
(Name of UGLG) (Telephone)					
(Street, City, State, and Zip Code)					
TO ALL INTERESTED AGENCIES, GROUPS AND PERSONS:					
The above-named UGLG has prepared an Environmental Assessment (EA) for the following project. The EA is on file at the address above and is available for public examination and copying.					
(Project Title—insert-multi-year, if applicable)					
(Purpose or Nature of Project)					
(Location—City, County, State of Project) \$ (Estimated Cost of Project)					
The UGLG has determined that such request for release of funds will not constitute an action significantly affecting the quality of the human environment and, accordingly, the UGLG has decided not to prepare an Environmental Impact State (EIS) under the National Environmental Policy Act of 1989 (PL 91-190). The reason for such decision is (provide a brief but adequate explanation):					
All agencies, groups or individuals disagreeing with this decision are invited to submit written comments to the above address. Such written comments should be received on or before All such comments will be considered, and the UGLG will not request the release of federal funds or begin the project prior to such date.					
On or about, the UGLG will request the Division of Energy, Housing and Community Resources (DEHCR) to release Community Development Block Grant (CDBG) funds under Title I of the Housing and Community Development Act of 1974 (PL 93-383) as amended for this project.					
The UGLG is certifying to the DEHCR that it and its chief executive officer, in his/her official capacity as, consent to accept the jurisdiction of the federal courts if an action is brought to enforce environmental review responsibilities, decision-making, and action; and that these responsibilities have been satisfied. Upon certification, the UGLG may use the CDBG funds, and DEHCR will have satisfied its responsibilities under the National Environmental Policy Act of 1989. DEHCR will accept an objection to the release of funds and certification only if (a) the certification was not executed by the chief executive officer or other officer of the UGLG approved by DEHCR; or (b) the UGLG's EA indicates omissions of a required decision, finding, or step. Objections must be prepared and submitted in accordance with 24 CFR 58, and may be addressed to the Division of Energy, Housing and Community Resources, Attention: Environmental Desk, P.O. Box 7970, Madison, WI 53708-7970.					
Objections for reasons other than those stated above will not be considered by DEHCR. No objections received after will be considered by DEHCR.					
(Chief Elected Official: Name, Title)					
(Street, City, State and Zip Code of UGLG's Chief Elected Official)					
Combined Notice of Intent to Request Release of Funds Revised: August 31, 2018					

Chapter 4: Environmental Review *Revised: September 2019*

ATTACHMENT 4-G1: COMBINED NOTICE OF FINDINGS and NOTICE OF **INTENT TO REQUEST RELEASE OF FUNDS (SAMPLE)**

Division of Energy, Housing and Community Resources

Combined Notice of Intent to Request Release of Funds					
GRANTEE/UGLG NAME: Canonsburg, Village of DEHCR GRANT AGREEMENT #: 17-99					
FOR ACTIVITIES SUBJECT TO ENVIRONMENTAL ASSESSMENT COMBINED NOTICE OF FINDINGS OF NO SIGNIFICANT IMPACT ON THE ENVIRONMENT AND NOTICE OF INTENT TO REQUEST RELEASE OF FUNDS					
Date of publication or posting: October 16, 2018					
Village of Canonsburg 608-372-2852 (Name of UGLG) (Telephone)					
(Name of UGLG) (Telephone) 1550 Delivery Street Canonsburg, WI 55005 (Street, City, State, and Zip Code)					
TO ALL INTERESTED AGENCIES, GROUPS AND PERSONS:					
The above-named UGLG has prepared an Environmental Assessment (EA) for the following project. The EA is on file at the address above and is available for public examination and copying.					
Goethe and Brewer Streets Reconstruction Project (Project Title—insert-multi-year, if applicable)					
Replace water/sewer system and streets including bridge (Purpose or Nature of Project)					
Village of Canonsburg, Washington County, WI (Location—City, County, State of Project) \$ 4,051,016.08 (Estimated Cost of Project)					
The UGLG has determined that such request for release of funds will not constitute an action significantly affecting the quality of the human environment and, accordingly, the UGLG has decided not to prepare an Environmental Impact State (EIS) under the National Environmental Policy Act of 1969 (PL 91-190).					
The reason for such decision is (provide a brief but adequate explanation): None of the agencies consulted noted any negative impacts; the project is expected to have only beneficial impacts on the human environment.					
All agencies, groups or individuals disagreeing with this decision are invited to submit written comments to the above address. Such written comments should be received on or before October 31, 2018 (if published) November 3, 2018 (if posted). All such comments will be considered, and the UGLG will not request the release of federal funds or begin the project prior to such date. On or about November 1, 2018 (if published) November 4, 2018 (if posted), the UGLG will request the Division of Energy, Housing and Community Resources (DEHCR) to release Community Development Block Grant (CDBG) funds under Title I of the Housing and Community Development Act of 1974 (PL 93-383) as amended for this project.					
The UGLG is certifying to the DEHCR that it and its chief executive officer, in his/her official capacity as Village President , consent to accept the jurisdiction of the federal courts if an action is brought to enforce environmental review responsibilities, decision-making, and action; and that these responsibilities have been satisfied. Upon certification, the UGLG may use the CDBG funds, and DEHCR will have satisfied its responsibilities under the National Environmental Policy Act of 1969. DEHCR will accept an objection to the release of funds and certification only if (a) the certification was not executed by the chief executive officer or other officer of the UGLG approved by DEHCR; or (b) the UGLG's EA indicates omissions of a required decision, finding, or step. Objections must be prepared and submitted in accordance with 24 CFR 58, and may be addressed to the Division of Energy, Housing and Community Resources, Attention: Environmental Desk, P.O. Box 7970, Madison, WI 53708-7970.					
Objections for reasons other than those stated above will not be considered by DEHCR. No objections received after November 18, 2018 (if published) November 18, 2018 (if posted) will be considered by DEHCR.					
Marissa Wright, Village President (Chief Elected Official: Name, Title)					
1550 Delivery Street Canonsburg, WI 55005 (Street, City, State and Zip Code of UGLG's Chief Elected Official)					
Combined Notice of Intent to Request Release of Funds Revised: August 31, 2018					

Chapter 4: Environmental Review Revised: September 2019

ATTACHMENT 4-H: REQUEST FOR RELEASE OF FUNDS and **CERTIFICATION (FORM HUD-7015.15) (TEMPLATE)**

Download fillable PDF from at:

https://www.hudexchange.info/resource/2338/hud-form-701515-request-release-funds-certification/

Request for Release of Funds and Certification	U.S. Department of Housing and Urban Development Office of Community Planning and Development	OMB No. 2506-0087 (exp. 07/31/2017)		
This form is to be used by Responsible Entities and Recipients (as defined in 24 CFR 58.2) when requesting the release of funds, and requesting the authority to use such funds, for HUD programs identified by statutes that provide for the assumption of the environmental review responsibility by units of general local government and States. Public reporting burden for this collection of information is estimated to average 36 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless that collection displays a valid OMB control number.				
Part 1. Program Description and Request for Release	of Funds (to be completed by Responsible	e Entity)		
1. Program Title(s)	HUD/State Identification Number	3. Recipient Identification Number (optional)		
4. OMB Catalog Number(s)	5. Name and address of responsible	e entity		
6. For information about this request, contact (name & phone nur	nber)			
8. HUD or State Agency and office unit to receive request	7. Name and address of recipient (i	if different than responsible entity)		
The recipient(s) of assistance under the program(s) listed above requests the release of funds and removal of environmental grant conditions governing the use of the assistance for the following				
9, Program Activity(ies)/Project Name(s)	10. Location (Street address, city, o	county, State)		
11. Program Activity/Project Description				
Previous editions are obsolete form HUD-7015.15 (1/99)				
Prayious aditions are obsolete		form HUD-7015.15 (1/99)		

Chapter 4: Environmental Review Revised: September 2019

Previous editions are obsolete

Part 2. Environmental Certification (to be completed by responsible	le entity)			
	A A A MUNICIPAL SOLA SOLA SOLA SALA SALA SALA SALA SA			
Vith reference to the above Program Activity(ies)/Project(s), I, the undersigned officer of the responsible entity, certify that: The responsible entity has fully carried out its responsibilities for environmental review, decision-making and action pertaining to the project(s) named above.				
The responsible entity has assumed responsibility for and complied with and will continue to comply with, the National Environmental Policy Act of 1969, as amended, and the environmental procedures, permit requirements and statutory obligations of the laws cited in 24 CFR 58.5; and also agrees to comply with the authorities in 24 CFR 58.6 and applicable State and local				
laws. The responsible entity has assumed responsibility for and complied with and will continue to comply with Section 106 of the National Historic Preservation Act, and its implementing regulations 36 CFR 800, including consultation with the State Historic Preservation Officer, Indian tribes and Native Hawaiian organizations, and the public.				
After considering the type and degree of environmental effects identified by the environmental review completed for the proposed project described in Part 1 of this request, I have found that the proposal did did not require the preparation and dissemination of an environmental impact statement.				
The responsible entity has disseminated and/or published in the manner prescribed by 24 CFR 58.43 and 58.55 a notice to the public in accordance with 24 CFR 58.70 and as evidenced by the attached copy (copies) or evidence of posting and mailing procedure.				
The dates for all statutory and regulatory time periods for review, comment or other action are in compliance with procedures and requirements of 24 CFR Part 58.				
7. In accordance with 24 CFR 58.71(b), the responsible entity will advise the recipient (if different from the responsible entity) of any special environmental conditions that must be adhered to in carrying out the project.				
As the duly designated certifying official of the responsible entity, I a	also certify that:			
8. I am authorized to and do consent to assume the status of Federal official under the National Environmental Policy Act of 1969 and each provision of law designated in the 24 CFR 58.5 list of NEPA-related authorities insofar as the provisions of these laws apply to the HUD responsibilities for environmental review, decision-making and action that have been assumed by the responsible entity.				
I am authorized to and do accept, on behalf of the recipient person of all these responsibilities, in my capacity as certifying officer of				
Signature of Certifying Officer of the Responsible Entity	Title of Certifying Officer			
	Date signed			
X				
Address of Certifying Officer				
Part 3. To be completed when the Recipient is not the Responsibl				
The recipient requests the release of funds for the programs and active conditions, procedures and requirements of the environmental review the scope of the project or any change in environmental conditions in	and to advise the responsible entity of any proposed change in			
Signature of Authorized Officer of the Recipient	Title of Authorized Officer			
x	Date signed			
Warning: HUD will prosecute false claims and statements. Conviction may res 3729, 3802)	Sult in criminal and/or civil penalties. (18 U.S.C. 1001, 1010, 1012; 31 U.S.C.			
Previous editions are obsolete	form HUD-7015.15 (1/99)			

ATTACHMENT 4-H1: REQUEST FOR RELEASE OF FUNDS and CERTIFICATION (FORM HUD-7015.15) (SAMPLE)

Request for Release of Funds and Certification

U.S. Department of Housing and Urban Development Office of Community Planning and Development OMB No. 2506-0087 (exp. 07/31/2017)

This form is to be used by Responsible Entities and Recipients (as defined in 24 CFR 58.2) when requesting the release of funds, and requesting the authority to use such funds, for HUD programs identified by statutes that provide for the assumption of the environmental review responsibility by units of general local government and States. Public reporting burden for this collection of information is estimated to average 36 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless that collection displays a valid OMB control number.

Part 1. Program Description and Request for Release of Funds (to be completed by Responsible Entity) 1. Program Title(s) 2. HUD/State Identification Number 3. Recipient Identification Number CDBG B15-DC-55-0001 4. OMB Catalog Number(s) 5. Name and address of responsible entity CFDA 14.228 City of Rock Ridge 6. For information about this request, contact (name & phone number) 2320 Blue Bird Road Rock Ridge, WI 53327 Frank O'Brien 608-953-3837 8. HUD or State Agency and office unit to receive request 7. Name and address of recipient (if different than responsible entity) Department of Energy, Housing and Community Resources P. O. Box 7970 Madison, WI 53707-7970 ATTN: DEHCR Environmental Desk The recipient(s) of assistance under the program(s) listed above requests the release of funds and removal of environmental

The recipient(s) of assistance under the program(s) listed above requests the release of funds and removal of environmental grant conditions governing the use of the assistance for the following

Program Activity(les)/Project Name(s)	10. Location (Street address, city, county, State)
	Cassity, Britton and Singer Streets Rock Ridge Summit County WI

^{11.} Program Activity/Project Description

To replace undersized and deteriorated sanitary sewer and water system pipes.



Previous editions are obsolete

form HUD-7015.15 (1/99)

Part 2. Environmental Certification (to be completed by responsible entity)					
With reference to the above Program Activity(ies)/Project(s), I, the undersigned officer of the responsible entity, certify that:					
I.	 The responsible entity has fully carried out its responsibilities for environmental review, decision-making and action pertaining to the project(s) named above. 				
2.	The responsible entity has assumed responsibility for and complied with and will continue to comply with, the National Environmental Policy Act of 1969, as amended, and the environmental procedures, permit requirements and statutory obligations of the laws cited in 24 CFR 58.5; and also agrees to comply with the authorities in 24 CFR 58.6 and applicable State and local				
	laws. The responsible entity has assumed responsibility for and complied with and will continue to comply with Section 106 of the National Historic Preservation Act, and its implementing regulations 36 CFR 800, including consultation with the State Historic Preservation Officer, Indian tribes and Native Hawaiian organizations, and the public.				
	After considering the type and degree of environmental effects identified by the environmental review completed for the proposed project described in Part 1 of this request, I have found that the proposal did did not require the preparation and dissemination of an environmental impact statement.				
5.	. The responsible entity has disseminated and/or published in the manner prescribed by 24 CFR 58.43 and 58.55 a notice to the public in accordance with 24 CFR 58.70 and as evidenced by the attached copy (copies) or evidence of posting and mailing procedure.				
	. The dates for all statutory and regulatory time periods for review, comment or other action are in compliance with procedures and requirements of 24 CFR Part 58.				
7.	In accordance with 24 CFR 58.71(b), the responsible entity will advise the recipient (if different from the responsible entity) of any special environmental conditions that must be adhered to in carrying out the project.				
As	the duly designated certifying official of the responsible entity, I a	Iso certify that:			
	I am authorized to and do consent to assume the status of Federal official under the National Environmental Policy Act of 1969 and each provision of law designated in the 24 CFR 58.5 list of NEPA-related authorities insofar as the provisions of these laws apply to the HUD responsibilities for environmental review, decision-making and action that have been assumed by the responsible entity.				
9.	9. I am authorized to and do accept, on behalf of the recipient personally, the jurisdiction of the Federal courts for the enforcement of all these responsibilities, in my capacity as certifying officer of the responsible entity.				
Siç	anature of Certifying Officer of the Responsible Entity therefore and	Title of Certifying Officer Mayor Date signed 10/23/2018			
M	press of Certifying Officer				
2320 Blue Bird Road Rock Ridge, WI 53327					
Pa	art 3. To be completed when the Recipient is not the Responsible	e Entity			
The recipient requests the release of funds for the programs and activities identified in Part 1 and agrees to abide by the special conditions, procedures and requirements of the environmental review and to advise the responsible entity of any proposed change in the scope of the project or any change in environmental conditions in accordance with 24 CFR 58.71(b).					
_	gnature of Authorized Officer of the Recipient	Title of Authorized Officer			
.,		Date signed			
X					
Warning: HUD will prosecute false claims and statements. Conviction may result in criminal and/or civil penalties. (18 U.S.C. 1001, 1010, 1012; 31 U.S.C. 3729, 3802)					
Pr	revious editions are obsolete	form HUD-7015.15 (1/99)			

ATTACHMENT 4-H2: REQUEST FOR RELEASE OF FUNDS and **CERTIFICATION (FORM HUD-7015.15) (INSTRUCTIONS)**

Instructions for Completing the Request for Release of Funds and Certification [Form HUD-7015.15]

Part 1. Program Description and Request for Release of Funds (to be completed by Responsible Entity) Block 1. Program Title(s): Enter the HUD program name - e.g., Community Development Block Grant (CDBG), HOME, etc.

Block 2. HUD/State Identification Number: Enter the HUD grant number under which the proposed activity will be funded, e.g., B15-DC-55-0001. See Attachment C of UGLG's Grant Agreement (Federal Award Identification Number).

Block 3. Recipient Identification Number: Enter UGLG's Grant Agreement number.

Block 4. OMB Catalog Number(s): Enter designated Catalog of Federal Domestic Assistance letters/numbers obtained from Attachment C of the UGLG's Grant Agreement - e.g., CFDA 14.228, CDBG Program.

Block 5. Name and Address of Responsible Entity: Enter the name and address of the unit of government or the State Agency/Department responsible for the environmental review of the activity(ies)/project(s). It may be the same as the grant recipient implementing the project.

Block 6. For Information about this request, Contact (name & phone number): Enter the name and phone number of the person to contact concerning this form HUD-7015.15 and the environmental review(s) for the activity(ies)/project(s) listed on this form.

Block 7. Name and Address of Recipient (if different than responsible entity): If applicable, enter the name of the organization (e.g., non-profit, for-profit, housing authority) directly receiving HUD grant funds.

Block 8. HUD or State Agency and Office Unit to Receive Request: Enter the name and address of the HUD Office (including the unit within that Office if known) or State Agency to whom form HUD-7015.15 will be submitted. For the DOA DEHCR Environmental Desk, enter:

> Department of Energy, Housing and Community Resources P. O. Box 7970 Madison, WI 53707-7970 ATTN: DEHCR Environmental Desk

Block 9. Program Activity/Project Name: Enter the name of the activity/project for which the request for release of funds is being submitted. Examples: Activities in the 2010 Action Plan; Construction of Maple Woods Apartments; Renovation of XYZ Community Center.

Block 10. Location (street address, city, county, and State): Enter the location of the activity/project.

Block 11. Program Activity/Project Description: Enter a clear, complete and concise description of the project to which this form pertains. Include all aggregate project activities, including non-HUD funded portions.

Part 2. Environmental Certification (to be completed by Responsible Entity)

Item 4: Check either the first or second box. The second box is usually checked.

Signature of Certifying Officer of the Responsible Entity:

The Certifying Officer signs his/her name, including title, and the date signed. The Certifying Officer is usually the chief elected official for the responsible entity/jurisdiction (UGLG) in which the project is located, or his/her designee. The Certifying Officer is attesting to the responsible entity's compliance with HUD's environmental review procedures (24 CFR Part 58) as set forth in points 1 through 8 in Part 2 of the form HUD-7015.15.

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Chapter 4: Environmental Review

If the responsible entity is also the grant recipient, the completed form HUD-7015.15, along with a copy of the posted or published environmental notice(s), is/are submitted to the appropriate HUD Office. If the responsible entity is not also the grant recipient, the form HUD-7015.15 is then transmitted to the grant recipient, in accordance with 24 CFR 58.71(b), along with a copy of the completed signed and dated Environmental Review Record (ERR), and the posted or published environmental notice(s).

Include the Certifying Officer's title, address and the date the form was signed.

Part 3. To be completed when the Recipient is not the Responsible Entity

If the Responsible Entity is not the same as the grant Recipient, form HUD-7015.15 must be transmitted to the Recipient, with copies of the completed, signed Environmental Review Record and the posted or published environmental Notices.

The *recipient* receives the completed form HUD-7015.15 from the *responsible entity*. It is to be signed and dated by the "Authorized Officer" of the recipient. The recipient then submits the completed form HUD-7015.15 along with a copy of the posted or published public Notice(s) to the appropriate HUD Office. The recipient maintains the copy of the ERR in its official program/project file, as applicable.

HUD NOTE: The recipient, by signing form HUD-7015.15, agrees to implement any special environmental conditions resulting from the environmental review prepared by the responsible entity. The recipient also agrees to notify the responsible entity of any proposed change in scope of the project or any change in environmental conditions. It also agrees not to implement any of those changes without a prior concurrence from the responsible entity and, if deemed necessary by the responsible entity, a supplemental formal release of funds from HUD.

TIPS for filling out the form.

Here are some tips that will help responsible entities and grant recipients avoid submission errors that could delay the release of funds (aka, environmental approval):

- Only use this current official OMB-approved form, HUD-7015.15, expired versions will be returned with a
 request to use the current form, follow the instructions for completion. The most current form can be
 downloaded from:
 - https://www.hudexchange.info/resource/2338/hud-form-701515-request-release-funds-certification/
- Accurately describe the location of the project (Box 10), may be street address or description of boundaries. If the project location will not fit in Box 10, include the location in the project description area (Box 11).
- Provide a comprehensive, accurate and finite project description (Box 11), include the maximum realistic scope and magnitude of proposed activities. Do not forget to include in the description all HUD and non-HUD funded activities that logically comprise the project. Clearly describe the physical project activities, not necessarily the justification, social implications of the project or need for the project.
- Ensure that the Certifying Official does not sign the RROF until after the expiration of the public comment period and after comments, if any, have been addressed, as appropriate.

Following these procedures should aid the release of funds, prevent delays and enable the projects to start on schedule.

ATTACHMENT 4-I: ENVIRONMENTAL REPORT (TEMPLATE)

ENVIRONMENTAL REPORT							
Project Information							
Project Name:							
	different from UGLG):						
	Date Signed:						
	:						
	r:						
Email Address of Prepare	r:						
	Exempt						
	Categorically Excluded, NOT Subject to §58.5						
	Categorically Excluded, Subject to §58.5 – Exempt						
	☐ Categorically Excluded, Subject to §58.5 – Notice of Intent/Request for Release of Funds required						
	■ Environmental Assessment required – Combined Notice of Intent/Request for Release of Funds required						
Environmental Report	Page 1 Revised: August 31, 2019						

Division of Energy, Housing and Community Resources (DEHCR)

Community Development Block Grant - Environmental Report

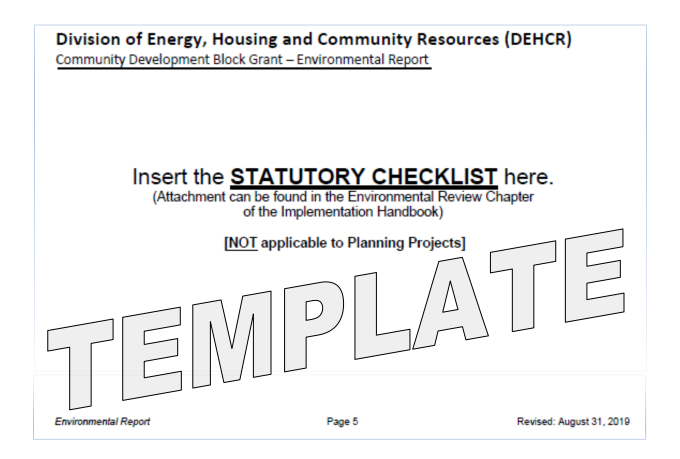
ENVIRONMENTAL REPORT

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Brief Description of a Project S Statement of Activities Form Statutory Checklist (not applicable to Pla Project Classification Summary Summary of Findings and Cone Summary of Environmental Co Project Modifications and Altere Additional Studies Performed (i	ivities. ite and Immediate Area. inning Projects)	nning Projects)	
Z	. age z	Nevisea. August 01, 21	

Division of Energy, Housing and Community Resources (DEHCR) Community Development Block Grant – Environmental Report PART 1 – ENVIRONMENTAL REVIEW RECORD (ERR) PROJECT DESCRIPTION 1. Project Type: □ Planning (CDBG-PLNG/CDBG-CL-PLNG) ☐ Public Facilities (CDBG-PF/CDBG-CL-PF) Public Facilities for Economic Development (CDBG-PFED/CDBG-CL-PFED) Economic Development (CDBG-ED/CDBG-CL-ED) ☐ HOME RHD OTHER: 2. BRIEF DESCRIPTION OF THE PROJECT'S ACTIVITIES (Applicable to ALL projects): Funds for this proposed project will be used to: BRIEF DESCRIPTION OF THE PROJECT SITE AND IMMEDIATE AREA (Applicable to ALL projects): This project is: Site specific (Provide address of the proposed project) Multiple Sites (Provide addresses of the proposed project) Communitywide Part of a larger initiative Use the area below to provide a brief description. Environmental Report Page 3 Revised: August 31, 2019

Division of Energy, Housing and Community Resources (DEHCR) Community Development Block Grant – Environmental Report Insert the STATEMENT OF ACTIVITIES here. (Attachment can be found in the Environmental Review Chapter of the Implementation Handbook) [Applicable to ALL projects] Environmental Report Page 4 Revised: August 31, 2019



Division of Energy, Housing and Community Resources (DEHCR) Community Development Block Grant – Environmental Report					
	PROJECT CLASSIFICATION				
	nent information for the classification applicable to ons as "Not Applicable."	o your project. Mark all			
Project Classification:					
	 Exempt Activities Is this project considered Exempt under §58. 	.34(a)?			
<select></select>	If YES, select EXEMPT from the drop-down li N/A.	st (to the left), otherwise select			
	Projects consisting of Planning Activities only Exempt under 58.34(a).	are automatically considered			
	If the project is for Planning Activities only the Report cover page; Environmental Report Pro Activities; Environmental Report Determination Exemption; and Determination of Exemption to Desk. No further information is required unless Environmental Desk.	ject Description; Statement of n of Categorical Exclusion or o the DEHCR Environmental			
:	2. Categorically Excluded, NOT Subject to §5	8.5			
<select></select>	Is this project considered Categorically Exclusion as defined in §58.35(b)? If YES, select CATEGORICALLY EXCLUDED drop-down list (to the left), otherwise select No.	☐ YES ☐ NO), NOT SUBJECT TO from the			
	If the project is considered Categorically Exclution submit: Environmental Report cover pay Project Description; Statement of Activities; Experimental Description to the DEHCR Environmental Description unless notified by DEHCR Environmental	ge; Environmental Report nvironmental Report emption; and Determination of k. No further information is			
:	3. Categorically Excluded, and SUBJECT to §58.5				
	Based on the Statutory Checklist and Field N Checklist, is this project in compliance with applicable Laws and Authorities?	lotes ☐ YES ☐ NO			
<select></select>	Based on the Statutory Checklist and Field N Checklist, did this project require further consultation with regulatory authorities? If NO, select CONVERTED TO EXEMPT from If YES, select CATEGORICALLY EXCLUDED drop-down list (to the left); Otherwise select N	☐ YES ☐ NO In the drop-down list (to the left); In AND SUBJECT TO from the			
Environmental Report	Page 6	Revised: August 31, 2019			

Division of Energy, Housing and Community Resources (DEHCR) Community Development Block Grant – Environmental Report If the project IS in compliance with all applicable Laws and Authorities and does NOT require further consultation with regulatory authorities/public agencies then the project converts to Exempt. Submit to the DEHCR Environmental Desk: Environmental Report cover page; Part 1 Environmental Review Record; and Determination of Exemption. No further information is required unless notified by DEHCR Environmental Desk. If the project is NOT in compliance with all applicable Laws and Authorities and/or DID require further consultation with regulatory authorities/public agencies then any outstanding issues must be resolved. Once all outstanding issues are resolved then submit to the DEHCR Environmental Desk: Environmental Report cover page: Part 1 Environmental Review Record; copy of the Notice of Intent to Request Release of Funds (Attachment 4-F of Implementation Handbook) along with a signed and notarized affidavit of publication; and Request for Release of Funds and Certification (HUD-7015.15) (Attachment 4-H of Implementation Handbook). No further information is required unless notified by DEHCR Environmental Desk. If the project is NOT in compliance with all applicable Laws and Authorities and/or DOES require further consultation with regulatory authorities/public agencies and any outstanding issues cannot be resolved then an Environmental Assessment must be completed. 4. Activities Requiring an Environmental Assessment If the project is not Exempt, Converted to Exempt nor Categorically Excluded then an Environmental Assessment is required under §58.36. YES Is an Environmental Assessment required? NO <SELECT> If NO, select N/A from the drop-down list (to the left). Was there a Finding of Significant Impact? ☐ YES - NO If there is a Finding of No Significant Impact then submit to the DECHR Environmental Desk: Environmental Report cover page: Part 1 Environmental Review Record; Part 2 Environmental Assessment; Copy of the Combined Notice of Findings and Notice of Intent to Request Release of Funds (Attachment 4-G of Implementation Handbook) along with a signed and notarized affidavit of publication; and Request for Release of Funds and Certification (HUD-7015.15) (Attachment 4-H of Implementation Handbook). No further information is required unless notified by DEHCR Environmental Desk. If there is a Finding of Significant Impact, then an Environmental Impact Statement (EIS) is required. Please contact the DEHCR Environmental Desk for further information. Environmental Report Page 7 Revised: August 31, 2019

Division of Energy, Housing and Community Resources (DEHCR) Community Development Block Grant - Environmental Report SUMMARY SUMMARY OF FINDINGS AND CONCLUSIONS (Select one.) The proposed project is in compliance with all laws and authorities pertaining to environmental review and found in 24 CFR 58.5. There are no conditions or circumstances requiring further review or analysis. The proposed project is <u>not</u> in compliance with all laws and authorities pertaining to environmental review and found in 24 CFR 58.5. There are conditions or circumstances requiring further review or analysis. An Environmental Impact Statement (EIS) may be required. SUMMARY OF ENVIRONMENTAL CONDITIONS (Select one.) The project will have several beneficial effects on the human environment, including the provision of safe and affordable housing for low- and moderate-income households residing . As proposed, the project will not be affected (Name of UGLG) by any known adverse environmental conditions; nor will the project cause any adverse effect on adjacent or nearby properties or their residents. The project may have several non-beneficial effects on the human environment, including the provision of safe and affordable housing for low- and moderate-income households residing . As proposed, the project could be affected by in (Name of UGLG) any known adverse environmental conditions and may cause an adverse effect on adjacent or nearby properties or their residents. An Environmental Assessment is required under 24 CFR 58.36. PROJECT MODIFICATIONS AND ALTERNATIVES CONSIDERED: ADDITIONAL STUDIES PERFORMED: MITIGATION MEASURES NEEDED: Environmental Report Page 8 Revised: August 31, 2019

Division of Energy, Housing and Community Resources (DEHCR) Community Development Block Grant - Environmental Report Field Notes Checklist Project DEHCR Grant Agreement #: Number: Project Name: Location: (street, city, county, state, and zip code) Number of Dwelling Units: Project site is in a location described as: Central City Suburban In developing rural area Suburban Infill urban development New construction Rehabilitation In undeveloped area Instructions for Completing Field Notes Checklist: It is required that this checklist be used by staff preparing an Environmental Report for projects classified as either Categorically Excluded, Subject to 58.5 (Environmental Review Record [ERR]) or requiring an Environmental Assessment (EA). It will constitute full documentation for many factors on the ERR and EA, and partial documentation for others. It will avoid narrative reports and expedite the environmental review process. Preparers are to obtain and use, as appropriate, any environmental report (federal, state, or local) that may have already been prepared for the property or area in which the property is located in order to limit duplications of effort. If an ERR or EA for the project site has been approved by another state or federal agency, contact DOAEnvironmentalDesk@wisconsin.gov to determine if completion of the Checklist is required. A site visit is strongly recommended for most projects. Before the site visit, review all background information submitted with the application including a Phase I (ASTM) Report (if applicable). During the site visit, the preparer is to: answer all relevant questions on this checklist; use the spaces provided for comments to include supplemental information as well as to record any recommended mitigation measures or requirements for project approval; key the answers to the relevant questions (using additional sheets of paper to provide more detailed information); and use the spaces provided for source documentation to cite the information source used (e.g., title of a technical report, map, or special study; site inspection/field observation; name and location of the qualified data source(s) that provided the information, for example, the local planning agency, the local housing and/or community development agency, the state environmental protection agency, the State Historic Preservation Officer, or other qualified data source.) Several different types of maps will be useful in completing the review, such as a site plan, project area map, the USGS topographic map and FEMA flood map for the site area, and zoning/land use maps. Many of the conditions can and should be recorded directly on the project plan such as distances to major features/facilities (e.g., schools/fire stations). The plan can then be referenced as "source documentation" when completing the ERR and EA. The Field Notes Checklist is based on Form HUD-4128 and HUD's Environmental Assessment Guide for Housing Projects (Handbook 1390.2). Both documents can be found at: https://www.hud.gov/program_offices/administration/hudclips.

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Environmental Report

Division of Energy, Housing and Community Resources (DEHCR)						
Community Dev	elopment Block Grant – Environme	ntal Report				
 Briefly desc 	ribe proposed project:					
2. Federal Fun	ding Source:					
□ C	DBG Planning					
□ C	DBG Public Facilities					
□ C	DBG Economic Development					
□ C	DBG Public Facilities Economic De	evelopment				
□ C	DBG CLOSE					
□ Н	OME					
□ R	HD					
	ther					
existing envi project. Incl (a) List the aç here.) List majo	ral, state, or local agencies contacter ronmental reports and other data for ude website address for those agen gencies contacted: (Attach/insert r reports obtained: (attach the repor	ed via letter, email or website to obtain the HUD environmental review for incies contacted through a website. It the list into the Field Notes Checker (s) or otherwise list the title, author to the Field Notes Checklist here.	the proposed klist			
Environmental Report	Page 10	Revised: Aug	gust 31, 2019			

	vision of Energy, Housing an mmunity Development Block Grant – E	•	es (DEH	CR)
4.	Planning (All projects) (a) Is the project in compliance or cor zoning? If NO or NOT APPLICAE		Yes	□No □N/A
	(b) Is the project located within a coast counties with frontage on Lake Suphttps://doa.wi.gov/Pages/LocalGovtsGrant If your answer is YES, the state Coastal Z must make a finding that the project is corprogram and you must attach the finding to	perior and Lake Michigan)? ts/CoastalManagement.aspx one Management (CZM) Agency nsistent with the approved state CZM	☐ Yes	□No
	(c) Is the project in compliance with a Implementation Plan (SIP)? https:		Yes	□ No □ N/A
	Comments: Supporting Documentation including	sources:		
5.	Historic Preservation (All projects) Has the DOA Environmental Desk/St (SHPO) been notified of the project a 36 CFR 800 Protection of Historic Properties	nd requested to provide comme		∏Yes ∏No
	Is property listed on or eligible for listi Places?	ng on the National Register of	Historic	Yes No
	Is property located within or directly a Does the property's area of potential property?	•	ct or	YesNo
	Comments:			
	Supporting Documentation including s	ources:		
	Coastal Barrier Resources (All projets the project located within a coastal FEMA flood map or USFWS coastal https://www.fws.gov/cbra/maps/index.html If your answer is YES, the Coastal Barried designated coastal barriers. Please cor (DOAEnvironmentalDesk@wisconsin.go	Il barrier zone designated on a barrier resources map? Ser Resources Act (CBRA) <u>prohibitated the DEHCR Environmental D</u>	i <u>ts</u> Federal	
	Supporting Documentation including s	ources:		
Env	ironmental Report	Page 11	Revis	ed: August 31, 2019

Division of Energy, Housing and Cor Community Development Block Grant – Environ	-	•	HCR)	
7. Flood Management (All projects).				
Is the project located within a Special Flood I designated on a current FEMA flood map? 2- Protection of Wetlands https://gov.ecfr.io/cgi-bin/ECFR				□No
Community Name:				
Community Identification Number (CID): https://www.fema.gov/national-flood-insurance-progra community-status-book	m-			
Map Panel Number/Effective Date of Map P https://msc.fema.gov/portal/home; https://dnr.wi.gov/topic/surfacewater/swdv/	anel:			
If your project is located within a mapped floodpl immediately (DOAEnvironmentalDesk@wiscons		ntact the DEHCR En	vironmental De	esk
Supporting Documentation including sources				
8. Flood Insurance				
Is the building located or to be located with identified on a current Flood Insurance Rat			Yes	☐ No
If your answer is YES, flood insurance protection Special Flood Hazard Area as a condition of apmending and the floodplain management decision-making determine Special Flood Hazard Area including map panel.	proval of the p g process (§ 5	roject. In addition, co 55.20) is required. Do	mpliance with cument the ma	§ 55.12 ap used to
9. Protection of Wetlands (E.O. 11990)				
Are there drainage ways, streams, rivers, or	coastlines or	n or near the site?	Yes	No
Are there ponds, marshes, bogs, swamps of site?	other wetlar	nds on or near the	Yes	☐ No
Is the project located within a wetland design Inventory map of the Department of the Inte https://www.fws.gov/wetlands/data/mapper.html		ational Wetlands	Yes	□ No
Is the project located within a wetland design Inventory map? https://dnr.wi.gov/topic/surfacewait		isconsin Wetlands	Yes	□No
If your answer is YES, E.O. 11990, Protection of construction or filling in wetlands. In wetlands, c process which can be found at: https://www.hude.	ompliance is r	equired with the wetla	ands decision-	
Does the project disturb more than one (1) a	cre of land?			
If your answer is YES, then provide a copy of an	approved NPi	DES Stormwater Pen	mit.	
Comments:				
Environmental Report Pag	e 12	Re	vised: August 31, 3	2019

Community Development Block Supporting Documentation in	cluding sources:		
•	,		
 Endangered Species Has the Department of Intel 	rior list of Endangered Species and Critical		
Habitats been reviewed?	ngered/section7/s7process/index.html	□Yes	□No
Has the WDNR Natural Herita https://dnr.wi.gov/topic/erreview/p	ge Inventory been reviewed?	☐Yes	□No
	any listed or proposed endangered or	Yes	□ No
mandates consultation with the	ance is required with Section 7 of the Endangered S e Fish and Wildlife Service in order to preserve the compliance with Wisconsin's Endangered Species	species. The W	'DNR
Comments: Supporting Documentation in	cluding sources:		
11. Wild and Scenic Rivers Is the proposed project on o	or near a wild and scenic river?	Yes	□ No
Comments:			
Supporting Documentation in	ncluding sources:		
12. Sole Source Aquifers			
Will the proposed project af	fect a sole source or other aquifer?	Yes	☐ No
Comments: None in Wisconsin			
Supporting Documentation in https://www.epa.gov/dws			
Farmland Protection Policy	ly being farmed, does the project conform to the Act and HUD policy memo? vironmental-review/farmlands-protection/	ne 🗌 Yes	□ No
If your answer is YES, complia Implementing the Act.	ance is required with 7 CFR 658, Department of Ag	riculture regulati	ions
Comments:			
Supporting Documentation in	ncluding sources:		

Division of Energy, Housing and Community Resources (DEH Community Development Block Grant – Environmental Report	CR)	
14. Unique Natural Features and Areas		
Is the site near natural features (i.e., bluffs or cliffs) or near public or private scenic areas?	Yes	No
Are other natural resources visible on site or in vicinity? Will any such resources be adversely affected or will they adversely affect the project?	Yes	No
Comments:		
15. Noise Abatement		
Is project located near a major noise source, i.e., FAA regulated airports or military airfields (within 15 miles), major highways or busy roads (within 1,000 feet), or railroads (within 3,000 feet)? https://www.hudexchange.info/programs/environmental-review/noise-abatement-and-control/	Yes	□No
If your answer is YES, comply with 24 CFR 51, Subpart B which requires a noise asset new construction. Use adopted DNL contours if the noise source is an airport.	essment for p	roposed
Comments: Supporting Documentation including sources:		
16. Airport Hazards Is the project within 2,500 feet of a civil airport?	□ Vaa	Пис
Is the project within 15,000 feet of a military airport?	∐ Yes □ Yes	∐ No □ No
If your answer is YES to either of the above questions, comply with 24 CFR 51, Subpa https://www.hudexchange.info/environmental-review/airport-hazards/		
Comments:		
Supporting Documentation including sources:		
17. Hazardous Industrial Operations Are industrial facilities handling explosive or fire-prone materials such as liquid propane, gasoline or other storage tanks adjacent to or visible from the project site? https://www.hudexchange.info/environmental-review/explosive-and-flammable-facilities/https://datcp.wi.gov/Pages/Programs_Services/PetroleumHazStorageTanks.aspx	Yes	□ No
If your answer is YES, use HUD Hazards Guidance and comply with 24 CFR 51, Sub	part C.	
Comments:		
Supporting Documentation including sources:		
18. Toxic Chemicals and Radioactive Materials		
Has a Phase I (ASTM) Report been submitted and reviewed?	Yes	No
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Division of Energy, Housing a Community Development Block Grant				ICR)		
If your answer is NO, is a Phase				Yes	Г	No
Are there issues that require a spec	cial/speci			Yes		□No
Is the project site near an industry of wastes?	disposing	of chen	nicals or hazardous	Yes		No
Is the site listed on an EPA Superfu equivalent state list?	und Natio	nal Prior	ities or CERCLA, or	Yes		No
Is the site located within 3,000 feet	of a toxic	or solid	waste landfill site?	Yes		No
Does the site have an underground	storage	tank?		Yes		No
If your answer is YES to any of the aboundertake investigations determined n				fied profes	sionals	to
Are there any unresolved concerns to be a Potential Responsible Party		d lead to	HUD being determined	Yes		No
https://www.hudexchange.info/environmen https://www.epa.gov/cleanups/cleanups-mj https://dnr.wi.gov/topic/Brownfields/WRRD https://datcp.wi.gov/Pages/Programs Serv Comments: Source Documentation: (attach Pha	y-communit .html; icea/Fetrole	eum (az St	orageTanks.aspx			
19. Site Suitability, Access, and Co		•		ent		
Has the site has been used as a d disposal area?	lump, san	nitary lan	dfill or mine waste	Yes		No
Is there paved access to the site?				Yes		No
Are there other unusual conditions	s on site?			Yes		No
Is there indication of:						
Distressed vegetation	Yes	No	Oil/chemical spills		Yes	No
Waste material/containers			Abandoned machinery	, cars,		
Soil staining, pools of liquid			refrigerators, etc.			
Loose/empty drums, barrels			Transformers, fill/vent pipelines, drainage str			
Is the project compatible with surre	ounding a	area in te	erms of:			
	Yes	No			Yes	No
Land use			Building type (low/high	n-rise)		
Height, bulk, mass			Building density			
Will the project be unduly influence	•				v	
	Yes	No			Yes	No
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Division of Energy, Housing a		-	es (DEHC	CR)	
Community Development Block Grant -	- Environmental R	eport			
Building deterioration		Transition of	of land uses		
Postponed maintenance		Incompatib	le land uses		
Obsolete public facilities		Inadequate	off-street pa	rking	
Are there air pollution generators n	nearby which wou	ld adversely af	fect the site	:	
	Yes No	•			Yes No
Heavy industry		Large parki	ng facilities		
Incinerators		(1000 or m	ore cars)		
Power generating plants		Heavy trave	eled highway	,	
Oil refineries		(6 or more	lanes)		
Cement plants		Other:			
Comments:			$\neg \sqsubseteq$		
Source Documentation:					
20. Soil Stability, Erosion, and Drain	_	_	_		_
Slopes:	☐ Not App	licable St	еер М	oderate	Slight
Is there evidence of slope erosion on or near the site?	or unstable slope	conditions	Yes	No	
Is there evidence of ground subside other unusual conditions on the site.		table, or	Yes	No	
Is there any visible evidence of soi cracking or settling, basement floo of the site?			☐ Yes ☐	No	
Have soil studies or borings been i	made for project s	ite or area?	Yes	No	Unknown
Do the soil studies or borings indic soil conditions?	ate marginal or u	nsatisfactory	Yes	No	
Is there indication of cross-lot runo the property?	ff, swales, draina	ge flows on	Yes	¬ No	
Are there visual indications of filled	d around?		Yes	No	
If your answer is YES, was a 79		is submitted?	☐ Yes ☐	□No	
Are there active rills and gullies on				No	
If the site is not to be served by a r system, has a report of the soil cor septic systems been submitted?	municipal waste w] No	□ N/A
Is a soils report (other than structu	ral) needed?		Yes	No	
Are structural borings or a dynamic needed?	soil analysis/geo	ological study	Yes	No	
Comments:					
Source Documentation:					
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Division of Energy, Housing an Community Development Block Grant – E		-			
21. Nuisances and Hazards					
Will the project be affected by natura	al hazar	rds:			
This are project to another by making	Yes	No		Yes	No
Faults, fracture			Fire hazard materials		
Cliffs, bluffs, crevices			Wind/sand storm concerns		
Olean fallered from the			Poisonous plants, insects or		
Slope-failures from rains			animals Hazardous terrain features		
Unprotected water bodies Will the project be affected by man r	nada b	azarde and		Ш	Ш
Will the project be affected by man-r	Yes	azarus anu No	nuisances.	Yes	No
Hazardous street			Inadequate screened		
Dangerous intersection drainage	Ш		madequate screened		Ш
catchments			Hazards in vacant lots		
Through traffic			Chemical tank-car terminal		
Inadequate separation of pedestrian/vehicle traffic			Other hazardous chemical storage		
Children's play areas located next to freeway or other high traffic way			High-pressure gas or liquid petroleum transmission lines on site		
Inadequate street lighting			Overhead transmission lines		
Quarries or other excavations			Hazardous cargo transportation routes		
Dumps/sanitary landfills or mining			Oil or gas wells		
Railroad crossing			Industrial operations		
Will the project be affected by nuisar	nces:				
	Yes	No		Yes	No
Gas, smoke, fumes			Unsightly land uses		
Odors			Front-lawn parking		
Vibration			Abandoned vehicle		
Glare from parking area			Vermin infestation		
Vacant/boarded-up buildings	Ш		Industrial nuisances		
			Other:	\neg	
Comments:					
Source Documentation:					
22. Water Supply, Sanitary Sewers, a	nd Sol	id Waste D	isposal		
Is the site served by an adequate a	nd acce	eptable:			
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Division of Energy, Hous	•	•	source	s (DEHCF	R)	
Community Development Block	orant – Environme					
water supply		Yes	∐ No	Municipa	_	•
sanitary sewers and waste systems	e water disposal	Yes	☐ No	Municipa	I Priv	ate; and
trash collection and solid	waste disposal	Yes	No	Municipa	I Priv	ate.
If the water supply is non-n acceptable "system" been a appropriate authorities and	approved by	Yes	□ No _			
If the sanitary sewers and visposal systems are non-racceptable "system" been a appropriate authorities and Comments: Source Documentation:	nunicipal, has an approved by	Yes				
23. Schools, Parks, Recreation	. and Social Servi	ces				
Will the local school systen age children from the proje	n have the capabilit		the poter	ntial school	Yes	□No
Are parks and play spaces	available on site o	r nearby?			Yes	No
Will social services be avai project?			lents of p	roposed	Yes	□ No
Comments:						
Source Documentation:						
24. Emergency Health Care, Fi	re and Police Serv	/ices				
Are emergency health care the proposed project?	providers located	within reaso	nable pro	eximity to	Yes	No
Approximate response	time:					
Are police services located project?	within reasonable	proximity to	the propo	osed	Yes	No
Approximate response	time:					
Is fire fighting protection [to service the project?	municipal vo	olunteer ade	quate and	d equipped	Yes	□No
Approximate response	time:					
Comments:						
Source Documentation:						
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	Housing and Community Resour Block Grant – Environmental Report	rces (DEHC	CR)	
25. Commercial/Retail an	d Transportation			
Are commercial/retail	shopping services nearby?		Yes	No
Is the project accessi transportation or	ble to employment, shopping and services private vehicle?	by public	Yes	No
Is adequate public tra	ansportation available from the project to the	ese facilities?	Yes	No
Are the approaches t	o the project convenient, safe and attractive	e?	Yes	☐ No
26. Environmental Justic	ce			
Is the project located neighborhood?	in a predominantly minority and low-income	е	Yes	No
	or neighborhood suffer from disproportionals on minority and low-income populations re		Yes	No
Address Environi	YES to both questions, compliance is required of the state of the stat		8, Federal Ad	ctions to
Comments:				
Source Documentation	n:			
27. Conditions and Requi	irements for Approval:			
Are there any unreso If your answer is YES	lived conflicts concerning the use of the site 6, briefly explain:	9?	Yes	No
Are mitigation measu	res required?		Yes	No
If your answer is YES,	list and describe:			
Field Inspection by:		(Nar	ne)	
		(Sign	nature)	
on:		(Dat	-	_
		(Date	e)	
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Division of Energy, Housing and Community Resources (DEHCR)

Community Development Block Grant - Environmental Report

PART 2 – ENVIRONMENTAL ASSESSMENT ENVIRONMENTAL ASSESSMENT CHECKLIST

Note to Reader: An Environmental Assessment (EA) is a concise public document that a Grantee must prepare in order to comply with the National Environmental Policy Act (NEPA) and the related federal state and local environmental laws and authorities. The EA must support decision making process and provide a clear rationale, justification, and documentation for ratings assigned.

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

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

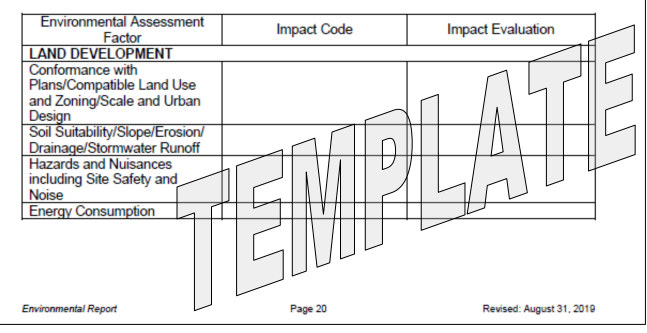
Environmental Assessment Factors [24CFR 58.40; Ref, CFR 1508 and 1508.27].

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

Impact Codes

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

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



Chapter 4: Environmental Review

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Community Development Block G	-	sources (DEHCK)	
Environmental Assessment Factor	Impact Code	Impact Evaluation	
SOCIOECONOMIC			
Employment and Income			
Patterns			
Demographic Character			
Changes, Displacement			
Environmental Assessment Factor	Impact Code	Impact Evaluation	
COMMUNTY FACILITIES AND	SERVICES		
Educational and Cultural Facilities			
Commercial Facilities			
Health Care and Social			
Services			
Solid waste		h III ///\ III	
Disposal/Recycling Waste Water/Sanitary Sewers			
Water Supply			
Public Safety (Police, Fire and			
Emergency Medical)	h [⁻ '		
Parks, Open Space and			
Recreation			
Transportation and			
Accessibility			
Environmental Assessment Factor	Impact Code	Impact Evaluation	
NATURAL FEATURES			
Unique Natural Features,			
Water Resources			
Vegetation, Wildlife			
Other Factors			
Additional Studies Performed:			
Field Inspection (Date and com	pleted by):		
List of Sources, Agencies and F	Persons Consulted [40 CFR 1	508.9(b)]:	
List of Permits Obtained:			
Public Outreach [24 CFR 50.23 a	and 58.43]:		
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Division of Energy, Housing and Community Resources (DEHCR)

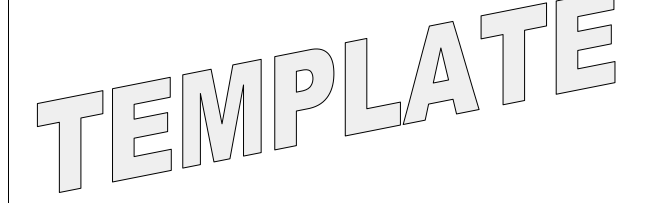
Community Development Block Grant – Environmental Report

Cumulative Impact Analysis [24 CFR 58.32]:

Alternatives [24 CFR58.40(e); 40 CFR 1508.9]:

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

Summary of Findings and Conclusions:



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Division of Energy, Housing and Community Resources (DEHCR)

Community Development Block Grant - Environmental Report

IMPACT CERTIFICATION

A FINDING OF NO SIGNIFICANT IMPACT following reason (check below):	has been made for this project for the			
Consultation with the applicable Laws and Authorities has determined that there will be no adverse impact, or only beneficial impact.				
An Environmental Assessment h impacts can be mitigated followir laws, authorities, and agencies.	as been completed and any adverse ng correspondence with the appropriate			
A FINDING OF SIGNIFICANT IMPACT has Environmental Impact Statement has been of	been made for this project, and a full completed.			
Name and Title	Company/Firm			
Date Signed	Signature			
Environmental Report Page 2:	3 Revised: August 31, 2019			

ATTACHMENT 4-J: LETTER SEEKING REVIEW OF PROJECT (TEMPLATE)

Division of Energy, Housing and Community Resources
Letter Seeking Review of Project
GRANTEE/UGLG NAME: DEHCR GRANT AGREEMENT #:
Date Address Greeting
The[Name of UGLG preparing the ERR or EA] is currently preparing an environmental review record or environmental assessment. The(UGLG) is applying to the Division of Energy, Housing and Community Resources (DEHCR) for \$ of CDBG monies, to be used for[project description], located in the[project location].
The (UGLG) plans to use the funds for [description of project, including uses of all funds. Description should be approximately one (1) paragraph in length].
The project is located at [description of location, including township, range, and section, and street address]. Enclosed is [a map or aerial photograph] that shows the project site.
[Include here any specific information that an agency might need in order to respond, such as described in the Environmental Review Chapter of the Wisconsin CDBG Implementation Handbook.]
Review the proposed project and make a determination as to whether it is in conformance with [the regulations the particular agency enforces]. Your prompt review and comments on this project will be greatly appreciated. If we have not received your comments within 30 days of the date of this letter, we will assume that you have no comment. If you should have any questions concerning this matter, contact [name and phone # of person preparing the ERR or EA].
Sincerely,
[Signature of person preparing the ERR or EA]
Enclosure(s)
Letter Seeking Review of Project Revised: August 31, 2017

Chapter 4: Environmental Review

Revised: September 2019

ATTACHMENT 4-K: MEMORANDUM FOR MAILING OF COMBINED NOTICE (TEMPLATE)

	of Energy, Housii im for Mailing of Comb	ng and Communi bined Notice	ty Resources	
			EE/UGLG NAME:	
ME	MORANDUM	I FOR MAILIN	IG OF COMBIN	NED NOTICE
TO:	All interested	d agencies, groups, an	d persons	
FRO	M: (EA Prepare	er's Name, Firm)		
RE:		nding of No Significant quest Release of Fund	Impact on the Environme	ent and Notice of
DAT	E: (Date of not	tice publication)		
indic for the Com- Com-	ates that(land) munity Resources (DE munity Development A	(UGLG's) find (projection) (projection) (UGLG's) intent to requee (EHCR) to release feder	f local newspaper), on (lings regarding the ERR ct title), as well as the est the Division of Energ al funds under Title I of th) for this project. The CD uld be used for	or EA it has prepared y, Housing and ne Housing and
		to submit written come (UGLG's Chie	greeing with this decision ments for consideration to f Elected Official) at fress), in accordance with	o the
Memo	randum for Mailing of Combine	ed Notice		Revised: August 31, 2017

ATTACHMENT 4-L: NATIONAL WILD AND SCENIC RIVERS INFORMATION

NATIONAL WILD AND SCENIC RIVERS SYSTEM COMPONENTS - WISCONSIN

River Name	County(s)	Segment Reach Description
Lower St. Croix River	Polk St. Croix Pierce	From dam at Taylor Falls, MN, downstream to confluence with Mississippi River.
Upper St. Croix and Namekagon Rivers	Polk Burnett Douglas Washburn Bayfield	St. Croix from Taylor Falls, MN, to the dam at Gordon, WI; Namekagon from its confluence with the St. Croix to the dam at Namekagon Lake.
Wolf River	Menomonie	From the Langlade-Menomonie County line downstream to Keshena Falls near the Village of Keshena.

RIVERS IN WISCONSIN WITH POTENTIAL FOR INCLUSION IN THE NATIONAL WILD AND SCENIC RIVERS INVENTORY

River Name	County(s)	Segment Reach Description
Bad	Ashland	From Town of Mellen to mouth.
Black	La Crosse Jackson	From confluence with Mississippi River (above Lake Onalaska) to Black River Falls dam.
Black, East Fork	Jackson Wood Clark	Mouth to source.
Bois Brule	Douglas	Mouth to campground at County road south.
Chippewa	Pepin Dunn	From its confluence with Mississippi River to Eau Claire-Dunn County line.
Chippewa	Rusk Sawyer	Holcombe Flowage to dam at Radisson.
Chippewa, East Fork	Iron	From Sturgeon Bay at upper end of Blaisdell Lake to bridge crossing in Sec. 13 of Glidden.

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River Name	County(s)	Segment Reach Description
Chippewa, East Fork	Iron	Glidden to source.
Clam	Burnett Polk	Clam River flowage to Clam Falls flowage.
Crystal	Waupaca	Long Lake to Waupaca.
Des Plains	Kenosha	Wisconsin-Illinois state line to source.
Flambeau	Rusk Price Sawyer	Big Falls Reservoir to Crowley dam.
Flambeau, South Fork	Sawyer Rusk Price	Confluence with Flambeau to SR 13 south of Park Falls; Three Mile Creek to Round Lake.
Fox	Outagamie Brown	Kaukauna to De Pere.
Fox	Kenosha Racine Waukesha	Wilmot to Waterford dam. Waterford to Waukesha.
Jump, including North Fork	Chippewa Price Rusk Taylor	From Holcombe flowage to Spring Creek flowage.
Jump, South Fork	Price	Confluence with Jump River to SR 13 at Prentice.
Kickapoo	Crawford Richland Vernon	Confluence with Wisconsin River to Ontario.
La Crosse	La Crosse	Mouth to Perch Lake dam.
Marengo	Ashland	Confluence with Bad River to Town of Marengo.
Mecan	Marquette Waushara	From backwaters of impoundment at Germania to Richford.

River Name	County(s)	Segment Reach Description
Milwaukee	Milwaukee Ozaukee	Thiensville to Grafton.
	Washington Fond du Lac	Waubeka to West Bend.
		Young America to Campbellsport.
		Campbellsport to Eden.
Nemaji	Douglas	From drive-in theater south of Superior village to Wisconsin-Minnesota state line.
Oconto	Oconto	Underhill to confluence with Peshtigo Brook.
Peshtigo	Marinette Forest	Backwaters of Caldron Falls Reservoir to source.
Pike, including south branch	Marinette	Mouth to Brock pond dam.
Pike River north branch	Marinette	Mouth to township road 1/2 mile downstream of U.S. 8.
Pine River	Florence Forest	From backwaters of Pine River dam to source.
Plover	Portage Marathon	Stevens Point to Bevent.
Popple	Florence Forest	Mouth to source.
Potato River	Iron	Confluence with Bad River to Town of Upson.
Somo River	Lincoln	Lake Mohawksin to junction of Big Somo and Little Somo creeks at Clifford.
Thornapple	Rusk Sawyer	Mouth to source (except part within Chequamegon National Forest).
Totagetic	Douglas Sawyer Washburn	From Minong flowage (formerly Lake Nancy) to Nelson Lake.
White	 Ashland Bayfield	From impoundment at SR 112 crossing to source.

River Name	County(s)	Segment Reach Description
Wisconsin	Marathon Lincoln	Merrill to Wausau. Wausau to Marathon County line south.
Wolf	Outagamie Waupaca Shawano	County Road P two miles north of Shiocton to Shawano.
Yellow	Juneau Wood	From Necedah Bluff to Spillway at Lake Baxter.

ATTACHMENT 4-M: 24 CFR 58 SUBPART D ENVIRONMENTAL **REVIEW PROCESS**

The most current version of the Code of Federal Regulations can be found at: http://162.140.57.127/cgi-bin/ECFR?page=browse.

§58.34 Exempt activities.

- (a) Except for the applicable requirements of §58.6, the responsible entity does not have to comply with the requirements of this part or undertake any environmental review, consultation or other action under NEPA and the other provisions of law or authorities cited in §58.5 for the activities exempt by this section or projects consisting solely of the following exempt activities:
- (1) Environmental and other studies, resource identification and the development of plans and strategies;
 - (2) Information and financial services;
 - (3) Administrative and management activities;
- (4) Public services that will not have a physical impact or result in any physical changes, including but not limited to services concerned with employment, crime prevention, child care, health, drug abuse, education, counseling, energy conservation and welfare or recreational needs;
 - (5) Inspections and testing of properties for hazards or defects;
 - (6) Purchase of insurance;
 - (7) Purchase of tools;
 - (8) Engineering or design costs;
 - (9) Technical assistance and training:
- (10) Assistance for temporary or permanent improvements that do not alter environmental conditions and are limited to protection, repair, or restoration activities necessary only to control or arrest the effects from disasters or imminent threats to public safety including those resulting from physical deterioration:
 - (11) Payment of principal and interest on loans made or obligations guaranteed by HUD;
- (12) Any of the categorical exclusions listed in §58.35(a) provided that there are no circumstances which require compliance with any other federal laws and authorities cited in §58.5.
- (b) A recipient does not have to submit an RROF and certification, and no further approval from HUD or the State will be needed by the recipient for the drawdown of funds to carry out exempt activities and projects. However, the responsible entity must document in writing its determination that each activity or project is exempt and meets the conditions specified for such exemption under this section.

[61 FR 19122, Apr. 30, 1996, as amended at 63 FR 15271, Mar. 30, 1998]

§58.35 Categorical exclusions.

Categorical exclusion refers to a category of activities for which no environmental impact statement or environmental assessment and finding of no significant impact under NEPA is required, except in extraordinary circumstances (see §58.2(a)(3)) in which a normally excluded activity may have a

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significant impact. Compliance with the other applicable federal environmental laws and authorities listed in §58.5 is required for any categorical exclusion listed in paragraph (a) of this section.

- (a) Categorical exclusions subject to §58.5. The following activities are categorically excluded under NEPA, but may be subject to review under authorities listed in §58.5:
- (1) Acquisition, repair, improvement, reconstruction, or rehabilitation of public facilities and improvements (other than buildings) when the facilities and improvements are in place and will be retained in the same use without change in size or capacity of more than 20 percent (e.g., replacement of water or sewer lines, reconstruction of curbs and sidewalks, repaving of streets).
- (2) Special projects directed to the removal of material and architectural barriers that restrict the mobility of and accessibility to elderly and handicapped persons.
 - (3) Rehabilitation of buildings and improvements when the following conditions are met:
- (i) In the case of a building for residential use (with one to four units), the density is not increased beyond four units, and the land use is not changed;
 - (ii) In the case of multifamily residential buildings:
 - (A) Unit density is not changed more than 20 percent;
 - (B) The project does not involve changes in land use from residential to non-residential; and
- (C) The estimated cost of rehabilitation is less than 75 percent of the total estimated cost of replacement after rehabilitation.
 - (iii) In the case of non-residential structures, including commercial, industrial, and public buildings:
- (A) The facilities and improvements are in place and will not be changed in size or capacity by more than 20 percent; and
- (B) The activity does not involve a change in land use, such as from non-residential to residential, commercial to industrial, or from one industrial use to another.
- (4)(i) An individual action on up to four dwelling units where there is a maximum of four units on any one site. The units can be four one-unit buildings or one four-unit building or any combination in between; or
- (ii) An individual action on a project of five or more housing units developed on scattered sites when the sites are more than 2,000 feet apart and there are not more than four housing units on any one site.
- (iii) Paragraphs (a)(4)(i) and (ii) of this section do not apply to rehabilitation of a building for residential use (with one to four units) (see paragraph (a)(3)(i) of this section).
- (5) Acquisition (including leasing) or disposition of, or equity loans on an existing structure, or acquisition (including leasing) of vacant land provided that the structure or land acquired, financed, or disposed of will be retained for the same use.
 - (6) Combinations of the above activities.
- (b) Categorical exclusions not subject to §58.5. The Division has determined that the following categorically excluded activities would not alter any conditions that would require a review or compliance determination under the federal laws and authorities cited in §58.5. When the following kinds of activities are undertaken, the responsible entity does not have to publish a NOI/RROF or execute a certification and the recipient does not have to submit a RROF to HUD (or the State) except in the circumstances described in paragraph (c) of this section. Following the award of the assistance, no further approval from

HUD or the State will be needed with respect to environmental requirements, except where paragraph (c) of this section applies. The recipient remains responsible for carrying out any applicable requirements under §58.6.

- (1) Tenant-based rental assistance;
- (2) Supportive services including, but not limited to, health care, housing services, permanent housing placement, day care, nutritional services, short-term payments for rent/mortgage/utility costs, and assistance in gaining access to local, state, and federal government benefits and services;
- (3) Operating costs including maintenance, security, operation, utilities, furnishings, equipment, supplies, staff training and recruitment and other incidental costs;
- (4) Economic development activities, including but not limited to, equipment purchase, inventory financing, interest subsidy, operating expenses and similar costs not associated with construction or expansion of existing operations;
- (5) Activities to assist homebuyers to purchase existing dwelling units or dwelling units under construction, including closing costs and down payment assistance, interest buydowns, and similar activities that result in the transfer of title.
- (6) Affordable housing pre-development costs including legal, consulting, developer and other costs related to obtaining site options, project financing, administrative costs and fees for loan commitments, zoning approvals, and other related activities which do not have a physical impact.
- (7) Approval of supplemental assistance (including insurance or guarantee) to a project previously approved under this part, if the approval is made by the same responsible entity that conducted the environmental review on the original project and re-evaluation of the environmental findings is not required under §58.47.
- (c) Circumstances requiring NEPA review. If a responsible entity determines that an activity or project identified in paragraph (a) or (b) of this section, because of extraordinary circumstances and conditions at or affecting the location of the activity or project, may have a significant environmental effect, it shall comply with all the requirements of this part.
- (d) The Environmental Review Record (ERR) must contain a well-organized written record of the process and determinations made under this section.

[61 FR 19122, Apr. 30, 1996, as amended at 63 FR 15272, Mar. 30, 1998; 68 FR 56129, Sept. 29, 2003; 78 FR 68734, Nov. 15, 2013]

§58.36 Environmental assessments.

If a project is not exempt or categorically excluded under §§58.34 and 58.35, the responsible entity must prepare an EA in accordance with subpart E of this part. If it is evident without preparing an EA that an EIS is required under §58.37, the responsible entity should proceed directly to an EIS.

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ADDITIONAL NOTES: (optional)