COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS NORTHERN MARIANAS HOUSING CORPORATION

PUBLIC NOTICE

This Notice is paid by NMHC with HUD funds.

NOTICE OF FINDING OF NO SIGNIFICANT IMPACT AND NOTICE OF INTENT TO REQUEST A RELEASE OF FUNDS August 04, 2021

Government of the Commonwealth of the Northern Mariana Islands Northern Marianas Housing Corporation Saipan, MP 96950 Tel: (670) 234-9447/6866

This notice shall satisfy the above-cited two separate but related procedural notification requirements.

REQUEST FOR RELEASE OF FUNDS

On or after August 19, 2021, the Government of the Commonwealth of the Northern Mariana Islands will submit a request to the U.S. Department of Housing and Urban Development, Washington D.C., for the release of Community Development Block Grant Disaster Recovery (CDBG-DR) Supplemental Appropriations for Disaster Relief Act, 2019 P.L. 116-20, enacted on January 27, 2020, announced via Federal Register Notice, to undertake the following activity and purposes in Saipan, Commonwealth of the Northern Mariana Islands:

			Total Project
			Cost
existing 1.0 Million Gallon glass- fused-to-steel bolted tank to a new 1.0 million gallon concrete water tank project. stresse addres and su seismi	new 1.0 Million Gallon pre- ed concrete water tank will so the need for a durable, robust, stainable tank that will withstand council and typhoon conditions and longer lifespan.	Kagman Village, Saipan	\$ 7,232.000.00

FINDING OF NO SIGNIFICANT IMPACT

The Government of the Commonwealth of the Northern Mariana Islands has determined that the above-listed projects will have no significant impact on the human environment. Therefore, an Environmental Impact Statement under the National Environmental Policy Act of 1969 (NEPA) is not required. Additional project information is contained in the Environmental Review Record (ERR) and is ready for public viewing on the Northern Marianas Housing Corporation (NMHC) website at www.nmhcgov.net or www.cnmi-cdbgdr.com; or you may visit the on file at the NMHC Central Office in Garapan, Saipan or NMHC CDBG-DR Office in Beach Road Chalan Laulau, Saipan during regular work hours, Monday through Friday except CNMI Holidays, from 7:30 A.M. to 4:30 P.M.

PUBLIC COMMENTS

Any individual, group or agency disagreeing with this determination or wishing to comment on the project may submit written comments to the Northern Marianas Housing Corporation. You may submit comments from the following options: Via mail to P.O. Box 500514, Saipan, MP 96950; Direct delivery to the central office in Garapan, Saipan or drop-box located in front of the building; and Via email at officemanager@nmhcgov.net. All comments received by **August 19, 2021, 4:30 p.m.**, will be considered by the Government of the Commonwealth of the Northern Mariana Islands prior to authorizing submission of a request for release of funds. Commentors should specify which part of this Notice they are addressing.

RELEASE OF FUNDS

The Government of the Commonwealth of the Northern Mariana Islands certifies to the U. S. Department of Housing and Urban Development (HUD), Washington D.C. that the Government of the Commonwealth of the Northern Mariana Islands and Governor Ralph DLG. Torres consent to accept the jurisdiction of the Federal Courts if an action is brought to enforce responsibilities in relation to the environmental review process, and that these responsibilities have been satisfied. The U. S. Department of Housing and Urban Development (HUD), Washington D.C. acceptance of the certification satisfies its responsibilities under the National Environmental Policy Act of 1969 and related laws and authorities, and allows the Government of the Northern Mariana Islands to use Program Funds.

OBJECTION TO RELEASE OF FUNDS

The U. S. Department of Housing and Urban Development (HUD) Washington D.C. will accept objections to its release of funds and the Government of the Northern Mariana Islands certification for a period of **fifteen days** following anticipated submission date or its actual receipt of the request (whichever is later) only if it is on one of the following bases: (a) the certification was not executed by the Certifying Officer of the Government of the Northern Mariana Islands; (b) the Government of the Northern Mariana Islands has omitted a step or failed to make a decision or finding required by the U. S. Department of Housing and Urban Development regulations at 24 CFR Part 58; (c) the grant recipient has incurred cost not authorized by 24 CFR Part 58 before approval of the release of funds by the U. S. Department of Housing and Urban Development; or (d) another Federal agency acting pursuant to 40 CFR Part 1504 has submitted a written finding that the project is unsatisfactory from the standpoint of environmental quality. Objections must be prepared and submitted in accordance with the required procedures of 24 CFR Part 58 and shall be addressed to Ms. Tennille Smith Parker, DRSI Division Director, HUD, via email at Tennille.S.Parker@hud.gov; Tel: (202)402-4649. Potential objectors should contact the U.S. Department of Housing and Urban Development to verify the actual last day of the objection period.

/s/ Ralph DLG Torres Governor, CNMI



U.S. Department of Housing and Urban Development

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

espanol.hud.gov

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

Project Information

Project Name: CUC 1.0 MG KAGMAN WATER TANK REPLACEMENT PROJECT

Responsible Entity: Northern Marianas Housing Corporation (NMHC)

Grant Recipient (if different than Responsible Entity):

State/Local Identifier:854856277

Preparer: Wilfred Villagomez, Project Supervisor

Certifying Officer Name and Title: Jesse S. Palacios, Corporate Director

Grant Recipient (if different than Responsible Entity):

Consultant (if applicable): None

Direct Comments to: Northern Marianas Housing Corporation, P.O. Box 500514, Saipan,

MP 96950; Email: nmhc@nmhc.gov.mp; Fax: (670)234-9021

Project Location: Kagman Village, Saipan, MP 96950

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

The new 1.0MG pre-stressed concrete water tank will address the need for a durable, robust, and sustainable tank that will withstand seismic and typhoon conditions and have a longer lifespan. This new tank will be designed and constructed to be more suitable in high seismic, high wind, and high corrosive environments. This will ultimately result in a longer lifespan and lower annual maintenance cost than a glass-fused-to-steel bolted tank while reducing the hazards and risks to water tank's damages. Since all of CUC's water tanks are considered critical infrastructure, these lifeline utility systems must continue to provide necessary fire flow for emergencies and address the daily demand of water for personal hygiene, sanitation, and well-being of the residents in their respective tank service areas.

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

The existing Kagman 1.0MG Water Tank sustained major damages from Typhoon Yutu. The damages were on the roof dome, roof skirts around the tank's perimeter, and leaks between wall joints and bolts. The damages exposed the tank to the environment and susceptible to contaminations. These openings on the tanks are a major system deficiency. There is a current risk of the water tank's catastrophic failure if another typhoon will directly hit the area.

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

This proposed improvement project is to replace the existing 1.0MG Glass-Fused Steel Bolted tank with a new 1.0MG Pre-stressed Concrete Tank. It will be designed and constructed to have a longer lifespan and lower annual maintenance cost.

Funding Information

Grant Number	HUD Program	Funding Amount
B-19-DV69-001/002		\$ 7,232,000.00

Estimated Total HUD Funded Amount: \$7,232,000.00

Estimated Total Project Cost (HUD and non-HUD funds) [24 CFR 58.32(d)]:

\$ 7,232,000.00

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

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

Compliance Factors: Statutes, Executive Orders, and Regulations listed at 24 CFR §58.5 and §58.6	Are formal compliance steps or mitigation required?	Compliance determinations
--	---	---------------------------

STATUTES, EXECUTIVE ORDERS, AND REGULATIONS LISTED AT 24 CFR 50.4 and 58.6

Airport Hazards 24 CFR Part 51 Subpart D	Yes	No	The Commonwealth Ports Authority has determined the project site is free from the runway clear zones.
Coastal Barrier Resources Coastal Barrier Resources Act, as amended by the Coastal Barrier Improvement Act of 1990 [16 USC 3501]	Yes	No ⊠	The Coastal Resources Management has determined that the project potential effects to coastal resources are likely to be less than significant adverse effect to coastal resources, the project site is not partially or wholly situated in any of Department of Coastal Resource Management's designated Areas of Particular Concern (APCs) nor within close proximity to an environmentally sensitive area.
Flood Insurance Flood Disaster Protection Act of 1973 and National Flood Insurance Reform Act of 1994 [42 USC 4001-4128 and 42 USC 5154a]	Yes	No 🗵	The Department of Public Works has determined that the project is not located in the special flood hazard area.
	RDERS,	AND R	EGULATIONS LISTED AT 24 CFR 50.4
Clean Air Clean Air Act, as amended, particularly section 176(c) & (d); 40 CFR Parts 6, 51, 93	Yes	No 🖾	The Bureau of Environmental and Coastal Quality (BECQ) has concurred with the determination of the NMHC that there will be no impact on air quality for the project.
Coastal Zone Management Coastal Zone Management Act, sections 307(c) & (d)	Yes	No 🗵	The Coastal Resources Management has determined that the project potential effects to coastal resources are likely to be less than significant. *Contractors shall obtain the necessary permits prior to any construction activities*
Contamination and Toxic Substances 24 CFR Part 50.3(i) & 58.5(i)(2)	Yes	No	The Bureau of Environmental and Coastal Quality (BECQ) has concurred with the determination of the NMHC that there are no suspected sites contaminated with toxic chemicals or radioactive materials.
Endangered Species Endangered Species Act of 1973, particularly section 7; 50 CFR Part 402	Yes	No ⊠	The Division of Fish and Wildlife (DFW) has determined that there is no record of special status species at the project site.

Explosive and Flammable Hazards 24 CFR Part 51 Subpart C	Yes No □ ⊠	The Bureau of Environmental and Coastal Quality (BECQ) has concurred with the determination of the NMHC that there is no suspected sites contaminated with toxic chemicals or radioactive materials.
Farmlands Protection Farmland Protection Policy Act of 1981, particularly sections 1504(b) and 1541; 7 CFR Part 658	Yes No □ ⊠	The Natural Resources Conservation Service (NCRS) has determined that the project site is not located in protective Farmland area.
Executive Order 11988, particularly section 2(a); 24 CFR Part 55	Yes No □ ⊠	The Department of Public Works has determined that the project is not located in the special flood hazard area.
Historic Preservation National Historic Preservation Act of 1966, particularly sections 106 and 110; 36 CFR Part 800	Yes No □ ⊠	The Historic Preservation Office (HPO) concurs with NMHC's findings of effect of No Adverse Effect on Historic Properties for this undertaking.
Noise Abatement and Control Noise Control Act of 1972, as amended by the Quiet Communities Act of 1978; 24 CFR Part 51 Subpart B	Yes No	The Bureau of Environmental and Coastal Quality (BECQ) has concurred with the determination of the NMHC that the project will not involve development of noise sensitive uses. The project is not within a major roadway or rail road. *Contractors shall obtain the necessary permits prior to any construction activities*
Sole Source Aquifers Safe Drinking Water Act of 1974, as amended, particularly section 1424(e); 40 CFR Part 149	Yes No □ ⊠	There are no sole source aquifers located at the project site.
Wetlands Protection Executive Order 11990, particularly sections 2 and 5	Yes No □ ⊠	The Coastal Resources Management (CRM) had determined that the project site is not partially or wholly situated in any of DCRM's designated Areas of Particular Concern (APCs) nor within close proximity to an environmentally sensitive area.
Wild and Scenic Rivers Wild and Scenic Rivers Act of 1968, particularly section 7(b) and (c)	Yes No □ ⊠	There are no wild or scenic rivers located at the project site.

ENVIRONMENTAL JUSTICE			
Environmental Justice	Yes No	The project will not cause any adverse	
Executive Order 12898		impact to the environment. The project is to enhance and a safe livelihood.	

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

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

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

Environmental Assessment Factor	Impact Code	Impact Evaluation
LAND DEVELO	PMENT	
Conformance with Plans / Compatible Land Use and Zoning / Scale and Urban Design	2	Pursuant to the zoning regulations the project activity is acceptable.
Soil Suitability/ Slope/ Erosion/ Drainage/ Storm Water Runoff	2	The soil suitability of the proposed project is suitable for the project. The minimal impact since it replaces the same foot print as the existing water tank for replacement.
Hazards and Nuisances including Site Safety and Noise	2	The proposed project would involve resurfacing and paving around the tank and installation of a drainage system to prevent flooding during rainy season. Contractors obtaining permit must adhere to the permitting requirements such as construction safety and noise.
Energy Consumption	2	The construction activity may require little to no use of energy besides equipment that requires the use of fossil fuels and electric generator.

Environmental Assessment Factor	Impact Code	Impact Evaluation
Assessment Factor	Code	Impact Evaluation
SOCIOECONOM	IIC	
Employment and		No Adverse impact are anticipated from the project on
Income Patterns		employment and income within the project area.
Demographic	2	There are no character changes or displacement for this
Character Changes,		project. The project will mitigate the flooding issue at the
Displacement		project site.

Environmental	Impact				
Assessment Factor	Code	Impact Evaluation			
COMMUNITY F.	COMMUNITY FACILITIES AND SERVICES				
Educational and Cultural Facilities	2	There is no adverse impact on educational and cultural facilities.			
Commercial Facilities	2	There is no adverse impact on commercial facilities.			
Health Care and Social Services	2	There is no adverse impact on Health Care and Soil Services facilities.			
Solid Waste Disposal / Recycling	2	There is no adverse impact on Solid Waste Disposal and Recycling facilities.			
Waste Water / Sanitary Sewers	2	There is no adverse impact on Waste Water sand Sanitary Sewer facilities.			
Water Supply	2	There is no adverse impact on Water Supply facilities.			
Public Safety - Police, Fire and Emergency Medical	2	There is no adverse impact on Public Safety Services.			
Parks, Open Space and Recreation	2	There is no adverse impact on Parks, Open Space and Recreation facilities.			
Transportation and Accessibility	2	There is no adverse impact on Transportation and Accessibility services.			

Environmental Assessment Factor	Impact Code	Impact Evaluation
NATURAL FEATU	RES	•
Unique Natural	2	There is no adverse impact on the Unique Natural Features
Features,		and Water Resources.

Water Resources		
Vegetation, Wildlife	2	There is no adverse impact on Vegetation and Wildlife.
Other Factors	2	State laws and regulations requires all construction activities to go through a permit process.

Additional Studies Performed:

Field Inspection (Date and completed by):

June 8, 2021 by Wilfred Villagomez

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

- 1. Commonwealth Ports Authority (CPA)
- 2. Division of Coastal Resource Management (DCRM)
- 3. Bureau of Environmental and Coastal Quality (BECQ)
- 4. Division of Fish and Wildlife (DFW)
- 5. Department of Public Works (DPW)
- 6. Historic and Preservation Office (HPO)
- 7. Natural Resource Conservation Service (NRCS)
- 8. CNMI Zoning

List of Permits Obtained:

Selected contractor will be responsible to obtain the permits needed to commence the construction activities of the proposed project.

Public Outreach [24 CFR 50.23 & 58.43]:

The NMHC shall provide publish notice to the local newspaper outlets, NMHC website and social media outlet to review the completed environmental review and allow the public to make comments.

Cumulative Impact Analysis [24 CFR 58.32]:

Per consultation with all environmental permitting agencies there will be no adverse impact in the environment as the construction activities are minimal. The state laws and regulations require all construction contractors to obtain the necessary permits in order to commence any construction activities.

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

None.

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

The NMHC considers a no action alternative because the proposed project is a critical lifeline infrastructure that serves 4,500 Kagman residences and the tank sustain damages from Typhoon Yutu with leaks within the wall joints and bolts needs immediate replacement.

Summary of Findings and Conclusions:

There are no environmental impacts for this project and therefore it shall proceed.

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

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

None.

Law, Authority, or Factor	Mitigation Measure
Determination:	
	npact [24 CFR 58.40(g)(1); 40 CFR 1508.27] cant impact on the quality of the human environment.
☐ Finding of Significant Impa The project may significantly affect the	ct [24 CFR 58.40(g)(2); 40 CFR 1508.27] ne quality of the human environment.
Preparer Signature:	My Date: 7/6/2/
Name/Title/Organization: Wilfred \	Villagomez, CDBG-DR Project Supervisor NMHC
Reviewed by: Jacob Muna,	Office Manager/Procurement Officer, NMHC
Certifying Officer Signature:	Date: 7/15/21
Name/Title:Jesse S. Palacios, &	orporate Director

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



Commonwealth Ports Authority

Francisco C. Ada/Saipan International Airport PO BOX 501055 • SAIPAN • MP • 96950

Phone: (670) 237-6500/01 E-Mail Address: cpa.admin@pticom.com Fax: (670) 234-5962 Website: https://cnmiports.com



May 6, 2021

Mr. Jesse S. Palacios Corporate Director Northern Marianas Housing Corporation PO Box 500514 Saipan, MP 96950

Dear Director Palacios:

Subject: Request for Determination of Effect Kagman and Dandan Saipan CUC Water Tank Replacement

This is in reference to your letter dated December 17, 2020 requesting for Determination of Effect for the above subject. The proposed project is the replacement of two (2) existing water tanks for the Commonwealth Utilities Corporation (CUC) located in the villages of Kagman and Dandan.

After review of the lot locations, we found them to be free from the Runway Protection Zone. As such, the determination of effect is hereby given.

Should you have any questions or require additional information, please feel free to contact us.

Sincerely

CHRISTOPHER S. TENORIO

Executive Director



Commonwealth of the Northern Mariana Islands OFFICE OF THE GOVERNOR

Bureau of Environmental and Coastal Quality

Division of Coastal Resources Management P.O. Box 501304, Saipan, MP 96950 Tel: (670) 664-8300; Fax: (670) 664-8315 management



Eti D. Cabrera Administrator

Janice E. Castro Director, DCRM

Ref No: PRM21-075

April 9, 2021

Mr. Jesse S. Palacios Corporate Director Northern Marianas Housing Corporation P.O. Box 500514 Saipan, MP 96950 Email: officemanager@nmhcgov.net.

Re: Request for Determination of Effect

Dear Mr. Palacios.

The Division of Coastal Resources Management (DCRM) is in receipt of your letter dated February 12, 2021 requesting for a Determination of Effect for the following projects – (1) Replacement of As Matuis 1.0 MG Water Tank; (2) Replacement of Dandan 1.0 MG Water Tank; (3) Replacement of Kagman 1.0 MG Water Tank; (4) Replacement of Tinian Carolinas Village 0.5 MG Water Tank; (5) Power Plant I Hardening Project; and (6) Power Plant Building Facility Repair and Mitigation. As stated in your letter, the proposed projects will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant-Disaster Recovery Program (CDBG-DR).

Based on our records, the aforementioned projects under items (2) and (3) were evaluated and issued a determination on December 23, 2020 (*Ref. No: PRM21-021, DCRM Letter*), and item (4) on February 9, 2021 (*Ref. No. PRM21-048, DCRM Letter*). However, items (1), (5) and (6) have not been assessed. This letter shall serve as DCRM's initial assessment for Determination of Effect on the three remaining projects. Using the CRM online permitting map and its multiple data source layers, DCRM's assessments of the following projects are as follows:

a) Item #1: The proposed replacement of the As Matuis 1.0 MG water tank includes demolishing the existing 1.0 MG tank, and then installing a new 1.0 MG pre-stressed concrete water tank. Other improvements include a telemetry system, new inlet and outlet piping configuration, new calcium hypochlorite disinfection system and sampling ports, and new inlet and outlet flow meters. DCRM's findings on the proposed project include - (1) the project is situated adjacent to a high valued habitat; (2) it is within close proximity (< 200') to two nearby streambeds; and, (3) is located near the As Matuis residential homestead area. As a result, DCRM will require a CRM minor permit for this project to ensure that the effects on natural drainage patterns of the project site are minimized, the potential destruction of important habitat are avoided, and potential discharge of toxic substances associated with construction activities are avoided, minimized, or mitigated.

- b) Item #5: The proposed action of hardening Power Plan 1 is to include two new typhoonresistant windows with shutters, a roll up door for the transformer station, improvements to
 the ventilation system, and replacing asbestos and cement exterior panels with galvanized
 aluminum panels along the new girts to provide more structural support for the panels. The
 improvements to the ventilation system will include replacing the current louvers with stormresistant ones. DCRM's findings for the Power Plant 1 Hardening Project are (1) the
 project is wholly within DCRM's designated Ports & Industrial Area of Particular Concern
 (APC); and, (2) construction activities of any type are known to cause some adverse effects
 to coastal resources. Therefore, this project is subject to a CRM permit.
- c) Item #6: The proposed repairs of Power Plant 4 building in Puerto Rico are to mitigate the vulnerability of the facility from typhoons and the effects of other natural disasters, the proposal intends to repair or replace panels, girts, roll-up doors, louvers, intake/exhaust fans, and fencing. DCRM's findings of these activities are (1) the project is wholly situated in DCRM designated Ports & Industrial APC; and (2) although the project is to improve the facility's resiliency to severe storms, construction activities of any type are likely to cause some adverse effects to coastal resources. A CRM permit is required for this project.
- d) As proposed, the projects will be primarily conducted within the boundaries of the properties. The area was previously disturbed with pre-existing structures. As a result, DCRM anticipates that the project is not likely to have significant adverse effects on the pattern and type of land use or growth and distribution of population including the character of existing government properties and residential areas;
- e) DCRM does not anticipate that this project will cause significant public controversy. We believe that the public and other agencies will be supportive of this proposal;
- f) Based on the information provided, NMC will be required to apply for a "One Start" permit as the project is or will be federally funded. The application will enable DCRM, the Division of Environmental Quality (DEQ), the Division of Fish and Wildlife (DFW), and the Historic Preservation Office (HPO) to review your project proposal in its entirety; and
- g) As this project will be duly permitted by relevant CNMI agencies, DCRM anticipates that this project will not conflict with any CNMI environmental, natural resources protection, or land use laws and regulations.

We look forward to further coordinating with the Northern Marianas Housing Corporation (NMHC) or the applicant, as you navigate through local and federal requirements. Should you have any questions or need assistance, please contact our Permitting Section at 664-8300.

Sincerely,

JANICE EL CASTRO

Director

Division of Coastal Resources Management



Commonwealth of the Northern Mariana Islands OFFICE OF THE GOVERNOR

Bureau of Environmental and Coastal Quality

Division of Caustal Resources Management P.O. Box 501304, Sapan, MP 96950 Tel. (670) 664-8303, Fax. (670) 664-8315 www.dom.gav.orp



Eli D. Cabrera

Janice E. Castro Director, DCRM

Ref No: PRM21-021

December 23, 2020

Mr. Jesse S. Palacios
Corporate Director
Northern Marianas Housing Corporation
P.O. Box 500514
Saipan, MP 96950
Email: officemanager@nmhcgov.net.

Re: Request for Determination of Effect

Dear Mr. Palacios,

The Division of Coastal Resources Management (DCRM) is in receipt of your letter dated December 17, 2020 requesting for a determination of effect for the proposed replacement of two (2) existing glass fused steel bolted water tanks to pre-stressed concrete water tanks for the Commonwealth Utilities Corporation (CUC). The new water tanks will be located in the villages of Kagman and Dandan as depicted in the respective vicinity maps. Furthermore, this project is funded by the U.S. Department of Housing and Urban Development (HUD).

As proposed, the project scope of work will require excavation with a minimum of 4' up to a maximum of 7' within the tank foundation footprint around the tank perimeter for replacement with densely compacted backfill.

Based on our preliminary review of your proposal, scope of work, general vicinity of project sites, and water tank design plans, DCRM has determined that the proposed project's potential effects to coastal resources are likely to be less than significant provided that CUC obtains and complies with all required permits. In response to your December 17th letter, the findings of our assessment are as follows:

- Based on the general information of the project, project background, and scope of work
 provided, the project site is not partially or wholly situated in any of DCRM's designated
 Areas of Particular Concern (APCs) nor within close proximity to an environmentally
 sensitive area;
- (2) As proposed, the project will be primarily conducted within the boundaries of the project site in Kagman and Dandan. These areas have been previously been disturbed with pre-existing structures and land clearing. As a result, DCRM anticipates that the project is not likely to have significant adverse effects on the pattern and type of land use or growth and distribution of population including the character of existing government properties and residential areas;

- (3) DCRM does not anticipate that this project will cause significant public controversy. We believe that the public and other agencies will be supportive of this proposal;
- (4) Based on the information provided, CUC will be required to apply for a "One Start" permit as the project is or will be federally funded. The application will enable DCRM, the Division of Environmental Quality (DEQ), the Division of Fish and Wildlife (DFW), and the Historic Preservation Office (HPO) to review your project proposal in its entirety; and
- (5) As this project will be duly permitted by relevant CNMI agencies, DCRM anticipates that this project will not conflict with any CNMI environmental, natural resources protection, or land use laws and regulations.

We look forward to further coordination with NMHC as you navigate through local and federal requirements. Should you have any questions or need assistance, please contact our Permitting Section at 664-8300,

Sincerely,

ANIOE E CASTRO

Director

Division of Coastal Resources Management

cc: BECQ Administrator

DEQ WEEC



NORTHERN MARIANAS HOUSING CORPORATION

P.O. BOX 500514, Saipan, MP 96950-0514

Email: nmhc@nmbc.gov.mp Website: http://www.nmhc.gov.mp

Tels: (670) 234-6866

234-7670

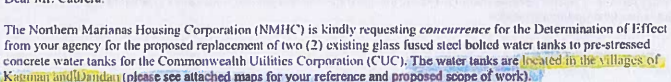
234-9447 Fax: (670) 234-9021

12/17/2020

Mr. Eliceo Cabrera
Administrator
Bureau of Environmental and Coastal Quality
P.O. Box 501304
Saipan, MP 96950

RE: Concurrence of Determination of Effect

Dear Mr. Cabrera:



The proposed project is by the U.S. Department of Housing and Urban Development (HUD).

NMHC has determined that there is no effect on the following:

- a. Impact of the project on air quality:
 -NMHC has determined that there will be no impact on air quality.
- b. Proximity to any known or suspected sites contaminated with toxic chemicals or radioactive materials:
 - -NMHC has determined that there is no suspected or visual indication of toxic chemicals or radioactive materials located at the project site.
- c. Project involved in development of noise sensitive uses or within a major roadway or railroad:
 - -NMHC has determined that the project is not involved in the development of noise sensitive uses or is within a major roadway or railroad.
- d. Separation from ground explosive or flammable fuel or chemical containers:

"NATTIC is an equal employment and fair housing public agency"

Rota Field Office: Tel. (670) 532-9410 Tiplen Field Office: Tel. (671) 433-9213
Fax (670) 532-9411 Fax (670) 433-3690

-NMHC has determined that the project site is located at an acceptable separation distance from any above ground explosive or flammable fuel or chemical containers. The project will not expose such hazards to people or buildings. (Please see attached above ground storage tank maps, separation distance chart done by NMHC and ASD/AST guidance chart issued by DEQ for your reference.)

Upon agreement of our determination please sign below indicating concurrence of your agency.

If you have any questions or concerns please do not hesitate to contact Mr. Jacob Muna at the numbers listed above or via email at officemanagera numberounet.

Sincerely

Justes Palacios Corporate Director

Division of Environmental Quality Concurrence:

Based on the information you have supplied, the CNMI Division of Environmental Quality does not believe that this project will have a significant impact on the environment as defined by the National Environmental Policy Act. Your project may require permits from DEQ or other local or federal agencies, and your responsibility to obtain them is not obviated by this letter.

Eliceo Cabrera, Administrator
Division of Environmental Quality

Date:

Northern Marianas Housing Corporation (NMHC) Request

LOT:

- Commonwealth Utilities Corporation (CUC) Kagman Water Tank
- 1. <u>Explosive or Flammable Operations:</u> The project is located at an Acceptable Separation Distance (ASD) from any above-ground explosive or flammable fuels or chemical containers according to "Siting of HUD-Assistance Projects Near Hazardous Facilities" (Appendix F, pp. 51-52), *OR* the project will expose neither people nor building to such hazards.

BRANCH: Storage Tanks (TANKS)

- > No concerns in regards to the lot in question about the Storage Tanks program.
- The nearest Aboveground Storage Tanks (AST) is the Lao Lao Bay Golf Resort (AST-017), which has one (1) 4,000-gallon double-wall AST for storing diesel fuel, and one (1) 2,000-gallon double-wall AST for gasoline fuel. In addition, there is the Kagman Juvenile Detention Facility with one (1) 1,500-gallon double-wall AST for the storage of Diesel fuel.
- The nearest fuel service station is the MOBIL Kagman Service Station (AST-086) with two (2) 6,000-gallon double-wall AST for gasoline, and one (1) 676-gallon double-wall AST for diesel fuel.
- ➤ The nearest Underground Storage Tank (UST) is the IT&E Kagman Remote Station, which has a UST with a capacity of 1,500 gallons double-wall tank for diesel fuel.
- ➤ If you have any questions regarding nearby Storage Tanks, you can contact the Storage Tanks team at 664-8511/06, and ask for Jason Reyes (Env. Technician), Jacob Lizama (Env. Specialist), and/or Robert Deleon Guerrero (Manager) for assistance.
- 2. <u>Toxic/Hazardous/Radioactive</u>, <u>Material</u>, <u>Contamination</u>, <u>Chemical or Gases</u>: That the project does not involve new development for habitation; OR the project involves new development for habitation but is not located within one mile of an NPL ("Superfund") site, within ½ mile of a CERCLIS site, nor adjacent to any other known or suspected sited contaminated with toxic chemicals or radioactive source determines it does not pose a health hazard.

BRANCH: Site Assessment and Remediation (SAR)

In respect to the lot in question, there are no concerns of those sites being situated within one mile of an NPL ("Superfund") site, or within ½ mile of a CERCLIS site, nor adjacent to any other known or suspected site contaminated with toxic chemicals or radioactive source determines it does not pose a health hazard. However, just to point out the FUDS sites and Brownfields sites that have completed assessments and cleanup as per lot: Former Kagman Airfield. This FUDS site has been cleaned up and required "No Further Action". However, we advise that the contractor exercise caution as there may be UXO encountered.

Former Kagman Airfield (Project No. H09CN008001)

- ➤ The former Kagman Airfield, as known as East Field, was constructed and utilized by the U.S. Military during World War II. The Kagman Airfield is approximately 700-acres and the area was staged as an aircraft fueling and maintenance base. The airfield base was then abandoned in the 1950s', and some waste materials generated from the construction of the airfield were discarded in the area. Studies determined that the soils at the former Kagman Airfield were characterized as lead-contaminated soil.
- Remedial Action was completed by the U.S. Army Engineer District, Honolulu (POH). Remedial action started on July 18, 2007, and was completed on September 21, 2007. Remediation tasks led to the excavating of lead-contaminated soil over an area of 2 acres in size and a minimum of 18 inches below ground surface. About 8,200 cubic yards of lead-contaminated soil were excavated from the site. After the soil excavation process, according to the Final Remediation Report (May 2010), confirmation samples were taken after the excavation and determined that the lead concentration in the soils was below the CNMI Pacific Basin Environmental Screening Levels (PBESLs).
- Munitions and UXO found on-site were transported off-site by the CNMI Department of Public Safety Response Team. After the completion of the remedial action, the entrance and exit to the site were then barricaded to prevent any access to the site, and it was allowed to naturally revegetate.

UXO Safety

- > No concerns surrounding this site. However, should take precautions in the event of any intrusive activities such as land excavations. Reason being that there could be a possibility of UXO or Unexploded Ordnance in the area. In the event UXO is discovered, work should stop, and DFEMS be contacted.
- Even if it is indicated that there is no record of inventory there is a potential for Unexploded Ordnance (UXO) to be found in the subject site. Although, if UXO is discovered during excavation or mining activities, it is recommended that work is ceased and that the Department of Public Safety (DPS) and Department of Fire and Emergency Medical Services (DFEMS) is contacted.
- ➤ It is important that if Unexploded Ordinance ("UXO") is encountered with the surface activities, work must stop and the Site Safety Officer must contact the Department of Fire and Emergency Medical Services ("DFEMS") at 911. DFEMS is the contact for the removal of the Unexploded Ordinance that is discovered on-site.
- ➤ If UXO is <u>frequently</u> being discovered on the sub-surface due to land clearing activities, the need for a UXO Technician should be considered. The role of the UXO Technician is to provide safety support and monitor for any UXO during excavation activities.
 - Always remember the 3R's of UXO Safety:

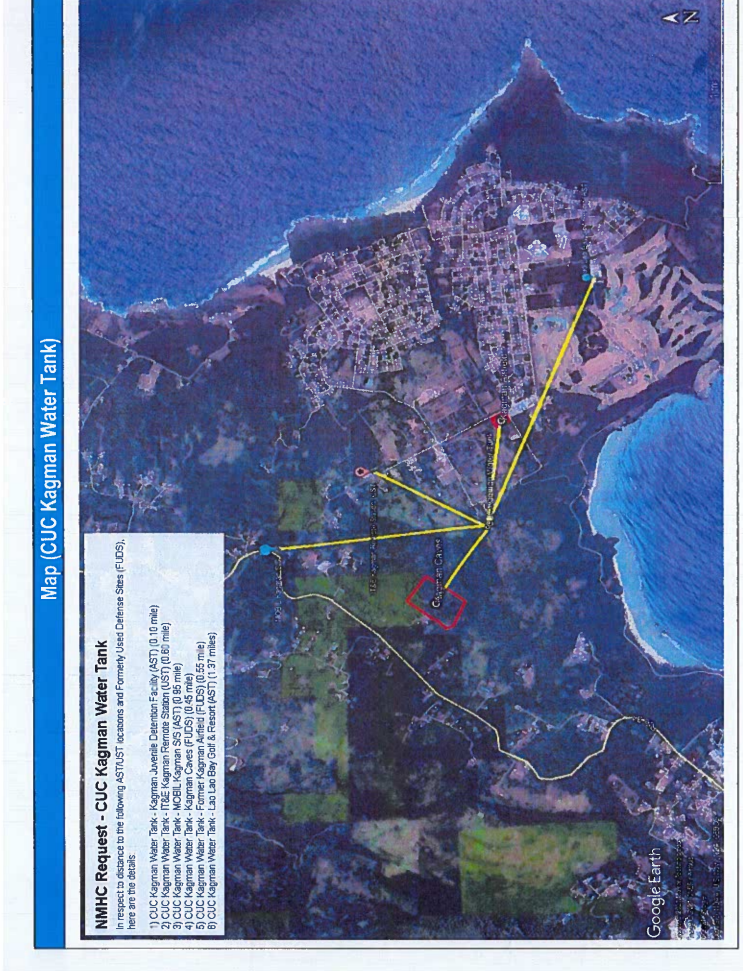
- Recognize when you may have come across a munition, and that munitions are dangerous.
- Retreat do not approach, touch, move, or disturb a suspect munition, but carefully leave the area.
- Report immediately what you saw and where you saw it to local law enforcement call 911.

Lead-Based Paint (LBP) Water Tank

- ➤ If the steel water tank was constructed before the 1980s' there may be potential for Lead-Based Paint (LBP). In addition, also the steel tank may have been painted with Lead-Based Paint. It is required that a Certified Industrial Hygienist (CIH) sample the water tank before removal/demolition to see if contains Lead-Based Paint (LBP). The sample results must be provided to BECQ for review and comment.
- ➤ If confirmed for LBP/ACM, it is required that Certified Lead Abatement Workers are the personnel to do the abatement work. In addition, Asbestos Abatement work must **ONLY** be done by certified trained personnel (must have LBP Abatement work credentials).
- A Lead Abatement Plan is required and must be provided to BECQ for review before any work. Also, the parts of the tank must be properly wrapped and transported to an area away from the residential homes.
- Abatement work must ensure that there is medical surveillance monitoring and air monitoring in place for the abatement work to remove the LBP. Abatement work that results in the collection of LBP chips must be properly disposed of in an off-island facility that accepts LBP. Note that the Marpi Landfill cannot and will not accept LBP, as it is an RCRA D Landfill.
- ➤ If you have any questions regarding SAR, you can contact Joshua Santos (Env. Specialist), and/or Robert Deleon Guerrero (Manager) at 664-8534/06 for assistance.

BECQ-DEQ Storage Tanks, Site Assessment & Remediation (ST/AR)

- Robert B. Deleon Guerrero (Manager)
- Joshua C. Santos (Env. Specialist Site Assessment & Remediation)
- Jacob T. Lizama (Env. Specialist Storage Tanks)
- Jason Q. Reyes (Env. Technician Storage Tanks)



Northern Marianas Housing Corporation (NMHC) Request

LOT:

- Commonwealth Utilities Corporation (CUC) Dan Dan Water Tank
- 1. <u>Explosive or Flammable Operations:</u> The project is located at an Acceptable Separation Distance (ASD) from any above-ground explosive or flammable fuels or chemical containers according to "Siting of HUD-Assistance Projects Near Hazardous Facilities" (Appendix F, pp. 51-52), *OR* the project will expose neither people nor building to such hazards.

BRANCH: Storage Tanks (TANKS)

- No concerns in regards to the lot in question about the Storage Tanks program.
- ➤ The nearest Aboveground Storage Tanks (AST) is the CPA Incinerator Facility, CPA Airport Facility, Continental Cargo Warehouse, Herman's Modern Bakery, and MOBIL Bulk Aviation Facility.
- ➤ If you have any questions regarding nearby ASTs, you can contact the Storage Tanks team at 664-8511/06, and ask for Jason Reyes (Env. Technician), Jacob Lizama (Env. Specialist), and/or Robert Deleon Guerrero (Manager) for assistance.
- 2. <u>Toxic/Hazardous/Radioactive</u>, <u>Material</u>, <u>Contamination</u>, <u>Chemical or Gases</u>: That the project does not involve new development for habitation; OR the project involves new development for habitation but is not located within one mile of an NPL ("Superfund") site, within ½ mile of a CERCLIS site, nor adjacent to any other known or suspected sited contaminated with toxic chemicals or radioactive source determines it does not pose a health hazard.

BRANCH: Site Assessment and Remediation (SAR)

In respect to the lot in question, there are no concerns of those sites being situated within one mile of an NPL ("Superfund") site, or within ½ mile of a CERCLIS site, nor adjacent to any other known or suspected site contaminated with toxic chemicals or radioactive source determines it does not pose a health hazard. However, just to point out the FUDS sites and Brownfields sites that have completed assessments and cleanup as per lot:

FUDS Sites / Brownfields

- For information on FUDS sites and Brownfields sites near the Dan Dan Water Tank, you can check the CNMI DEQ Public Record (cnmideqpublicrecord.weebly.com).
 - Kobler Naval Supply Center: http://cnmideqpublicrecord.weebly.com/kobler-naval-supply-center.html
 - Naftan Bomb Storage / Naftan Ordnance Disposal: http://cnmideqpublicrecord.weebly.com/nod-nbs.html
 - CPA Buried Drum Site: http://cnmideqpublicrecord.weebly.com/cpa-buried-drum-site.html

- CPA Proposed Commercial Site: http://cnmideqpublicrecord.weebly.com/cpa-proposed-comm-site.html
- CUC Isely Field: http://cnmideqpublicrecord.weebly.com/cuc-isley-field.html
- KV-1 Site: http://cnmideqpublicrecord.weebly.com/kv-1-saipan.html
- Western Equipment Quarry, Saipan: http://cnmideqpublicrecord.weebly.com/western-equipment-quarry-saipan.html

UXO Safety

- No concerns surrounding this site. However, should take precautions in the event of any intrusive activities such as land excavations. Reason being that there could be a possibility of UXO or Unexploded Ordnance in the area. In the event UXO is discovered, work should stop, and DFEMS be contacted.
- Even if it is indicated that there is no record of inventory there is a potential for Unexploded Ordnance (UXO) to be found in the subject site. Although, if UXO is discovered during excavation or mining activities, it is recommended that work is ceased and that the Department of Public Safety (DPS) and Department of Fire and Emergency Medical Services (DFEMS) is contacted.
- ➤ It is important that if Unexploded Ordinance ("UXO") is encountered with the surface activities, work must stop and the Site Safety Officer must contact the Department of Fire and Emergency Medical Services ("DFEMS") at 911. DFEMS is the contact for the removal of the Unexploded Ordinance that is discovered on-site.
- > If UXO is <u>frequently</u> being discovered on the sub-surface due to land clearing activities, the need for a UXO Technician should be considered. The role of the UXO Technician is to provide safety support and monitor for any UXO during excavation activities.
 - Always remember the 3R's of UXO Safety:
 - Recognize when you may have come across a munition, and that munitions are dangerous.
 - Retreat do not approach, touch, move, or disturb a suspect munition, but carefully leave the area.
 - Report immediately what you saw and where you saw it to local law enforcement call 911.

Lead-Based Paint (LBP) Water Tank

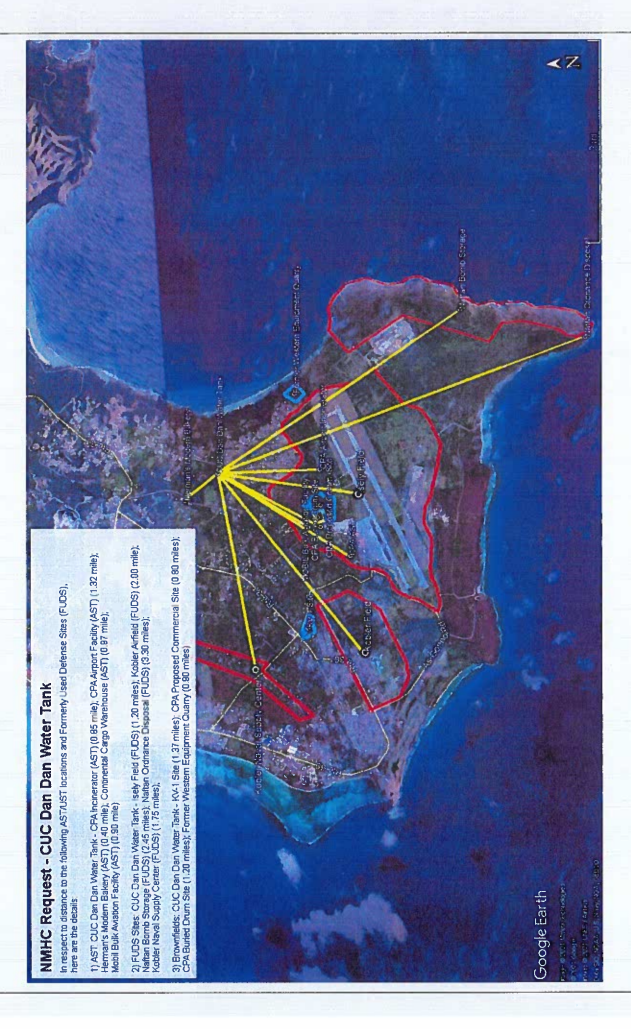
> If the steel water tank was constructed before the 1980s' there may be potential for Lead-Based Paint (LBP). In addition, also the steel tank may have been painted with Lead-Based Paint. It is required that a Certified Industrial Hygienist (CIH) sample the water tank before removal/demolition to see if contains Lead-Based Paint (LBP). The sample results must be provided to BECQ for review and comment.

- ➤ If confirmed for LBP/ACM, it is required that Certified Lead Abatement Workers are the personnel to do the abatement work. In addition, Asbestos Abatement work must ONLY be done by certified trained personnel (must have LBP Abatement work credentials).
- A Lead Abatement Plan is required and must be provided to BECQ for review before any work. Also, the parts of the tank must be properly wrapped and transported to an area away from the residential homes.
- Abatement work must ensure that there is medical surveillance monitoring and air monitoring in place for the abatement work to remove the LBP. Abatement work that results in the collection of LBP chips must be properly disposed of in an off-island facility that accepts LBP. Note that the Marpi Landfill cannot and will not accept LBP, as it is an RCRA D Landfill.
- ➤ If you have any questions regarding SAR, you can contact Joshua Santos (Env. Specialist), and/or Robert Deleon Guerrero (Manager) at 664-8534/06 for assistance.

BECQ-DEQ Storage Tanks, Site Assessment & Remediation (ST/AR)

- Robert B. Deleon Guerrero (Manager)
- Joshua C. Santos (Env. Specialist Site Assessment & Remediation)
- Jacob T. Lizama (Env. Specialist Storage Tanks)
- Jason Q. Reyes (Env. Technician Storage Tanks)







Commonwealth of the Northern Mariana Islands Division of Fish & Wildlife

Department of Lands and Natural Resources

Lower Base, P.O. Box 10007 Saipan, MP 96950



Telephone: 670-664-6000 Fax: 670-664-6060

December 18, 2020

Jesse Palacios Corporate Director, NMHC PO Box 500514 Saipan, MP 96950-0514

Subject: Information Request (#IR-21-04), NMHC Request for a Determination of Effects for Special Status Species

Dear Mr. Jesse Palacios:

You requested information from the Division of Fish and Wildlife regarding potential environmental impacts from several new construction projects on Saipan.

We reviewed your information request, including supporting information and maps. Please note that DFW does not have jurisdiction over wetlands or rivers and offering guidance on such matters is outside of our scope. Please contact the Bureau of Environmental and Coastal Quality for further guidance pertaining to wetlands or rivers.

Our comments regarding potential special status species impacts follow:

- NMHC Central Office Expansion project, Lot No. 014 D 75, Garapan, Saipan
 The lot appears to be mostly cleared and maintained based on satellite imagery.
 DFW has no record of special status species on this or the immediately adjacent
 lots.
- 2) Water Tank Replacement project, Lot No. 099 G 01, Kagman, Saipan Nightingale Reed-warblers have been detected in lots adjacent to the proposed project site and if still present, they may be impacted by project activities involving land clearing and heavy equipment use. Mitigation measures may be required for the project if endangered species are detected within 50 meters of the project site.
- 3) Water Tank Replacement project, Lot No. 010 K 503, Dandan, Saipan The lot appears to be mostly cleared and maintained based on satellite imagery; however, the lot is surrounded by potential habitat for endangered species. DFW has no record of endangered species on this or the immediately adjacent lots.

000000

We did not conduct on-the-ground inspections of the sites. Our response is based solely on the information you provided, our current knowledge, and professional experience.

This letter is not a permit or approval of the proposed projects. Instead, the information that we provide may assist you in project planning, including information required to comply with the preparation of an Environmental Assessment Statutory Checklist.

If you have any questions, or I can be of further assistance, please don't hesitate to contact me at 664-6032.

Sincerely,

Emila Holder

Emilie Kohler Wildlife Biologist, DFW

Cc: Anthony T. Benavente, Secretary, DLNR Manny M. Pangelinan, Director, DFW



Commonwealth of the Aorthern Mariana Islands Office of the Secretary of Public Works 210 floor-Oleai Joeten Commercial Center Saipan, AP 96950



December 22, 2020 Serial No. PW20-1072 12/28/20 P

Mr. Jesse S. Palacios Corporate Director Northern Marianas Housing Corporation Saipan, MP 96950

RE: Determination of Special Flood Hazard Area

Dear Director Palacios:

This letter is in response to your request received by our office on December 17, 2020 for the determination of Special Flood Hazard Areas as a part of a regulatory compliance checklist regarding a proposed replacement of two existing CUC glass fused steel bolted water tanks located in Dandan and Kagman in the island of Saipan.

After a thorough review of the Flood Insurance Rate Map (FIRM Panels No. 6900000045C for Dandan and 6900000065C for Kagman) and other source materials, this office has determined that the aforementioned locations are **NOT** in the Special Flood Hazard Areas. See attached map.

Should you have any questions or concerns, please do not hesitate to contact Mr. Edwin Tmarsel, Flood Administrator of our Building Safety Code Division at the telephone number 234-2726.

Sincerely,

JAMES A. ADA

Secretary of Public Works

cc: Building Safety Code Division

NMHC-SAIPAN OFFICE

Date: 12/23/2020.2:40

ושמנוטוומו ו וטטע ו ומבמוע במעכו ו וועועוכנוכ

145°45'19"E 15°10'32"N



Legend

OTHER AREAS OF

SEE FIS REPORT FOR DETAILED LEGEND AND INDEX MAP FOR FIRM PAN

HAZARD AREAS SPECIAL FLOOD









Regulatory Floodway Without Base Flood Elevation Zone A, V, A99 With BFE or Depth zone AE, AO







0.2% Annual Chance Flood H: of 1% annual chance flood widepth less than one foot or w





Area with Reduced Flood Rist Chance Flood Hazard Zone X Future Conditions 1% Annual areas of less than one square



FLOOD HAZARD



Area with Flood Risk due to L Levee. See Notes. Zone X



NO SCREEN Area of Minimal Flood Hazarc

Effective LOMRs

Area of Undetermined Flood I

OTHER AREAS

STRUCTURES | 1111111 Levee, Dike, or Floodwall ----Channel, Cuivert, or Storm Se

GENERAL

B 20,2 Water Surface Elevation Cross Sections with 1% Annua

Coastal Transect

Base Flood Elevation Line (BF

Coastal Transect Baseline Limit of Study Hydrographic Feature Profile Baseline Jurisdiction Boundary

FEATURES

OTHER

Unmapped

Digital Data Available

No Digital Data Available

MAP PANELS

an authoritative property location. point selected by the user and does r The pin displayed on the map is an a

The basemap shown complies with FEMA's basemap digital flood maps if it is not void as described below. This map complies with FEMA's standards for the use o

The flood hazard information is derived directly from the become superseded by new data over time. time. The NFHL and effective information may change c reflect changes or amendments subsequent to this date was exported on 12/20/2020 at 6:23 PM and does no authoritative NFHL web services provided by FEMA. This

FIRM panel number, and FIRM effective date. Map imag unmapped and unmodernized areas not be used for elements do not appear: basemap imagery, flood zone regulatory purposes. legend, scale bar, map creation date, community identii This map image is void if the one or more of the following

145°45'56"E 15°9'57"N

0

7250

1,000

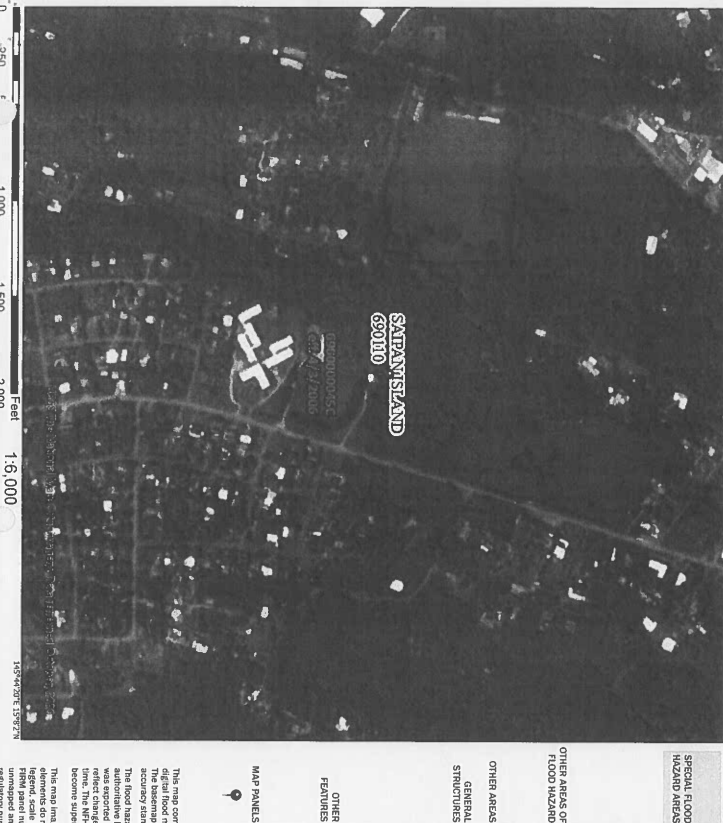
1,500

2,000 Feet

1:6,000

יזמויטומו ו וטטט ו ומבמוט במצפו ו וו אוצופונס 45°43'43"E 15°8'37"N





Legend

SEE FIS REPORT FOR DETAILED LEGEND AND INDEX MAP FOR FIRM PANE

SPECIAL FLOOD

HAZARD AREAS





Regulatory Floodway Without Base Flood Elevation Zone A, V, A99 With BFE or Depth zone AE, AO, A



0.2% Annual Chance Flood Ha

Area with Reduced Flood Risk

Chance Flood Hazard Zone X areas of less than one square of 1% annual chance flood with Future Conditions 1% Annual depth less than one foot or wit

Area with Flood Risk due to Lev Levee, See Notes, Zone X

FLOOD HAZARD

NO SCREEN Area of Minimal Flood Hazard ■ Effective LOMRs

1 1 1 1 1 1 Channel, Culvert, or Storm Sew Area of Undetermined Flood Hz

OTHER AREAS

GENERAL

STRUCTURES | 1111111 Levee, Dike, or Floodwall (B) 20.2 Cross Sections with 1% Annual Water Surface Elevation Coastal Transect

FEATURES OTHER Hydrographic Feature Profile Baseline Coastal Transect Baseline Jurisdiction Boundary Limit of Study Base Flood Elevation Line (BFE

an authoritative property location. point selected by the user and does no The pin displayed on the map is an app MAP PANELS

Unmapped

No Digital Data Available Digital Data Available

accuracy standards The basemap shown complies with FEMA's basemap digital flood maps if it is not void as described below. This map complies with FEMA's standards for the use of

become superseded by new data over time. authoritative NFHL web services provided by FEMA. This r time. The NFHL and effective information may change or reflect changes or amendments subsequent to this date: was exported on 12/20/2020 at 6:26 PM and does not The flood hazard information is derived directly from the

regulatory purposes. unmapped and unmodernized areas FIRM panel number, and FIRM effective date. Map image legend, scale bar, map creation date, community identific elements do not appear: basemap imagery, flood zone la This map image is void if the one or more of the following

o'

1,500

2,000



Commonwealth of the Northern Mariana Islands

Historic Preservation Office
Department of Community & Cultural Affairs

Airport Road

Caller Box 10007

Saipan, MP 96950



TEL: 664-2120-25 FAX: 664-2139

April 14, 2021

Serial: 34420 File: 6.7.21.12

Jesse S. Palacios Corporate Director Northern Marianas Housing Corporation P.O. Box 500514 Saipan, MP 96950

RE: Section 106 Consultation for Northern Marianas Housing Corporation's Community Development Block Grant Disaster Recovery Program in Support of the Commonwealth Utilities Corporation's proposed Water Tanks Replacement Project located in Dandan and Kagman areas, Saipan

Dear Mr. Palacios,

Pursuant to the Section 106 of the National Historic Preservation Act, the CNMI Historic Preservation Office (HPO) has reviewed your consultation letter and general documentation for the above reference proposed replacement of two (2) existing 0.5 million gallon (MG) glass fused to steel bolted tanks with new 1.0 MG pre-stressed concrete material.

Based on the information presented, HPO concurs with NMHC's finding of effect of **No Adverse** Effect on Historic Properties for this undertaking.

If there are any further questions or comments, please feel free to reach out to HPO at (670) 664-2120.

Sincerely

Rita C. Chong-Dela Cruz

State Historic Preservation Officer

F	U.S. Departme			ATING				
PART I (To be completed by Federal Agency)		Date Of Land Evaluation Request 5/13/2021						
Name of Project Kagman 1. MG Water Tank Replacemen								
Proposed Land Use TANK REPLACEMENT PROJECT		County and StateKagman Village, Saipan						
PART II (To be completed by NRCS)								
		NRCS 5114171		Person Completing Form:		rm:		
Does the site contain Prime, Unique, Statewide or Local Important Farmland		100000	ES NO	Acres	s Irrigated .	Ayerage	Farm Size	
(If no, the FPPA does not apply - do not co		,						
Major Crop(s)	Farmable Land In Govt. Jurisdiction		Amount of Farmland As Defined in FPPA					
Non-off and Evision No. Control Land	lem Used Name of State or Local Site Assessment System			Acres: % Date Land Evaluation Returned by NRCS				
Name of Land Evaluation System Used	Name of State or Local S	Site Assess	ment System	Date Lan	d Evaluation R	eturned by N	RCS	
PART III (To be completed by Federal Age	andr)				Alternative	Site Rating		
				Site A Site B Site C Site D				
A. Total Acres To Be Converted Directly B. Total Acres To Be Converted Indirectly				N/A	1 Ly			
C. Total Acres In Site								
						W	i Tree	
PART IV (To be completed by NRCS) Land Evaluation Information			WVIII.					
A. Total Acres Prime And Unique Farmland		Waller I						
B. Total Acres Statewide Important or Local Important Farmland								
C. Percentage Of Farmland in County Or L							1	
D. Percentage Of Farmland in Govt. Jurisd		live Value						
PART V (To be completed by NRCS) Lan- Relative Value of Farmland To Be C	converted (Scale of 0 to 100 Point	is)	Ta This	2	f a same			
PART VI (To be completed by Federal Agency) Site Assessment Criteria (Criteria are explained in 7 CFR 658.5 b. For Corridor project use form NRCS-CPA-106)			Maximum Points	Site A	Site B	Site C	Site D	
1. Area in Non-urban Use			(15)					
2. Perimeter In Non-urban Use			(10)					
3. Percent Of Site Being Farmed			(20)			+		
4. Protection Provided By State and Local Government			(20)					
5. Distance From Urban Built-up Area			(15)					
6. Distance To Urban Support Services			(15)					
7. Size Of Present Farm Unit Compared To Average			(10)					
8. Creation Of Non-farmable Farmland			(10)					
9. Availability Of Farm Support Services			(5)					
10. On-Farm Investments			(20)					
11. Effects Of Conversion On Farm Support Services			(10)			20-11		
12. Compatibility With Existing Agricultural Use			(10)					
TOTAL SITE ASSESSMENT POINTS			160	6	0	0	0	
PART VII (To be completed by Federal .	Agency)							
Relative Value Of Farmland (From Part V)			100	0	0	0	0	
Total Site Assessment (From Part VI above or local site assessment)			160	0	0	0	0	
TOTAL POINTS (Total of above 2 lines)			260	V	0	0	0	
Site Selected:	Date Of Selection			Was A Local Site Assessment Used? YES NO				
Reason For Selection:				1				
Name of Federal agency representative corr			- ·					

Prime and Unique Farmlands Map USDA-NRCS

Map Prepared by Pamela M. Sablan, District Conservationist - 05/17/2021 Response to Categorically Excluded Statutory Checklist "CUC Tank Replacement Project - Kagman Village - Kagman, Saipan"





Project Location

Prepared with assistance from USDA-Natural Resources Conservation Service

750 1,500 3,000 Feet





NORTHERN MARIANAS HOUSING CORPORATION

P.O. BOX 500514, Saipan, MP 96950-0514

Email: nmhc@nmhc.gov.mp Website: http://www.nmhc.gov.mp

Tels: (670) 234-6866

234-7670 234-9447

Fax: (670) 234-9021

12/17/2020

Ms. Geralyn Dela Cruz Zoning Administrator Zoning Board Caller Box 10007 Saipan, MP 96950

Re: Request for Zoning Certification

Dear Ms. Dela Cruz:

The Northern Marianas Housing Corporation (NMHC) is in the process of preparing the Environmental Assessment Statutory Checklist (24 CFR § 58.36) for the proposed replacement of two (2) existing glass fused steel bolted water tanks to pre-stressed concrete water tanks for the Commonwealth Utilities Corporation (CUC). The water tanks are located in the villages of Kagman and Dandan (please see attached maps for your reference and proposed scope of work).

Therefore, our agency is kindly requesting for your concurrence in certifying that the project is acceptable based on the Zoning Law. This concurrence will not constitute as approval for a permit.

The proposed project is funded by the U.S. Department of Housing and Urban Development (HUD).

Attached with this letter is a signature portion for your concurrence.

If you may have any questions or concerns, please feel free to contact Mr. Jacob Muna at the numbers listed above or via email at officemanager@nmhcgov.net.

Sincerely,

Corporate Director

NMHC-SAIPAN OFFICE

Rota Field Office: Tel. (670) 532-9410 Fax. (670) 532-9441 Tinian Field Office: Tel. (671) 433-9213

Fax. (670) 433-3690

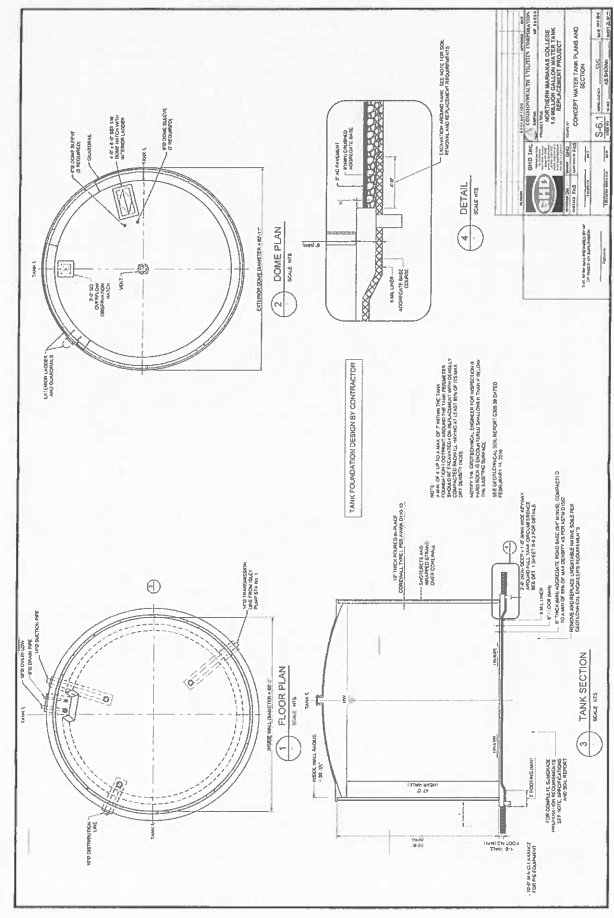
(Zoning Use)
This certification is granted to the Northern Marianas Housing Corporation (NMHC) to proceed with their project
based on Article 6 (General Development Requirements) Section 618 (Utilities) (citation) of the Saipan
Zoning Law.
This certification will not constitute as an approval for a permit. The NMHC and/or Contractor must apply for a
permit prior to any construction work. If the NMHC and/or Contractor fails to apply for a Zoning permit, the Zoning
Office will issue a violation notice and impose fines for failure to abide by the Zoning Law.
Certified & Concurred by:
Geralyn Dela Cruz, Zoning Administrator 12/21/2020 Date

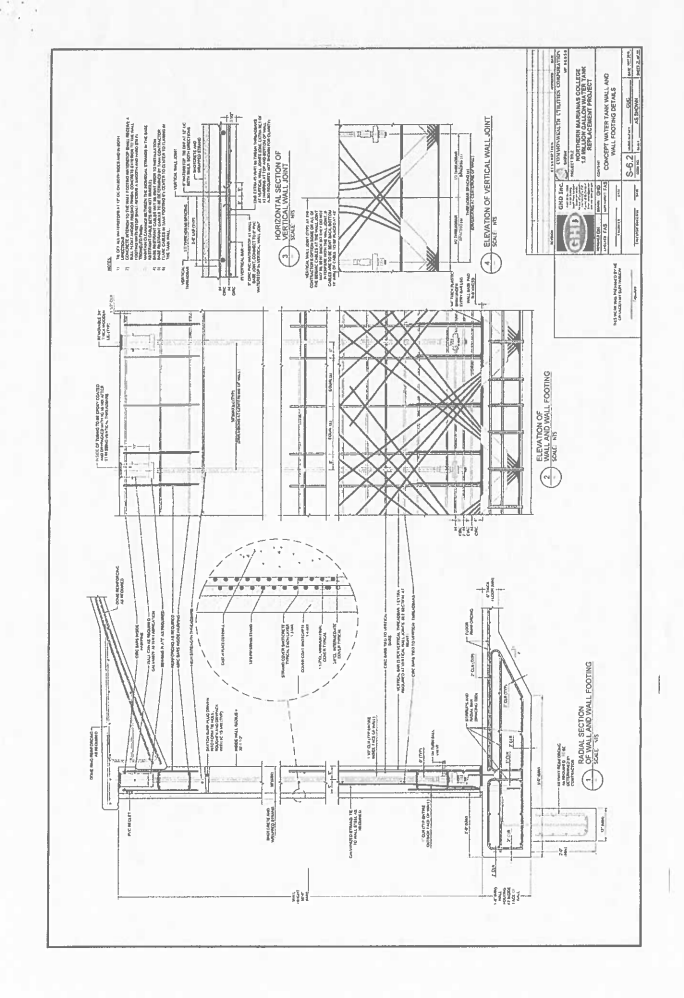
Rota Field Office: Tel. (670) 532-9410 Fax. (670) 532-9441 Tinian Field Office: Tel. (671) 433-9213 Fax. (670) 433-3690 Dandan Water Tank Project Site:

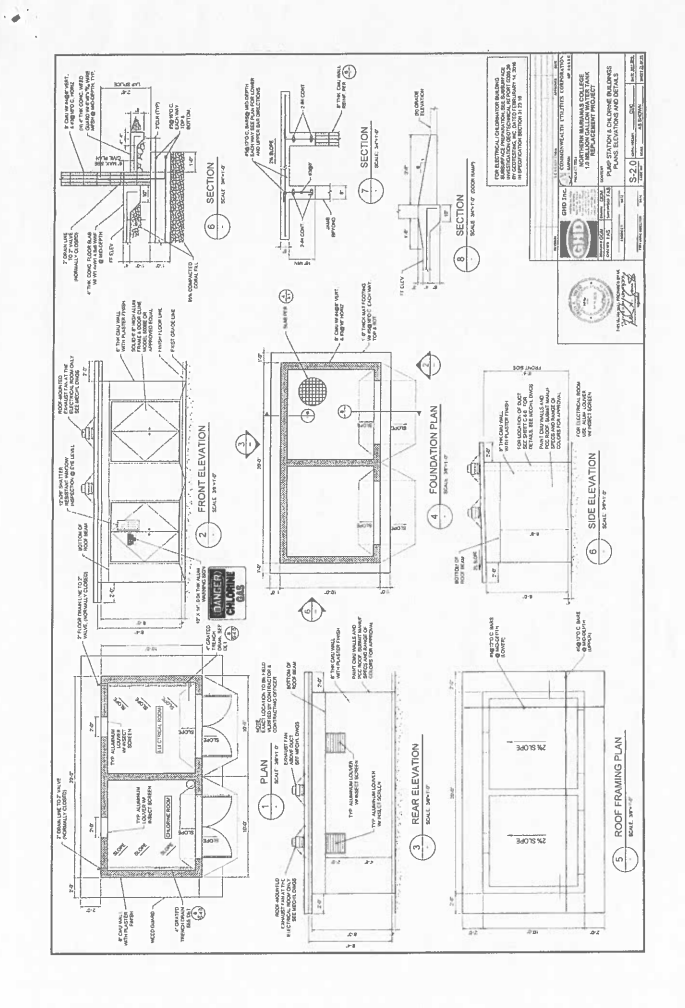


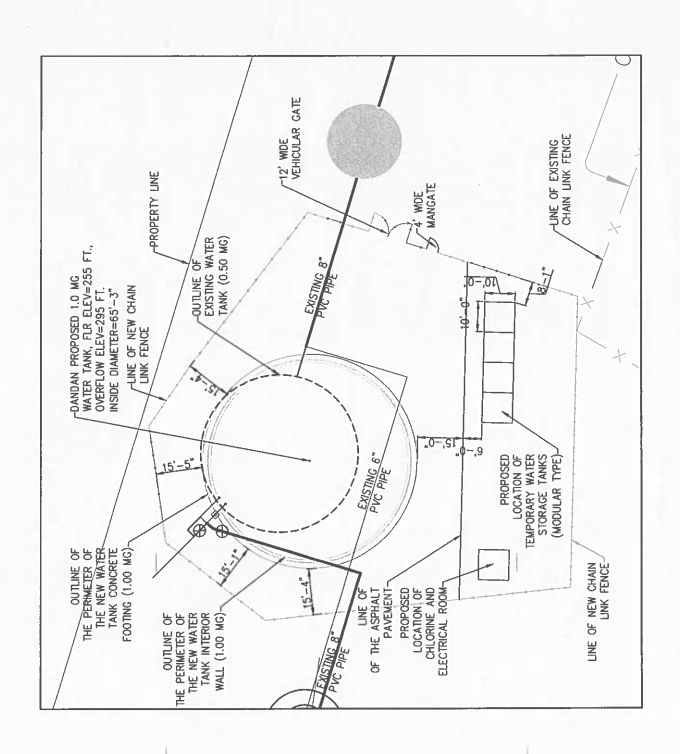
Kagman Water Tank Project Site: Military Kagman Caves 🕏 Laulay Bay Miklary Kaoman dumps te 🖁

Same so concept for the Dandan a Kagman. waster tanks.



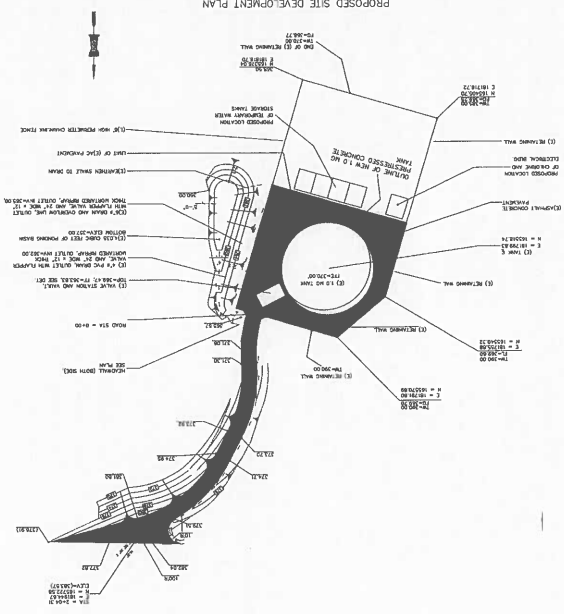


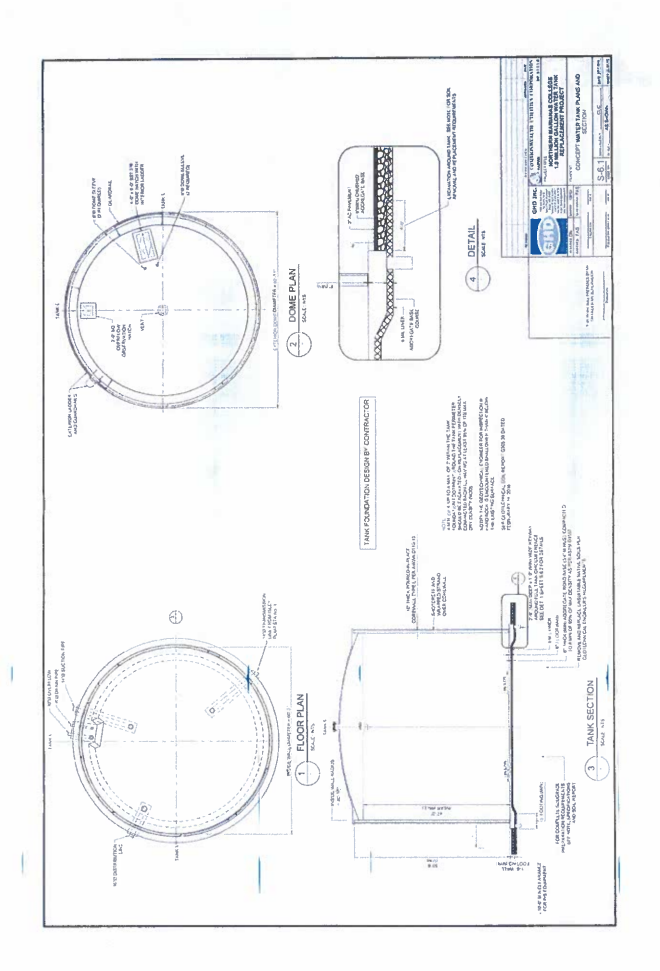


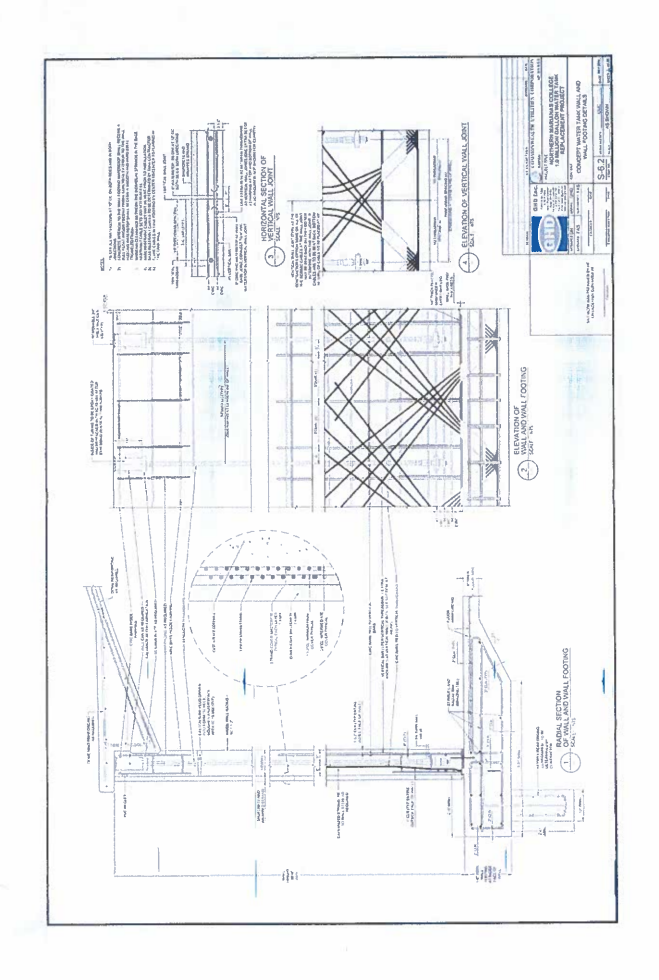


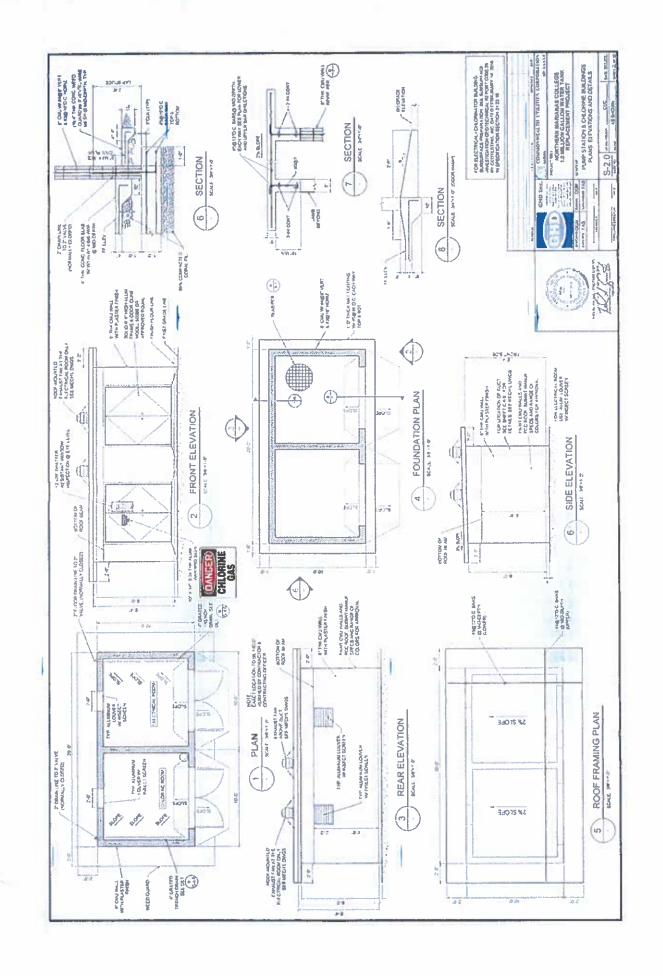
. .

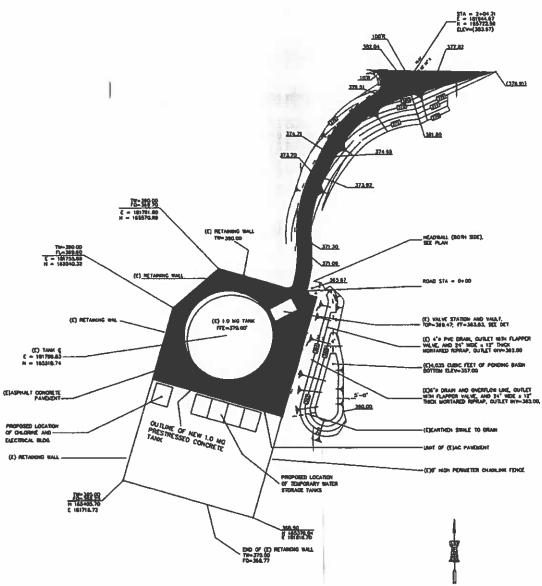
PROPOSED SITE DEVELOPMENT PLAN FOR KACMAN 1.0 MG WATER TANK REPLACEMENT PROJECT











PROPOSED SITE DEVELOPMENT PLAN
FOR KAGMAN 1.0 MG WATER TANK REPLACEMENT PROJECT