COMMONWEATH OF THE NORTHERN MARIANA ISLANDS NORTHERN MARIANAS HOUSING CORPORATION

PUBLIC NOTICE

This Notice is paid by the NMHC with HUD funds.

NOTICE OF FINDING OF NO SIGNFICANT IMPACT AND NOTICE OF INTENT TO REQUEST RELEASE OF FUNDS 06/01/2023

Government of the Commonwealth of the Northern Mariana Islands Northern Marianas Housing Corporation Saipan MP, 96950

Telephone(s): (670)234-9447/6866

These notices shall satisfy the above-cited two separate but related procedural notification requirements.

REQUEST FOR RELEASE OF FUNDS

On or after June 17, 2023, 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:

Project/Activity Type	Purpose	Location	Total Project Cost
Canaan-As Lito Housing	Affordable Rental	As Lito, Saipan	Approximately \$6,060,000.00 of
• The "Canaan–As Lito Housing" project proposes to build thirty (30) housing units: two (2) units with one bedroom, six (6) units with two bedrooms, fourteen (14) units with three bedrooms, and eight (8) units with four bedrooms.	Housing		CDBG-DR funds; no other funds are to be used.

FINDING OF NO SIGNIFICANT IMPACT

The Government of the Commonwealth of the Northern Mariana Islands has determined that the above-listed project 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) on the Northern Marianas Housing Corporation (NMHC) website at www.nmhcgov.net or NMHC Community Development Block Grant - Disaster Recovery (CDBG-DR) website at www.cmmi-cdbgdr.com; or on file at the NMHC Central Office in Garapan, Saipan or NMHC CDBG-DR Office in Beach Road, Chalan Laulau, Saipan, examined 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 may submit written comments on the ERR to Northern Marianas Housing Corporation. You may submit comments to 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 June 16, 2023, 4:30 p.m. will be considered by the Government of the Commonwealth of the Northern Mariana Islands prior to authorizing the submission of a request for release of funds. Comments should specify which Notice they are addressing.

ENVIRONMENTAL CERTIFICATION

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 Arnold I. Palacios 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. approval of the certification satisfies its responsibilities under the National Environmental Policy Act (NEPA) of 1969 and related laws and authorities, and allows the Government of the Northern Mariana Islands to use Program Funds.

OBJECTIONS TO RELEASE OF FUNDS

The U. S. Department of Housing and Urban Development (HUD) Washington D.C will accept objections to its release of fund and the Government of the Northern Mariana Islands certification for a period of **fifteen days** following the anticipated submission date or its actual receipt of the request (whichever is later) only if they are 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 HUD regulations at 24 CFR part 58; (c) the grant recipient or other participants in the development process have committed funds, incurred costs or undertaken activities not authorized by 24 CFR Part 58 before approval of a release of funds by U. S. Department of Housing and Urban Development (HUD); 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 (24 CFR Part 58, Sec. 58.76) and shall be addressed to Ms. Tennille Smith Parker, DRSI Division Director, HUD, via email at Tennille.S.Parker@hud.gov or via telephone (202)402-4649. Potential objectors should contact e U.S. Department of Housing and Urban Development to verify the actual last day of the objection period.

/s/ Arnold I. Palacios Governor of the 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: Canaan-As Lito Housing

Responsible Entity: Northern Marianas Housing Corporation (NMHC),

Community Development Block Grant – Disaster Recovery (CDBG–DR)

Grant Recipient (if different than Responsible Entity):

State/Local Identifier: Commonwealth of the Northern Mariana Islands (CNMI)

Preparer: Jolina P. Ada, CDBG-DR Housing Specialist

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

Grant Recipient (if different than Responsible Entity):

Consultant (if applicable): N/A

Direct Comments to: Jesse S. Palacios, NMHC Corporate Director

Northern Marianas Housing Corporation P.O. Box 500514, Saipan, MP 96950 Email: officemanager@nmhcgov.net

Project Location:

"Canaan-As Lito Housing" is located in As Lito, on the island of Saipan, and the project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

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

The "Canaan-As Lito Housing" project proposes to build thirty (30) duplex housing units: two (2) units with one bedroom, six (6) units with two bedrooms, fourteen (14) units with three bedrooms, and eight (8) units with four bedrooms, as well as supporting facilities and amenities.

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

The Northern Marianas Housing Corporation (NMHC), Community Development Block Grant – Disaster Recovery (CDBG–DR), Affordable Rental Housing Development Program, is aware of the housing needs of Low-to-Moderate Income (LMI) families who have been affected by Super Typhoon Yutu. The CNMI has not been able to recover from this disaster quickly enough to meet the community's housing needs. By completing "Canaan–As Lito Housing", the proposed project, families will have an opportunity to recover.

The proposed project will contribute to addressing some of the market demands for affordable housing and the current housing shortages our island is experiencing. The project will be built in a neighborhood that was not previously served by an affordable housing project. As a result, NMHC is able to bring the benefits of the Affordable Rental Housing Development Program available to a greater percentage of Saipan's population.

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

Funding Information

Grant Number	HUD Program	Funding Amount
	Community Development Block Grant – Disaster Recovery (CDBG–DR)	\$6,060,000.00

Estimated Total HUD Funded Amount:

\$6,060,000.00

Estimated Total Project Cost (HUD and non-HUD funds) [24 CFR 58.32(d)]: \$6,060,000.00

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, EXECUTI 24 CFR 50.4 and 58.6	VE OF	RDERS	S, AND REGULATIONS LISTED AT
Airport Hazards 24 CFR Part 51 Subpart D	Yes	No 🖂	The Commonwealth Ports Authority has determined that the project site is free from the Airport Runway Clear Zones. (See Appendix A)
Coastal Barrier Resources Coastal Barrier Resources Act, as amended by the Coastal Barrier Improvement Act of 1990 [16 USC 3501]	Yes	No	The Division of Coastal Resources Management has determined that the project site is wholly situated outside of DCRM's designated Areas of Particular Concern (APC). *DCRM recommends that our applicant consults with DCRM before commencing any construction or land clearing activities for further review. *A One-Start permit from the Division of Environmental Quality (DEQ) will be required. (See Appendix B)
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 site is outside of the Special Flood Hazard Area. Additionally, this project does not require flood insurance. (See Appendix C)

STATUTES, EXECUTIVE ORDERS, AND REGULATIONS LISTED AT 24 CFR 50.4 & 58.5 Clean Air Yes No The United States Environmental Protection Agency State Implementation Plan (SIP) Status X Clean Air Act, as amended, Report has shown "No designated areas for this particularly section 176(c) & pollutant" in the Northern Marianas Islands. (d); 40 CFR Parts 6, 51, 93 *DEQ stated that water suppression, tarp coverage, or other best management practices must be implemented to control fugitive dust from construction activities. (See Appendix D) Coastal Zone Management Yes No The Division of Coastal Resources Management has determined that the project П \boxtimes Coastal Zone Management site is wholly situated outside of DCRM's Act, sections 307(c) & (d) designated Areas of Particular Concern (APC). *DCRM recommends that our applicant consults with DCRM before commencing any construction or land clearing activities for further review. *A One-Start permit from the Division of Environmental Quality (DEQ) will be required. (See Appendix B) **Contamination and Toxic** Yes No The Division of Environmental Quality has Substances concurred that there are no concerns of the \boxtimes project site being situated within one mile of an 24 CFR Part 50.3(i) & NPL ("Superfund") site, within ½ mile of a 58.5(i)(2) CERCLIS site, nor adjacent to any other known or suspected sited contaminated with toxic chemicals or radioactive source and determines it does not pose a health hazard.

*A One-Start permit from the Division of Environmental Quality (DEQ) will be required.

(See Appendix D)

Endangered Species	Yes	No	The Division of Fish and Wildlife has indicated
Endangered Species Act of 1973, particularly section 7; 50 CFR Part 402			that they have no record of T&E on the project site. *The project will require future assessment from DFW. *No land clearing activities are to take place until a site assessment application is submitted and approved by DFW. (See Appendix E)
Explosive and Flammable Hazards 24 CFR Part 51 Subpart C	Yes	No 🖂	The project is located at an Acceptable Separation Distance (ASD) from any above-ground explosive or flammable fuels or chemicals 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. (See Appendix D)
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 has determined that the project site is not located in a protected Farmland area and is not applicable to irreversibly converting farmland to non-agricultural use. (See Appendix F)
Floodplain Management Executive Order 11988, particularly section 2(a); 24 CFR Part 55	Yes	No 🖾	The Department of Public Works has determined that the project site is outside of the Special Flood Hazard Area. (See Appendix C)
Historic Preservation National Historic Preservation Act of 1966, particularly sections 106 and 110; 36 CFR Part 800	Yes	No 🖾	The Historic Preservation Office has concurred with the "Potential to Affect Historic Properties" determination of Applied Archaeology, Inc. *Archaeological Inventory Survey and Archaeological Monitoring is recommended prior to and during any ground disturbing activity. (See Appendix G)

Noise Abatement and Control Noise Control Act of 1972, as amended by the Quiet Communities Act of 1978; 24 CFR Part 51 Subpart B	Yes	No	The project does not involve development of noise sensitive uses or the project is not within line-of-sight of an arterial roadway or railroad or ambient noise level is 65 LDN (or CNEL) or less, based upon the HUD Noise Assessment Guidelines (NAG) study for calculating noise levels. (See Appendix D)
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 in the CNMI. (See Appendix I)
Wetlands Protection Executive Order 11990, particularly sections 2 and 5	Yes	No 🖂	The project does not involve new construction within or adjacent to wetlands, marshes, wet meadows, mud flats, or natural ponds per field observation and maps issued by the USDI Fish and Wildlife Service or U.S. Corps of Engine. (See Appendix D)
Wild and Scenic Rivers Wild and Scenic Rivers Act of 1968, particularly section 7(b) and (c)	Yes	No 🖂	There are no Wild and Scenic Rivers in the CNMI. (See Appendix J)
ENVIRONMENTAL JUSTI	ICE		
Environmental Justice Executive Order 12898	Yes	No 🖾	The proposed project won't have any adverse effects to the environment or human health. As a result, the project complies with Executive Order 12898.

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	This proposed project meets the requirements of Section 404(a) of the Amended Saipan Zoning Law of 2013.
Soil Suitability / Slope / Erosion / Drainage / Storm Water Runoff	2	Soil suitability for the proposed project is suitable. The project involves the new construction of housing units.
Hazards and Nuisances including Site Safety and Noise	2	The proposed project would involve the new construction of housing units. Contractors who obtain a permit must abide by the conditions, such as construction safety and noise.

Environmental Assessment Factor	Impact Code	Impact Evaluation
SOCIOECONOM	IIC	
Employment and Income Patterns	2	No adverse impact is anticipated from the project on employment and income within the project area.
Demographic Character Changes, Displacement	2	There are no character changes or displacement for this project.

Environmental Assessment Factor	Impact Code	Impact Evaluation
COMMUNITY FA	CILITII	ES 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 Social 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 and 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 FEAT	URES	
Unique Natural Features, Water Resources	2	There is no adverse impact on Unique Natural Features and Water Resources.
Vegetation, Wildlife	2	There is no adverse impact on Vegetation and Wildlife.
Other Factors	2	In accordance with state laws and regulations, all construction activities are required to go through the permit process.
Environmental Assessment Factor	Impact Code	Impact Evaluation
CLIMATE AND	ENERGY	
Climate Change Impacts\	2	There is no adverse impact on Climate Change.
Energy Efficiency	2	There is no adverse impact on Energy Efficiency.

Additional Studies Performed:

None.

Field Inspection (Date and completed by):

Site Inspection was conducted and completed by Raymond D. Palacios and Rowell D. Tolentino on June 2, 2022. The project site was also inspected by Mr. Joseph Farrugia and Mr. Dave Perzinski of Applied Archaeology, Inc. on January 24, 2023 and January 25, 2023.

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

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

List of Permits Obtained:

Before commencing any construction activities, the selected contractor will be responsible to obtain all required permits.

Public Outreach [24 CFR 50.23 & 58.43]:

The Northern Marianas Housing Corporation (NMHC), Community Development Block Grant – Disaster Recovery (CDBG–DR), must publish a notice in the local newspapers, on the NMHC website, and on social media platform to review the completed environmental assessment and allow the public to provide feedback.

Cumulative Impact Analysis [24 CFR 58.32]:

According to the eight (8) Government Agencies determinations and/or concurrences, they do not find the project to impact the quality of the human environment significantly. All construction contractors must obtain the required permits in accordance with state laws and regulations before commencing any construction activities.

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

None.

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

None.

Summary of Findings and Conclusions:

The Northern Marianas Housing Corporation (NMHC), Community Development Block Grant – Disaster Recovery (CDBG–DR), does not find the project to impact the quality of the human environment significantly. The "Canaan–As Lito Housing" will be beneficial to the community.

They will contribute to addressing some of the market demands for affordable housing and the current housing shortages our island is experiencing.

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

Law, Authority, or Factor

N/A

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.

Mitigation Measure

Determination:	
_ 0 0	act [24 CFR 58.40(g)(1); 40 CFR 1508.27] mpact on the quality of the human environment.
Finding of Significant Impact [The project may significantly affect the qua	
Preparer Signature:	Date: 4/14/2023
Name/Title/Organization: Jolina P. Ada,	CDBG-DR Housing Specialist
Reviewer Signature:	Date: 503/23
Name/Title: Jacob Muna, NMHC Office	Manager/Procurement Officer
Certifying Officer Signature: Name/Title: Jesse S. Palacios, NMHC Co	
	ipotato 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).

APPENDIX A

Commonwealth Ports Authority (CPA)



COMMONWEALTH PORTS AUTHORITY

Main Office: FRANCISCO C. ADA/SAIPAN INTERNATIONAL AIRPORT
P.O. Box 501055, Saipan, MP 96950-1055
Phone: (670) 237-6500/1 Fax: (670) 234-5962
E-mail Address: cna.admin@nticom.com

E-mail Address: cpa.admin@pticom.com Website: www.cpa.gov.mp



January 9, 2023

Mr. Melvin B. Sablan CDBG-DR Housing Administrator Northern Marianas Housing Corporation PO Box 500514 Saipan, MP 96950

Dear Mr. Sablan:

Subject: Request for Determination of Effect Lot Nos. 361-R4, 361-5, 361-6; Tract Nos. 22553, 2254-2NEW, 2254-3 Canaan – As Lito Housing

This is in reference to your letter dated December 27, 2022 requesting for a determination of effect for the above referenced lot and tract numbers. This project is for the As Lito Housing multifamily or apartment project located in As Lito, Saipan.

After review of the lots and tracts and their locations, we determined that they are free from the Airport Runway Clear Zones. As such, the determination of effect is hereby given.

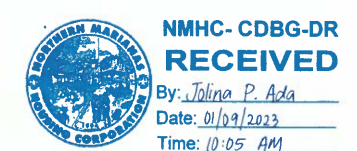
Should you have questions, please feel free to contact us.

Sincerely

CHRISTOPHER S. TENORIO
Executive Director

cc:

file





NORTHERN MARIANAS HOUSING CORPORATION

Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: cnmi-cdbg-dr@nmhcgov.net Website: http://www.cnmi-cdbgdr.com

Tels: (670)233-9447

233-9448 233-9449

233-9450 Fax: (670)233-9452

December 27, 2022

Mr. Christopher Tenorio Executive Director Commonwealth Ports Authority P.O. Box 501055 Saipan, MP 96950

Re: Request for a Determination of Effect

Dear Mr. Tenorio.

The Northern Marianas Housing Corporation (NMHC) is in the process of preparing the Environmental Assessment Statutory Checklist (24 CFR § 58.36) for Canaan Realty, LLC; Canaan-As Lito Housing multifamily or apartment project located at As Lito. on the island of Saipan. The Canaan-As Lito Housing project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The proposed project will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR).

In order for our office to complete the Environmental Review, an Environmental Assessment Statutory Checklist (24 CFR § 58.36) must be completed. We kindly request your office to issue a Determination of Effect based on the HUD requirement on Airport Clear Zones and Accident Potential Zones 24 CFR 51 d for the location mentioned above.

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at drhousingsupervisor@nmhcgov.net or our office at (670)233-9447/9448/9449/9450.

Sincerely,

Melvin B. Sablan

CDBG-DR Housing Administrator

Enclosure: Scope of Work Map of Property

Cc: Corporate Director



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

CDBG-DR Office Tel: (670)233-9447/9448/9449 Rota Field Office Tel: (670)532-9410 Fax: (670)532-9441



Canaan Realty, LLC (Canaan-As Lito Housing) As Lito, Saipan, MP 96950

Airport Hazards (CEST and EA)

General policy	Legislation	Regulation
It is HUD's policy to apply standards to prevent incompatible development around civil airports and military airfields.		24 CFR Part 51 Subpart D
R	eferences	
https://www.hudexchange.info/environme	ental-review/airport	-hazards

- 1. To ensure compatible land use development, you must determine your site's proximity to civil and military airports. Is your project within 15,000 feet of a military airport or 2,500 feet of a civilian airport?
 - Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide a map showing that the site is not within the applicable distances to a military or civilian airport.
 - \square Yes \rightarrow Continue to Question 2.
- 2. Is your project located within a Runway Potential Zone/Clear Zone (RPZ/CZ) or Accident Potential Zone (APZ)?
 - \square Yes, project is in an APZ \rightarrow Continue to Question 3.
 - \Box Yes, project is an RPZ/CZ \rightarrow Project cannot proceed at this location.
 - □No, project is not within an APZ or RPZ/CZ
 - → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide a map showing that the site is not within either zone.
- 3. Is the project in conformance with DOD guidelines for APZ?

Explain how you determined that the project is consistent:

ı	
1	
L	Based on the response, the review is in compliance with this section. Continue to the Worksheet

[→] Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide any documentation supporting this determination.

	peen approved. → Project cannot proceed at this location.
□Р	roject is not consistent with DOD guidelines, but it has been approved by Certifying Office
	or HUD Approving Official.
	explain approval process:
1	
	If mitigation measures have been or will be taken, explain in detail the propose
	measures that must be implemented to mitigate for the impact or effect, including th
	timeline for implementation.
	→ Based on the response, the review is in compliance with this section. Continue to the Workshee
	Summary below. Provide any documentation supporting this determination.
	Sammary below. Fromite any abcumentation supporting this determination.
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mpli ovide sed o • • • •	neet Summary ance Determination a a clear description of your determination and a synopsis of the information that it was on, such as: Map panel numbers and dates Names of all consulted parties and relevant consultation dates Names of plans or reports and relevant page numbers Any additional requirements specific to your region
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Are formal compliance steps or mitigation required?

☐ Yes
☐ No

APPENDIX B

Division of Coastal Resources Management (DCRM)



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 www.derm.gov.mp



Eli D. Cabrera Administrator Richard V. Salas Director, DCRM

Ref No: PRM23-021/307-23-008

January 17, 2023

Mr. Melvin B. Sablan CBDG-DR Housing Administrator Northern Marianas Housing Corporation P.O. Box 500514 Saipan, MP 96950

Email: drloanssupervisor@nmhcgov.net and drhousingadministi

NMHC- CDBG-D
RECEIVE

By: Jolina P. Ada

Date: 01/18/2023

Time: 8:21 AM

RE: Determination of Effect - Canaan-As Lito Multi-Family Housing Apartment Project

Dear Mr. Sablan,

The Division of Coastal Resources Management (DCRM) is in receipt of your letter dated December 27, 2022 requesting for DCRM's concurrence on Canaan Realty, LLC's proposal of the above-subject project. As stated in your letter, the project is located on Lot Numbers 361-R4, 361-5, and 361-6, including Tract Numbers 22553, 22554-2NEW, and 22554-3, in As Lito, Saipan. Moreover, this project 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 review, the project is wholly situated outside of DCRM's designated Areas of Particular Concern. However, due to the commercial use of the proposed project, it is likely that this project meets DCRM's Major Siting definition in accordance to NMIAC § 15-10-010(uu) of the CRM Rules and Regulations that any proposed project having a daily demand of 3,500 gallons of water or sewer and a peak demand of 500 kilowatts, as established by the Commonwealth Utilities Corporation (CUC) demand rates for particular types of projects. As a result, DCRM recommends that your client consults with DCRM prior to commencing any construction or land clearing activities on any of the described aforementioned properties for further review.

This determination is limited to the aforementioned properties and does not certify DCRM's concurrence that there are no impacts to all coastal resources, including compliance with Executive Order 11988 – Floodplain Management, or other US HUD requirements for federal financial assistance. Moreover, to the extent that this new project will require issuance of a federal license or permit or trigger federal consistency review, submission of a consistency determination certifying that issuance of the federal license or permit complies with the enforceable policies of the CNMI Coastal Management Program (CMP) may be necessary. DCRM does not anticipate that this new project will likely cause significant public controversy and believes that the public and other agencies will be supportive of these activities. However,

given that this project is or will be federally funded, a One Start permit from the Division of Environmental Quality (DEQ), will be required. This application will enable the DEQ, DCRM, Historic Preservation Office (HPO), and all other applicable regulatory agencies to review your projects' proposals more thoroughly. Moreover, as this new project will be duly permitted by relevant CNMI agencies, DCRM anticipates that this new project will not conflict with any CNMI environmental, conservation, or land use laws and regulations.

We look forward to continued coordination as NMHC plans and seeks permits for this important project. Should you have any questions or need assistance, please call Ms. Sam Sablan at (670) 664-8300 for assistance.

Sincerely

RICHARD V. SALAS

Director

Division of Coastal Resources Management

Coastal Barrier Resources (CEST and EA)

General requirements	Legislation	Regulation
HUD financial assistance may not be	Coastal Barrier Resources Act	
used for most activities in units of	(CBRA) of 1982, as amended	
the Coastal Barrier Resources	by the Coastal Barrier	
System (CBRS). See 16 USC 3504 for	Improvement Act of 1990 (16	
limitations on federal expenditures	USC 3501)	
affecting the CBRS.		
	References	
https://www.hudexchange.info/envir	onmental-review/coastal-barrier-re	sources

Projects located in the following states must complete this form.

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

1. Is the project located in a CBRS Unit?

No → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide a map showing that the site is not within a CBRS Unit.

 \square Yes \rightarrow Continue to Question 2.

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

2. Indicate your selected course of action.

☐ After cor	rsultation	with the FWS	the projec	t was	given app	roval	to co	ntinue			
\rightarrow	Based on	the response,	the review	is in o	compliance	with	this s	ection.	Continue	to	the
	Workshee	t Summary bel	ow. Provide	a maj	and docum	nentat	ion o	f a FWS	approval.		

Project was not given approval

Project cannot proceed at this location.

Worksheet Summary

Compliance Determination

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

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

The project site is located in As Lito, Saipan on Lot Numbers 361-R4, 361-5, and 361-6, and Tract
Numbers 22553, 22554-2NEW, and 22554-3.

The Division of Coastal Resources Management has determined that the project site is wholly situated outside of DCRM's designated Areas of Particular Concern (APC).

Are formal compliance steps	or mitigation required?
-----------------------------	-------------------------

☐ Yes

⊠ No

Coastal Zone Management Act (CEST and EA)

Projects located in the following states must complete this form.

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

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

□Ves →	Continue	to Question	2

Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide a map showing that the site is not within a Coastal Zone.

2. Does this project include activities that are subject to state rev

П,	Yes →	Continue	to	Question	3
Ш,	yes →	Continue	to	Question	3

□No → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide documentation used to make your determination.

3. Has this project been determined to be consistent with the State Coastal Management Program?

□Yes, with mitigation. → Continue to Question 4.

☐Yes, with	out	miti	gation. 🔿 i	Based on th	e respor	nse, the re	eview is in compli	ance with	this se	ction.
Continue	to	the	Worksheet	Summary	below.	Provide	documentation	used to	make	your
determin	atio	n.								

impact o	in detail the proposed measures that must be implemented to mitigate for the or effect, including the timeline for implementation.
>	Continue to the Worksheet Summary below. Provide documentation of the consultation (including the State Coastal Management Program letter of consistency) and any other documentation used to make your determination.
Norksheet !	Summary
ompliance	Determination
rovide a cle	ear description of your determination and a synopsis of the information that it was
pased on, su	
· ·	panel numbers and dates
	es of all consulted parties and relevant consultation dates
	es of plans or reports and relevant page numbers
• Any	additional requirements specific to your region
	t site is located in As Lito, Saipan on Lot Numbers 361-R4, 361-5, and 361-6, and Tract 2553, 22554-2NEW, and 22554-3.
	on of Coastal Resources Management has determined that the project site is wholly
	utside of DCRM's designated Areas of Particular Concern (APC).
situated ou	
situated ou	utside of DCRM's designated Areas of Particular Concern (APC).
situated ou	compliance steps or mitigation required?

□No, project must be canceled.



NORTHERN MARIANAS HOUSING CORPORATION

Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: cnmi-cdbg-dr@nmhcgov.net Website: http://www.cnmi-cdbgdr.com

> Tels: (670)233-9447 233-9448

233-9449 233-9450 Fax: (670)233-9452

December 27, 2022

Mr. Richard Salas Director Division of Coastal Resources Management P.O. Box 10007 Saipan, MP 96950

Re: Request for a Determination of Effect

Dear Mr. Salas,

The Northern Marianas Housing Corporation (NMHC) is in the process of preparing the Environmental Assessment Statutory Checklist (24 CFR § 58.36) for Canaan Realty, LLC; Canaan-As Lito Housing multifamily or apartment project located at As Lito, on the island of Saipan. The Canaan-As Lito Housing project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The proposed project will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR).

In order for our office to complete the Environmental Review, an Environmental Assessment Statutory Checklist (24 CFR § 58.36) must be completed. We kindly request your office to issue a Determination of Effect based on Coastal Zone Management Act Sections 307 (c) and (d) for the location mentioned above.

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at <u>drhousingsupervisor@nmhcgov.net</u> or our office at (670)233-9447/9448/9449/9450.

Sincerely,

Melvin B. Sablan

CDBG-DR Housing Administrator

Enclosure: Scope of Work

Map of Property

Ce: Corporate Director



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

APPENDIX C

Department of Public Works (DPW)



Commonwealth of the Morthern Mariana Islands Office of the Secretary of Public Works 2110 floor Oleai Joeten Commercial Center Saipan, MP 96950



January 05, 2023 Serial No. PW23-0005

Mr. Melvin B. Sablan CDBG-DR Housing Administrator Northern Marianas Housing Corporation Saipan, MP 96950

Subject:

Determination of Special Flood Hazard Area - Canaan As-Lito Housing

Project, Saipan

Dear Mr. Sablan:

This letter is in response to your request received by our office on December 27, 2022 for the determination of Special Flood Hazard Area as part of a regulatory compliance checklist for the proposed Canaan Realty, LLC; Canaan As-Lito Housing multifamily/apartment project located on Lot Nos. 361-R4, 361-5 and 361-6; and Tract Nos. 22553, 22554-2NEW and 2254-3.

After a thorough review of the Flood Insurance Rate Map and other source materials, this office has determined that all the lots/tracts listed above are OUTSIDE of the Special Flood Hazard Area. (See attached maps).

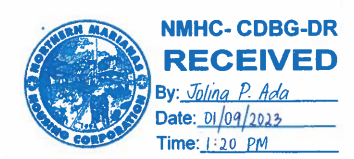
Should you have any questions or concerns, please do not hesitate to contact Mr. Edwin Tmarsel, Flood Plain Administrator of our Building Safety Code Division at the telephone number (670) 234-2726.

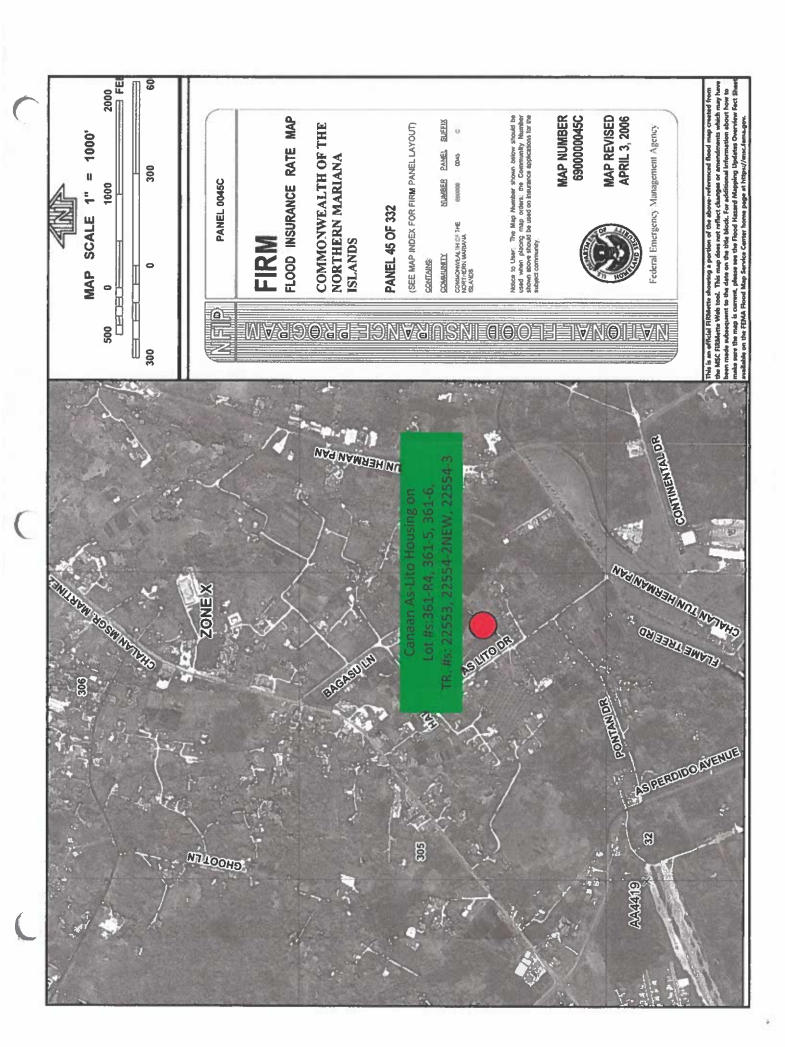
Sincerely,

MICHAEL A. BORJA

Acting Secretary of Public Works

cc: Building Safety Code Division





Flood Insurance (CEST and EA)

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

1. Does this project involve mortgage insurance, refinance, acquisition, repairs, construction, or rehabilitation of a structure, mobile home, or insurable personal property?

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

→ Continue to the Worksheet Summary.

 \square Yes \rightarrow Continue to Question 2.

2. Provide a FEMA/FIRM map showing the site.

The Federal Emergency Management Agency (FEMA) designates floodplains. The <u>FEMA Map Service Center</u> provides this information in the form of FEMA Flood Insurance Rate Maps (FIRMs). For projects in areas not mapped by FEMA, use the best available information to determine floodplain information. Include documentation, including a discussion of why this is the best available information for the site. Provide FEMA/FIRM floodplain zone designation, panel number, and date within your documentation.

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

 \square No \rightarrow Continue to the Worksheet Summary.

 \square Yes \rightarrow Continue to Question 3.

3. Is the community participating in the National Flood Insurance Program *or* has less than one year passed since FEMA notification of Special Flood Hazards?

 $\Box \mbox{Yes,}$ the community is participating in the National Flood Insurance Program.

For loans, loan insurance or loan guarantees, flood insurance coverage must be continued for the term of the loan. For grants and other non-loan forms of financial assistance, flood insurance coverage must be continued for the life of the building irrespective of the transfer of ownership. The amount of coverage must equal the total project cost or the maximum coverage limit of the National Flood Insurance Program, whichever is less Provide a copy of the flood insurance policy declaration or a paid receipt for the current annual flood insurance premium and a copy of the application for flood insurance.

→ Continue to the Worksheet Summary.
 ☐Yes, less than one year has passed since FEMA notification of Special Flood Hazards. If less than one year has passed since notification of Special Flood Hazards, no flood Insurance is required. → Continue to the Worksheet Summary.
☐No. The community is not participating, or its participation has been suspended. Federal assistance may not be used at this location. Cancel the project at this location.
Worksheet Summary
Compliance Determination
Provide a clear description of your determination and a synopsis of the information that it was based on, such as:
Map panel numbers and dates
 Names of all consulted parties and relevant consultation dates
Names of plans or reports and relevant page numbers
Any additional requirements specific to your region
The project site is located in As Lito, Saipan on Lot Numbers on Lot Numbers 361-R4, 361-S, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.
The Department of Public Works has determined that the project site is outside of the Special Flood Hazard Area. Additionally, this project does not require flood insurance.
Are formal compliance steps or mitigation required? ☐ Yes ☑ No

Floodplain Management (CEST and EA)

General Requirements	Legislation	Regulation
Executive Order 11988,	Executive Order 11988	24 CFR 55
Floodplain Management,		
requires Federal activities to		
avoid impacts to floodplains		
and to avoid direct and		
indirect support of floodplain		
development to the extent		
practicable.	AND DESCRIPTION OF THE PARTY OF	
Reference	Name of the last o	
https://www.hudexchange.info/environmental-review/floodplain-management		

tps	://www.hudexchange.info/environmental-review/floodplain-management
1.	Does 24 CFR 55.12(c) exempt this project from compliance with HUD's floodplain management regulations in Part 55? ☐ Yes Provide the applicable citation at 24 CFR 55.12(c) here. If project is exempt under 55.12(c)(7) or (8), provide supporting documentation.
	→ Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below.
	\boxtimes No \Rightarrow Continue to Question 2.
2.	Provide a FEMA/FIRM or ABFE map showing the site. The Federal Emergency Management Agency (FEMA) designates floodplains. The FEMA Map Service Center provides this information in the form of FEMA Flood Insurance Rate Maps (FIRMs) or Advisory Base Flood Elevations (ABFEs). For projects in areas not mapped by FEMA, use the best available information to determine floodplain information. Include documentation, including a discussion of why this is the best available information for the site.
	Does your project occur in a floodplain?
	☑ No → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below.
	□ Yes
	Select the applicable floodplain using the FEMA map or the best available information: ☐ Floodway → Continue to Question 3, Floodways

	☐ Coastal High Hazard Area (V Zone) → Continue to Question 4, Coastal High Hazard Areas
	☐ 500-year floodplain (B Zone or shaded X Zone) → Continue to Question 5, 500-year Floodplains
	☐ 100-year floodplain (A Zone) → The 8-Step Process is required. Continue to Question 6, 8-Step Process
3.	Floodways Is this a functionally dependent use?
	The 8-Step Process is required. Work with your HUD FEO to determine a way to satisfactorily continue with this project. Provide a completed 8-Step Process, including the early public notice and the final notice. → Continue to Question 6, 8-Step Process
	□ No Federal assistance may not be used at this location unless a 55.12(c) exception applies. You must either choose an alternate site or cancel the project at this location.
4.	Coastal High Hazard Area Is this a critical action? □ Yes
	Critical actions are prohibited in coastal high hazard areas. Federal assistance may not be used at this location. Unless the action is excepted at 24 CFR 55.12(c), you must either choose an alternate site or cancel the project.
	□ No
	Does this action include construction that is not a functionally dependent use, existing construction (including improvements), or reconstruction following destruction caused by a disaster?
	☐ Yes, there is new construction. New construction is prohibited in V Zones ((24 CFR 55.1(c)(3)).
	 No, this action concerns only a functionally dependent use, existing construction (including improvements), or reconstruction following destruction caused by a disaster. This construction must have met FEMA elevation and construction standards for a coastal high hazard area or other standards applicable at the time of construction.

(

→ Continue to Question 6, 8-Step Process

	500-year Floodplain Is this a critical action?
	□ No → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below.
	□Yes → Continue to Question 6, 8-Step Process
j.	8-Step Process.
	Does the 8-Step Process apply? Select one of the following options:
	□ 8-Step Process applies.
	Provide a completed 8-Step Process, including the early public notice and the final notice.
	Continue to Question 7, Mitigation
	☐ 5-Step Process is applicable per 55.12(a)(1-3).
	Provide documentation of 5-Step Process.
	Select the applicable citation:
	☐ 55.12(a)(1) HUD actions involving the disposition of HUD-acquired multifamily housing projects or "bulk sales" of HUD-acquired one- to four-family properties in communities that are in the Regular Program of the National Flood Insurance
	Program (NFIP) and in good standing (i.e., not suspended from program eligibility or placed on probation under 44 CFR 59.24).
	□ 55.12(a)(2) HUD's actions under the National Housing Act (12 U.S.C. 1701) for the purchase or refinancing of existing multifamily housing projects, hospitals, nursing homes, assisted living facilities, board and care facilities, and intermediate care facilities, in communities that are in good standing under the NFIP.
	□ 55.12(a)(3) HUD's or the recipient's actions under any HUD program involving the repair, rehabilitation, modernization, weatherization, or improvement of existing multifamily housing projects, hospitals, nursing homes, assisted living facilities, board and care facilities, intermediate care facilities, and one- to four-family properties, in communities that are in the Regular Program of the National Flood Insurance Program (NFIP) and are in good standing, provided that the number of units is not increased more than 20 percent, the action does not involve a conversion from nonresidential to residential land use, the action does not meet
	the thresholds for "substantial improvement" under § 55.2(b)(10), and the footprint of the structure and paved areas is not significantly increased.
	55.12(a)(4) HUD's (or the recipient's) actions under any HUD program involving the repair, rehabilitation, modernization, weatherization, or improvement of existing nonresidential buildings and structures, in communities that are in the

Regular Program of the NFIP and are in good standing, provided that the action does not meet the thresholds for "substantial improvement" under § 55.2(b)(10) and that the footprint of the structure and paved areas is not significantly increased.

→ Continue to Question 7, Mitigation

	-Step Process is inapplicable per 55.12(b)(1-4). Select the applicable citation:
	□ 55.12(b)(1) HUD's mortgage insurance actions and other financial assistance for the purchasing, mortgaging or refinancing of existing one- to four-family properties in communities that are in the Regular Program of the National Flood Insurance Program (NFIP) and in good standing (i.e., not suspended from program eligibility or placed on probation under 44 CFR 59.24), where the action is not a critical action and the property is not located in a floodway or coastal high hazard area.
	☐ 55.12(b)(2) Financial assistance for minor repairs or improvements on one- to four-family properties that do not meet the thresholds for "substantial improvement" under § 55.2(b)(10)
	\square 55.12(b)(3) HUD actions involving the disposition of individual HUD-acquired, one-to four-family properties.
	□ 55.12(b)(4) HUD guarantees under the Loan Guarantee Recovery Fund Program (24 CFR part 573) of loans that refinance existing loans and mortgages, where any new construction or rehabilitation financed by the existing loan or mortgage has been completed prior to the filing of an application under the program, and the refinancing will not allow further construction or rehabilitation, nor result in any physical impacts or changes except for routine maintenance.
	□ 55.12(b)(5) The approval of financial assistance to lease an existing structure located within the floodplain, but only if—
	 (i) The structure is located outside the floodway or Coastal High Hazard Area, and is in a community that is in the Regular Program of the NFIP and in good standing (i.e., not suspended from program eligibility or placed on probation under 44 CFR 59.24); (ii) The project is not a critical action; and
	(iii) The entire structure is or will be fully insured or insured to the maximum under the NFIP for at least the term of the lease.
•	

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

	te for the impact or effect, including the timeline for implementation.
Which	of the following mitigation/minimization measures have been identified for t
	t in the 8-Step or 5-Step Process? Select all that apply.
	Permeable surfaces
	Natural landscape enhancements that maintain or restore natural hydrology
	Planting or restoring native plant species
	Bioswales
	DIO344 dIC3
	Evapotranspiration
	Evapotranspiration
	Evapotranspiration Stormwater capture and reuse Green or vegetative roofs with drainage provisions
	Evapotranspiration Stormwater capture and reuse Green or vegetative roofs with drainage provisions Natural Resources Conservation Service conservation easements or simple conservation.
	Evapotranspiration Stormwater capture and reuse Green or vegetative roofs with drainage provisions Natural Resources Conservation Service conservation easements or similar easements

(

Worksheet Summary

Compliance Determination

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

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

The project site is located in As Lito, Saipan on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The Department of Public Works has determined that the project site is outside of the Special Flood Hazard Area.

Are formal	compliance steps or mitigation required?	
	'es	
× I	No	



Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: cnmi-cdbg-dr@nmhcgov.net Website: http://www.cnmi-cdbgdr.com

> Tels: (670)233-9447 233-9448

> > 233-9449 233-9450

Fax: (670)233-9452

December 27, 2022

Mr. Mike Borja **Acting Secretary** Department of Public Works 2nd Floor, Joeten Commercial Center. Oleai Saipan, MP 96950

Re: Request for a Special Flood Hazard Area

Dear Mr. Borja,

The Northern Marianas Housing Corporation (NMHC) is in the process of preparing the Environmental Assessment Statutory Checklist (24 CFR § 58.36) for Canaan Realty, LLC; Canaan-As Lito Housing multifamily or apartment project located at As Lito, on the island of Saipan. The Canaan-As Lito Housing project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The proposed project will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR).

In order for our office to complete the Environmental Review, an Environmental Assessment Statutory Checklist (24 CFR § 58.36) must be completed. We kindly request your assistance in determining if the location mentioned above is in a Special Flood Hazard Area.

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at drhousingsupervisor@nmhcgov.net or our office at (670)233-9447/9448/9449/9450.

Sincerely,

Melvin B. Sablan

CDBG-DR Housing Administrator

Enclosure: Scope of Work

Map of Property

Cc: Corporate Director

File



APPENDIX D

Division of Environmental Quality (DEQ)



Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: cnmi-cdbg-dr@nmhcgov.net Website: http://www.cnmi-cdbgdr.com

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233-9448 233-9449

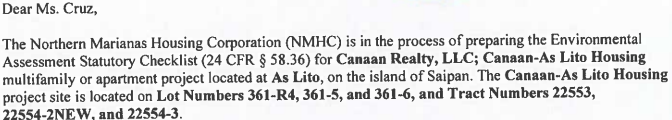
233-9450

Fax: (670)233-9452

January 19, 2023

Ms. Zabrina Cruz Director Division of Environmental Quality P.O. Box 501304 Saipan, MP 96950

Dear Ms. Cruz,



The proposed project will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR).

Before we commence any Canaan Realty, LLC; Canaan-As Lito Housing multifamily or apartment project activity on this lot, we are required to obtain a certification from your office for the following:

Explosive or Flammable Operations:

That the project is located at an Acceptable Separation Distance (ASD) from any aboveground explosive or flammable fuels or chemicals 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.

Toxic/Hazardous/Radioactive, Material, Contamination, Chemical or Gases:

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 1/2 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.

Environmental Justice:

That the project site is suitable for its proposed use affected by existing environmental conditions.

NMHC- CDBG-E



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

CDBG-DR Office Tel: (670)233-9447/9448/9449

Rota Field Office Tel: (670)532-9410 Fax: (670)532-9441





Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

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Website: http://www.cnmi-cdbgdr.com

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Sole Source Aquifers:

o That the project is not located within an area designated by EPA as being supported by sole source aquifer *OR* the project need not be referred to EPA for evaluation according to the HUD-EPA (Region IX) Sole Source Aquifer Memorandum of Understanding of 1990.

· Air Quality:

o That the project is located within an "attainment" area *OR* if within a "nonattainment" area, the project conforms with the EPA-approved State Implementation Plan (SIP).

Noise Abatement and Control:

O That the project does not involve development of noise sensitive uses *OR* the project is not within line-of-sight of an arterial roadway or railroad *OR* ambient noise level is 65 LDN (or CNEL) or less, based upon the HUD Noise Assessment Guidelines (NAG) study for calculating noise levels.

• Wild and Scenic Rivers:

That the project is not located within a mile of a listed Wild and Scenic River or that it will have no effects on the natural, free flowing or scenic qualities of a river.

• Wetlands Protection:

o That the project does not involve new construction within or adjacent to wetlands, marshes, wet meadows, mud flats or natural ponds per field observation and maps issued by the USDI Fish & Wildlife Service or U.S. Corps of Engineers.

Should your office determine the presence of explosives, flammable, toxic, hazardous, or radioactive materials on or within a mile of the above lot, please include the appropriate mitigation disclosure and clearance documents.

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at drhousingsupervisor@nmhcgov.net or our office at (670)233-9447/9448/9449/9450.

Sincerely,

Melvin B. Sablan

CDBG-DR Housing Administrator

Enclosure: Scope of Work

Map of Property

Cc: Corporate Director



Tinian Field Office Tel: (670)433-9213 Fax: (670)433-3690 "NMHC is an equal employment and fair housing public agency"

CDBG-DR Office Tel: (670)233-9447/9448/9449 Rota Field Office Tel: (670)532-941 Fax: (670)532-944





Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

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233-9448 233-9449

233-9450

Fax: (670)233-9452

Division of Environmental Quality Concurrence:

Based on your requests above, 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.

Zabřina Cruz, Director Division of Environmental Quality



Tinian Field Office Tel: (670)433-9213 Fax: (670)433-3690

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

CDBG-DR Office Tel: (670)233-9447/9448/9449

Rota Field Office Tel: (670)532-9410 Fax: (670)532-944



Commonwealth of the Northern Mariana Islands
OFFICE OF THE GOVERNOR
Bureau of Environmental and Coastal Quality
Division of Environmental Quality

Based on your requests, the Division of Environmental Quality does not believe that this project will have a significant impact on the environment as defined by the National Environmental Protection Act. Your project may require permits from DEQ or other local or federal agencies, and your responsibility to obtain them is not obvisted by this concurrence. Be advised of the commentations and requirements from the DEQ programs below.

8	Safe Drinking Water Toxic Waste Management 1.New Construction: The One-Start Permit condition shall cover all potential decoveries of hazardous veste or material. All parties pertaining to the project shall cease activities upon discovery of any hazardous materials or unuqual is should be cleared and dishirtcade profit the discovery to DEO. Failure	Solid Weste	Storage Tanks Storage Remer	Site Assessment &	
8	1.New Construction: The One-Start Permit condition stall cover all potential discoveries of hazardous waste or material. All parties perstraining to the project shall cases activities upon discovery of any hazardous materials or unusual hazardous materials or unusual more and startification or objects, and shall			Remediation	Pesticides
No comments or concerns from order best management participate. WGSANPS. Must be implemented to control caracteristic be used as waiter fugitive dust from construction accurate to building if consists. A activities. Activities.	to report findings may result in enforcement proceedings. 2. All house hold hazardous waste and universal waste generated from the rehabilitation/reconstruction shall be disposed for properly and in accordance with applicable state and federal regulations.	Solid waste to be Stodenstated must be Stodenstated must be Gasconding to not of applicable regulations.	Storage Tanks Branch has document for SAR no comments or concerns Branch review		A pesticide readment permit from DEQ is required for pre or post construction posticide readment/applicatio ns.
	3, if heavy equipment will be unliked at these poets, sites, the company performing the activities shall have spill magnonse equipment readily have spill magnonse equipment readily revisibable in case of a incident.				

Canaan-As Lito Housing Project (Canaan Realty, LLC) - NEPA Review

PROPERTY IDENTIFICATION:	APPLICANT NAME:	PROJECT ACTIVITY:
Lot No's. 361-R4; 361-5; 361-6; TR 22553; TR 22554-2NEW; 22554-3	Northern Marianas Housing Corporation (NMHC); Canaan	New Construction
(As Lito, Saipan)	Realty, LLC	

1. <u>Toxic/Hazardous/Radioactive. Material. Contamination, 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 following project site in question, there are NO concerns of that site 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 sources and determines it does not pose a health hazard.

UXO Safety

- No concerns surrounding the lots. However, the owners 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 an 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 Unexploded Ordinances that are discovered on-site.
- If UXO is frequently 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.

BECQ-DEQ - Site Assessment & Remediation Branch (SAR)

- Joshua C. Santos (Branch Manager Site Assessment & Remediation)
- Anthony A. Castro (Env. Specialist Site Assessment & Remediation)

Map Images



Air Quality Implementation Plans SIP Status Reports

State Designated Area Reports
National Designated Area Reports
NAAQS Designated Area Reports
State Infrastructure Reports

National Infrastructure Reports

You are here: EPA Home > Air Quality Implementation Plants > SIP Status Reports > Status of Northern Manana Islands Designated Areas

Status of Northern Mariana Islands Designated Areas

Northern Mariana Islands Areas by NAAQS

NOTE: As of 03/12/2021, these reports are no longer being updated. For the latest information, see the SIP Status Tools.

Jump to Northern Marians Intende section for: CO[1971] Lead (1978) Lead (2008) NO2(1971) Ozone-SHr (1979) Ozone-SHr (1997) Ozone-SHr (1997) Ozone-SHr (2008) PM-2.5 (1997) PM-2.5 (1997)

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Northern Mariana Islands PM-2.5 (2012) Areas Return to map	Top of page
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Northern Mariana Islands SO2 (1971) Areas Return to map	Top of page
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Northern Mariana Islands SO2 (2010) Areas Return to map	Top of page
No designated areas for this pollutant.	

Explosive and Flammable Hazards (CEST and EA)

General requirements	Legislation	Regulation
HUD-assisted projects must meet Acceptable Separation Distance (ASD) requirements to protect them from explosive and flammable hazards.	N/A	24 CFR Part 51 Subpart C
	Reference	
https://www.hudexchange.info/environi	mental-review/explosive-	and-flammable-facilitie

Is the proposed HUD-assisted project itself the development of a hazardous facility (a facility that mainly stores, handles or processes flammable or combustible chemicals
such as bulk fuel storage facilities and refineries)? ☑ No
→ Continue to Question 2.
□Yes
Explain:
→ Go directly to Question 5. Des this project include any of the following activities: development, construction,
pes this project include any of the following activities: development, construction, habilitation that will increase residential densities, or conversion?
pes this project include any of the following activities: development, construction,
bes this project include any of the following activities: development, construction, habilitation that will increase residential densities, or conversion? ☑ No → Based on the response, the review is in compliance with this section. Continue to the

- 3. Within 1 mile of the project site, are there any current *or planned* stationary aboveground storage containers that are covered by 24 CFR 51C? Containers that are NOT covered under the regulation include:
 - Containers 100 gallons or less in capacity, containing common liquid industrial fuels OR
 - Containers of liquified petroleum gas (LPG) or propane with a water volume capacity
 of 1,000 gallons or less that meet the requirements of the 2017 version of National
 Fire Protection Association (NFPA) Code 58.

ty fla	all containers within the search area fit the above criteria, answer "no." For any other the of aboveground storage container within the search area that holds one of the ammable or explosive materials listed in Appendix I of 24 CFR part 51 subpart C, answer res."
	□No
	→ Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide all documents used to make your determination.
	□ Yes
	→ Continue to Question 4.
4.	Visit HUD's website to identify the appropriate tank or tanks to assess and to calculate the required separation distance using the <u>electronic assessment tool</u> . To document this step in the analysis, please attach the following supporting documents to this screen: • Map identifying the tank selected for assessment, and showing the distance from the tank to the proposed HUD-assisted project site; and • Electronic assessment tool calculation of the required separation distance. Based on the analysis, is the proposed HUD-assisted project site located at or beyond the required separation distance from all covered tanks?
	 ☐ Yes → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below.
	□No
	→ Go directly to Question 6.
5.	Is the hazardous facility located at an acceptable separation distance from residences and any other facility or area where people may congregate or be present?
	Please visit HUD's website for information on calculating Acceptable Separation Distance.
	□ Yes
	→ Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide map(s) showing the location of the project site relative to residences and any other facility or area where people congregate or are present and your separation distance calculations.
	□No
	→ Provide map(s) showing the location of the project site relative to residences and any other facility or area where people congregate or are present and your separation distance calculations. Continue to Question 6.

6.	For the project to be brought into compliance with this section, all adverse impacts must be mitigated. Mitigation measures may include both natural and manmade barriers, modification of the project design, burial or removal of the hazard, or other engineered solutions. Describe selected mitigation measures, including the timeline for implementation, and attach an implementation plan. If negative effects cannot be mitigated, cancel the project at this location. Note that only licensed professional engineers should design and implement blast barriers. If a barrier will be used or the project will be modified to compensate for an unacceptable separation distance, provide approval from a licensed professional engineer.
Comp Provid	ince Determination le a clear description of your determination and a synopsis of the information that it was on, such as: Map panel numbers and dates Names of all consulted parties and relevant consultation dates Names of plans or reports and relevant page numbers Any additional requirements specific to your region
The pexplo	project site is located in As Lito, Saipan on Lot Numbers on Lot Numbers 361-R4, 361-5, 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3. project is located at an Acceptable Separation Distance (ASD) from any above-ground posive or flammable fuels or chemicals containers according to "Siting of HUD-Assistance ects Near Hazardous Facilities" (Appendix F, pp.51-52) or the project will expose neither ble nor building to such hazards.
Are fo	rmal compliance steps or mitigation required? ☐ Yes ☑ No

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

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

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

1.	How was site contamination evaluated? 1 Select all that apply.
	☐ ASTM Phase I ESA
	☐ ASTM Phase II ESA
	☐ Remediation or clean-up plan
	☐ ASTM Vapor Encroachment Screening
	☑ None of the above
	→ Provide documentation and reports and include an explanation of how site contamination was
	evaluated in the Worksheet Summary.
	Continue to Question 2.

2. Were any on-site or nearby toxic, hazardous, or radioactive substances found that could affect the health and safety of project occupants or conflict with the intended use of the property? (Were any recognized environmental conditions or RECs identified in a Phase I ESA and confirmed in a Phase II ESA?)

⊠ No

Explain:

The Division of Environmental Quality has concurred that there are no concerns of the project site being situated 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 and determines it does not pose a health hazard.

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

→ Based on the response, the review is in compliance with this section.
Continue to the Worksheet Summary below.
☐ Yes.
→ Describe the findings, including any recognized environmental conditions (RECs), in
Worksheet Summary below.
Continue to Question 3.
continue to equestion 5.
Mitigation
Document the mitigation needed according to the requirements of the appropriate
federal, state, tribal, or local oversight agency. If the adverse environmental effects cannot be mitigated, then HUD assistance may not be used for the project at this site.
Can adverse environmental impacts be mitigated?
☐ Adverse environmental impacts cannot feasibly be mitigated
→ Project cannot proceed at this location.
7 Toject damiet prodeca at time todation
☐ Yes, adverse environmental impacts can be eliminated through mitigation.
→ Provide all mitigation requirements² and documents. Continue to Question 4.
Describe how compliance was achieved. Include any of the following that apply: State Voluntary Clean-up Program, a No Further Action letter, use of engineering controls ³ , or use of institutional controls ⁴ .

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

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

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

If a remediation plan or clean-up program was necessary, which standard doe follow?	s it
☐ Complete removal	
→ Continue to the Worksheet Summary.	
☐ Risk-based corrective action (RBCA)	
→ Continue to the Worksheet Summary.	
Worksheet Summary	
Compliance Determination	
Provide a clear description of your determination and a synopsis of the information that it based on, such as:	was
Map panel numbers and dates	
Names of all consulted parties and relevant consultation dates	
 Names of plans or reports and relevant page numbers Any additional requirements specific to your region 	
	_
The project site is located in As Lito, Saipan on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.	
The Division of Environmental Quality has concurred that there are no concerns of the project site being situated 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 and determines it does not pose a health hazard.	
Are formal compliance steps or mitigation required? ☐ Yes ☒ No	

Environmental Justice (CEST and EA)

General requirements

3477	Annual to a 10 kb a mark to at	Communities Onder 12000	
Cre	termine if the project	Executive Order 12898	
	eates adverse environmental		
100000	pacts upon a low-income or		
	nority community. If it		
do	es, engage the community		
in	meaningful participation		
ab	out mitigating the impacts		
or	move the project.		
W		References	The state of the s
<u>ht</u>	tps://www.hudexchange.info/	environmental-review/env	rironmental-justice
	portion of this project's total ☐Yes → Continue to Question 2	environmental review? 2. 2. 2. 3. 3. 4. 4. 5. 6. 6. 7. 7. 8. 8. 8. 8. 8. 8. 8. 8	in any other compliance review
2.	Were these adverse environr minority communities?	mental impacts disproporti	onately high for low-income and/or
	□Yes		
	Explain:		
		2. Dunida anicolamantina das	umentation
	→ Continue to Question	3. Provide any supporting doc	amentation.
	→ Continue to Question □No	s. Provide any supporting doc	umentation.
	□No	3. Provide any supporting doc	amentation.
		3. Provide any supporting doc	umentation.
	□No	3. Provide any supporting doc	umentation.

ightarrow Continue to the Worksheet Summary and provide any supporting documentation.

Legislation

Regulation

→ Continue to Question 4.			
No mitigation is necessary.			
Explain why mitigation will not be made here:			
→ Continue to Question 4.			
Describe how the affected low-income or min			
neaningfully involved in the decision on what mitiga	ation acti	ons, if any,	will be taken.

[→] Continue to the Worksheet Summary and provide any supporting documentation.

Worksheet Summary

Compliance Determination

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

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

The project site is located in As Lito, Saipan on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The proposed project won't have any adverse effects to the environment or human health. As a result, the project complies with Executive Order 12898.

Are formal compliance steps or mitigation required?

☐ Yes

⊠ No

Air Quality (CEST and EA)

Scope of Work

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

✓ Yes

→ Continue to Question 2.

□ No

→ Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide any documents used to make your determination.

Air Quality Attainment Status of Project's County or Air Quality Management District

2. Is your project's air quality management district or county in non-attainment or maintenance status for any criteria pollutants?

Follow the link below to determine compliance status of project county or air quality management district:

http://www.epa.gov/oaqps001/greenbk/

- No, project's county or air quality management district is in attainment status for all criteria pollutants
 - → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide any documents used to make your determination.

	Describe the findings:
	→ Continue to Question 3.
	Determine the estimated emissions levels of your project for each of those criteria
	pollutants that are in non-attainment or maintenance status on your project area. Will
	your project exceed any of the <i>de minimis or threshold</i> emissions levels of non-
	attainment and maintenance level pollutants or exceed the screening levels established by the state or air quality management district?
	☐ No, the project will not exceed <i>de minimis</i> or threshold emissions levels or screening
	levels
	→ Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Explain how you determined that the project would not exceed de minimis or threshold emissions.
	☐ Yes, the project exceeds <i>de minimis</i> emissions levels or screening levels.
	→ Continue to Question 4. Explain how you determined that the project would not exceed deminimis or threshold emissions in the Worksheet Summary.
4.	For the project to be brought into compliance with this section, all adverse impacts must be mitigated. Explain in detail the exact measures that must be implemented to mitigate for the impact or effect, including the timeline for implementation.

Worksheet Summary

Compliance Determination

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

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

The project site is located in As Lito, Saipan on Lot Numbers on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The United States Environmental Protection Agency SIP Status Report has shown "No designated areas for this pollutant" in the Northern Marianas Islands.

Are form	nal com	pliance	steps	or mitig	gation	require	d?
AIC IOIII	IGI COIII	piidiicc	3tcp3	O1 11111C1	SUCIOII	1 Cquii C	•

☐ Yes

⊠ No

Noise (CEST Level Reviews)

General requirements	Legislation	Regulation
HUD's noise regulations protect	Noise Control Act of 1972	Title 24 CFR 51
residential properties from		Subpart B
excessive noise exposure. HUD	General Services Administration	Harris Control
encourages mitigation as	Federal Management Circular	100
appropriate.	75-2: "Compatible Land Uses at	
	Federal Airfields"	
	References	
https://www.hudexchange.info/p	rograms/environmental-review/nois	e-abatement-and
control		

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

8	ictivities does your project involve? Check all that apply:
	☐ New construction for residential use
	NOTE: HUD assistance to new construction projects is generally prohibited if they are located in an Unacceptable zone, and HUD discourages assistance for new construction projects in Normally Unacceptable zones. See 24 CFR 51.101(a)(3) for further details.
	→ Continue to Question 4.
	☐ Rehabilitation of an existing residential property
	NOTE: For modernization projects in all noise zones, HUD encourages mitigation to reduce levels to acceptable compliance standards. See 24 CFR 51 Subpart B for
	further details.
	→ Continue to Question 2.
	□ A research demonstration project which does not result in new construction or reconstruction, interstate, land sales registration, or any timely emergency assistance under disaster assistance provisions or appropriations which are provided to save lives, protect property, protect public health and safety, remove debris and wreckage, or assistance that has the effect of restoring facilities substantially as they existed prior to the disaster
	→ Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below.

☑ None of the above

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

Yes Indicate the type of measures that will apply (check all that apply): Improved building envelope components (better windows and doors strengthened sheathing, insulation, sealed gaps, etc.) Redesigned building envelope (more durable or substantial materials increased air gap, resilient channels, staggered wall studs, etc.) Other Explain: → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below and provide any supporting documentation. No → Continue to Question 3. 3. Complete the Preliminary Screening to identify potential noise generators in the vicinit (1000' from a major road, 3000' from a railroad, or 15 miles from an airport). Describe findings of the Preliminary Screening:	2.	Do you have standardized noise attenuation measures that apply to all modernization and/or minor rehabilitation projects, such as the use of double glazed windows or extra
Indicate the type of measures that will apply (check all that apply): Improved building envelope components (better windows and doors strengthened sheathing, insulation, sealed gaps, etc.) Redesigned building envelope (more durable or substantial materials increased air gap, resilient channels, staggered wall studs, etc.) Other Explain:		insulation?
Improved building envelope components (better windows and doors strengthened sheathing, insulation, sealed gaps, etc.) Redesigned building envelope (more durable or substantial materials increased air gap, resilient channels, staggered wall studs, etc.) Other Explain:		
increased air gap, resilient channels, staggered wall studs, etc.) ☐ Other Explain: → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below and provide any supporting documentation. ☐ No → Continue to Question 3. 3. Complete the Preliminary Screening to identify potential noise generators in the vicinit (1000' from a major road, 3000' from a railroad, or 15 miles from an airport). Describe findings of the Preliminary Screening:		Improved building envelope components (better windows and doors, strengthened sheathing, insulation, sealed gaps, etc.)
Explain: → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below and provide any supporting documentation. □ No → Continue to Question 3. 3. Complete the Preliminary Screening to identify potential noise generators in the vicinit (1000' from a major road, 3000' from a railroad, or 15 miles from an airport). Describe findings of the Preliminary Screening: → Continue to Question 6.		increased air gap, resilient channels, staggered wall studs, etc.)
 → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below and provide any supporting documentation. □ No → Continue to Question 3. 3. Complete the Preliminary Screening to identify potential noise generators in the vicinit (1000' from a major road, 3000' from a railroad, or 15 miles from an airport). Describe findings of the Preliminary Screening: 		
 → Continue to Question 3. Complete the Preliminary Screening to identify potential noise generators in the vicinit (1000' from a major road, 3000' from a railroad, or 15 miles from an airport). Describe findings of the Preliminary Screening: → Continue to Question 6.		→ Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below and provide any supporting documentation.
 → Continue to Question 3. Complete the Preliminary Screening to identify potential noise generators in the vicinit (1000' from a major road, 3000' from a railroad, or 15 miles from an airport). Describe findings of the Preliminary Screening: → Continue to Question 6.		
3. Complete the Preliminary Screening to identify potential noise generators in the vicinit (1000' from a major road, 3000' from a railroad, or 15 miles from an airport). Describe findings of the Preliminary Screening: → Continue to Question 6.		
(1000' from a major road, 3000' from a railroad, or 15 miles from an airport). Describe findings of the Preliminary Screening: → Continue to Question 6.		→ Continue to Question 3.
	3.	(1000' from a major road, 3000' from a railroad, or 15 miles from an airport).
A Complete the Dustination Committee to the Atlanta Committee to the Commi		→ Continue to Question 6.
(1000' from a major road, 3000' from a railroad, or 15 miles from an airport).	4.	
Indicate the findings of the Preliminary Screening below: There are no noise generators found within the threshold distances above.		

	→ Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide a map showing the location of the project relative to any noise generators.
	uny noise generators.
	☐ Noise generators were found within the threshold distances.
	→ Continue to Question 5.
5.	Complete the Noise Assessment Guidelines to quantify the noise exposure. Indicate the
	findings of the Noise Assessment below:
	☐ Acceptable: (65 decibels or less; the ceiling may be shifted to 70 decibels in
	circumstances described in §24 CFR 51.105(a))
	Indicate noise level here:
	→ Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide noise analysis, including noise level and data used to complete the analysis.
	☐ Normally Unacceptable: (Above 65 decibels but not exceeding 75 decibels; the floor may be shifted to 70 decibels in circumstances described in 24 CFR 51.105(a))
	Indicate noise level here:
	Is the project in a largely undeveloped area¹? □ No
	→ Your project requires completion of an Environmental Assessment (EA) pursuant to 51.104(b)(1)(i). Elevate this review to an EA-level review. Provide noise analysis, including noise level and data used to complete the analysis. Continue to Question 6.
	□ Yes
	→ Your project requires completion of an Environmental Impact Statement (EIS) pursuant to 51.104(b)(1)(i). Elevate this review to an EIS-level review. Provide noise analysis, including noise level and data used to complete the analysis. Continue to Question 6.
	Continue to Question o.
	☐ Unacceptable: (Above 75 decibels)
	Indicate noise level here:

¹ A largely undeveloped area means the area within 2 miles of the project site is less than 50 percent developed with urban uses or does not have water and sewer capacity to serve the project.

	pursuant to 51.104(b)(1)(i). You may either complete an EIS or provide waiver signed by the appropriate authority. Indicate your choice:	a
	☐ Convert to an EIS	
	Provide noise analysis, including noise level and data used to complete th analysis. Continue to Question 6.	e
	□ Provide waiver	
	→ Provide an Environmental Impact Statement waiver from the Certifying Office or the Assistant Secretary for Community Planning and Development per 24 CF 51.104(b)(2) and noise analysis, including noise level and data used to complet the analysis. Continue to Question 6.	R
6.	HUD strongly encourages mitigation be used to eliminate adverse noise impacts explain in detail the exact measures that must be implemented to mitigate for the mpact or effect, including the timeline for implementation. This information will be automatically included in the Mitigation summary for the environmental review.	e
	☐ Mitigation as follows will be implemented:	
	→ Provide drawings, specifications, and other materials as needed to describe the project's noise mitigation measures. Continue to the Worksheet Summary.	ie
	☐ No mitigation is necessary. Explain why mitigation will not be made here:	
	→ Continue to the Worksheet Summary.	

Your project requires completion of an Environmental Impact Statement (EIS)

Worksheet Summary

Compliance Determination

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

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

The project site is located in As Lito, Saipan on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The project does not involve development of noise sensitive uses or the project is not within line-of-sight of an arterial roadway or railroad or ambient noise level is 65 LDN (or CNEL) or less, based upon the HUD Noise Assessment Guidelines (NAG) study for calculating noise levels.

Are formal compliance st	teps or mitigation i	required?
☐ Yes		
⊠ No		

Wetlands (CEST and EA)

General requirements	Legislation	Regulation				
Executive Order 11990 discourages that direct or	Executive Order	24 CFR 55.20 can				
indirect support of new construction impacting	11990	be used for				
wetlands wherever there is a practicable	100 TO 100 TO 100	general guidance				
alternative. The Fish and Wildlife Service's		regarding the 8				
National Wetlands Inventory can be used as a		Step Process.				
primary screening tool, but observed or known						
wetlands not indicated on NWI maps must also						
be processed. Off-site impacts that result in						
draining, impounding, or destroying wetlands						
must also be processed.						
References						
https://www.hudexchange.info/environmental-review/wetlands-protection						

1. Does this project involve new construction as defined in Executive Order 11990, expansion of a building's footprint, or ground disturbance?

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

□ No → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below.

 \boxtimes Yes \rightarrow Continue to Question 2.

2. Will the new construction or other ground disturbance impact an on- or off-site wetland?

The term "wetlands" means those areas that are inundated by surface or ground water with a frequency sufficient to support, and under normal circumstances does or would support, a prevalence of vegetative or aquatic life that requires saturated or seasonally saturated soil conditions for growth and reproduction. Wetlands generally include swamps, marshes, bogs, and similar areas such as sloughs, potholes, wet meadows, river overflows, mud flats, and natural ponds. Wetlands under E.O. 11990 include isolated and non-jurisdictional wetlands.

- ☑ No, a wetland will not be impacted in terms of E.O. 11990's definition of new construction.
 - → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide a map or any other relevant documentation to explain your determination.

Yes, there is a wetland that be impacted in terms of E.O. 11990's definition of new	!
construction.	

Continue to Question 3. 3. For the project to be brought into compliance with this section, all adverse impacts must be mitigated. Explain in detail the exact measures that must be implemented to mitigate for the impact or effect, including the timeline for implementation. Which of the following mitigation actions have been or will be taken? Select all that apply: □ Permeable surfaces ☐ Natural landscape enhancements that maintain or restore natural hydrology through infiltration □ Native plant species □ Bioswales □ Evapotranspiration ☐ Stormwater capture and reuse ☐ Green or vegetative roofs with drainage provisions ☐ Natural Resources Conservation Service conservation easements ☐ Compensatory mitigation

→ You must determine that there are no practicable alternatives to wetlands development by

Provide a completed 8-Step Process as well as all documents used to make your determination, including a map. Be sure to include the early public notice and the final notice with your

completing the 8-Step Process.

documentation.

Worksheet Summary

Compliance Determination

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

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

The project site is located in As Lito, Saipan on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The project does not involve new construction within or adjacent to wetlands, marshes, wet meadows, mud flats, or natural ponds per field observation and maps issued by the USDI Fish and Wildlife Service or U.S. Corps of Engine.

Are formal	compliance	steps or	mitigation	required?
------------	------------	----------	------------	-----------

☐ Yes

⊠ No





Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: cnmi-cdbg-dr@nmhcgov.net Website: http://www.cnmi-cdbgdr.com

Tels: (670)233-9447

233-9448 233-9449

233-9450 Fax: (670)233-9452

January 19, 2023

Ms. Zabrina Cruz Director Division of Environmental Quality P.O. Box 501304 Saipan, MP 96950

Dear Ms. Cruz,

The Northern Marianas Housing Corporation (NMHC) is in the process of preparing the Environmental Assessment Statutory Checklist (24 CFR § 58.36) for Canaan Realty, LLC; Canaan-As Lito Housing multifamily or apartment project located at As Lito, on the island of Saipan. The Canaan-As Lito Housing project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The proposed project will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR).

Before we commence any Canaan Realty, LLC; Canaan-As Lito Housing multifamily or apartment project activity on this lot, we are required to obtain a certification from your office for the following:

• Explosive or Flammable Operations:

o That the project is located at an Acceptable Separation Distance (ASD) from any above-ground explosive or flammable fuels or chemicals 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.

• Toxic/Hazardous/Radioactive, Material, Contamination, Chemical or Gases:

o 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.

• Environmental Justice:

That the project site is suitable for its proposed use and the project won't be adversely affected by existing environmental conditions.



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





Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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Fax. (670)233-9452

Sole Source Aquifers:

That the project is not located within an area designated by EPA as being supported by sole source aquifer *OR* the project need not be referred to EPA for evaluation according to the HUD-EPA (Region IX) Sole Source Aquifer Memorandum of Understanding of 1990.

Air Quality:

• That the project is located within an "attainment" area *OR* if within a "nonattainment" area, the project conforms with the EPA-approved State Implementation Plan (SIP).

• Noise Abatement and Control:

That the project does not involve development of noise sensitive uses OR the project is not within line-of-sight of an arterial roadway or railroad OR ambient noise level is 65 LDN (or CNEL) or less, based upon the HUD Noise Assessment Guidelines (NAG) study for calculating noise levels.

• Wild and Scenic Rivers:

• That the project is not located within a mile of a listed Wild and Scenic River or that it will have no effects on the natural, free flowing or scenic qualities of a river.

• Wetlands Protection:

That the project does not involve new construction within or adjacent to wetlands, marshes, wet meadows, mud flats or natural ponds per field observation and maps issued by the USDI Fish & Wildlife Service or U.S. Corps of Engineers.

Should your office determine the presence of explosives, flammable, toxic, hazardous, or radioactive materials on or within a mile of the above lot, please include the appropriate mitigation disclosure and clearance documents.

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at drhousingsupervisor@nmhcgov.net or our office at (670)233-9447/9448/9449/9450.

Sincerely,

Melvin B. Sablan

CDBG-DR Housing Administrator

Enclosure: Scope of Work Map of Property

Ce: Corporate Director



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Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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Division of Environmental Quality Concurrence:

Based on your requests above, 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.

Zabrina Cruz, Director
Division of Environmental Quality

Date





Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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Fax: (670)233-9452

December 27, 2022

Ms. Zabrina Cruz Director Division of Environmental Quality P.O. Box 501304 Saipan, MP 96950

Dear Ms. Cruz.

The Northern Marianas Housing Corporation (NMHC) is in the process of preparing the Environmental Assessment Statutory Checklist (24 CFR § 58.36) for Canaan Realty, LLC; Canaan-As Lito Housing multifamily or apartment project located at As Lito, on the island of Saipan. The Canaan-As Lito Housing project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The proposed project will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR).

Before we commence any Canaan-As Lito Housing multifamily or apartment project activity on this lot, we are required to obtain a certification from your office for the following:

- Explosive or Flammable Operations
 - Ensure that the project is located at an Acceptance Separation Distance (ASD) from any above-ground explosive or flammable fuels or chemicals containers according to "Siting of HUD-Assistance Projects Near Hazardous Facilities" (See Appendix F, pp. 51–52).
- Hazardous materials, contamination, toxic chemicals and gasses, and radioactive substances
 - Ensure 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 a Superfund National Priorities List (NPL) 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.
- Environmental Justice
 - Ensure that the project site is suitable for its proposed use and the project won't be adversely affected by existing environmental conditions.

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at drhousingsupervisor@nmhcgov.net or our office at (670)233-9447/9448/9449/9450.

Sincerely

Melvin B. Sablan

CDBG-DR Housing Administrator

Enclosure Scope of Work Map of Property

Cc: Corporate Director File

Tinian Field Office

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

CDBG-DR Office Tel: (670)233-9447/9448/9449 Rota Field Office Tel: (670)532-9410 Fax: (670)532-9441

Tel: (670)433-9213 Fax: (670)433-3690

APPENDIX E

Division of Fish and Wildlife (DFW)



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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

February 09, 2023

Melvin B. Sablan CDBG-DR Housing Administrator Northern Marianas Housing Corporation P.O. Box 500514 Saipan, MP 96950

IR-23-04: Information Request for a Determination of Effect - NEPA Compliance

Dear Mr. Sablan:

Your agency has requested information from the Division of Fish and Wildlife regarding potential impacts to threatened or endangered (T&E) species for construction of a multifamily or apartment project located at As Lito, Saipan (Lot Numbers 361-R4, 361-5, and 361-6 and Tract Numbers 22553, 22554-2NEW, and 2254-3). Our comments are as follows:

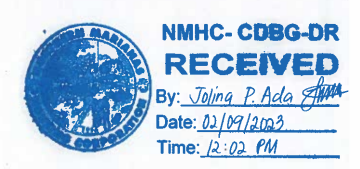
Based on satellite imagery, the parcel appears partially forested with potential habitat for T&E species. However, DFW has no record of T&E species on this or the adjacent lots so we are unaware of any possible effects to T&E species. This project will require future assessment from DFW.

This letter is not a permit or approval of the proposed projects. No land clearing activities are to take place until a site assessment application is submitted and approved by DFW. We did not conduct on-the-ground inspections of these sites. Our response is based solely on the information you provided, our current knowledge, and professional experience. The information that we provide may assist with project planning, including information required to comply with the preparation of an Environmental Assessment Statutory Checklist.

Sincerely,

Amanda W. Santos Assistant Wildlife Biologist, DFW

Cc: Manny M. Pangelinan, Director, DFW



Endangered Species Act (CEST and EA)

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

1.	Does the project involve any activities that have the potential to affect species or habitats?
	⊠No, the project will have No Effect due to the nature of the activities involved in the project.

→ Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide any documents used to make your determination.

→ Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide any documents used to make your determination.

□Yes, the activities involved in the project have the potential to affect species and/or habitats. → Continue to Question 2.

2. Are federally listed species or designated critical habitats present in the action area?

Obtain a list of protected species from the Services. This information is available on the FWS
Website or you may contact your Jocal FWS and/or NMFS offices directly.

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

- → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide any documents used to make your determination. Documentation may include letters from the Services, species lists from the Services' websites, surveys or other documents and analysis showing that there are no species in the action area.
- ☐Yes, there are federally listed species or designated critical habitats present in the action area. → Continue to Question 3.

3. What effects, if any, will your project have on federally listed species or designated critical habitat?

- □No Effect: Based on the specifics of both the project and any federally listed species in the action area, you have determined that the project will have absolutely no effect on listed species or critical habitat.
 - → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide any documents used to make your determination. Documentation should include a species list and explanation of your conclusion, and may require maps, photographs, and surveys as appropriate.
- ☐May Affect, Not Likely to Adversely Affect: Any effects that the project may have on federally listed species or critical habitats would be beneficial, discountable, or insignificant.
 - → Continue to Question 4, Informal Consultation.
- □Likely to Adversely Affect: The project may have negative effects on one or more listed species or critical habitat.
 - → Continue to Question 5, Formal Consultation.

4. Informal Consultation is required

Section 7 of ESA (16 USC. 1536) mandates consultation to resolve potential impacts to endangered and threatened species and critical habitats. If a HUD-assisted project may affect any federally listed endangered or threatened species or critical habitat, then compliance is required with Section 7. See 50 CFR Part 402 Subpart B Consultation Procedures.

Did the Service(s) concur with the finding that the project is Not Likely to Adversely Affect?

☐Yes, the Service(s) concurred with the finding.

- → Based on the response, the review is in compliance with this section. Continue to Question 6 and provide the following:
 - (1) A biological evaluation or equivalent document
 - (2) Concurrence(s) from FWS and/or NMFS
 - (3) Any other documentation of informal consultation

Exception: If finding was made based on procedures provided by a letter of understanding, memorandum of agreement, programmatic agreement, or checklist provided by local HUD office, provide whatever documentation is mandated by that agreement.

 \square No, the Service(s) did not concur with the finding. \rightarrow Continue to Question 5.

5. Formal consultation is required

Section 7 of ESA (16 USC 1536) mandates consultation to resolve potential impacts to federally listed endangered and threatened species and critical habitats. If a HUD assisted project may affect any endangered or threatened species or critical habitat, then compliance is required with Section 7. See 50 CFR Part 402 Subpart B Consultation Procedures.

→ Once consultation is complete, the review is in compliance with this section. Continue to Question 6 and provide the following:

6. For the project to be brought into compliance with this section, all adverse impacts must

- (1) A biological assessment, evaluation, or equivalent document
- (2) Biological opinion(s) issued by FWS and/or NMFS
- (3) Any other documentation of formal consultation

o mitigation is n			
xplain why miti	gation will not b	e made here:	

Worksheet Summary

Compliance Determination

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

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

The project site is located in As Lito, Saipan on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The Division of Fish and Wildlife has indicated that they have no record of T&E on the project site.

Are formal compliance	steps or mitigation required?
☐ Yes	
⊠ No	



Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

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December 27, 2022

Mr. Manuel Pangelinan Director Division of Fish and Wildlife P.O. Box 10007 Saipan, MP 96950

Re: Request for a Determination of Effect

Dear Mr. Pangelinan,

The Northern Marianas Housing Corporation (NMHC) is in the process of preparing the Environmental Assessment Statutory Checklist (24 CFR § 58.36) for Canaan Realty, LLC; Canaan-As Lito Housing multifamily or apartment project located at As Lito, on the island of Saipan. The Canaan-As Lito Housing project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The proposed project will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR).

In order for our office to complete the Environmental Review, an Environmental Assessment Statutory Checklist (24 CFR § 58.36) must be completed. We kindly request your office to issue a Determination of Effect based on HUD requirement on the Endangered Species Act 50 CFR 402 for the location mentioned above.

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at <u>drhousingsupervisor@nmhcgov.net</u> or our office at (670)233-9447/9448/9449/9450.

Sincerely.

Melvin B. Sablan

CDBG-DR Housing Administrator

Enclosure: Scope of Work

Map of Property

Cc: Corporate Director

File



APPENDIX F

Natural Resources Conservation Service (NRCS)



Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: cnmi-cdbg-dr@nmhcgov.net
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December 27, 2022

Ms. Pamela Sablan
District Conservationist
Natural Resources Conservation Service
P.O. Box 5082 CHRB
Saipan, MP 96950

BEGGINED SOL

Re: Request for a Determination of Effect

Dear Ms. Sablan,

The Northern Marianas Housing Corporation (NMHC) is in the process of preparing the Environmental Assessment Statutory Checklist (24 CFR § 58.36) for Canaan Realty, LLC; Canaan-As Lito Housing multifamily or apartment project located at As Lito, on the island of Saipan. The Canaan-As Lito Housing project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The proposed project will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR).

In order for our office to complete the Environmental Review, an Environmental Assessment Statutory Checklist (24 CFR § 58.36) must be completed. We kindly request your office to issue a Determination of Effect based on HUD requirement on the Farmland Protection Policy Act of 1981, particularly sections 1504 (b) and 1541; 7 CFR Part 658.

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at drhousingsupervisor@nmhcgov.net or our office at (670)233-9447/9448/9449/9450.

Sincerety,

Melvin B. Sablan

CDBG-DR Housing Administrator

Enclosure: Scope of Work

Map of Property

Cc: Corporate Director

File



NMHC- CDBG-DI By: Jolina P. Ada

F	U.S. Department ARMLAND CONVERS	nt of Agricul SION IN	Ituré	CAR		Time	: 1.25	
PART I (To be completed by Federal Agen					_		_	_
Name of Project Canaan-As Lito Ho	usina	Pederal Agency Involved NMHC, CDBG-DR County and State As Lito, Saipan, MP 96950						
Proposed Land Use Affordable Renta	Il Housing							
PART II (To be completed by NRCS)			30EC 20	-		1	propieting Fo	rm:
Does the site contain Prime, Unique, States	wide or Local Important Familiand		ES NO		~~~	origated		Farm Size
(If no, the FPPA does not apply - do not co.	*				W 90	ar Quiou	Average	ram Size
Major Crop(s)	Farmable Land in Govt.		172	Amou	nt of	Formland As	Defined in Fi	50A
	Acres: %			Acres		% 	Demiso III F	TA
Name of Land Evaluation System Used Name of State or Local Site Assessment System		Date Land Evaluation Returned by NRCS						
PART III (To be completed by Federal Age	ncy)				-	Alternative	Site Rating	
A. Total Acres To Se Converted Directly				Site A Site B Site C Site D				
B. Total Acres To Be Converted Indirectly	•		-	AI/	Δ			
C. Total Acres in Site						77.45.6		
PART IV (To be completed by NRCS) Lan	d Charleston Internet							
A. Total Acres Prime And Unique Farmland			de don en					
B. Total Acres Statewide Important or Local								
C. Percentage Of Farmland in County Or L		G-71	3311					
D. Percentage Of Farmland in Govt. Juried		we Value						
PART V (To be completed by NRCS) Lanc Relative Value of Farmland To Be C	Evaluation Criterion							
PART VI (To be completed by Federal Age	novi Site Assessment Criteria		Maximum	044	91		-	
(Citteria are explained in 7 CFR 668.6 b. For	Confidor project use form NRCS-	CPA-106)	Points	Site	250	Site B	Site C	Site D
1. Area in Non-urban Use			(18)					
2. Perimeter in Non-urban Use			(10)					
3. Percent Of Site Being Farmed			(20)					
4. Protection Provided By State and Local Government			(20)					2 2
5. Distance From Urban Built-up Area			(16)	- 1				
6. Distance To Urban Support Services			(16)					
7. Size Of Present Farm Unit Compared To	Average		(10)					
8. Creation Of Non-farmable Farmland	S STATES TO SERVICE	AL ANDROVE	(10)				10 12 TOTAL A. I	
9. Availability Of Farm Support Services	•		(6)					
10. On-Farm Investments			(20)	- 5				
11. Effects Of Conversion On Farm Suppor			(10)					
12. Competibility With Edeting Agricultured	Use		(10)					
TOTAL SITE ASSESSMENT POINTS			160	, , ,				
PART VII (To be completed by Federal A	gency)	7.00 - 9						
Relative Value Of Farmland (From Part V)		.p. 17 (100					
Total Site Assessment (From Part VI above	or local site assessment)		160					
TOTAL POINTS (Total of above 2 lines)	2019 - VII a - Will		260		V			
Site Selected:	Date Of Selection			Was /		al Site Asses	sment Used?	
Resson For Selection:					- 16	~		
)						
Name of Federal agency representative comp	pleting this form:	4 SABLA	N, DISTRIC	r Con	ואפונו	MAROUT D	ato: 2/25	3 2022

Form AD-1006 (03-02)

Farmlands Protection (CEST and EA)

General requirements	Legislation	Regulation
The Farmland Protection Policy Act (FPPA) discourages federal activities that would convert farmland to nonagricultural purposes.	Farmland Protection Policy Act of 1981 (7 U.S.C. 4201 et seq.)	7 CFR Part 658
	Reference	
https://www.hudexchange.inf	o/environmental-review/farm	lands-protection

1.	undeveloped land or conversion, that could convert agricultural land to a non-agricultural use? □Yes → Continue to Question 2.
	⊠No Explain how you determined that agricultural land would not be converted:

- → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide any documentation supporting your determination.
- 2. Does "important farmland," including prime farmland, unique farmland, or farmland of statewide or local importance regulated under the Farmland Protection Policy Act, occur on the project site?

You may use the links below to determine important farmland occurs on the project site:

- Utilize USDA Natural Resources Conservation Service's (NRCS) Web Soil Survey http://websoilsurvey.nrcs.usda.gov/app/HomePage.htm
- Check with your city or county's planning department and ask them to document if the project is on land regulated by the FPPA (zoning important farmland as non-agricultural does not exempt it from FPPA requirements)
- Contact NRCS at the local USDA service center <u>http://offices.sc.egov.usda.gov/locator/app?agency=nrcs</u> or your NRCS state soil scientist http://soils.usda.gov/contact/state-offices/ for assistance

\square No \rightarrow	Based on the response, the review is in compliance with this section. Continue to the
	Worksheet Summary below. Provide any documents used to make your determination.

I	□Yes →	Continue to Questi	on 2
	I IYES 🗩	- Continue to Uliesti	กก ร.

- 3. Consider alternatives to completing the project on important farmland and means of avoiding impacts to important farmland.
 - Complete form AD-1006, "Farmland Conversion Impact Rating" http://www.nrcs.usda.gov/Internet/FSE_DOCUMENTS/stelprdb1045394.pdf and contact the state soil scientist before sending it to the local NRCS District Conservationist.
 - (NOTE: for corridor type projects, use instead form NRCS-CPA-106, "Farmland Conversion Impact Rating for Corridor Type Projects: http://www.nrcs.usda.gov/Internet/FSE_DOCUMENTS/stelprdb1045395.pdf.)
 - Work with NRCS to minimize the impact of the project on the protected farmland. When you have finished with your analysis, return a copy of form AD-1006 (or form NRCS-CPA-106 if applicable) to the USDA-NRCS State Soil Scientist or his/her designee informing them of your determination.

	t will proceed with mitigation.
	ain in detail the proposed measures that must be implemented to mitigate for the act or effect, including the timeline for implementation.
IIIIþe	ict of effect, including the timeline for implementation.
→	Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide form AD-1006 and all other documents used to make your determination.
Droice	et will proceed without mitigation.
-	ain why mitigation will not be made here:
LAPI	and the first factors will not be made here.
16	

Worksheet Summary below. Provide form AD-1006 and all other documents used to make

your determination.

Worksheet Summary

Compliance Determination

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

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

The project site is located in As Lito, Saipan on Lot Numbers on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The Natural Resources Conservation Service has determined that the project site is not located in a protected Farmland area and is not applicable to irreversibly converting farmland to non-agricultural use.

Are formal compliance steps	or mitigation required?
-----------------------------	-------------------------

☐ Yes

⊠ No



Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: cnmi-cdbg-dr@nmhcgov.net Website: http://www.cnmi-cdbgdr.com

> Tels: (670)233-9447 233-9448 233-9449 233-9450

Fax: (670)233-9452

December 27, 2022

Ms. Pamela Sablan
District Conservationist
Natural Resources Conservation Service
P.O. Box 5082 CHRB
Saipan, MP 96950

Re: Request for a Determination of Effect

Dear Ms. Sablan.

The Northern Marianas Housing Corporation (NMHC) is in the process of preparing the Environmental Assessment Statutory Checklist (24 CFR § 58.36) for Canaan Realty, LLC; Canaan-As Lito Housing multifamily or apartment project located at As Lito, on the island of Saipan. The Canaan-As Lito Housing project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The proposed project will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR).

In order for our office to complete the Environmental Review, an Environmental Assessment Statutory Checklist (24 CFR § 58.36) must be completed. We kindly request your office to issue a Determination of Effect based on HUD requirement on the Farmland Protection Policy Act of 1981, particularly sections 1504 (b) and 1541; 7 CFR Part 658.

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at <u>drhousingsupervisor@nmhcgov.net</u> or our office at (670)233-9447/9448/9449/9450.

Sincercty,

Melvin B. Sablan

CDBG-DR Housing Administrator

Enclosure: Scope of Work

Map of Property

Cc: Corporate Director

File



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

CDBG-DR Office Tel: (670)233-9447/9448/9449 Rota Field Office Tel: (670)532-9410 Fax: (670)532-9441

Tel: (670)433-9213 Fax: (670)433-3690

APPENDIX G

Historic Preservation Office (HPO)



Commonwealth of the Northern Mariana Islands Historic Preservation Office

Department of Community & Cultural Affairs

Buildings A-15 and A-16 Cactus St. Garapan

Caller Box 10007

Saipan, MP 96950



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

March 21, 2023

Serial: 35607 File: 6.7.23.46

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

RE: Determination of "Historic Properties Affected" for NMHC Affordable Rental Housing Supported by CDBG-DR Funding Canaan Realty, LLC; Canaan—As Lito Project Historic Preservation Office (HPO) Concurrence Letter

Dear Mr. Palacios,

Thank you for submitting your Section 106 consultation for the above-mentioned project. As stated in our previous communication, the HPO agrees that this project is an undertaking with respect to the National Historic Preservation Act (NHPA) of 1966, as amended, and thus the consultation will be conducted in accordance with Section 106 of the NHPA and §36 CFR Part 800.

This consultation is for the construction of the Canaan-As Lito Housing apartment project located in As Lito, on the island of Saipan, Commonwealth of the Northern Mariana Islands.

After reviewing your consultation package, HPO concurs with your determination of "Potential to Affect Historic Properties".

Although the HPO hereby concurs with the determination for the specified project, if the particulars of the project should be altered to include other areas not yet designated, then we ask to please give our office and opportunity to review and consult about potential impacts in those areas.

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

Rita C. Chong Dela Cruz

State Historic Preservation Officer



NMHC-CDBG-DR RECEIVED

By: Jolina P. Ada 7

Date: 03/27/2023

Time:



Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: cnmi-cdbg-dr@nmhcgov.net Website: http://www.cnmi-cdbgdr.com

> Tels: (670)233-9447 233-9448 233-9449 233-9450 Fax: (670)233-9452

January 31, 2023

Ms. Rita Chong-Dela Cruz State Historic Preservation Officer Historic Preservation Office P.O. Box 500090 Saipan, MP 96950

Re: Determination of "Historic Properties Affected" for NMHC Affordable Rental Housing Supported by CDBG-DR Funding

Dear Ms. Chong-Dela Cruz,

This letter pertains to Canaan Realty, LLC; Canaan—As Lito Housing multifamily or apartment project located at As Lito, on the island of Saipan, Commonwealth of the Northern Marianas Islands. The Canaan—As Lito Housing project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The proposed project will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR).

This project has been identified as an "undertaking" with respect to the National Historic Preservation Act (NHPA) of 1996, as amended. This consultation is therefore being conducted in accordance with Section 6 of the NHPA and implementing regulations found in 36 CFR § Part 800.

The project site was inspected by Mr. Joseph Farrugia and Mr. Dave Perzinski of Applied Archaeology.

Based on their findings, which was stated in the "Evaluation and Recommendation" section of their survey report:

"Applied Archaeology finds that the proposed undertaking has the POTENTIAL TO AFFECT HISTORIC PROPERTIES during development and construction of the affordable rental housing and ADDITIONAL ARCHAEOLOGICAL INVESTIGATION and ARCHAEOLOGICAL MONITORING is recommended prior to and during any ground disturbing activity."

For your review, copies of these reports are attached herewith.



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



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233-9448 233-9449

233-9450 Fax: (670)233-9452

If you agree with our determination, please sign and date on the area provided and return it to our NMHC CDBG-DR office, located on the 3rd floor of the Ladera Bldg. along Beach Road. If you disagree, we request that you submit a written response to our request so that we can continue the consultation process.

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at drhousingsupervisor@nmhcgov.net or our office at (670)233-9447/9448/9449/9450.

Sincerely

Jesse S. Palacios
Corporate Director

CONCURRED BY:

Rita Chong-Dela Cruz

State Historic Preservation Officer

22 March 2023

Date

Enclosure: Scope of Work

Map of Property

Applied Archaeology Survey Report

Cc: CDBG-DR Housing Administrator

File

Historic Preservation (CEST and EA)

General requirements	Legislation	Regulation					
Regulations under Section 106 of	Section 106 of the	36 CFR 800 "Protection of					
the National Historic	National Historic	Historic Properties"					
Preservation Act (NHPA) require	Preservation Act						
a consultative process to identify	(16 U.S.C. 470f)						
historic properties, assess							
project impacts on them, and							
avoid, minimize, or mitigate							
adverse effects							
References							
https://www.hudexchange.info/environmental-review/historic-preservation							

Threshold

Is Section 106 review required for your project?

No, because the project consists solely of activities listed as exempt in a Programmati Agreement (PA). (See the <u>PA Database</u> to find applicable PAs.)
Either provide the PA itself or a link to it here. Mark the applicable exemptions o include the text here:

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

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

The project site is located in As Lito, Saipan on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3

Archaeological Inventory Survey and Archaeological Monitoring is recommended prior to and during any ground disturbing activity.

→ Continue to the Worksheet Summary.

 \square Yes, because the project includes activities with potential to cause effects (direct or indirect). \rightarrow Continue to Step 1.

The Section 106 Process

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

Note that consultation continues through all phases of the review.

Step 1: Initiate consultation

Step 2: Identify and evaluate historic properties

Step 3: Assess effects of the project on historic properties

Select all consulting parties below (check all that apply):

Step 4: Resolve any adverse effects

Step 1 - Initiate Consultation

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

Use the <u>When To Consult With Tribes checklist</u> within <u>Notice CPD-12-006</u>: <u>Process for Tribal Consultation</u> to determine if you should invite tribes to consult on a particular project. Use the <u>Tribal Directory Assessment Tool (TDAT)</u> to identify tribes that may have an interest in the area where the project is located. Note that consultants may not initiate consultation with Tribes.

Undian		il on Histor			Preservation	Officers	(THPOs)	or
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	_	nizations (N	,					
List	all tribes	that were	consult	ed here a	and their statu	s of consi	ultation:	

Describe the process of selecting consulting parties and initiating consultation here: Describe the process of selecting consulting parties and initiating consultation here: Describe all correspondence, notices, and notes (including comments and objections received) of continue to Step 2. Describe 2 - Identify and Evaluate Historic Properties Describe the Area of Potential Effect (APE), either by entering the address(es) or providing a malepicting the APE. Attach an additional page if necessary. Describe the APE. Attach an additional page if necessary. Describe the APE is the page of the properties in the APE is the properties are the page of the page	ist all consult	ing parties that were consulted here and their status of consultation:
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Provide the documentation (survey forms, register nominations, concurrence(s) and/or objection(s), notes, and photos) that justify your National Register Status determination.

Was a survey of historic buildings and/or archeological sites done as part of the project? If the APE contains previously unsurveyed buildings or structures over 50 years old, or there is a likely presence of previously unsurveyed archeological sites, a survey may be necessary. For Archeological surveys, refer to HP Fact Sheet #6, <u>Guidance on Archeological Investigations in HUD Projects</u>.

☐ Yes → Provide survey(s) and report(s) and continue to Step 3. Additional notes:
□ No → Continue to Step 3.
Step 3 - Assess Effects of the Project on Historic Properties
Only properties that are listed on or eligible for the National Register of Historic Places receive further consideration under Section 106. Assess the effect(s) of the project by applying the Criteria of Adverse Effect. (36 CFR 800.5)] Consider direct and indirect effects as applicable as per HUD guidance.
Choose one of the findings below - No Historic Properties Affected, No Adverse Effect, or
Adverse Effect; and seek concurrence from consulting parties.
☐ No Historic Properties Affected Document reason for finding:
□ No historic properties present. → Provide concurrence(s) or objection(s) and continue to the Worksheet Summary.
☐ Historic properties present, but project will have no effect upon them. → Provide concurrence(s) or objection(s) and continue to the Worksheet Summary.
If consulting parties concur or fail to respond to user's request for concurrence, project is in compliance with this section. No further review is required. If consulting parties object, refer to (36 CFR 800.4(d)(1)) and consult further to try to resolve objection(s).

☐ No Adverse Effect

Document reason	on for finding:	
Does the No Ad	verse Effect finding contain conditions?	
☐ Yes		
Check a	nil that apply: (check all that apply)	
□ Av	voidance	
□ M	odification of project	
□ Ot	ther	
Describ	e conditions here:	
	316.3 (S. S. S	
	nitor satisfactory implementation of conditions. Provide concurrence of the Worksheet Summary.	ence(s) or
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	in compliance with this section. No further review is requ	
	parties object, refer to (36 CFR 800.5(c)(2)) and consult furth	ner to try
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l Adverse Effect		
Document reas	on for finding:	
	applicable Criteria into text box with summary and justification	on.
Criteria of Adve	erse Effect: <u>36 CFR 800.5</u>]	
		\neg

Notify the Advisory Council on Historic Preservation of the Adverse Effect and provide the documentation outlined in <u>36 CFR 800.11(e)</u>. The Council has 15 days to decide whether to enter the consultation (Not required for projects covered by a Programmatic Agreement).

→ Continue to Step 4.

Step 4 - Resolve Adverse Effects

Work with consulting parties to try to avoid, minimize or mitigate adverse effects. Refer to HUD guidance and <u>36 CFR 800.6 and 800.7</u>.

ject to be brough tigated. Explain in		
for the impact or		The state of the s

[→] Provide signed Memorandum of Agreement (MOA) or Standard Mitigation Measures Agreement (SMMA). Continue to the Worksheet Summary.

rticipation by the			ng consultation efforervation and "Head
ency":		252141.48000000	7
xplain in detail th	ne exact condition	ns or measures tha	t must be impleme
nitigate for the im	pact or effect, incl	luding the timeline	for implementation.

→ Provide correspondence, comments, documentation of decision, and "Head of Agency" approval. Continue to the Worksheet Summary.

Worksheet Summary

Compliance Determination

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

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

The project site is located in As Lito, Saipan on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The Historic Preservation Office has concurred with the "Potential to Affect Historic Properties" determination of Applied Archaeology, Inc.

*Archaeological Inventory Survey and Archaeological Monitoring is recommended prior to and during any ground disturbing activity.

Are formal	compliance	steps or	mitigation	required?
------------	------------	----------	------------	-----------

☐ Yes

⊠ No



Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: cnmi-cdbg-dr@nmhcgov.net
Website: http://www.cnmi-cdbgdr.com

Tels: (670)233-9447 233-9448 233-9449 233-9450 Fax: (670)233-9452

January 31, 2023

Ms. Rita Chong-Dela Cruz State Historic Preservation Officer Historic Preservation Office P.O. Box 500090 Saipan, MP 96950

Re: Determination of "Historic Properties Affected" for NMHC Affordable Rental Housing Supported by CDBG-DR Funding

Dear Ms. Chong-Dela Cruz,

This letter pertains to Canaan Realty, LLC; Canaan—As Lito Housing multifamily or apartment project located at As Lito, on the island of Saipan, Commonwealth of the Northern Marianas Islands. The Canaan—As Lito Housing project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The proposed project will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR).

This project has been identified as an "undertaking" with respect to the National Historic Preservation Act (NHPA) of 1996, as amended. This consultation is therefore being conducted in accordance with Section 6 of the NHPA and implementing regulations found in 36 CFR § Part 800.

The project site was inspected by Mr. Joseph Farrugia and Mr. Dave Perzinski of Applied Archaeology.

Based on their findings, which was stated in the "Evaluation and Recommendation" section of their survey report:

"Applied Archaeology finds that the proposed undertaking has the POTENTIAL TO AFFECT HISTORIC PROPERTIES during development and construction of the affordable rental housing and ADDITIONAL ARCHAEOLOGICAL INVESTIGATION and ARCHAEOLOGICAL MONITORING is recommended prior to and during any ground disturbing activity."

For your review, copies of these reports are attached herewith.



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



Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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If you agree with our determination, please sign and date on the area provided and return it to our NMHC CDBG-DR office, located on the 3rd floor of the Ladera Bldg, along Beach Road. If you disagree, we request that you submit a written response to our request so that we can continue the consultation process.

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at drhousingsupervisor@nmhcgov.net or our office at (670)233-9447/9448/9449/9450.

Sincerely

Jesses. Palacios
Corporate Director

CONCURRED BY:

Rita Chong-Dela Cruz State Historic Preservation Officer

Enclosure: Scope of Work

Map of Property

Applied Archaeology Survey Report

Ce: CDBG-DR Housing Administrator

File



Date

CDBG-DR Omce Tel: (670)233-9447/9448/9449



Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: <u>cnmi-cdbg-dr@nmhcgov.net</u> Website: <u>http://www.cnmi-cdbgdr.com</u>

> Tels: (670)233-9447 233-9448 233-9449 233-9450 Fax: (670)233-9452

December 27, 2022

Ms. Rita Chong-Dela Cruz State Historic Preservation Officer Historic Preservation Office P.O. Box 500090 Saipan, MP 96950

Re: National Historic Preservation Act Section 106 Consultation and Determination of "No Historic Properties Affected," — Concurrence Request

Dear Ms. Chong-Dela Cruz,

Pursuant to the U.S Department of Housing and Urban Development (HUD) regulations (24 CFR § 58.36), the Northern Marianas Housing Corporation (NMHC) requests consultation with your office for Canaan Realty, LLC; Canaan-As Lito Housing multifamily or apartment project located at As Lito, on the island of Saipan, Commonwealth of the Northern Marianas Islands. The Canaan-As Lito Housing project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

Due to the utilization of Federal funds, this project has been identified as an "undertaking" with respect to the National Historic Preservation Act (NHPA) of 1996, as amended. This consultation is therefore being conducted in accordance with Section 6 of the NHPA and implementing regulations found in § 36 CFR Part 800.

Background

The Northern Marianas Housing Corporation is proposing to utilize the Community Development Block Grant - Disaster Recovery Program (CDBG-DR) funds for the Canaan-As Lito Housing project. The project seeks to construct thirty units: two units each consisting of one-bedroom, six units each consisting of two-bedrooms, fourteen units each consisting of three-bedrooms, and eight units each consisting of four-bedrooms, to create a premier affordable housing community for the residents of Saipan.

The strength of this proposed development lies in 5 primary areas which we wish to highlight:

- 1. Readiness to proceed
- 2. Proven track record of the development team
- 3. Project location and market demand
- 4. Overall affordability for the residents
- 5. Ability to offer great flexibility to NMHC in utilizing the remaining tax credit pool to Chinese the highest priority issues as NMHC chooses



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

Rota Field Office Tel: (670)532-9410 Fax: (670)532-9441



Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: cnmi-cdbg-dr@nmhcgov.net Website: http://www.cnmi-cdbgdr.com

> Tels: (670)233-9447 233-9448

> > 233-9449 233-9450

Fax: (670)233-9452

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at <u>drhousingsupervisor@nmhcgov.net</u> or our office at (670)233-9447/9448/9449/9450.

Sincerely

Melvin B. Sablan

CDBG-DR Housing Administrator

Enclosure: Scope of Work Map of Property

Ce: Corporate Director File

APPENDIX H

Commonwealth Zoning Board



COMMONWEALTH ZONING BOARD

5911 CLL Plaza, Chalan Pali Arnold, Chalan Laulau Caller Box 10007, Saipan, MP 96950 Tel. 670-234-9661, FAX 234-9666 E-mail zoningboard@cnmizoning.com

Cecilia Taitano, Treasurer Shayne Villanueva, Member Geralyn DelaCruz, Zoning Administrator



February 01, 2023

Melvin B. Sablan CDBG-DR Housing Administrator Northern Marianas Housing Corporation

SUBJECT: Request for Zoning Certification for Canaan Realty, LLC; Canaan-As Lito

Housing

Hafa Adai and Tirow Mr. Sablan,

This is in response to your letter dated December 27, 2022 and received by our office on December 28, 2022. I certify that this project meets all requirements of **Section 404(a)** of the Amended Saipan Zoning Law of 2013.

This certification is not an approval for a permit, which is required before proceeding with any construction on this project. Failure to do so will constitute a violation and a fine imposed as per the Saipan Zoning Law.

Certified & Concurred by:

Geralyn C. Dela Carz, Zoning Administrator

RECEIVED

02.01.2023

13:30 hr.



Now-up on the Request for Determination of Effect

naomi.santos@cnmizoning.com <naomi.santos@cnmizoning.com>
To: "Jolina P. Ada" <drhousingspecialist1@nmhcgov.net>
Cc: Geri Dela Cruz <qeri.delacruz@cnmizoning.com>

Wed, Feb 1, 2023 at 8:04 AM

Hafa Adai and Tirow Ms. Ada,

This is in response to your letter dated December 27, 2022 and received by our office on December 28, 2022. The Zoning Administrator, Geralyn C. DelaCruz, has certified that this project meets all requirements of Section 404(a) of the Amended Saipan Zoning Law of 2013.

This certification is not an approval for a permit, which is required before proceeding with any construction on this project. Failure to do so will constitute a violation and a fine imposed as per the Saipan Zoning Ław.

Apologies again for the delayed response and thank you for your understanding. If you have any questions or concerns, please do not hesitate to contact our office for further assistance.

Best Regards,

aomi T. Santos

Administrative Officer

Commonwealth Zoning Board

5911 Chalan Pale Arnold, Chalan Laulau

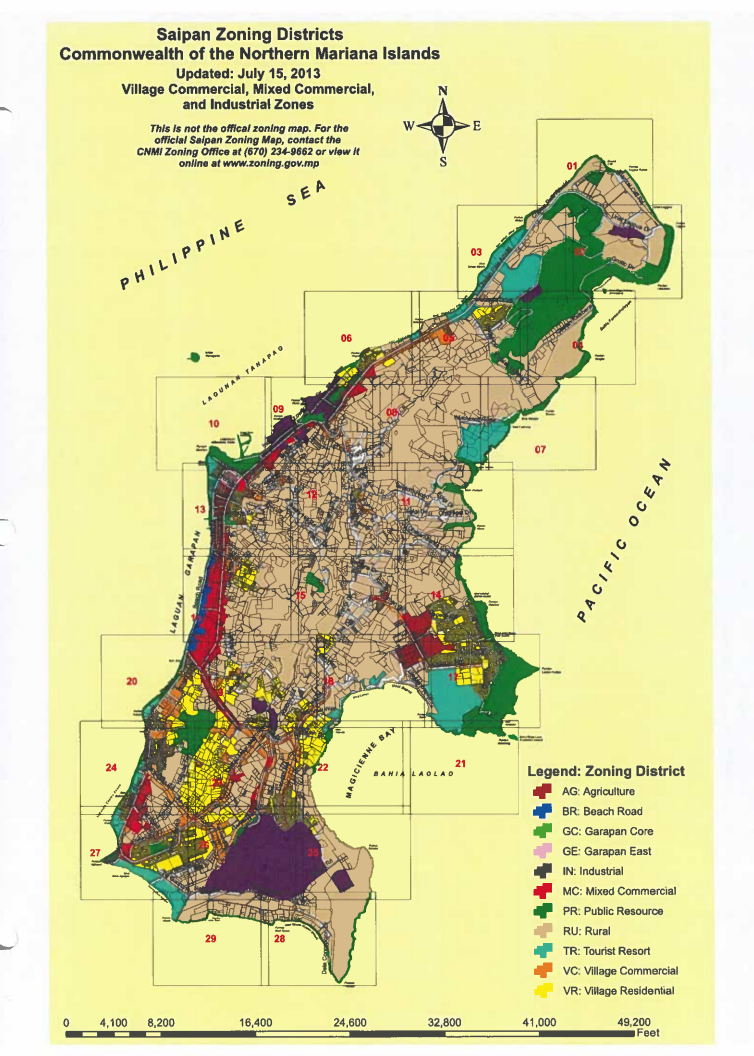
Tel: (670) 234-9661

Fax: (670)234-9666

Website: www.cnmizoning.com



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Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: cnmi-cdbg-dr@nmhcgov.net Website: http://www.cnmi-cdbgdr.com

> Tels: (670)233-9447 233-9448 233-9449 233-9450 Fax: (670)233-9452

December 27, 2022

Ms. Geralyn Dela Cruz Zoning Administrator CNMI Zoning Board P.O. Box 10007 Saipan, MP 96950

Re: Request for a 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 Canaan Realty, LLC; Canaan-As Lito Housing multifamily or apartment project located at As Lito, on the island of Saipan. The Canaan-As Lito Housing project site is located on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.

The proposed project will be funded by the Department of Housing and Urban Development (HUD) through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR).

We kindly request for your concurrence in certifying that the project is acceptable based on the Zoning law. This concurrence will not constitute an approval for a permit.

If you have any questions or require additional information, please feel free to contact Catherine S. Sablan at <u>drhousingsupervisor@nmhcgov.net</u> or our office at (670)233-9447/9448/9449/9450.

Sincerely,

Melvin B. Sablan

CDBG-DR Housing Administrator

Enclosure: Scope of Work
Map of Property

Cc: Corporate Director File



APPENDIX I

Sole Source Aquifers



There are no Sole Source Aquifers in the CNMI.

SERA ARCHIUR DOCUMENT

Sole Source Aquifer Designations in EPA, Region 9

The U.S. EPA's Sole Source Aquifer Program was established under Section 1424(e) of the U.S. Safe Drinking Water Act (SDWA.) Since 1977, it has been used by communities to help prevent contamination of groundwater from federally-funded projects. It has increased public awareness of the vulnerability of groundwater resources.

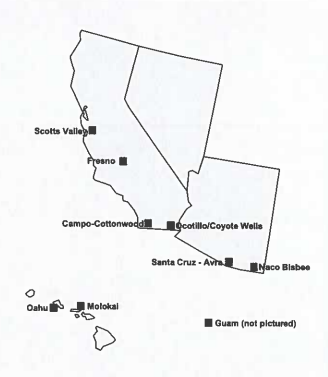
How did this program start? SDWA regulations implementing the sole source aquifer statute were first proposed in 1977 for the Edwards Underground Reservoir in San Antonio, Texas. These regulations guided U.S. EPA in the subsequent designation of 64 sole source aquifers across the United States.

What does the Sole Source Aquifer Program do? The Sole Source Aquifer program allows for EPA environmental review of any project which is financially assisted by federal grants or federal loan guarantees. These projects are evaluated to determine whether they have the potential to contaminate a sole source aquifer. If there is such a potential, the project should be modified to reduce or eliminate the risk, or federal financial support may be withdrawn. This doesn't mean that the Sole Source Aquifer program can delay or stop development of landfills, roads, publicly owned wastewater treatment works or other facilities. Nor can it impact any direct federal environmental regulatory or remedial programs, such as permit decisions.

The Sole Source Aquifer Program's review authority extends only to projects funded with **federal assistance** that are to be implemented in designated sole source aquifer areas. (For regulations applicable to new private development, you should consult with your local, county or state environmental health agency.)

Typical projects reviewed by the U.S. EPA include housing projects undertaken by Housing and Urban Development, and highway construction and expansion projects undertaken by the Federal Highway Administration. In 1991, the U.S. EPA reviewed 152 federal assistance projects totaling \$571 million; of these projects, 25 had to be modified to prevent contamination of sole source aquifers. Modifications included the redesign of bridges and highways to prevent spills of hazardous materials.

How do you designate an aquifer as a "Sole Source" Aquifer? As the name implies, only a "sole source" aquifer can qualify for the program. To be a sole source, the aquifer must supply more than 50% of a community's drinking water. Any individual, corporation, association, or federal, state or



local agency may petition the U.S. EPA for sole source aquifer designation, provided the petition includes sufficient hydrogeologic information. An outline describing how such petitions should be prepared is contained in *The Sole Source Aquifer Designation Petitioner Guidance*, copies of which are available at EPA Regional offices (see contact information below.)

What about Boundaries? Determination of sole source aquifer boundaries is a difficult aspect of the designation process since the "designated area includes the surface area above the aquifer and its recharge area." Thus, some sole source aquifers extend across state boundaries. The 10,000 square-mile Eastern Snake River Aquifer, for example, includes portions of Idaho, Nevada, Utah, and Wyoming.

In Region 9: nine sole source aquifers have been designated in the following areas as shown on the map: Upper Santa Cruz and Avra Basin Aquifer, covering parts of Pima, Pinal, and Santa Cruz Counties, Arizona; Naco-Bisbee Aquifer, Arizona; Ocotillo-Coyote Wells, Imperial County, California; Fresno Aquifer, California; Scotts Valley Aquifer, Santa Cruz County, California; Campo-Cottonwood Aquifer, San Diego County, California; Northern Guam Aquifer, Guam; Southern Oahu Aquifer, Hawaii; and Molokai Aquifer, Hawaii.

Region 9 SSA maps are on the web at www.epa.gov/safewater/ssanp.html. For more information about SSA designation and project reviews, please call David Albright, manager of the Ground Water Office, at (415) 972-3971 or email albright.david@epa.gov.

Sole Source Aquifers (CEST and EA)

1. Does your project consist solely of acquisition, leasing, or rehabilitation of an existing building(s)?

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

 $\boxtimes No \rightarrow$ Continue to Question 2.

2. Is the project located on a sole source aquifer (SSA)1?

⊠No → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide documentation used to make your determination, such as a map of your project (or jurisdiction, if appropriate) in relation to the nearest SSA and its source area.

 \square Yes \rightarrow Continue to Question 3.

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

Contact your Field or Regional Environmental Officer or visit the HUD webpage at the link above to determine if an MOU or agreement exists in your area.

□Yes → Provide the MOU or agreement as part of your supporting documentation. Continue to Question 4.

 \square No \rightarrow Continue to Question 5.

4. Does your MOU or working agreement exclude your project from further review?

☐Yes → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide documentation used to make your determination and document where your project fits within the MOU or agreement.

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

□No →	Continue to Question 5.
5. Will the pu	roposed project contaminate the aquifer and create a significant hazard to public
Consult winformation streamflow water at the Regional Eadditional	ith your Regional EPA Office. Your consultation request should include detailed on about your proposed project and its relationship to the aquifer and associated w source area. EPA will also want to know about water, storm water and waste the proposed project. Follow your MOU or working agreement or contact your EPA office for specific information you may need to provide. EPA may request information if impacts to the aquifer are questionable after this information is for review.
□No→	Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide your correspondence with the EPA and all documents used to make your determination.
□Yes →	Work with EPA to develop mitigation measures. If mitigation measures are approved, attach correspondence with EPA and include the mitigation measures in your environmental review documents and project contracts. If EPA determines that the project continues to pose a significant risk to the aquifer, federal financial assistance must be denied. Continue to Question 6.
be approv	o continue with the project, any threat must be mitigated, and all mitigation must yed by the EPA. Explain in detail the proposed measures that can be implemented the for the impact or effect, including the timeline for implementation.
->	 Continue to the Worksheet Summary below. Provide documentation of the consultation (including the Managing Agency's concurrence) and any other documentation used to

make your determination.

Worksheet Summary

Compliance Determination

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

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

The project site is located in As Lito, Saipan on Lot Numbers 30 Numbers 22553, 22554-2NEW, and 22554-3.	61-R4, 361-5, and 361-6, and Tract
There are no Sole Source Aquifers in the CNMI.	

Are formal compliance steps or mitigation required?

☐ Yes

⊠ No

APPENDIX J

Wild and Scenic Rivers



There are no Wild and Scenic Rivers in the CNMI.

Hawaii does not have any designated rivers

+ View larger map

Wild and Scenic Rivers (CEST and EA)

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

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

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

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

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

⊠ No

- → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide documentation used to make your determination, such as a map identifying the project site and its surrounding area or a list of rivers in your region in the Screen Summary at the conclusion of this screen.
- ☐ Yes, the project is in proximity of a Nationwide Rivers Inventory (NRI) River.
- → Continue to Question 2.

2. Could the project do any of the following?

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

Consultation with the appropriate federal/state/local/tribal Managing Agency(s) is required, pursuant to Section 7 of the Act, to determine if the proposed project may have an adverse effect on a Wild & Scenic River or a Study River and, if so, to determine the appropriate avoidance or mitigation measures. Note: Concurrence may be assumed if the Managing Agency does not respond within 30 days; however, you are still obligated to avoid or mitigate adverse effects on the rivers identified in the NWSRS ☐ No, the Managing Agency has concurred that the proposed project will not alter, directly, or indirectly, any of the characteristics that qualifies or potentially qualifies the river for inclusion in the NWSRS. → Based on the response, the review is in compliance with this section. Continue to the Worksheet Summary below. Provide documentation of the consultation (including the Managing Agency's concurrence) and any other documentation used to make your determination. Yes, the Managing Agency was consulted and the proposed project may alter, directly, or indirectly, any of the characteristics that qualifies or potentially qualifies the river for inclusion in the NWSRS. → Continue to Question 3. For the project to be brought into compliance with this section, all adverse impacts must be mitigated. Explain in detail the proposed measures that must be implemented to

-> Continue to the Worksheet Summary below. Provide documentation of the consultation
(including the Managing Agency's concurrence) and any other documentation used to make your

mitigate for the impact or effect, including the timeline for implementation.

3.

determination.

Worksheet Summary

Compliance Determination

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

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

The project site is located in As Lito, Saipan on Lot Numbers 361-R4, 361-5, and 361-6, and Tract Numbers 22553, 22554-2NEW, and 22554-3.
There are no Wild and Scenic Rivers in the CNMI.

Are formal compliance steps or mitigation required?

☐ Yes

⊠ No

REPORTS

APPLIED ARCHAEOLOGY, INC. ARCHAEOLOGICAL SURVEY REPORT

Report Title: Survey of An Affordable Rental Housing Site in As Lito, Saipan for the Northern

Marianas Housing Corporation, CDBG-DR

Work Order #: ARH-001

Island: Saipan Village: As Lito

Lot/Tract Number: 361-R4, 361-5, 361-6, TR 22553, TR 22554-2NEW, TR 22554-3

GPS Coordinates: N 15.131771, E 145.722554 (Southwest corner entrance)

Lot Size: Approximately 26,000 m² (2.6 ha; 6.5 acres)

Applicant Name: Canaan Realty, LLC **Program Type:** Affordable Rental Housing

Principal Investigator: Michael F. Dega, Ph.D.

Field Inspection by: Joseph Farrugia and D. Perzinski. **Inspection Date:** 1/24-1/25/2023

Report Prepared by: D. Perzinski, J. Farrugia, M. Dega **Report Date: 1/29/2023**

Evaluation: Potential to Affect Historic Properties

Recommendations: Archaeological Inventory Survey and Archaeological Monitoring

Description of the Undertaking: The proposed undertaking would consist of the construction of affordable rental house and installation of associated utilities including septic and leach fields on the parcels. The work will also require vegetation clearing, removal of debris, and grading/filling activities that may be required for the housing project. This activity has been found to meet the definition of an undertaking pursuant to Title 36 Code of Federal Regulations § 800.16(y). As a result, Northern Marianas Housing Corporation is required to comply with Section 106 of the NRHP.

The project location, APE setting, findings previous archaeological research and historic background are illustrated in Table 1 and Figures 1 through 20.



Figure 1: Aerial image showing the location of APE (adapted from dcrm.maps.arcgis.com, 2022).

RESULTS OF FIELDWORK:

Methods: Archaeological field inspection, 100% pedestrian survey of APE with shovel testing.

Topography of Survey Area: The APE consists of 6 contiguous lots that are currently under cultivation as a commercial vegetable farm (see Figure 1). The lot and ground surface are generally flat with push piles in several locations and only small patches that hold coconut and banana trees. A portion is also the location of a small house and processing area used by the farm workers.

Elevation: 34 meters

Soils: The soils in the APE are classified as Chinen very gravelly sandy loam (dcrm.maps.arcgis.com) or Chinen-Urban Land that are described as "Shallow, well drained, nearly level soils, and Urban land; on limestone plateaus... Many areas of this unit have been bulldozed and disturbed" and "strongly altered by human activity" (Young, 1989:9-10).

Examination of the subsurface sediments during shovel testing revealed a rich, dark, clay loam that contained few pebbles overlying a brown clay that appeared to have not been recently disturbed by the roto tiller used by the farm. Overall, the stratigraphic sequence was consistent across all of the shovel tests.

Stratigraphic Sequence

Stratum I: 10 YR 3/4 (dark yellowish brown) clay loam; structureless, slightly plastic;

contains few pebbles; surface around the shovel tests had prehistoric ceramic sherds

and one chert like adze fragment; the lower boundary was abrupt and smooth.

Stratum II: 7.5 YR 4/4 (brown) clay; weak, medium, subangular structure; plastic; and sterile;

undisturbed by roto tilling; two units terminated on bedrock.

Vegetation: The vegetation in the APE consists of cultivated vegetables. In the surrounding lots were *Albizia*, tangantangan and grasses.

Has the APE been disturbed? If yes, describe:

The APE has been thoroughly disturbed by nearly a century of intermittent agricultural use. First during the Japanese plantation era from the 1920s to 1944, and later again in the modern era.

Survey Results:

The pedestrian survey was conducted over two days within the project area boundaries. Ground visibility was optimal due to the plowed and unplanted nature of approximately 50% of the project area, while the remaining 50% consisted of farm roads, outbuildings and planted fields (Figures 2-11). The planted fields were surveyed if no damage would occur from walking along the rows. A series of STPs were also excavated in an area of the project area where a surface scatter of prehistoric artifacts was documented.



Figure 2: View northeast of entrance to property from As Lito Drive (photo: J. Farrugia 1/24/2023).



Figure 3: View southwest from northeastern housing (photo: J. Farrugia 1/24/2023).

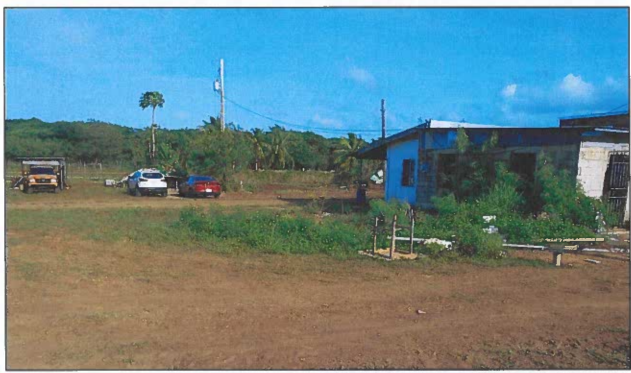


Figure 4: View north of worker housing units on southern end of APE (photo: J. Farrugia 1/24/2023).



Figure 5: View northeast from road of pushpiles. Trees in background are along northern property boundary (photo: J. Farrugia 1/24/2023).



Figure 6: View northeast of push piles along eastern boundary (photo: J. Farrugia 1/24/2023).



Figure 7: Overview to the southeast of tilled fields from western side of APE (photo: J. Farrugia 1/24/2023).

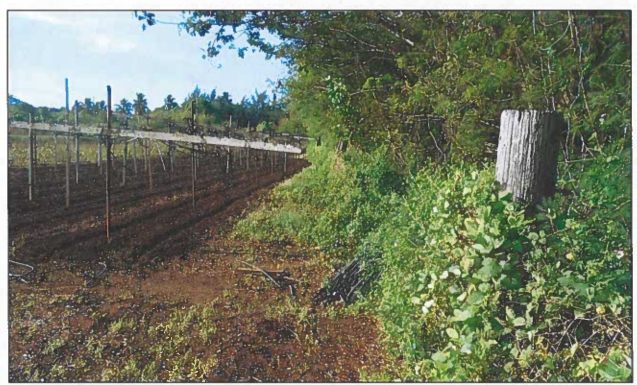


Figure 8: View southeast along property boundary (photo: J. Farrugia 1/24/2023).



Figure 9: View southwest of newly planted corn rows (photo: J. Farrugia 1/24/2023).



Figure 10: View southeast of vegetation between street and agricultural fields (photo: J. Farrugia 1/24/2023).



Figure 11: View south of steel 1-beams next to entrance road (photo: J. Farrugia 1/24/2023).

The pedestrian survey portion documented an inscribed chunk of concrete in the northernmost corner of the project area that appeared to say "TOPMAN TINORYO" though no date accompanied the inscription (Figure 12). It is unclear if this was a marker for a Tenorio property or another person with a similar name. Nonetheless, it's size and location near a boundary marker suggests that it is related to a property marker or placemark.

Inspection of the ground surface yielded an artifact scatter that was spread across an approximate 1000 sq. m area along the northern boundary of the western lot (361-5) (Figures 13-16). The scatter consisted of mostly ceramic sherds including rimsherds and a possible chert or slate-like material adze fragment. One surprising find was a small incised rimsherd that was similar to a "Straight Line and Circles at Lip" decoration from the "Achugao Incised" ceramics described by Butler (1995). The small sherd, just under 25 mm in length, was reddish yellow (7.5 YR 6/6) in color and had two incised circles on the exterior, and nearly 3 complete circles on the interior (Figure 17). The single incised line was seen only on the exterior of the sherd 2 mm below the top of the rim. The sherd had a Type A rim and is believed to have come from an early pre-Latte period vessel (c. 1500 - 900 BC) and represents an extremely rare example of early pre-Latte use of inland environs of Saipan.



Figure 12: Shaped and Inscribed Rock, Appears to Read "TOPMAN TINORYO" (photo: J. Farrugia).



Figure 13: View northeast of Transect #1 with pin flags identifying the locations of ceramic sherds (photo: J. Farrugia 1/24/2023).



Figure 14: View northeast of Transect #2 with pin flags identifying the locations of ceramic sherds (photo: J. Farrugia 1/24/2023).



Figure 15: View northeast of Transect #3 with pin flags identifying the locations of ceramic sherds (photo: J. Farrugia 1/24/2023).



Figure 16: View northeast of Transect #4 with pin flags identifying the locations of ceramic sherds (photo: J. Farrugia 1/24/2023).

The surface survey also identified several additional examples of thinware exhibiting Type A rims (possible pre-Latte) and thicker, coarser body sherds and rimsherds that were consistent with Latte Period Marianas plainware. In all, approximately 75-100 sherds were observed in the roughly 1000 sq. m portion of the lot. Due to the context of the scatter within an agricultural field that has been plowed for decades, the exact provenience of the artifacts was difficult to pinpoint.

Subsurface shovel testing revealed two distinct strata that represent a tilled "A" horizon and a natural, intact "B" horizon that has been unaffected by farming activities. Additional sherds were identified in three of the units (STP 4, 5 and 7) and one small *Tellinidae sp.* was encountered in STP 2. The general lack of sherds found during testing is likely due to the overall scarcity, small testing area and human induced sorting from plowing and agricultural activities. With only five additional sherds were encountered, it was undetermined if subsurface deposits may still exist nearby, or if ground disturbance has destroyed the cultural bearing strata (Table 1).

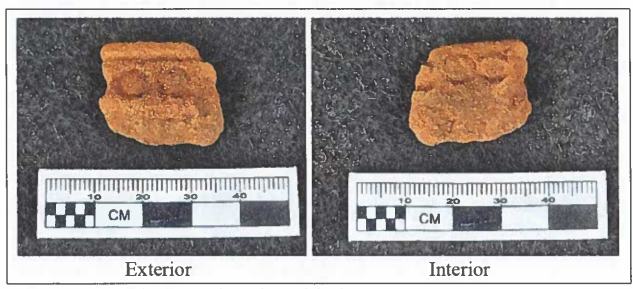


Figure 17: Interior and exterior surfaces of incised sherd.

Table 1: Testing results from shovel testing in artifact scatter area.

STP#	Max Depth (cm)	# of Strata	Comments	
1	36	2	2 Adjacent to location of incised ECW sherd	
2	33	2	One small Tellinidae shell; Strat I to23 cmbs	
3	33	2	No artifacts; Stratum I to 23 cmbs	
4	40	2	1 ceramic sherd; Stratum I to 22 cmbs	
5	32	2	3 ceramic sherds; Stratum I to 20 cmbs	
6	48	2	No artifacts; Stratum I to 28 cmbs	
7	36	2	1 plainware sherd; Stratum I to 26 cmbs	
8	32	2	No artifacts; Stratum I to 16 cmbs	
9	26	2	No artifacts; Stratum I to 16 cmbs	
10	30	1	No artifacts; Stratum I terminated on bedrock	

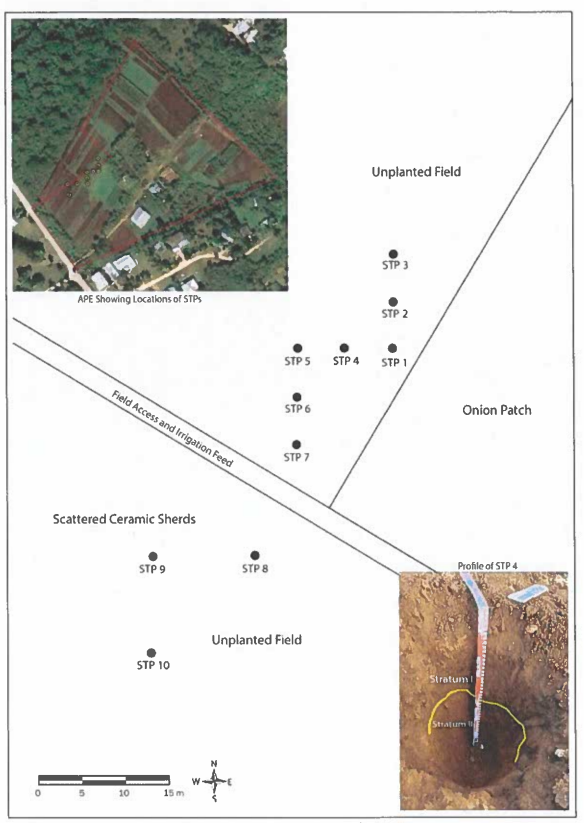


Figure 18: Plan view of portion of APE showing location of STPs.



Figure 19: Image showing locations of previously documented sites and NRHP site near the APE.



Figure 20: 1945 Aerial photo showing location of APE in relation to Isley Field (NRHL Ref # 85001798).

SURVEY FINDINGS

Eligible Properties: 0
Isolates: 1 (artifact scatter)

LITERATURE SEARCH:

Previous Inventories:

Within APE: 0

Within 500 meters: 0

Previously Recorded Sites:

Within APE: 0

Within 500 meters: 0

NRHP of NHL Sites

Within APE: 0

Within 500 meters: 1 (Isley/As Lito Airfield)

Within HPO Archaeological Sensitivity Zone? No

SUMMARY OF FINDINGS:

Per 36 CFR §800.4(b)(1), Applied Archaeology made reasonable and good faith identification efforts to determine if any historic properties exist within or near the area of potential effect. The research included literature searches of previous archaeological studies in Saipan and searches on the NRHP and National Historic Landmark databases. Applied Archaeology also conducted a pedestrian survey and pre-construction inspection with subsurface shovel testing to identify any existing sites or deposits and evaluate the undertaking's potential to affect historic properties within the APE.

A literature search at the CNMI HPO identified one study approximately 750 m south of the study area. In 1996, Swift et al. (1996) conducted an archaeological survey for a Christian Service Center in As Lito. Four archaeological sites were documented, including a prehistoric artifact scatter (SP-1-0582), two Japanese Period sites that consisted of a water pump station (SP-4-0579) and canal, spillway, and railroad berm complex (SP-4-0580), and a site related to Japanese fortification of Saipan during WWII (SP-5-0581). This site consisted of a hand excavated cave with internal fortifications. The prehistoric artifact scatter (SP-4-0579) was comprised mainly of thick walled Latte Period ceramics, a Tridacna adze, and two slingstones. Swift notes, "These artifacts are also commonly associated with the Latte Period" (Swift et al 1996:62). Additionally, the authors concluded, "that the sites represented short term habitations, and possible resource procurement locations" (ibid.:63).

Archaeological survey of the APE found evidence of prehistoric use, though due to the heavily disturbed nature of the findings, it was undetermined if they originated nearby or were part of a

fill deposit brought to the site at a later date. If the sherds originated near their current location, the presence of an assemblage that appear to date from the early pre-Latte through the Latte Period would represent one of the earliest examples of pre-Latte inland land use in Saipan. Laolao Bay, which is considered one of the initial areas settled by the first inhabitants of the Marianas, is located approximately 2 km due east of the APE. Northern Laolao Bay and the Bapot-1 site are roughly 6 km to the northeast (Carson and Hung, 2017). The two other early pre-Latte sites documented in Saipan lie approximately 3 km to the southeast (Chalan Piao) (Moore et al. 1992) and 14.5 km to the north northeast (Achugao) (Butler, 1995). All three sites have yielded decorated and incised ceramics that were dated to the early pre-Latte Period. Given the terrain and topography of the southern portion of Saipan, As Lito would have been fairly accessible by people living in either Laolao Bay or the Chalan Piao area. The main questions regarding the presence of distinct early pre-Latte ceramics would be if the sherds were a) brought by the earliest inhabitants or were they deposited in a secondary nature (fill/soil conditioning deposits) from a coastal area, and b) if they were transported in prehistoric time, what resources were located in the area that would account for recurring visits to As Lito? A review of the existing maps shows that Hoyon As Lito Lichan or As Lito sink is located approximately 600 m to the west of the APE. The sink is described in Cloud et al. (1956:83) as "one of the largest sinkholes on Saipan". Prehistoric use of sinkholes and caves in the Marianas have been discussed in previous literature and have yielded prehistoric sites that indicate "sustained and repetitive use... for local resource collection and cooking over time" (Dixon, 2014: 55). If the sink was a source of fresh water or other desirable resource, it would not be unreasonable to assume that utilization of the area would have occurred early and repeatedly throughout the prehistoric period.

EVALUATION AND RECOMMENDATION:

An archaeological assessment and pedestrian survey covering 100% of the APE was conducted on January 24-25, 2023, by Applied Archaeology. Observations were made on the current site conditions, and the probability of sites or subsurface deposits were made based on previous archaeological research, historic land use maps, aerial photographs and subsurface shovel testing. Previous archaeological research showed that sites from prehistoric times through WWII were in the vicinity of the APE, and a 1945 aerial photo shows the APE was located in fallow fields, though an unknown "H" pattern is discernable in the photo running through the APE. During the pedestrian survey, a disturbed scatter of early pre-Latte through Latte Period ceramic sherds and artifacts were documented on the ground surface that covered an area of approximately 1000 sq. m. Additional subsurface testing near the scatter included ten shovel test pits that yielded several additional buried sherds.

Based on the above findings, Applied Archaeology finds that the proposed undertaking has the **POTENTIAL TO AFFECT HISTORIC PROPERTIES** during development and construction of the affordable rental housing and **ARCHAEOLOGICAL INVENTORY SURVEY** and **ARCHAEOLOGICAL MONITORING** is recommended prior to and during any ground

disturbing activity. If, during the course of any unmonitored construction, any archaeological or historic sites or deposits are encountered, all construction activities will cease in the immediate area of the finding until measures are taken to minimize or reduce harm to the site or deposit

20 3

Signature of Principal Investigator:

Michael F. Dega, Ph.D., Applied Archaeology

REFERENCES

- Butler, Brian M.
 - 1995 Archaeological Investigations in the Achugao and Matansa Areas of Saipan, Mariana Islands. *Micronesian Archaeological Survey Report Number 30*.
- Carson, Mike T. and Hsiao-chun Hung
 - 2017 Substantive Evidence of Initial Habitation in the Remote Pacific: Archaeological Discoveries at Unai Bapot in Saipan, Mariana Islands. Archaeopress, Oxford, England.
- Cloud, Preston E., Jr., Robert George Schmidt, and Harold W. Burke
 - 1956 Geology of Saipan, Mariana Islands, Part 1: General Geology. *Geological Survey Professional Paper* 280-A, United States Geological Survey, U.S. Government Printing Office, Washington, D.C.
- Dixon, Boyd and Richard Shaefer
 - Archaeological Investigation of Caves and Rock Shelters on Guam and Tinian: a synthesis of their use through time. *Journal of Pacific Archaeology* 5 (1): 52-74.
- Moore, Darlene, R. Hunter-Anderson, J. Amesbury, and E. Wells
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- Spoehr, Alexander
 - 1957 Marianas Prehistory: Archaeological Survey and Excavation on Saipan, Tinian, and Rota. *Fieldiana*: Anthropology Bol. 48., Natural History Museum, Chicago, IL.
- Swift, Marilyn K., Randy A. Harper, and Michael A. Fleming
 - 996 Christian Service Center Development Intensive Archaeological Survey. Prepared for Henry K. Pangelinan and Associates. Swift and Harper Archaeological Resource Consulting

www.dcrm.maps.arcgis.com (accessed: 1/25/2023).

www.nps.gov/subjects/nationalregister/database-research.htm (accessed: 1/28/2023).

- Young, Fred
 - 1989 Soil Survey of the Islands of Aguijan, Rota, Saipan and Tinian. CNMI Soil Conservation Service, United States Department of Agriculture.



NORTHERN MARIANAS HOUSING CORPORATION COMMUNITY DEVELOPMENT BLOCK GRANT- DISASTER RECOVERY (CDBG-DR) **OFFICE**

Date:

January 16, 2023

Contractor:

APPLIED ARCHAEOLOGY LLC

Reference:

COST PROPOSAL FOR NMHC CDBG-DR Affordable Rental Housing Per Contract #NMHC 2022-019 (Catherine Sablan, Housing Supervisor)

Archaeological Surveys for:

As Lito Lot 361-R

Canaan Realty LLC. \$1,742.58 Lot 361-5 Canaan Realty LLC. \$1,742.58 Canaan Realty LLC \$1,742.58 Lot 361-6 Tract 22553 Canaan Realty LLC. \$1,742.58 Tract 22554-2NEW Canaan Realty LLC. \$1,742.58 Tract 22554-3 Canaan Realty LLC. \$1,742.58

Total CDBG-DR Affordable Rental Housing 2022-019......\$10,455.48

Submitted By:

Michael Dega, Ph.D., Owner, Applied Archaeology, LLC

Approved By:

Jesse S Palacios, Corporate Director, NMHC

0 - C - B-

Approval Date

Note: This proposal is being submitted for approval by the Corporate Director of NMHC prior to the commencement of services. Copy of approved cost proposal together with the work order must be included with invoice for payment.

This proposal includes the following breakdown of costs:

Fieldwork (labor) = \$3,272.00 Per diem = \$1,150.00 Writing/Lab/Drafting = \$3,490.00 Editing/PI Edit/Production = \$1,518.00

Star Marianas Air fare: \$91.00 (Tinian-SPN-Tinian)

Islander Rental Car: \$175.00 Holiday Saipan Hotel: \$455.00

Tax (3%) = \$304.53

The total of \$10,455.48 has been equally divided between the six residential lots in As Lito, Saipan.

Note 1: AA will have two archaeologists conducting fieldwork and background research on these six properties. Note that the HPO is recommending shovel test pits if our field team identifies any historic properties that can be tested/the potential for subsurface cultural deposits. AA has conducted work in the As Lito area on many occasions and there is the potential for historic properties, albeit on the surface. Subsurface contexts are very shallow due to the proliferation of the limestone basement in the area.

Note 2: For the AA field crew, Joe F is on Saipan and D. Perzinski is a resident of Tinian, thus the costs for car, hotel, etc.



NORTHERN MARIANAS HOUSING CORPORATION

Community Development Block Grant - Disaster Recovery (CDBG-DR) Division

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

Email: cnmi-cdbg-dr@nmhcgov.net Website: http://www.cnmi-cdbgdr.com

> Tels: (670)233-9447 233-9448

233-9450 Fax: (670)233-9452

233-9449

WORK ORDER

Date:

January 12, 2023

Vendor:

Applied Archaeology

Work Order Number:

DR ARH 001-2023

Requested By:

Housing Supervisor, Catherine S. Sablan

Division:

NMHC CDBG-DR Affordable Rental Housing

Work Description:

Production of Cost Proposal for Approval Per Contract No. NMHC 2022-019 To Be Completed Within Ten (10) Business Days – Friday, January 27, 2023

Lot/Tract Number	Location	Applicant(s) Name
Lot No. 361-R4 Lot No. 361-5 Lot No. 361-6 Tract No. 22553 Tract No. 22554-2NEW Tract No. 22554-3	As Lito, Saipan	Canaan Realty, LLC

Manager Approval:

Melvin B. Sablan, Housing Administrator

Concurred By:

Jonathan I. Arriola, Project Manager

Note: This work order form shall be submitted to the contractor to produce a cost proposal for approval. Upon approval of the cost proposal by the Corporate Director, the contractor shall commence services. Contractor shall include the work order as part of their submission request for payment. Failure to submit this work order with the payment request shall result in the delay of timely payment to the Contractor.

Tinian Field Office Tel: (670)433-9213 Fax: (670)433-3690

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

Rota Field Office Tel: (670)532-9410 Fax: (670)532-9441

CDBG-DR Office Tel: (670)233-9447/9448/9449

NMHC - AMD/CDBGDR

PRELIMINARY SITE INSPECTION - AS LITO

LOT NO. 361-5, 361-6, 361-R4, TR,22554-2, 22554-3NEW, 22553





WEST SIDE AREA BOUNDARY NO. 1









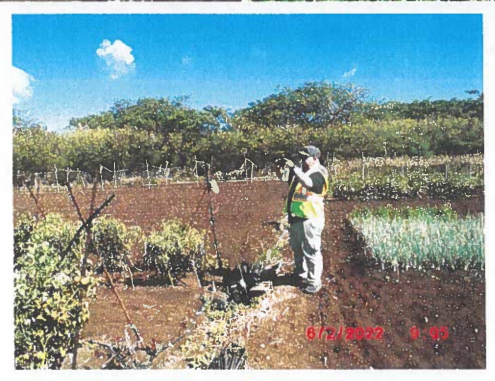




FARM FIELD VIEW FROM SOUTH-WEST SIDE AREA







FOOT TRAIL GOING TO BOUNDARY NUMBER TWO GOING SOUTH SIDE



SOUTH SIDE AREA BOUNDARY NO. 2



ENTRY GATE FROM THE MAIN ROAD



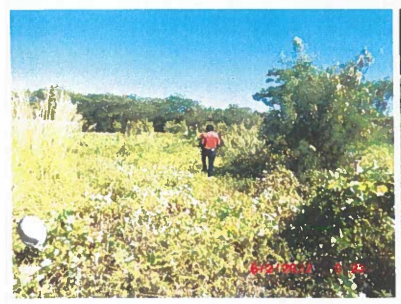
ONGOING CONSTRUCTION ON THE SOUTH-EAST AREA



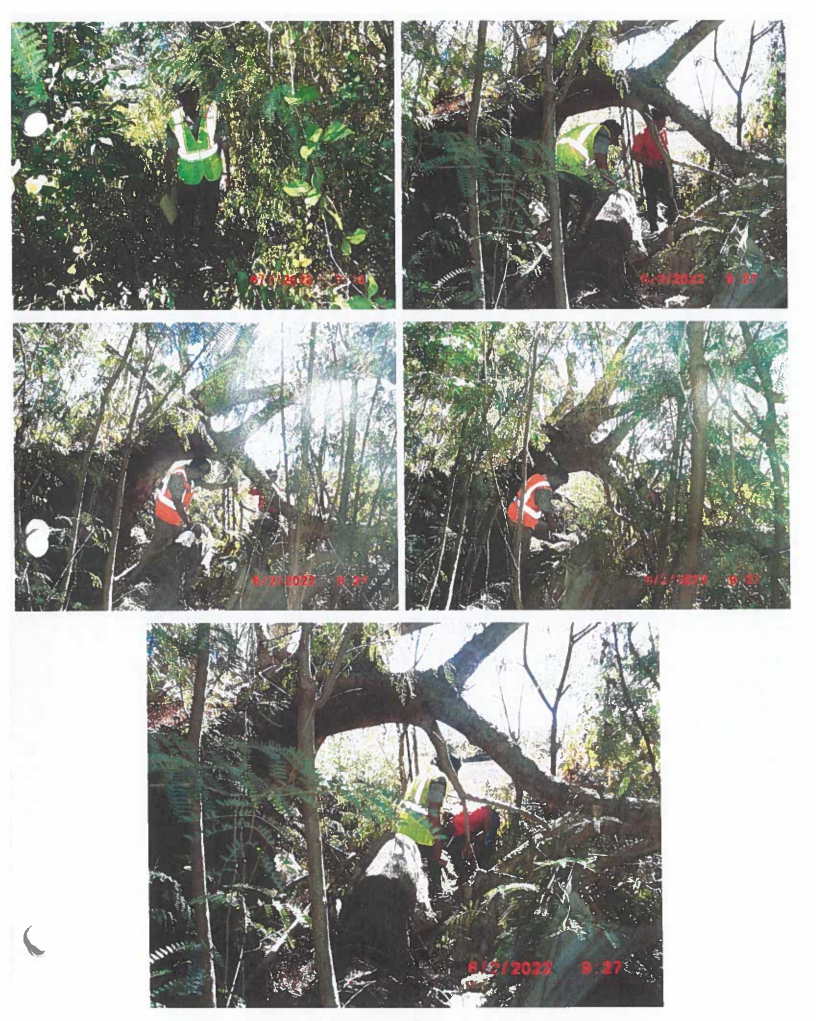




EAST SIDE AREA BOUNDARY NO. 3







FOOT TRAIL GOING TO BOUNDARY NUMBER FOUR GOING NORTH SIDE



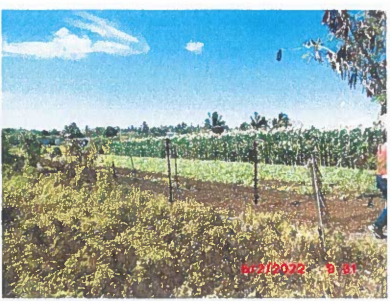


NORTH SIDE AREA BOUNDARY NO. 4



FOOT TRAIL GOING TO BOUNDARY NUMBER FIVE GOING NORTH-WEST SIDE







FARM FIELD VIEW FROM NORTH-WEST SIDE AREA



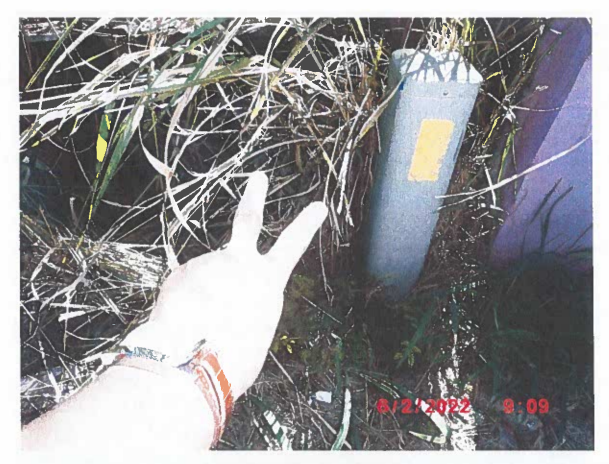


NORTH-WEST SIDE AREA BOUNDARY NO. 5

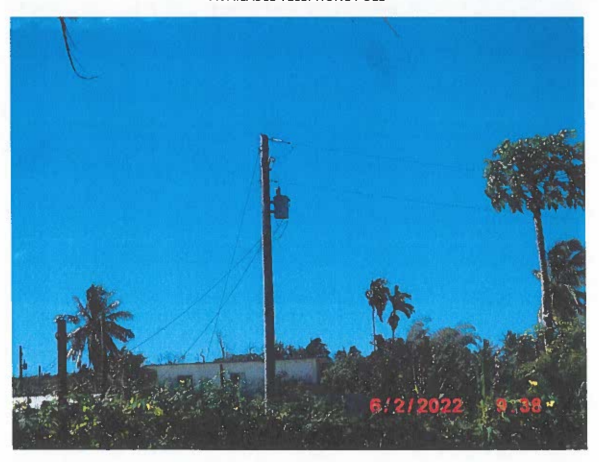




NORTH-WEST SIDE AREA TOWARDS EAST BOUNDARY NO. 6



AVAILABLE TELEPHONE POLE



AVAILABLE CUC UTILITY POLE



CANAAN-AS LITO HOUSING

SCOPE OF WORK



CANAAN REALTY LLC



By: Jolina Date: 11/14

NMHC-

CDBG-DR

REC

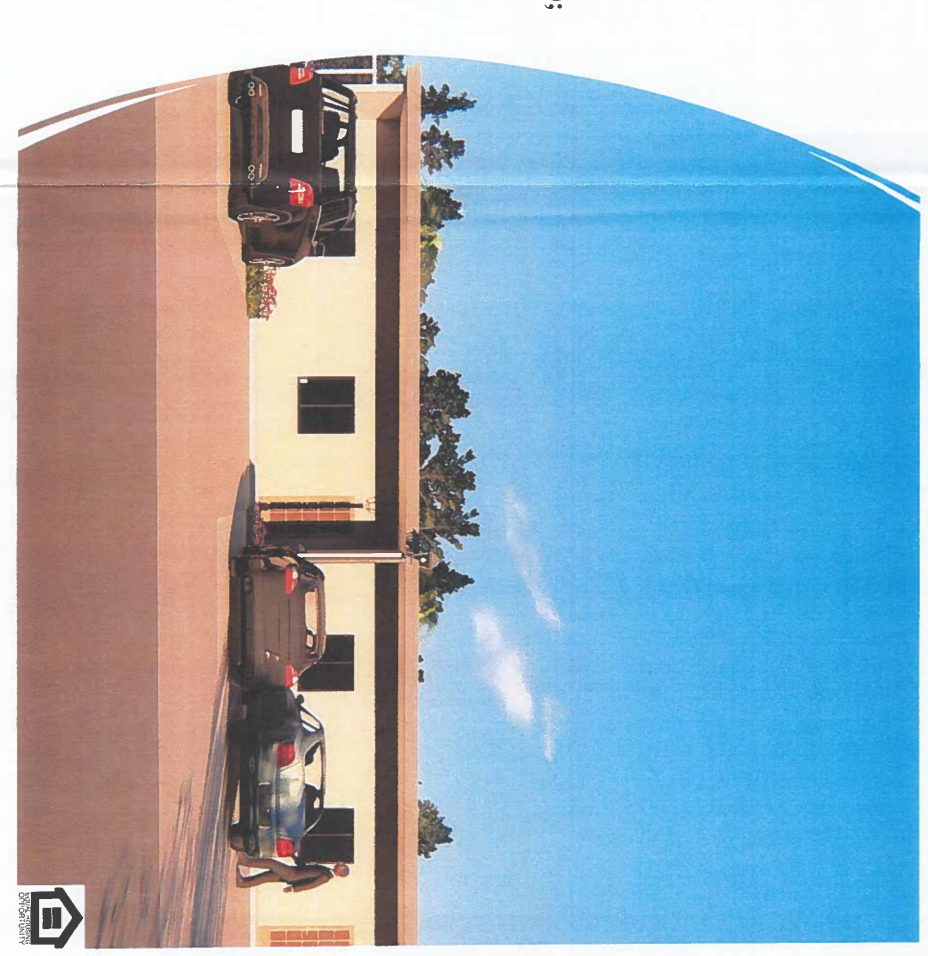
Canaan-As Lito Housin





Canaan-As Lito Housing Site Features

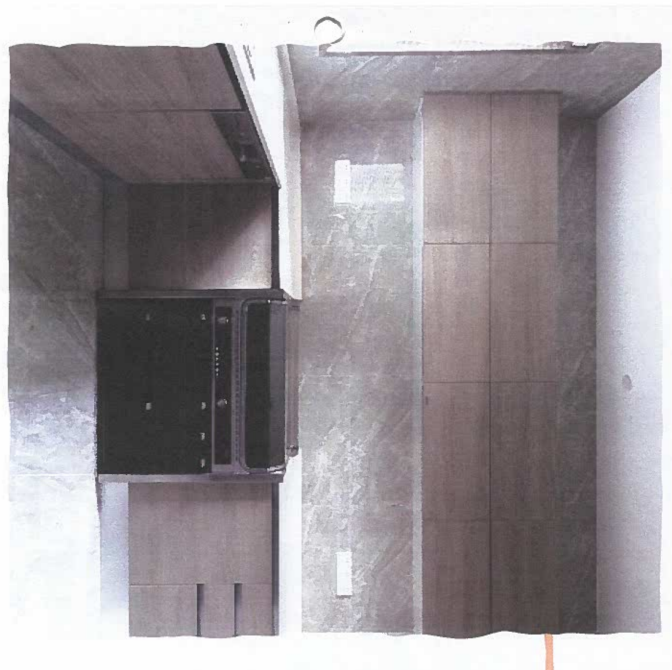
- Total 30 units of duplex or independent fully concrete one, two, three, and four-bedrooms family housing.
- 2 units of one bedroom duplex (6.67%);
- 6 units of two bedrooms duplex (20%);
- 14 units of three bedrooms independent (46.66%);
- 8 units of four bedrooms independent (26.67%);
- Each household has its own yard and parking space;
- Pavilions with BBQ Grills;
- Fenced and gated community;
- Security cameras!
- LED site lighting!
- Onsite water storage!
- Garden landscaping.







Canaan-As Lito Housing Amenities

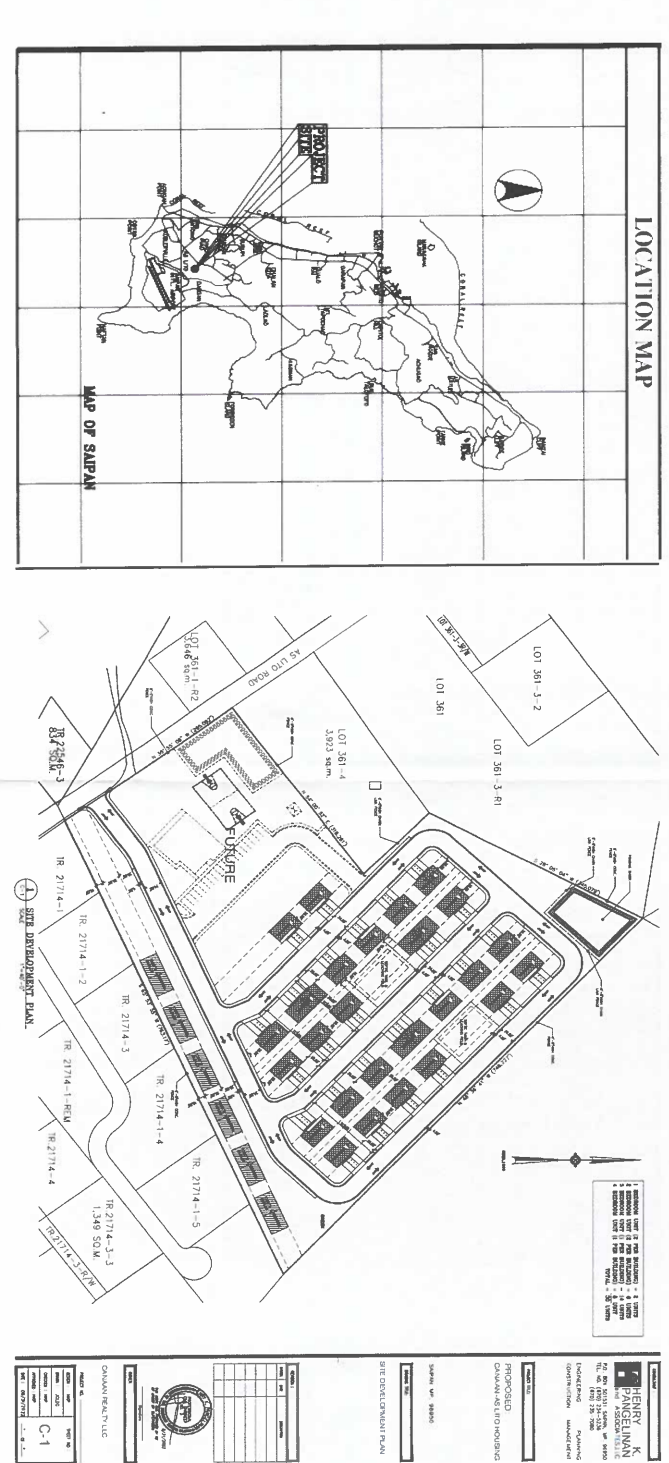


- Solar hot water!
- Double-layer soundproof and low-e glass in all Windows. Equipped with stainless steel anti-mosquito net;
- above 3500 PSI Waterproof, typhoon-proof and earthquakeproof, safe living space; All walls and roofs adopt high-strength concrete structure
- High efficiency split HVAC systems;
- Solid Surface counter tops;
- **Energy star Ceiling fans;**
- **Energy star rated light fixtures!**
- Typhoon shutters!
- from; All doors are aluminum alloy doors to prevent rust and ants
- Filtered water;
- Energy star Range and refrigerator provided;
- **High-Speed Internet Accessibility;**





Canaan-As Lito Housing Floor Plan



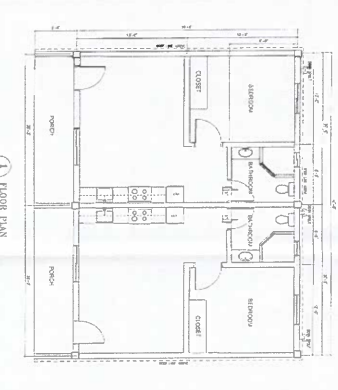




One Bedroom Duplex House Plan

One Bedroom Duplex House

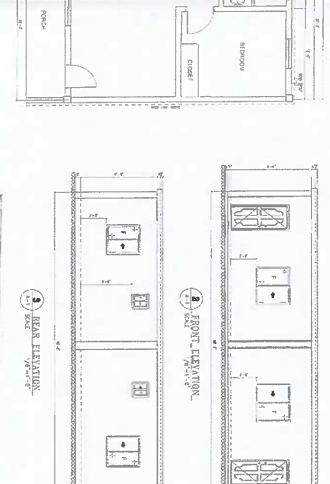
- A. The total construction area is 558 square feet;
- 1. The living room is connected to the kitchen: 20'x13'=260 SQF.
- 2. Bedroom: 13'x12'=156 SQF.
- 3. ADA Bathroom: 8'x6'=48 SQF.
- 4. Public area: 5'x6'=30 SQF.
- 5. Porch: 18'x5'=90 SQF.
- B. Total open parking lot garden are is 1262 square feet;
- 6. Parking lot at the front entrance: 28'x24'=672 SQF.
- 7. Side garden: 31'x10'=310 SQF.
- 8. Back garden: 28'x10'=280 SQF.





- The total construction area is 520 square feet per dwelling:
- The living room is connected to the kitchen: 20'x13'=260 SQF.
- Bedroom: 13'x12'=156 SQf.
- ADA Bathroom: 8'x8'=64 SQF.
- Common area: 5'x8'=10 SQF.
- Total open parking lot and garden is 1,260 square feet per dwelling:
- Parking lot at the front entrance: 18'x20'=360 S.F.
- Porch: 20'x5'=100 SQF
- Side garden: 55'x10'=550 SQF
- Back garden: 20'x10'+50=250 SQF

Total Lot Area per single Duplex House=3,560 S.F [Min].



CANAAN-AS LITO HOUSING

PROPOSED:

PANGELINAN ASSOCIATES ILC

00 (670) 234-5426 W 06860 AV (670) 234-5426

CONSTRUCTION MANAGEMENT

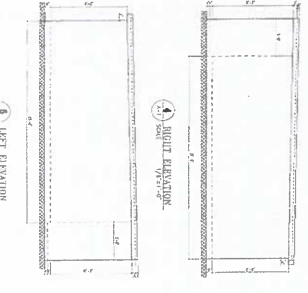
PLANTIN

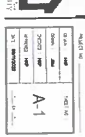
ELEVATIONS

X

FLOOR PLAN AND

96950





CANAAN REALTY LLC





Two Bedroom Duplex House Pl

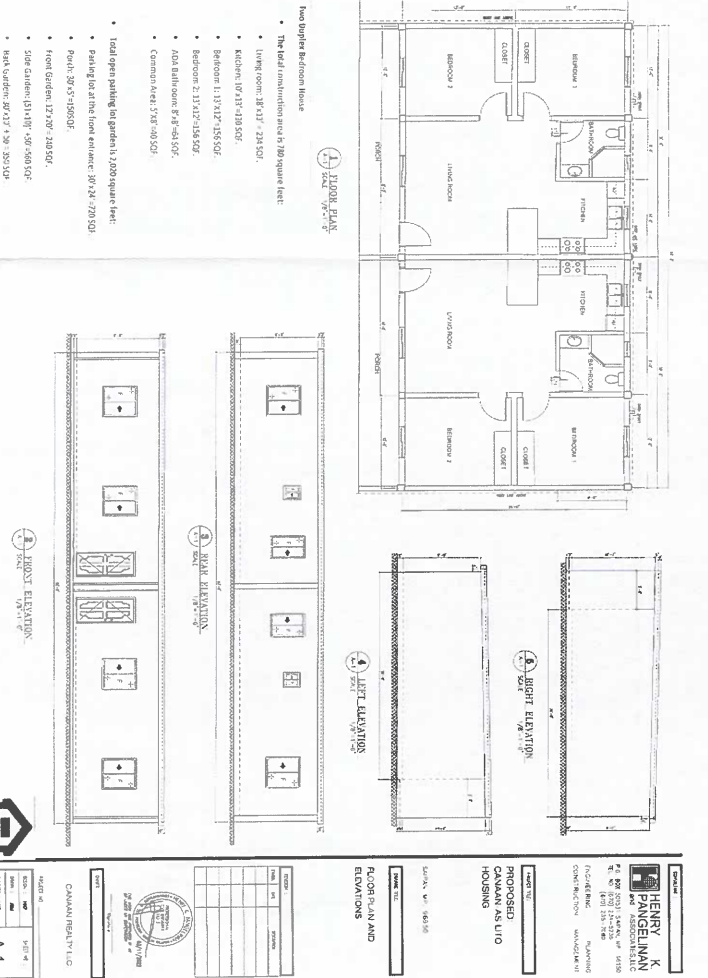
Two Bedroom Duplex House

- A. The total construction area is 930 square feet;
- 1. Living room: 18'x13'=234 SQF.
- 2. Kitchen: 10° x 13° =130 SQF.
- 3. Bedroom 1: 13'x12'=156 SQF.
- 4. Bedroom 2: 13'x12'=156 SQF.
- 5. ADA Bathroom: 8'x8'=64 SQF.
- 6. Public area: 5'x8'=40 SQF.
- 7. Balcony: 30'x5'=150 SQF.
- B. Total open parking lot garden are is 1,670 square feet;
- 6. Parking lot at the front entrance: 40'x24'=960 SQF.
- 7. Side garden: 31'x10'=310 SQF.
- 8. Back garden: 40'x10'=400 SQF.

Total Lot Area for the Iwo Bedroom Duplex House = 5,600 SQF [Min]

CHI TABLE

A-1





Four Bedroom Independent House P

Four Bedroom Independent House

A. The total construction area is 1302 square feet:

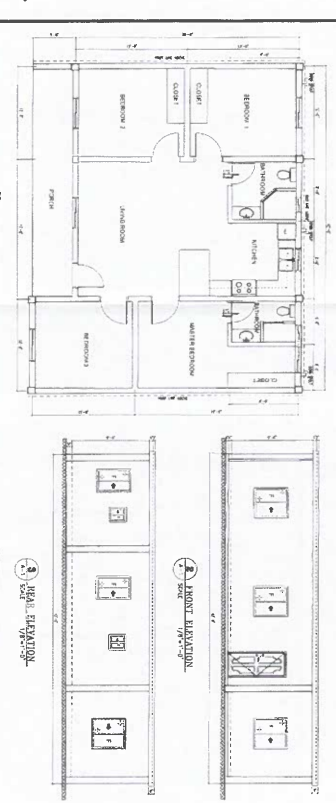
PANGELINAN ASSOCIATES LLC

P.O. (605) 531 54PAN, NP 96950 III: NO (670) 234-5236 (670) 235-7080

CONSTRUCTION VAHACEVENT

PROPOSED: CANAAN-AS LITO

- Living room: 18'x13'=234 SQF
- Kitchen: 10'x13'=130 SQF
- Bedroom 1: 13'x12'=156 SQF.
- Bedroom 2: 13'x12'=156 SQF.
- Bedroom 3: 12'x12'=144 SQF.
- Master Bedroom 4: 13'x12'=156 SQF.
- Internal Bathroom:6'x6'=36 SQF.
- Cabinet Room: 6'x6'=36 SQF.
- ADA Bathroom: 8'x8'=64 SQF.
- 10. Public area: 5'x8'=40 SQF.
- 11. Porch: 30'x5'=150 SQF
- Total open parking lot garden
- 12. Parking lot at the front entrance: are is 2,728 square feet;
- 62'x24'=1,488 SQF
- Left Side garden: 31'x10'=310 SQF.
- 14. Right Side Garden: 31'x10'=310 SQF.
- 15. Back garden: 62'x10'=620 SQF.



1) FLOOR PLAN

FLOOR PLAN AND ELEVATIONS

- The total construction area is 1,152 square feet:
- Living room: 18'x13'=234 SCA Kitchen: 10'x13'=130 5QF.
- Bethroom: 1: 13'x12'x156 5Q8
- Backcom 3: 11'x12'=144 SQF Bedroom 2: 13'x12"=1565(1)
- MASTEL REGULDEN 4 18 KT 2738 SQF
- ARA Bathroom: 938-454 SQF

- hotal open pariding for garden & 2,610 square feet: Parking lot at the front entrance: 27 x 20 = 540 SQ?
- Porch: 30'x5'=150 SQF
- Front garden= 15'k20'=300 S.F.
- Right side garden. [51'x10'|+50-560 S.F. 1#H side garden: (51/x10')+50=560 S.f.
- Back garden. (42'x30')+2(30)=520 S.F.

lotal Lot Area for 4 8e droom House 3,782 S.F (Min)



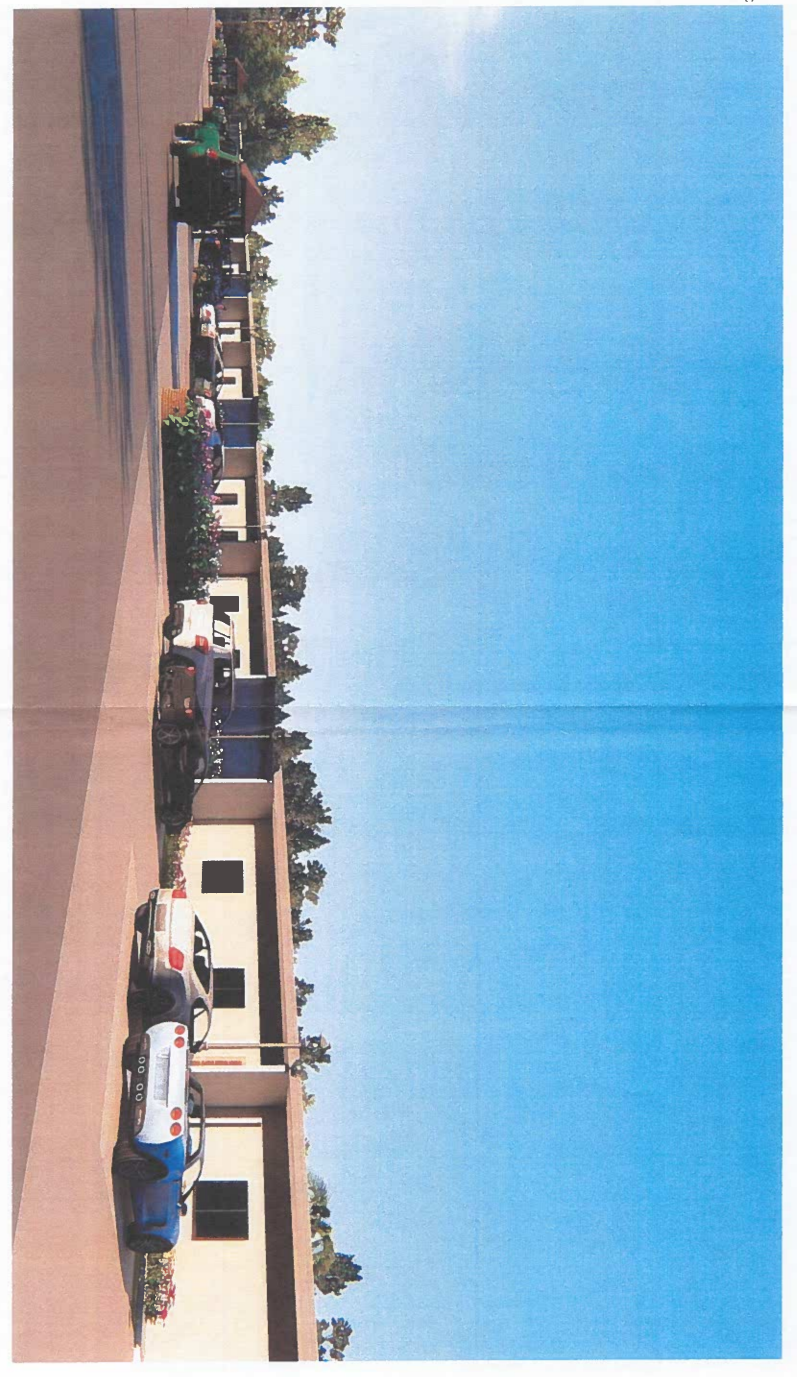






CANAGE REALTY LLC





Thank You for Your Support and Guidance!



CANAAN-AS LITO HOUSING

DRAWINGS

PROPOSED:



CONSULTANT

CANAAN-AS LITO HOUSING

CONSTRUCTION MANAGEMENT

ENGINEERING

PLANNING

P.O. 80X 501531 SAIPAN, MP. 96950 TEL: NO. (670) 234-5236 (670) 235-7080

HENRY K.
PANGELINAN
ASSOCIATES,LLC

CANAAN-AS LITO

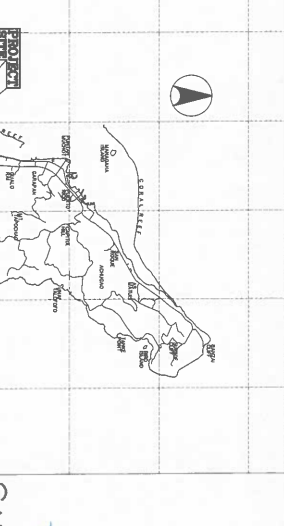
PROPOSED:

PROJECT TITLE:

HOUSING

AS LITO, SAIPAN, NORTHERN MARIANA ISLAND MP 96950

LOCATION MAP



CANAAN REALTY LLC



Canaan-As Lito Housing



3mg

LOCATION MAP

TITLE SHEET AND

DRAWING TITLE

SAIPAN MP. 96950

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CANAAN REALTY LLC.

DATE : 08/11/2022 CHECKED : HOP PART : NIWAG DESIGN : HOOP APPROVED : HIGH ROJECT NO. 크 ON LIBHS

MAP OF SAIPAN



CANAAN-AS LITO HOUSING SITE FEATURES

TOTAL 30 UNITS OF DUPLEX OR INDEPENDENT FULLY CONCRETE ONE, TWO, THREE, AND FOUR-BEDROOMS FAMILY HOUSE.

P.O. 80X 501531 SAPAN, MP. 96950 TEL. NO. (670) 234-5236 (670) 235-7080

PANGELINAN ASSOCIATES,LLC

CONSTRUCTION MANAGEMENT

ENGINEERING

PLANNING

- * 2 UNITS OF ONE BEDROOM DUPLEX (6.66%)
- * 6 UNITS OF TWO BEDROOMS DUPLEX (20.00%)
- * 8 UNITS OF FOUR BEDROOM (26.67%)
- * EACH HOUSEHOLD HAS ITS OWN YARD AND PARKING SPACE.

CANAAN-AS LITO

PROPOSED:

PROJECT TITLE:

HOUSING

- * FENCE AND GATED COMMUNITY.
- * LED SITE LIGHTING
- * ONSITE WATER STORAGE

SAIPAN MP. 96950

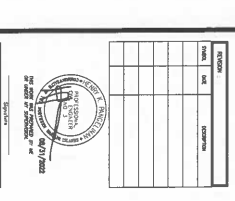
SITE FEATURES AND AMENITIES

- * GARDEN LANDSCAPING

CANAAN-AS LITO HOUSING **AMENITIES**

- * SOLAR WATER
- * DOUBLE-LAYER SOUNDPROOF AND LOW-E GLASS IN ALL WINDOWS. EQUIPPED WITH STAINLESS STEEL ANTI-MOSQUITO NET.
- ALL WALLS AND ROOFS ADOPT HIGH-STRENGTH CONCRETE STRUCTURE ABOVE 3,000 PSI WATERPROOF ROOF, TYPHOON-ROOF AND EARTHQUAKE-PROOF, SAFE LIVING SPACE.
- * HIGH EFFICIENCY SPLIT TYPE AIR-CONDITION SYSTEMS.
- * SOLID SURFACE COUNTER TOPS.
- * ENERGY STAR CEILING FANS.
- * ENERGY STAR RATED LIGHT FIXTURES.
- * TYPHOON SHUTTERS.
- * ALL DOORS ARE ALUMINUM ALLOY DOOR TO PREVENT RUST AND ANTS FROM.
- * ENERGY STAR RANGE AND REFRIGERATOR PROVIDED.
- * HIGH-SPEED INTERNET ACCESSIBILITY.
- * TELEPHONE-OUT TO BE PROVIDED.

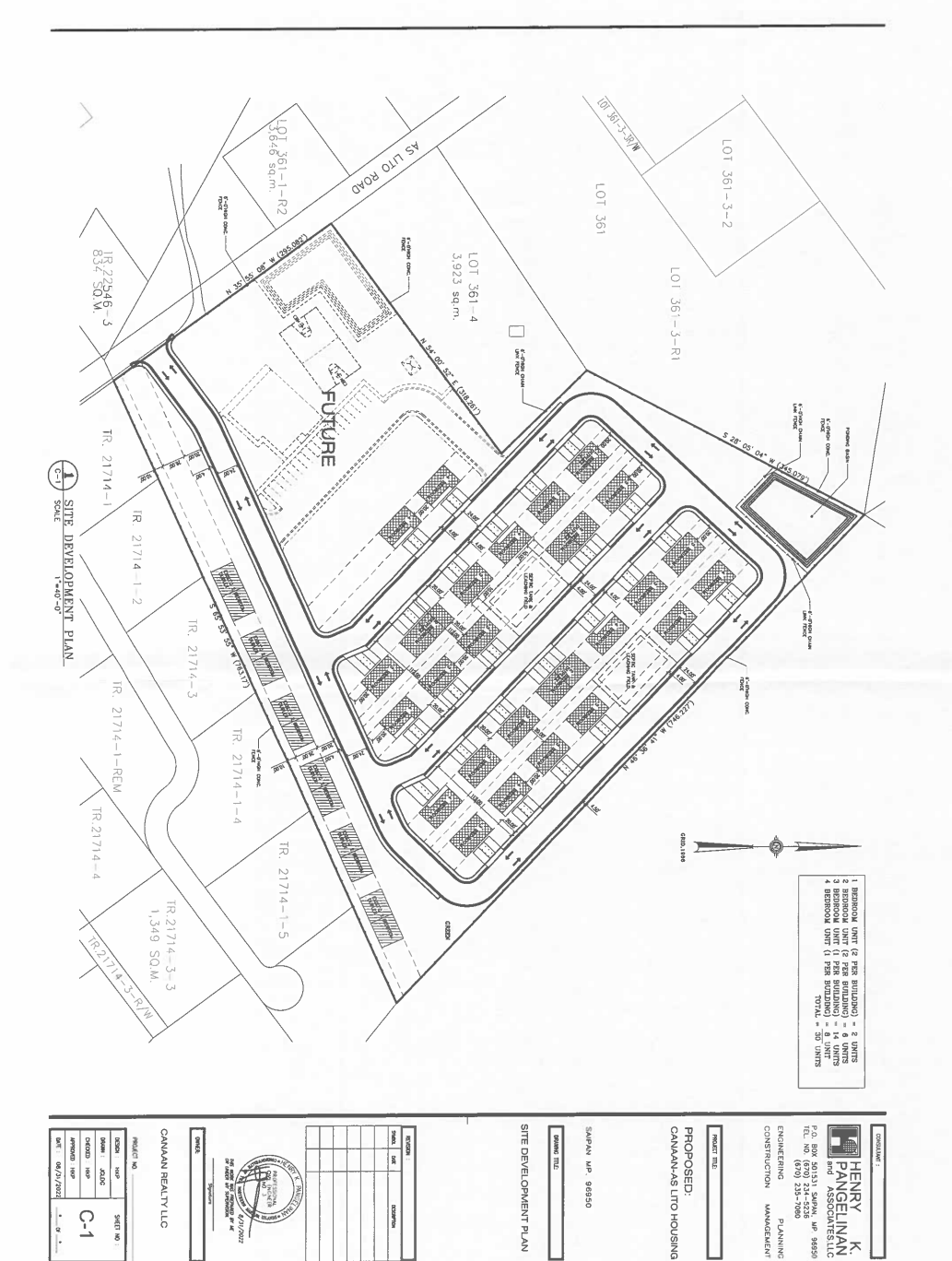


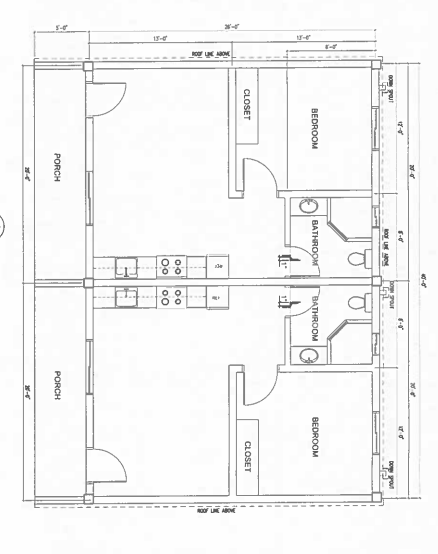


CANAAN REALTY LLC.

ONUM : JSM DESCN: HKP **T-2** ON LIBRS

DATE : 06/31/2022 APPROVED : HKP





P.O. BOX 501531 SAIPAN, MP. 96950 TEL. NO. (670) 234-5236 (670) 235-7080

PANGELINAN ASSOCIATES, LLC

CONSULTANT

CONSTRUCTION MANAGEMENT

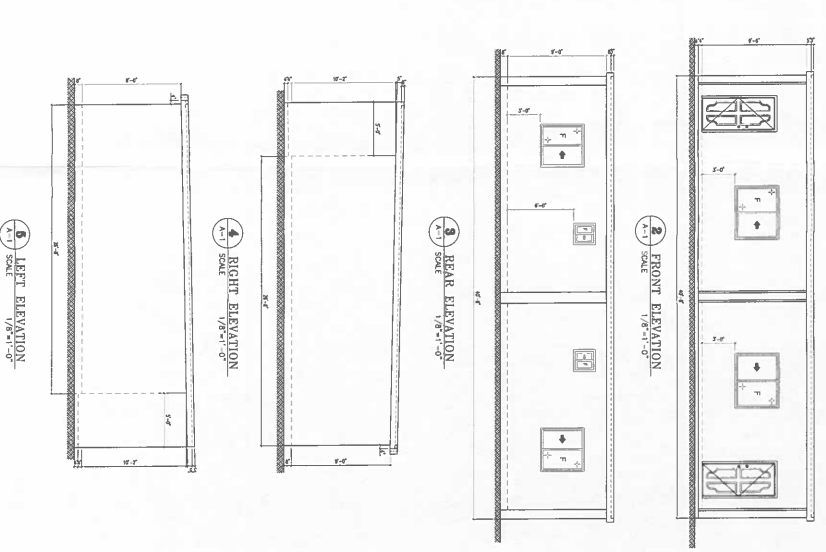
ENGINEERING

PLANNING

One Duplex Bedroom House

- The total construction area is 520 square feet per dwelling:
- The living room is connected to the kitchen: 20'x13'=260 SQF.
- Bedroom: 13'x12'=156 SQF.
- ADA Bathroom: 8'x8'=64 SQF.
- Common area: 5'x8'=40 SQF.
- Total open parking lot and garden is 1,260 square feet per dwelling:
- Parking lot at the front entrance: 18'x20'=360 S.F
- Parch: 20'x5'=100 SQF.
- Side garden: 55'x10'=550 SQF.
- Back garden: 20'x10'+50=250 SQF.

Total Lot Area per single Duplex House=3,560 S.F (Min).



SAIPAN MP. 96950

FLOOR PLAN AND ELEVATIONS

200

HOUSING

CANAAN-AS LITO

PROPOSED:



APPROVED : HACP

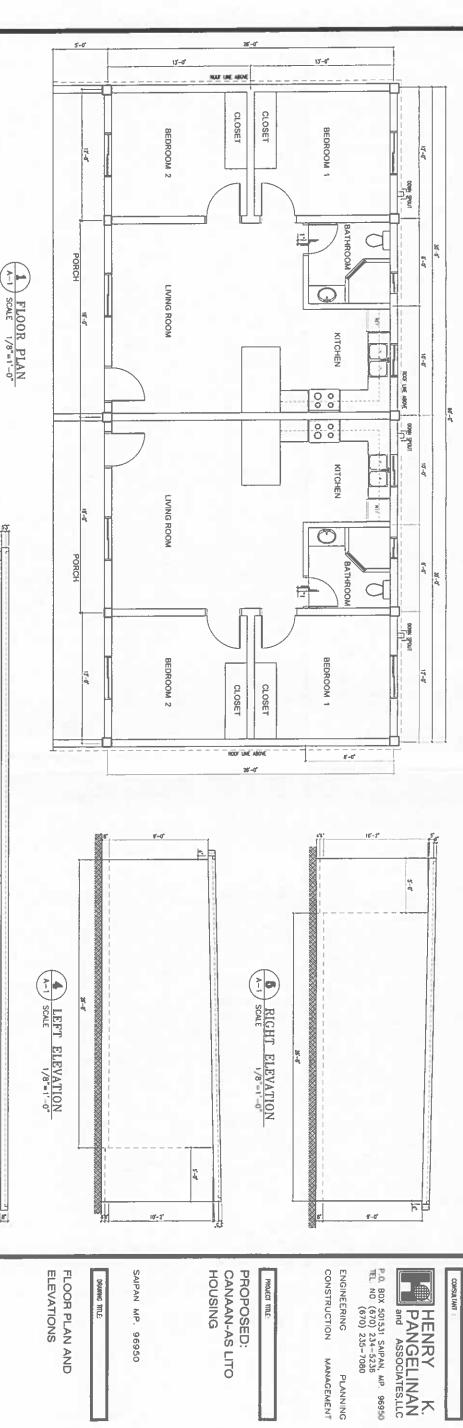
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CHECKED : HIGH	Mar : HW/30	DESIGN : Hade	PROJECT NO.
<u></u> }-1		SHEET NO :	

CANAAN REALTY LLC

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03/11/2022



PLANNING

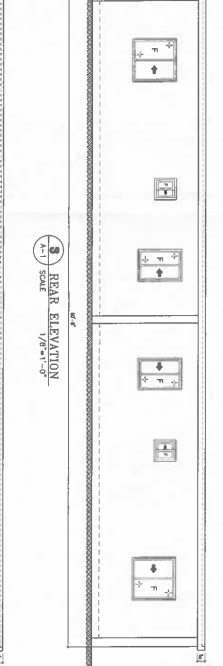
Two Duplex Bedroom House

Living room: 18'x13' = 234 SQF.

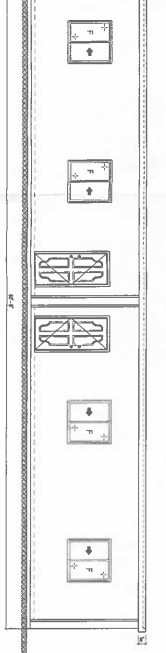
The total construction area is 780 square feet:

- Kitchen: 10'x13'=130 SQF.
- Bedroom 2: 13'x12'=156 SQF. Bedroom 1: 13'X12"=156 SQF.
- ADA Bathroom: 8'x8'=64 SQF
- Common Area: 5'X8'=40 SQF.
- Total open parking lot garden is 2,020 square feet:
- Parking lot at the front entrance: 30'x24'=720 SQF
- Porch: 30'x5'=150SQF.
- Front Garden: 12'x20'= 240 SQF.
- Side Garden: (51x10)' +50'=560 SQF.
- Back Garden: $30' \times 10' + 50 = 350 \text{ SQF}$.

Total Lot Area for the Two Bedroom Duplex House = 5,600 SQF (Min)



900

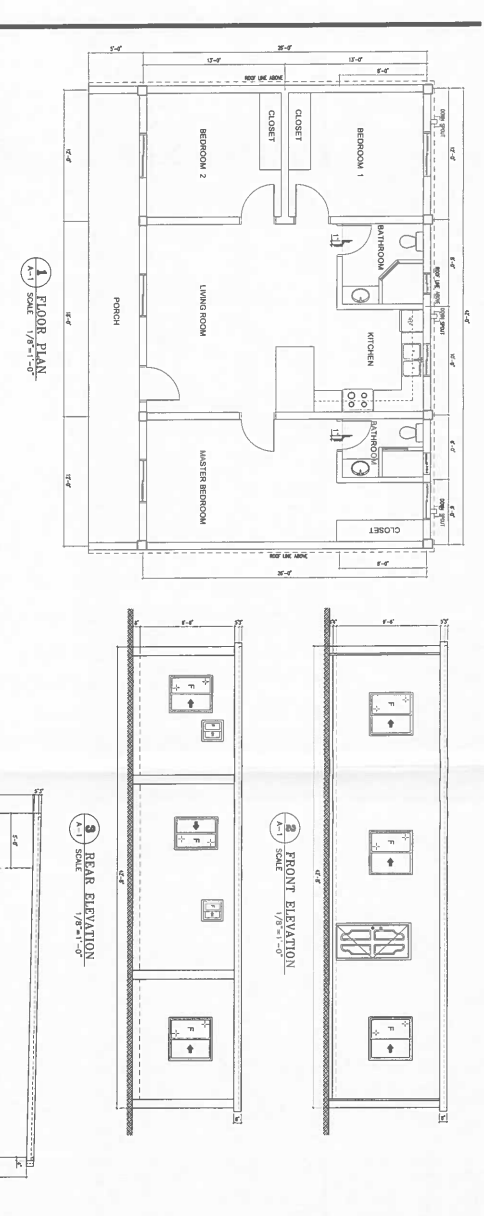






CANAAN REALTY LLC.

DESIGN : DATE : OS/N/2022 CHECKED : HOP DRAWN APPROVED : NOOP PROJECT NO. Ė ğ <u>P-1</u> ON LEAK



P.O. BOX 501531 SAIPAN, MP. 96950 TEL. NO. (670) 234-5236 (670) 235-7080

PANGELINAN

ASSOCIATES, LLC

CONSTRUCTION MANAGEMENT

ENGINEERING

PLANNING

Three Bedroom House:

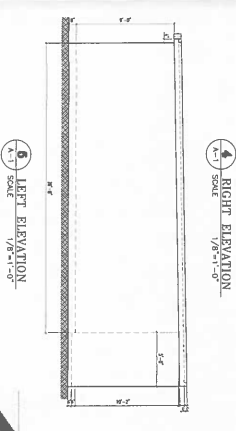
Total construction area is 1,090 square feet:

Living room: 13'x13'=234 SQF.

- Kitchen: 10'x13'=130 SQF.
- Bedroom 1: 13'x12'=156 SQF.
- Bedroom 2: 13'x12'=156 SQF.
- Master Bedroom 3: 26'x12'=312 SQF.
- ADA Bathroom: 8'x8'=64 5QF.
- Common area: 5'x8'=40 SQF.

- Total open parking lot garden is 2,690 square feet:
- Parking lot at the front entrance: 27'x20'=540 SQF
- Parch: 42'x5'=210 SQF.
- Front garden: 15'x20'=300 5.F
- Left side garden: {51'x10'}+50=560 S.F.
- Right side garden: (51'x10')+50=560 S.F
- Back garden: (42'x10')+2(50)=520 S.F

Total Lot Area for 3 Bedroom House Unit= 3,780 S.F (Min)





COPOR UNIT

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DATE : 03/14/2022	APPROVED : HIGH	CHECKED : HIGH	PWSF - NAVAGO	DESIGN : HOOP	PROJECT NO.
30		A-1		SHEET NO :	

A K PANGE

ELEVATIONS FLOOR PLAN AND SAIPAN MP. 96950

HOUSING

CANAAN-AS LITO PROPOSED:

PROJECT TITLE:

9					
NER:	Signature	THE MIDDER WIS PREPARED BY ME OR LANDER MY SUPERHSSON.	STATE OF THE PROPERTY OF THE P	ON ENGINEER	HER
			1022		

CANAAN REALTY LLC.



CANAAN-AS LITO HOUSING COMMUNITY PROGRAMS (FUTURE)



APPROVED : 140P DATE - OSVHVBORE DESIGN HOP DRAUM : JONA PROJECT NO. _ | or | . **A-2** SHEET NO

CANAAN REALTY LLC.

SWBCI DATE

COMMUNITY PROGRAMS

SAIPAN MP. 96950

PANGELINAN
and ASSOCIATES,LIC

ENGINEERING PLANNING CONSTRUCTION MANAGEMENT P.O. BOX 501531 SAIPAN, MP. 96950 TEL, NO. (670) 234-5236 (670) 235-7080

PROPOSED: CANAAN-AS LITO

PROJECT TITLE:

HOUSING