Project Name/Env. Database No: Paul J. Solis Elementary School PW#12819

Pw#12819
Parish: Jefferson

Record of Environmental Consideration

REVISED FOR FEMA ENVIRONMENTAL -- LOUISIANA -- 2006 See 44 Code of Federal Regulation Part 10

Project Name/Number:		Paul J. Solis Elementary School / PW#12819 FIPS#051-U415A-00					
Project Location:		2850 Mt. Laurel Drive, Gretna, LA 70056 Latitude: 29.87333, Longitude: -90.02708					
and the c	Project Description: Heavy rains and high winds from Hurricane Katrina (DR-1603) caused significant exterior and interior damage to Paul J. Solis Elementary School of the Jefferson Parish Public School System. This pw reimburses the eligible applicant for replacement of the building within the existing footprint. The new building will be replaced according to codes and standards upgrades. All work will be performed in a previously disturbed area with no indication of nearby waterways or other bodies of water.						
<u>Do</u>	cumentation Re	quirements					
	(Short version) All consultation and agreements implemented to comply with the National Historic Preservation Act, Endangered Species Act, and Executive Orders 11988, 11990 and 12898 are completed and no other laws apply. (Review Concluded)						
\boxtimes	(Long version) All applicable laws and executive orders were reviewed. Additional information for compliance is attached to this REC and/or included in project files, as applicable.						
<u>Na</u>	National Environmental Policy Act (NEPA) Determination						
	Statutorily excluded from NEPA review. (Review Concluded) Programmatic Categorical Exclusion - Category (Reference PCE in comments) (Review Concluded) Categorical Exclusion - Category No Extraordinary Circumstances exist. Are project conditions required? Yes (see section V) No (Review Concluded) Extraordinary Circumstances exist (See Section IV). Extraordinary Circumstances mitigated. (See Section IV comments) Are project conditions required? Yes (see section V) No (Review Concluded) Environmental Assessment Supplemental Environmental Assessment (Reference EA or PEA in comments) Environmental Impact Statement						
Comments: This project meets the criteria for the alternative arrangement, permanent school, type of project. This project has conditions and requires mitigation under the other EHP laws.							
<u>Re</u>	viewer and App	<u>rovals</u>					
	Project is Non-Compliant	t (See attached documentation justifying selection).					
FEMA Environmental Reviewer: Name: Adam Borden, FEMA- Environmental Specialist Signature Date Date							

Project Name/Env. Database No: Paul J. Solis Elementary School

PW#12819 Parish: Jefferson

FEMA Regional Environmental Officer or Delegated Appro	oving Official:
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Name: Howard R. Bush, Environmental Liason Officer

Signature P B Date 8.10.∞

I. Compliance Review for Environmental Laws (other than NEPA)

A. National Historic Preservation Act (NHPA)				
Not type of activity with potential to affect historic properties.				
Activity meets Programmatic Agreement, December 3, 2004. Appendix A:				
Are project conditions required?				
Programmatic Agreement not applicable, must conduct standard Section 106 Review.				
HISTORIC BUILDINGS AND STRUCTURES				
No historic properties that are listed or 45/50 years or older in project area. (Review Concluded)				
Building or structure listed or 45/50 years or older in project area and activity not exempt from review.				
Determination of No Historic Properties Affected (FEMA finding/SHPO/THPO concurrence on file)				
Are project conditions required? Yes (see Section V) No (Review Concluded)				
Determination of Historic Properties Affected (FEMA finding/SHPO/THPO concurrence on file)				
Property a National Historic Landmark and National Park Service was provided early notification				
during the consultation process. If not, explain in comments				
No Adverse Effect Determination (FEMA finding/SHPO/THPO concurrence on file).				
Are project conditions required? Yes (see Section V) No (Review Concluded)				
Adverse Effect Determination (FEMA finding/SHPO/THPO concurrence on file)				
Resolution of Adverse Effect completed. (MOA on file) Are project conditions required Yes (see Section V) No (Review Concluded)				
Are project conditions required 1 res (see Section V) 1 No (Review Concluded)				
ARCHEOLOGICAL RESOURCES				
Project affects only previously disturbed ground. (Review Concluded)				
Project affects undisturbed ground.				
Project area has no potential for presence of archeological resources				
☐ Determination of no historic properties affected (FEMA finding/SHPO/THPO concurrence or				
consultation on file). (Review Concluded)				
Project area has potential for presence of archeological resources				
Determination of no historic properties affected (FEMA finding/SHPO/THPO concurrence on file)				
Are project conditions required Yes (see Section V) No (Review Concluded)				
Determination of historic properties affected				
 NR eligible resources not present (FEMA finding/SHPO/THPO concurrence on file). Are project conditions required ☐ Yes (see Section V) ☐ No (Review Concluded) 				
NR eligible resources present in project area. (FEMA finding/ SHPO/THPO concurrence on				
file)				
☐ No Adverse Effect Determination. (FEMA finding/ SHPO/THPO concurrence on file)				
Are project conditions required?				
Adverse Effect Determination. (FEMA finding/ SHPO/THPO concurrence on file)				
Resolution of Adverse Effect completed. (MOA on file)				
Are project conditions required? Yes (see Section V) No				
(Review Concluded)				

Comments: Historic review complete: the structures do not meet the 50-year-criterion, nor do they possess the level of exceptional importance required by criteria consideration G of the National Register guidelines to be considered eligible for the National Register of Historic Places. Therefore, the proposed work will have no effect on historic properties. Scope of work indicates minor ground disturbing activities associated with the demolition and replacement of the modular structures within their original locations. Upon consultation of SHPO data, there are no known archaeological sites within .5 miles of

Parish: Jefferson

the project area. Demolition must follow the lower impact demolition stipulations & additional protocols which are attached. The stipulations and protocols should be explicit in the demolition contract. Failure to comply with these stipulations & additional protocols will jeopardize receipt of federal funding. If during the course of work, archaeological artifacts (prehistoric or historic) or human remains are discovered, the applicant shall stop work in the vicinity of the discovery and take all reasonable measures to avoid or minimize harm to the finds. The applicant shall inform their Public Assistance (PA) contacts at FEMA, who will in turn contact FEMA Historic Preservation staff. The applicant will not proceed with work until FEMA historic preservation staff have completed consultation with the Louisiana State Historic Preservation Officer (SHPO). In addition, if unmarked graves are present, compliance with the Louisiana Unmarked Human Burial Sites Preservation Act (R.S. 8:671 et seq.) is required. The applicant shall notify the law enforcement agency of the jurisdiction where the remains are located within twenty-four hours of the discovery. The applicant shall also notify FEMA and the Louisiana Unmarked Burial Sites Board (call the Louisiana Division of Archeology at 225-342-8170) within seventy-two hours of the discovery. If this scope of work and/or the footprint/location of the new building changes, this project will need to be resubmitted for further Section 106 review prior to ground disturbing activities taking place outside of the pre-disaster footprint of the building.

of the pre-disaster footprint of the building. *Correspondence/Consultation/References: NHPA effect determinations made by Katherine Zeringue, FEMA Historic Preservation Specialist/Archaeologist				
B. Endangered Species Act No listed species and/or designated critical habitat present in areas affected directly or indirectly by the Federal action. (Review Concluded) Listed species and/or designated critical habitat present in the areas affected directly or indirectly by the Federal action. No effect to species or designated critical habitat. (See comments for justification) Are project conditions required? Yes (see Section V) No (Review Concluded) May affect, but not likely to adversely affect species or designated critical habitat (FEMA determination/USFWS/NMFS concurrence on file) (Review Concluded) Are project conditions required? Yes (see Section V) No (Review Concluded) Likely to adversely affect species or designated critical habitat Formal consultation concluded. (Biological Assessment and Biological Opinion on file) Are project conditions required? YES (see Section V) NO (Review Concluded)				
Comments: Project is located in an urban or previously developed area. Neither listed species nor their habitat occur in or near this site, thus FEMA finds there will be no effect to threatened or endangered species. Correspondence/Consultation/References: USFWS emergency consultation provisions determined in letters dated September 15, 2005 for Katrina.				
 C. Coastal Barrier Resources Act 				
Comments: Project is not within a CBRA zone. Correspondence/Consultation/References: Louisiana Coastal Barrier Resource System Maps referenced 08/09/06.				
D. Clean Water Act ☐ Project would not affect any waters of the U.S. (Review Concluded) ☐ Project would affect waters, including wetlands, of the U.S. ☐ Project exempted as in kind replacement or other exemption. (Review Concluded) ☐ Project requires Section 404/401/or Section 9/10 (Rivers and Harbors Act) permit, including qualification under Nationwide Permits. Are project conditions required? ☐ YES (see Section V) ☐ NO (Review Concluded)				
Comments: No jurisdictional waters of the U.S., including wetlands, occur in or near the project area.				

Parish: Jefferson

Correspondence/Consultation/References: USFWS National Wetlands Inventory map (http://www.fws.gov/nwi/) queried on 08/10/06. E. Coastal Zone Management Act Project is not located in a coastal zone area and does not affect a coastal zone area (Review concluded) Project is located in a coastal zone area and/or affects the coastal zone State administering agency does not require consistency review. (Review Concluded). ☐ State administering agency requires consistency review. Are project conditions required? YES (see Section V) NO (Review Concluded) Comments: This project is located within the Louisiana Coastal Management Zone. LA Department of Natural Resources (DNR) has determined that receipt of federal assistance is consistent with the Louisiana Coastal Resource Program. Projects within the coastal zone may still require a coastal use permit or other authorization from DNR. Projects may be coordinated by contacting LA DNR at 1-800-276-4019. Correspondence/Consultation/References: LDNR Louisiana Coastal Zone map 2002. F. Fish and Wildlife Coordination Act Project does not affect, control, or modify a waterway/body of water. (Review Concluded) Project affects controls or modifies a waterway/body of water. Coordination with USFWS conducted No Recommendations offered by USFWS. (Review Concluded) Recommendations provided by USFWS. Are project conditions required? YES (see Section V) NO (Review Concluded) Comments: No streams or water bodies are located in or near the project area. Correspondence/Consultation/References: Louisiana Map (http://wwwlamap.doa.louisiana.gov/) queried 08/10/06. G. Clean Air Act Project will not result in permanent air emissions. (Review Concluded) Project is located in an attainment area. (Review Concluded) Project is located in a non-attainment area. Coordination required with applicable state administering agency. Are project conditions required? YES (see section V) NO (Review Concluded) Comments: This project involves the demolition or renovation of a public structure. Regardless of the asbestos content, the applicant is responsible for ensuring that renovation or demolition activities are coordinated with the Louisiana Department of Environmental Quality (LDEQ) in accordance with the LDEQ "Sixth Amended Declaration of Emergency and Administrative Order" dated March 31, 2006, and the LESHAP protocol dated March 1, 2006, incorporating the provisions of EPA's National Emission Standards for Hazardous Air Pollutants (NESHAP) and the Louisiana Administrative Code (LAC) 33.III.5151 and Chapter 27. Should Asbestos Containing Materials (ACMs) be present at the project site, the applicant is also responsible for ensuring proper disposal in accordance with the previously referenced administrative orders. Correspondence/Consultation/References: EPA Region 6 Non-attainment Map. H. Farmland Protection Policy Act Project does not affect designated prime or unique farmland. (Review Concluded) Project causes unnecessary or irreversible conversion of designated prime or unique farmland. Coordination with Natural Resource Conservation Commission required. Farmland Conversion Impact Rating, Form AD-1006, completed. Are project conditions required? \(\text{YES} \) (see section V) \(\text{NO} \) (Review Concluded) Comments: The project site is in a developed urbanized area and Farmland Protection Policy Act (FPPA) is precluded. No prime or unique farmland present. Correspondence/Consultation/References: National Resource Conservation Service, Web Soil Survey (http://websoilsurvey.nrcs.usda.gov/app/)referenced 08/10/06.

Project Name/Env. Database No: Paul J. Solis Elementary School PW#12819

Parish: Jefferson

1. Migratory Bird Treaty Act					
Project not located within a flyway zone. (Review Concluded)					
Project located within a flyway zone.					
Project does not have potential to take migratory birds. (Review Concluded)					
Are project conditions required? Yes (see section V) No (Review Concluded)					
Project has potential to take migratory birds.					
Contact made with USFWS					
Are project conditions required? YES (see section V) NO (Review Concluded)					
Comments: The site is an existing disturbed area with little value to migratory birds and would not be included in the USFWS migratory bird management program.					
Correspondence/Consultation/References: USFWS guidance letter dated September 15, 2005 for Katrina					
Correspondence Consumunon References: OSF w S guidance letter dated September 13, 2003 for Radina					
J. Magnuson-Stevens Fishery Conservation and Management Act					
Project not located in or near Essential Fish Habitat. (Review Concluded)					
Project located in or near Essential Fish Habitat.					
Project does not adversely affect Essential Fish Habitat. (Review Concluded)					
Are project conditions required? Yes (see Section V) No (Review Concluded)					
Project adversely affects Essential Fish Habitat (FEMA determination/USFWS/NMFS concurrence on file)					
NOAA Fisheries provided no recommendation(s) (Review Concluded).					
Are project conditions required? Yes (see Section V) No (Review Concluded)					
NOAA Fisheries provided recommendation(s)					
· · · · · · · · · · · · · · · · · · ·					
Written reply to NOAA Fisheries recommendations completed.					
Are project conditions required? YES (see Section V) NO (Review Concluded)					
Comments: Project is not located in or near any surface waters with the potential to affect EFH species.					
Correspondence/Consultation/References: Louisiana Map (http://wwwlamap.doa.louisiana.gov/) referenced 08/10/06.					
Correspondence Consultation References. Louisiana map (http://www.iainap.doa.iouisiana.gov/) referenced 00/10/00.					
K. Wild and Scenic Rivers Act					
Project is not along and does not affect Wild or Scenic River (WSR) - (Review Concluded)					
Project is along or affects WSR					
Project adversely affects WSR as determined by NPS/USFS. <u>FEMA cannot fund the action</u> .					
(NPS/USFS/USFWS/BLM consultation on file) (Review Concluded)					
Project does not adversely affect WSR. (NPS/USFS/USFWS/BLM consultation on file)					
Are project conditions required? YES (see Section V) NO (Review Concluded)					
Comments: None					
Correspondence/Consultation/References: National Wild and Scenic Rivers http://www.nps.gov/rivers/wildriverslist.html.					
referenced 08/10/06.					
Teleficied 06/10/00.					
L. Other Relevant Laws and Environmental Regulations					
State Hazardous Materials and Solid Waste Laws					
Comments: - In accordance with the Formosan Termite Initiative Act, (LA R.S. 3:3391.1 thru 3391.13) the Louisiana					
parishes of Calcasieu, Cameron, Jefferson Davis, Orleans, Jefferson, Plaquemines, St. Bernard, St. Charles, St. John the					
Baptist, St. Tammany, Tangipahoa and Washington are under quarantine. The movement of wood or cellulose material,					
temporary housing or architectural components (e.g. beams, doors and other wood salvaged from a structure) may not leave					
the quarantined parishes without written authorization from the commissioner of the Louisiana Department of Agriculture					
and forestry or his designee(s).					
with totality of this designed(s).					
- Removal and disposal of debris containing household hazardous waste and certain categories of liquid wastes must be					
performed in accordance with all applicable federal and state laws, regulations, executive orders and guidelines. LAC title					

33 part VII requires that specified items, including lead acid batteries, used oil filters, used motor oil, scrap tires, cfc's (refrigerants), radioactive waste or regulated infectious wastes must be segregated from and excluded from non-hazardous

Project Name/Env. Database No: Paul J. Solis Elementary School PW#12819

Parish: Jefferson

debris collection, staging, processing and disposal sites. Failure to comply with applicable legal requirements in debris collection and/or disposal operations will jeopardize federal funding. The clean-up or restoration/repair of sites damaged as a result of such operations are ineligible for federal funding. Previously obligated funding is subject to de-obligation if a determination of ineligibility is made.

-Lead-Based Paint - this project involves the demolition of a public structure that may contain surfaces coated with Lead-Based Paint (LBP). Activities involving abrading (sanding, scraping, etc.), heating, stripping, or otherwise concentrating LBP shall comply with applicable provisions of 29 CFR parts 1910 and 1926 (OSHA - worker safety), and 40 CFR 260 through 268 (EPA - hazardous waste). The applicant is responsible for ensuring that project activities are coordinated with the Louisiana Department of Environmental Quality for abatement activities and is also responsible for ensuring proper disposal in accordance with the previously referenced regulations.

II. Compliance Review for Executive Orders

A. E.O. 11988 - Floodplains No Effect on Floodplains/Flood levels and project outside Floodplain - (Review Concluded) Located in Floodplain or Effects on Floodplains/Flood levels No adverse effect on floodplain and not adversely affected by the floodplain. (Review Concluded), Are project conditions required? ☐ Yes (see Section V) ☐ No (Review Concluded) Beneficial Effect on Floodplain Occupancy/Values (Review Concluded). Possible adverse effects associated with investment in floodplain, occupancy or modification of floodplain environment 8 Step Process Complete - documentation on file Are project conditions required? ☑ YES (see Section V) ☐ NO (Review Concluded)
Comments: The site is located in Zone AE. http://store.msc.fema.gov/webapp/wcs/stores/servlet/FemaWelcomeView?storeId=10001&catalogId=10001&langId=-1,
The city of Gretna enrolled in the National Flood Insurance Program on 06/18/1971. Per Flood Insurance Rate Map (FIRM) panel 22051C0145 E, dated 03/23/1995, project is located in zone AE, area of 100-year flood; base flood elevation determined. Project is for the replacement of portable classrooms damaged by wind and wind-driven rain and is not likely to affect the floodplain. In compliance with EO 11988, an 8-step process was completed and attached. Per 44 CFR 9.11 (d) (9), the replacement of building contents, materials, and equipment shall require, as appropriate, disaster proofing and/or elimination of such future losses by relocating those building contents, materials, and equipment outside or above the advisory base flood elevation. Per 44 CFR 9.12, applicant must publish a final public notice 15 days prior to the start of construction activities. Final public notice is to be forwarded to the LAOHS/OEP and FEMA for inclusion in the permanent project files Kimberly R. Rogers, Floodplain Management Specialist Correspondence/Consultation/References: FEMA Flood Insurance Rate Map, Community Panel No. # 22051C0145 E, dated 03/23/1995
B. E.O. 11990 - Wetlands
No Effects on Wetland(s) and project located outside Wetland(s) - (Review Concluded) Located in Wetland or effects Wetland(s) Beneficial Effect on Wetland - (Review Concluded) Possible adverse effect associated with constructing in or near wetland Review completed as part of floodplain review Step Process Complete - documentation on file Are project conditions required? ☐ YES (see Section V) ☐ NO (Review Concluded)
Comments: No wetlands were observed during site visit or determined to be present by checking the USFWS National Wetlands Inventory (NWI) maps. Correspondence/Consultation/References: USFWS NWI map accessed on-line (http://wetlandsfws.er.usgs.gov/wtlnds/launch.html) 08/10/06.

C. E.O. 12898 - Environmental Justice for Low Income and Minority Populations

No Low income or minority population in, near or affected by the project - (Review Concluded)

Reviewer Name: Adam Borden, Env. Specialist FEMA-1603/1607-DR-LA	Project Name/Env. Database No: Paul J. Solis Elementary School PW#12819 Parish: Jefferson					
Low income or minority population in or near project area No disproportionately high and adverse impact on low income or minority population- Disproportionately high or adverse effects on low income or minority population Are project conditions required? YES (see Section V) NO (Review Concluded)						
Comments No Environmental Justice issues identified. Correspondence/Consultation/References: U.S. Census bureau 2 08/10/06.	2000 data at http://factfinder.census.gov, referenced					
III. Other Environmental Issues						
Identify other potential environmental concerns in the concerns order (see environmental concerns scoping characteristics)						
State Hazardous Materials and Solid Waste Laws Comments: - In accordance with the Formosan Termite Initiative of parishes of Calcasieu, Cameron, Jefferson Davis, Orleans, Jefferson Baptist, St. Tammany, Tangipahoa and Washington are under quartemporary housing or architectural components (e.g. beams, doors the quarantined parishes without written authorization from the column forestry or his designee(s).	on, Plaquemines, St. Bernard, St. Charles, St. John the rantine. The movement of wood or cellulose material, and other wood salvaged from a structure) may not leave					
-Removal and disposal of debris containing household hazardous veriformed in accordance with all applicable federal and state laws, 33 part VII requires that specified items, including lead acid batte (refrigerants), radioactive waste or regulated infectious wastes must debris collection, staging, processing and disposal sites. Failure to collection and/or disposal operations will jeopardize federal funding a result of such operations are ineligible for federal funding. Previdetermination of ineligibility is made.	regulations, executive orders and guidelines. LAC title ries, used oil filters, used motor oil, scrap tires, cfc's at be segregated from and excluded from non-hazardous comply with applicable legal requirements in debris ag. The clean-up or restoration/repair of sites damaged as					
-Lead-Based Paint - this project involves the demolition of a public Based Paint (LBP). Activities involving abrading (sanding, scrapic LBP shall comply with applicable provisions of 29 CFR parts 1910 through 268 (EPA - hazardous waste). The applicant is responsible the Louisiana Department of Environmental Quality for abatement disposal in accordance with the previously referenced regulations. Correspondence/Consultation/Reference:	ng, etc.), heating, stripping, or otherwise concentrating 0 and 1926 (OSHA - worker safety), and 40 CFR 260 e for ensuring that project activities are coordinated with					
IV. Extraordinary Circumstances						
Based on the review of compliance with other environmental laws and Executive Orders, and in consideration of other environmental factors, review the project for extraordinary circumstances.						
* A "Yes" under any circumstance may require an Enviro should be applied in conjunction with controversy on an eplease explain in comments. If no, leave blank.	nmental Assessment (EA) with the exception of (ii) which environmental issue. If the circumstance can be mitigated,					
Yes (i) Greater scope or size than normally experienced fo (ii) Actions with a high level of public controversy (iii) Potential for degradation, even though slight, of a						

conditions;

Reviewer Name: Adam Borden, Env. Specialist FEMA-1603/1607-DR-LA		Project Name/Env. Database No: Paul J. Solis Elementary School PW#12819			
	(iv) Employment of unproven technology with poter	Parish: Jefferson tital adverse effects or actions involving			
	unique or unknown environmental risks; (v) Presence of endangered or threatened species or	their critical habitat, or archaeological,			
	cultural, historical or other protected resources; (vi) Presence of hazardous or toxic substances at le	vels which exceed Federal, state or local			
	regulations or standards requiring action or attention (vii) Actions with the potential to affect special statu	i;			
_	such as wetlands, coastal zones, wildlife refuge and	wilderness areas, wild and scenic rivers,			
	sole or principal drinking water aquifers; (viii) Potential for adverse effects on health or safety	/; and			
	(ix) Potential to violate a federal, state, local or triba protection of the environment.	I law or requirement imposed for the			
	(x) Potential for significant cumulative impact when	the proposed action is combined with			
	other past, present and reasonably foreseeable future proposed action may not be significant by themselve				
Comments	: None				
	V. Environmental Revie	w Project Conditions			
	V. Bava oumental Acvic	w 110ject conditions			
Project	Conditions:				
The follo	owing conditions apply as a condition of FI	EMA funding reimbursement:			
ap D En in th (A W	eplicant is responsible for ensuring that renovation or compartment of Environmental Quality (LDEQ) in according mergency and Administrative Order dated March 31, corporating the provisions of EPA's National Emission e Louisiana Administrative Code (LAC) 33.III.5151 and CMs) be present at the project site, the applicant is also ith the previously referenced administrative orders.	2006, and the LESHAP protocol dated March 1, 2006, a Standards for Hazardous Air Pollutants (NESHAP) and and Chapter 27. Should Asbestos Containing Materials so responsible for ensuring proper disposal in accordance			
Ca Ba ma stu La • Re be La sc	 In accordance with the Formosan Termite Initiative Act, (LA R.S. 3:3391.1 thru 3391.13) the Louisiana parishes of Calcasieu, Cameron, Jefferson Davis, Orleans, Jefferson, Plaquemines, St. Bernard, St. Charles, St. John the Baptist, St. Tammany, Tangipahoa and Washington are under quarantine. The movement of wood or cellulose material, temporary housing or architectural components (e.g. beams, doors and other wood salvaged from a structure) may not leave the quarantined parishes without written authorization from the compaissioner of the Louisiana Department of Agriculture and forestry or his designee(s). Removal and disposal of debris containing household hazardous waste and certain categories of liquid wastes must be performed in accordance with all applicable federal and state laws, regulations, executive orders and guidelines. LAC title 33 part VII requires that specified items, including lead acid batteries, used oil filters, used motor oil, scrap tires, cfc's (refrigerants), radioactive waste or regulated infectious wastes must be segregated from and excluded from non-hazardous debris collection, staging, processing and disposal sites. Failure to comply with 				

and is also responsible for ensuring proper disposal in accordance with the previously referenced regulations.

• Demolition must follow the lower impact demolition stipulations & additional protocols which are attached. The stipulations and protocols should be explicit in the demolition contract. Failure to comply with these stipulations & additional protocols will jeopardize receipt of federal funding. If during the course of work, archaeological

applicable legal requirements in debris collection and/or disposal operations will jeopardize federal funding. The clean-up or restoration/repair of sites damaged as a result of such operations are ineligible for federal funding.

Lead-Based Paint - this project involves the demolition of a public structure that may contain surfaces coated with Lead-Based Paint (LBP). Activities involving abrading (sanding, scraping, etc.), heating, stripping, or otherwise concentrating LBP shall comply with applicable provisions of 29 CFR parts 1910 and 1926 (OSHA - worker safety), and 40 CFR 260 through 268 (EPA - hazardous waste). The applicant is responsible for ensuring that project activities are coordinated with the Louisiana Department of Environmental Quality for abatement activities

Previously obligated funding is subject to de-obligation if a determination of ineligibility is made.

additional protocols will jeopardize receipt of federal funding. If during the course of work, archaeological artifacts (prehistoric or historic) or human remains are discovered, the applicant shall stop work in the vicinity of the discovery and take all reasonable measures to avoid or minimize harm to the finds. The applicant shall inform

PW#12819 Parish: Jefferson

their Public Assistance (PA) contacts at FEMA, who will in turn contact FEMA Historic Preservation staff. The applicant will not proceed with work until FEMA Historic Preservation staff have completed consultation with the Louisiana State Historic Preservation Officer (SHPO). In addition, if unmarked graves are present, compliance with the Louisiana Unmarked Human Burial Sites Preservation Act (R.S. 8:671 et seq.) is required. The applicant shall notify the law enforcement agency of the jurisdiction where the remains are located within twenty-four hours of the discovery. The applicant shall also notify FEMA and the Louisiana Unmarked Burial Sites Board (call the Louisiana Division of Archeology at 225-342-8170) within seventy-two hours of the discovery. If this scope of work and/or the footprint/location of the new building changes, this project will need to be resubmitted for further Section 106 review prior to ground disturbing activities taking place outside of the pre-disaster footprint of the building.

• Per 44 CFR 9.11 (d) (9), the replacement of building contents, materials, and equipment shall require, as appropriate, disaster proofing and/or elimination of such future losses by relocating those building contents, materials, and equipment outside or above the advisory base flood elevation. Per 44 CFR 9.12, applicant must publish a final public notice 15 days prior to the start of construction activities. Final public notice is to be forwarded to the LAOHS/OEP and FEMA for inclusion in the permanent project files.