Applicant: St. Bernard Parish School Board Parish: St, Bernard

ABBREVIATED RECORD OF ENVIRONMENTAL CONSIDERATION

See 44 Code of Federal Regulation Part 10.

See 44 Code of Federal Regula	HOIL FAIL TO.					
Project Name/Number:	Andrew Jackson High School-Main Bldg. "A" & Gym					
Project Location:	201 8th Street, Chalmette, LA 70043, St. Bernard Parish, Latitude: 29.9361N, Longitude: 89.95351W					
main building and 33,000 walls, floors and ceilings, provide: 1) elevating two concrete CMU Block to re	pair substantial wind and flood damage to the 97,000 square foot two-story square foot gymnasium, including roofs, exterior walls and windows, interior plumbing and electrical. Three separate Hazard Mitigation Proposals chillers from grade level; 2) replacing flood damaged gypsum wallboard with exist flood damage and mold growth; and 3) replacing existing windows with stem designed to resist winds up to 140 mph.					
Documentation Re	equirements					
Historic Preservation	onsultation and agreements implemented to comply with the National Act, Endangered Species Act, and Executive Orders 11988, 11990 and and no other laws apply. (Review Concluded)					
	pplicable laws and executive orders were reviewed. Additional information ched to this REC and/or included in project files, as applicable.					
National Environmental	Policy Act (NEPA) Determination					
Programmatic Categori Categorical Exclusion No Extraordinary Are project condit Extraordinary Circ Extraordinary Are project co	Circumstances exist. tions required? Yes (see section V) No (Review Concluded) tumstances exist (See Section IV). Circumstances mitigated. (See Section IV comments) onditions required? Yes (see section V) No (Review Concluded) ment mental Assessment (Reference EA or PEA in comments)					
Comments: This project med This project has conditions a	ets the criteria for an Alternative Arrangement Permanent Schools type of project. and requires mitigation under the other EHP laws.					
HISTORIC BUILDINGS	S AND STRUCTURES					

Building or structure listed or 45/50 years or older in project area and activity not exempt from review.

No historic properties that are listed or 45/50 years or older in project area. (Review Concluded)

Reviewer Name: Michael Abrahm Disaster/Emergency/Program/Project Title: DR-1603-LA/Andrew Jackson HS	Applicant: St. Bernard Parish School Board Parish: St, Bernard
Determination of No Historic Properties Affected (F	EMA finding/SHPO/THPO concurrence on
Are project conditions required? Yes (see section Determination of Historic Properties Affected (FEMA Property a National Historic Landmark and Nontification during the consultation process. In No Adverse Effect Determination (FEMA find Are project conditions required? Yes (see Section Adverse Effect Determination (FEMA finding Resolution of Adverse Effect complete	ion V) \[\sum \text{No} \] \(\frac{(Review Concluded)}{(Review Concurrence on file)} \] A finding/SHPO/THPO concurrence on file) National Park Service was provided early f not, explain in comments ading/SHPO/THPO concurrence on file). The section V) \[\sum \text{No} \) \(\frac{(Review Concluded)}{(Review Concluded)} \] The section V) \[\sum \text{No} \) \(\frac{(Review Concluded)}{(Review Concluded)} \] The section V) \[\sum \text{No} \) \(\frac{(Review Concluded)}{(Review Concluded)} \]
Comments: Building is not 45 years or older and was constructed not have the potential to have effects on historic properties. Correspondence/Consultation/References: NHPA effect determinations made by Derek A. Galose, FEMA I	
ARCHEOLOGICAL RESOURCES	istorie reservation specialist.
Project affects only previously disturbed ground. (Review Co	
Project affects undisturbed ground. □ Project area has no potential for presence of archeology □ Determination of no historic properties affects or consultation on file). (Review Concluded) □ Project area has potential for presence of archeologica □ Determination of no historic properties affects on file) Are project conditions required □ Yes (see □ Determination of historic properties affected □ NR eligible resources not present (FEM Are project conditions required □ Y	gical resources ed (FEMA finding/SHPO/THPO concurrence al resources ted (FEMA finding/SHPO/THPO concurrence section V) \[\sum \text{No (Review Concluded)} \] MA finding/SHPO/THPO concurrence on file). Tes (see section V) \[\sum \text{No (Review} \]
Comments: Repair is to pre-disaster condition on developed proper	erty.
Correspondence/Consultation/References:	
THREATENED AND ENDANGERED SPECIES No listed species and/or designated critical habitat present in a Federal action. (Review Concluded)	reas affected directly or indirectly by the

Reviewer Name: Michael Abrahm

Applicant: St. Bernard Parish School Board

Reviewer Name: Michael Abrahm

Reviewer Name: Michael Abrahm Disaster/Emergency/Program/Project Title: DR-1603-LA/Andrew Jackson HS	Applicant: St. Bernard Parish School Board Parish: St, Bernard		
Low income or minority population in or near project area			
No disproportionately high and adverse impact on low	income or minority population- (Review		
Concluded) Disproportionately high or adverse effects on low incomparison of the control of the	me or minority population		
Are project conditions required? YES (see section)	V) NO (Review Concluded)		
Comments: The percent populations of Zip Code 70043 are: 92.7% American Indian. The median household income in 1999 was \$ 36 poverty level.	white, 2.4% African-American and 0.4% 1,999.00 and 9.2 % of families are below		
Correspondence/Consultation/References: U.S. Census bureau 2 referenced January 29, 2007.	000 data at http://factfinder.census.gov,		
OTHER RELEVANT LAWS AND ENVIRONMENTAL	REGULATIONS		
No impacts to other substantive laws/Executive Orders identi	fied. Review concluded.		
Other applicable substantive laws/Executive Orders. (Identify	law/E.O. and conditions if any below).		
Comments: See Section V. below.			
Correspondence/Consultation/Reference:			

V. ENVIRONMENTAL REVIEW PROJECT CONDITIONS

Project Conditions:

Alternative Arrangements:

In order to comply with the NEPA process, and because of the potential for this project to have an adverse impact on the environment, including the social and economic environments, prior to initiating the project, the applicant must prepare a public involvement plan and conduct a public involvement process. FEMA's Environmental/Historical Preservation staff can provide guidance to determine how much and what type of public involvement is appropriate for a given project. If needed, the public outreach group can assist you in designing and implementing a public involvement program. Copies of any articles, public notices, meeting minutes, and public comments should be provided to FEMA to become part of the project record

Floodplains:

Applicant is required to coordinate and comply with local floodplain administrator regarding floodplain permit(s) prior to the start of any activities. Applicant is responsible for meeting all requirements of the permit(s). All coordination pertaining to these permit(s), should be documented to the local floodplain administrator and copies provided to LA GOHSEP and FEMA as part of the permanent project files.

Per 44 CFR 9.11 (D) (9), the replacement of building contents, materials and equipment should be, where possible, wet or dry-proofed, elevated, or relocated to or above the Advisory Base Flood Elevation (ABFE) per the ABFE maps.

Elevation information, signed and sealed by a licensed surveyor, engineer, or architect must be obtained and filed for verification of compliance.

Reviewer Name: Michael Abrahm Disaster/Emergency/Program/Project Title: DR-1603-LA/Andrew Jackson HS

Applicant: St. Bernard Parish School Board Parish: St. Bernard

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 la GOHSEP and FEMA for inclusion in the permanent project files

RCRA:

Unusable equipment, debris and material shall be disposed of in an approved manner and location. In the event significant items (or evidence thereof) are discovered during implementation of the project applicant shall handle, manage, and dispose of petroleum products, hazardous materials and/or toxic waste in accordance to the requirements and to the satisfaction of the governing local, state and federal agencies

Coastal Zone:

This project is located within the Louisiana Coastal Management Zone. Louisiana 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 1-800-267-4019.

Clean Air Act:

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 "Seventh Amended Declaration of Emergency and Administrative order" dated August 24, 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

Formosan Termite:

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).

No extraordinary circumstances as described in 44 CFR 10.8(d)(3) were identified during project review.

REVIEWER AND APPROVALS

EEMA En.	dinaminantal Davidassas				
	vironmental Reviewer.	11			
Name: Mic	chael C. Abrahm	1111/2			
Signature_	Mull (, Da	ate	01/30/2007	
FEMA Reg	zional Environmental C	Officer or delegated approv	vina o	fficial	
	William Fagan, DELO		ving o	iliciai.	
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Signature/	Solle	D:	ate n	1/31/2007	
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