# **Record of Environmental Consideration**

REVISED FOR FEMA ENVIRONMENTAL -- LOUISIANA -- April 2007

See 44 Code of Federal Regulation Part 10

**Project Name/Number:** Lockett Elementary School – Building A / PW 12435-2

FIPS#: 033-UA9M2-00

Applicant Name:

Recovery School District

**Project Location:** 

3420 Law Street, New Orleans, Louisiana 70117, Orleans Parish

Latitude: 29.99918, Longitude: -90.03738

### **Project Description:**

Hurricane Katrina caused catastrophic damage on August 29, 2005 to Lockett Elementary School. This project is one among a total of 22 contributing (donor) facilities approved by FEMA for replacement. The Recovery School District chooses to use eligible funds for this replacement project (less demolition costs) towards the renovation of another existing RSD school. This project scope of work includes only the demolition and disposal of Lockett Elementary School.

## National Environmental Policy Act (NEPA) Determination

	Statutorily excluded from NEPA review (Review Concluded) Programmatic Categorical Exclusion - Category (Review Concluded) Categorical Exclusion - Category xii  No Extraordinary Circumstances exist. Are project conditions required? Yes (see section V) No (Review Concluded) Extraordinary Circumstances exist (see Section IV). State of the project conditions required? Yes (see Section IV comments) Are project conditions required? Yes (see section V) No (Review Concluded) Alternative Arrangements Public Involvement Plan on file (see comments below) Environmental Assessment Supplemental Environmental Assessment (Reference EA or PEA in comments) Environmental Impact Statement	
Envir and I Distr eligit respo	ments: This project meets the criteria to utilize the Alternative Arrangements process within the National pronumental Policy Act (NEPA) approved by the Council on Environmental Quality, Department of Homeland Security, FEMA on 3/23/06. Based on documentation provided by the applicant, FEMA has determined that the Recovery School rict has conducted a satisfactory process of public involvement and outreach in its project development and is otherwise ble for consideration under Alternative Arrangements for NEPA compliance. The Recovery School District is consible for archiving public involvement materials. This material will be available at close-out for authentication and documentation will be made available for the closeout reviewer.	
	Project is Non-Compliant (see attached documentation justifying selection).	
Reviewer and Approvals		
	MA Environmental Reviewer: ne: Brandon M. Clark, Environmental Specialist, FEMA LA TRO	
	nature Branda M. Clark Date 4/20/09	

Comments: A review of version # 2 of this project was conducted in accordance FEMA's Programmatic Agreement dated December 3, 2004. FEMA has determined that No Historic Properties are affected by the proposed undertaking. See attached correspondence, dated June 29, 2006, December 3, 2007, and March 14, 2008 and SHPO responses dated July 10, 2006, December 17, 2009. The applicant must comply with the Louisiana Unmarked Human Burial Sites Preservation Act (R.S. 8:671 et seq.) and the Inadvertent Discovery Clause, which can be found under the Environmental Review NHPA conditions.

(Review Concluded)

Are project conditions required? \( \subseteq \text{Yes (see Section V)} \) \( \subseteq \text{No} \)

Correspondence/Consultation/References: Amber Martinez, HP Specialist

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 of Clean Water Act or Section 9/10 of Rivers and Harbors Act permit,
including qualification under Nationwide Permits.
Are project conditions required? YES (see Section V) NO (Review Concluded)
Project would affect waters of the U.S. by discharging to a surface water body.

Correspondence/Consultation/References: USFWS National Wetlands Inventory map (http://www.fws.gov/nwi/) queried on April 20, 2009

## E. Coastal Zone Management Act

Project is not located in a coastal zone area and does not affect a coastal zone area (Review conclusion)	ded)
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. Projects within the coastal zone may require a coastal use permit or other authorization from LADNR. Projects may be coordinated by contacting LA DNR at 1-

Correspondence/Consultation/References: Louisiana Coastal Zone maps queried April 20, 2009

#### F. Fish and Wildlife Coordination Act

Project does not affect, control, or modify a waterway/body of water. (Review Concluded)

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Project affects, controls, or modifies a waterw Coordination with USFWS conducted	ed .
☐ No Recommendations offer ☐ Recommendations provide	red by USFWS. (Review Concluded)
	nired? YES (see Section V) NO (Review Concluded)
or body of water.	oundment, diversion, control, or other modification of waters of any stream
Correspondence/Consultation/References: Loui	siana Map (http://wwwlamap.doa.louisiana.gov/) queried April 20, 2009
G. Clean Air Act  ☐ Project will not result in permanent air emissi ☐ Project is located in an attainment area. (Rev ☐ Project is located in a non-attainment area. ☐ Coordination required with applicable.	iew Concluded)
	YES (see section V) NO (Review Concluded)
	ties that would produce a minor, temporary, and localized impact on air particles. No long-term air quality impact is anticipated.  Region 6 Non-attainment Map
Project does not affect designated prime or ur Project causes unnecessary or irreversible con Coordination with Natural Resource Farmland Conversion Impa	eview Concluded) r than agricultural or is in an urbanized area. (Review Concluded) nique farmland. (Review Concluded) niversion of designated prime or unique farmland.
	g urban and developed area and FPPA is precluded. onal Resource Conservation Service, Web Soil Survey aced April 20, 2009
Project has potential to take migrator Contact made with USFWS Are project conditions requ	ke migratory birds (Review Concluded)  Yes (see section V) No (Review Concluded)  ry birds.  State of the No (Review Concluded)  NO (Review Concluded)
Comments: The site is an existing disturbed area USFWS migratory bird management program.  Correspondence/Consultation/References: USF	with little value to migratory birds and would not be included in the WS guidance letter dated September 27, 2005.
Project not located in or near Essential Fish H Project located in or near Essential Fish Habit Project does not adversely affect Ess Are project conditions required? Project adversely affects Essential Fi	at.  ential Fish Habitat (Review Concluded)  Yes (see Section V) \( \sumsymbol{\text{No (Review Concluded)}} \)  sh Habitat (FEMA determination/USFWS/NMFS concurrence on file)  no recommendation(s) (Review Concluded).  ired? \( \sumsymbol{\text{Yes}} \) Yes (see Section V) \( \sumsymbol{\text{No (Review Concluded)}} \)

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	ritten reply to NOAA Fisheries recommendations completed. e project conditions required?  YES (see Section V) NO (Review Concluded)
_	d in or near any surface waters with the potential to affect EFH species.  **eferences: Louisiana Map (http://www.lamap.doa.louisiana.gov/) referenced April 20,
Project is along or affects WS Project adversely aff (NPS/USFS/USFWS Project does not adv	not affect Wild or Scenic River (WSR) - (Review Concluded)
,	and does not affect Wild or Scenic River (WSR).  **References: National Wild and Scenic Rivers http://www.nps.gov/rivers/wildriverslist.html.
L. Resource Conserva	ation and Recovery Act
items (or evidence thereof) are di dispose of petroleum products, ha	material shall be disposed of in an approved manner and location. In the event significant scovered during implementation of the project, applicant shall handle, manage, and azardous materials (such as asbestos and lead based paint) and/or toxic waste in accordance isfaction of the governing local, state and federal agencies.
M. Other Relevant La	ws and Environmental Regulations
under quarantine. The movemen beams, doors and other wood sal	ive Act Termite Initiative Act, (LA R.S. 3:3391.1 thru 3391.13) the Louisiana Parish of Orleans is t of wood or cellulose material, temporary housing or architectural components (e.g. vaged from a structure) may not leave the quarantined parishes without written oner of the Louisiana Department of Agriculture and forestry or his designee(s).
II. Compliance Rev	iew for Executive Orders
<ul> <li>✓ Located in Floodplain or Effet</li> <li>✓ No adverse effect on Are project conditio</li> <li>✓ Beneficial Effect on</li> <li>✓ Possible adverse effet</li> <li>environment</li> <li>✓ 8 Step Procedare project</li> </ul>	od levels and project outside Floodplain - (Review Concluded)
applied to an alternate project invunless there should be a re-obliga	e demolition of the facility. The remaining replacement funds will be de-obligated and volving another facility. No further floodplain review will be forthcoming for PW listed ation of funds or changes to the scope of work.  **eferences:* Kimberly R. Rogers, Floodplain Management Specialist**
B. E.O. 11990 - Wetla	nds

No Effects on Wetland(s) and/or project located outside Wetland(s) - (Review Concluded)

Parish: Orleans Parish			
□ 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 □ 8 Step Process Complete - documentation on file Are project conditions required? □ YES (see Section V) □ NO (Review Concluded)			
Comments: None Correspondence/Consultation/References: USFWS NWI map accessed on-line April 20, 2009			
C. E.O. 12898 - Environmental Justice for Low Income and Minority Populations  ☐ Project scope of work has no potential to adversely impact any population (Review Concluded) ☐ No Low income or minority population in, near or affected by the project based on information gathered from http://factfinder.census.gov. (Review Concluded) ☐ 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 income or minority population Are project conditions required? ☐ YES (see Section V) ☐ NO (Review Concluded)			
Comments: The populations within zip code 70117 are: 9.4% White, 88.8% Black, and 2.0% Hispanic or Latino (of any race). The median household income in 1999 was \$19,567 and 34.0% of families are below poverty level.			
This project involves the demolition and abandonment of a public school. Costs associated with rebuilding this school will be applied to the reconstruction of other schools throughout Orleans Parish. This action takes into consideration the changed demographics as a result of the storm; the changed cultural environment subsequent to the age of school integration; and the substandard functionality of the existing buildings. This action is considered to be the best alternative for the welfare of the students.			
One of the main goals of the RSD Master Plan was to ensure the maximization of public involvement and develop a plan that is embraced by the public. Numerous public meetings were held in developing the Master Plan. The meetings were meticulously documented and public comments were correlated for consideration in the plan.			
The Recovery School District is responsible for archiving public involvement materials. This material will be available at close-out for authentication and such documentation will be made available for the closeout reviewer.			
Correspondence/Consultation/References: U.S. Census bureau 2000 data at <a href="http://factfinder.census.gov">http://factfinder.census.gov</a> , referenced April 20, 2009			
III. Other Environmental Issues			
Identify other potential environmental concerns in the comment box not clearly falling under a law or executive order (see environmental concerns scoping checklist for guidance).			
Comments: None Correspondence/Consultation/Reference:			
IV. Extraordinary Circumstances			
Yes  (i) Greater scope or size than normally experienced for a particular category of action (ii) Actions with a high level of public controversy (iii) Potential for degradation, even though slight, of already existing poor environmental conditions; (iv) Employment of unproven technology with potential adverse effects or actions involving unique or unknown environmental risks;			

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	(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 levels which exceed Federal, state or local
П	regulations or standards requiring action or attention; (vii) Actions with the potential to affect special status areas adversely or other critical resources
	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 tribal law or requirement imposed for the protection of the environment.
	(x) Potential for significant cumulative impact when the proposed action is combined with other past, present and reasonably foreseeable future actions, even though the impacts of the
	proposed action may not be significant by themselves.

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Parish: Orleans Parish

## V. Environmental Review Project Conditions

### **Project Conditions:**

Comments:

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FEMA-1603/1607-DR-LA

## The following conditions apply as a condition of FEMA funding reimbursement:

- 1. 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 (HP) staff. The applicant will not proceed with work until FEMA HP completes consultation with the 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 Division of Archaeology 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. Failure to comply with these stipulations may jeopardize receipt of federal funding.
- 2. 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 (such as asbestos and lead based paint) and/or toxic waste in accordance to the requirements and to the satisfaction of the governing local, state and federal agencies.
- 3. In accordance with the Formosan Termite Initiative Act, (LA R.S. 3:3391.1 thru 3391.13) the Louisiana Parish of Orleans is 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).
- 4. Per Clean Air Act National Emission Standards for Hazardous Air Pollutant Regulations and Louisiana Administrative Code 33:iii 5151, demolition activities related to possible asbestos-containing materials (PACM) must be inspected for ACM/PACM where it is safe to do so. ACM/PACM must be handled in accordance with local, state and federal regulations and disposed of at approved facilities that accept ACM. Demolition activity notification must be sent to the LDEQ before work begins.
- 5. This project involves the demolition of a public structure that may contain surfaces coated with lead-based paint (LBP). The Applicant is responsible complying with all local, state, and federal laws and ensuring that project activities are coordinated with the Louisiana Department of Environmental Quality for abatement activities.
- 6. The Recovery School District is responsible for archiving public involvement materials. This material will be available at close-out for authentication and such documentation will be made available for the closeout reviewer.