

NOTICE OF FUNDING OPPORTUNITY (NOFO)

BEAD BENEFIT of the BARGAIN ROUND

ISSUED BY: OFFICE OF INFRASTRUCTURE POLICY AND DEVELOPMENT
International Trade Center (ITC) Building
590 S Marine Corps Drive Ste 122
Tamuning, Guam 96913

PROPOSAL NO: NOFO-OIPD-001-2025

ISSUE DATE: July 31, 2025

QUESTIONS DUE BY: August 7, 2025

SUBMISSION DEADLINE: August 15, 2025

SINGLE POINT OF CONTACT:

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NAME AND LOCATION OF PROJECT:

BROADBAND EQUITY ACCESS and DEPLOYMENT (BEAD)
BENEFIT OF THE BARGAIN ROUND

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I. INTRODUCTION

A. Program Description

The Guam Office of Infrastructure Policy and Development (OIPD) is the designated entity responsible for administering the Broadband Equity, Access, and Deployment (BEAD) Program on Guam, under the authority of the Infrastructure Investment and Jobs Act (IIJA) and in alignment with NTIA guidelines.

Guam's BEAD program is governed by its NTIA-approved Initial Proposals, which outline the subgrantee selection process and other core programmatic requirements. These volumes guide how eligible applicants will be selected to receive funding from the \$156 million allocated to Guam to expand high-speed internet access across unserved and underserved areas.

This NOFO is structured to fulfill the competitive subgranting requirement of the BEAD Program under 2 CFR Part 200. It functions as the official funding opportunity announcement for broadband deployment in Guam under BEAD.

This NOFO is issued as a federal subgranting action under the Broadband Equity, Access, and Deployment (BEAD) Program. It is governed by 2 CFR 200.204 and the terms of Guam's BEAD Initial and Final Proposals, as approved by the National Telecommunications and Information Administration (NTIA), BEAD NOFO, and BEAD Restructuring Policy Notice.

This is not a procurement of goods or services. Awards made under this NOFO will take the form of subgrant agreements to eligible entities and will be subject to federal grant rules.

The Office of Infrastructure Policy and Development (OIPD) is issuing this Notice of Funding Opportunity (NOFO) to identify and select qualified subgrantees to implement broadband deployment projects under the Broadband Equity, Access, and Deployment (BEAD) program. These projects aim to expand reliable, affordable, high-speed internet access across Guam's unserved and underserved locations, as well as community anchor institutions (CAIs), in alignment with federal BEAD guidelines.

OIPD is soliciting applications from qualified subgrantees to provide deployment work within the BEAD Project Areas. Through this NOFO, OIPD is seeking to establish subgrants with companies (hereinafter "Applicant" or "Supplier") that can provide support to the OIPD as it implements the federal BEAD Program.

This NOFO serves as Guam's formal competitive subgrant solicitation under the BEAD Program and fulfills the public notice requirements of 2 CFR § 200.204.

Eligible Applicants

Applicants must have the legal, financial, and technical capacity to deploy broadband infrastructure in Guam. Eligible entities include:

- Local governments or any subdivision, authority, or consortium thereof
- Non-profit organizations
- Public–private partnerships (private or non-profit partner)
- Private companies, including internet service providers registered with the FCC
- Public or private utilities, including public utility districts (PUDs)
- Cooperative organizations (e.g. rural electric or telephone cooperatives)

Project Criteria

BEAD-funded Broadband Infrastructure Projects must be designed to provide, upon completion:

- Download speeds of at least 100 Mbps
- Upload speeds of at least 20 Mbps
- Latency of 100 milliseconds or less
- Community Anchor Institutions (CAIs) receiving 1 Gbps symmetrical service.

The selected subgrantees will design, construct, and operate last-mile broadband networks that meet or exceed the technical requirements of the BEAD program, including delivering reliable speeds of at least 100 megabits per second (Mbps) download and 20 Mbps upload, low latency, and unrestricted data usage. Priority will be given to projects addressing areas currently without access to speeds of at least 25/3 Mbps (unserved), more than 25/3 Mbps but less than 100/20Mbps (underserved), and CAIs lacking a minimum of 1 gigabit per second (Gbps) symmetrical service.

B. Authority and Nature of Award

This NOFO is issued by the Office of Infrastructure Policy and Development (OIPD) using competitive procedures employed to ensure a transparent and fair selection process.

Structure of this Notice of Funding Opportunity (NOFO)

This NOFO is structured as a multipart solicitation issued by the Office of Infrastructure Policy and Development (OIPD) under the Broadband Equity, Access, and Deployment

(BEAD) Program. It is designed to support multiple deployment objectives within Guam's broadband strategy, including Priority Broadband Projects, unserved and underserved residential areas, and Community Anchor Institution (CAI) connectivity. Each component is aligned with the BEAD Restructuring Policy Notice and allows for differentiated technical approaches, project area groupings, and cost considerations. Subgrantees may respond to one or more defined Project Areas and application components as applicable, provided each submission complies with the requirements outlined in this NOFO.

This solicitation does not result in a contract for goods or services. Selected applicants will enter into subgrant agreements, governed by the federal Broadband Equity, Access, and Deployment (BEAD) program and 2 CFR 200.

As such, while procurement procedures (e.g., sealed applications, evaluation scoring, and protest deadlines) apply during the selection process, all awards are programmatic subgrants subject to federal grant compliance.

1. Project Area Definition

Project Areas are defined as distinct geographic zones, each individually designated and assigned a unique identifier (i.e. PA-001, PA-002, etc.), to streamline tracking and reference. These areas are conglomerations of adjoining census tracts or blocks. Each Project Area focuses on Broadband Serviceable Locations (BSLs) that require last-mile high-speed internet infrastructure. For scoring purposes, Applicants must submit applications for each Project Area individually.

Community Anchor Institutions (CAIs) are critical to fostering community development and delivering vital public services for all residents. CAIs must have symmetrical internet access of 1gigabit under BEAD.

2. Background

The goal of the federally funded BEAD program is to increase access to high-speed internet in every state and territory in the United States. Considering the scale and significance of the BEAD program, the expertise of qualified subgrantees is essential in helping the OIPD achieve its strategic goals, ensuring that broadband expansion contributes to the island's overall infrastructure development, socio-economic growth, and community resilience.

3. BEAD Funding

Congress established the BEAD Program to address the persistent digital divide in U.S. states and territories. The National Telecommunications and Information Administration (NTIA), the agency within the U.S. Department of Commerce that administers the program, clarified

in its June 2022 Notice Of Funding Opportunity (NOFO) that BEAD spending should prioritize in the following order:

- Unserved locations—those without access to 25 Mbps download service and 3 Mbps uploads, commonly expressed as 25/3 Mbps service; Underserved locations; and Community Anchor Institutions (CAIs).

Although delivering connections to unserved areas takes precedence, states and territories may thereafter also apply funds to connecting underserved areas, which are those without access to 100/20-Mbps service; providing 1-gigabit-per-second symmetrical (meaning for both upload and download) connections to Community Anchor Institutions (CAIs) such as libraries, schools, and hospitals.

The NTIA is responsible for overseeing the distribution of funding to Eligible Entities, which are the U.S. states and territories, and it has established minimum requirements for all BEAD-funded projects. In line with the NTIA, Guam must:

- Deliver internet service with reliable speeds of at least 100/20 Mbps and low enough latency (the time it takes for data to travel to its destination and back along the network and which consumers experience as a delay, such as choppiness and buffering) to support real-time applications such as videoconferencing.
- Provide broadband service to end users within four years of receipt of funds, carry out public awareness campaigns, and make connections available to any customer within the service area covered by the funding award.
- Develop cybersecurity and supply chain risk management plans to ensure that critical infrastructure is protected from threats such as hacking.

Congress and the NTIA also outlined requirements for states and territories, including use of competitive award processes to select funded projects and submission of a series of documents addressing how eligible entities' intended uses of BEAD funds would achieve the goals set forth in the Infrastructure Investment and Jobs Act.

4. NOFO Description

This NOFO is seeking applications for one predefined project area under the locally administered federal BEAD program. To ensure comprehensive and competitive evaluation, Applicants must submit separate applications for each project area they intend to serve.

Each application must address the specific requirements, costs, and deployment goals outlined for the corresponding project area. This structure ensures that applications are tailored to the unique needs of that specific Project Area, enabling OIPD to evaluate and award subgrants that align with Guam’s priorities for broadband expansion.

Applicants may submit applications for one or more project areas but must prepare an independent and complete application for each area, as proposals are evaluated and awarded individually.

5. Relationship of the Parties

The OIPD was created under Executive Order No. 2022-11 to serve as the single point of contact within the Office of the Governor on issues related to broadband expansion efforts. The selected subgrantee will be engaged as an independent entity. The subgrantee shall not act as an agent or representative of the OIPD unless agreed by the parties in writing. The subgrantee will be retained for the purpose of work described in Section II Scope of Services.

II. SCOPE OF SERVICES

The selected subgrantees will design, construct, and operate last-mile broadband networks that meet or exceed the technical requirements of the BEAD program, including delivering speeds of at least 100 Mbps download and 20 Mbps upload and low latency. Priority will be given to projects addressing areas currently without access to speeds of 25 Mbps download and 3 Mbps upload and CAIs lacking 1 Gbps symmetrical service.

A. Required Deliverables

To ensure thorough and competitive applications, all applicants must provide the following deliverables for this predefined project area. Each deliverable will be evaluated based on the criteria outlined in this NOFO’s Scoring Rubric. Applicants are encouraged to address all aspects comprehensively for consideration.

1. Cost Efficiency

- A. Total BEAD Funding Request: Provide the total funding requested for the project, inclusive of all costs required to complete the deployment. Clearly indicate the amount and percentage of matching funds provided (minimum 25% required). Additional contributions will receive higher scores.
- B. Cost Per Location Analysis: The application must include an average cost per location served within the project area. This analysis should be part of the Price application and must include justification for cost efficiency based on the project’s unique characteristics.

2. Technical Plans

- A. Network Design Documentation: Provide detailed designs specifying the type of technology proposed (e.g., buried fiber, aerial fiber, fixed wireless (Licensed, ULFW, and LBR), hybrid fiber coax, and satellite). Include maps and draft technical schematics of planned installations.

3. Affordability Plan

- A. Subgrantees are required to propose their own low-cost service option that meets the specified technical standards.

4. Deployment Speed

- A. Project Timeline: Submit a milestone-based project schedule, including key phases (e.g., permitting, deployment, service readiness).
- B. Provide a commitment to deployment timelines (e.g., within 1-4 years).

5. Scalability

- A. Scalability Evidence: Provide documentation demonstrating the ability to exceed BEAD minimum speed requirements, longevity, and support future upgrades. Include technical specifications, warranties, or historical data for similar deployments.

6. Environmental and Historic Compliance

As required under federal law, all selected subgrantees must comply with the National Environmental Policy Act (NEPA) and Section 106 of the National Historic Preservation Act (NHPA). Subgrantees will be responsible for cooperating with the Eligible Entity and relevant federal authorities to ensure environmental and historic preservation compliance. This includes, but is not limited to:

- Participating in any NEPA or NHPA-related reviews as required.
- Submitting documentation necessary for environmental and historic review.
- Responding to agency requests for information in a timely and complete manner.

Compliance with NEPA and Section 106 is a **non-negotiable condition of award**. However, this section will **not be scored** and will be considered on a pass/fail basis in alignment with the BEAD Restructuring Policy Notice.

***Note:** Climate resilience, sustainability, or environmental justice features beyond those required by NEPA and NHPA may be included in the application but **will not be considered in scoring or application selection**, per NTIA guidance prohibiting extraneous criteria not grounded in statutory requirements .*

7. Build America, Buy America Act (BABA) Compliance

Include evidence of compliance with BABA requirements, or a request for waiver if applicable. State intent to adhere to materials and construction in line with BABA standards, or the existing BABA waiver.

8. LEO (Low-Earth-Orbit Satellite) Capacity Subgrants

As authorized under Appendix B of the BEAD Restructuring Policy Notice, the Office of Infrastructure Policy and Development (OIPD) will administer a distinct category of deployment funding referred to as "LEO Capacity Subgrants."

8.1 Deliverables and Conditions of LEO Capacity Subgrants

Service Availability and Timeline: Subgrantees must begin offering broadband service to all covered Broadband Serviceable Locations (BSLs) within four years of the subgrant award. A subgrantee will be deemed to have met this requirement once it certifies that it can initiate broadband service within 10 business days of a request from any covered BSL without any additional fees or delays due to service extension.

Performance Period: LEO Capacity Subgrants carry a 10-year period of performance, beginning when the subgrantee certifies that broadband is available at every location in the project area. Subgrantees must continue to offer broadband service to each BSL throughout this period. If a subscriber moves, service must still be offered at the location, regardless of occupancy changes.

Federal Interest and Property: NTIA will not take a federal interest in equipment or property acquired under LEO Capacity Subgrants. However, all consumer and taxpayer protections described in the NOFO will apply throughout the 10-year performance period.

Reimbursement Terms: B. LEO Capacity Subgrants: Payments for Low Earth Orbit (LEO) satellite-based service providers will be made in quarterly installments over the duration of the subgrant. Continued quarterly payments shall be contingent upon the subgrantee's ongoing compliance with the subgrant terms, including:

- A. Availability: Certification that broadband service (minimum 100 Mbps download / 20 Mbps upload with ≤ 100 ms latency) is available to 100% of the covered locations.
- B. Adoption Benchmarks (as defined in Appendix B of the *BEAD Restructuring Policy Notice*, June 6, 2025):
 - a. 50% Letter of Credit reduction upon confirmation of full availability:
"Upon submission of the certification described above, the value of the

- required Letter of Credit or performance bond may be reduced by up to 50 percent...” (*Appendix B, p. 20*)
- b. Additional 25% reduction when 25% of covered locations are subscribing:
“...an additional 25 percent may be released upon certification that 25 percent of locations covered by the subgrant are subscribers.”
 - c. Final 25% release when 50% of covered locations are subscribing:
“The remaining 25 percent may be released when the subgrantee demonstrates that 50 percent of covered locations are subscribers.”

Failure to demonstrate continued compliance, subscriber uptake progress, or timely reporting will result in suspension of payments and may trigger clawback provisions.

(*Source: BEAD Restructuring Policy Notice, Appendix B – June 6, 2025*)

Letter of Credit Reductions: Subgrantees may reduce their required Letter of Credit by 50% upon certifying availability of service, by another 25% after reaching a 25% subscription rate, and may terminate the Letter of Credit once the subscription rate reaches 50%. In any case, the Letter of Credit may be terminated after four years from the service availability certification.

Monitoring and Clawback: All LEO subgrants are subject to the same monitoring and clawback provisions as other deployment subgrants. Funding is reimbursed based on compliance with subgrant terms, and funds may be withheld if subgrantees fail to meet those requirements.

Customer Premises Equipment (CPE): All required home equipment and installation must be provided at no cost to new subscribers for each BEAD-funded location. Replacement CPE may incur charges unless the equipment is defective or damaged due to weather.

Financial Qualifications: LEO providers are encouraged to submit audited financial statements to NTIA. NTIA may issue a financial certification letter that Eligible Entities may rely upon to assess subgrantee financial capacity.¹

¹ “To reduce the burden on Eligible Entities, NTIA encourages LEO providers to submit audited financial statements to NTIA demonstrating their financial capacity to undertake the commitments of a subgrantee in all areas in which the provider seeks to serve. NTIA, in turn, will work with the provider to develop a financial certification letter documenting the financial capability of the provider. This letter can be relied upon by Eligible Entities in satisfying their obligation to ensure the financial capability of the subgrantee.” - *BEAD Restructuring Policy Notice, National Telecommunications and Information Administration (NTIA), June 2024, p. 20.*

9. Community Anchor Institution Deliverables

Subgrantees under the Broadband Equity, Access, and Deployment (BEAD) program have specific requirements when providing service to Community Anchor Institutions (CAIs).

Here are the key requirements and related details:

Definition and Eligibility of Community Anchor Institutions (CAIs)

The BEAD Notice of Funding Opportunity (NOFO) defines a CAI as an entity such as a school, library, health clinic, health center, hospital or other medical provider, public safety entity, institution of higher education, public housing organization, or community support organization that facilitates greater use of broadband service by vulnerable populations (e.g., low-income, unemployed, children, the incarcerated, aged individuals).

Broadband Service Speed Requirements for CAIs

For subgrantees providing service to an eligible CAI, the qualifying broadband service must be Reliable Broadband Service with a speed of not less than 1 Gigabit per second (Gbps) symmetrical speeds and latency less than or equal to 100 milliseconds. This is a higher standard than the 100/20 Mbps required for unserved or underserved residential and business locations.

Middle Mile Infrastructure costs must be included in project applications serving eligible CAIs to ensure technical feasibility and financial sustainability. Solutions must support consistent throughput, reliable performance under load, and reliable quality of service for high-capacity institutions such as the clusters of CAIs in this document.

General Subgrantee Requirements and Reporting

Subgrantees are generally required to provide a 25% match of project costs, which can come from various sources including existing government/non-profit funds. Eligible Entities are encouraged to incentivize matches greater than 25%.

Subgrantees must provide at least one "low-cost" broadband service option.

Subgrantees are required to demonstrate that they possess the financial, technical, operational, and managerial capabilities to complete their projects.

Subgrantees must submit regular reports (at least semiannually) to the Eligible Entity. These reports must include, at a minimum, a list of addresses or locations that will be served, identifying whether each location is residential, commercial, or a community anchor institution.

III. INSTRUCTION TO APPLICANT

1. NOFO Application Package and Notice of Intent

NOFO packet is available at notices.guam.gov. A signed notice of intent to apply must be sent to the Single Point of Contact via email beginning on **July 31, 2025**. All prospective Applicants must register contact information with OIPD to ensure interested parties receive notices regarding any changes or updates to the NOFO.

All required forms to include a cover sheet, attached to this NOFO, must be completed, executed by the authorized representative of the Applicant, and included with the Applicant's submission.

2. Submission of Applications and due date

All applications submitted under this NOFO will be evaluated under a competitive process. Final awards will take the form of subgrant agreements.

Applications must be received as a document attached to, or links provided to via email to the OIPD Single Point of Contact. See the Application Format and Content provisions of this NOFO for instructions and minimum requirements for the content of the Application.

By submitting an Application, the Applicant agrees that the Applications shall remain firm and irrevocable for one-hundred twenty (120) days from the date of opening of Applications. In no case will failure to inspect or review constitute grounds for a claim or for the withdrawal of a Applications after opening. Applications conditioned upon receiving award of both the subgrant being solicited in this NOFO and another subgrant will be rejected as non-responsive.

Applications must be received starting Thursday, July 31, 2025 and no later than Friday, August 15, 2025, 11:59 p.m. Chamorro Standard Time (ChST). Applications received after the closing time for receipt will not be considered.

Each Applicant submitting an Application for any portion of the work covered by this NOFO shall execute all required affidavits and certification forms in the form provided with this NOFO. Such affidavits and certification forms shall be attached to the Application. Any forms that are required to be notarized must be notarized no more than thirty (30) days prior to submission. Failure to submit all required forms may result in rejection of the Application.

3. Single Point of Contact

All communications and any questions concerning possible discrepancies, omissions, or doubts as to the meaning of any provision of this NOFO shall be raised before the submission due date for Applications and shall be communicated in writing on or before **August 7, 2025, no later than 4:30 p.m., ChST.** to the following Single Point of Contact for the OIPD-OOG:

ATTN: Cristina Tenorio, Staff Assistant, OIPD

Email: cristina.tenorio@guam.gov

All written communications or questions must reference **NOFO OIPD-001-2025** in the subject or reference line. Written answers to all timely and properly submitted written questions shall be provided within a reasonable time prior to the submission due date for Applications. The deadline for submitting questions regarding the **NOFO is August 7, 2025, no later than 4:30 PM, ChST.** Any questions submitted after this deadline will not be addressed. OIPD will notify all Applicants of any substantive modification or clarification provided in response to any timely and properly submitted written questions. The Point of Contact is not required to respond to untimely or improperly submitted questions or communications.

No other oral or written communications concerning possible discrepancies, omissions, objections, or doubts as to the meaning of any provision of this NOFO shall be submitted to the single point of contact at any time prior to the submission date for Applications. Any communication initiated by an Applicant other than a timely submission of permitted questions shall be submitted in writing; and shall only be communicated to the above-designated Single Point of Contact. The OIPD or OOG is not required to respond to any communication that does not comply with the requirements of this paragraph, or any communication that is untimely. The single point of contact will notify all Applicants of any substantive modification or clarification of the solicitation provided in response to any properly submitted communication, as permitted by law.

IV. TERM OF AGREEMENT/TYPE OF AGREEMENT

All services to be performed by Subgrantee on the Project under this Agreement shall commence upon issuance of a Notice to Proceed (“NTP”) and continue pursuant to the Schedule of Services of this Agreement, and in accordance with the Scope of Services and the Subgrantee’s Application, and until the expiration, cancellation, or termination of this Agreement or any extension or renewal thereof. There is no right or expectation of renewal or extension and any renewal or extension will be exercised solely at the discretion of OIPD.

1. Initial Term

The “Initial Term” of the subgrant shall correspond to the duration of the agreed-upon and scored deployment schedule. It shall commence on the date the Governor approves and executes the subgrant, as indicated by her signature. After the Governor has approved the subgrant, the government of Guam will issue a written Notice to Proceed (“NTP”) to notify the awarded Subgrantee that services may begin.²

2. No Cost Renewal Terms

Should the subgrantee require additional time to complete any subgrant objectives, for good cause, and at the sole option of OIPD, the resulting subgrant may be extended for No Cost Extension Terms for up to three additional years as approved by the OIPD, with no additional obligation of any funds by OIPD (each being a “No Cost Extension Term”). If OIPD elects to extend the subgrant in this manner, the No Cost Extension Term shall be exercised in conformity with the requirements of 2 CFR Part 200. The No Cost Extension shall be documented by OIPD. Extensions are subject to Grantor approval.

3. Type of Subgrant:

Performance Milestones: Payments will be released upon the successful completion of predefined milestones, such as permitting approvals, construction benchmarks, network testing, and deployment readiness. Milestones and associated deliverables will be mutually agreed upon during subgrant negotiations and detailed in the Statement of Work (SOW).

Deployment Timeline: Subgrantees will have a maximum of four (4) years to achieve full deployment of the broadband infrastructure in the assigned project area. Progress will be monitored regularly to ensure timely completion of each phase.

Period of Performance: For all subgrantees, the total 10-year period of performance applies to network operation, reporting, and compliance obligations, not to the construction/deployment phase.

Compliance and Reporting: Subgrantees must adhere to all BEAD program requirements, sustain performance metrics, and include environmental compliance. Regular progress reports will be required to verify milestone achievement and compliance with federal and local standards. If the provider fails to maintain qualifying service, NTIA, OOG, OIPD, or Territory of Guam may take remedial action, including clawback or termination.

² “Recipients of LEO Capacity Subgrants must begin providing broadband service to each customer that desires broadband service not later than four years from the date of the subgrant.” **Appendix B**, page 19–20, BEAD Restructuring Policy Notice

4. Funding Source:

Subgrant payments will be funded through the Broadband Equity, Access, and Deployment (BEAD) program under Federal Award/Project No. 66-20-B108.

5. Risk Management:

Clawback provisions will apply for significant underperformance or failure to meet the agreed-upon milestones or federal compliance standards.

If the Subgrantee fails to comply with the terms and conditions of this Agreement, including but not limited to performance requirements, reporting obligations, and compliance with federal and local regulations, the (OIPD) reserves the right to recover funds disbursed under this Agreement. Clawback provisions shall include, but are not limited to:

A. Funds Recovery:

Subgrantee shall return all funds determined to have been:

- Expended for ineligible purposes under 2 CFR Part 200.
- Disallowed as a result of audits, monitoring, or reviews.
- Associated with unfulfilled performance milestones or deliverables.

B. Performance Deficiencies:

If the Subgrantee fails to complete deployment, achieve the agreed-upon broadband speeds, or meet affordability requirements, OIPD may:

- Recover funds proportional to the unfulfilled obligations.
- Withhold further disbursements pending corrective action.

C. Fraud, Waste, or Abuse:

Any funds determined to have been obtained through fraudulent means, waste, or abuse shall be fully recoverable. Legal action may also be pursued in accordance with applicable laws.

D. Repayment Timeline:

Subgrantee shall repay all recoverable funds within 60 days of written notification by OIPD unless otherwise agreed in writing.

E. Termination:

In the event of subgrant termination under §200.344, Subgrantee shall return any unspent funds and reimburse OIPD for any disallowed costs or payments made for incomplete or non-compliant work.

F. Continuing Responsibilities:

Subgrantee acknowledges that the obligation to repay disallowed funds continues beyond the closeout of this Agreement, as provided under 2 CFR §200.346.

6. Adjustment Mechanisms:

Limited scope adjustments may be negotiated if unforeseen challenges arise, provided they remain within the subgrant's overall term and funding limits.

7. Benefit of the Bargain Obligations

In accordance with the BEAD Restructuring Policy Notice (June 2024), the subgrantee acknowledges that its obligations extend beyond physical construction to the sustained provision of qualifying broadband service. Subgrantee agrees that the “**benefit of the bargain**” includes ensuring that end-users are offered and able to access broadband service that meets BEAD performance standards without requiring additional buildout or customer-funded upgrades.

The subgrantee must provide:

- Certification that all funded locations can be served immediately upon project completion;
- Documentation that all BSLs have the **option to subscribe** to qualifying service at published rates;
- Commitment to **maintain and support** service availability for a period of no less than five (5) years after project completion, as required by BEAD program guidelines.

Post-Construction Validation

Prior to final payment and project closeout, subgrantee shall submit:

- Evidence of service availability to all funded BSLs;
- Signed affidavit from a licensed engineer or executive attesting that the network is operational and meets the performance thresholds of the BEAD program;
- A copy of the publicly available service offering, including advertised speeds, rates, and service areas.

8. Application Format and Content

Interested Applicants shall submit their applications and links supporting documents via email to the OIPD Single Point of Contact.

Application for NOFO: NOFO-OIPD-001-2025

Applicants must submit all required materials electronically. Each application must be organized by project area and comply with the formatting and content standards outlined below. Submissions that do not meet these standards may be deemed non-compliant and excluded from consideration. Applications can include multiple project areas and technologies.

1. Narrative and Proposal Documents

- Format: PDF only
- Cover Page Must be electronically signed by an authorized representative
- Scanned handwritten signatures are acceptable if e-signature is unavailable
- Submit one PDF of Applicant Profile (Required Company and Qualifying Information)
- Submit one PDF per Project Area, clearly labeled

2. Required Summary Form – Pricing Information Sheet

All applications must include a completed copy of the Pricing Information Sheet provided with this NOFO. This form is used for administrative sorting and evaluation prep and is not a substitute for your Price Proposal.

- File name: ApplicantName_ProjectArea_PricingInfo.xlsx
(e.g., NetCo_PA-001_PricingInfo.xlsx)

SHORT FORM FOR NOFO-OIPD-001-2025		OFFICIAL APPLICANT NAME:	BID AREA (Please fill out one form per bid area)	BID TOTAL:	DATE:
USI Number(SAM.gov assigned legal Identifier)					
FBN (10-digit FCC Registration Number)					
<input type="checkbox"/> I certify that we have met all the qualifications for NOFO-OIPD-004-2025.					
Proposed Cost per Unit within PA or Cluster	Total Cost (Associated with serving that location(s))	Breakdown of Major Cost Components	Bidding On/Remarks	Estimated Start	Estimated Completion
Technology Type	Anticipated Download Speed	Anticipated Upload Speed	BLS Served	Total CAs Served	
Authorized Name, Position, and Signature:					

- Format: Excel (.XLSX) only

- Macros or embedded scripts are prohibited
- Each Project Area must have a separate Pricing Information file
- The contents of the Pricing Information Sheet must match your full application
- Do not submit as PDF

The required form is included in the NOFO packet and must accompany all Project Areas. Inconsistencies may delay or disqualify your application.

3. Project Area Details and Cost Data

- Format: Microsoft Excel (.XLSX) or CSV (.CSV)
- Macros and embedded scripts are not allowed
- Submit one file per Project Area
- Include a clearly labeled header row with fields such as:
Project Area, Location ID, Technology Type, Estimated Cost, Match %, Latitude, Longitude, etc.
- Do not submit cost/pricing spreadsheets as PDFs

4. Maps, Schematics, and Technical Diagrams

- Format: PDF, PNG, or JPG
- Resolution: Minimum 300 DPI
- Each diagram must include a title, scale, and legend
- Label files by project area (e.g., PA-003_DeploymentMap.pdf)
- GIS files may be submitted separately in ESRI-compatible formats upon request

5. Supporting Documentation (Letters, Business Plans, etc.)

- Format: PDF only
- Combine letters of support or supplementary documents into single PDFs where appropriate
- Clearly label each document type (e.g., PA-002_SupportLetters.pdf, PA-004_BusinessPlan.pdf)
- All documents must be signed where required.

6. Affidavits and Required Forms

Applicants must submit all required affidavits and certifications. These forms are mandated under Guam law and must be completed as directed.

- Format: PDF
- Must be signed (wet or e-signed)
- Notarization (where required): Must be dated within 30 calendar days of submission
- Do not alter the official forms
- Combine all forms into a single file labeled ApplicantName_Affidavits.pdf

Required Forms Include (but are not limited to):

- AG Form 001: No Gratuities or Kickbacks
- AG Form 002: Ownership & Commissions
- AG Form 003: Non-Collusion
- AG Form 005: Ethical Standards
- AG Form 006: U.S. DOL Compliance Declaration
- Certification of Non-Employment of Convicted Sexual Offenders
- Certification of Lobbying (SF-LLL)

Interpretive Note: References to “bids,” “bidders,” or “contracts” in these forms shall be interpreted as “applications,” “applicants,” and “subgrants” under this NOFO.

8. File Naming Convention

Use the following naming format for all files:

ApplicantName_ProjectArea_DocumentType

(Examples: ISPGuam_PA-001_ProposalNarrative.pdf,

NetCo_PA-003_PricingInfo.xlsx)

Avoid special characters and maintain consistent naming to ensure smooth evaluation.

9. Submission Method

All files must be submitted either: As email attachments

- Or via secure cloud links (e.g., Google Drive, OneDrive)

To: Cristina Tenorio

Office of Infrastructure Policy and Development

Email: cristina.tenorio@guam.gov

Applications: The Application must include:

A cover letter with the following information must be on the Applicant's letterhead, listing the legal name of the Applicant, location of Applicant's principal place of business, location of the formation of Applicant's business entity, and current place(s) of operation and other projects. This cover letter must be signed in the legal name of the Applicant and by an authorized officer, representative, agent or employee of the Applicant, who has authority to bind the Applicant. Proof of authority to bind the Applicant may be requested by the OIPD. The cover letter should also contain the following:

1. Applicant's identify including federal employer identification number;
2. Designation and name, title, and contact information of the Applicant's representative for matters related to the NOFO;
3. An acknowledgement that the Applicant has read the NOFO and accepts the terms, conditions, and instructions in the NOFO;
4. A statement that the Applicant's submission is valid for a minimum of one hundred twenty (120) days from the Application submission deadline contained in the NOFO; and
5. Signature of Applicant's authorized representative.

Following the cover letter, the application package must be tabbed, labeled and submitted in accordance with the following sections.

Section A: Qualifications, Abilities and Experience.

The Office of Infrastructure Policy and Development (OIPD) is seeking experienced and qualified Applicants with demonstrated expertise and professional capabilities in broadband infrastructure deployment. Applicants must possess the necessary qualifications, abilities, and experience to execute last-mile deployment projects under the Broadband Equity, Access, and Deployment (BEAD) program. This section shall include a list of all persons who will be assigned to provide the required services under this NOFO.

1. Applicants must demonstrate their qualifications, abilities, and experience in broadband infrastructure deployment, including proven experience in planning, designing, and constructing high-speed broadband networks, such as last-mile deployments. Applicants must also have knowledge of technical requirements for broadband infrastructure, including fiber optic and fixed wireless technologies.
2. Applicants must be familiar with federal, state, and local regulatory

requirements for broadband deployment, including permitting processes and environmental compliance such as the National Environmental Policy Act (NEPA) and historic preservation regulations. Possessing an understanding of the BEAD program's technical, financial, and operational compliance standards is also required.

3. Applicants should have a demonstrated ability to manage and execute large-scale infrastructure projects within budget and on schedule, with experience in milestone-based performance subgrants and a proven track record of meeting agreed-upon project benchmarks. Knowledge of the operations and functions of government of Guam line agencies and a willingness to collaborate with them are critical. The ability to conduct technical analysis and prepare reports with actionable recommendations for broadband deployment is required, as is the ability to develop progress reports, quality assurance documentation, and cost analysis summaries.

Instructions to Applicants: Applicants shall provide a detailed response demonstrating their qualifications and experience for each of the areas listed above. Additionally, the following must be included: a list of personnel who will be assigned to the project, along with their roles, qualifications, and relevant experience; resumes or CVs for key personnel highlighting their expertise in broadband deployment and relevant regulatory compliance; and a summary of similar projects completed in the past five years, including outcomes and references.

Terminology note: *Throughout this NOFO, the agreement between the Office and a successful Applicant will be referred to as a subgrant agreement, and the awarded entity will be a subrecipient of federal BEAD funds. Applicants may engage subcontractors or to carry out portions of the work. In those instances, the term “subgrant” refers only to agreements between the Applicant and their vendors or partners, not the subgrant agreement with the Office.*

As part of the written Application, Applicants shall submit a brief work history of the identified personnel to be assigned to the project, addressing, in particular, any proposed Project Manager and core project staff or Key Personnel. The work history and qualifications shall not exceed one (1) page per staff member. The Applicant shall also submit a detailed, but brief, description of the following:

1. Provide a Project Organizational Chart of designated or key personnel to be assigned to this project with identification of their project roles and description of their area of responsibilities and the location of their office.
2. Identify the project principal, project manager, assistant project manager, key staff, subgrantors, and their qualifications and experience as it relates to this project.

3. List the Project Team, key personnel, and/or project partner/subsubgrantor experience on similar projects.
4. Time commitment of key personnel or team members during the project life cycle.
5. Unique qualifications of key personnel or team members.
6. Qualifications and relevant individual technical training, education, and experience including degree(s), year and discipline, and active registrations and licenses with number and jurisdiction. Include the description of the specific role performed by each individual on each project listed, highlighting projects of similar size and scope where the individual's role is similar to his/her role on this project.
7. Applicants shall also submit a detailed description of the benefits and quality of any resources, equipment, and/or facilities the Applicant intends to utilize to perform the required services, including those not currently available but which will be made available, or can be demonstrated to be available, at the time of subgrant agreement execution.
8. All Applicants, when identifying Key Personnel in their Application, must accurately, comprehensively, and correctly provide the information about the key person(s) requested in the solicitation. Inaccurate information in the Application constitutes a material misrepresentation and could result in disqualification of the Applicant. All persons identified as Key Personnel by the Applicant must agree to provide the services for the project for a minimum of ninety (90) days from the date of the Notice to Proceed, barring unforeseen catastrophic events such as illness, accident, or death. This section shall not exceed ten (10) pages.

Section B: Detailed plan for performance.

This section should address the plan for performing work listed in Paragraph II, Scope of Services, as part of the written Application. Applicants shall submit a plan for performing the proposed Project outlining the components, qualities, uses, and benefits of the Applicant's proposed solution, along with a comprehensive plan for performing the Services, providing as much detail as is practical explaining the Applicant's submission, how any Services contained in the Scope of Services will be performed, and how any objectives outlined in the Scope of Services will be achieved. The Applicant shall describe the advantages of the proposed plan and the Applicant's method for performing the Services, avoiding problems and delays, and resolving conflict. The Applicant's proposed plan should describe any processes in detail for the functions being addressed and identify any outstanding issues the proposed solution may present. The proposed plan shall further describe the Applicant's approach to completing this Project on time and within budget, and with high quality, and how the Applicant's proposed plan will offer the OIPD-OOG and the government of Guam the most advantage. The

proposed plan shall include a proposed Project schedule to achieve the deliverables outlined in Paragraph II. Scope of Services. This section should not exceed ten (10) pages.

Section C. Record of Past Performance.

A listing of other subgrants or subgrants under which services similar in scope, size, or discipline were performed in the last five (5) years. As part of the written Application, the Applicant is required to provide proof to OIPD that it has delivered a quality work product on similar projects. OIPD is especially interested in related experience on similar projects listed in Paragraph II. Scope of Services, including quality of work and timeliness of delivery. The section shall not exceed ten (10) pages. Past performance information shall include:

1. A list of projects similar in scope and with emphasis on experience.
2. A list of the Applicant's record of cost performance on these projects (original subgrant award amount versus final subgrant cost) and explain any cost deviations.
3. A list of the Applicant's record of schedule performance (list original schedule versus final completion date) and explain any schedule deviations.

Section D: Application Attachments and Required Forms

All completed and signed documents listed in Paragraph VI. APPLICATION ATTACHMENTS AND REQUIRED FORMS.

V. INSTALLMENT PAYMENTS

Applicants should be aware that payments under any subaward resulting from this NOFO will be made on a milestone-based reimbursement schedule, not a fixed timeline.

Reimbursements will be issued only upon satisfactory completion of specific project milestones, such as permitting approval, construction benchmarks, service activation, or submission of verified location data. Subrecipients must provide documentation demonstrating progress before payment is authorized.

Payments under any subaward resulting from this NOFO will be made on a milestone-based reimbursement schedule, not a fixed timeline.

Milestones must represent meaningful and verifiable deployment progress and will be defined in the final subaward. Examples may include, but are not limited to:

- Completion of permitting;
- Completion of undergrounding or aerial construction;

- Fiber splicing or electronics installation;
- Service activation and certification of availability to covered locations.

All milestone claims must be supported by documentation and are subject to review, field verification, and approval by the Office of Infrastructure Policy and Development (OIPD).

Applicants must include a proposed timeline and milestone-based workplan in their Technical Plan. These proposed milestones will be used during evaluation to assess project readiness and feasibility.

Final milestones tied to reimbursement will be determined during the subaward negotiation phase and will reflect BEAD compliance requirements, including construction progress, permitting, testing, and service availability.

VI. APPLICATION ATTACHMENTS, REQUIRED FORMS AND EXHIBITS:

While this NOFO is issued as a federal subgranting action and not a procurement of goods or services, the Office of Infrastructure Policy and Development (OIPD) requires submission of certain affidavits and certifications consistent with Guam law and policy. These documents are intended to uphold transparency, ethical standards, and applicant eligibility and do not alter the subgrant-based nature of this solicitation.

For the purposes of this NOFO: Any reference to a “bid” or “solicitation” shall be interpreted as referring to an “application” under this NOFO; Any reference to a “bidder,” “contractor,” or “vendor” shall be interpreted as referring to an “applicant” or potential subgrantee; Any reference to a “contract” shall be interpreted as referring to a subgrant agreement issued pursuant to federal grant rules under 2 CFR Part 200.

Submission of these forms constitutes acknowledgment and acceptance of these interpretive substitutions.

The following is a listing of all Application Documents required and must be completed, signed and/or notarized if required, and included with the Applications tabbed as **Section D** in the applicant's submission.

Applicant's submission, and should be arranged in the following order:

Attachment 1.	Affidavit re: Non-Collusion (AG Form 003)
Attachment 2.	Affidavit re: Non-Gratuity Affidavit (AG Form 001)
Attachment 3.	Affidavit re: Contingent Fees (AG Form 007)
Attachment 4.	Affidavit re: Ethical Standards (AG Form 005)

Attachment 5.	Affidavit Disclosing Ownership and Commissions (AG Form 002)
Attachment 6.	Declaration Regarding Compliance with U.S. DOL Wage and Benefits Determination (AG Form 006)
Attachment 7.	U.S. Department of Labor Wage and Benefit Determination (SCA)
Attachment 8.	Subgrantee Utilization Form
Attachment 9.	Conflict of Interest Disclosure Form
Attachment 10.	Conflict of Interest Guidelines
Attachment 11.	Non-Employment of Convicted Sexual Offenders
Attachment 12.	Certification of Lobbying Form SF-LLL and Instructions

The failure to include any items of information required by this section, or any of these documents and forms with the Application may result in rejection of the Application. All Applications and Application Documents must be fully completed and signed. Any Application Documents that are required to be notarized must be notarized prior to submission, but no more than thirty (30) days prior to submission. The Application must contain statements addressing each of the aforementioned items and the evaluation criteria set forth in this solicitation in a concise narrative. All costs associated with preparation of an Application in response to this NOFO shall be solely the Applicant's responsibility. OIPD shall not be liable for any costs incurred by a potential Applicant in connection with this NOFO.

All responses should follow and address each of the evaluation criteria and must be complete as to the requested information. Failure to follow the prescribed format or omission of required information will result in a lower score on evaluation and may result in disqualification. Supporting graphical information, i.e., photos, drawings, illustrations may be provided to support the information given in the Application; such material will not be separately evaluated; but may be utilized as supporting documentation.

All cost and pricing data must be submitted as part of the Applicant's submission. This includes a detailed breakdown of estimated costs per Project Area, as well as any supporting documentation necessary to justify the proposed pricing. In addition, a Certification of the Cost or Pricing Data is required to be submitted with the application.

OIPD reserves the right to determine whether a proposed cost constitutes a reasonable bid based on project scope, location, and alignment with BEAD cost benchmarks.

Failure to include required cost and pricing data with the Application may result in disqualification from consideration.

VII. EVALUATION FACTORS FOR AWARD

Total Points Possible: 100

- **Primary Criterion: 60 points**
Minimal BEAD Program Outlay: 60 points (30 for average location cost, 30 for scalability)
- **Secondary Criteria: 40 points**
(Only triggered if application is within 15% of the lowest-cost application for the same area)
Speed to Deployment: up to 30 points
Speed and Technical Capabilities: up to 10 points
- **Baseline scoring** (applied to all eligible applications): **60 points**
- **Additional scoring** (for close-cost applications): **up to 40 more points**

Priority Broadband Project—The term “Priority Broadband Project” means a project that provides broadband service at speeds of no less than 100 megabits per second for downloads and 20 megabits per second for uploads, has a latency less than or equal to 100 milliseconds, and can easily scale speeds over time to meet the evolving connectivity needs of households and businesses and support the deployment of 5G, successor wireless technologies, and other advanced services.

Primary Criteria. In deciding among competing applications covering the same general project areas, Eligible Entities must choose the option with the lowest cost based on minimal BEAD Program outlay.

Minimal BEAD Program Outlay. The Eligible Entity must select the project area applications with the lowest overall cost to the Program. This may involve selecting an application that is not the lowest-cost option for a given set of BSLs or CAIs with the lowest overall cost to the Program. When comparing competing applications, Eligible Entities shall assess the total BEAD funding that will be required to complete the project (i.e., the total project cost minus the applicant’s proposed match) and the cost to the program per Project Area.

Scoring will be conducted on a two-part approach that combines lowest cost per passing with scalability of network over 4 years.

PART 1 - Total Project Cost per BSL

Points	Category
30	Lowest Avg. Cost per BSL in Project Area
20	Applications within 15% of Lowest Cost per Project Area
10	Applications above 15% of Lowest Cost per Project Area

PART 2 - Committed End User Speeds four Years from Date of Award (Scalability)

Points	Download/Upload (Mbps)
6	100/20
12	200/50
18	500/100
24	1,000/1,000
30	2,000/2,000

Scoring Category	Points
Part 1 (Cost)	30
Part 2 (Scalability)	30
Total Points	60

Secondary Criteria. If an application to serve the same general project area proposes a project cost within 15% of the lowest-cost application received for that same project area, the Eligible Entity must evaluate such competing applications based on the following three criteria. The relative weighting of these three criteria shall be at the discretion of the Eligible Entity:

Speed to Deployment. The prospective subgrantee's binding commitment to provision service by a date certain that is earlier than four years after the date on which the subgrantee will receive the subgrant from the Eligible Entity subject to contractual penalties to the Eligible Entity. Greater consideration can be awarded to prospective subgrantees promising an earlier service provision date.

Speed to Deployment from Date of Award

Points	Network Completion Date
5	Within 48 Months
10	Within 36 Months
15	Within 24 Months
20	Within 12 Months

Speed of Network and Other Technical Capabilities. Eligible Entities may weigh the speed, latency, and other technical capabilities of the technologies proposed by prospective subgrantees.

Vendor Documentation to Support Technical Capabilities Claim

Points	Vendor Documentation Supports Technical Capabilities Claim
0	Vendor Documentation Not Provided
20	Vendor Documentation Provided

VIII. REQUEST FOR NON-DISCLOSURE OF CONFIDENTIAL DATA

After award, the winning Application becomes a part of the public record. Applicants may request that portions of their Application be kept confidential. If an Applicant is submitting trade secrets or proprietary information in its Application that it wishes to keep confidential, then a written request for non-disclosure must be included with the Application and those portions of the Application which are proprietary must be clearly marked or designated. Material so designated shall accompany the Application and be readily separable from the Application to facilitate inspection of the non-confidential portion of the Application. However, prices and makes and models or catalogue numbers of the items offered, deliveries, and terms of payment of the winning Application shall be publicly available at the time of the Notice of Award regardless of any designation to the contrary. Any Applications marked or designated as “Confidential” or “Proprietary” for the entirety of the Applications shall be rejected.

After receipt of a request to designate portions of the Application as confidential, the OIPD will examine the request. The OIPD may review the material declared to be confidential to determine the validity of any requests for nondisclosure of trade secrets and other proprietary data identified in writing. The OIPD will then inform the Applicant of its decision on the request in writing. If the parties do not agree as to the disclosure of certain data, the Applicant may then withdraw the Application. If the Application is not withdrawn, then the OIPD may disclose those portions of the Application for which a non-disclosure request was not granted.

IX. PROJECT AREA FOR APPLICATION

OIPD will evaluate all eligible applications based on the criteria outlined in this NOFO. Awards may be made to one or more applicants. OIPD may award multiple subgrants under this NOFO. Project Area overlaps will be evaluated based on technical capability, strategic value, and alignment with Guam’s broadband objectives under the BEAD program. In cases of overlapping applications, the OIPD reserves the right to select one or more awardees

whose applications demonstrate the greatest overall benefit to the community and cost-effectiveness for public investment.

The project areas included Appendix B of this NOFO represent specific geographic locations in Guam identified as priorities for broadband deployment under the BEAD program. Project areas have been derived from adjacent census tracts. CAIs are clustered into their own project areas based on proximity and logical roadway paths for deployment. You may propose for multiple areas in your application, but individually and not combined.

Project Area Format in the NOFO

Each project area will be formatted consistently in the NOFO to provide clarity and facilitate Applicants' understanding. The format includes:

- Project Area Identifier: A unique alphanumeric code assigned to each area (e.g., PA-001, PA-002).
- Geographic Coordinates: Geographic data to delineate the area.
- CAIs: A unique alphanumeric code assigned to each cluster of institutions (e.g., GU-CAI-001, GU-CAI-002).

PROJECT AREAS and COMMUNITY ANCHOR INSTITUTION CLUSTERS

The awarded subgrantee is strongly encouraged to ensure that broadband service coverage is made available at no additional cost to the government for locations that are unidentified in the National Broadband Map (Fabric) and classified as unserved or underserved, provided such locations are:

- Geographically adjacent to awarded Community Anchor Institutions (CAIs);
- Not part of any defined Project Area (PA-####); and
- Not included in the fp_no_bead exclusion list.
- Not already funded through another federal or territorial broadband program.
- Have no location_id assigned

This applies only to locations that fall within the logical service area of the awarded project and that can be reasonably incorporated into the deployment plan without exceeding the predefined project scope or cost benchmarks.

For the purposes of this clause, “geographically adjacent” refers to locations that are contiguous to or directly bordering the awarded CAIs, such that their inclusion would represent an efficient and logical extension of the deployment effort. Subgrantees are required to:

1. Incorporate these adjacent locations into their service design and network coverage plans as part of the awarded project at no additional cost assuming deployment must pass through/by these locations.
2. Ensure that these additional locations meet the same technical and service standards (e.g., 100 Mbps download/20 Mbps upload minimum) as those specified for the awarded BSLs.
3. Provide a detailed plan for the inclusion of these adjacent areas as part of the deployment milestone reporting.

X. VETTING AND FINANCIAL SUITABILITY REQUIREMENTS

The OIPD will adopt a thorough vetting process for applicants seeking to deploy network facilities under the BEAD program. Here are the key requirements and procedures:

- **Certification of Qualification and Financial Capability:** Applicants must certify their qualification and ability to meet the obligations of the project. They must have sufficient funds to cover costs exceeding the grant amount and comply with all program requirements, including service milestones.
- **Requirement of a Standby Letter of Credit:** Similar to the Rural Digital Opportunity Fund (RDOF), applicants need to provide a letter from an eligible bank committing to issue an irrevocable standby letter of credit. This letter must adhere to BEAD's model terms and conditions, covering at least 25% of the subaward amount. An opinion letter from legal counsel must also be included, confirming that the letter of credit would not be considered part of the applicant's bankruptcy estate if relevant.

The NTIA's conditional programmatic Irrevocable Letter of Credit (ILOC) waiver for the BEAD program significantly modifies the financial requirements for participation, offering greater flexibility and accessibility:

Alternative Financial Instruments:

- **Example:** A local Guam ISP needing a \$2 million grant can now opt for a letter from a qualified credit union instead of a traditional bank LOC. This can be particularly advantageous if the credit union offers more favorable terms or lower collateral requirements, making it easier for smaller ISPs to secure funding.
- **Reduced Initial Requirements on a Reimbursable Basis:**
Lower Initial Commitment: If the BEAD grants are issued on a reimbursable basis, the initial requirement for the LOC or performance bond can be as low as 10% of the total award amount. This dramatically lowers the entry barrier for participation.
- **Example:** For a project with a total award of \$1 million, the initial LOC or bond requirement can be just \$100,000. This is significantly more manageable for smaller carriers servicing a small market such as Guam.

Submission of Business Plans and Analyses: Applicants are required to submit detailed business plans and analyses to demonstrate the sustainability of their proposed project. This includes pro forma statements or analyses with cash flow, balance sheet projections, and at least three years of operating cost and cash flow projections post-project completion.

Roll-Over Bond Example: If an Applicant has a phased project with multiple stages. For the first stage, they secure a \$200,000 roll-over bond. As they complete each stage and are reimbursed, they can 'roll over' this bond to cover subsequent stages. This method allows for continual coverage without the need for securing a new bond for each project phase, easing the financial strain on smaller ISPs.

- Disqualification for Non-Compliance: Applications that do not meet the minimum qualifications for financial capability, as outlined in the BEAD NOFO, will be ineligible for funding.

These measures are designed to ensure that only financially capable applicants are selected to deploy network facilities, thereby securing the effectiveness and sustainability of the broadband projects under the BEAD program.

Financial Statement Submission Requirements

In alignment with the BEAD NOFO, Guam's approach to evaluating the financial health and capability of prospective subgrantees includes rigorous financial statement submission requirements. These requirements are critical in assessing a subgrantee's ability to efficiently manage and execute the proposed project while ensuring financial stability and compliance with BEAD's financial standards.

Mandatory Financial Statement Submission:

Audited Financial Statements: Prospective subgrantees shall submit financial statements from the prior fiscal year that have been audited by an independent certified public accountant. This submission is essential for a comprehensive review of the subgrantee's financial health and operational efficiency.

Unaudited Financial Statements:

In instances where a potential subgrantee has not undergone an audit in the ordinary course of business, unaudited financial statements from the prior fiscal year must be submitted. Additionally, these subgrantees must provide a certification committing to submit financial statements from the prior fiscal year that are audited by an independent certified public accountant by a deadline specified by the OIPD.

Assessment of Financial Capability: The OIPD will not approve any grant for the deployment or upgrading of network facilities unless it determines, based on the submitted financial documents, that the prospective subgrantee possesses the financial capability necessary to undertake the proposed project. This determination is a pivotal step in the

selection process, ensuring that funded projects are viable, sustainable, and aligned with the strategic objectives of the BEAD program.

Submission Alternatives for Audited Financial Statements

As referenced on page 73 of the BEAD NOFO, it is critical that we ensure financial accountability and transparency from all participants, even those without standard audited financial statements.

To participate in the BEAD program, subgrantees are generally required to submit audited financial statements to demonstrate their fiscal health and capacity to manage federal funds. Recognizing that not all entities, especially smaller or newer organizations, will have audited financial statements, we offer the following alternatives that can be submitted in lieu of audited financials until such time as Audited Financial Statements will be required to move forward.

1. **Reviewed Financial Statements:** If a potential subgrantee has not undergone a full audit, they may submit financial statements that have been reviewed by a certified public accountant (CPA). While less comprehensive than an audit, a review provides a basic level of assurance about the financial statements and involves the CPA performing procedures to determine whether there are any material modifications that should be made to the financial statements for them to be in conformity with the generally accepted accounting principles (GAAP).
2. **Compiled Financial Statements:** For potential subgrantees lacking both audited and reviewed financial statements, submissions of compiled financial statements prepared by a CPA are acceptable. This document does not offer assurance on the accuracy of the accounts; however, it ensures that the financial statements are free of obvious errors and are prepared according to Generally Accepted Accounting Principles (GAAP).
3. **Tax Returns:** In instances where the above documents cannot be provided, the last two filed federal tax returns can be submitted. Tax returns must be accompanied by a narrative describing the organization's financial management practices, including an outline of budget control processes, accounting systems, and financial oversight mechanisms.
4. **Financial Certifications:** For smaller entities or community-based organizations that may not have formal financial statements, a financial certification signed by the principal financial officer of the organization can be submitted. This certification should attest to the financial health of the organization and provide a detailed,

self-reported financial statement, including income, expenditures, and proof of consistent financial practices.

Financial Analysis and Projections: In addition to a business plan, applicants must provide a suite of financial documents and analyses that clearly demonstrate the project's sustainability. These include:

1. **Pro Forma Statements:** Detailed projections that offer insight into the expected financial performance of the broadband deployment project over time.
2. **Cash Flow Projections:** Applicants are required to submit cash flow projections for at least three years, outlining the operational income and expenditures anticipated throughout this period. This analysis should extend to include cash flow projections following the project's completion, offering a long-term view of financial health and sustainability.
3. **Balance Sheet Projections:** Three-year balance sheet projections must also be included, detailing the expected financial position of the project at several key points throughout its lifecycle.

Ensuring Project Sustainability:

These requirements are designed to provide a comprehensive overview of each project's financial strategy, operational viability, and long-term sustainability. By necessitating the submission of complete business plans and detailed financial analyses, Guam aims to ensure that funded projects are not only capable of achieving their immediate objectives but are also financially sustainable in the long term, contributing to the island's broadband infrastructure and community well-being.

*Note: this alternative documentation is not in lieu of audited financial statements but can be submitted as part of the application and audited financial statements will be required by a future date by the Broadband Office, as submitting audited financial statements is a BEAD NOFO requirement.

Applications failing to meet minimum financial capability qualifications as outlined in the BEAD NOFO will be ineligible for funding, ensuring adherence to BEAD's financial standards.

XI. MATCH REQUIREMENTS

To align with the program's goals and maximize the impact of BEAD funding, applicants are encouraged to exceed the minimum match requirement of 25 percent. Applicants who

commit additional private funds or identify other investments to reduce the amount of BEAD funding.

The minimum 25 percent match requirement is consistent with NTIA guidance and represents a foundational component of the BEAD program. This match can be satisfied through cash contributions or in-kind contributions (as defined in 2 CFR 200.306) and must not originate from federal sources unless explicitly permitted by law. NTIA guidance further emphasizes the importance of maximizing private-sector investments to achieve program goals and leveraging state, local, or other non-federal funds to increase broadband deployment efficiency.

In practice, states that have released BEAD program applications have implemented similar incentives to encourage contributions exceeding the required match.

Consistent with NTIA requirements, all applications must meet basic eligibility and programmatic guidelines, including the proper use of qualifying technologies, adherence to federal funding regulations, and compliance with matching fund restrictions.

Using NTIA guidance and successful strategies from other state programs, this approach ensures that limited BEAD funds are allocated to projects that demonstrate strong financial backing, cost efficiency, and innovative planning. This strategy ultimately enhances broadband deployment sustainability while achieving the program's mission to expand reliable, high-speed internet access.

1. Minimum Match Requirement: NOFO Section IV.B.7: "Each Eligible Entity must require a minimum 25% match for all subgrantee projects, except in cases where the subgrantee has demonstrated economic hardship and received a waiver."
2. NOFO Section IV.B.7.a: "Matching funds must come from non-federal sources, unless expressly authorized by federal law, and may be in the form of cash or in-kind contributions, consistent with 2 CFR § 200.306."
3. In-Kind Contributions: NOFO Section IV.B.7.a.ii: "In-kind contributions may include but are not limited to employee or volunteer services, equipment, or materials integral to the project. However, cash contributions are strongly encouraged as they generally reflect a greater level of commitment."
4. Waivers for Match Requirement: NOFO Section IV.B.7.b: "An Eligible Entity may request a waiver to reduce the match requirement for subgrantees if the requirement would pose an undue financial hardship or significantly hinder broadband deployment in the area."

5. Encouragement of Exceeding Match: NOFO Section IV.B.7.d: “Eligible Entities are encouraged to incentivize applicants to exceed the minimum match requirement by awarding additional points to applications that commit to higher levels of match funding. This approach ensures a greater leveraging of federal resources and fosters increased investment from non-federal sources.”
6. Match Requirement Guam: Although the federal BEAD program allows for a waiver of the 25% non-federal match requirement in high-cost areas, the Government of Guam—through the Office of Infrastructure Policy and Development—requires a minimum 25% non-federal match for all deployment projects awarded under this NOFO, including those located in high-cost areas. This requirement is mandatory and not subject to waiver for this solicitation.
7. Flexibility in Matching Funds: NOFO Section IV.B.7.a.iii: “Matching funds can come from state or local governments, philanthropic organizations, corporations, or other non-federal sources, provided they are not prohibited by law.”
8. Private Investment Emphasis: NOFO Section I.D.1: “The BEAD Program aims to maximize private-sector investment and reduce reliance on federal funding by fostering public-private partnerships and leveraging non-federal capital wherever possible.”
9. Scoring and Evaluation: NOFO Section IV.B.9: “Each Eligible Entity must establish criteria that prioritize applications based on cost-effectiveness, including the extent to which applicants contribute more than the minimum required match or leverage private investment.”

XII. LATE APPLICATIONS

Incomplete and late applications will not be accepted and will be rejected.

XIII. ALL OR NONE APPLICATIONS

This NOFO is not an all-or-none application meaning Applicants are not required to apply for all project areas to be considered for an award. Instead, applications will be evaluated and awarded based on individual project areas, allowing multiple subgrantees to participate in broadband deployment efforts. By structuring awards this way, OIPD can ensure that resources are allocated efficiently, risks are minimized, and deployment is optimized to meet Guam’s broadband expansion goals.

XIV. AMENDMENTS TO NOFO

OIPD reserves the right to amend this NOFO at any time in accordance with Federal Procedures. Changes will be announced by an amendment or amendments to this NOFO and shall be identified as such. Each amendment shall refer to the portions of the NOFO it amends. Amendments shall be sent to all parties known to have registered for and received an NOFO package. OIPD requires that all prospective Applicants acknowledge receipt of all amendments issued. Amendments shall be distributed to allow prospective Applicants time to consider the amendments in preparing their applications. OIPD may extend any due date if such amendment makes compliance with the original due date impractical. This NOFO may be amended at OIPD's discretion in accordance with federal grant regulations under 2 CFR Part 200, including §§ 200.204 and 200.205.

XV. PRICING DATA

At the time of submission, all Applicants must include Pricing Data as part of their overall application package, as required under Section XV of this NOFO. The pricing data shall be clearly labeled and submitted in accordance with the formatting and content instructions outlined in Section III: Instruction to Applicants. It must include a project-specific budget estimate that addresses the full deployment timeline for the proposed Project Area (e.g., PA-001), with pricing broken down by unit cost per Broadband Serviceable Location (BSL) or the average BSL cost per Project Area. This information will be used to evaluate cost efficiency and BEAD outlay minimization and must reflect all anticipated deployment expenses.

Each unit price must remain firm throughout the subgrant term, unless modified through an approved price adjustment due to verifiable changes in labor or material costs. Monthly recurring deliverables must be itemized by task and reflected in the total recurring monthly cost. Travel costs and incidental expenses must be included in the Applicant's rates and cannot be billed separately. All deliverables shall be reimbursed only upon completion and acceptance of project milestones, as defined in the executed subgrant agreement and in accordance with milestone-based reimbursement procedures outlined in Section V.

Any proposed price adjustments must be supported with appropriate documentation and are subject to negotiation and mutual agreement. In accordance with 2 CFR § 200.323(b), profit must be listed as a separate line item in the Pricing Data and will be negotiated independently during the subgrant negotiation phase if there is no price competition or if cost analysis is required.

XVI. COST OR PRICING DATA AND CERTIFICATION OF COST OR PRICING DATA

Cost or pricing data must be clearly identified in writing, remain current through the negotiation period, and include sufficient detail to allow cost analysis by OIPD.

Certification of Cost or Pricing Data will also be required from Applicants and its subgrantors. The certification will affirm that the cost or pricing data submitted are accurate, complete, and current as of the date of agreement on price. Cost or pricing data and the certification should be submitted with the Application. Failure or refusal to provide the requested data and certification when required may result in disqualification from the award process.

XVII. STATUS OF FUNDING AND COMPLIANCE WITH FUNDING TERMS AND CONDITIONS

The government's obligation under any proposed subgrant agreement is contingent upon the availability of funds from which payment for subgrant agreement purposes can be made. No legal liability on the part of the Government for any payment may arise until funds are made available for this subgrant agreement; until the Applicant/awarded Subgrantee receives Notice To Proceed to be issued in writing by the Single Point of Contact and until a signed subgrant agreement is executed in writing by all parties to include the Attorney General of Guam and the Governor of Guam.

All Applicants are required to comply with the terms and conditions of Office of Infrastructure Policy and Development's applicable funding requirements of the included Notice of Federal Grant Terms and Conditions. This includes This includes, but is not limited to:

1. The National Telecommunications and Information Administration (NTIA) Program-Specific Terms and Conditions;
2. NTIA General Grant Terms and Conditions;
3. Applicable federal requirements under 2 CFR Part 200 (Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards)

Failure to comply with the applicable funding conditions may result in the vendor being deemed non-responsible and could also result in termination of any awarded Subgrant in the event of non-compliance with such terms throughout the term of the subgrant agreement except as otherwise noted in this NOFO.

XVIII. WAGE AND BENEFIT REQUIREMENTS

Whenever the government of Guam enters into a procured subgrant arrangement with an Applicant for the provision of a service to the government of Guam, and the Applicant employs a person(s) whose purpose, in whole or in part, is the direct delivery of the service subgranted by the government of Guam, then the Applicant shall pay such employee(s) in accordance with the Wage Determination for Guam and the Northern Mariana Islands issued and promulgated by the U.S. Department of Labor for such labor as is employed in the direct delivery of the subgrant deliverables to the government of Guam. The Wage Determination most recently issued by the U.S. Department of Labor at the time a subgrant is awarded to the Applicant by the government of Guam shall be used to determine wages, if applicable. Should any subgrant contain a renewal clause, then at the time of renewal adjustments, there shall be made stipulations contained in that subgrant for applying the Wage Determination, that the Wage Determination promulgated by the U.S. Department of Labor on a date most recent to the renewal date shall apply. In addition to the required Wage Determination, any subgrant to which this provision applies shall also contain provisions mandating health and similar benefits for employees, such benefits having a minimum value as detailed in the Wage Determination issued and promulgated by the U.S. Department of Labor and shall contain provisions guaranteeing a minimum of ten (10) paid holidays per annum per employee.

To ensure compliance with these provisions, Applicants must complete and attach the Declaration re: Compliance with U.S. DOL Wage Determination (AG Form 006), located in the Attachments section of this NOFO. Application. Failure to complete, sign, and submit this document with the Application will result in rejection of the Application. Applicants must also attach the most current applicable Wage Determination issued by the U.S. Department of Labor for Guam and the Marianas Islands, located at Tab VI of this NOFO, to the Application. Failure to submit this document with the Application may result in rejection of the Application.

XIX. SUBCONTRACTORS AND VENDORS

1. **Subgrantor.** A subgrantor is a person or entity that has a subgrant with the Subgrantee (i.e., the successful Applicant) to perform a portion of the Services described in this solicitation. These may include firms or individuals responsible for engineering, permitting, construction, or other specialized services.

Award of Subgrants and Other Subgrants for Portions of the Services.

1. All Applicants shall submit the names of all known subgrantors or vendors (including those furnishing materials or equipment fabricated to a special design) proposed to

complete portions of the Scope of Services. The OIPD may review and approve or reject any proposed subgrantor based on qualifications or compliance history.

2. OIPD may conduct discussions with the Applicant:
 - (1) stating whether OIPD has a reasonable objection to any such proposed person or entity; or (2) stating whether OIPD requires additional time for review or further information regarding the proposed subgrantor.
3. If the Applicant fails to submit this form with its Application, the Applicant shall be disqualified. In that event, OIPD will select the next highest-ranked qualifying Applicant that submitted the required documentation.
4. OIPD and the government of Guam reserve the right to object to any vendor proposed by the Applicant and to require substitution for cause. The Applicant shall not enter into a subgrant with any proposed subgrantor to whom OIPD has made a timely and reasonable objection. Likewise, the Applicant shall not be required to engage any subgrantor to whom the Applicant has made a reasonable objection.
5. The Applicant shall not substitute any subgrantor or vendor identified in its Application or in the subgrantor Utilization Form (Attachment 8 of this NOFO) without prior written consent from OIPD, unless such substitution is required by OIPD. Applicants must notify OIPD in writing prior to any termination or substitution of a subgrantor listed in the Application Documents. Failure to follow this requirement shall constitute a material breach of the terms of this NOFO and may result in termination of any awarded subgrant agreement or the application of other remedies.

Subsubgrantual Relations.

1. By appropriate written agreement, the Applicant shall require each subgrantor, to the extent of the Services to be performed, to be bound to the Applicant by the terms of its Application and any resulting subgrant agreement, and to assume toward the Applicant all the obligations and responsibilities, including those related to safety, which the Applicant assumes toward OIPD. Each subsubgrant must preserve and protect the rights of OIPD under this solicitation so that subgranting will not prejudice such rights. The Applicant shall have full responsibility for the satisfactory performance of all Services, including those performed by subgrantors.

Subsubgrants.

1. The Applicant shall insert in any subsubgrant all applicable clauses set forth in this solicitation and the subgrant agreement, including a clause requiring subgrantors to incorporate those same clauses in any lower-tier subsubgrants. The Applicant shall be

responsible for ensuring compliance by all subgrantors and lower-tier subgrantors with the applicable terms.

XX. CONFLICTS OF INTEREST

This is a federally funded project and pursuant to 2 CFR §§ 200.318 Part E (2) and 200.319(a), in order to ensure objective subgrantee performance and eliminate unfair competitive advantage, Applicants that have organizational conflicts of interest or who have developed, prepared, furnished, or drafted any specifications, requirements, statements of work, scope of services, invitations for bids, or requests for proposals related to this solicitation must be excluded from competing for such Subgrants.

All Applicants shall follow the Conflict of Interest (COI) Guidelines provided as Attachment in this NOFO when submitting its Application in response to this federally funded Office of Infrastructure Policy and Development solicitation or when entering into any federally funded subgrant with the OIPD. The Applicant shall follow these COI Guidelines throughout the period during which the Applicant's Application is open or the subgrant is in effect. All Applicants shall provide the COI Guidelines and associated COI Disclosure Form to all of its Subconsultants and Subgrantee at any tier of a subgrant and shall ensure that the Applicant and each of its Subconsultants or Subgrantee make any disclosures required by these guidelines or as required by this NOFO or any awarded Subgrant. The OIPD will follow and apply these COI Guidelines when conducting this subgrantee award process. If a conflict of interest or potential conflict of interest is determined to exist, the OIPD will attempt to determine whether the conflict of interest can be avoided or mitigated. Before determining to withhold an award based on conflict-of-interest considerations, the OIPD shall notify the Applicant, provide the reasons therefore, and allow the Applicant a reasonable opportunity to respond.

All Applicants must complete and submit the attached Conflict of Interest (COI) Disclosure Form with the Applicant's submission. Failure to complete and submit the COI Disclosure Form may result in the rejection of the Applications.

XXI. GENERAL TERMS AND CONDITIONS

By submitting an application, Applicants agree to be bound by all the laws and regulations of Guam. The NOFO requires all parties involved in the preparation, negotiation, performance, or administration of subgrants to act in good faith.

1. Special NOFO Terms for Multi-Term Contracts

Any subgrant awarded under this NOFO is subject to the availability of certified funds. In the event that funds are not available for any succeeding fiscal period, the subgrant shall be cancelled; however, this does not affect either Party's right to terminate under the termination clauses of the subgrant. If the subgrant is cancelled for insufficient funds, the awarded Subgrantee shall be reimbursed its unamortized, reasonably incurred, non-recurring costs. The Single Point of Contact will notify the Subgrantee on a timely basis whether the funds are, or are not, available for the continuation of the subgrant for each succeeding fiscal period.

2. Method of Award

The OIPD intends to review the Applications as soon as possible after the submission due date for Applications as provided herein. The Applications submitted will be the primary documents for evaluation. The OIPD reserves the right to waive any minor information or irregularity in the Applications received. The OIPD shall have the prerogative to award, amend or reject Applications in whole or in part. The OIPD is not responsible for any costs incurred by the Applicants. The OIPD reserves the right to retain a copy of all Applications submitted regardless of whether an Applicant is awarded a subgrant. Submission of an Application indicates acceptance of these terms and conditions by the Applicant. All actions under this NOFO will be conducted in accordance with federal grant regulations under **2 CFR Part 200**.

3. Cancellation and Rejection

The OIPD shall have the right to cancel this solicitation in whole or in part at any time, and to reject in whole or in part any or all Applications or offers which have been submitted in response to this NOFO at any time if the OIPD determines such to be in the best interest of the OIPD and/or the government of Guam.

4. Taxes

Applicants are cautioned that they may be subject to taxation, including but not limited to, Gross Receipts Tax, Guam Business Privilege Tax, Guam Income Tax, and the payment of any and all taxes which may be due as a result of entering into this agreement are the sole responsibility of the Applicant and its subgrantees and any permitted assignees or successors in interest. Specific information on taxes may be obtained from the Director of the Guam Department of Revenue and Taxation.

5. Permits, Licensing, and Compliance with Laws

The OIPD will not consider for award any Application submitted by an Applicant that has not complied with Guam's licensing laws. The selected Applicant shall be required to obtain all permits and comply with all Federal and Territorial laws, ordinances, or rules applicable to its professional licensing and the provision of equipment and services to the government of Guam. Specific information on licenses required by the government of Guam may be obtained from the Director of Revenue and Taxation. The Applicant shall provide a copy of its current, appropriate business licenses or a statement of exemption pursuant to Title 11 of the Guam Code Annotated, §§ 70126 and 70130, within 30 days of Notice of Award.

6. Mandatory Prohibitions

Prohibition of Gratuities, Kickbacks, and Favors

Gratuities. It shall be a breach of ethical standards for any person to offer, give, or agree to give any employee or former employee, or for any employee or former employee to solicit, demand, accept, or agree to accept from another person, a gratuity or an offer of employment in connection with any decision, approval, disapproval, recommendation, preparation of any part of a program requirement or a purchase request, influencing the content of any specification or procurement standard, rendering of advice, investigation, auditing, or in any other advisory capacity in any proceeding or application, request for ruling, determination, claim or controversy, or other particular matter, pertaining to any program requirement or a subgrant, or to any solicitation or Application therefor.

Kickbacks. It shall be a breach of ethical standards for any payment, gratuity or offer of employment to be made by or on behalf of a subgrantee under a subgrant to the prime Subgrantee or higher tier subgrantee or any person associated therewith, as an inducement for the award of a subsubgrant or order.

Favors to the Territory. It shall be a breach of ethical standards for any person who is or may become a subgrantee, a subgrantee under a subgrant to the prime subgrantee or higher tier subgrantee, or any person associated therewith, to offer, give or agree to give any employee or agent of the Territory or for any employee or agent of the Territory to solicit or accept from any such person or entity or agent thereof, a favor or gratuity on behalf of the Territory whether or not such favor or gratuity may be considered a reimbursable expense of the Territory, during the pendency of any matter related to procurement, including subgrant performance warranty periods.

Ethical Standard. It shall be a breach of ethical standards for an Applicant to knowingly influence a government employee to breach any of the ethical standards.

This Notice of Funding Opportunity (“NOFO”) solicitation is issued By submitting an Application, Applicants agree to be bound by all the laws and regulations of Guam. The NOFO requires all parties involved in the preparation, negotiation, performance, or administration of subgrants to act in good faith.

Warranty against Employment of Sex Offenders. Applicant warrants that: (1) no person in its employment who has been convicted of a sex offense under the provisions of Chapter 25 of Title 9 Guam Code Annotated or of an offense defined in Article 2 of Chapter 28 of Title 9 Guam Code Annotated, or who has been convicted in any other jurisdiction of an offense with the same elements as heretofore defined, or who is listed on the Sex Offender Registry, shall provide services on behalf of Applicant while on government of Guam property, with the exception of public highways; and (2) that if any person providing services on behalf of Applicant is convicted of a sex offense under the provisions of Chapter 25 of Title 9 GCA or an offense as defined in Article 2 of Chapter 28, Title 9 GCA or an offense in another jurisdiction with, at a minimum, the same elements as such offenses, or who is listed on the Sex Offender Registry at any time during the performance of the subgrant, that such person will be immediately removed from working on government property and Applicant warrants that it will notify the Director of the Office of Infrastructure Policy and Development within twenty-four (24) hours of such conviction. If Applicant is found to be in violation of any of the provisions of this paragraph, then the Office of Infrastructure Policy and Development will give notice to Applicant to take corrective action. Applicant shall take corrective action within twenty-four (24) hours of notice from the Office of Infrastructure Policy and Development, and Applicant shall notify Office of Infrastructure Policy and Development when action has been taken. If Applicant fails to take corrective steps within twenty-four (24) hours of notice from the Office of Infrastructure Policy and Development, then the Office of Infrastructure Policy and Development in its sole discretion may temporarily suspend this agreement.

Covenant Against Contingent Fees. The Applicant warrants that it has not employed any person to solicit or secure any subgrant resulting from this NOFO upon agreement for a commission, percentage, brokerage or contingent fee. Breach of this warranty shall give the Office of Infrastructure Policy and Development the right to terminate the subgrant, or in its discretion, deduct from the subgrant price or consideration the amount of such commission, percentage, brokerage, or contingent fees. This warranty shall not apply to commission payable by the Applicant upon subgrants or sales

secured or made through bona-fide established commercial or selling agencies maintained by the Applicant for the purpose of securing business.

7. Disclosure of Major Shareholders

As a condition of submitting an Application, any partnership, sole proprietorship or corporation doing business with the Office of Infrastructure Policy and Development shall submit an affidavit executed under oath that list the name address of any person who has held more than ten percent (10%) of the outstanding interest or shares in said partnership, sole proprietorship or corporation at any time during the twelve (12) month period immediately preceding submission of the Application on the Affidavit Disclosing Ownership and Commissions form. This affidavit shall contain the number of shares or the percentage of all assets of such partnership, sole proprietorship or corporation, which have been held by each such person during the twelve (12) month period. In addition, the affidavit shall contain the name and address of any person who has received or is entitled to receive a commission, gratuity or other compensation for procuring or assisting in obtaining business related to the Application for the Applicant and shall also contain the amounts of any such commission, gratuity or other compensation. An Application from any Applicant listing a person with a conflict of interest will not be evaluated and will be rejected. The affidavit shall be open and available to the public inspection and copying. This Affidavit Disclosing Ownership and Commissions is attached to this NOFO and must be completed and returned with the Applicant's Application. Failure to submit this form with the Application will result in the rejection of the NOFO.

8. Equal Employment Opportunity

By submitting an Application, the Applicant and all subgrantees agree to comply with the following policies: Executive Order 11246, 41 CFR 60, 29 CFR 1625-1627, Title 23 USC Section 140, the Rehabilitation Act of 1973, as amended (29 USC 794), Title VI of the Civil Rights Act of 1964, as amended, and related regulations including 49 CFR Parts 21, 26 and 27; and 23 CFR Parts 200, 230, and 633. The Applicant and all subgrantees must also comply with the requirements of the Equal Opportunity Clause in 41 CFR 60-1.4(b). The Equal employment opportunity (EEO) requirements not to discriminate and to take affirmative action to assure equal opportunity as set forth under laws, executive orders, rules, regulations (28 CFR 35, 29 CFR 1630, 29 CFR 1625-1627, 41 CFR 60 and 49 CFR 27) and orders of the Secretary of Labor as modified by the provisions prescribed herein, and imposed pursuant to 23 U.S.C. 140 shall constitute the EEO and specific affirmative action standards for the project activities and Services under this NOFO. The provisions of the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) set forth under 28 CFR 35 and 29

CFR 1630 are incorporated by reference in this NOFO. The Applicant shall not discriminate against any employee or applicant for employment because of race, religion, sex, color, national origin, age or disability. If awarded the subgrant, the Applicant will take whatever steps are necessary to ensure that its employees are treated equally during employment without regard to their race, religion, sex, color, national origin, age or disability. Such action shall include: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship, pre-apprenticeship, and/or on-the-job training.

9. Compliance with Americans with Disabilities Act (ADA)

If requested, the Applicant must meet all ADA regulations and requirements.

10. Independent Price Determination

By submitting an Application, the Applicant certifies that if selected for negotiations, any price, cost or pricing data, or pricing data submitted by the Applicant is independently arrived at without collusion.

11. Acceptance of Solicitation Terms and Applicable Laws

The Applicant is required to read each and every page of this NOFO, and by the act of submitting an Application shall be deemed to have accepted all conditions contained herein and to be bound by the laws of Guam and any other applicable laws.

This NOFO requires all parties involved in the preparation, evaluation, negotiation, performance, or administration of subgrants to act in good faith. Applications may not be withdrawn by Applicant on the basis of Applicant's unfamiliarity with the required terms or applicable laws. Applicants may not propose or negotiate any conditions, omissions, unexplained erasures, irregularities, alterations, or items that are in contravention of the terms and conditions of the NOFO or applicable law. The Office of Infrastructure Policy and Development may deem such proposed items to constitute a showing of bad faith, in whole or in part, which may result in debarment or other legal remedies against the Applicant.

If any part, term, or condition of this NOFO is found to be contrary to the Guam Code, any applicable Guam Administrative Rules and Regulations, or is found to contain ambiguous terms, then such portion of the NOFO shall be interpreted or resolved in favor of or according to the provisions of applicable Guam law or rules.

12. Modification of Withdrawal of Applications

Applications may be modified or withdrawn at any time prior to the conclusion of discussions. In no case will failure to review or inspect constitute grounds for a claim or for the withdrawal of an Application section after opening. The Government reserves the right to waive any minor informalities in Applications received, or to have them corrected by the Applicant, but only in accordance with applicable regulations.

13. Clarification/Discussion of Applications

After the receipt and opening of Applications and at its option, the Office of Infrastructure Policy and Development or its designee(s), may conduct discussions with Applicants that have submitted timely, valid Applications for the purpose of clarification, to assure full understanding and responsiveness to the solicitation requirements. Applicants shall be accorded fair and equal treatment with respect to any opportunity for discussion and revision to Applications and such revisions shall be permitted after submission and prior to award for the purpose of obtaining best and final offers. However, all Applications should be submitted initially on the Applicant's most favorable terms. In conducting discussions there shall be complete confidentiality of any information derived from Applications submitted by competing Applicants.

14. Evaluation for Selection

Upon the receipt of all Applications, a selection team will be convened to select the most responsive and qualified Applicants. The Office of Infrastructure Policy and Development may conduct discussions with any Applicant to determine the Applicant's qualifications and/or to explore the scope and nature of the required services, the Applicant's proposed method of performance and the relative utility of alternative methods of approach to the project. Following the validation of qualifications or other discussions, the Office of Infrastructure Policy and Development or its designee(s), will select in the order of their respective qualification and evaluation ranking, no fewer than three (3) acceptable Applications (or such lesser number if fewer than three acceptable applications were received) by Applicants deemed to be qualified to provide the required services, and the Applications shall be ranked in accordance with their evaluation scores.

15. Responsibility of the Applicant

The Applicant shall be responsible for the professional and technical accuracy and the coordination of all designs, drawings, specifications, and other work and materials furnished under any awarded subgrant. The awarded Applicant shall, without

additional cost to the Office of Infrastructure Policy and Development or the government of Guam, correct and revise all errors or deficiencies in its work. The awarded Applicant shall agree to devote its best efforts to the duties and responsibilities under the subgrant in accordance with the laws, rules, regulations and policies of the government. Neither the Office of Infrastructure Policy and Development's review, approval, or acceptance of non-payment for any of the service required under this subgrant shall be construed to operate as a waiver of any rights under the subgrant or of any cause of action arising out of the performance of this subgrant, and the awarded Applicant shall be and remain liable to the Office of Infrastructure Policy and Development or the government of Guam for all costs of any kind which may be incurred by the Office of Infrastructure Policy and Development as a result of the negligent performance of any of the services to be furnished under this subgrant.

Applicants are responsible for securing all approvals for entry onto private property.

16. Selection of Best-Qualified Applicant

Upon the conclusion of the evaluation and discussion procedures as provided under this NOFO the Office of Infrastructure Policy and Development shall notify the selected Applicants of their rankings with the intent to begin negotiating a subgrant with the highest ranked and best-qualified Applicant first.

17. Negotiation and Award of Contract

The Office of Infrastructure Policy and Development shall negotiate a subgrant with the best-qualified Applicant for the required services at a compensation determined in writing by the Office of Infrastructure Policy and Development to be fair and reasonable. The Office of Infrastructure Policy and Development reserves the right to subgrant for the work hereunder in planned phases which is dependent upon need and funding availability. Subgrant negotiations will be directed toward: (1) making certain that the Applicant has a clear understanding of the scope of work, specifically, the essential requirements involved in providing the required services; (2) determining that the Applicant will make available the necessary personnel and facilities to perform the services within the required time; and (3) agreeing upon compensation which is fair and reasonable, taking into account the estimated value of the required services, and the scope, complexity and nature of such services.

- a. **Successful Negotiation of Subgrant with Best-Qualified Applicant:** If compensation, subgrant requirements, and subgrant documents can be agreed

upon with the best-qualified Applicant, the subgrant will be awarded to that Applicant.

- b. **Failure to Negotiate Subgrant with Best-Qualified Applicant:** If compensation, subgrant requirements or subgrant documents cannot be agreed upon with the best qualified Applicant, a written record stating the reasons therefore shall be placed in the file and the Office of Infrastructure Policy and Development will advise such Applicant of the termination of negotiations which shall be confirmed by written notice within three (3) days. Upon failure to negotiate a subgrant with the best- qualified Applicant, the Office of Infrastructure Policy and Development will enter into negotiations with the next most qualified Applicant. If negotiations again fail, negotiations will be terminated as provided in this Section and commence with the next most qualified Applicant.
- c. **Notice of Award:** Written notice of award will be issued to the Applicant with whom a subgrant is successfully negotiated and will be public information which is made a part of the subgrant file.
- d. **Failure to Negotiate Subgrant with Applicants Initially Selected as Qualified:** Should the Office of Infrastructure Policy and Development be unable to negotiate a subgrant with any of the Applicants initially selected as qualified Applicants, Applications may be re-solicited or additional Applicants may be selected based on original, acceptable submissions in the order of their respective qualification ranking and negotiations may continue in accordance with the procedures and process herein specified.

18. Access to Records, Inspection and Audit Reviews

The government of Guam and the Office of Infrastructure Policy and Development, the National Telecommunications and Information Administration, Inspectors General, the Comptroller General of the United States, and any of their authorized representatives to inspect supplies and services and audit records at any Applicant or proposed subgrantee's facility or place of business and perform tests both: prior to award of a subgrant, to determine the Applicant's responsibility and capability of performing any subgrant to be awarded under a solicitation, and to determine whether the Applicant's or subgrantee's facilities, supplies, or services conform to solicitation requirements; or after award, to determine whether the awarded Applicant is conforming to subgrant requirements, and its performance is therefore acceptable. Such inspections, audits, and/or tests must be conducted in accordance with the terms of the solicitation. Therefore, by submitting an application to this NOFO, the Applicant agrees to abide by the following access, audit, and inspection terms:

- a. **Access to Records.** The Applicant, including its subgrantees, if any, agrees that it shall maintain and retain all books, documents, papers, accounting records and other evidence pertaining to costs incurred and relative to its cost or pricing data, and shall make such materials available at all reasonable times after submission of its application, during any awarded subgrant term, and for three (3) years from the date of final payment under any awarded subgrant, for inspection in Guam or any reasonable location designated by the Office of Infrastructure Policy and Development, the National Telecommunications and Information Administration and authorized representatives, unless the Applicant is notified in writing by the National Telecommunications and Information Administration cognizant agency for audit, oversight agency for audit, cognizant agency for indirect costs, or the Office of Infrastructure Policy and Development to extend the retention period.
- b. If any litigation, claim, or audit is started before the expiration of the three-year period, the records must be retained until all litigation, claims, or audit findings involving the records have been resolved and final action taken. Records for real property and equipment acquired with Federal funds must be retained for three (3) years after final disposition of the real property and equipment. Each subgrant by the Applicant shall include a provision containing the conditions of this Section for any subgrant awarded under this solicitation.
- c. **Right to Audit.** Applicant shall establish and maintain a reasonable accounting system that enables the Office of Infrastructure Policy and Development to readily identify Applicant's assets, expenses, costs of goods, and use of funds. The Office of Infrastructure Policy and Development, the National Telecommunications and Information Administration and its authorized representatives shall have the right to audit, to examine, and to make copies of or extracts from all financial and related records (in whatever form they may be kept, whether written, electronic, or other) relating to or pertaining to its Application or this solicitation which are kept by or under the control of the Applicant, including, but not limited to those kept by the Applicant, its employees, agents, assigns, successors, and subgrantees. Such records shall include, but not be limited to, accounting records, written policies and procedures; subsubgrant files (including applications of successful and unsuccessful Applicants, bid recaps, etc.); all paid vouchers including those for out-of-pocket expenses; other reimbursement supported by invoices; ledgers; cancelled checks; deposit slips; bank statements; journals; original estimates;

estimating work sheets; subgrant amendments and change order files; back-charge logs and supporting documentation; insurance documents; payroll documents; timesheets; memoranda; and correspondence. Applicant shall, at all times during the term of any awarded subgrant and for a period of three (3) years after the completion of any awarded subgrant, maintain such records, together with such supporting or underlying documents and materials. The Applicant shall at any time requested by the Office of Infrastructure Policy and Development, and the National Telecommunications and Information Administration whether before, during, or after completion of an awarded subgrant, and at Applicant's own expense make such records available for inspection and audit (including copies and extracts of records as required) by the Office of Infrastructure Policy and Development and the National Telecommunications and Information Administration. Such records shall be made available to the Office of Infrastructure Policy and Development and the National Telecommunications and Information Administration during normal business hours at the Applicant's office or place of business without prior notice.

In the event that no such location is available, then the financial records, together with the supporting or underlying documents and records, shall be made available for audit at a time and location that is convenient for the Office of Infrastructure Policy and Development and the National Telecommunications and Information Administration. Applicant shall ensure the Office of Infrastructure Policy and Development and the National Telecommunications and Information Administration has these rights with Applicant's employees, agents, assigns, successors, and subgrantees, and the obligations of these rights shall be explicitly included in any subsubgrants or agreements formed between the Applicant and any subgrantees to the extent that those subsubgrants or agreements relate to fulfillment of the Applicant's obligations to the Office of Infrastructure Policy and Development and the National Telecommunications and Information Administration. Costs of any audits conducted under the authority of this right to audit and not addressed elsewhere will be borne by the Office of Infrastructure Policy and Development or the National Telecommunications and Information Administration unless certain exemption criteria are met.

If the audit identifies overpricing or overcharges (of any nature) by the Applicant to the Office of Infrastructure Policy and Development and the National Telecommunications and Information Administration in excess of one-half of one percent (.5%) of the total subgrant billings, the Applicant shall

reimburse the Office of Infrastructure Policy and Development or the National Telecommunications and Information Administration for the total costs of the audit. If the audit discovers substantive findings related to fraud, misrepresentation, or non-performance, the Office of Infrastructure Policy and Development or the National Telecommunications and Information Administration may recoup the costs of the audit work from the Applicant. Any adjustments and/or payments that must be made as a result of any such audit or inspection of the Applicant's invoices and/or records shall be made within a reasonable amount of time (not to exceed 90 days) from presentation of the Office of Infrastructure Policy and Development's and National Telecommunications and Information Administration's findings to Applicant.

- d. **Right to Enter and Inspect.** The Office of Infrastructure Policy and Development and the National Telecommunications and Information Administration may, at any time, without notice, enter and inspect an Applicant's or subgrantee's facilities, place(s) of business, or any place(s) of performance of any awarded subgrant relating to Applicant's submission or this solicitation, or any subgrant awarded pursuant to this solicitation. The Office of Infrastructure Policy and Development and the National Telecommunications and Information Administration may enter and inspect any plans, supplies, services, equipment, work and records at these locations which are related to the performance of any awarded subgrant and may conduct any testing deemed necessary to determine the Applicant's or subgrantee's compliance or conformity to the solicitation or subgrant requirements. The government of Guam, the National Telecommunications and Information Administration, or any authorized representative may enter and audit the cost or pricing data, books, and records of the Applicant or any subgrantee, and/or investigate in connection with an action to debar or suspend a person from consideration for award of subgrants or any applicable federal debarment provisions.

19. Relations with other Government Agencies

All directions within the scope of this subgrant will be issued by the Director of the Office of Infrastructure Policy and Development and the Applicant shall not accept such direction from others. Information provided by other agencies which seemingly conflicts with information provided by the Office of Infrastructure Policy and Development in this solicitation will be discussed immediately. This policy is not intended to prevent the Applicant from obtaining necessary information from other agencies.

20. Determination of Responsibility of Applicants

The Office of Infrastructure Policy and Development reserves the right to secure information necessary to assess the responsibility, competency, and qualifications of the Applicant in accordance with the methodologies set forth under Guam law.

21. Procurement of Recovered Materials

This is a federally funded project and pursuant to 2 CFR § 200.323, any Applicant awarded a subgrant under this NOFO and all of its subgrantees must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, with CFR 121 OMB Guidance § 200.324 where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired by the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

22. Guam and Federal Debarment and Lobbying Provision

Applicant warrants that it will comply with the provisions of 5 GCA Chapter 5 Articles 9 and 11, subject to debarment or suspension, and that it will not employ any subgrantees who have been federally debarred or debarred by the government of Guam.

Debarment and Suspension (Executive Orders 12549 and 12689)—A subgrant award of federal funds (see 2 CFR 180.220) must not be made to parties listed on the government-wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), “Debarment and Suspension.” SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549. By submitting an application, Applicant warrants that it is not a party listed on the government wide exclusions in the System for Award Management (SAM), and will comply with the provisions of Subpart C of 2 CFR Part 1326, “Nonprocurement Debarment and Suspension,” (published in the Federal Register on December 21, 2006, 71 FR 76573) which generally prohibits entities that have been debarred, suspended, or voluntarily excluded from participating in nonprocurement transactions either through primary or lower tier covered transactions, and which sets forth the responsibilities of recipients of federal financial assistance regarding transactions with other persons, including subrecipients and subgrantees.

If awarded any subgrant offered under this NOFO, Applicant agrees to Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion, Lower Tier Covered Transaction (Sub-Recipient), which is a material representation of fact, and agrees to include the following notice in the awarded subgrant, sub-award, or subsubgrant, as applicable:

“Applicants/Applicants for a lower tier covered transaction (except procurement subgrants for goods and services under \$25,000 not requiring the consent of a DOC official) are subject to 2 CFR Part 1326, Subpart C, “Government-wide Debarment and Suspension (Nonprocurement).” In addition, applicants/Applicants for a lower tier covered transaction for a sub-award, subgrant, or subsubgrant greater than \$100,000 of Federal funds at any tier are subject to 15 CFR Part 28, “New Restrictions on Lobbying.”

Applicants should familiarize themselves with these provisions, including the certification requirements. Therefore, after award, applications for a lower tier covered transaction must include a Form CD-512, “Certification Regarding Lobbying—Lower Tier Covered Transactions,” completed without modification.” Applicant further agrees, by submitting an application, to comply with the requirements set forth under the Certification Regarding Lobbying and Disclosure Form and the implementing regulations published at 15 CFR Part 28, “New Restrictions on Lobbying.” These provisions prohibit the use of Federal funds for lobbying the Executive or Legislative branches of the Federal Government in connection with an award and require the disclosure of the use of non-Federal funds for lobbying.

If awarded a subgrant from this NOFO, Applicant agrees to the following Certification Regarding Lobbying as a material representation of fact. Submission of this certification is a pre-requisite for entering into the agreement offered under this NOFO, imposed by Section 1352, as amended, Title 31, U.S. Code:

“The Applicant certifies, to the best of his or her knowledge and belief, that:

- a. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of the subgrant, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of the subgrant or any Federal grant, loan, or cooperative agreement.
- b. If any funds other than Federal appropriated funds have been paid or will be paid to any person for making lobbying contacts to an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an

employee of a Member of Congress in connection with the subgrant, or any Federal grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions [as amended by "Government wide Guidance for New Restrictions on Lobbying," 61 Fed. Reg. 1413 (1/19/96). Note: Language in paragraph (2) herein has been modified in accordance with Section 10 of the Lobbying Disclosure Act of 1995 (P.L. 104-65, to be codified at 2 U.S.C. 1601, et seq.)

- c. If awarded the subgrant, the Applicant/subgrantee shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subsubgrants, subgrants, and subgrants under grants, loans, and cooperative agreements) and that all subgrantees shall certify and disclose accordingly.
 1. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into the subgrant.
 2. The Subgrantee certifies or affirms the truthfulness and accuracy of each statement of this certification and disclosure. In addition, the Subgrantee understands and agrees with the provisions of 31 U.S.C. A 3801, et seq., apply to this certification and disclosure.”

All Subgrantees who receive more than \$100,000 in federal funds must also submit a Certification Regarding Lobbying on the form “Form LLL, Disclosure of Lobbying Activities,” also known as Form SF-LLL. This form assures, generally, that recipients will not lobby federal entities with federal funds, and that, as is required, they will disclose other lobbying on the form. This form and instructions are provided as Attachment in this NOFO; but the form does not need to be submitted with the Application. The form shall be signed and submitted only after any Notice of Award is received by the Applicant/Subgrantee. Submission of this certification is a pre-requisite for entering into any subgrant funded with federal award funds, imposed by Executive Order 12549, 28 CFR Part 67, Section 67.510. If awarded any subgrant from this NOFO, Form SF-LLL must be submitted to the Office of Infrastructure Policy and Development, after award, by any subgrantee receiving more than \$100,000 in federal funds, to disclose any lobbying of federal entities: (a) with profits from federal subgrants; or (b) funded with nonfederal funds.

XXII. ATTACHMENTS / REQUIRED FORMS AND EXHIBITS

The required affidavits and certifications included in this NOFO are standard forms issued under Guam law and may reference terms such as “bid,” “bidder,” “proposal,” or “contract.” For the purposes of this NOFO, such terms shall be interpreted as follows:

- **“Bid” or “Proposal”** refers to the **Application** submitted under this NOFO
- **“Bidder”** refers to the **Applicant**
- **“Contract”** refers to a **Subgrant Agreement** awarded pursuant to this funding opportunity

These forms are being used solely to ensure compliance with local integrity, ethics, and eligibility requirements and do not alter the federal subgranting nature of this process.

Attachment 1.	Affidavit re: Non-Collusion (AG Form 003)
Attachment 2.	Affidavit re: Non-Gratuity Affidavit (AG Form 001)
Attachment 3.	Affidavit re: Contingent Fees (AG Form 007)
Attachment 4.	Affidavit re: Ethical Standards (AG Form 005)
Attachment 5.	Affidavit Disclosing Ownership and Commissions (AG Form 002)
Attachment 6.	Declaration Regarding Compliance with U.S. DOL Wage and Benefits Determination (AG Form 006)
Attachment 7.	U.S. Department of Labor Wage and Benefit Determination (SCA)
Attachment 8.	Subgrantee Utilization Form
Attachment 9.	Conflict of Interest Disclosure Form
Attachment 10.	Conflict of Interest Guidelines
Attachment 11.	Certification of Non-Employment of Convicted Sexual Offenders
Attachment 12.	Certification of Lobbying Form SF-LLL and Instructions

Attachment 1: AFFIDAVIT RE: NON-COLLUSION

(AG Form 003)

CITY OF _____)

) ss.

ISLAND OF GUAM _____)

_____[state name of affiant signing below], being first duly
sworn, deposes and says that:

1. The name of the offering company or individual is [state name of company]

_____.

2. The Proposal for the solicitation identified above is genuine and not collusive or a sham.

The Applicant has not colluded, conspired, connived or agreed, directly or indirectly, with any other Applicant or person, to put in a sham proposal or to refrain from making an offer. The Applicant has not in any manner, directly or indirectly, sought by an agreement or collusion, or communication or conference, with any person to fix the proposal price of Applicant or of any other Applicant, or to fix any overhead, profit or cost element of said proposal price, or of that of any other Applicant, or to secure any advantage against the government of Guam or any other Applicant, or to secure any advantage against the government of Guam or any person interested in the proposed subgrant. All statements in this affidavit and in the Proposal are true to the best of the knowledge of the undersigned. This statement is made pursuant to 2 GAR Division 4 § 3126(b).

3. I make this statement on behalf of myself as a representative of the Applicant, and on behalf of the Applicant's officers, representatives, agents, subgrantors, and employees.

Subscribed and sworn to before me this _____ day of _____, 20__.

Signature of one of the following:

Applicant, if the Applicant is an individual;

Partner, if the Applicant is a partnership;

Officer, if the Applicant is a corporation

Subscribed and sworn to before me

this ____ day of _____, 20__.

NOTARY PUBLIC

My commission expires _____, ____.

AG Procurement Form 003 (Jul. 12, 2010)

Attachment 2: AFFIDAVIT RE: NO GRATUITIES OR KICKBACKS

(AG Form 001)

CITY OF _____)

) ss.

ISLAND OF GUAM _____)

A. I, the undersigned, being first duly sworn, depose and say that I am an authorized representative of the Applicant and that [please check only one]:

[] The Applicant is an individual or sole proprietor and owns the entire (100%) interest in the offering business.

[] The Applicant is a corporation, partnership, joint venture, or association known as _____ [please state name of Applicant company], and the persons, companies, partners, or joint venturers who have held more than 10% of the shares or interest in the offering business during the 365 days immediately preceding the submission date of the application are as follows [if none, please so state]:

Name	Address	% of Interest
_____	_____	

_____	_____	

_____	_____	

B. Further, I say that the persons who have received or are entitled to receive a commission, gratuity or other compensation for procuring or assisting in obtaining business related to the bid or application for which this affidavit is submitted are as follows [if none, please so state]:

Name

Address

Compensation

Signature of one of the following:

Applicant, if the Applicant is an individual;

Partner, if the Applicant is a partnership;

Officer, if the Applicant is a corporation

Subscribed and sworn to before me

this ____ day of _____, 20__.

NOTARY PUBLIC

My commission expires _____, ____.

Attachment 3

AFFIDAVIT RE: CONTINGENT FEES

(AG Form 007)

CITY OF _____)

) ss.

ISLAND OF GUAM _____)

[state name of affiant signing below], being first duly
sworn, deposes and says that:

1. The name of the offering company or individual is [state name of company]

_____.

2. As a part of the offering company's bid or proposal, to the best of my knowledge, the offering company has not retained any person or agency on a percentage, commission, or other contingent arrangement to secure this subgrant. This statement is made pursuant to 2 GAR Division 4 11108(f).

3. As a part of the offering company's bid or proposal, to the best of my knowledge, the offering company has not retained a person to solicit or secure a subgrant with the government of Guam upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, except for retention of bona fide employees or bona fide established commercial selling agencies for the purpose of securing business. This statement is made pursuant to 2 GAR Division 4 11108(h).

4. I make these statements on behalf of myself as a representative of the Applicant, and on behalf of the Applicant's officers, representatives, agents, subgrantors, and employees.

Signature of one of the following:

Applicant, if the Applicant is an individual;

Partner, if the Applicant is a partnership;

Officer, if the Applicant is a corporation

Subscribed and sworn to before me

this ____ day of _____, 202__.

NOTARY PUBLIC

My commission expires _____, ____.

Attachment 4: AFFIDAVIT RE: ETHICAL STANDARDS

(AG Form 005)

CITY OF _____)

) ss.

ISLAND OF GUAM _____)

_____ [state name of affiant signing below], being first duly
sworn, deposes and says that:

The affiant is _____ [state one of the following: the
Applicant, a partner of the Applicant, an officer of the Applicant] making the foregoing
identified Bid or Proposal. To the best of affiant's knowledge, neither affiant nor any
officers, representatives, agents, subgrantors or employees of Applicant have knowingly
influenced any government of Guam employee to breach any of the ethical standards set
forth in 5 GCA Chapter 5, Article 11. Further, affiant promises that neither he or she, nor
any officer, representative, agent, subgrantor, or employee of Applicant will knowingly
influence any government of Guam employee to breach any ethical standards set forth in
5 GCA Chapter 5, Article 11. These statements are made pursuant to 2 GAR Division 4 §
11103(b).

Signature of one of the following:

Applicant, if the Applicant is an individual;

Partner, if the Applicant is a partnership;

Officer, if the Applicant is a corporation

Subscribed and sworn to before me

this _____ day of _____, 202__.

NOTARY PUBLIC

My commission expires _____, ____.

Attachment 5: AFFIDAVIT DISCLOSING OWNERSHIP AND COMMISSIONS

(AG Form 002)

CITY OF _____)

) ss.

ISLAND OF GUAM _____)

A. I, the undersigned, being first duly sworn, depose and say that I am an authorized representative of the Applicant and that [please check only one]:

[☐] The Applicant is an individual or sole proprietor and owns the entire (100%) interest in the offering business.

[☐] The Applicant is a corporation, partnership, joint venture, or association known as _____ [please state name of Applicant company], and the persons, companies, partners, or joint venturers who have held more than 10% of the shares or interest in the offering business during the 365 days immediately preceding the submission date of the Proposal are as follows [if none, please so state]:

Name	Address	% of Interest
_____	_____	

_____	_____	

_____	_____	

B. Further, I say that the persons who have received or are entitled to receive a commission, gratuity or other compensation for procuring or assisting in obtaining business related to the bid or proposal for which this affidavit is submitted are as follows [if none, please so state]:

Name

Address

Compensation

Signature of one of the following:

Applicant, if the Applicant is an individual;

Partner, if the Applicant is a partnership;

Officer, if the Applicant is a corporation

Subscribed and sworn to before me

this ____ day of _____, 202__.

NOTARY PUBLIC

My commission expires _____, ____.

**Attachment 6: DECLARATION RE: COMPLIANCE WITH U.S. DOL WAGE
DETERMINATION**

(AG Form 006)

Procurement No.: _____

Name of Applicant Company: _____

I, _____ hereby **certify under penalty of
perjury:**

- (1) That I am _____ [please select one: the Applicant, a partner of the Applicant, an officer of the Applicant] making the bid or proposal in the foregoing identified procurement;
- (2) That I have read and understand the provisions of 5 GCA § 5801 and § 5802 which read:

§ 5801. Wage Determination Established.

In such cases where the government of Guam enters into subgrantual arrangements with a sole proprietorship, a partnership or a corporation ("subgrantor") for the provision of a service to the government of Guam, and in such cases where the subgrantor employs a person(s) whose purpose, in whole or in part, is the direct delivery of service subgranted by the government of Guam, then the subgrantor shall pay such employee(s) in accordance with the Wage Determination for Guam and the Northern Mariana Islands issued and promulgated by the U.S. Department of Labor for such labor as is employed in the direct delivery of subgrant deliverables to the government of Guam.

The Wage Determination most recently issued by the U.S. Department of Labor at the time a subgrant is awarded to a subgrantor by the government of Guam shall be used to determine wages, which shall be paid to employees pursuant to this Article. Should any subgrant contain a renewal clause, then at the time of renewal adjustments, there shall be made stipulations contained in that subgrant for applying the Wage Determination, as required by this Article, so that the Wage Determination promulgated by the U.S. Department of Labor on a date most recent to the renewal date shall apply.

§ 5802. Benefits.

In addition to the Wage Determination detailed in this Article, any subgrant to which this Article applies shall also contain provisions mandating health and similar benefits for employees covered by this Article, such benefits having a minimum value as detailed in the Wage Determination issued and promulgated by the U.S. Department of Labor, and shall contain provisions guaranteeing a minimum of ten (10) paid holidays per annum per employee.

- (3) That the Applicant is in full compliance with 5 GCA § 5801 and § 5802, as may be applicable to the procurement referenced herein;
- (4) That I have attached the most recent wage determination applicable to Guam issued by the U.S. Department of Labor. [INSTRUCTIONS - Please attach!]

Signature

Attachment 7:
U.S. DEPARTMENT OF LABOR WAGE AND BENEFIT DETERMINATION
(SCA)

REGISTER OF WAGE DETERMINATIONS UNDER | U.S. DEPARTMENT OF
LABOR

THE SERVICE CONTRACT ACT | EMPLOYMENT STANDARDS
ADMINISTRATION

By direction of the Secretary of Labor | WAGE AND HOUR DIVISION

| WASHINGTON D.C. 20210

|

|

|

| Wage Determination No.: 2015-5693

Daniel W. Simms Division of | Revision No.: 25

Director Wage Determinations| Date Of Last Revision: 07/08/2025

Note: Contracts subject to the Service Contract Act are generally required to
pay at least the applicable minimum wage rate required under Executive Order
14026.

If the contract is entered into on or	Executive Order 14026 generally applies to
after January 30, 2022, or the	the contract.
contract is renewed or extended (e.g.,	The contractor must pay all covered workers
an option is exercised) on or after	at least \$17.75 per hour (or the applicable
January 30, 2022:	wage rate listed on this wage determination,
	if it is higher) for all hours spent
	performing on the contract in 2025.

The applicable Executive Order minimum wage rate will be adjusted annually. Additional information on contractor requirements and worker protections under the Executive Orders is available at www.dol.gov/whd/govcontracts.

States: Guam, Northern Marianas, Wake Island

Area: Guam Statewide

Northern Marianas Statewide

Wake Island Statewide

Fringe Benefits Required Follow the Occupational Listing

OCCUPATION CODE - TITLE	FOOTNOTE	RATE
01000 - Administrative Support And Clerical Occupations		
01011 - Accounting Clerk I		14.85***

01012 - Accounting Clerk II	16.67***
01013 - Accounting Clerk III	18.64
01020 - Administrative Assistant	23.15
01035 - Court Reporter	18.86
01041 - Customer Service Representative I	14.06***
01042 - Customer Service Representative II	15.39***
01043 - Customer Service Representative III	17.22***
01051 - Data Entry Operator I	13.28***
01052 - Data Entry Operator II	14.49***
01060 - Dispatcher, Motor Vehicle	18.86
01070 - Document Preparation Clerk	15.02***
01090 - Duplicating Machine Operator	15.02***
01111 - General Clerk I	12.37***
01112 - General Clerk II	13.50***
01113 - General Clerk III	15.15***
01120 - Housing Referral Assistant	21.02
01141 - Messenger Courier	12.00***
01191 - Order Clerk I	13.76***
01192 - Order Clerk II	15.02***
01261 - Personnel Assistant (Employment) I	16.86***
01262 - Personnel Assistant (Employment) II	18.86
01263 - Personnel Assistant (Employment) III	21.02
01270 - Production Control Clerk	25.27
01290 - Rental Clerk	11.10***
01300 - Scheduler, Maintenance	16.86***
01311 - Secretary I	16.86***
01312 - Secretary II	18.86
01313 - Secretary III	21.02
01320 - Service Order Dispatcher	16.86***
01410 - Supply Technician	23.15
01420 - Survey Worker	18.69
01460 - Switchboard Operator/Receptionist	10.98***
01531 - Travel Clerk I	15.02***
01532 - Travel Clerk II	16.85***
01533 - Travel Clerk III	18.26
01611 - Word Processor I	15.02***
01612 - Word Processor II	16.86***
01613 - Word Processor III	18.86
05000 - Automotive Service Occupations	
05005 - Automobile Body Repairer, Fiberglass	19.14
05010 - Automotive Electrician	17.97

05040 - Automotive Glass Installer	
16.81***	
05070 - Automotive Worker	16.81***
05110 - Mobile Equipment Servicer	
14.42***	
05130 - Motor Equipment Metal Mechanic	19.14
05160 - Motor Equipment Metal Worker	16.81***
05190 - Motor Vehicle Mechanic	19.14
05220 - Motor Vehicle Mechanic Helper	13.20***
05250 - Motor Vehicle Upholstery Worker	15.64***
05280 - Motor Vehicle Wrecker	16.81***
05310 - Painter, Automotive	17.97
05340 - Radiator Repair Specialist	16.81***
05370 - Tire Repairer	
12.98***	
05400 - Transmission Repair Specialist	19.14
07000 - Food Preparation And Service Occupations	
07010 - Baker	13.43***
07041 - Cook I	
16.18***	
07042 - Cook II	18.86
07070 - Dishwasher	10.00***
07130 - Food Service Worker	10.57***
07210 - Meat Cutter	
13.36***	
07260 - Waiter/Waitress	9.89***
09000 - Furniture Maintenance And Repair Occupations	
09010 - Electrostatic Spray Painter	19.70
09040 - Furniture Handler	11.94***
09080 - Furniture Refinisher	19.70
09090 - Furniture Refinisher Helper	
14.47***	
09110 - Furniture Repairer, Minor	17.15***
09130 - Upholsterer	19.70
11000 - General Services And Support Occupations	
11030 - Cleaner, Vehicles	10.49***
11060 - Elevator Operator	10.67***
11090 - Gardener	
16.81***	
11122 - Housekeeping Aide	10.67***
11150 - Janitor	10.67***
11210 - Laborer, Grounds Maintenance	12.71***
11240 - Maid or Houseman	10.59***

11260 - Pruner	
11.37***	
11270 - Tractor Operator	15.39***
11330 - Trail Maintenance Worker	
12.71***	
11360 - Window Cleaner	11.92***
12000 - Health Occupations	
12010 - Ambulance Driver	20.86
12011 - Breath Alcohol Technician	20.86
12012 - Certified Occupational Therapist Assistant	28.62
12015 - Certified Physical Therapist Assistant	28.62
12020 - Dental Assistant	18.79
12025 - Dental Hygienist	39.73
12030 - EKG Technician	31.60
12035 - Electroneurodiagnostic Technologist	31.60
12040 - Emergency Medical Technician	20.86
12071 - Licensed Practical Nurse I	18.65
12072 - Licensed Practical Nurse II	20.86
12073 - Licensed Practical Nurse III	23.25
12100 - Medical Assistant	14.50***
12130 - Medical Laboratory Technician	18.93
12160 - Medical Record Clerk	14.97***
12190 - Medical Record Technician	17.77
12195 - Medical Transcriptionist	18.65
12210 - Nuclear Medicine Technologist	45.85
12221 - Nursing Assistant I	12.91***
12222 - Nursing Assistant II	14.52***
12223 - Nursing Assistant III	15.85***
12224 - Nursing Assistant IV	17.79
12235 - Optical Dispenser	20.86
12236 - Optical Technician	18.65
12250 - Pharmacy Technician	15.49***
12280 - Phlebotomist	18.65
12305 - Radiologic Technologist	31.60
12311 - Registered Nurse I	25.85
12312 - Registered Nurse II	31.60
12313 - Registered Nurse II, Specialist	31.60
12314 - Registered Nurse III	38.24
12315 - Registered Nurse III, Anesthetist	38.24
12316 - Registered Nurse IV	45.85
12317 - Scheduler (Drug and Alcohol Testing)	25.85
12320 - Substance Abuse Treatment Counselor	25.85
13000 - Information And Arts Occupations	

13011 - Exhibits Specialist I	21.42
13012 - Exhibits Specialist II	26.53
13013 - Exhibits Specialist III	32.45
13041 - Illustrator I	21.42
13042 - Illustrator II	26.53
13043 - Illustrator III	32.45
13047 - Librarian	29.38
13050 - Library Aide/Clerk	17.05***
13054 - Library Information Technology Systems Administrator	26.53
13058 - Library Technician	18.11
13061 - Media Specialist I	19.15
13062 - Media Specialist II	21.42
13063 - Media Specialist III	23.87
13071 - Photographer I	19.15
13072 - Photographer II	21.42
13073 - Photographer III	26.53
13074 - Photographer IV	32.45
13075 - Photographer V	39.27
13090 - Technical Order Library Clerk	21.42
13110 - Video Teleconference Technician	19.15
14000 - Information Technology Occupations	
14041 - Computer Operator I	15.71***
14042 - Computer Operator II	17.22***
14043 - Computer Operator III	19.19
14044 - Computer Operator IV	21.33
14045 - Computer Operator V	23.62
14071 - Computer Programmer I (see 1)	15.73***
14072 - Computer Programmer II (see 1)	19.50
14073 - Computer Programmer III (see 1)	23.84
14074 - Computer Programmer IV (see 1)	
14101 - Computer Systems Analyst I (see 1)	24.23
14102 - Computer Systems Analyst II (see 1)	
14103 - Computer Systems Analyst III (see 1)	
14150 - Peripheral Equipment Operator	15.71***
14160 - Personal Computer Support Technician	21.33
14170 - System Support Specialist	21.24
15000 - Instructional Occupations	
15010 - Aircrew Training Devices Instructor (Non-Rated)	24.23
15020 - Aircrew Training Devices Instructor (Rated)	29.32
15030 - Air Crew Training Devices Instructor (Pilot)	34.91
15050 - Computer Based Training Specialist / Instructor	24.23
15060 - Educational Technologist	31.17

15070 - Flight Instructor (Pilot)	34.91
15080 - Graphic Artist	20.47
15085 - Maintenance Test Pilot, Fixed, Jet/Prop	34.91
15086 - Maintenance Test Pilot, Rotary Wing	34.91
15088 - Non-Maintenance Test/Co-Pilot	34.91
15090 - Technical Instructor	17.67***
15095 - Technical Instructor/Course Developer	23.78
15110 - Test Proctor	15.70***
15120 - Tutor	15.70***
16000 - Laundry, Dry-Cleaning, Pressing And Related Occupations	
16010 - Assembler	11.60***
16030 - Counter Attendant	11.60***
16040 - Dry Cleaner	13.23***
16070 - Finisher, Flatwork, Machine	11.60***
16090 - Presser, Hand	11.60***
16110 - Presser, Machine, Drycleaning	11.60***
16130 - Presser, Machine, Shirts	11.60***
16160 - Presser, Machine, Wearing Apparel, Laundry	11.60***
16190 - Sewing Machine Operator	13.79***
16220 - Tailor	14.34***
16250 - Washer, Machine	12.14***
19000 - Machine Tool Operation And Repair Occupations	
19010 - Machine-Tool Operator (Tool Room)	19.70
19040 - Tool And Die Maker	24.77
21000 - Materials Handling And Packing Occupations	
21020 - Forklift Operator	15.87***
21030 - Material Coordinator	25.27
21040 - Material Expediter	25.27
21050 - Material Handling Laborer	13.83***
21071 - Order Filler	10.67***
21080 - Production Line Worker (Food Processing)	15.87***
21110 - Shipping Packer	17.12***
21130 - Shipping/Receiving Clerk	17.12***
21140 - Store Worker I	17.46***
21150 - Stock Clerk	24.56
21210 - Tools And Parts Attendant	15.87***
21410 - Warehouse Specialist	15.87***

23000 - Mechanics And Maintenance And Repair Occupations	
23010 - Aerospace Structural Welder	25.04
23019 - Aircraft Logs and Records Technician	19.47
23021 - Aircraft Mechanic I	23.84
23022 - Aircraft Mechanic II	25.04
23023 - Aircraft Mechanic III	26.30
23040 - Aircraft Mechanic Helper	
16.58***	
23050 - Aircraft, Painter	22.39
23060 - Aircraft Servicer	19.47
23070 - Aircraft Survival Flight Equipment Technician	
22.39	
23080 - Aircraft Worker	21.03
23091 - Aircrew Life Support Equipment (ALSE) Mechanic I	21.03
23092 - Aircrew Life Support Equipment (ALSE) Mechanic II	23.84
23110 - Appliance Mechanic	19.70
23120 - Bicycle Repairer	15.81***
23125 - Cable Splicer	24.19
23130 - Carpenter, Maintenance	17.58***
23140 - Carpet Layer	18.43
23160 - Electrician, Maintenance	20.04
23181 - Electronics Technician Maintenance I	18.43
23182 - Electronics Technician Maintenance II	19.70
23183 - Electronics Technician Maintenance III	20.98
23260 - Fabric Worker	17.15***
23290 - Fire Alarm System Mechanic	17.12***
23310 - Fire Extinguisher Repairer	15.81***
23311 - Fuel Distribution System Mechanic	20.98
23312 - Fuel Distribution System Operator	15.81***
23370 - General Maintenance Worker	14.03***
23380 - Ground Support Equipment Mechanic	23.84
23381 - Ground Support Equipment Servicer	19.47
23382 - Ground Support Equipment Worker	21.03
23391 - Gunsmith I	
15.81***	
23392 - Gunsmith II	18.43
23393 - Gunsmith III	20.98
23410 - Heating, Ventilation And Air-Conditioning Mechanic	20.22
23411 - Heating, Ventilation And Air Conditioning Mechanic (Research Facility)	21.51

23430 - Heavy Equipment Mechanic	20.66	
23440 - Heavy Equipment Operator	18.87	
23460 - Instrument Mechanic		20.98
23465 - Laboratory/Shelter Mechanic	19.70	
23470 - Laborer		
13.83***		
23510 - Locksmith	19.70	
23530 - Machinery Maintenance Mechanic	26.47	
23550 - Machinist, Maintenance		20.98
23580 - Maintenance Trades Helper		
11.87***		
23591 - Metrology Technician I		20.98
23592 - Metrology Technician II		22.31
23593 - Metrology Technician III		23.62
23640 - Millwright	20.98	
23710 - Office Appliance Repairer		19.46
23760 - Painter, Maintenance	18.74	
23790 - Pipefitter, Maintenance		19.96
23810 - Plumber, Maintenance		18.75
23820 - Pneudraulic Systems Mechanic	20.98	
23850 - Rigger		20.98
23870 - Scale Mechanic	18.43	
23890 - Sheet-Metal Worker, Maintenance	20.80	
23910 - Small Engine Mechanic		18.43
23931 - Telecommunications Mechanic I	20.98	
23932 - Telecommunications Mechanic II	22.31	
23950 - Telephone Lineman		22.68
23960 - Welder, Combination, Maintenance	19.96	
23965 - Well Driller	21.13	
23970 - Woodcraft Worker	20.98	
23980 - Woodworker	15.81***	
24000 - Personal Needs Occupations		
24550 - Case Manager	16.09***	
24570 - Child Care Attendant	10.27***	
24580 - Child Care Center Clerk	13.25***	
24610 - Chore Aide		
15.47***		
24620 - Family Readiness And Support Services Coordinator	16.09***	
24630 - Homemaker	16.12***	
25000 - Plant And System Operations Occupations		
25010 - Boiler Tender	22.79	
25040 - Sewage Plant Operator		22.89

25070 - Stationary Engineer	22.79
25190 - Ventilation Equipment Tender	
15.72***	
25210 - Water Treatment Plant Operator	22.89
27000 - Protective Service Occupations	
27004 - Alarm Monitor	11.89***
27007 - Baggage Inspector	10.63***
27008 - Corrections Officer	14.59***
27010 - Court Security Officer	14.59***
27030 - Detection Dog Handler	11.89***
27040 - Detention Officer	14.59***
27070 - Firefighter	
14.59***	
27101 - Guard I	
10.63***	
27102 - Guard II	
11.89***	
27131 - Police Officer I	14.59***
27132 - Police Officer II	16.21***
28000 - Recreation Occupations	
28041 - Carnival Equipment Operator	
13.68***	
28042 - Carnival Equipment Repairer	
14.95***	
28043 - Carnival Worker	10.11***
28210 - Gate Attendant/Gate Tender	
14.50***	
28310 - Lifeguard	
11.60***	
28350 - Park Attendant (Aide)	16.21***
28510 - Recreation Aide/Health Facility Attendant	13.02***
28515 - Recreation Specialist	20.09
28630 - Sports Official	
12.91***	
28690 - Swimming Pool Operator	
17.71***	
29000 - Stevedoring/Longshoremen Occupational Services	
29010 - Blocker And Bracer	28.62
29020 - Hatch Tender	28.62
29030 - Line Handler	28.62
29041 - Stevedore I	26.63
29042 - Stevedore II	30.60
30000 - Technical Occupations	

30010 - Air Traffic Control Specialist, Center (HFO) (see 2)	46.07	
30011 - Air Traffic Control Specialist, Station (HFO) (see 2)	31.77	
30012 - Air Traffic Control Specialist, Terminal (HFO) (see 2)	34.99	
30021 - Archeological Technician I		18.41
30022 - Archeological Technician II	20.59	
30023 - Archeological Technician III	25.51	
30030 - Cartographic Technician		25.51
30040 - Civil Engineering Technician	25.51	
30051 - Cryogenic Technician I		28.25
30052 - Cryogenic Technician II		31.21
30061 - Drafter/CAD Operator I		18.41
30062 - Drafter/CAD Operator II		20.59
30063 - Drafter/CAD Operator III		22.96
30064 - Drafter/CAD Operator IV	28.25	
30081 - Engineering Technician I	17.32***	
30082 - Engineering Technician II		19.44
30083 - Engineering Technician III		21.74
30084 - Engineering Technician IV	26.94	
30085 - Engineering Technician V	32.95	
30086 - Engineering Technician VI	39.86	
30090 - Environmental Technician	25.51	
30095 - Evidence Control Specialist		25.51
30210 - Laboratory Technician		22.96
30221 - Latent Fingerprint Technician I	28.25	
30222 - Latent Fingerprint Technician II	31.21	
30240 - Mathematical Technician		25.51
30361 - Paralegal/Legal Assistant I		21.15
30362 - Paralegal/Legal Assistant II		26.20
30363 - Paralegal/Legal Assistant III		32.04
30364 - Paralegal/Legal Assistant IV	38.76	
30375 - Petroleum Supply Specialist	31.21	
30390 - Photo-Optics Technician		25.51
30395 - Radiation Control Technician	31.21	
30461 - Technical Writer I	25.51	
30462 - Technical Writer II	31.21	
30463 - Technical Writer III	37.75	
30491 - Unexploded Ordnance (UXO) Technician I	29.28	
30492 - Unexploded Ordnance (UXO) Technician II	35.43	
30493 - Unexploded Ordnance (UXO) Technician III	42.46	
30494 - Unexploded (UXO) Safety Escort	29.28	
30495 - Unexploded (UXO) Sweep Personnel		29.28
30501 - Weather Forecaster I	28.25	
30502 - Weather Forecaster II	34.36	

30620 - Weather Observer, Combined Upper Air Or Surface Programs	(see 2)	22.96
30621 - Weather Observer, Senior	(see 2)	25.51
31000 - Transportation/Mobile Equipment Operation Occupations		
31010 - Airplane Pilot		35.43
31020 - Bus Aide		
8.97***		
31030 - Bus Driver		
12.75***		
31043 - Driver Courier		10.53***
31260 - Parking and Lot Attendant		
9.91***		
31290 - Shuttle Bus Driver		12.48***
31310 - Taxi Driver		
11.41***		
31361 - Truckdriver, Light		11.50***
31362 - Truckdriver, Medium		12.48***
31363 - Truckdriver, Heavy		17.88
31364 - Truckdriver, Tractor-Trailer		17.88
99000 - Miscellaneous Occupations		
99020 - Cabin Safety Specialist		17.27***
99030 - Cashier		
10.51***		
99050 - Desk Clerk		
10.13***		
99095 - Embalmer		29.28
99130 - Flight Follower		29.28
99251 - Laboratory Animal Caretaker I		26.81
99252 - Laboratory Animal Caretaker II		29.29
99260 - Marketing Analyst		21.54
99310 - Mortician		29.28
99410 - Pest Controller		16.07***
99510 - Photofinishing Worker		15.39***
99710 - Recycling Laborer		19.05
99711 - Recycling Specialist		25.72
99730 - Refuse Collector		18.04
99810 - Sales Clerk		
11.36***		
99820 - School Crossing Guard		19.81
99830 - Survey Party Chief		24.38
99831 - Surveying Aide		13.87***
99832 - Surveying Technician		18.02
99840 - Vending Machine Attendant		26.81

99841 - Vending Machine Repairer	34.14
99842 - Vending Machine Repairer Helper	26.81

***Workers in this classification may be entitled to a higher minimum wage under Executive Order 14026 (\$17.75 per hour). Please see the Note at the top of the wage determination for more information. Please also note that the minimum wage requirements of Executive Order 14026 are not currently being enforced as to contracts or contract-like instruments entered into with the federal government in connection with seasonal recreational services or seasonal recreational equipment rental for the general public on federal lands. The minimum wage requirements of Executive Order 14026 also are not currently being enforced as to any contract or subcontract to which the states of Texas, Louisiana, or Mississippi, including their agencies are a party.

ALL OCCUPATIONS LISTED ABOVE RECEIVE THE FOLLOWING BENEFITS:

HEALTH & WELFARE: \$5.55 per hour, up to 40 hours per week, or \$222.00 per week or \$962.00 per month

HEALTH & WELFARE EO 13706: \$5.09 per hour, up to 40 hours per week, or \$203.60 per week, or \$882.27 per month*

*This rate is to be used only when compensating employees for performance on an SCA-covered contract also covered by EO 13706, Establishing Paid Sick Leave for Federal Contractors. A contractor may not receive credit toward its SCA obligations for any paid sick leave provided pursuant to EO 13706.

VACATION: 2 weeks paid vacation after 1 year of service with a contractor or successor; and 4 weeks after 3 years. Length of service includes the whole span of continuous service with the present contractor or successor, wherever employed, and with the predecessor contractors in the performance of similar work at the same Federal facility. (Reg. 29 CFR 4.173)

HOLIDAYS: A minimum of eleven paid holidays per year: New Year's Day, Martin Luther King Jr.'s Birthday, Washington's Birthday, Memorial Day, Juneteenth National Independence Day, Independence Day, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day, and Christmas Day. (A contractor may substitute for any of the named

holidays another day off with pay in accordance with a plan communicated to the employees involved.) (See 29 CFR 4.174)

THE OCCUPATIONS WHICH HAVE NUMBERED FOOTNOTES IN PARENTHESES RECEIVE THE FOLLOWING:

- 1) COMPUTER EMPLOYEES: This wage determination does not apply to any individual employed in a bona fide executive, administrative, or professional capacity, as defined in 29 C.F.R. Part 541. (See 41 C.F.R. 6701(3)). Because most Computer Systems Analysts and Computer Programmers who are paid at least \$27.63 per hour (or at least \$684 per week if paid on a salary or fee basis) likely qualify as exempt computer professionals under 29 U.S.C. 213(a)(1) and 29 U.S.C. 213(a)(17), this wage determination may not include wage rates for all occupations within those job families. In such instances, a conformance will be necessary if there are nonexempt employees in these job families working on the contract.

Job titles vary widely and change quickly in the computer industry, and are not determinative of whether an employee is an exempt computer professional. To be exempt, computer employees who satisfy the compensation requirements must also have a primary duty that consists of:

1. The application of systems analysis techniques and procedures, including consulting with users, to determine hardware, software or system functional specifications;
2. The design, development, documentation, analysis, creation, testing or modification of computer systems or programs, including prototypes, based on and related to user or system design specifications;
3. The design, documentation, testing, creation or modification of computer programs related to machine operating systems; or
4. A combination of the aforementioned duties, the performance of which requires the same level of skills. (29 C.F.R. 541.400).

Any computer employee who meets the applicable compensation requirements and the above duties test qualifies as an exempt computer professional under both section 13(a)(1) and section 13(a)(17) of the Fair Labor Standards Act. (Field Assistance Bulletin No. 2006-3 (Dec. 14, 2006)). Accordingly, this wage determination will not apply to any exempt computer employee regardless of which of these two exemptions is utilized.

- 2) AIR TRAFFIC CONTROLLERS AND WEATHER OBSERVERS - NIGHT PAY & SUNDAY PAY: If you work at night as part of a regular tour of duty, you will earn a night differential and receive an additional 10% of basic pay for any hours worked between 6pm and 6am. If you are a full-time employed (40 hours a week) and Sunday is part of your regularly scheduled workweek, you are paid at your rate of basic pay plus a Sunday premium of 25% of your basic rate for each hour of Sunday work which is not overtime (i.e. occasional work on Sunday outside the normal tour of duty is considered overtime work).

**** HAZARDOUS PAY DIFFERENTIAL ****

An 8 percent differential is applicable to employees employed in a position that represents a high degree of hazard when working with or in close proximity to ordnance, explosives, and incendiary materials. This includes work such as screening, blending, dying, mixing, and pressing of sensitive ordnance, explosives, and pyrotechnic compositions such as lead azide, black powder and photoflash powder.

All dry-house activities involving propellants or explosives. Demilitarization, modification, renovation, demolition, and maintenance operations on sensitive ordnance, explosives and incendiary materials. All operations involving re-grading and cleaning of artillery ranges.

A 4 percent differential is applicable to employees employed in a position that represents a low degree of hazard when working with, or in close proximity to ordnance, (or employees possibly adjacent to) explosives and incendiary materials which involves potential injury such as laceration of hands, face, or arms of the employee engaged in the operation, irritation of the skin, minor burns and the like; minimal damage to immediate or adjacent work areas or equipment being used. All operations involving, unloading, storage, and hauling of ordnance, explosive, and incendiary ordnance material other than small arms ammunition. These differentials are only applicable to work that has been specifically designated by the agency for ordnance, explosives, and incendiary material differential pay.

**** UNIFORM ALLOWANCE ****

If employees are required to wear uniforms in the performance of this contract (either by the terms of the Government contract, by the employer, by the state or local law, etc.), the cost of furnishing such uniforms and maintaining (by laundering or dry cleaning) such uniforms is an expense that may not be borne by an employee where such cost reduces the hourly rate below that required by the wage determination. The Department of Labor will accept payment in accordance with the following standards as compliance:

The contractor or subcontractor is required to furnish all employees with an adequate number of uniforms without cost or to reimburse employees for the actual cost of the

uniforms. In addition, where uniform cleaning and maintenance is made the responsibility of the employee, all contractors and subcontractors subject to this wage determination shall (in the absence of a bona fide collective bargaining agreement providing for a different amount, or the furnishing of contrary affirmative proof as to the actual cost), reimburse all employees for such cleaning and maintenance at a rate of \$3.35 per week (or \$.67 cents per day). However, in those instances where the uniforms furnished are made of "wash and wear" materials, may be routinely washed and dried with other personal garments, and do not require any special treatment such as dry cleaning, daily washing, or commercial laundering in order to meet the cleanliness or appearance standards set by the terms of the Government contract, by the contractor, by law, or by the nature of the work, there is no requirement that employees be reimbursed for uniform maintenance costs.

**** SERVICE CONTRACT ACT DIRECTORY OF OCCUPATIONS ****

The duties of employees under job titles listed are those described in the "Service Contract Act Directory of Occupations", Fifth Edition (Revision 1), dated September 2015, unless otherwise indicated.

**** REQUEST FOR AUTHORIZATION OF ADDITIONAL CLASSIFICATION AND
WAGE RATE, Standard**

Form 1444 (SF-1444) **

Conformance Process:

The contracting officer shall require that any class of service employee which is not listed herein and which is to be employed under the contract (i.e., the work to be performed is not performed by any classification listed in the wage determination), be classified by the contractor so as to provide a reasonable relationship (i.e., appropriate level of skill comparison) between such unlisted classifications and the classifications listed in the wage determination (See 29 CFR 4.6(b)(2)(i)). Such conforming procedures shall be initiated by the contractor prior to the performance of contract work by such unlisted class(es) of employees (See 29 CFR 4.6(b)(2)(ii)). The Wage and Hour Division shall make a final determination of confirmed classification, wage rate, and/or fringe benefits which shall be paid to all employees performing in the classification from the first day of work on which contract work is performed by them in the classification. Failure to pay such unlisted employees the compensation agreed upon by the interested parties and/or fully determined by the Wage and Hour Division retroactive to the date such class of employees commenced contract work shall be a violation of the Act and this contract. (See 29 CFR 4.6(b)(2)(v)). When multiple wage determinations are included in a contract, a separate SF-1444 should be prepared for each wage determination to which a class(es) is to be conformed.

The process for preparing a conformance request is as follows:

- 1) When preparing the bid, the contractor identifies the need for a conformed occupation(s) and computes a proposed rate(s).
- 2) After contract award, the contractor prepares a written report listing in order the proposed classification title(s), a Federal grade equivalency (FGE) for each proposed classification(s), job description(s), and rationale for proposed wage rate(s), including information regarding the agreement or disagreement of the authorized representative of the employees involved, or where there is no authorized representative, the employees themselves. This report should be submitted to the contracting officer no later than 30 days after such unlisted class(es) of employees performs any contract work.
- 3) The contracting officer reviews the proposed action and promptly submits a report of the action, together with the agency's recommendations and pertinent information including the position of the contractor and the employees, to the U.S. Department of Labor, Wage and Hour Division, for review (See 29 CFR 4.6(b)(2)(ii)).
- 4) Within 30 days of receipt, the Wage and Hour Division approves, modifies, or disapproves the action via transmittal to the agency contracting officer, or notifies the contracting officer that additional time will be required to process the request.
- 5) The contracting officer transmits the Wage and Hour Division's decision to the contractor.
- 6) Each affected employee shall be furnished by the contractor with a written copy of such determination or it shall be posted as a part of the wage determination (See 29 CFR 4.6(b)(2)(iii)).

Information required by the Regulations must be submitted on SF-1444 or bond paper.

When preparing a conformance request, the ""Service Contract Act Directory of Occupations"" should be used to compare job definitions to ensure that duties requested are not performed by a classification already listed in the wage determination. Remember, it is not the job title, but the required tasks that determine whether a class is included in an established wage determination. Conformances may not be used to artificially split, combine, or subdivide classifications listed in the wage determination (See 29 CFR 4.152(c)(1))."

Attachment 8: SUBCONTRACTOR UTILIZATION FORM

NOFO NO. _____

PROJECT TITLE:

NAME OF PRIME Applicant:

E-MAIL ADDRESS:

ADDRESS:

TELEPHONE NO.:

FAX NO.:

The following subcontractors (if known at the time of submission) will be used on this Project (continue list on additional page if necessary):

SUBGRANTEE NAME, ADDRESS, PHONE NUMBER, AND E-MAIL ADDRESS:	TYPE OF WORK TO BE PERFORMED:	ESTIMATED DOLLAR AMOUNT OF SUBCONTRACT:
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I certify under penalty of perjury that the foregoing statements are true and correct. In the event that substitution or replacement of a subgrantee is required, I will adhere to the substitution or replacement requirements of the Government of Guam.

Signature of Applicant (Prime Subcontranctor)

Date

Print Name

Title

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³ Subcontracor is defined as a company, firm, joint venture, or individual who enters into an agreement with a subgrantor to provide services to a prime subgrantor or higher tier subgrantor under a subgrant awarded or to be awarded by the Government of Guam.

Attachment 9: CONFLICT OF INTEREST (COI) DISCLOSURE FORM

Government of Guam Office of Infrastructure Policy & Development
NOFO-OIPD-001-2025

Applicants under Subgrant or proposing to enter into a Subgrant with the Office of Infrastructure Policy and Development must comply with the “Conflict of Interest Guidelines” attached to this solicitation. The definitions of terms used in this COI Disclosure Form shall be those provided in the Conflict of Interest Guidelines (note that “Public Employee” includes all Office of Infrastructure Policy and Development (OIPD/OOG) employees).

This COI Disclosure Form is submitted in response to:

- ☒ **OIPD NOFO# NOFO OIPD-001-2025 [or] IFB# _____ (check only one)**
- ☐ **Subgrant # _____ (if applicable)**
- ☐ **Changes to COI Disclosure Form previously submitted for NOFO # _____, IFB # _____ (check only one), or Subgrant # _____ (if applicable)**

This COI Disclosure Form must be signed in ink by an authorized representative of Applicant to certify that it is correct. An Applicant’s certification that its disclosure form is correct includes the disclosure by its Associates and Subsubgrants.

My signature certifies that as disclosed on or attached to the present form:

- (a) the Applicant’s disclosures are complete, accurate, and not misleading.
- (b) the Applicant has provided the COI Guidelines to all Associates and Subsubgrants (if any) and this form includes or has attached any required COI disclosures from those sources

I hereby certify that I am authorized to sign this COI Disclosure Form as an Authorized Representative for the Applicant identified below:

Complete Legal Name of Applicant: _____

Address: _____

Telephone: _____

Fax No: ____

Signature: _____

Date: _____

Please answer all questions “Yes”, “No” or “N/A” (if uncertain answer “Yes.”) If the answer to any of the questions is “Yes,” then use the applicable “Comments” fields to:

- (a) furnish all relevant facts that are necessary to make the response complete, accurate, and not misleading; and
- (b) identify any actions that must be taken to avoid, neutralize, or mitigate such conflict of interest (e.g. communications barriers, restraint or restriction upon future subgranting activities, or other precaution)

Please add additional sheets as necessary to respond to the “Comments” field.

1. a) Is any Associate of the Applicant a former employee of OOG within the last year? **No** ☐
Yes ☐
b) Is any Associate of the Applicant a Relative or Member of the Household of a current OOG employee that had or will have any involvement with this Procurement or Subgrant Authorization? **No** ☐ **Yes** ☐
2. a) Is any Associate of the Applicant a former employee of OOG within the last year? **No** ☐
Yes ☐
b) Is any Associate of the Applicant a Relative or Member of the Household of a current OOG employee that had or will have any involvement with this Procurement or Subgrant Authorization? **No** ☐ **Yes** ☐ **Comments:**
3. Did the Applicant or any Associate of the Applicant conduct prior work on the Project described in the Procurement, or participate in preparing any part of the Procurement or any documents or reports related to the Procurement or to which the Procurement refers?
No ☐ **Yes** ☐ **Comments:**
4. Does the Applicant or any Associate of the Applicant have any past, present or currently planned personal or financial interests which are an Actual, Apparent or Potential Conflict of Interest (“Individual” or “Organizational”), with respect to the Procurement or award of this Subgrant or performing the work for the OOG or acquisition of any real property for the Project?
No ☐ **Yes** ☐ **Comments:**
5. Has the Applicant or an Associate of the Applicant offered to a Public Employee, or is the Applicant aware of any Public Employee that has solicited or received, directly or indirectly, any pledge or promise of employment or other benefit based on the understanding that the Public Employee’s vote, official action or judgment would be influenced thereby?
No ☐ **Yes** ☐ **Comments:**
6. Has (or will) the Applicant or an Associate of the Applicant provided a direct beneficial financial interest to any person within two years after the person ceased to hold a position as a

Public Employee who was involved in the Procurement or Authorization for the Subgrant, or is the Applicant aware of any such person or Public Employee who has or will receive a direct beneficial financial interest within the two-year period?

No ☐ **Yes** ☐ **Comments:**

7. Is the Applicant aware of any current or former Public Employee that has an Actual, Apparent or Potential Conflict of Interest with respect to the Procurement or award of this Subgrant or performing the work for the OOG?

No ☐ **Yes** ☐ **Comments:**

8. Does the prospective Subgrant/WOC include development of an Environmental Assessment (EA) or Environmental Impact Statement (EIS)?

No ☐ **Yes** ☐ **Comments:**

If yes, in accordance with the disclosure statement requirements of Council on Environmental Quality Regulation, 40 C.F.R. 1506.5(c), does the Applicant have any financial or other interest in the outcome of this Project; and/or does the Applicant have any agreement, enforceable promise, or guarantee to provide any future work on this Project?

9. Have Subsubgrants or other Associates furnished COI Disclosure Forms, separate from the present form, which included conflicts or potential conflicts of interest? (If yes, attach the disclosures.) **No** ☐ **Yes** ☐ **N/A** ☐ **Comments:**
10. If the prospective Subgrant/WOC includes personal services for the purpose of administering, managing, monitoring, inspecting, evaluating compliance with or otherwise overseeing a public subgrant, is the Applicant or an Associate or an Affiliate of the Applicant a party to the subject public subgrant?

No ☐ **Yes** ☐ **N/A** ☐ **Comments:**

11. Has the Applicant or any Associate of the Applicant entered into personal services subgrant(s) with the OOG for the purpose of advising or assisting in developing specifications, a scope or statement of work, an invitation to bid, a Request for Proposals or other solicitation documents and materials related to this procurement?

No ☐ **Yes** ☐ **Comments:**

Space for Additional Comments to any questions above (please list question number and corresponding comment):

Relatives and Former OIPD Employees - Roles and Signatures

For each employee of the Applicant that was employed by OIPD within the last year, state the job the employee performed for OIPD, the role the employee now serves for the Applicant and the date the employee left OIPD. Use Part B for Applicant Associates with Relatives or Members of the Household working for OIPD that had or will have involvement with this Procurement or Subgrant.

Part A: Employees that left OIPD in the last year.			
Employee Name/Signature	Job Performed for OIPD	Current Role with Applicant	Date left OIPD
<p>Name: _____</p> <p>Sign: _____</p> <p>Involved with this Procurement on behalf of OIPD?</p> <p>No <input type="checkbox"/> Yes <input type="checkbox"/></p> <p>Involved with application development for this Procurement? No <input type="checkbox"/> Yes <input type="checkbox"/></p>			
<p>Name: _____</p> <p>Sign: _____</p> <p>Involved with this Procurement on behalf of OIPD?</p> <p>No <input type="checkbox"/> Yes <input type="checkbox"/></p> <p>Involved with application development for this Procurement? No <input type="checkbox"/> Yes <input type="checkbox"/></p>			

Name: _____ Sign: _____ Involved with this Procurement on behalf of OIPD? No <input type="checkbox"/> Yes <input type="checkbox"/> Involved with application development for this Procurement? No <input type="checkbox"/> Yes <input type="checkbox"/>			
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	--	--	--

Part B: Identify Associates of the Applicant that are Relatives or Members of the Household of OIPD employees currently working for OIPD, if the OIPD employee had or will have any involvement with this Procurement or Subgrant.

Applicant Associate's Name	Name and Relationship of Relative or Member of Household Employed at OIPD	Role at OIPD	OIPD employee's Role with this Procurement

(Make copies of this form as needed to list additional employees.)

Attachment 10

Standards of Conduct Policy Regarding Former OIPD Employees

When employees of firms which compete for or have Subgrants with the OIPD come to work for the OIPD, and when OIPD employees go to work for firms which compete for or have Subgrants with the OIPD, a Potential Conflict of Interest may exist.

Use of a former OIPD employee by an Applicant on the same, or substantially similar Procurement, for which the employee performed a role or function for the OIPD, unless mitigated to the satisfaction of the OIPD, is prohibited for a period of one year following separation of employment with the OIPD. Roles and functions of particular concern include drafting specifications or statements of work, reviewing or scoring a bid or proposal, authorizing service or assigning work, awarding a Subgrant, administering a Subgrant, or overseeing Subgrantee's performance. The OIPD may determine that the role or Procurement is not substantially similar because of differences in location of the Project or work, because of the type and method of Procurement, because the employee did not participate personally or substantially in the procurement, because the role performed was minor in nature, such as a technical sufficiency review, or because the Civil Service Commission has granted the employee an applicable waiver. Examples of mitigation that may, in appropriate situations, be acceptable to the OIPD include separation of certain decision-making functions concerning the Project, not using the employee in preparation of applications but allowing them to perform work on the Project, and not having the employee have direct contact with OIPD staff formerly under his/her supervision.

Applicants shall disclose to OIPD the identification of any of Applicant's employee(s) that had been employed by OIPD within the twelve-month period prior to the submission date for the Application. Each Applicant's disclosure shall include a signed statement by the former OIPD employee of their proposed role for the Applicant in the particular NOFO and any resulting Subgrant. Failure of an Applicant to disclose such relationship or to remedy such potential violation will result in the rejection of the Applicant's bid or cancellation of the Subgrant with the OIPD as well as being grounds for cancellation of an Applicant's prequalification or designation of an Applicant as ineligible for future Procurements as not being a responsible Applicant. (Also see below regarding the ban on any direct beneficial or financial interest.)

The following situations constitute organizational conflicts of interest. This listing is not exhaustive:

A conflict of interest exists when an Applicant that provides systems engineering and technical direction for a system is awarded a subgrant to supply the system or any of its major components; or is a subgrantee or consultant to a supplier of the system or any of its

major components; even if the Applicant did not have overall subgrantee responsibility for the system's development, its integration, assembly, and checkout, or its production. In this example, systems engineering includes a combination of substantially all of the following activities: determining specifications, identifying and resolving interface problems, developing test requirements, evaluating test data, and supervising design. Technical direction includes a combination of substantially all of the following activities: developing work statements, determining parameters, directing other subgrantee's operations, and resolving technical controversies. In performing these activities, a subgrantee occupies a highly influential and responsible position in determining a system's basic concepts and supervising their execution by other subgrantees. Therefore, this Applicant should not be in a position to make decisions favoring its own products or capabilities.

A conflict of interest exists when an Applicant prepares and furnishes complete specifications covering non-developmental items, to be used in a competitive procurement, and submits an application or bid to be allowed to furnish these items, either as a prime subgrantee or as a subgrantee, for a reasonable period of time including, at least, the duration of the initial production subgrant.

If a single subgrantee drafts complete specifications for non-developmental equipment, that subgrantee should be eliminated for a reasonable time from competition for production based on the specifications. This should be done in order to avoid a situation in which the subgrantee could draft specifications favoring its own products or capabilities. In this way the Government can be assured of getting unbiased advice as to the content of the specifications and can avoid allegations of favoritism in the award of production subgrants.

When an Applicant prepares, or assists in preparing, a statement of work, scope of services, or technical specifications to be used in competitively acquiring a system or services, or provides material leading directly, predictably, and without delay to such a statement of work, scope of services, or technical specifications, it is a conflict of interest if that Applicant submits an Application or bid to supply the system, major components of the system, or the services, unless:

- (i) It is the sole source;
- (ii) It has participated in the development and design work; or
- (iii) More than one subgrantee has been involved in preparing the statement of work, scope of services, or technical specifications.

Agencies should normally prepare their own statements of work, and scopes of services. When subgrantee assistance is necessary to prepare the statement of work or scope of services, the subgrantee is in a position to favor its own products or capabilities. To overcome the possibility of bias, Applicants are prohibited from supplying a system or services acquired on the basis of a statement of work or scope of services growing out of their services, unless:

- (i) It is the sole source;
- (ii) It has participated in the development and design work; or
- (iii) More than one subgrantee has been involved in preparing the statement of work, scope of services, or technical specifications.

It is a conflict of interest for a subgrantee to participate in the evaluation of products or services that it offers. Subgrants for the evaluation of offers for products or services shall not be awarded to an Applicant that will evaluate its own offers for products or services, or those of a competitor.

The following situations are not considered to constitute organizational conflicts of interest. This list is not exhaustive:

In development work, it is normal to select firms that have done the most advanced work in the field. These firms can be expected to design and develop around their own prior knowledge. Development subgrantees can frequently start production earlier and more knowledgeably than firms that did not participate in the development, and this can affect the time and quality of production, both of which are important to the Government. In many instances the Government may have financed the development. Thus, while the development subgrantee has a competitive advantage, it is an unavoidable one that is not considered unfair; hence this is not considered an organizational conflict of interest.

It is not an organizational conflict of interest for Applicants that furnish, at Government request, specifications or data regarding a product they provide, even though the specifications or data may have been paid for separately or in the price of the product.

It is not an organizational conflict of interest where Applicants, acting as industry representatives, help Government agencies prepare, refine, or coordinate specifications, regardless of source, provided this assistance is supervised and controlled by Government representatives.

It is further the policy of OIPD to restrict Applicant's use of confidential or proprietary information obtained from previous affiliations with the OIPD or the Government when competing for OIPD subgrants. When a subgrantee requires proprietary information to perform a Government subgrant and can use the leverage of the subgrant to obtain it, the subgrantee may gain an unfair competitive advantage unless restrictions are imposed. These restrictions protect the information and encourage companies to provide it when necessary for subgrant performance. They are not intended to protect information: (1) furnished voluntarily without limitations on its use; or (2) available to the Government or subgrantee from other sources without restriction.

In addition, a subgrantee that gains access to proprietary information of other companies in performing advisory and assistance services for the Government must agree with the other companies to protect their information from unauthorized use or disclosure for as long as it remains proprietary and refrain from using the information for any purpose other than that for which it was furnished. The Applicant shall provide OIPD with copies of these agreements and ensure that they are properly executed.

Subgrantees also obtain proprietary and source selection information by acquiring the services of marketing consultants which, if used in connection with an acquisition, may give the subgrantees an unfair competitive advantage. Subgrantees should make inquiries of marketing consultants to ensure that the marketing consultant has provided no unfair competitive advantage, and must disclose these relationships to OIPD on the COI Disclosure Form.

Specific Federal Standards—Procurements Related to Design-Build and Design-Bid-Build

Pursuant to 23 USC § 112(b)(3), the FHWA has promulgated administrative rules that affect federally funded Design-Build procurements and related procurements. These rules, which are in Chapter 23 of the CFR Part 636, are used as the basis for OIPD's guidelines on the subject and specifically regulate both Organizational and Individual Conflicts of Interest. OIPD's COI Guidelines incorporate a number of concepts from these federal provisions.

The primary rule governing Organizational Conflicts of Interest in Design-Build transactions is 23 CFR § 636.116. This rule affects not only Design-Build, but also "any subgrant for engineering services, inspection or technical support in the administration of the Design-Build subgrant." Following is a summary of this federal rule (OIPD's COI Guidelines apply this rule to design-bid-build and non-A&E activities as well):

Generally, a consultant who assists the state in preparing a Notice of Funding Opportunity (NOFO) document may not, subsequently, propose in response to the NOFO. However, the state may determine that the consultant does not have a conflict of interest, if the consultant furnished only "low-level" documents that were incorporated into the NOFO and made available to all Applicants, and did not assist the state in the development of instructions to Applicants or evaluation criteria for the NOFO. These Design-Build regulations also apply to "improper business practices and personal conflicts of interest" of the OIPD's selection team members. 23 CFR § 636.117 indicates that Federal Acquisition Regulations ("FARs"---specifically 48 CFR Part 3, Improper Business Practices and Personal Conflicts of Interest) will apply to the state's selection team members in the absence of relevant state laws and procedures. These regulations require government business to be "above reproach," conducted "with complete impartiality and with preferential treatment for none"

and with “the highest degree of public trust and an impeccable standard of conduct” to avoid “even the appearance of a conflict of interest.” In design-bid-build transactions, where engineering services are procured separately from the construction services, ordinarily the consulting Applicant providing the engineering services is not eligible to bid on the construction work for the Project.

No Applicant or any Associate of an Applicant in connection with a Transportation Project shall have, directly or indirectly, any interest, other than his employment or retention by a State or other governmental instrumentality, in any Subgrant in connection with such Project. No firm or an Associate of an Applicant shall have, directly or indirectly, any interest in any real property acquired or to be acquired for a Project unless such interest is openly disclosed upon the records of OIPD and such Applicant or Associate has not participated and will not participate in such acquisition for and in behalf of OIPD (see 23 CFR § 1.33).

Specific Federal Standards - National Environmental Policy Act (NEPA)

No Applicant preparing or providing environmental analysis or impact documents relating to a Project, including draft and final Environmental Assessments (EA) or Environmental Impact Statements (EIS) may have a financial or other interest in the outcome of the Project. A financial or other interest in the outcome of the Project includes any known benefits other than general enhancement of professional reputation, and includes any agreement, enforceable promise, guarantee or expectation of future work on the Project as well as any indirect benefit the Applicant is aware of such as if the Project would aid applications sponsored by the Applicant’s other clients. Compliance with 40 C.F.R. 1506.5(c) is required, which includes the requirement for a conflict of interest disclosure statement from each Applicant establishing that the Applicant does not have a financial or other interest in the Project.

4. COI Considerations Related to Previous Work on Projects.

No Applicant that has previously performed services on behalf of OIPD for a Project may be a Proposer or participate as an equity owner, team member, Subgrantee of or to a Proposer on the Project, or have a financial interest in any of the foregoing entities with respect to the Project, unless OIPD is satisfied in its sole discretion that:

- (a) such services were completed prior to initiation of the Project (exceptions may apply for NEPA services on a case-by-case evaluation of the project specifics against the applicable CFRs);
- (b) such services included only Low-Level Documents and did not include development of instructions to Applicants or evaluation criteria for the NOFO;

- (c) such services did not provide the Applicant with access to or knowledge of OIPD confidential or inside information that could provide an unfair competitive advantage with respect to the Procurement;
- (d) the prior Subgrant and information provided to the Applicant in the performance of its services are either irrelevant or are available on an equal and timely basis to all Proposers;
- (e) the work product from the Applicant incorporated into or relevant is available through Public Disclosure on an equal and timely basis to all Proposers; and
- (f) any environmental documents prepared by the Applicant have been determined to be objective, and that the OIPD demonstrated independent decision-making authority during the environmental process.

In such instances where OIPD is satisfied in the manner described above, OIPD may still, in its sole discretion, restrict the scope of services for which the Applicant shall be eligible to perform in order to further the intent and goals of these COI Guidelines.

Public Disclosure of services or products is an important consideration in determining if an Organizational Conflict of Interest exists. All COI Disclosure Forms will be considered public records.

5. COI Disclosure Process.

An Applicant shall certify its compliance with these COI Guidelines at the time of submitting an Application to OIPD, during the time of performance of any awarded Subgrant with OIPD. If submission of COI Disclosure Form(s) is required per these COI Guidelines or Subgrant, an Applicant shall represent the correctness of a completed COI Disclosure Form. If an Applicant has any changes to its staffing or organization (whether before or after entering a Subgrant) that result in an Actual, Apparent or Potential Conflict of Interest (Individual or Organizational) per these COI Guidelines or per the criteria of any COI form associated with a particular Subgrant, any such changes shall be disclosed within ten (10) business days via submittal of a Correct and signed COI Disclosure Form.

An Applicant shall assure that any COI Disclosure Form it submits includes any information required to be disclosed by its Subgrantees and other Associates, on behalf of the Applicant. An Applicant may submit either the Subgrantees' separate COI Disclosure Forms or incorporate Subgrantee information into its own COI Disclosure Form. The disclosure required with the application applies to the prime and all proposed Subgrantees that are identified or anticipated at the time of application submission.

The identification, assessment, and management of Actual or Potential Conflicts of Interest are joint tasks among OIPD, the Applicant and the Applicant's team. An Applicant must work together with OIPD in an atmosphere of candor and accountability during the period of negotiation or performance of the Subgrant with OIPD. OIPD makes the final determination as to the adequacy of any COI disclosures or COI management plan offered by the Applicant.

OIPD's COI determination is based on a number of factors such as:

- Situational Facts – description of the situation and all known facts specific to the actual or perceived COI
- Type of Work - specific product or service and Subgrant(s) involved
- Relationship to Management - specific interactions with OIPD decision-makers

6. Public Disclosure - timing and availability of product or service

The specific facts disclosed in any COI situation will be unique to that situation. Therefore, the decisions and conclusions reached in one situation may or may not be directly applicable to another. For example, the definition of "low-level" documents does not isolate an Applicant producing such documents from a potential COI situation. The ultimate determination will take into account the other factors described above.

7. Examples of Conflict of Interest Situations.

OIPD offers the following examples to better illustrate conflict of interest situations that may arise during the course of the performance of a Personal Services Subgrant, Purchase Request, Purchase Order, or any Subgrant entered into between OIPD and an Applicant, in order to provide guidance to Applicants as they determine if their specific situations warrant disclosure, evaluation, and management.

1. A Design-Build solicitation requires the responding teams to propose how to manage site features that were uncovered by a geotechnical engineering Applicant. The Applicant's reports to OIPD on the Project are available to the public. A multi-specialty engineering Applicant that is the parent company of the geotechnical engineering Applicant submits an application to design the overall Project. Depending on the particular mitigating facts, OIPD might determine in writing that the multi-specialty engineering Applicant is eligible to propose.
2. OIPD seeks comprehensive project management services for a series of Transportation Projects. One of the proposing Applicants employed a senior official from OIPD who played a significant role in providing direction for the solicitation, six months ago. OIPD initially assesses this situation as a potential Organizational Conflict of Interest and provides information to potential Proposers of this

assessment through an addendum to the NOFO. In its application, the Proposer provides mitigating information and written assurances that the individual works in an area of the company that will not be working on their program management application and that the individual will be isolated inside the company from any information associated with the program, will not be lobbying OIPD, will not engage in any activities that would violate the OIPD Code of Conduct Policy for the prescribed one-year period, and for a period of one year will not have a direct beneficial interest in the subgrant. Depending on the particular facts, OIPD might determine that, while the proposing Applicant has a potential Organizational Conflict of Interest, that conflict has been adequately mitigated and the Applicant will not be disqualified from submitting an application.

Definitions

The following definitions apply to these COI Guidelines and the OIPD's COI Disclosure Form:

“Actual Conflict of Interest” means that an individual or Applicant is unable to render impartial assistance or advice to OIPD, has impaired objectivity in performing the Project work, or has an unfair competitive advantage. “Actual Conflict of Interest” means any action or any decision or recommendation by a person acting in a capacity as a public official, the effect of which would be to the private pecuniary benefit or detriment of the person or the person's relative or any business with which the person or a relative of the person is associated unless the pecuniary benefit or detriment arises out of the circumstances described in the ORS Chapter 244 definition for “Potential Conflict of Interest” (see definition below).

“Affiliate” (of an Applicant) means a person or entity that, directly or indirectly through one or more intermediaries, controls, is controlled by, or is under common control of the Applicant.

“Apparent Conflict of Interest” means that an individual or Applicant may reasonably be perceived to have an Actual Conflict of Interest or a Potential Conflict of Interest.

“Associate” (of the Applicant) means an employee, executive, director, key project personnel, consultant, or Subgrantee, or any immediate family member of the foregoing.

“Authorization” (of the Subgrant). A public subgrant is authorized by a Public Employee if the Public Employee participated substantially in the procurement selection process or performed a significant role in the selection of an Applicant or the execution of the Subgrant. A significant role includes recommending approval or signing of the Subgrant, including serving as a reference, recommending selection or serving on a selection committee or team, or having the final authorizing authority for the Subgrant.

“Applicant” means a legally operating business entity submitting a bid in response to a Procurement solicitation.

“Conflict of Interest” or “COI” means an Individual Conflict of Interest or Organizational Conflict of Interest and includes an Actual, Potential, or Apparent Conflict of Interest.

“COI Disclosure Form” means a manually signed disclosure of any Actual Conflict of Interest, Apparent Conflict of Interest or Potential Conflict of Interest documented in the form of OIPD's COI Disclosure Form.

“COI Guidelines” refers to this document and all references herein.

“Subgrant” means an Agreement, Subgrant, Purchase Request (PR), Work Order Subgrant (WOC), Purchase Order (PO), or any other type agreement with OIPD, regardless of what it may be called, for the procurement or disposal of supplies, services, or construction.

“Subgrantee” means a legally operating business entity who has been awarded a subgrant in response to a Procurement.

“Correct” means, in the context of determining the accuracy of a COI Disclosure Form, that the form, in all material respects, is complete, accurate, not misleading, and does not omit any material information.

“Applicant” means a Proposer or Applicant under a Procurement solicitation, a consultant or subgrantee under a Subgrant, or a Subgrantee at any tier of a Proposer, consultant, or subgrantee, and any partner or member of any of the foregoing. An Applicant includes all persons, individual or corporate, without regard to form of legal entity, and any partner or member of any of the foregoing.

“Member of the Household” (of the Public Employee) means any person who resides with the Public Employee.

“Individual Conflict of Interest” means that an individual has a conflict of interest because of a financial interest, gift, or other activities or relationships with other persons including but not limited to individuals with whom the individual has business, familial or household relationships.

“Interest” (in the context of a conflict of interest) means a direct or indirect interest and includes a personal as well as financial interest.

“Low-Level Document” means A&E, non-A&E and IT program or Project-related documents which provide a basic understanding of a specific aspect of the program or Project. With regard to A&E and related services, it means that the role of the consultant or subconsultant was limited to provision of preliminary design, reports, or similar “low-level” documents that will be incorporated into the solicitation, and did not include assistance in development of instructions to Applicants or evaluation criteria.

“Organizational Conflict of Interest” means that a relationship or situation exists whereby an Applicant or any of its Associates has past, present, or currently planned interests or activities that either directly or indirectly (through a client, subgrantee, financial, organizational or other relationship) may relate to the work to be performed under the proposed Subgrant with OIPD and which: (a) diminish the Applicant’s or an Associate’s capacity to give impartial, technically sound, objective assistance or advice; (b) may impair the Applicant’s or an Associate’s objectivity in performing the Subgrant; (c) may impair OIPD’s objectivity in oversight of the Subgrantee’s performance; or (d) may result in an unfair competitive advantage. It does not include the normal flow of benefits from the performance of the Subgrant.

“Potential Conflict of Interest” means that an individual or Applicant, as a result of current plans, may reasonably be expected to have an actual conflict of interest. “Potential Conflict of Interest” means any action or any decision or recommendation by a person acting in a capacity as a public official, the effect of which could be to the private pecuniary benefit or detriment of the person or the person’s relative, or a business with which the person or the person’s relative is associated, unless the pecuniary benefit or detriment arises out of the following: (a) an interest or membership in a particular business, industry, occupation or other class required by law as a prerequisite to the holding by the person of the office or position; (b) any action in the person’s official capacity which would affect, to the same degree, a class consisting of all inhabitants of the state or a smaller class consisting of an industry, occupation or other group including one of which or in which the person, or the person’s relative or business with which the person or the person’s relative is associated, is a member or is engaged; or (c) membership in or membership on the board of directors of a nonprofit corporation that is tax-exempt under section 501(c) of the Internal Revenue Code.

“Procurement” means a Notice of Funding Opportunities (NOFO), Request for Quotes (RFQ), Request for Information (RFI), Invitation for Bid (IFB), or any other form of solicitation or Procurement by OIPD.

“Project” means any proposed or existing undertaking pertaining to such programs that are assigned to OIPD under applicable law.

“Proposal” means a bid, proposal, or other submission appropriate to a Procurement.

“Proposer” means a legally operating business entity submitting a Proposal in response to a Procurement.

“Public Disclosure” means the work product or service (in connection with the preparation of a Procurement) is available for public review and analysis for a reasonable amount of time, typically at least thirty (30) calendar days.

“Public Employee” means any person who is serving the Government of Guam or any of its political subdivisions or any other governmental body as defined in 5 GCA § 5125 as an elected official, appointed official, employee, agent, or otherwise, irrespective of whether the person is compensated for the services. (For the purposes of these COI Guidelines, all OIPD employees are considered Public Employees under this definition.)

“Relative” (of a Public Employee) means:

- the Public Employee’s spouse or domestic partner;
- the children, siblings, spouses of siblings or parents of the Public Employee or the Public Employee’s spouse; or
- any individual for whom the Public Employee has a legal support obligation or for whom the Public Employee provides benefits arising from the Public Employee’s

public employment or from whom the Public Employee receives benefits arising from that individual's employment.

“Subgrantee” means a subgrantee or subconsultant at any tier.

Attachment 5

CERTIFICATION OF NON-EMPLOYMENT OF CONVICTED SEXUAL OFFENDERS

Pursuant to Guam Public Law 28-24, as amended by Guam Public Law 28-98, if a subgrant for services is awarded to an Applicant, then the service provider must warrant that no person in its employment who has been convicted of a sex offense under the provisions of Chapter 25 of Title 9 of the Guam Code Annotated or of an offense defined in Article 2 of Chapter 28 of Title 9 of the Guam Code Annotated, or who has been convicted in any other jurisdiction of an offense with the same elements as heretofore defined, or who is listed on the Sex Offender Registry, shall provide services on behalf of the service provider while on government of Guam property, with the exception of public highways. If any employee of a service provider is providing services on government property and is convicted subsequent to an award of a subgrant, then the service provider warrants that it will notify the OOG of the conviction within twenty-four hours of the conviction and will immediately remove such convicted person from providing services on government of Guam property. If the service provider is found to be in violation of any of the provisions of this paragraph, then the OOG will give notice to the service provider to take corrective action. The service provider shall take corrective action within twenty-four hours of notice from the OOG, and the service provider shall notify the OOG when action has been taken. If the service provider fails to take corrective steps within twenty-four hours of notice from the OOG, then the OOG in its sole discretion may temporarily suspend any subgrant for services.

I, _____ being a duly authorized representative of the
Applicant,

(print name)

being a duly authorized representative of the Applicant acknowledge the requirements described above, have ensured that the application as submitted addresses these requirements, and certify that if awarded the subgrant, the Applicant will follow these mandates.

(Company Name)

(Title)

(Signature)

(Date)

Disclosure of Lobbying Activities

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352

(See reverse for public burden disclosure)

<p>1. Type of Federal Action:</p> <p>a. subgrant</p> <p>b. grant</p> <p>c. cooperative agreement</p> <p>d. loan</p> <p>e. loan guarantee</p> <p>f. loan insurance</p>	<p>2. Status of Federal Action:</p> <p>a.</p> <p>bid/offer/application</p> <p>b. initial award</p> <p>c. post-award</p>	<p>3. Report Type:</p> <p>a. initial filing</p> <p>b. material change</p> <p>For material change only:</p> <p>Year _____ quarter _____</p> <p>Date of last report _____</p>
<p>4. Name and Address of Reporting Entity:</p> <p>_____Prime _____ Subrecipient</p> <p>Tier_____, if Known:</p>	<p>5. If Reporting Entity in No. 4 is Subrecipient,</p> <p>Enter Name and Address of Prime:</p>	

Congressional District, if known:	Congressional District, if known:
6. Federal Department/Agency:	7. Federal Program Name/Description: CFDA Number, if applicable: _____
8. Federal Action Number, if known:	9. Award Amount, if known: \$ _____
10. a. Name and Address of Lobbying Registrant (if individual, last name, first name, MI):	b. Individuals Performing Services (including address if different from No. 10a) (last name, first name, MI):
11. Information requested through this form is authorized by title 31 U.S.C. section 1352. This disclosure of lobbying activities is a material representation of fact upon which reliance was placed by the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be reported to the Congress semi-annually and will be available for public inspection. Any person who fails to file the required disclosure shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.	Signature: _____ Print Name: _____ Title: _____ Telephone No.: _____ Date: _____

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APPENDIX A

GENERAL TERMS AND CONDITIONS for the BEAD PROGRAM FUNDS

1. Award Compliance Requirements, Prioritization and Terminology

Grantees must comply with all requirements contained in 47 U.S.C. § 1702, the BEAD NOFO, the Department of Commerce Standard Terms and Conditions, the General Terms and Conditions for the BEAD Program, and the Specific Award Conditions applicable to each individual award. In any case where language among two or more authorities appears inconsistent, the relevant authorities should be read and interpreted in a manner which emphasizes consistency and harmonization across all relevant authorities. Where harmonization is impossible, Grantees (OIPD) should prioritize following the language contained in these authorities in the following order (from highest to lowest priority): 47 U.S.C. § 1702; the award's Specific Award Conditions; the General Terms and Conditions for the BEAD Program; the BEAD NOFO; the Department of Commerce Standard Terms and Conditions. The definitions in the BEAD NOFO shall apply to capitalized terms not otherwise defined herein.

Additionally, as used herein, the terms "Grantee" and "Subgrantee" refer to the recipient (OIPD) or subrecipient of a grant (subgrantee) as appropriate and as aligned with the Uniform Guidance (i.e., 2 CFR Part 200) and the BEAD NOFO. The Grantee assumes ultimate responsibility for compliance with the requirements of this award.

2. Management Conference

After the award start date or the inclusion of an amendment for additional funds, NTIA may contact the Grantee to arrange a management conference. The purpose of the management conference is to explain to the Grantee its responsibilities for administration of the award, including its responsibilities with respect to the Terms and Conditions of the award and applicable Federal requirements.

3. Grantee, Subgrantee, and Subgrantor Compliance with Applicable Requirements

The Grantee shall comply, and must require each Subgrantee or subgrantor, including lower tier. Subgrantees or subgrantors, to comply with all applicable Federal, state, and local laws and regulations, and all applicable terms and conditions of this award. The Grantee and its Subgrantees are responsible for ensuring that all subgrants, including those necessary for design and construction of facilities, are implemented in compliance with the Terms and Conditions of this Award. See also NOFO

Section IX.G.4.

4. Prevention of Waste, Fraud, and Abuse

Consistent with the principles in 2 CFR part 200, at any time(s) during the grant period of performance, NTIA may direct a member or members of the Grantee's key personnel to take a Government-provided training on preventing waste, fraud and abuse. Key personnel include those responsible for managing the Grantee's finances and overseeing any subgrantors, sub-subgrantors or Subgrantees (for financial matters and/or general oversight related to the grant). NTIA will provide instructions on when and how to take such training(s), and costs incurred by a Grantee relative to the training (e.g., staff time) are eligible for reimbursement pursuant to the NTIA award.

Further, Grantees must monitor award activities for common fraud schemes, including but not limited to:

- false claims for materials and labor;
- bribes related to the acquisition of materials and labor;
- product substitution;
- mismarking or mislabeling on products and materials; and
- time and materials overcharging.

Should a Grantee detect any fraud schemes or any other suspicious activity, the Grantee must contact its assigned NTIA Federal Program Officer and the Department of Commerce, Office of Inspector General Hotline, as indicated at <https://www.oig.doc.gov/Pages/Contact-Us.aspx>, as soon as possible.

Additionally, in accordance with 2 CFR 200.113, an applicant or Grantee must disclose, in a timely manner, in writing to the Federal awarding agency or pass-through entity all violations of Federal criminal law involving fraud, bribery, or gratuity violations potentially affecting the Federal award. Grantees are required to report certain civil, criminal, or administrative proceedings to SAM.gov.

Failure to make required disclosures can result in any of the remedies described in 2 CFR 200.339. (See also 2 CFR Part 180, 31 USC 3321, and 41 USC 2313.)

5. Protection of Whistleblowers

The Department of Commerce Financial Assistance Standard Terms and Conditions are incorporated into every NTIA grant award. Section F.05 of these Terms and Conditions states that each award is subject to the whistleblower protections afforded by 41 USC 4712 (Enhancement of subgrantor protection from reprisal for disclosure of certain information).

Generally, this law provides that an employee or subgrantor (including subgrantors and personal services subgrantors) of a Grantee, Subgrantee, subgrantor, subgrantor or personal services subgrantor may not be discharged, demoted, or otherwise discriminated against as a reprisal for disclosing to a person or body information that the employee reasonably believes is evidence of gross mismanagement of a Federal award, subgrant, or a subgrant under a Federal award or subgrant, a gross waste of Federal funds, an abuse of authority relating to a Federal award or subgrant or subgrant under a Federal award or subgrant, a substantial and specific danger to public health or safety, or a violation of law, rule, or regulation related to a Federal award, subgrant, or subgrant under a Federal award or subgrant. Grantees and subgrantors under Federal awards and subgrants must inform their employees in writing of the rights and remedies provided under 41 USC 4712, in the predominant native language of the workforce.

A person that believes they have been the subject of retaliation for protected whistleblowing can contact the Department of Commerce, Office of Inspector General Hotline, as indicated at <https://www.oig.doc.gov/Pages/Hotline.aspx>, or the U.S. Office of Special Counsel, toll free at 1-800-872-9855.

6. Signage and Public Acknowledgements

The Grantee is encouraged to post signage and to include public acknowledgements in published and other collateral materials (e.g. press releases, marketing materials, webpages, plaques) satisfactory to NTIA and NIST that identifies grant funded activities and indicates that those activities are “funded by the Infrastructure Investment and Jobs Act.” The Grantee employing signage is encouraged to use the Official Investing in America emblem in accordance with the guidelines and design specifications found in the Building A Better America Brand Guide found here: <https://www.whitehouse.gov/wp-content/uploads/2022/08/Building-A-Better-America-Brand-Guide.pdf>. Costs associated with signage and public acknowledgements must be reasonable and limited. Signs or public acknowledgements should not be produced, displayed, or published if doing so results in unreasonable cost, expense, or Grantee burden. The Grantee should use best effort to use recycled or recovered materials when procuring signs.

7. Eminent Domain

In accordance with Executive Order 13406, “Protecting the Property Rights of the American People” (June 28, 2006), the Grantee agrees:

- Not to use any power of eminent domain available to the Grantee (including the commencement of eminent domain proceedings) for use in connection with the grant for the purpose of advancing the economic interests of private parties;
- Not to accept title to land, easements, or other interest in land acquired by the use of any power of eminent domain for use in connection with the grant for the purpose of advancing the economic interests of private parties; and
- Any use of the power of eminent domain to acquire land, easements, or interests in land, whether by the Grantee or any other entity that has the power of eminent domain, in connection with the grant requires prior written consent from NTIA. Any use of eminent domain without prior written consent of NTIA constitutes an unauthorized activity and/or use of funds under the award, and subjects the Grantee to appropriate enforcement action by the Grants Officer, including but not limited to the disallowance of award costs and the termination of an award.

8. Construction Subgrant Security Bond

Pursuant to 2 CFR 200.326, for construction or facility improvement subgrants or subsubgrants exceeding the Simplified Acquisition Threshold (currently \$250,000), the Grantee may submit its bonding policy and requirements to the Grants Officer for a determination of whether the Federal interest is adequately protected. If such a determination has not been made, the minimum bonding requirements of 2 CFR 200.326 (Bonding requirements) shall apply. Separately, the Grantee may elect to place additional bonding requirements on its Subgrantees consistent with the programmatic letter of credit waiver discussed in Term 44 below.

9. Inspection and Testing of Materials

The Grantee or Subgrantee, as applicable, shall ensure that all materials and equipment used in the completion of the work shall be subject to adequate inspection and testing in accordance with accepted standards. Materials of construction, particularly those upon which the strength and durability of any structure may depend, shall be subject to inspection and testing to establish conformance with specifications and suitability for intended uses. The Grantee or Subgrantee shall ensure that documentation of the same is cataloged and retained.

10. Energy Efficiency

The Grantee shall apply, where feasible, design principles for the purpose of reducing pollution and energy costs and optimizing lifecycle costs associated with the construction.

11. Requirements During Construction

During construction, the Grantee or Subgrantee, as applicable, is responsible for:

- Ensuring that it meets all deadlines in approved plans and specifications;
- Monitoring the progress of grant funded activities;
- Reporting progress;
- Providing for required construction permits and adequate construction inspection;
- Promptly paying costs incurred for grant funded activities;
- Monitoring subgrantees' compliance with Federal, State, and local requirements; and
- Constructing and maintaining in good condition throughout the construction period a sign or signs, at the site of grant funded activities in a conspicuous place indicating that the Federal Government is participating in the activities.

12. Environmental and Historic Preservation (EHP) Review

The Grantee must comply with the requirements of all applicable Federal, state, and local environmental laws, regulations, and standards and must ensure that Subgrantees comply with all such requirements as well.

A. EHP Pre-Implementation and Funding Conditions

The Grantee must not initiate or allow a Subgrantee to initiate any grant funded implementation activities—except for the limited permissible activities identified in Section 13.E below—and must not disburse any BEAD funds to a Subgrantee prior to the following:

The completion of any review required under the National Environmental Policy Act of 1969 (42 U.S.C. 4321, et seq.) (NEPA), and issuance by NTIA and the Grantee, as required, of a Categorical Exclusion (Cat Ex) determination, Record of Environmental Consideration (REC),

Finding of No Significant Impact (FONSI), or Record of Decision (ROD) (hereinafter “decision documents”) that meets the requirements of NEPA;

The completion of reviews required under Section 106 of the National Historic Preservation Act of 1966 (54 U.S.C. 300101, et seq.) (NHPA), including any consultations required by Federal law, to include consultations with the State Historic Preservation Office (SHPO), and Federally recognized Native American tribes;

The completion of consultations with the U.S. Fish and Wildlife Service (USFWS) or the National Marine Fisheries Service (NMFS), as applicable, under Section 7

of the Endangered Species Act (16 U.S.C. 1531, et seq.), and/or consultations with the U.S. Army Corps of Engineers (USACE) under Section 404 of the Clean Water Act (33 U.S.C. 1251, et seq.), as applicable; and Demonstration of compliance with all other applicable Federal, state, and local environmental laws and regulations.

B. Grantee Compliance with NEPA as Joint Lead Agency

NEPA Compliance: To ensure the timely completion of environmental review for all BEAD-funded activities subject to NEPA review, the Grantee must:

Serve as a “joint lead agency” in its capacity as the State (or Territory) agency administering the BEAD program in accordance with 42 U.S.C. 4336a(a)(1)(B) and carry out the duties described in 42 U.S.C. 4336a(a)(2);

- Complete an evaluation of the sufficiency, applicability and accuracy of the analysis in the relevant First Responder Network Authority (FirstNet) Regional Programmatic Environmental Impact Statement (PEIS) chapter as it applies to anticipated implementation activities for the Grantee’s State or Territory;
- Include in all awards to Subgrantees conditions stating that:
 1. the Subgrantee will not commence implementation and funds will not be disbursed until any necessary environmental review is complete and NTIA has approved any necessary decision document, except for the limited permissible activities identified in Section 13.E below;
 2. the Subgrantee must timely prepare any required NEPA documents and obtain any required permits, and must adhere to any applicable statutory deadlines as described in 42 U.S.C. 4336a(g); and the Subgrantee must provide a milestone schedule identifying specific deadlines and describing how the Subgrantee proposes to meet these timing requirements including, as required, the completion of consultations, the completion of NEPA and Section 106 reviews, and the submission of Environmental Assessments (EAs) or Environmental Impact Statements (EISs).
- For grant funded activities carried out by Subgrantees, certify the sufficiency of all Subgrantee NEPA documentation, either by preparing such documentation or by supervising Subgrantees’ preparation of draft documents, independently reviewing those drafts, and verifying that draft documents meet the requirements of NEPA prior to transmittal to NTIA;
- For grant funded activities carried out by the Grantee, complete all analyses required to prepare all NEPA documentation, draft all NEPA

documents, and ensure that such documents meet the requirements of NEPA prior to transmittal to NTIA; and

- Submit all NEPA documentation—including any supporting environmental documentation required or requested by NTIA—to NTIA for review.

C. Grantee Compliance with NHPA Section 106

NHPA Compliance: To ensure the timely completion of historic preservation review for all BEAD-funded activities, the Grantee must:

- At the earliest possible time, provide the NTIA-assigned Environmental Program Officer sufficient information to initiate Tribal notification via the FCC's Tower Construction Notification System (TCNS) when required for grant funded activities;
- Provide notified Tribes with information regarding grant funded activities via their preferred communication means, as identified in TCNS;
- Apply the Advisory on Historic Preservation (ACHP) Program Comment to Avoid Duplicative Reviews for Wireless Communications Facilities or any other applicable program comment or program alternative developed to address the Section 106 review of communications facilities;
- Adhere to, and ensure that all Subgrantees adhere to, the provisions of the NTIA memorandum to SHPOs, Tribal Historic Preservation Officers (THPOs), and Internet for All (IFA) grant recipients authorizing IFA grant recipients to initiate Section 106 consultation for NTIA funded projects;
- Notify NTIA of any Tribal request for government-to-government consultation or any identification that a grant funded activity may impact a historic property or a property of religious or cultural significance to a Tribe; and
- Provide all consulting parties with the statutorily required time to respond to its determination of a grant funded activity's effect on historic properties.

D. NTIA EHP Guidance

Further Guidance: NTIA will issue further implementation guidance regarding the Grantee's and Subgrantee's responsibilities under this Section. That guidance will include instructions on the following topics, among others:

- How the Grantee should evaluate the sufficiency, applicability and accuracy of the relevant FirstNet PEIS section;

- How the Grantee should evaluate what level of environmental review is appropriate and determine what type of NEPA document is required for a grant funded activity to proceed;
- NTIA's criteria for determining whether each type of NEPA document meets the requirements of NEPA;
- How the Grantee and/or Subgrantee should format NEPA documents;
- How the Grantee should submit NEPA documents and any other required environmental documentation to NTIA;
- How the Grantee will work with cooperating agencies;
- How to develop an appropriate milestone schedule and NEPA timeline for meeting NEPA's timing requirements; and
- NTIA's process for notifying the Grantee that a NEPA document meets the requirements of NEPA.

E. Limited Permissible Pre-Implementation Activities

The Grantee must ensure that implementation (site preparation, demolition, construction, ground disturbance, fixed installation, or any other implementation activities) does not begin prior to the completion of all EHP requirements as outlined in this Section. The Grantee must comply with all conditions placed on the grant funded activities as the result of NEPA or NHPA consultation or processes under other applicable laws—e.g., mitigation requirements, best management practices, or other measures necessary to reduce environmental impacts—and ensure that Subgrantees comply with such conditions as well. The Grantee must also provide any information requested by NTIA to ensure both initial and ongoing compliance with all requirements described above.

The Grantee may undertake or allow limited permissible activities under NEPA to proceed using award funds prior to the completion of the EHP review process, including the following:

- Pre-construction planning, including collecting information necessary to complete environmental reviews;
- Applications for environmental permits;
- Studies including, but not limited to, Environmental Assessments (EA), wetland delineations, biological assessments, archaeological surveys, and other environmental reviews and analyses;
- Administrative costs;
- Pre-award application costs;
- Activities supporting consultations required under the NHPA, the Endangered Species Act, the Clean Water Act; and/or

- Limited, preliminary procurement, including the purchase or lease of equipment, or entering into binding subgrants to do so; the purchase of applicable or conditional insurance; and/or funds used to secure land or building leases (including right-of-way easements).

Grantees or Subgrantees that undertake unauthorized project activities in contravention of this Section proceed at their own risk and may face de-obligation of funding.

The Grantee shall notify NTIA within 24 hours upon receipt of any Section 106 notices of foreclosure; notices requesting continuing or supplemental consultation received from the SHPO, THPO, or other consulting party or the USFWS or NMFS; or notices of noncompliance received from consulting authorities or regulatory agencies.

Any change to the approved scope of grant funded activities proposed after the completion of environmental and historic preservation review that has the potential for altering the nature or extent of environmental or historic preservation impacts must be brought to the attention of NTIA and will be re-evaluated for compliance with applicable requirements.

Archaeological Resources: Burial sites, human remains, and funerary objects are subject to the requirements of all applicable Federal, Tribal, state, and local laws and protocols, such as the Native American Graves Protection and Repatriation Act (NAGPRA), in addition to Section 106 of the NHPA. Grantees must notify NTIA of inadvertent discoveries and potential impacts to these resources and identify and follow all applicable laws or protocols. Grantees should have an archaeologist who meets the Secretary of the Interior's Professional Qualification Standards monitor ground disturbance for grant funded activities proposed in the vicinity of National Register eligible archaeological sites and suspected or known burials. If any potential archeological resources or buried human remains are discovered during construction, the Grantee must immediately stop work in that area, secure that area, and keep information about the discovery confidential, except to notify NTIA and the interested SHPO, THPO, and potentially affected Tribes. Such construction activities may then only continue with the written approval of NTIA.

13. Tribal Employment Rights Ordinances

NTIA recognizes Tribal Employment Rights Ordinances (TEROs), which may provide for preferences in subgranting and employment, in connection with its financial assistance awards. Tribal ordinances requiring preference in subgranting, hiring, and firing and the payment of a TERO fee are allowable provisions under Federal awards and NTIA requires their incorporation when applicable into BEAD Program subgrants to Native American/Alaska Native/Native Hawaiian entities. The payment of the TERO fee, which supports the tribal employment rights office to administer the preferences,

should generally be allowable as an expense that is “necessary and reasonable for proper and efficient performance and administration” of an award, as provided under 2 CFR 200.403.

14. Scheduling Inspection for Final Acceptance

The Grantee will schedule a final inspection for each broadband infrastructure project and other construction activities when all construction has been completed, the architect/engineer has conducted its own final inspection, and any deficiencies have been corrected. Representatives of the Grantee, the architect/engineer, and the Subgrantee and/or subgrantor(s) will attend the Grantee’s final inspection for each project. NTIA must be given reasonable advance notice of each final inspection so that a representative of NTIA may participate.

15. Domestic Preference for Procurements (Build America, Buy America)

Congress passed the Build America, Buy America Act (BABA) on November 15, 2021 as part of the Infrastructure Investment and Jobs Act, Pub. L. 117-58, 135 Stat. 429, 70901-70927. BABA established domestic content procurement preference requirements for Federal financial assistance projects for infrastructure, including the BEAD Program, consistent with Section 70912(2) of the Infrastructure Act.

The Grantee shall comply with BABA consistent with applicable legal authorities, such as the Infrastructure Act, Executive Order 14005, 2 CFR Part 184, OMB Memo M-24-02, and any applicable waivers issued by the Department of Commerce. All waivers applicable to BEAD will be posted on the Build America, Buy America page maintained by the Department of Commerce Office of Acquisition Management at <https://www.commerce.gov/oam/build-america-buy-america>.

16. Prohibition on Use for Covered Communications Equipment or Services

A Grantee or Subgrantee (including subgrantors and subgrantees of Subgrantees) may not use BEAD grant funds (including non-Federal cost share) to purchase or support any communications equipment or service covered by either the Secure and Trusted Communications Networks Act of 2019 (47 USC 1608) or 2 CFR 200.216 (Prohibition on certain telecommunications and video surveillance services or equipment).

17. Consistent with 47 U.S.C. § 1702(e)(3)(A)(i)(IV), a Grantee must establish fair, open, and competitive processes for selecting Subgrantees. A Grantee must make its Subgrantee selection process as described in the approved Initial Proposal, subject to any amendments agreed upon by NTIA and the Grantee. See NOFO Section IV.B.7 for full requirements.

18. Order of Award Priority Consistent with 47 U.S.C. § 1702(h)(1)(A)(i), Grantees shall award funding for broadband infrastructure projects in a manner that: (I) prioritizes unserved service projects; (II) after certifying to the Assistant Secretary that the Grantee will ensure coverage of broadband service to all unserved locations within the jurisdiction of the Grantee, prioritizes underserved service projects; and (III) after prioritizing underserved service projects, provides funding to connect eligible community anchor institutions. See also NOFO Section IV.B.7.a.ii.5.

19. Consider All Provider Types: Consistent with 47 U.S.C. § 1702(h)(1)(A)(iii), a Grantee may not exclude cooperatives, nonprofit organizations, public-private partnerships, private companies, public or private utilities, public utility districts, or local governments (“potential providers”) from eligibility for broadband network deployment grant funds. In determining whether to approve a Grantee’s Final Proposal, NTIA will consider whether the Grantee has, after the enactment of the Infrastructure Act, adopted new laws, regulations, policies, procedures or any other form of rule or restriction that, in the determination of NTIA, seeks to exclude or has the effect of excluding any potential providers from eligibility for its subgrant competition. NTIA further strongly encourages Grantees to waive all such laws predating the enactment of the Infrastructure Act that may either preclude certain public sector providers from participation in the subgrant competition or may impose specific requirements on public sector entities, such as limitations on the sources of financing, the required imputation of costs not actually incurred by the public sector entity, or restrictions on the service a public sector entity can offer. If a Grantee does not waive such laws, the Grantee must disclose in its Final Proposal each unsuccessful application affected by such laws and describe how those laws impacted the decision to deny the application. See NOFO Section IV.C.1.a.

20. Prohibition on the Supplantation of Funds

Consistent with 47 U.S.C. § 1702(l), grant funds awarded to the Grantee under this program shall be used to supplement, and not supplant, the amounts of Federal or non-Federal funds that the Grantee would otherwise make available for the purposes for which the grant funds may be used. See also NOFO V.H.2.

21. Ensure Subgrantee Accountability

Consistent with 47 U.S.C. § 1702(e)(4)(A)(i)(III), in addition to demonstrating how it expects to satisfy the Subgrantee monitoring and management requirements identified in 2 C.F.R. Part 200 Subpart D, each Grantee must include sufficient accountability procedures within its program to ensure Subgrantee compliance with all applicable Program requirements. The Grantee must, at a minimum, include in any subgrant

agreement reasonable provisions allowing for recovery of funds in the event of a Subgrantee's noncompliance with the BEAD Program's requirements, including but not limited to failure to deploy network infrastructure in accordance with mandated deadlines. The Grantee must, at a minimum, employ the following practices: (1) distribution of funding to Subgrantees for, at a minimum, all broadband infrastructure projects on a reimbursable basis (which would allow the Grantee to withhold funds if the Subgrantee fails to take the actions the funds are meant to subsidize); (2) the inclusion of clawback provisions (i.e., provisions allowing recoupment of funds previously disbursed) in agreements between the Grantee and any Subgrantee; (3) timely Subgrantee reporting mandates; and (4) robust Subgrantee monitoring practices. NTIA will pursue clawback of funds directly from Grantee that fail to ensure

Subgrantee accountability to the fullest extent of the law. See also NOFO IV.C.1.b.

22. Civil Rights and Nondiscrimination Law Compliance

Consistent with 47 U.S.C. § 1702(g)(2)(C), the Grantee must distribute funds in an equitable and nondiscriminatory manner. See also NOFO IV.C.1.d.

Consistent with 47 U.S.C. § 1702(g)(2)(C)(ii), prior to distributing any BEAD funding to a Subgrantee, a Grantee must require the Subgrantee to agree, by subgrant or other binding commitment, to abide by the non-discrimination requirements set forth in the legal authorities listed in the NOFO, to the extent applicable, and to acknowledge that failure to do so may result in cancellation of any subgrant and/or recoupment of funds already disbursed. See also NOFO IV.C.1.g. 13

23. Resilience

In establishing their Initial Proposals and Final Proposals, Grantees must demonstrate that they have sufficiently accounted for current and future weather-and-disaster related risks to new broadband infrastructure projects. Grantees should make use of available tools and resources, like those available from the National Oceanic and Atmospheric Administration (NOAA) and other Federal agencies, as well as Grantee-level resources and centers of expertise, in drawing up their Initial and Final Proposals pursuant to the BEAD Program. See also NOFO IV.C.1.h.

24. Network Capabilities

Pursuant to 47 U.S.C. § 1702(g)(1)(A), which directs the Assistant Secretary to establish quality-of-service standards to which each Subgrantee must comply, each Grantee shall ensure that every Funded Network meets the criteria related to speed and latency and network outages outline in the NOFO IV.C.2.a. The Grantee shall ensure

that any subgrant agreement for a Funded Network permits the Subgrantee to use the subgrant to deploy broadband infrastructure in or through any area required to reach interconnection points or otherwise to ensure the technical feasibility and financial sustainability of a project providing broadband service to an unserved location, underserved location, or eligible community anchor institution.

25. Deployment Deadlines and Benchmarks

Pursuant to 47 U.S.C. § 1702(h)(4)(C), the Grantee shall ensure that each Subgrantee deploys its Funded Networks and begins providing broadband service to each customer that desires broadband service not later than four years after the date on which the Subgrantee receives the subgrant for the applicable network. The Grantee shall establish interim buildout milestones, enforceable as conditions of the subgrant, sufficient to ensure that Subgrantees are making reasonable progress toward meeting the four- year deployment deadline. The Grantee may, following consultation with the NTIA and with the approval of the Assistant Secretary, extend the deadlines under this subparagraph if the Grantee reasonably determines that (i) the Subgrantee has a specific plan for use of the grant funds, with broadband infrastructure project completion expected by a specific date not more than one year after the four-year deadline; (ii) the construction project is underway; or (iii) extenuating circumstances require an extension of time to allow the project to be completed. See NOFO IV.C.2.b.i.

26. Conduit Access Points

Pursuant to 47 U.S.C. § 1702(h)(4)(D), any Funded Network deployment project that involves laying fiber-optic cables or conduit underground or along a roadway must include interspersed conduit access points at regular and short intervals for interconnection by unaffiliated entities. Where a project proposes to lay conduit, the Grantee shall require prospective Subgrantees to propose to deploy a reasonable amount of excess conduit capacity and to propose a conduit access point interval as part of the grant application process and shall consider the adequacy of the prospective Subgrantee's proposed excess conduit capacity and access points when evaluating the application. See NOFO IV.C.2.b.ii.

27. Affordability and Low-Cost Plans

Pursuant to 47 U.S.C. § 1702(h)(4)(B), each Subgrantee receiving BEAD funding to deploy network infrastructure must offer at least one low-cost broadband service option. Pursuant to Section 1702(h)(5)(C), NTIA or the Grantee may take corrective action, including recoupment of funds from the Subgrantee, for noncompliance with the statutory low-cost plan requirement. The Grantee will include in its Initial and Final

Proposals a description of its low-cost plan requirements and middle-class affordability plan to ensure that all consumers have access to affordable high-speed internet. The Grantee will be required to ensure that services offered over Funded Networks allow subscribers in the service area to utilize the Affordable Connectivity Program, or any successor program, and that Subgrantees continue to offer the low-cost broadband service option to eligible subscribers, during the Federal Interest Period. See NOFO IV.C.2.c.i.

28. Consumer Protections

All plans offered over Funded Networks must provide subscribers unrestricted access to the full subscribed speed and service tier, without limitations based on data usage volume, throttling thresholds, or soft limits. Subgrantees must submit a biannual attestation confirming compliance with this requirement. Subgrantees shall also adhere to the service-level operational standards consistent with the requirements of 47 U.S.C. § 1702 and Appendix C of the Restructured Program Notice (RPN), including expectations for equitable, transparent service under federally funded broadband initiatives, including equitable service delivery, waiver of installation fees for eligible households, transparency in pricing, non-coercive installation practices, and standalone broadband availability. These standards shall be enforced through post-award monitoring and reporting, consistent with federal oversight under 2 CFR § 200.300–303.

29. Access to Service

Pursuant to 47 U.S.C. § 1702(g)(2)(C)(ii), operators of Funded Networks shall provide access to broadband service to each customer served by the project that desires broadband service on terms and conditions that are reasonable and non-discriminatory. Subgrantees may not limit, downgrade, or delay service delivery through the provision of inferior or outdated customer equipment, or apply hardware-based restrictions that result in materially lower service quality for any eligible customer. See NOFO IV.C.2.c.iii.

30. Public Notice

Pursuant to 47 U.S.C. § 1702(h)(4)(G), the Grantee shall require Subgrantees to carry out public awareness efforts in their service areas to highlight the value and benefits of broadband service and encourage adoption. Subgrantees shall ensure broadband service is available to all locations within the designated Project Area(s), in accordance with 47 U.S.C. § 1702(g)(2)(C)(ii), and maintained throughout the period of performance.

Subgrantees are expected to follow standard practices to support subscriber access. This may include providing notice of service availability within 30 days of network readiness; publishing service tier, pricing, and Affordable Connectivity Program (ACP) information through accessible public channels, where applicable; and maintaining a point of contact for service-related inquiries. As part of regular reporting, Subgrantees shall provide: the number of locations where service was made available; the number of locations notified; and the number of new activations during the reporting period. Subgrantees offering low-cost broadband through the ACP, any successor program, or a self-proposed low-cost option must ensure that plan information is easy to find and consistently available on their primary consumer broadband webpage. This requirement supports transparency and accessibility, and ensures that all eligible subscribers have access to service on reasonable and non-discriminatory terms, consistent with 47 U.S.C. § 1702(g)(2)(C)(ii). Compliance may be verified through standard documentation or public review during the award period.

31. Interconnection Requirements and Wholesale Access

Consistent with 47 U.S.C. § 1702(h)(4)(E), the Grantee awarding funds for construction of Middle Mile Infrastructure shall require the Subgrantee, via subgrant or other binding mandate, to allow such interconnection at any technically feasible point on the Middle Mile Infrastructure network (without exceeding current or reasonably anticipated capacity limitations). The Grantee shall require that if a Subgrantee, at any time, is no longer able to provide broadband service to the end user locations covered by the subgrant at any time on a retail basis remedial action be taken to ensure continuity of service. In consultation with NTIA, the Grantee shall require the Subgrantee to sell the network capacity at a reasonable, wholesale rate on a nondiscriminatory basis to one or more other broadband service providers or public-sector entities or sell the network in its entirety to a new provider who commits to providing services under the terms of the BEAD Program. The Grantee may pursue either remedial action so long as such action results in continued retail service to end users in the grant area. See NOFO IV.C.2.c.v.

32. Cybersecurity and Supply Chain Risk Management

Pursuant to 47 U.S.C. § 1702(g)(1)(B), a Subgrantee, in carrying out activities using amounts received from a Grantee, shall comply with prudent cybersecurity and supply chain risk management practices, as specified by the Assistant Secretary, in consultation with the Director of the National Institute of Standards and Technology and the Federal Communications Commission. Prior to allocating any funds to a Subgrantee, the Grantee shall, at a minimum, require a prospective Subgrantee to attest that:

- The prospective Subgrantee has a cybersecurity risk management plan (the plan) in place that is either: Operational, if the prospective Subgrantee is providing service prior to the award of the grant; or ready to be operationalized upon providing service, if the prospective Subgrantee is not yet providing service prior to the grant award;
- The plan reflects the latest version of the NIST Framework for Improving Critical Infrastructure

Cybersecurity (currently Version 1.1) and the standards and controls set forth in Executive Order 14028 and specifies the security and privacy controls being implemented;

- The plan will be reevaluated and updated on a periodic basis and as events warrant; and
- The plan will be submitted to the Grantee prior to the allocation of funds. If the Subgrantee makes any substantive changes to the plan, a new version will be submitted to the Grantee within 30 days. The Grantee must provide a Subgrantee's plan to NTIA upon NTIA's request. With respect to supply chain risk management (SCRM), prior to allocating any funds to a Subgrantee, the Grantee shall, at a minimum, require a prospective Subgrantee to attest that:
- The prospective Subgrantee has a SCRM plan in place that is either operational, if the prospective Subgrantee is already providing service at the time of the grant; or ready to be operationalized, if the prospective Subgrantee is not yet providing service at the time of grant award;
- The plan is based upon the key practices discussed in the NIST publication NISTIR 8276, KeyPractices in Cyber Supply Chain Risk Management: Observations from Industry and related SCRM guidance from NIST, including NIST 800-161, Cybersecurity Supply Chain Risk Management Practices for Systems and Organizations and specifies the supply chain risk management controls being implemented;
- The plan will be reevaluated and updated on a periodic basis and as events warrant; and
- The plan will be submitted to the Grantee prior to the allocation of funds. If the Subgrantee makes any substantive changes to the plan, a new version will be submitted to the Grantee within 30 days. The Grantee must provide a Subgrantee's plan to NTIA upon NTIA's request.

The Grantee also must ensure that, to the extent a BEAD Subgrantee relies in whole or in part on network facilities owned or operated by a third party (e.g., purchases wholesale carriage on such facilities), obtain the above attestations from its network

provider with respect to both cybersecurity and supply chain risk management practices. See NOFO [IV.C.2.c.vi](#).

33. Prohibition on Profit and Fees

A profit, fee, or other incremental charge above actual cost incurred by a Grantee or Subgrantee is not an allowable cost under this Program. See NOFO V.H.2.b.

34. Prohibition on Use of Grant Funds to Support or Oppose Collective Bargaining

A Grantee or a Subgrantee may not use grant funds, whether directly or indirectly, to support or oppose collective bargaining. See NOFO V.H.2.c.

35. Grantee Integrity and Performance Matters

In accordance with Section 872 of Public Law 110-417, as amended, see 41 USC 2313, if the total value of a Grantee's currently active grants, cooperative agreements, and procurement subgrants from all Federal awarding agencies exceeds \$10,000,000 for any period of time during the period of performance of an award, then the Grantee shall be subject to the requirements specified in Appendix XII to 2 CFR Part 200, for maintaining the currency of information reported to SAM that is made available in the Federal Awardee Performance and Integrity Information System (FAPIIS) about certain civil, criminal, or administrative proceedings involving the Grantee. See also NOFO VII.F.

36. Audit Requirements

2 CFR Part 200, Subpart F, adopted by the Department of Commerce through 2 CFR 1327.101, requires any non-Federal entity that expends Federal awards of \$750,000 or more in the Grantee's fiscal year to conduct a single or program-specific audit in accordance with the requirements set out in the Subpart.

Additionally, unless otherwise specified in the terms and conditions of the award, entities that are not subject to Subpart F of 2 CFR Part 200 (e.g., commercial entities) that expend \$750,000 or more in grant funds during their fiscal year must submit to the Grants Officer either: (i) a financial related audit of each DOC grant or subgrant in accordance with Generally Accepted Government Auditing Standards; or (ii) a program-specific audit for each grant or subgrant in accordance with the requirements contained in 2 CFR § 200.507. Grantees and its Subgrantees are reminded that NTIA, the Department of Commerce Office of Inspector General, or another authorized Federal agency may conduct an audit of an award at any time. See also NOFO V.G.

37. Federal Funding Accountability and Transparency Act of 2006

In accordance with 2 CFR Part 170, the Grantees are required to comply with reporting requirements under the Federal Funding Accountability and Transparency Act of 2006 (Pub. L. No. 109-282). In general, all Grantees are responsible for reporting subgrants of \$30,000 or more. In addition, Grantees that meet certain criteria are responsible for reporting executive compensation. Applicants must ensure they have the necessary processes and systems in place to comply with the reporting requirements should they receive funding. See also NOFO VII.H.

38. Protected and Proprietary Information

The Grantee and Subgrantees are expected to support Program reviews and evaluations by submitting required financial and performance information and data in an accurate and timely manner, and by cooperation with the Department of Commerce and external program evaluators. In accordance with 2 CFR 200.303(e), Grantees and Subgrantees are reminded that they must take reasonable measures to safeguard protected personally identifiable information and other confidential or sensitive personal or business information created or obtained in connection with a Department of Commerce financial assistance award. See also NOFO IX.B.

39. Subgrantee Reporting

Pursuant to 47 U.S.C. § 1702(j)(2)(A), the Subgrantee shall submit to the Grantee a report, at least semiannually, for the duration of the subgrant to track the effectiveness of the use of funds provided. Subgrantees must certify that the information in the report is accurate. Each report shall describe each type of broadband infrastructure project and/or other eligible activities carried out using the subgrant and the duration of the subgrant. Grantees may add additional reporting requirements or increase the frequency of reporting with the approval of the Assistant Secretary and must make all Subgrantee reports available to NTIA upon request. See also NOFO VII.E.2.

40. Programmatic Waiver of the Letter of Credit

Per NOFO Section IV.D.2.a.ii, the Grantee shall establish a model letter of credit (LOC) substantially similar to the model letter of credit established by the Federal Communications Commission in connection with the Rural Digital Opportunity Fund (RDOF). The LOC requirement is waived to the extent described in the Letter of Credit Notice of Programmatic Waiver, BEAD Letter of Credit Waiver Notice (ntia.gov).

41. Tribal Consent to Deploy on Tribal Land

Consistent with NOFO section IV.B.7.a.ii.10 and IV.B.9.b.15, the Grantee may not issue a subgrant to deploy broadband to Unserved Service Projects or Underserved Service Projects that include any locations on Tribal Lands without receiving a Resolution of Consent from each Tribal Government, from the Tribal Council or other governing body, upon whose Tribal Lands the infrastructure will be deployed.

42. Broadband Infrastructure Projects and the Major Purpose Test

As used in this document, broadband infrastructure “project” carries the same meaning as the term project is used in Section IV.B.7.a.ii. of the NOFO. For the sake of clarity, broadband infrastructure projects include:

- last-mile broadband deployment projects, as that term is used in Section IV.B.7.a.ii. of the NOFO, with the exception that projects for which the major purpose is training or workforce development are not considered broadband infrastructure projects for the purposes of the exceptions addressed in Term 51 below;
- projects to deploy Middle Mile Infrastructure, as that term is defined in Section I.A.(o) of the NOFO; and
- projects to deploy internet and Wi-Fi infrastructure within a multi-family residential building.

The “major purpose” of a subgrant is a broadband infrastructure project(s) if more than 50% of the estimated total costs (e.g., labor, permitting expenses, equipment, etc.) under the subgrant are necessitated by the broadband infrastructure project(s) activities of the subgrant. Grantees are responsible for initially determining whether the major purpose of a subgrant is a broadband infrastructure project. Grantees shall identify in their Final Proposals those subgrants whose “major purpose” is a broadband infrastructure project and keep NTIA apprised of any changes to such determinations. NTIA retains the authority to review subgrant agreements and revise determinations regarding the major purpose of a subgrant.

43. Encumbrances

- A. Subject to the exception below, Grantees and Subgrantees must not encumber property without prior disclosure to and approval from NTIA and NIST. Grantees and Subgrantees may not enter into any encumbrances that interfere with the construction, intended use, operation, or maintenance of grant funded property during Federal Interest Period set forth in Term 48.

The following exception applies to subgrants whose major purpose is a broadband infrastructure project. Subgrantees may encumber real property and equipment acquired or improved under such subgrants only after provision of notice to NTIA and to the Grants Officer, and subject to a requirement that the DOC receives either a first priority security interest (preferred) or a shared first priority security interest in the real property and equipment such that, if the real property and equipment were foreclosed upon and liquidated, the DOC would be entitled to receive, on a pari-passu basis with other first position creditors, the portion of the current fair market value of the property that is equal to the DOC's percentage of contribution to the project costs. For example, if the DOC had contributed 50% of the project costs, the DOC would receive, on a pari-passu basis, 50% of the current fair market value of the property when liquidated. NTIA will address the notice requirement for encumbrances in future guidance.

44. Recordation of the Federal Interest in BEAD-Funded Property

Useful Life and Compliance with 2 CFR 200.311, 200.313. For the purposes of this award, the useful life of the real property or equipment acquired or improved using BEAD funds shall coincide with the Federal Interest Period as defined in Term 49 below. During the useful life of the BEAD-funded property, the Grantee must adhere to the requirements contained in the terms and conditions of the award, including adherence to the use, management, and disposition requirements set forth in 2 CFR 200.311 or 200.313, as applicable. NTIA will provide additional information concerning the review and approval process for transactions involving BEAD-funded real property and equipment in subsequent guidance.

To document the Federal interest in BEAD-funded real property, the Grantee or Subgrantee must prepare and properly record a "Covenant of Purpose, Use and Ownership" (Covenant). The Covenant differs from a traditional mortgage lien in that it does not establish a traditional creditor relationship requiring the periodic repayment of principal and interest to NTIA. Rather, pursuant to the Covenant, the Grantee or Subgrantee acknowledges that it holds title to the BEAD-funded property in trust for the public purposes of the BEAD financial assistance award and agrees, among other commitments, that it will repay the Federal interest if it disposes of or alienates an interest in the BEAD-funded property, or uses it in a manner inconsistent with the public purposes of the BEAD award, during the useful life of the BEAD-funded property. The Covenant must be properly recorded in the real property records in the jurisdiction in which the real property is located in order to provide public record notice to interested parties that there are certain restrictions on the use and disposition of the BEAD-funded property during its useful life and that NTIA retains an undivided

equitable reversionary interest in the BEAD-funded property during the Federal Interest Period. NTIA will provide a suggested sample form to use for the Covenant to record notice of the Federal interest in real property.

UCC-1 Filing & Attorney's Certification. Pursuant to 2 C.F.R. § 200.316, after acquiring all or any portion of the equipment under this award, the Grantee or Subgrantee shall properly file a UCC-1 with the appropriate State office where the equipment will be located in accordance with the State's Uniform Commercial Code (UCC). This security interest shall be executed in advance 19 B. C. of any sale or lease and not later than closeout of the grant or subgrant, as applicable. The UCC filing(s) must include the below or substantively similar language providing public notice of the Federal interest in the equipment acquired with BEAD funding. Also, a clear and accurate inventory of the subject equipment must be attached to and filed with the UCC-1.

The UCC filing must include the below or substantively similar language:

The Equipment set forth at Attachment A hereto was acquired with funding under a financial assistance award (Award Number) issued by the National Institute of Standards and Technology, U.S. Department of Commerce. As such, the U.S. Department of Commerce retains an undivided equitable reversionary interest (Federal interest) in the Equipment for [insert number] years after the end of the year in which the award is closed out in accordance with 2 CFR 200.344.

In addition, within 15 calendar days following the required UCC filing(s), the Grantee shall provide the Grants Officer with complete and certified copies of the filed UCC forms and attachments for the equipment acquired with NTIA BEAD funding including all subgrants, along with a certification from legal counsel, licensed by the State within which the filings were made (Attorney's Certification), that the UCC filing was properly executed and filed in accordance with applicable state law. The Attorney's Certification must include the below or substantively similar language:

NIST Award Number: XX-XX-XXXX

Pursuant to 28 USC 1746, I hereby certify as follows:

I am legal counsel at _____.

I am licensed to practice law in the State of _____ having been a license holder of said state and in good standing since _____.

Attached hereto is a certified copy of UCC-1 form(s) reflecting that this document was filed in the

_____ on _____, 202x, bearing the following filing information [insert filing data, e.g., instrument number, etc.) and consists of _____ recorded pages as certified by the Secretary of State of _____.

I certify that this UCC-1 form(s) has/have been validly executed and properly recorded as noted above. I certify under the penalty of perjury that the foregoing is true and correct.

Executed on this _____ day of _____.

(Attorney name and title)

(Address and phone number)

In addition, during the estimated useful life of the [type of equipment, e.g. robotic equipment], the

Grantee or Subgrantee is hereby authorized and directed by the Grants Officer to timely file any necessary UCC-3 continuation statements (or other filings) for the subject equipment consistent with the requirements set forth in this specific award condition. Copies of all filed UCC continuation statements, together with an Attorney's Certification, must be submitted to the Grants Officer within 15 calendar days following each such filing. The UCC filing(s) and the accompanying Attorney's Certification(s) must be acceptable in form and in substance to NTIA and the National Institute of Standards and Technology (NIST) Grants Officer.

2049. Federal Interest Period

- a. BEAD-Funded Broadband Infrastructure Projects: The Federal interest in all real property or equipment acquired or improved as part of a subgrant for which the major purpose is a broadband infrastructure project will continue for ten years after the year in which that subgrant has been closed out in accordance with 2 CFR 200.344. For example, for all subgrants closed out in 2027, regardless of the month, the Federal interest will last until December 31, 2037. The Federal interest described herein applies to BEAD subgrants for which the major purpose of the subgrant, as defined in Term 46, is a broadband infrastructure project(s).

The Grants Officer, in consultation with the Program Office, shall determine the Federal Interest Period for real property or equipment that will be acquired or improved using BEAD funds and not captured in provision (a) of this Term. NTIA will issue further implementation guidance regarding the Federal Interest Period for these BEAD assets.

45. Program Income

In the case of subgrants whose major purpose is a broadband infrastructure project, Subgrantees may retain program income without restriction, including retaining program income for profit. This exception does not alter the prohibition in Term 37 regarding a profit, fee, or other incremental charge above the actual cost incurred by the Subgrantee.

46. Uniform Guidance Exceptions, Adjustments, and Clarifications Applicable to Fixed Amount Subgrants For Which the Major Purpose of the Subgrant is a Broadband Infrastructure Project(s)

The following Uniform Guidance exceptions, adjustments, and clarifications apply to fixed amount subgrants for which the major purpose of the subgrant is a broadband infrastructure project. Throughout the below discussion on exceptions, adjustments, and clarifications, the phrase “fixed amount subgrant” is used as shorthand to refer to fixed amount subgrants as described in the preceding sentence.

A. Exceptions to 2 CFR Part 200 Fixed Amount Subgrant Requirements (200.333—Fixed

Amount Subgrants and 200.201(b)(2)--Use of grant agreements (including fixed amount awards), cooperative agreements, and subgrants)

Pursuant to exceptions of 2 CFR 200.333 and 200.201(b)(2) approved by the Office of Management and Budget (“OMB”), and subject to the conditions identified below, Grantees may issue fixed amount subgrants without further NTIA approval, regardless of whether the value of the subgrant exceeds \$250,000, and notwithstanding whether the subgrant includes a non-Federal match from the Subgrantee that is being used to satisfy the Grantee’s statutory match requirement.

Grantees may elect to treat subgrants as fixed amount subgrants even if the Grantee requires Subgrantees to submit evidence of costs. Grantees thus may treat subgrants providing for a maximum payment amount that is based on a reasonable estimate of actual cost (see 2 CFR 200.201(b)(1)) as fixed amount subgrants, even if the subgrant agreement also provides that payments to the Subgrantee will be

limited to actual costs after review of evidence of costs. The authority to issue fixed amount subgrants pursuant to these exceptions is conditioned upon a requirement that the Grantee monitor the reasonableness of Subgrantee costs. Measures to validate that fixed amount subgrants reasonably approximate the actual cost of broadband infrastructure projects would include, but are not limited to, requiring Subgrantees to periodically report their expenses using Generally Accepted Accounting Principles or other standard accounting practices, or monitoring the relative proportion of costs across key spending areas: professional services (e.g., engineering, environmental and historic preservation permitting, legal expenses, etc.); construction services (e.g., digging trenches, erecting towers, blowing fiber, constructing and improving buildings, etc.); outside plant, towers, and poles (e.g., fiber plan, conduit, towers, poles, emergency power generational equipment, etc.); network and access equipment (e.g., broadband routing equipment, broadband transport equipment, network broadband access equipment, wireless base stations, antennas, etc.); operating equipment (e.g., office furniture and fixtures, work equipment and vehicles, etc.); customer premise equipment; contingency funds; and all other expenses. A Grantee's monitoring responsibility also means monitoring the non-Federal share/required by the subgrant agreement. Grantees issuing fixed amount subgrants shall require the Subgrantee to use subgrant payments only for the reimbursement of the eligible costs in connection with the last-mile broadband deployment projects for which the payment is intended and, if applicable, the eligible costs for non-deployment uses for which the payment is intended. Ineligible uses of fixed amount subgrant payments include but are not limited to the following:

- i. Personal expenses of employees, executives, board members, and subgrantors, and family members thereof, or any other individuals affiliated with the Subgrantee, including but not limited to personal expenses for housing, such as rent or mortgages, vehicles for personal use and personal travel, including transportation, lodging and meals;
- ii. Gifts to employees; housing allowances or other forms of mortgage or rent assistance for employees except that a reasonable amount of assistance shall be allowed for work-related temporary or seasonal lodging; cafeterias and dining facilities; food and beverage except that a reasonable amount shall be allowed for work-related travel; entertainment;
- iii. Expenses associated with: tangible property not logically related or necessary to the broadband infrastructure project or authorized non-deployment use; corporate aircraft, watercraft, and other motor vehicles

designed for off-road use except insofar as necessary or reasonable to access portions of the project area not readily accessible by motor vehicles travelling on roads; tangible property used for entertainment purposes; consumer electronics used for personal use; kitchen appliances except as part of work-related temporary or seasonal lodging assistance; artwork and other objects which possess aesthetic value;

iv. Political contributions; charitable donations; scholarships; membership fees and dues in clubs and organizations; sponsorships or conferences or community events not logically related or necessary for the intended use of the subgrant; nonproduct-related corporate image advertising;

v. and Penalties or fines for statutory or regulatory violations; penalties or fees for any late payments on debt, loans, or other payments.

The remainder of 2 CFR 200.201 remains unchanged. Payments to Subgrantees under fixed amount subgrants shall be made on a reimbursement basis in accordance with terms of the subgrants. See NOFO Sec. IV.C.1.b. Pursuant to 2 CFR 200.201(b)(1), acceptable forms of payment include, but are not limited to: (a) partial payments of agreed amounts upon meeting milestones or other triggering events identified in the subgrant; (b) payments on a unit price basis, for a defined unit or units, at a defined price or prices identified in the subgrant; or (c) a single payment upon completion of the project.

Pursuant to 2 CFR 200.201(b)(3), the Subgrantee must certify in writing to the Grantee at the end of the Federal award that the broadband infrastructure project funded under the subgrant was completed. Accordingly, a Subgrantee receiving a fixed amount subgrant must certify to the Grantee that the broadband infrastructure project was placed into service, as defined in 47 USC 1702(h)(4)(C) for last-mile broadband deployment projects, or in the Subgrantee agreement for all other broadband infrastructure projects, by the end of the Grantee's period of performance.

The above notwithstanding, the BEAD Program prohibition on the Grantee or Subgrantees claiming profit or fees as allowable costs remains unchanged by this exemption. See NOFO Sec. V.H.2.b. Therefore, neither fees above the estimated actual cost that will be incurred by the Subgrantee nor profit shall be considered reasonable costs when determining the reasonable estimate of actual costs (i.e., neither fees nor profits may be included in the estimate of actual costs).

Subgrantees of fixed amount subgrants pursuant to the above exceptions are not required to comply with the Cost Principles set forth in 2 CFR Subpart E. However, all fixed amount subgrants must be based on a reasonable estimate of actual cost. It is imperative that the

Grantee establish effective means for determining the reasonable estimate of actual costs prior to the issuance of any fixed amount subgrant to ensure there is sufficient funding to cover the proposed activities, while minimizing to the greatest extent possible an unexpended balance at the conclusion of the subgrant.

B. Adjustments to 2 CFR 200.318-320 and 200.324-326—Procurement Standards

Subgrantees of fixed amount subgrants pursuant to the above exceptions are not required to comply with the Procurement Standards set forth in 2 CFR 200.318-320 and 200.324-326. All other Procurement Standards, i.e., 2 CFR 200.317, 200.321-200.323, and 200.327, remain as requirements.

C. Exceptions and Clarifications to 2 CFR 200.313—Equipment

Title to equipment acquired or improved under the fixed amount subgrant vests in the Subgrantee upon acquisition, subject to the following conditions and clarifications that apply for the duration of the Federal Interest Period:

Subgrantees must follow their existing commercial practices for managing equipment in the normal course of business and must use inventory controls indicating the applicable Federal interest and loss prevention procedures. This requirement is in lieu of the requirements contained in 2 CFR 200.313(d), pursuant to an exception from OMB. Subgrantees that do not have existing commercial practices for managing equipment in the normal course of business must comply with 2 CFR 200.313(d). Subgrantees must comply with the use and equipment disposition requirements of 2 CFR 200.313(c)(4) and 313(e).

- a. Subgrantees acquiring replacement equipment under 2 CFR 200.313(c)(4) may treat the equipment to be replaced as “trade-in” even if the Subgrantee elects to retain full ownership and use over equipment. As with trade-ins that involve a third party, the Subgrantee will have to record the fair market value of the equipment being replaced in its Tangible Personal Property Status Reports to the DOC to ensure adequate tracking of the Federal percentage of participation in the cost of the grant funded activities. The Subgrantee will also be responsible for tracking the value of the replacement equipment, including both the Federal and non-Federal share.
- b. Subgrantees may sell, lease, or transfer equipment only after (a) securing the agreement of the successor or transferee to comply with these requirements and the acknowledgement of the successor or transferee of the Federal interest in the subject equipment, and

c. obtaining consent to the sale or transfer from NTIA. NTIA will provide additional information concerning the review and approval process for transactions involving BEAD-funded equipment, as well as real property, in subsequent guidance. Subgrantees must notify the Grantee and NTIA upon the filing of a petition under the U.S. Bankruptcy Code, whether voluntary or involuntary, with respect to the Subgrantee or any affiliate that would impact the Subgrantee's ability to perform in accordance with its subgrant.

d. Exception to 2 CFR 200.314--Supplies

Pursuant to an exception approved by OMB, the property standards set forth in 2 CFR 200.314 for supplies shall not apply to fixed amount subgrants.

e. Exception to 2 CFR 200.315--Intangible Property

Pursuant to an exception approved by OMB, the property standards set forth in 2 CFR 200.315 for intangible property shall not apply to fixed amount subgrants.

f. Additional Discretionary Conditions

The Grantee may impose additional conditions in their fixed amount subgrants at their discretion;

However, a Grantee may not alter the exceptions, adjustments, and clarifications to the Uniform Guidance as provided to Subgrantees and described herein without written prior approval from the NIST Grants Officer. Requests for modifications to this section must be submitted to ugam@nist.gov and must contain sufficient detail about the specific modifications the Grantee is requesting and a thorough justification supporting the request. They may only be granted in extremely limited circumstances and only in cases wherein the modification will protect the integrity of the BEAD Program funding and that are in the best interests of the Program as a whole.

Appendix B: Project Areas

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-001	1460453681	1	196 CHALAN KRISTEN	13.56933888	144.8776626	950501
PA-001	1414959084	1	132 CHALAN SARASA	13.54889173	144.8908908	950502
PA-001	1460453680	1	152 CHALAN KRISTEN	13.56996684	144.8771065	950501
PA-001	1093307818	1	30 CHALAN DMICAH	13.56962281	144.8785737	950501
PA-001	1093305394	1	404 CHALAN ISLAN GUAHAN BLDG 2	13.53741869	144.8790737	950502
PA-001	1093309496	1	280 CHALAN KARETA	13.58420237	144.8604409	950402
PA-001	1460452159	1	154 CHALAN SARASA	13.54891174	144.8899127	950502
PA-001	1412049419	1	126 CHALAN SARASA	13.54682153	144.8899347	950502
PA-001	1412042630	1	84 ROUTE 3	13.54082293	144.8323621	950300
PA-001	1412046934	1	187 CHALAN DOKDOK	13.54133708	144.8854344	950502
PA-001	1412036138	1	96 EVANGELISTA RD	13.55209215	144.8893628	950502
PA-001	1412036131	1	471 CHALAN MATAGUAK	13.55548249	144.8860514	950502
PA-001	1093305785	1	142 DULALAS LOOP	13.5325271	144.8804129	950502
PA-001	1093305521	1	6 CHALAN INIFOK	13.52314226	144.8787736	950502
PA-001	1093309674	1	185 CHALAN LAT GERU	13.58475132	144.861202	950402
PA-001	1412078574	1	28 CHALAN INIFOK	13.52319226	144.8789736	950502
PA-001	1414958020	1	184 CHALAN DMICAH	13.57023797	144.8777905	950501
PA-001	1460451213	0	28 TWO LOVERS POINT RD	13.52764761	144.8186017	950300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-001	1093305736	1	247 TUN JOSEN DREGO RD	13.54006695	144.8858393	950502
PA-001	1460448176	1	24 CHALAN FISINOS	13.57167001	144.8758063	950402
PA-001	1414957687	1	800C MARINE CORPS	13.52202015	144.8767064	950502
PA-001	1460452378	0	738 ROUTE 3A	13.61723667	144.8363955	950300
PA-001	1093309944	1	126 CHALAN KARETA	13.58428037	144.8598397	950402
PA-001	1460451224	0	92 TWO LOVERS POINT RD	13.52745169	144.8168674	950300
PA-001	1093358099	1	52 CHALAN INIFOK BLDG 3	13.52322227	144.8791407	950502
PA-001	1412049428	1	128 CHALAN SARASA	13.54708765	144.8900348	950502
PA-001	1414956828	0	44 TWO LOVERS POINT RD	13.52965281	144.8199517	950300
PA-001	1412036144	1	170 CHALAN MACHANANAO RD	13.56399124	144.8843563	950502
PA-001	1414958299	1	118 CHALAN DMICAH	13.56985883	144.8778735	950501
PA-001	1414956311	0	24 TWO LOVERS POINT RD	13.52592644	144.8162175	950300
PA-001	1460451235	1	78 N MARINE CORPS DR BLDG 2	13.52409635	144.8231281	950300
PA-001	1412036903	0	24 MAMAN BECK DR	13.62820777	144.8401908	950300
PA-001	1451842392	1	147 CHALAN INIFOK	13.52402835	144.8797847	950502
PA-001	1412042212	1	1249 CHALAN KODA	13.57434838	144.8708848	950402
PA-001	1093299692	1	255 CHALAN HACHON	13.55194704	144.8482677	950801
PA-002	1412038941	1	198 CHALAN PASIFIKU	13.52821177	144.8655124	950702
PA-002	1460454372	1	262 ADORA ST	13.52999784	144.83169	950802

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1412036882	1	292 CHALAN SABANAN PALIE	13.5455214	144.8730121	950702
PA-002	1412046511	1	68 CHALAN AYUYU BLDG 2	13.51773762	144.8958123	956300
PA-002	1451842344	1	171B CHALAN ADAI	13.53295714	144.8655454	950702
PA-002	1412038718	1	346 MAPOLA LOOP	13.52827877	144.8682737	950702
PA-002	1412040911	1	146 W ACHOTE CT	13.52793664	144.8686177	950702
PA-002	1412039722	1	165 AJUDENTE ST	13.52418036	144.8661064	950702
PA-002	1412068043	1	122 CHALAN GUIHAN	13.53629757	144.8663905	950702
PA-002	1460455476	1	600 AGA BLVD BLDG 2	13.53300625	144.8653954	950702
PA-002	1412041202	1	135 MAHONGANG ST	13.52326827	144.8662515	950702
PA-002	1412068219	1	192 GOTBU DR	13.53471132	144.8711569	950702
PA-002	1412039222	1	174 KAYEN TUNAS	13.52604755	144.8651903	950702
PA-002	1412039638	1	160 MAHONGANG ST	13.52247819	144.8656844	950702
PA-002	1412040102	1	195 WUSSTIG RD	13.52189203	144.8667624	950702
PA-002	1412068110	1	140 MAHONGANG ST	13.52242019	144.8659953	950702
PA-002	1412041593	1	188 CHALAN PAPANPANG	13.52105005	144.8648172	950702
PA-002	1093300963	1	103 WUSSTIG RD	13.51885873	144.8663625	950702
PA-002	1412040325	1	349 KAYEN JOSE L G UNTALAN	13.53119706	144.8650783	950702
PA-002	1093306878	1	114 CHALAN VICENTICO	13.5495288	144.8979515	955800
PA-002	1412040242	1	135A MAHONGANG ST	13.52324727	144.8665905	950702
PA-002	1412035895	1	176 CHALAN DUENAS	13.54066091	144.8926391	955800

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1412038439	1	108 GUMAMELA LN	13.52630158	144.8689906	950702
PA-002	1412041962	1	715H CHLAN SANHALUM	13.53583843	144.8685737	950702
PA-002	1412044077	1	322 CHALAN SANHALUM	13.53810176	144.8651673	950702
PA-002	1412037384	1	168 KAYEN FAMILIA	13.53544149	144.8659673	950702
PA-002	1093300685	1	133 LESTON LN	13.52737768	144.8698907	950702
PA-002	1412038877	1	202 AJUDENTE ST	13.52388623	144.8644063	950702
PA-002	1412035662	1	138 CHALAN TOTCHE	13.53581243	144.8655514	950702
PA-002	1412038870	1	226 MAPOLA LOOP	13.52733068	144.8704959	950702
PA-002	1451842353	1	109 MAHONGANG ST	13.52272012	144.8670065	950702
PA-002	1412044603	1	112 CHALAN TOTCHE	13.53278712	144.8678235	950702
PA-002	1412040240	1	130 AJUDENTE ST	13.52370122	144.8667234	950702
PA-002	1093305770	1	128 CHALAN AYUYU	13.51918886	144.8962735	956300
PA-002	1412039126	1	124 KAYEN CHETON	13.53699154	144.8698127	950702
PA-002	1412068003	1	265 MAPOLA LOOP	13.52827177	144.8700788	950702
PA-002	1412067709	1	236 MAPOLA LOOP	13.5275406	144.8704959	950702
PA-002	1412040033	1	106 CHALAN PAPANPANG	13.52089793	144.8668904	950702
PA-002	1093310334	1	254 CHALAN VICENTICO	13.54913186	144.8980896	955800
PA-002	1412041407	1	149 WUSSTIG RD	13.51992284	144.8667734	950702
PA-002	1412040658	1	132 CHALAN PASIFIKU	13.52880673	144.8672286	950702
PA-002	1412041898	1	32 CHALAN TUN JUAN BONIK	13.53143009	144.8668174	950702

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1412041543	1	133 CHALAN PASIFIKU	13.52866271	144.8668734	950702
PA-002	1093305004	1	38 CHALAN AYUYU	13.51834778	144.8962455	956300
PA-002	1412039506	1	802A CHALAN BUNITA	13.53612756	144.8710459	950702
PA-002	1412041055	1	56 CHALAN TUN JUAN BONIK	13.53143809	144.8666405	950702
PA-002	1412037081	1	108 CHALAN PAPANPANG	13.52045199	144.8662905	950702
PA-002	1412039741	1	294 GOTBU DR	13.53343629	144.8744283	950702
PA-002	1412038703	1	156 AJUDENTE ST	13.52376622	144.8659283	950702
PA-002	1412041203	1	44 KAYEN TAN LOLA	13.53608055	144.8693398	950702
PA-002	1412045600	1	34 CHALAN AYUYU	13.51743069	144.8949952	956300
PA-002	1412068266	1	120 CHALAN DESPASIU	13.52907185	144.8671235	950702
PA-002	1412038441	1	495 WUSSTIG RD	13.52903285	144.8676846	950702
PA-002	1412039136	1	280 CHALAN ESTUDIA	13.53348129	144.872978	950702
PA-002	1412068383	1	198 CHALAN DESPACIA	13.5305669	144.8650173	950702
PA-002	1412048852	1	181 KALALANG ST	13.53771862	144.9022401	955800
PA-002	1412041542	1	248 MAPOLA LOOP	13.52792164	144.8705239	950702
PA-002	1412039805	1	608 AGA BLVD	13.53310126	144.8655784	950702
PA-002	1412040249	1	114 GUMAMELA LN	13.52647159	144.8690347	950702
PA-002	1412040334	1	145 KAYEN CHETON	13.53676752	144.8686567	950702
PA-002	1412038702	1	283 WUSSTIG RD	13.52334228	144.8670845	950702
PA-002	1412042028	1	112 CHALAN PAPANPANG	13.52128707	144.8666455	950702
PA-002	1412039352	1	262 MAPOLA LOOP	13.52834178	144.8705129	950702

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1412046265	1	306 TUN LUIS DUENAS RD	13.53718666	144.892828	955800
PA-002	1412068149	1	115 KAMIA CT BLDG 2	13.52649159	144.8692678	950702
PA-002	1412040482	1	424 CHALAN OKRA LUCHAN	13.54798264	144.8726841	950702
PA-002	1412044807	1	113 NATDO LN	13.52809875	144.8691847	950702
PA-002	1412039723	1	268 CHALAN SILENCIO	13.52486633	144.8649392	950702
PA-002	1412041698	1	244 MAPOLA LOOP	13.52770762	144.8705019	950702
PA-002	1412041425	1	629 CHALAN OKRA LUCHAN	13.54871772	144.871535	950702
PA-002	1093301261	1	117 LESTON LN	13.52738268	144.8693628	950702
PA-002	1412072716	1	330 CHALAN SANHALUM BLDG 2	13.53743169	144.8645453	950702
PA-002	1412041139	1	157 MAHONGANG ST	13.52290714	144.8657893	950702
PA-002	1412035710	1	38 CHALAN SANHALUM	13.53571642	144.8688286	950702
PA-002	1412044712	1	350 MAPOLA LOOP	13.52877172	144.8681346	950702
PA-002	1412040656	1	494 WUSSTIG RD	13.52874872	144.8675736	950702
PA-002	1460456898	1	270 MAPOLA LOOP	13.52798664	144.8707068	950702
PA-002	1412039970	1	330 MAPOLA LOOP	13.52875872	144.8686737	950702
PA-002	1412039291	1	190 CHALAN DESPASIU	13.53094094	144.8658393	950702
PA-002	1460443572	1	260 CHALAN SILENCIO	13.52503245	144.8651733	950702
PA-002	1412068137	1	228 AJUDENTE ST	13.52446139	144.8654454	950702
PA-002	1412046375	1	80 GOTBU DR	13.53560141	144.8758563	950702
PA-002	1412041339	1	184 CHALAN PAPANPANG	13.52119106	144.8650233	950702

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1412035684	1	731 WUSSTIG RD	13.53592144	144.8691347	950702
PA-002	1412037346	1	290 CHALAN ESTUDIA	13.5335012	144.8731781	950702
PA-002	1451842368	1	225 CHALAN ESTUDIA	13.53228817	144.8718849	950702
PA-002	1412039910	1	294 GOTBU DR BLDG 4	13.5335562	144.8740172	950702
PA-002	1412041591	1	101 CHALAN DESPACIU BLDG 3	13.53133108	144.8664895	950702
PA-002	1412036429	1	126 BINADU ST	13.53101005	144.8290177	950802
PA-002	1412045668	1	173 KALALANG ST	13.53791064	144.902828	955800
PA-002	1451841828	1	248 UKUDO AREA DEDEDO	13.52985883	144.8311849	950802
PA-002	1412036974	1	550 N UKUDU ST	13.52771662	144.8290177	950802
PA-002	1414958781	1	210 CHALAN KASKAHU	13.53821777	144.8731231	950702
PA-002	1412039571	1	108 KAYEN ADOTNA	13.53530648	144.8697957	950702
PA-002	1412039350	1	141 KAYEN CHETON	13.53627057	144.8689286	950702
PA-002	1412041713	1	144 MAPOLA LOOP	13.52582143	144.8690017	950702
PA-002	1412036726	1	687 N UKUDU ST	13.53179202	144.8290627	950802
PA-002	1412047240	1	113 MANUEL MARY ST	13.53437638	144.892839	955800
PA-002	1093305392	1	36 CHLN REMEDIOS	13.52394724	144.8907898	955800
PA-002	1412041991	1	24 CHALAN TUN JUAN BONIK	13.53021297	144.8674846	950702
PA-002	1412068125	1	256 AJUDENTE ST	13.52426037	144.8650173	950702
PA-002	1412047233	1	96 CHALAN AYUYU	13.51890774	144.8963015	956300
PA-002	1412040500	1	427 CHALAN PAIPAI BLDG 3	13.54934288	144.8717519	950702

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1460443650	1	154 CHALAN PASIFIKU	13.52803075	144.8659393	950702
PA-002	1412041201	1	150 AJUDENTE ST	13.52374822	144.8661404	950702
PA-002	1412035687	1	142 CHALAN GAGI	13.53663751	144.8660894	950702
PA-002	1412052789	1	146 CHALAN BINADU BLDG 2	13.53647159	144.871624	950702
PA-002	1412041916	1	665 CHALAN PENNY	13.53338728	144.8673346	950702
PA-002	1412078889	1	98 CHLN GE HALORA	13.52426137	144.8908128	955800
PA-002	1412040850	1	152 CHALAN PASIFIKU	13.52864871	144.8664515	950702
PA-002	1412039724	1	252 CHALAN SILENCIO	13.52484833	144.8651403	950702
PA-002	1412039203	1	108 CHALAN DESPASIU	13.52905185	144.8674016	950702
PA-002	1093306313	1	8 TUN JOSE RD BLDG 5	13.54266711	144.9063895	955800
PA-002	1460443573	1	300 CHALAN SILENCIO	13.52504745	144.8645233	950702
PA-002	1412041353	1	200 AJUDENTE ST	13.52384723	144.8648782	950702
PA-002	1414956403	1	196 CHALAN SILENCIO	13.52490234	144.8660624	950702
PA-002	1412068015	1	48 CHALAN TUN JUAN BONIK BLDG 2	13.5305319	144.8674786	950702
PA-002	1412038096	1	266 CHALAN SANHALUM	13.53818176	144.8663565	950702
PA-002	1412040808	1	150 CHALAN PASIFIKU BLDG 2	13.52760761	144.8658123	950702
PA-002	1412035716	1	183C BIRADAN PANPANGPANG	13.52144109	144.8657893	950702
PA-002	1412044450	1	257 GOTBU DR BLDG 2	13.53578742	144.8741902	950702
PA-002	1412040795	1	253 GOTBU DR	13.53487233	144.872951	950702
PA-002	1412045077	1	152 CHALAN ADAHI	13.53182703	144.8666345	950702

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1412040719	1	184 CHALAN DESPASIU	13.53049799	144.8657343	950702
PA-002	1412040432	1	802 CHALAN BUNITA	13.53645659	144.8705399	950702
PA-002	1093305064	1	44 CHALAN AYUYU	13.51785163	144.8960564	956300
PA-002	1412040104	1	270 MAPOLA LOOP BLDG 2	13.5285317	144.8705349	950702
PA-002	1451842482	1	45 GORING VILLA ESTATES	13.51926087	144.8883957	955800
PA-002	1412041940	1	146 CHALAN ADAHI	13.53193604	144.8669064	950702
PA-002	1412040973	1	183 CHALAN PANPANGPANG	13.52097194	144.8662905	950702
PA-002	1412039073	1	181 MAPOLA LOOP	13.52828177	144.8686127	950702
PA-002	1412039826	1	139 NATDO LN	13.52806875	144.8698847	950702
PA-002	1412039089	1	194 CHALAN GAGI	13.53628257	144.8648842	950702
PA-002	1412069609	1	172 MAPOLA LOOP BLDG 2	13.52608655	144.8704399	950702
PA-002	1412039360	1	336 MAPOLA LOOP	13.52876172	144.8684787	950702
PA-002	1451842347	1	171C CHALAN ADAHI ST	13.53297714	144.8656904	950702
PA-002	1412039202	1	318 CHALAN SANHALUM	13.53643659	144.8648062	950702
PA-002	1412039725	1	230 CHALAN SILENCIO	13.52479732	144.8655014	950702
PA-002	1412067972	1	218 CHALAN ESTUDIA	13.53268211	144.8683737	950702
PA-002	1412038083	1	114 CHALAN PANPANGPANG	13.5205369	144.8665285	950702
PA-002	1412042068	0	98 OJEDA WAY BLDG 3	13.52268811	144.8752624	950702
PA-002	1412039466	1	1333 CHALAN ADAHI	13.53237218	144.8664625	950702

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1412045079	1	200 CHALAN DESPASIU	13.53097894	144.8654844	950702
PA-002	1414958294	1	491 CHALAN PAHARU	13.54317626	144.9008288	955800
PA-002	1412041388	1	147 MAHONGANG ST	13.52286113	144.8660904	950702
PA-002	1412040536	1	268 CHALAN SANHALUM	13.53762161	144.8662565	950702
PA-002	1412040106	1	316 MAPOLA LOOP	13.52876872	144.8690517	950702
PA-002	1412039214	1	300 CHALAN DESPACIA	13.52921787	144.8649672	950702
PA-002	1412040520	1	615 WUSSTIG RD	13.53249019	144.8677395	950702
PA-002	1412040463	1	272 MAPOLA LOOP	13.52875872	144.8704629	950702
PA-002	1412038866	1	138 KAYEN FAMILIA	13.53519246	144.8665405	950702
PA-002	1093306171	1	48 CHLN REMEDIOS	13.52413136	144.8910349	955800
PA-002	1412040333	1	294 GOTBU DR BLDG 5	13.53366821	144.8743513	950702
PA-002	1412040048	1	285 MAPOLA LOOP	13.52831178	144.8699017	950702
PA-002	1412040744	1	160 CHALAN ADAHI	13.53148709	144.8661904	950702
PA-002	1412067949	1	138 MAHONGANG ST	13.52243719	144.8663455	950702
PA-002	1412040519	1	168 CHALAN PAPANPANG	13.52142009	144.8654284	950702
PA-002	1412067656	1	147 CHALAN GAGI	13.53627857	144.8654734	950702
PA-002	1412040445	1	156 CHALAN ADAHI	13.531501	144.8660234	950702
PA-002	1412044729	1	344 MAPOLA LOOP	13.52873672	144.8682957	950702
PA-002	1412040978	1	259 GOTBU DR	13.53434138	144.8733782	950702
PA-002	1412040194	1	14 CHALAN BONITA	13.53590144	144.8703239	950702
PA-002	1412044085	1	278 CHALAN SANHALUM	13.53835778	144.8659013	950702

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1412039750	1	297 GOTBU DR	13.53634158	144.8754124	950702
PA-002	1412038591	1	149 BIRADAN PANPANG	13.52183003	144.8664285	950702
PA-002	1412036198	1	176 CHALAN SANHALUM	13.53620057	144.8668284	950702
PA-002	1412040363	1	129 MAHONGANG ST	13.52278112	144.8665675	950702
PA-002	1412041358	1	150 CHALAN GAGI BLDG 2	13.53589743	144.8657453	950702
PA-002	1460443393	1	290 KAYEN FINALAGU	13.53743169	144.8941782	955800
PA-002	1460456190	1	102 CHALAN TUN JUAN BONIK	13.53114706	144.8662895	950702
PA-002	1093310333	1	290 CHALAN VICENTICO	13.54888873	144.8976626	955800
PA-002	1412038894	1	330 CHALAN SANHALUM BLDG 3	13.53670052	144.8645173	950702
PA-002	1412040830	1	126 E BANALO CT	13.53142209	144.8658403	950702
PA-002	1412073458	1	280 CHALAN SANHALUM BLDG 2	13.53681253	144.8655514	950702
PA-002	1412040801	1	160 KAYEN FAMILIA	13.53576142	144.8662015	950702
PA-002	1412040728	1	101 CHALAN DESPACIU	13.53100805	144.8662735	950702
PA-002	1412044801	1	189 MAPOLA LOOP	13.52644759	144.8699787	950702
PA-002	1412041239	1	801 WUSSTIG RD	13.53694754	144.8701678	950702
PA-002	1414956489	1	284 BINADU ST	13.53016696	144.8322951	950802
PA-002	1412041432	1	236 CHALAN PAPANPANG	13.52147209	144.8647622	950702
PA-002	1451842480	1	5 GORING VILLA ESTATES	13.51939688	144.8883397	955800
PA-002	1412046591	1	1323 MARINE CORPS	13.52088893	144.8733732	950702

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1412068147	1	115 KAMIA CT	13.52628157	144.8692568	950702
PA-002	1412041915	1	120 GUMAMELA LN	13.52664851	144.8690627	950702
PA-002	1412038784	1	315 WUSSTIG RD	13.52462031	144.8679175	950702
PA-002	1451882099	1	183F PAPANGPANGA	13.52076692	144.8653174	950702
PA-002	1093306045	1	12 CHLN REMEDIOS	13.52417736	144.891257	955800
PA-002	1412042101	1	198 CHALAN DESPASIU	13.53123707	144.8658783	950702
PA-002	1412035660	1	50 CHALAN SABANAN PALIE	13.54723267	144.872051	950702
PA-002	1412040809	1	187 WUSSTIG RD	13.521597	144.8669784	950702
PA-002	1412040725	1	710 WUSSTIG RD	13.53579742	144.8704789	950702
PA-002	1412045895	1	114 MANUEL MARY ST	13.53409135	144.892823	955800
PA-002	1412035655	1	746 WUSSTIG RD	13.53588743	144.8698457	950702
PA-002	1412036611	1	689 N UKUDU ST	13.53148809	144.8285847	950802
PA-002	1412039421	1	160 AJUDENTE ST	13.52338828	144.8657623	950702
PA-002	1460456823	1	747 WUSSTIG RD	13.53545249	144.8693518	950702
PA-002	1412068044	1	130 CHALAN PASIFIKU	13.52821177	144.8667124	950702
PA-002	1093307244	1	84 TUN JOSE RD	13.54508745	144.902845	955800
PA-002	1412068192	1	172 NATDO LN	13.52807675	144.8690177	950702
PA-002	1412040044	1	310 LESTON LOOP	13.52873072	144.8700178	950702
PA-002	1460454350	1	252 N UKUDO ST BLDG 2	13.52941089	144.8309288	950802
PA-002	1412039319	1	643 WUSSTIG RD	13.53340229	144.8678405	950702
PA-002	1460443620	1	104 CHALAN PAPANPANG	13.52000795	144.8663905	950702

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1412041590	1	56 CHALAN TUN JUAN BONIK BLDG 2	13.53134608	144.8663285	950702
PA-002	1412068241	1	216 AJUDENTE ST	13.52422237	144.8654734	950702
PA-002	1412051776	1	245 CHALAN TUN BEN ANACO	13.53699154	144.891591	955800
PA-002	1412040472	1	284 MAPOLA LOOP	13.52878772	144.8702459	950702
PA-002	1412038947	1	427 CHALAN PAIPAI BLDG 4	13.54990284	144.8717849	950702
PA-002	1412041478	1	675A CHALAN PENNY	13.53394824	144.8668734	950702
PA-002	1412046980	1	535 CHALAN PALE RAMON HAYA BLDG 4	13.51862771	144.8960904	956300
PA-002	1412035653	1	667A CHALAN DESPASIU	13.52972882	144.8665845	950702
PA-002	1412041541	1	254 MAPOLA LOOP	13.52812076	144.8705069	950702
PA-002	1460456184	1	280 CHALAN PASIFIKU	13.52930288	144.8653624	950702
PA-002	1412040896	1	127 NATDO LN	13.52809775	144.8695898	950702
PA-002	1093305073	1	22 CHALAN AYUYU	13.51792164	144.8963345	956300
PA-002	1412040607	1	173 GUMAMELA LN	13.52809875	144.8685517	950702
PA-002	1412068108	1	133 CHALAN GAGI	13.53672152	144.8662895	950702
PA-002	1412039559	1	16 GOTBU DR	13.53524147	144.8725121	950702
PA-002	1412040586	1	125 AJUDENTE ST	13.52404035	144.8668394	950702
PA-002	1412039865	1	150 KAYEN TAN LOLE	13.53785863	144.8693628	950702
PA-002	1412041426	1	190 CHALAN PANPANGPANG	13.52070792	144.8645903	950702
PA-002	1412036031	1	208 CHALAN BINADU	13.53673152	144.8733672	950702

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1414957443	1	113 JESSE DYDASCO PEREZ ST	13.51394124	144.8873016	955800
PA-002	1412037095	1	109 MAHONGANG ST	13.52279712	144.8670905	950702
PA-002	1412039825	1	133 NATDO LN	13.52807775	144.8697347	950702
PA-002	1412072537	1	328 CHALAN SANHALUM	13.53660251	144.8647512	950702
PA-002	1412040533	1	101 CHALAN DESPACIU BLDG 2	13.53074192	144.8659233	950702
PA-002	1412040858	1	300 CHALAN SILENCIO BLDG 2	13.5255084	144.8649842	950702
PA-002	1412041038	1	176 AJUDENTE ST	13.52381023	144.8654174	950702
PA-002	1093307542	1	230 CHALAN TUN VICENTE	13.53442139	144.9189456	956300
PA-002	1412040037	1	110 AJUDENTE ST	13.52363121	144.8671345	950702
PA-002	1412040695	1	140 CHALAN DESPACIU	13.53003695	144.8665065	950702
PA-002	1412039465	1	427 CHALAN PAIPAI	13.54907785	144.8736122	950702
PA-002	1412042167	1	190 CHALAN DESPASIU BLDG 2	13.53044199	144.8655454	950702
PA-002	1412052977	1	131E GOTBU DR	13.5345483	144.8688626	950702
PA-002	1451842339	1	177 CHALAN PAPANGPANG WUSSTIG RD	13.52090894	144.8648842	950702
PA-002	1412042027	1	185 WUSSTIG RD	13.52125707	144.8668904	950702
PA-002	1412041718	1	220 MAPOLA LOOP	13.52716066	144.8705069	950702
PA-002	1412040109	1	204 MAPOLA LOOP	13.52872772	144.8694348	950702
PA-002	1412040802	1	160 KAYEN FAMILIA BLDG 2	13.5355114	144.8661784	950702

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1412039726	1	300 CHALAN SILENCIO	13.52482733	144.8645123	950702
PA-002	1412039692	1	176 CHALAN PAPANPANG	13.52100705	144.8649902	950702
PA-002	1412068277	1	158 CHALAN ADAHI	13.53190804	144.8663735	950702
PA-002	1412039434	1	341 MAPOLA LOOP	13.52830178	144.8680896	950702
PA-002	1412068215	1	119 NATDO LN	13.52803875	144.8693518	950702
PA-002	1412068217	1	255 NATDO LN	13.52807775	144.8700898	950702
PA-002	1412072844	1	330 CHALAN SANHALUM BLDG 4	13.53675052	144.8646063	950702
PA-002	1412039793	1	682 AGA BLVD	13.53304025	144.8658283	950702
PA-002	1412040107	1	310 MAPOLA LOOP	13.52881173	144.8692018	950702
PA-002	1412068136	1	268 AJUDENTE ST	13.5245013	144.8650453	950702
PA-002	1412036787	1	116 CHALAN DESPASIU	13.52927287	144.8673736	950702
PA-002	1412041433	1	252 CHALAN PAPANPANG	13.52166801	144.8647622	950702
PA-002	1412046948	1	129 KAKKAK CT	13.53380123	144.8998017	955800
PA-002	1460463087	1	68 TUN JOSE RD	13.54467631	144.9026391	955800
PA-002	1412037666	1	275 FARENHOLT AVE	13.52549049	144.8645953	950702
PA-002	1414956249	1	76 CHALAN SABANAN PALIE	13.54719766	144.8717129	950702
PA-002	1412040655	1	116 CHALAN PASIFIKU	13.5285267	144.8675176	950702
PA-002	1412039625	1	330 CHALAN SANHALUM	13.53792864	144.8645513	950702
PA-002	1412037029	1	318 CHALAN SABANAN PALIE	13.54517646	144.872917	950702

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-002	1412040223	1	304 LESTON LOOP	13.52874172	144.8697897	950702
PA-002	1412040657	1	124 CHALAN PASIFIKU	13.5285577	144.8672676	950702
PA-002	1412035948	1	333 LESTON LN	13.52985683	144.8695398	950702
PA-002	1412035661	1	120 CHALAN ADAHI	13.53286713	144.8674896	950702
PA-002	1414956176	1	250 CHALAN SILENCIO	13.52522747	144.8655014	950702
PA-002	1093308406	1	181 JALAGUAC WAY BLDG 2	13.54919086	144.9001958	955800
PA-002	1412040742	1	255 GOTBU DR	13.53429837	144.872773	950702
PA-002	1412041435	1	236 CHALAN PAPANPANG BLDG 2	13.52168001	144.8650173	950702
PA-002	1412041132	1	106 MAHONGANG ST	13.52239218	144.8667514	950702
PA-002	1412040540	1	190 CHALAN TALO	13.54563841	144.8739841	950702
PA-002	1412049164	1	413 CHALAN PAHARU	13.54301625	144.8991067	955800
PA-002	1460450049	1	373 CHALAN SABANAN PALIE	13.54598244	144.8718519	950702
PA-002	1412038915	1	182 KAYEN TUNAS	13.52605255	144.8649842	950702
PA-003	1412042759	1	153 MIL FLORES LN	13.4875766	144.8423391	955700
PA-003	1412043378	1	243 KINNEYS RD	13.46616256	144.8359843	955700
PA-003	1412042325	1	124 MIL FLORES LN	13.48840179	144.8426891	955700
PA-003	1412082771	1	68 PALE SAN VITORES RD	13.51698654	144.8078065	951902
PA-003	1412069008	1	207 SERGIO CRUZ ST	13.47167101	144.8497897	955700
PA-003	1412045009	1	158 LILAC CT	13.48997184	144.8441782	955700
PA-003	1093301898	1	385 SERGIO CRUZ ST	13.46844879	144.8492628	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1093302802	1	348 KINNEYS RD	13.46682153	144.8342233	955700
PA-003	1093303025	1	112 MARIGOLD ST	13.46466231	144.8370405	955700
PA-003	1412043194	1	153 CAMELIA LN	13.4895378	144.842812	955700
PA-003	1093309926	1	1731 CHALAN PADIRON HAYA	13.46808075	144.8407398	955700
PA-003	1412042765	1	333 GARDENIA AVE	13.49586643	144.842195	955700
PA-003	1451842063	1	1977A ROUTE 15 PAGAT	13.47232018	144.8452284	955700
PA-003	1412068337	1	329 GARDENIA AVE	13.49568141	144.84219	955700
PA-003	1412076717	1	127 TÚNEL UNPINGCO	13.50774062	144.8017289	951902
PA-003	1412042500	1	144 MIL FLORES LN	13.48787063	144.842706	955700
PA-003	1093309925	1	119 TUBER ROSE ST	13.46778762	144.8392788	955700
PA-003	1412043311	1	2000 RT 15 BLDG 6	13.46970782	144.8485347	955700
PA-003	1093303492	1	102 TUBER ROSE ST	13.46802275	144.8404739	955700
PA-003	1412043434	1	176 GARDENIA AVE	13.49124807	144.8426401	955700
PA-003	1412043107	1	2000 RT 15 BLDG 8	13.47074692	144.8477065	955700
PA-003	1412043601	1	211 GARDENIA AVE	13.49222217	144.8422511	955700
PA-003	1412042935	1	109 CADENA DE AMOR LN	13.48909785	144.842901	955700
PA-003	1093302868	1	118 ANTHURIUM ST	13.46914786	144.8419019	955700
PA-003	1412043992	1	209 SERGIO CRUZ ST	13.47190704	144.8494238	955700
PA-003	1093303858	1	381 KINNEYS RD	13.47160101	144.8375786	955700
PA-003	1093303237	1	176 TUBER ROSE ST	13.46924787	144.8394238	955700
PA-003	1412051977	1	177 FUJITA RD	13.51012196	144.802923	951902

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1093302768	1	137 SNOWBALL ST	13.46867771	144.8402129	955700
PA-003	1460464277	0	391 KINNEYS RD BLDG 2	13.47287213	144.831263	951600
PA-003	1412043266	1	124 SAMPAGUITA LN	13.49140009	144.8432952	955700
PA-003	1412042998	1	134 SNOWBALL ST	13.46997784	144.8419899	955700
PA-003	1412043323	1	150 CHRYSANTHEMUM CT	13.4905209	144.8438061	955700
PA-003	1412043418	1	125 MIL FLORES LN	13.48867071	144.8438281	955700
PA-003	1093310492	1	1402 ROUTE 15	13.46146709	144.8345233	955700
PA-003	1412082709	1	1346 PALE SAN VITORES RD	13.51668751	144.8077015	951902
PA-003	1093303057	1	243 KINNEYS RD BLDG 2	13.46563241	144.8348512	955700
PA-003	1093303228	1	212 CARNATION ST	13.46601655	144.8364065	955700
PA-003	1412043404	1	111 MIL FLORES LN	13.48901685	144.8438061	955700
PA-003	1093302505	1	386 KINNEYS RD	13.46614756	144.8330671	955700
PA-003	1093302870	1	171 PALOMARES DR	13.47197004	144.8437951	955700
PA-003	1412042501	1	134 MIL FLORES LN	13.48840179	144.8442233	955700
PA-003	1412042836	1	42 PALOMARES DR	13.47139708	144.8445563	955700
PA-003	1093303344	1	116 ZINNIA ST	13.4655904	144.8366175	955700
PA-003	1093303312	1	12 S-3 BLDG 2	13.48494234	144.8457513	955700
PA-003	1451842123	1	2004C SERGIO CRUZ PAGAT ST	13.47036798	144.8492898	955700
PA-003	1412074300	1	157 CAMELIA LN	13.48920787	144.8422341	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412042910	1	118 CHERRY BLOSSOMS LN	13.49271012	144.8441392	955700
PA-003	1093303217	1	190 PALOMARES DR	13.471521	144.8423451	955700
PA-003	1412068319	1	149 LILAC CT	13.49023097	144.8438391	955700
PA-003	1093302743	1	64 PALOMARES DR	13.47267111	144.8455124	955700
PA-003	1093309924	1	130 PLUMERIA LN	13.46718066	144.8391957	955700
PA-003	1412043211	1	143 CAMELIA LN	13.48960181	144.8432012	955700
PA-003	1412043144	1	107 SAMPAGUITA LN	13.49088093	144.842939	955700
PA-003	1412043160	1	119 LILAC CT	13.49027897	144.84294	955700
PA-003	1093304352	1	1391 PALE SAN VITORES RD	13.51691054	144.8070065	951902
PA-003	1412043389	1	159 GARDENIA AVE	13.48948289	144.8426511	955700
PA-003	1093302299	1	152 KINNEYS RD BLDG 2	13.46500145	144.8331231	955700
PA-003	1412043350	1	118 MIL FLORES LN	13.4885817	144.8426451	955700
PA-003	1412042762	1	151 GARDENIA AVE	13.4905669	144.8422281	955700
PA-003	1093303556	1	170 ANTHURIUM ST BLDG 2	13.47071692	144.8409068	955700
PA-003	1093301505	1	180 CARNATION ST BLDG 5	13.46724167	144.8367564	955700
PA-003	1093298893	1	175B TUBER ROSE ST	13.4685677	144.8389566	955700
PA-003	1412043275	1	190 GARDENIA AVE	13.49163001	144.8426281	955700
PA-003	1412072691	1	453 N SABANA BARRIGADA DR	13.48978882	144.8281846	951700
PA-003	1093303112	1	122 MORNING GLORY ST	13.46762661	144.8410289	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412043054	1	131 LILAC CT	13.49026697	144.8433392	955700
PA-003	1093302770	1	119 WHITE ST BLDG 2	13.4485677	144.7923231	952900
PA-003	1412039240	1	599 S SABANA BARRIGADA DR BLDG 2	13.48934088	144.8305179	951700
PA-003	1412043308	1	146 DAISY LN	13.49230018	144.8430391	955700
PA-003	1093302095	1	121 CARNATION ST	13.46564741	144.8377015	955700
PA-003	1460449469	1	100 AURORA ST	13.47020697	144.842839	955700
PA-003	1451841991	1	1821B AURORA ST	13.47014696	144.8426281	955700
PA-003	1412043199	1	111 LILY CT	13.49428037	144.842795	955700
PA-003	1412068959	0	124 CHALAN PADIRON HAYA	13.45834878	144.831552	955700
PA-003	1412045010	1	142 MIL FLORES LN	13.48821177	144.8442233	955700
PA-003	1093310385	1	150 KINNEYS RD	13.46501245	144.8357843	955700
PA-003	1412041588	1	168 PLUMERIA ST	13.46844879	144.8390847	955700
PA-003	1412042995	1	155 MIL FLORES LN	13.48793764	144.8437451	955700
PA-003	1412043277	1	106 SAMPAGUITA LN	13.49087793	144.8433122	955700
PA-003	1093299225	1	398 KINNEYS RD	13.46745869	144.8343623	955700
PA-003	1412042847	0	124 RIVERA LN	13.4765375	144.85219	955700
PA-003	1093302922	1	180 CARNATION ST BLDG 4	13.46737768	144.8368904	955700
PA-003	1093302186	1	180 CARNATION ST BLDG 3	13.46719166	144.8364565	955700
PA-003	1412042848	1	137 CAMELIA LN	13.4895888	144.8433622	955700
PA-003	1093303212	1	159 PALOMARES DR	13.47211716	144.8441672	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412042967	1	118 CHRYSANTHEMUM CT	13.4905389	144.842951	955700
PA-003	1412068318	1	127 CADENA DE AMOR LN	13.4885517	144.842923	955700
PA-003	1093302596	1	46 PALOMARES DR	13.471577	144.8446563	955700
PA-003	1460464276	0	391 KINNEYS RD	13.47078892	144.8294408	951600
PA-003	1451882032	1	7 PAGAT PLAZA	13.46501145	144.8379565	955700
PA-003	1412068320	1	143 LILAC CT	13.49027197	144.8436452	955700
PA-003	1451841996	1	1821 AURORA ST	13.46972082	144.842828	955700
PA-003	1460451796	1	399 LALO ST	13.45300725	144.8064905	952900
PA-003	1093302749	1	141 CUP OF GOLD ST	13.46965181	144.8417239	955700
PA-003	1412052666	1	298 KINNEYS RD	13.46780063	144.8357953	955700
PA-003	1451882052	1	153 CHRYSANTHEMUM CT	13.49078792	144.8440342	955700
PA-003	1412042539	1	132 BAMBA RD	13.46302025	144.8374396	955700
PA-003	1412043053	1	157 LILAC CT	13.49016796	144.8442013	955700
PA-003	1093303110	1	1720 MORNING GLORY ST	13.46731768	144.8408788	955700
PA-003	1093358734	1	110 E SEGUNDO LEON GUERRERO ST	13.48382123	144.7752564	952400
PA-003	1093303114	1	1768 ROUTE 15	13.46840779	144.842067	955700
PA-003	1412035768	1	153 LILAC CT	13.49027897	144.8440512	955700
PA-003	1412042504	1	131 GARDENIA AVE	13.49001795	144.8422231	955700
PA-003	1451842096	1	134 SERGIO CRUZ PAGAT ST	13.47275712	144.8475236	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1093301958	1	225 SNOWBALL ST	13.47041899	144.8403849	955700
PA-003	1412042642	1	141 CADENA DE AMOR LN	13.48819776	144.8430011	955700
PA-003	1093310182	1	1310 PALE SAN VITORES RD BLDG 2	13.51507145	144.8072786	951902
PA-003	1412041594	1	136 MIL FLORES LN	13.48805775	144.842701	955700
PA-003	1412042947	1	1522 CHALAN PADIRON HAYA	13.46380723	144.8369674	955700
PA-003	1412053283	1	595 CHALAN PADIRON HAYA	13.44974782	144.8188906	952800
PA-003	1412043422	1	145 MIL FLORES LN	13.48814076	144.8438061	955700
PA-003	1093303089	1	152 KINNEYS RD BLDG 8	13.46596844	144.8335402	955700
PA-003	1412068329	1	351 GARDENIA AVE	13.49639158	144.8422451	955700
PA-003	1093302943	1	157 TUBER ROSE ST	13.46823277	144.8392848	955700
PA-003	1093309681	1	165 HERRADURA LN	13.4425871	144.8076906	952900
PA-003	1412039242	1	201 CEPEDA WAY	13.47129107	144.8058013	955600
PA-003	1412043351	1	135 CHERRY BLOSSOMS LN	13.49321727	144.8437231	955700
PA-003	1093358300	1	119 MANUEL DR	13.46642759	144.8353564	955700
PA-003	1412043117	1	10 CADENA DE AMOR LN	13.48915086	144.8433062	955700
PA-003	1451842124	1	2000-0 B SERGIO CRUZ ST (PAGAT)	13.46979282	144.8493628	955700
PA-003	1412042492	1	168 CHRYSANTHEMUM CT	13.49063191	144.8442233	955700
PA-003	1093309598	1	192 KINNEYS RD	13.46503145	144.8344453	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412045170	1	148 MIL FLORES LN	13.48801175	144.8442233	955700
PA-003	1093303138	1	114 SNOWBALL ST	13.46843279	144.8400408	955700
PA-003	1412035725	1	152 KINNEYS RD BLDG 5	13.46541649	144.8333952	955700
PA-003	1412043417	1	169 MIL FLORES LN	13.48884173	144.8438341	955700
PA-003	1093302545	1	1861B ROUTE 15	13.47039198	144.8433782	955700
PA-003	1093302815	1	138 BAMBA RD	13.46390624	144.8389286	955700
PA-003	1412043419	1	131 MIL FLORES LN	13.4885007	144.8438061	955700
PA-003	1412043089	1	154 CHERRY BLOSSOMS LN	13.49371022	144.8441392	955700
PA-003	1412043204	1	119 CAMELIA LN	13.4895988	144.8438401	955700
PA-003	1412042416	1	156 MIL FLORES LN	13.4875416	144.842745	955700
PA-003	1412043146	1	167 MIL FLORES LN	13.48748069	144.8430391	955700
PA-003	1412043700	1	134 CADENA DE AMOR LN	13.48840179	144.8433672	955700
PA-003	1093303280	1	224 CARNATION ST BLDG 2	13.46686253	144.8372516	955700
PA-003	1412042943	1	160 MIL FLORES LN	13.48769761	144.8433892	955700
PA-003	1093302323	1	217 TUBER ROSE ST BLDG 4	13.46829877	144.8375846	955700
PA-003	1412083365	1	101 ZINNIA ST	13.46513146	144.8362455	955700
PA-003	1093358416	1	143 JEHOVAH ST	13.48715666	144.8184957	951700
PA-003	1412041277	1	115 MANUEL DR BLDG 2	13.46633258	144.8350403	955700
PA-003	1412042751	1	140 CARNATION ST BLDG 2	13.46671752	144.8381126	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412042516	1	142 CADENA DE AMOR LN	13.48818176	144.8433562	955700
PA-003	1093303155	1	144 AURORA ST	13.46983683	144.842839	955700
PA-003	1412068341	1	142 LILAC CT	13.48981683	144.8436062	955700
PA-003	1093357802	1	443 N SABANA BARRIGADA DR BLDG 2	13.49005795	144.8281126	951700
PA-003	1412043665	1	112 SAMPAGUITA LN	13.49104705	144.8433342	955700
PA-003	1093302722	1	2000 RT 15 BLDG 4	13.46871072	144.8488286	955700
PA-003	1093302630	1	180 CARNATION ST	13.46642759	144.8363895	955700
PA-003	1412039151	1	217 TUBER ROSE ST BLDG 3	13.46934888	144.8387626	955700
PA-003	1093302944	1	156 PLUMERIA ST	13.46774062	144.8383957	955700
PA-003	1093302820	1	346 KINNEYS RD	13.46665251	144.8340842	955700
PA-003	1412042921	1	703 CANADA TOTO RD	13.46024797	144.7854454	952900
PA-003	1412042914	1	180 CARNATION ST BLDG 2	13.4675616	144.8369344	955700
PA-003	1412043182	1	143 CHERRY BLOSSOMS LN	13.49339128	144.8437781	955700
PA-003	1412042740	1	119 ZINNIA ST	13.46546749	144.8363235	955700
PA-003	1412043509	1	114 MIL FLORES LN	13.48897174	144.8442123	955700
PA-003	1093357464	1	70 PEREZ PARK RD	13.44311026	144.821496	952900
PA-003	1451841931	1	1819 ANTHURIUM PAGAT ST	13.4685067	144.8408288	955700
PA-003	1093301602	1	120 BAMBA RD BLDG 4	13.46378722	144.8373566	955700
PA-003	1412043276	1	133 SAMPAGUITA LN	13.49164701	144.842912	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412042515	1	152 CADENA DE AMOR LN	13.48798764	144.8433452	955700
PA-003	1451841399	1	8 TROPICAL SHORES BLDG B	13.51018696	144.802739	951902
PA-003	1412042398	1	129 CUP OF GOLD ST	13.46966281	144.8419739	955700
PA-003	1093303416	1	170 ANTHURIUM ST BLDG 3	13.47024697	144.8400288	955700
PA-003	1093303582	1	110 TUBER ROSE ST	13.46771062	144.8403399	955700
PA-003	1412042714	1	153 CHRYSANTHEMUM CT	13.49096094	144.8440282	955700
PA-003	1412041575	1	120 BAMBA RD BLDG 3	13.46361721	144.8371455	955700
PA-003	1412042333	1	135 MIL FLORES LN	13.48809775	144.8422901	955700
PA-003	1412081908	1	16 KINNEYS RD	13.46418736	144.8335782	955700
PA-003	1412068372	1	188 MIL FLORES LN	13.48717166	144.8431891	955700
PA-003	1414956683	1	1500 CHALAN PADIRON HAYA	13.46296014	144.8364955	955700
PA-003	1412044996	1	1510 CHALAN PADIRON HAYA	13.46327627	144.8367284	955700
PA-003	1093303595	1	180 UNTALAN ST	13.45125007	144.7854284	952900
PA-003	1093302794	1	121 SOUTHERN CROSS LN BLDG 2	13.44730868	144.8172736	952900
PA-003	1093303022	1	179A TUBER ROSE ST	13.46932688	144.8383397	955700
PA-003	1093358143	1	131 ANTHURIUM ST	13.46908285	144.8410519	955700
PA-003	1412038170	1	583 CANADA TOTO LOOP RD	13.46212816	144.7878515	952700
PA-003	1373501306	1	870 MAIMAI ST BLDG G	13.44909785	144.7868674	952900

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412042744	1	147 MIL FLORES LN	13.48774062	144.8423061	955700
PA-003	1412068308	1	105 LILAC CT	13.49025697	144.8426061	955700
PA-003	1093303557	1	872 BAMBA RD	13.46535248	144.8400848	955700
PA-003	1412051969	0	170 CHALAN PADIRON HAYA	13.48093194	144.852801	955700
PA-003	1414956426	1	131 CAMELIA LN	13.4895488	144.8435512	955700
PA-003	1412043387	1	130 LILAC CT	13.48982083	144.8433062	955700
PA-003	1093302831	1	136 AURORA ST	13.47002195	144.842967	955700
PA-003	1093303572	1	58 PACIFIC TRUCKING WAY	13.46165601	144.8331171	955700
PA-003	1093302821	1	107 MANUEL DR BLDG 2	13.46675052	144.8344393	955700
PA-003	1412068347	1	145 DAISY LN	13.49266111	144.8433232	955700
PA-003	1093303401	1	137 ANTHURIUM ST	13.4695408	144.8411399	955700
PA-003	1093298914	1	84 CHALAN PADIRON HAYA	13.48195104	144.8505899	955700
PA-003	1093358711	1	174 KINNEYS RD	13.46423737	144.8339561	955700
PA-003	1093303003	1	195 PALOMARES DR	13.47116006	144.842917	955700
PA-003	1412043666	1	203 SERGIO CRUZ ST	13.47267111	144.8497897	955700
PA-003	1093303566	1	125 TUBER ROSE ST	13.46789063	144.8402399	955700
PA-003	1093303205	1	199 ANTHURIUM ST	13.46973182	144.8396788	955700
PA-003	1093303194	1	278 KINNEYS RD	13.46699754	144.8361454	955700
PA-003	1093310392	1	290 SABANAN MAAGAS RD	13.44327027	144.7922281	952900
PA-003	1412068317	1	109 MIL FLORES LN	13.48879172	144.8422561	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412038845	1	157 DERO RD	13.47319726	144.8068784	951600
PA-003	1412068314	1	217 SNOWBALL ST	13.47093794	144.841268	955700
PA-003	1093302471	1	144 PLUMERIA ST BLDG 2	13.46703765	144.8384907	955700
PA-003	1412043746	1	118 JASMIN LN	13.46613156	144.8400128	955700
PA-003	1412042612	1	156 LILAC CT	13.48981783	144.8440232	955700
PA-003	1093303150	1	118 ANTHURIUM ST BLDG 3	13.4685467	144.84124	955700
PA-003	1093303585	1	181 CARNATION ST	13.4665475	144.8371895	955700
PA-003	1412038292	1	165 US ARMY JESUS IRIARTE ST	13.48588243	144.8176516	951700
PA-003	1412043058	1	130 CHRYSANTHEMUM CT	13.4905009	144.8432952	955700
PA-003	1093309943	1	151 CARNATION ST	13.46644159	144.8377015	955700
PA-003	1412042720	0	693 CHALAN PADIRON HAYA	13.45586143	144.8266015	952800
PA-003	1412042767	1	339 GARDENIA AVE	13.49602755	144.8422231	955700
PA-003	1093302702	1	111 MANUEL DR	13.46574042	144.8345173	955700
PA-003	1412042503	1	137 GARDENIA AVE	13.49018696	144.8422171	955700
PA-003	1412043187	1	149 CAMELIA LN	13.4895508	144.8430281	955700
PA-003	1093303096	1	120 BAMBA RD	13.46398224	144.8375406	955700
PA-003	1412043421	1	137 MIL FLORES LN	13.48831678	144.8437951	955700
PA-003	1093302852	1	107 MANUEL DR	13.46685853	144.8355734	955700
PA-003	1412043223	1	111 CHERRY BLOSSOMS LN	13.4925321	144.8437511	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412043247	0	124 RIVERA LN BLDG 2	13.47722767	144.8536562	955700
PA-003	1412042491	1	156 CHRYSANTHEMUM CT	13.49047699	144.8440282	955700
PA-003	1451842114	1	22D SERGIO CRUZ ST	13.47148609	144.8486397	955700
PA-003	1093302771	1	1975 CHALAN PADIRON HAYA	13.47278212	144.8459843	955700
PA-003	1412043102	1	241 GARDENIA AVE	13.49304025	144.8422171	955700
PA-003	1093309599	1	140 CARNATION ST	13.4665965	144.8385287	955700
PA-003	1412044896	1	168 TAISON WAY	13.4645183	144.7887516	952700
PA-003	1412042746	1	141 MIL FLORES LN	13.48792164	144.8422891	955700
PA-003	1412043384	1	148 LILAC CT	13.48984683	144.8438061	955700
PA-003	1093358134	1	107 ZINNIA ST	13.46528047	144.8364065	955700
PA-003	1093303399	1	132 ANTHURIUM ST	13.46940189	144.841357	955700
PA-003	1093309604	1	197 KINNEYS RD	13.46505645	144.8349062	955700
PA-003	1093302818	1	1973 CHALAN PADIRON HAYA	13.47285213	144.8457403	955700
PA-003	1093304533	1	6 PALE SAN VITORES RD	13.51719866	144.8070405	951902
PA-003	1093303140	1	127 TUBER ROSE ST	13.46762661	144.8399177	955700
PA-003	1412043189	1	718B CANADA TOTO RD	13.45908185	144.7842893	952900
PA-003	1093303873	1	239 KINNEYS RD	13.46593144	144.8356454	955700
PA-003	1412043554	1	150 MIL FLORES LN	13.48769661	144.842717	955700
PA-003	1451841896	1	4 PAGAT PLAZA	13.46490134	144.8379565	955700
PA-003	1414956016	1	122 TAISON WAY	13.46286813	144.7882407	952700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412042602	1	113 CADENA DE AMOR LN	13.48891674	144.842906	955700
PA-003	1093310232	1	228 PLUMERIA ST	13.46774262	144.8376516	955700
PA-003	1412043011	1	143 CHRYSANTHEMUM CT	13.49094894	144.8436402	955700
PA-003	1412042983	1	290 PACIFIC TRUCKING WAY	13.46377222	144.8330621	955700
PA-003	1412042417	1	126 CADENA DE AMOR LN	13.48861271	144.8433402	955700
PA-003	1412043411	1	120 LILAC CT	13.48986183	144.842956	955700
PA-003	1093302909	1	170 PLUMERIA ST	13.46797264	144.8381516	955700
PA-003	1093303256	1	119 CUP OF GOLD ST	13.46943789	144.842001	955700
PA-003	1093302592	1	158 BAMBA RD	13.46422737	144.8391787	955700
PA-003	1412038579	1	141 MANIBUSAN LN	13.47035298	144.8044623	955600
PA-003	1093304147	1	217 TUBER ROSE ST	13.46983783	144.8376676	955700
PA-003	1093305022	1	175 GUN BEACH RD	13.51841179	144.8073786	951902
PA-003	1412042909	1	130 CHERRY BLOSSOMS LN	13.49304225	144.8441402	955700
PA-003	1412043386	1	105 MIL FLORES LN	13.48916786	144.8437781	955700
PA-003	1412042911	1	144 SNOWBALL ST	13.46973682	144.841396	955700
PA-003	1414958682	1	110 CARNATION ST	13.46634858	144.8383627	955700
PA-003	1412044193	1	222 BAMBA RD	13.46561241	144.8397407	955700
PA-003	1412043203	1	127 SAMPAGUITA LN	13.49145809	144.842884	955700
PA-003	1093301649	1	120 MANUEL DR	13.46673752	144.8351013	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412068348	1	136 CHERRY BLOSSOMS LN	13.49319726	144.8441452	955700
PA-003	1412045951	1	126 GUN BEACH RD	13.52268111	144.8083787	951902
PA-003	1093303343	1	174 PALOMARES DR	13.47185703	144.8430901	955700
PA-003	1412043042	1	123 MIL FLORES LN	13.48843879	144.8422511	955700
PA-003	1093303367	1	120 BAMBA RD BLDG 2	13.4645613	144.8378565	955700
PA-003	1412042709	1	106 CHRYSANTHEMUM CT	13.4905419	144.8425901	955700
PA-003	1412043118	1	371 GARDENIA AVE	13.49695054	144.8423061	955700
PA-003	1414956790	1	178 PLUMERIA ST	13.46725067	144.8377955	955700
PA-003	1412083573	0	653 CHALAN PADIRON HAYA	13.44803775	144.8243453	955700
PA-003	1412043400	1	149 CHERRY BLOSSOMS LN	13.4935712	144.8437671	955700
PA-003	1412042912	1	92 CHALAN PADIRON HAYA	13.4655104	144.8387176	955700
PA-003	1412043570	1	2000 RT 15 BLDG 5	13.471557	144.8472786	955700
PA-003	1412038721	1	147 CADENA DE AMOR LN	13.48801175	144.842978	955700
PA-003	1412043043	1	129 MIL FLORES LN	13.48828777	144.8423121	955700
PA-003	1093302442	1	256 DAIRY RD	13.44878772	144.7937781	952900
PA-003	1412043373	1	130 MIL FLORES LN	13.48824077	144.842717	955700
PA-003	1412068359	1	357 GARDENIA AVE	13.4965865	144.842195	955700
PA-003	1412037408	1	500 CHAPEL RD	13.45986683	144.7870955	952700
PA-003	1412042769	1	117 DAMA DE NOCHE LN	13.48860871	144.8422401	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1093302179	1	251 KINNEYS RD	13.46586243	144.8351513	955700
PA-003	1093303257	1	216 PALOMARES DR	13.47075692	144.8422391	955700
PA-003	1412043147	1	208 MIL FLORES LN	13.48695654	144.842728	955700
PA-003	1093303059	1	209 SNOWBALL ST	13.47047799	144.8409898	955700
PA-003	1451842130	1	2004A SERGIO CRUZ ST	13.47000195	144.8496568	955700
PA-003	1093302699	1	194 BLAS ST BLDG 2	13.4535582	144.7995408	952900
PA-003	1412043459	1	163 PALOMARES DR	13.47104805	144.8436512	955700
PA-003	1412052632	1	176 ROSARIO LOOP	13.48783163	144.8171675	951700
PA-003	1412043698	1	124 CHERRY BLOSSOMS LN	13.49287713	144.8441452	955700
PA-003	1414958681	1	161 PLUMERIA ST	13.46679752	144.8387456	955700
PA-003	1412042609	1	113 GARDENIA AVE	13.4895278	144.8422341	955700
PA-003	1412042968	1	124 CHRYSANTHEMUM CT	13.4905289	144.8431401	955700
PA-003	1412043310	1	2000 RT 15 BLDG 7	13.46921087	144.8485957	955700
PA-003	1412043521	1	689 CANADA TOTO RD	13.45998184	144.7858233	952900
PA-003	1093303005	1	115 CUP OF GOLD ST	13.47020897	144.8419849	955700
PA-003	1412043598	1	199 TUN DOMINGO JOE CT	13.45502845	144.7971735	952900
PA-003	1093303210	1	100 AURORA ST	13.46980183	144.8423121	955700
PA-003	1412043667	1	118 SAMPAGUITA LN	13.49123707	144.8433232	955700
PA-003	1093302033	1	1865 CHALAN PADIRON HAYA	13.47123707	144.8442673	955700
PA-003	1412083806	1	110 E SEGUNDO LEON GUERRERO ST	13.48379622	144.7751173	952400

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1451841866	1	231A KINNEYS DR	13.46640759	144.8344783	955700
PA-003	1412037836	1	581B S SABANA BARRIGADA DR	13.49000095	144.8306959	951700
PA-003	1414959317	1	350 KINNEYS RD	13.46847079	144.831507	951600
PA-003	1093302336	1	121 WHITE ST	13.4485517	144.7925901	952900
PA-003	1412068346	1	119 CHERRY BLOSSOMS LN	13.49273012	144.8437281	955700
PA-003	1412043270	1	196 GARDENIA AVE	13.49179602	144.8426281	955700
PA-003	1093303214	1	255 KINNEYS RD	13.4665165	144.8358063	955700
PA-003	1412042939	1	2000 JESUS L BAMBA RD	13.47130708	144.8474786	955700
PA-003	1093302609	1	174 ANTHURIUM ST	13.46984083	144.8400068	955700
PA-003	1093303313	1	137 MARIGOLD ST	13.4645963	144.8367284	955700
PA-003	1414956772	1	131 SNOWBALL ST	13.46931788	144.8398677	955700
PA-003	1093304111	1	1512 CHALAN PADIRON HAYA BLDG 2	13.46364221	144.8366625	955700
PA-003	1093302721	1	193 BLAS ST	13.45324227	144.7983517	952900
PA-003	1093304157	1	121 MANUEL DR	13.46703165	144.8351233	955700
PA-003	1093309679	1	111 SNOWBALL ST	13.46894074	144.8395288	955700
PA-003	1412045409	1	1425 PALE SAN VITORES RD	13.51748769	144.8085017	951902
PA-003	1093302627	1	211 TUBER ROSE ST	13.46980783	144.8391347	955700
PA-003	1460452679	0	60 MITATI LN BLDG 3	13.44599044	144.7956394	952900
PA-003	1412043495	1	140 SAMPAGUITA LN	13.49195104	144.8431121	955700
PA-003	1412043508	1	155 ORCHID LN	13.49614756	144.842912	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412039028	1	156 DAMA DE NOCHE LN	13.48737268	144.84274	955700
PA-003	1093303279	1	196 CARNATION ST BLDG 3	13.46696154	144.8369894	955700
PA-003	1093302913	1	133 ANTHURIUM ST	13.46869171	144.8406569	955700
PA-003	1412042505	1	125 GARDENIA AVE	13.48987883	144.8422401	955700
PA-003	1093302846	1	123 PLUMERIA ST	13.4665105	144.8388396	955700
PA-003	1093302754	1	118 ANTHURIUM ST BLDG 2	13.46913886	144.841574	955700
PA-003	1414956665	1	1991 ROUTE 15	13.47210116	144.8453014	955700
PA-003	1412043487	1	131 TUBER ROSE ST	13.46842179	144.8404459	955700
PA-003	1412074826	1	105 CHERRY BLOSSOMS LN	13.49240219	144.8437511	955700
PA-003	1412052361	1	2000 RT 15 BLDG 5	13.47087793	144.8484567	955700
PA-003	1093303302	1	1543 CHALAN PADIRON HAYA	13.46398724	144.8372126	955700
PA-003	1093303570	1	1402 CHALAN PADIRON HAYA	13.46191004	144.8335282	955700
PA-003	1093302883	1	170 PLUMERIA ST BLDG 2	13.46744269	144.8386847	955700
PA-003	1093302817	1	192 SNOWBALL ST	13.47025197	144.841279	955700
PA-003	1412043587	1	210 CARNATION ST	13.46716666	144.8372396	955700
PA-003	1412043941	1	180 E ROUTE 8	13.47164801	144.8202629	951600
PA-003	1412042938	1	200 MIL FLORES LN	13.48704765	144.84289	955700
PA-003	1412042978	1	2000 RT 15 BLDG 3	13.46909285	144.8488406	955700
PA-003	1093302830	1	169 PALOMARES DR	13.47137708	144.8435122	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1451842111	1	7 M RIVERA STREET PAGAT	13.47160601	144.8484177	955700
PA-003	1412042433	1	120 CADENA DE AMOR LN	13.48871172	144.842889	955700
PA-003	1412042768	1	159 CADENA DE AMOR LN	13.48765761	144.8430011	955700
PA-003	1412068321	1	145 GARDENIA AVE	13.49037798	144.84219	955700
PA-003	1412042616	1	115 MANUEL DR	13.46602255	144.8349512	955700
PA-003	1093301715	1	73 CUP OF GOLD	13.46996684	144.84164	955700
PA-003	1412043201	1	113 SAMPAGUITA LN	13.49108205	144.842884	955700
PA-003	1412043413	1	105 CAMELIA LN	13.4895708	144.8442063	955700
PA-003	1412038474	1	525C CANADA TOTO LOOP RD	13.46139208	144.7865735	952700
PA-003	1412039739	1	142 MANIBUSAN LN	13.47019196	144.8048232	955600
PA-003	1412043383	1	133 CADENA DE AMOR LN	13.48837278	144.84294	955700
PA-003	1093310469	1	1851 CHALAN PADIRON HAYA	13.4705909	144.8435282	955700
PA-003	1451841933	1	138 ANTHIRIUM ST	13.46944889	144.8410409	955700
PA-003	1093309587	1	120 CARNATION ST	13.46580843	144.8381626	955700
PA-003	1412038099	1	100 S-26	13.46196804	144.7866625	952700
PA-003	1414956011	1	348 BOMAN ST	13.49478832	144.8284517	951700
PA-003	1412042917	1	149 CHRYSANTHEMUM CT	13.49096194	144.8438121	955700
PA-003	1414959123	1	123 CHERO ST	13.44330128	144.7925781	952900

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412068339	1	142 CHRYSANTHEMUM CT	13.4905019	144.8436232	955700
PA-003	1412043497	1	163 ORCHID LN	13.49635258	144.842862	955700
PA-003	1412083317	0	28 CHALAN PADIRON HAYA	13.46032798	144.832845	955700
PA-003	1412044777	1	66 S-26	13.46171102	144.7866895	952700
PA-003	1412043068	1	107 MANUEL DR BLDG 5	13.46649159	144.8346783	955700
PA-003	1093358575	1	173 GUN BEACH RD	13.51836178	144.8078235	951902
PA-003	1412044463	1	337 SERGIO CRUZ ST	13.46942789	144.8507908	955700
PA-003	1093303571	1	1393 CHALAN PADIRON HAYA	13.46224117	144.8339781	955700
PA-003	1460451793	1	240 OLD PRICE RD	13.45289813	144.8060404	952900
PA-003	1093302039	1	198 PLUMERIA ST	13.46794164	144.8388016	955700
PA-003	1451841863	1	349 KINNEYS DR	13.46847279	144.8343513	955700
PA-003	1412045031	1	125 CAMELIA LN	13.4895878	144.8436672	955700
PA-003	1412043195	1	106 CHERRY BLOSSOMS LN	13.49236718	144.8441782	955700
PA-003	1412043352	1	106 LILAC CT	13.48986783	144.8425781	955700
PA-003	1093310317	1	359 KINNEYS RD	13.46978182	144.8360904	955700
PA-003	1412044800	1	2000 RT 15	13.47044199	144.8478235	955700
PA-003	1412043599	1	221A BAMBA RD	13.46584143	144.8407788	955700
PA-003	1412042747	1	153 CADENA DE AMOR LN	13.48784763	144.842989	955700
PA-003	1093302748	1	170 ANTHURIUM ST	13.47037798	144.8406899	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412043702	1	114 CADENA DE AMOR LN	13.48898074	144.8433172	955700
PA-003	1412042257	1	118 ROSA LN	13.46633858	144.8404629	955700
PA-003	1093310362	1	117 WHITE ST BLDG 3	13.4485517	144.7918459	952900
PA-003	1093300464	1	116 OLD PEREZ CORAL RD	13.49666051	144.8233172	951700
PA-003	1460436383	1	98 JASMIN RD	13.46575742	144.8392018	955700
PA-003	1093302681	1	129 CARNATION ST	13.46595844	144.8374736	955700
PA-003	1093309332	1	86 PALOMARES DR	13.47225717	144.8449342	955700
PA-003	1093303028	1	199 SNOWBALL ST	13.47005195	144.8411239	955700
PA-003	1093302829	1	159 ANTHURIUM ST	13.4695518	144.8405909	955700
PA-003	1093302923	1	164 PALOMARES DR	13.47179802	144.8435402	955700
PA-003	1093303547	1	198 UNTALAN ST	13.45148009	144.7854954	952900
PA-003	1412042644	1	152 MIL FLORES LN	13.48780863	144.8441732	955700
PA-003	1412038759	1	127B MANIBUSAN LN	13.46996784	144.8040892	955600
PA-003	1412043131	1	2000 RT 15 BLDG 2	13.47192804	144.8470845	955700
PA-003	1412068295	1	119 GARDENIA AVE	13.48967181	144.8422341	955700
PA-003	1093302170	1	138 TUBER ROSE ST	13.46832278	144.8397847	955700
PA-003	1093302976	1	191 HERRADURA LN	13.44240119	144.8078905	952900
PA-003	1412043430	1	149 DAISY LN	13.49273212	144.8431511	955700
PA-003	1093310021	1	157 LADERA CT	13.44366621	144.8109958	952900
PA-003	1451841905	1	148B BAMBA RD	13.46416736	144.8387346	955700
PA-003	1412043595	1	1870 GINGER ST	13.46514146	144.8402569	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412043510	1	128 MIL FLORES LN	13.4885807	144.8442063	955700
PA-003	1412044388	1	279 BAMBA ST	13.47033798	144.8072566	955600
PA-003	1093302310	1	224 SNOWBALL ST	13.47106105	144.841657	955700
PA-003	1093303148	1	123 TUBER ROSE ST	13.46728067	144.8398067	955700
PA-003	1412053001	0	655 CHALAN PADIRON HAYA	13.44800075	144.8244393	955700
PA-003	1412043425	1	182 GARDENIA AVE	13.49144809	144.8426511	955700
PA-003	1412042710	1	112 CHRYSANTHEMUM CT	13.4905179	144.842745	955700
PA-003	1093309957	1	139 CARNATION ST	13.46621157	144.8376906	955700
PA-003	1093303250	1	1861 CHALAN PADIRON HAYA	13.47098794	144.8440342	955700
PA-003	1412042598	1	132A BAMBA RD	13.46315026	144.8383397	955700
PA-003	1093358145	1	100 AURORA ST BLDG 2	13.47010796	144.8425341	955700
PA-003	1412043015	1	194 MIL FLORES LN	13.48707265	144.8430401	955700
PA-003	1412042821	1	152 LILAC CT	13.49027797	144.8431341	955700
PA-003	1412042425	1	120 MIL FLORES LN	13.48877772	144.8441902	955700
PA-003	1412043003	1	139 ANTHURIUM ST	13.46931188	144.8409018	955700
PA-003	1412043655	1	182 MIL FLORES LN	13.48725167	144.8433672	955700
PA-003	1412068291	1	112 MIL FLORES LN	13.48876272	144.8426401	955700
PA-003	1412043701	1	123 CADENA DE AMOR LN	13.48879672	144.8433392	955700
PA-003	1451841867	1	169A KINNEYS DR	13.46442039	144.8344953	955700
PA-003	1412043412	1	114 LILAC CT	13.48984883	144.84274	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1093302938	1	165A BAMBA ST	13.46481733	144.8384677	955700
PA-003	1412043303	1	514 B TUN PEDRO BENAVENTE ST	13.47162701	144.8475126	955700
PA-003	1451841865	1	369 KENNY'S CAFE PAGAT DR	13.46908085	144.8344173	955700
PA-003	1093304146	1	217 TUBER ROSE ST BLDG 2	13.46986683	144.8385397	955700
PA-003	1412043066	1	112 CHERRY BLOSSOMS LN	13.4925481	144.8441402	955700
PA-003	1093301989	1	226 BAMBA RD	13.46584843	144.8404849	955700
PA-003	1412043496	1	128 ROSE CT	13.49329127	144.8433342	955700
PA-003	1093303320	1	190 TUBER ROSE ST	13.4695418	144.8388676	955700
PA-003	1451882004	1	2 SUN PLAZA BLDG	13.51721267	144.8078845	951902
PA-003	1093310644	1	391 KINNEYS RD	13.46940889	144.8338731	955700
PA-003	1451842135	1	2000S SERGIO CRUZ PAGAT (CLTC)	13.46988883	144.8503519	955700
PA-003	1412043585	1	157 CHRYSANTHEMUM CT	13.49084193	144.8441892	955700
PA-003	1412053269	1	1398 N MARINE CORPS DR	13.52023097	144.8122391	951902
PA-003	1412052772	1	1472 CHALAN PADIRON HAYA	13.46328727	144.8355234	955700
PA-003	1412043154	1	1793 CHALAN PADIRON HAYA	13.46947189	144.8422341	955700
PA-003	1093310630	1	170 ANTHURIUM ST	13.471506	144.8406959	955700
PA-003	1093304112	1	1518 CHALAN PADIRON HAYA	13.46349629	144.8369174	955700
PA-003	1412068342	1	106 MIL FLORES LN	13.48915886	144.8441842	955700

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-003	1412068304	1	159 MIL FLORES LN	13.48740269	144.8423401	955700
PA-003	1093303111	1	114 GINGER ST	13.46704165	144.842023	955700
PA-003	1093309923	1	147 PLUMERIA ST	13.46695854	144.8380626	955700
PA-003	1451882050	1	41 LILAC CT LATTE HGTS	13.49015196	144.8439891	955700
PA-003	1093302187	1	248 CARNATION ST	13.46617156	144.8369904	955700
PA-003	1412043385	1	161 DAISY LN	13.49291814	144.842784	955700
PA-003	1093303234	1	220 CARNATION ST	13.4665585	144.8369404	955700
PA-003	1093302506	1	164 BAMBA RD	13.46445039	144.8391177	955700
PA-003	1412043188	1	111 CAMELIA LN	13.48961681	144.8440172	955700
PA-003	1412043517	1	244 BAMBA RD	13.46488633	144.8390287	955700
PA-003	1093303186	1	152 KINNEYS RD BLDG 4	13.46562141	144.8331231	955700
PA-003	1093302200	1	1971 CHALAN PADIRON HAYA	13.47246819	144.8456514	955700
PA-003	1093357394	1	56 CHALAN PADIRON HAYA	13.46529147	144.8386677	955700
PA-001	1412072936	1	154 KAYAN BANAN NIYOK	13.50080093	144.841318	951100
PA-001	1412073053	1	127 CHALAN APPLOK	13.50082193	144.842034	951100
PA-001	1412039622	1	117 BIRADAN DUSTIN	13.50202115	144.8479125	951100
PA-001	1460441636	1	131 CHALAN APPLOK	13.50081693	144.8419289	951100
PA-001	1412077002	1	177 VILLA I SABANA CIRCLE B	13.51913886	144.8142733	951901
PA-001	1460442161	0	577 ADACAO RD	13.49979182	144.8547122	951100

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-001	1414956271	1	114 KAYEN BAOTISMO	13.50205815	144.8495408	951100
PA-001	1093310712	1	132 KAYON GUNOT	13.50048699	144.8418399	951100
PA-001	1414956204	1	105 CHALAN APPLOK	13.50087193	144.8425891	951100
PA-001	1412069511	1	220 NIYOK AVE	13.49807175	144.8494898	951100
PA-001	1412038588	1	111 BIRADAN DUSTIN	13.50183103	144.8480126	951100
PA-001	1093310719	1	124 KAYON GUNOT	13.5005169	144.842195	951100
PA-001	1412039290	1	390A CHALAN FANDANG	13.50147809	144.8450843	951100
PA-001	1093310715	1	123 CHALAN PUNTAN LAGU	13.50032698	144.8422171	951100
PA-001	1093301543	1	114 BIRADAN NOBIA	13.50170802	144.8442623	951100
PA-001	1412039337	1	135 BIRADAN DUSTIN	13.50231018	144.8477395	951100
PA-001	1412038358	1	369 LEMON CHINA ST	13.50201715	144.8431561	951100
PA-001	1093358349	1	81 SGAMBELLURI LN	13.5195568	144.8148392	951901
PA-001	1460451045	1	165 VILLA I SABANA CIRCLE B	13.51929787	144.8142343	951901
PA-001	1093310797	1	115 CHALAN APPLOK	13.50121807	144.8425401	951100
PA-001	1093310768	1	109 CHALAN APPLOK	13.50086893	144.8425401	951100
PA-001	1093301108	1	327 LEMON CHINA ST	13.50180803	144.8431621	951100
PA-001	1093304545	1	1270 N MARINE CORPS DR BLDG 11	13.5185667	144.8126391	951901
PA-001	1412051180	1	168 KAYEN MOGFOG	13.50170702	144.8458903	951100
PA-001	1093310710	1	118 KAYON GUNOT	13.5005479	144.8425671	951100
PA-001	1412039971	1	170 KAYEN MOGFOG	13.501518	144.8456844	951100
PA-001	1451882042	1	362 PGD LAS PALMAS III	13.50074092	144.8426951	951100

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-001	1412041054	1	150 CHALAN FANDANG	13.50174602	144.8449062	951100
PA-001	1093310718	1	120 KAYON GUNOT	13.5005319	144.8423891	951100
PA-001	1412039336	1	143 BIRADAN DUSTIN	13.50247119	144.8476346	951100
PA-001	1093310714	1	128 CHALAN GUNOT	13.5005009	144.842017	951100
PA-005	1412048829	1	10 BELLE GUMATAOTAO CIR	13.461577	144.7055454	954300
PA-005	1093302276	1	167 CHALAN EUGENIO	13.44207815	144.7776846	953102
PA-005	1412048804	1	115 MALAC CIR	13.46124707	144.7045563	954300
PA-005	1460460163	1	215 MANIBUSAN LN	13.43196104	144.7766785	953101
PA-005	1412045513	1	285 FARENHOLT AVE BLDG 5	13.45001695	144.7455174	953101
PA-005	1412048798	1	147 SANHILO CIR	13.46087693	144.7057173	954300
PA-005	1412048083	1	167 W ANACO LN BLDG 2	13.46285813	144.7058733	954300
PA-005	1412068553	1	21 ANACOCO LANE NIMITZ HIL ESTS	13.46298714	144.7066565	954300
PA-005	1412048712	1	244 MAMA SANDY ST BLDG 2	13.45723167	144.7062235	954300
PA-005	1412051962	1	389 N MARINE CORPS DR	13.46543149	144.6935892	954300
PA-005	1451841375	1	4 LIPANOVICH APT	13.43842779	144.801491	953000
PA-005	1093303696	1	241 CHALAN PADIRON BLDG 4	13.43184003	144.7889956	953101
PA-005	1412044169	1	204 CHALAN FAMHA	13.4505279	144.7470785	953101
PA-005	1412048996	1	126 SCHARFF ST	13.46537648	144.6975286	954300
PA-005	1412037464	1	4 S-9	13.47202715	144.7122671	956100

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1093309869	1	199 J SN QUENGA ST	13.4645673	144.6939891	954300
PA-005	1412048231	1	88 ARCENAS PL	13.45573042	144.7068064	954300
PA-005	1412048690	1	119 QUENGA CT BLDG 2	13.46271712	144.6953344	954300
PA-005	1451841397	1	16 PALM CT	13.43884873	144.8025731	953000
PA-005	1093304496	1	204 CHALEN FAMHA	13.44739868	144.7502629	953101
PA-005	1412048542	1	200 MANGA ST	13.4625771	144.6968784	954300
PA-005	1451840411	1	27 E ANACO LANE	13.46307725	144.7072566	954300
PA-005	1093309975	1	166 CHALAN ANONAS	13.44338628	144.781429	953102
PA-005	1412048950	1	434 ASSUMPTION DR	13.46313126	144.6966785	954300
PA-005	1093307453	0	1155 CABRAS RD	13.46343129	144.6640012	954400
PA-005	1412045158	1	195-A CHALAN FAMILIA	13.43013796	144.7787566	953101
PA-005	1412035920	1	117 MASSO CT	13.46037798	144.6931781	954300
PA-005	1412051639	1	111 TUNCAP ST	13.46425237	144.6936402	954300
PA-005	1412048721	1	49 E ANACO LN	13.46073292	144.7078845	954300
PA-005	1412048744	1	312 ASSUMPTION DR	13.46340729	144.6950563	954300
PA-005	1412049086	1	481 N MARINE CORPS DR	13.4655424	144.6960624	954300
PA-005	1412048090	1	392 NIMITZ DR	13.46311126	144.7058893	954300
PA-005	1412048822	1	16 ASSUMPTION DR	13.46324127	144.6972785	954300
PA-005	1412048624	1	139 MARIAN PELING DR	13.46403035	144.6939281	954300
PA-005	1412048786	1	40 E ANACO LN	13.46179702	144.7072346	954300
PA-005	1412045184	1	144 AGA DR	13.43633658	144.79134	953101

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412044531	1	5154 UOG STA	13.43116706	144.7711679	953101
PA-005	1412044900	1	133P MANIBUSAN LN	13.43190004	144.7785067	953101
PA-005	1093306645	1	131 TAJALLE ST	13.46311226	144.6935512	954300
PA-005	1093307184	1	274 INDUSTRIAL AVE	13.46128807	144.6633842	954400
PA-005	1414958746	1	144 OCEAN SUMMIT DR	13.46538148	144.7045233	954300
PA-005	1414955710	1	626 DERO DR	13.44016796	144.7465565	956100
PA-005	1412068806	1	314 ASSUMPTION DR	13.46208615	144.6935282	954300
PA-005	1412048742	1	122 EDWARD LN	13.46103605	144.6931171	954300
PA-005	1093309707	1	171 J SN QUENGA ST	13.46498834	144.6942623	954300
PA-005	1412069217	1	774 SPRUANCE DR	13.45486133	144.7071895	954300
PA-005	1412037163	1	10 DERO RD	13.43967081	144.7469064	956100
PA-005	1412047637	1	6 BELLE GUMATAOTAO CIR	13.46121707	144.7061454	954300
PA-005	1412049094	1	4 KADADA CIR	13.46223817	144.7060514	954300
PA-005	1412044827	1	290 CHALAN OKSO	13.4295288	144.7730731	953101
PA-005	1412052718	1	747 TURNER RD	13.44620657	144.7139281	956100
PA-005	1412051946	1	395 N MARINE CORPS DR	13.46544849	144.6937841	954300
PA-005	1093358803	1	166 SPRUANCE DR	13.45832178	144.692801	954300
PA-005	1412048300	1	162 MASSO CT	13.45904685	144.6936172	954300
PA-005	1093302305	1	1868 HALSEY DR	13.4535712	144.7122011	956100
PA-005	1412048665	1	644A CALACHUCHA ST	13.46733668	144.7007068	954300
PA-005	1412048395	1	60 NIMITZ DR	13.46185703	144.7064675	954300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412037376	1	200 MAMA SANDY ST BLDG 2	13.45930788	144.7088566	956100
PA-005	1412053107	1	54 SPRUANCE DR	13.46375222	144.7247732	956100
PA-005	1412043271	1	246 CHALAN OKSO	13.42831778	144.7704239	953101
PA-005	1412048993	1	2 KADADA CIR	13.46245019	144.7059953	954300
PA-005	1412050742	1	192 MAMMA SANDY ST	13.45801775	144.7079345	956100
PA-005	1412048784	1	8 W ANACO LN	13.46229717	144.7049672	954300
PA-005	1460439334	1	486 MOLINA CIR	13.46640859	144.6985847	954300
PA-005	1412068645	1	23 MALAC CIR	13.46122707	144.7052674	954300
PA-005	1093309673	1	146 SPRUANCE DR	13.46044299	144.6906849	954300
PA-005	1093303732	1	191 KONGGA RD	13.44812876	144.7804629	953102
PA-005	1412049015	1	212 OCEAN SUMMIT DR	13.46467831	144.7040402	954300
PA-005	1412069020	1	249 CHALAN PESKADOT	13.43518146	144.7904129	953101
PA-005	1412048851	1	451 NIMITZ DR	13.46162001	144.7065285	954300
PA-005	1093304297	1	308 CHALAN FAMHA	13.44711866	144.7525841	953101
PA-005	1093304167	1	198 ROUTE 10 BLDG 4	13.43349729	144.7826231	953101
PA-005	1412047723	1	119 SANHILO CIR	13.46077892	144.7065735	954300
PA-005	1412048723	1	299 MASSO CT	13.45899274	144.6939841	954300
PA-005	1412045564	1	60 MANIBUSAN LN	13.43266111	144.7784787	953101
PA-005	1412048609	1	338 NIMITZ DR	13.46285113	144.7046343	954300
PA-005	1412068650	1	382 ASSUMPTION DR	13.46297114	144.6951343	954300
PA-005	1412048824	1	39 E ANACO LN	13.46188103	144.7075906	954300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412048772	1	107 MASSO CT	13.46067091	144.692928	954300
PA-005	1412068680	1	267 ASSUMPTION DR	13.461588	144.6922841	954300
PA-005	1412048546	1	111 EDWARD LN	13.46138108	144.692956	954300
PA-005	1093306970	1	880 N MARINE CORPS DR	13.47013796	144.7058123	954300
PA-005	1412048640	1	391 NIMITZ DR	13.46344129	144.7061234	954300
PA-005	1412048400	1	144 EDWARD LN	13.4605709	144.6933952	954300
PA-005	1093358170	1	50 MOLINA CIR	13.46623157	144.6982236	954300
PA-005	1412052128	1	396 N MARINE CORPS DR	13.46490034	144.6940952	954300
PA-005	1412048727	1	98 SCHARFF ST	13.46594844	144.6976846	954300
PA-005	1412044689	1	103 CHALAN PADIRON	13.43071192	144.7887016	953101
PA-005	1451840390	1	121 EDWARD LN	13.461556	144.6933392	954300
PA-005	1412048814	1	354 NIMITZ DR	13.46294014	144.7048062	954300
PA-005	1460442480	1	404 ASSUMPTION DR	13.46320127	144.6957343	954300
PA-005	1412048990	1	76 NIMITZ DR	13.46030198	144.7074456	954300
PA-005	1412045993	1	717 ROUTE 6	13.4565725	144.7066735	954300
PA-005	1412048467	1	156 MAMA SANDY ST	13.45747869	144.7074516	954300
PA-005	1460442476	1	56 ASSUMPTION DR BLDG 2	13.46305225	144.6972736	954300
PA-005	1412037502	1	62 DERO RD	13.43997284	144.7453514	956100
PA-005	1412043367	1	253 CHALAN PESKADOT	13.43335228	144.7893518	953101
PA-005	1412045722	1	241 CHALAN PADIRON BLDG 2	13.43266811	144.7894848	953101

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412048884	1	153 MASSO CT	13.4595688	144.6936732	954300
PA-005	1412045324	1	174 PAI CT	13.43278112	144.7760904	953101
PA-005	1412049005	1	502 B A QUENGA ST	13.46438838	144.6968404	954300
PA-005	1451840400	1	428A ASSUMPTION DR	13.46332028	144.6970955	954300
PA-005	1412035482	1	50 SPRUANCE DR	13.45682253	144.6910519	954400
PA-005	1460460548	1	220 TECHAIRA ST	13.43500145	144.7965895	953000
PA-005	1412048505	1	4 W ANACO LN	13.46223017	144.7045063	954300
PA-005	1412049016	1	189 OCEAN SUMMIT DR	13.46410636	144.7038951	954300
PA-005	1412048941	1	6 W ANACO LN	13.46224117	144.7047562	954300
PA-005	1460442517	1	166 SPRUANCE DR	13.4585887	144.69284	954300
PA-005	1412049018	1	246 MAMA SANDY ST	13.4575576	144.7067344	954300
PA-005	1412044724	1	132 CHALAN OKSO	13.43272712	144.7737561	953101
PA-005	1412048914	1	115 J C SANTOS ST	13.46385723	144.6931561	954300
PA-005	1093302688	1	198 ROUTE 10 BLDG 5	13.43307125	144.782956	953101
PA-005	1412037416	1	408 US NAVAL STATION NIMITZ HL BLDG 2	13.44810176	144.7130121	956100
PA-005	1412048424	1	400 ROUTE 8	13.43629057	144.7073066	954400
PA-005	1412048394	1	295 ASSUMPTION DR	13.46270812	144.6945513	954300
PA-005	1412047968	1	154 MASSO CT	13.45932688	144.6934062	954300
PA-005	1412048448	1	41 NIMITZ DR	13.46129707	144.7039121	954300
PA-005	1412048450	1	405 ASSUMPTION DR	13.4635272	144.6958013	954300
PA-005	1412048552	1	3 BELLE GUMATAOTAO CIR BLDG 2	13.461597	144.7063345	954300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412048809	1	111 MASSO CT	13.4605379	144.69299	954300
PA-005	1460458544	1	757 ROUTE 7	13.47392724	144.7332901	956100
PA-005	1412043772	1	189 CHALAN MACA	13.43190704	144.7745783	953101
PA-005	1412048610	1	55 NIMITZ DR	13.46240119	144.7067674	954300
PA-005	1093310616	1	131 SPEAKER FRANKLIN QUITUGUA COURT	13.4355324	144.781285	953102
PA-005	1460442512	1	153 EDWARD LN	13.4605769	144.6938171	954300
PA-005	1412048451	1	301 NIMITZ DR	13.46174102	144.7038781	954300
PA-005	1093304603	1	134 KONGGA RD	13.44633158	144.7805909	953102
PA-005	1412048698	1	42 E ANACO LN	13.461582	144.7072845	954300
PA-005	1412044158	1	263 MANIBUSAN ST	13.43192204	144.7756624	953101
PA-005	1412076934	1	40 CHALAN FAMILIA BLDG 2	13.43035798	144.7784677	953101
PA-005	1451840414	1	426A LIMTIACO CR	13.47173202	144.711563	956100
PA-005	1412048949	1	3 NIMITZ DR	13.4605989	144.7039401	954300
PA-005	1093304309	1	54 CHL CHONG MEKO	13.43161701	144.7895458	953101
PA-005	1093304003	1	26 TUN JUAN R CAMPOS ST	13.43632658	144.7780956	953102
PA-005	1093307295	1	597 N MARINE CORPS DR	13.4675876	144.6993018	954300
PA-005	1093303740	1	396 CHALEN FAMHA	13.44732768	144.7509908	953101
PA-005	1093300376	1	1886 HALSEY DR	13.4535962	144.7117289	956100
PA-005	1412048601	1	2 W ANACO LN	13.46225717	144.7043123	954300
PA-005	1412048550	1	30 ACHO CIR	13.461557	144.7047342	954300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412047970	1	135 SANHILO CIR	13.46081293	144.7061734	954300
PA-005	1412044545	1	133D CHALAN FAMILIA	13.43198204	144.7786847	953101
PA-005	1412037113	1	200 MAMMA SANDY ST	13.45910786	144.7085347	956100
PA-005	1412037843	1	166 MAMA SANDY ST	13.45712066	144.7083067	956100
PA-005	1093303412	1	168 GOGUE DR	13.44831278	144.7619629	953102
PA-005	1093307466	1	181 BELLA ST	13.46764161	144.7046783	954300
PA-005	1412049088	1	65 NIMITZ DR	13.46127707	144.7070905	954300
PA-005	1412048415	1	74 NIMITZ DR	13.46041899	144.7072515	954300
PA-005	1412044171	1	198 ROUTE 10 BLDG 2	13.43336728	144.7834782	953101
PA-005	1412048879	1	405 NIMITZ DR	13.46320227	144.7064625	954300
PA-005	1412068323	1	48 MURRAY RD	13.46577742	144.7270905	956100
PA-005	1460440286	0		13.46394224	144.6478625	954400
PA-005	1460437918	1	1698 CHALAN OKSO	13.42824277	144.7711849	953101
PA-005	1412038376	1	787 ROUTE 6	13.4555174	144.7083347	956100
PA-005	1412038378	1	781A ROUTE 6	13.45582743	144.7086897	956100
PA-005	1412048709	1	116 FRANK CASTRO ST	13.45564641	144.7054394	954300
PA-005	1412048551	1	109 QUENGA CT	13.4625381	144.6957403	954300
PA-005	1093304672	1	213 KONGGA RD	13.44769661	144.7788956	953102
PA-005	1451840412	1	583F KALAKAK STREET	13.4655374	144.7092898	956100
PA-005	1412037513	1	1820 SPRUANCE DR	13.44928887	144.7088736	954300
PA-005	1412048425	1	76 MOUNT ALUTOM ST	13.43617756	144.7070895	954400
PA-005	1412048684	1	205 MAMA SANDY ST	13.45775762	144.7072126	954300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1093303943	1	690 MAIMAI ST	13.44524647	144.7825061	953102
PA-005	1412037770	1	160 MAMMA SANDY ST	13.45810776	144.7084897	956100
PA-005	1412052430	1	673 TURNER RD	13.44788063	144.7136062	956100
PA-005	1412048666	1	134 MASSO CT	13.45982083	144.6930951	954300
PA-005	1460459049	1	203B CHALAN PADIRON	13.43137108	144.7899897	953101
PA-005	1412048952	1	403 N MARINE CORPS DR	13.4655414	144.6939451	954300
PA-005	1412051281	1	194 RAMONA ST	13.47071192	144.7141342	956100
PA-005	1412037771	1	102 MAMMA SANDY ST	13.45816176	144.7087456	956100
PA-005	1412048333	1	1 NIMITZ DR	13.46034898	144.7039401	954300
PA-005	1093303951	1	119 SPEAKER FRANKLIN QUITUGUA COURT	13.4345183	144.7805409	953102
PA-005	1093303977	1	2592 CHIEF JUDGE JOAQUIN PEREZ LN	13.43768661	144.7790287	953102
PA-005	1412048701	1	125 MASSO CT	13.46025797	144.6932901	954300
PA-005	1412048707	1	110 FRANK CASTRO ST	13.45592144	144.7053124	954300
PA-005	1412048883	1	171 EDWARD LN	13.45996884	144.6938621	954300
PA-005	1412048661	1	17 NIMITZ DR	13.46222817	144.7038621	954300
PA-005	1412048836	1	50 SCHARFF ST	13.46606155	144.6974126	954300
PA-005	1093303511	1	1442 CHIEF JUDGE JOAQUIN PEREZ LN	13.43721767	144.7784897	953102
PA-005	1412048813	1	131 MASSO CT	13.46006095	144.6933172	954300
PA-005	1460442514	1	143 EDWARD LN	13.46089793	144.6935672	954300
PA-005	1412048373	1	14 W ANACO LN	13.46241619	144.7056174	954300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412048488	1	127 W ANACO LN	13.46264111	144.7048012	954300
PA-005	1093304565	1	30 HENRY TAIJERON	13.44775162	144.7780906	953102
PA-005	1093309570	1	143 TUNCAP ST	13.46381223	144.6939621	954300
PA-005	1412048595	1	111 QUENGA CT	13.46286113	144.6954904	954300
PA-005	1412045172	1	10 W ANACO LN	13.46233618	144.7051953	954300
PA-005	1412048414	1	72 NIMITZ DR	13.46064791	144.7070675	954300
PA-005	1412049102	1	46 E ANACO LN	13.46113006	144.7074066	954300
PA-005	1412053252	1	138 CHALAN BUKU	13.43315826	144.7803629	953101
PA-005	1412035937	1	613 N MARINE DR	13.46689153	144.6993568	954300
PA-005	1412047971	1	125 SANHILO CIR	13.46078292	144.7063735	954300
PA-005	1460451564	1	248 CHALEN FAMHA	13.44769661	144.7501178	953101
PA-005	1412044642	1	120 VIETNAM VETERANS MEMORIAL HWY	13.43527047	144.7842393	953101
PA-005	1412048526	1	114 MANGA ST	13.46307225	144.6960624	954300
PA-005	1412037162	1	775 DERO DR	13.44001195	144.7468454	956100
PA-005	1412048242	1	317 NIMITZ DR	13.46264111	144.7039011	954300
PA-005	1093304321	1	159 KONGGA RD	13.44668151	144.7797237	953102
PA-005	1412038621	1	574 SPRUANCE DR	13.46049199	144.7311019	956100
PA-005	1412049097	1	423 NIMITZ DR	13.46201115	144.7061234	954300
PA-005	1412049095	1	405 NIMITZ DR BLDG 2	13.4625821	144.7062624	954300
PA-005	1093303560	1	2878 CHIEF JUDGE JOAQUIN PEREZ LN	13.43712066	144.7777065	953102
PA-005	1412045554	1	297 KONGGA RD	13.44743769	144.7791897	953102

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1093298747	1	124 NUNU CT BLDG 2	13.44786763	144.7507128	953101
PA-005	1093304322	1	219 KONGGA RD	13.44812176	144.7791567	953102
PA-005	1412044542	1	198 ROUTE 10	13.43413236	144.7835512	953101
PA-005	1093304348	1	146 CHALAN CHIRIK	13.43562141	144.782112	953102
PA-005	1460439196	1	189 ULLOA UNTALAN RD	13.4605089	144.7439621	953600
PA-005	1412048833	1	53 NIMITZ DR	13.46263711	144.7067344	954300
PA-005	1412048882	1	177 W ANACO LN	13.46291114	144.7061014	954300
PA-005	1451840391	1	181 EDWARDS LN	13.45993084	144.6935282	954300
PA-005	1412068790	1	184 MAMA SANDY ST	13.4575026	144.7078515	956100
PA-005	1412043986	1	241 CHALAN PADIRON	13.43223817	144.7889626	953101
PA-005	1412048664	1	146 MASSO CT	13.4595018	144.6933232	954300
PA-005	1460440289	0	178 INDUSTRIAL AVE	13.4625681	144.6634732	954400
PA-005	1412035564	1	148 ROUTE 6	13.4555374	144.7093678	956100
PA-005	1093306289	1	599 N MARINE CORPS DR	13.46760861	144.6994408	954300
PA-005	1412049002	1	148 A QUENGA ST	13.4645603	144.6962175	954300
PA-005	1093304320	1	211 CEPEDA WAY	13.44730168	144.7785127	953102
PA-005	1093303667	1	101 CHALAN ABAS BLDG 4	13.44774162	144.7635342	953102
PA-005	1093303796	1	237 CHALAN PADIRON BLDG 3	13.43122107	144.7889236	953101
PA-005	1412044746	1	215 MANIBUSAN ST	13.43193104	144.7766015	953101
PA-005	1460442481	1	371 ASSUMPTION DR	13.46326627	144.6948062	954300
PA-005	1412045308	1	213 CHALAN FAMHA	13.44989883	144.7488406	953101

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1093303893	1	198 CHALAN BIBIC BLDG 4	13.43374022	144.7830951	953101
PA-005	1412048743	1	162 MARCELA WAY	13.45663251	144.7035732	954300
PA-005	1412037769	1	170 MAMA SANDY ST	13.45904885	144.7095628	956100
PA-005	1412044686	1	388 CHALEN FAMHA	13.44747069	144.751396	953101
PA-005	1451840392	1	333 TUNCAP ST	13.46301025	144.6938391	954300
PA-005	1412048942	1	111 FRANK CASTRO ST	13.45588843	144.7055844	954300
PA-005	1412048702	1	63 NIMITZ DR	13.461506	144.7070065	954300
PA-005	1412049108	1	251 ASSUMPTION DR	13.46124107	144.6924011	954300
PA-005	1412044601	1	133L MANIBUSAN LN	13.43174602	144.7772395	953101
PA-005	1093298759	1	648 MAIMAI ST BLDG 2	13.44504145	144.78159	953102
PA-005	1412049085	1	226 ASSUMPTION DR	13.46086193	144.6924231	954300
PA-005	1412049068	1	105 MENO ST BLDG 2	13.4565025	144.7042512	954300
PA-005	1414957991	1	197 BELLA ST	13.46694254	144.7042843	954300
PA-005	1412048549	1	29 ACHO CIR	13.461551	144.7045453	954300
PA-005	1412044704	1	151 CHALAN OKSO	13.4325121	144.772962	953101
PA-005	1093304493	1	40 S-16	13.4455504	144.7665175	953102
PA-005	1093303896	1	169 KONGGA RD	13.44818176	144.7812909	953102
PA-005	1093303927	1	199 CHALAN EUGENIO	13.441516	144.7787286	953102
PA-005	1412048812	1	372 J M TUNCAP ST	13.4645283	144.6936402	954300
PA-005	1412037776	1	125 MAMMA SANDY ST	13.45876172	144.7089016	956100
PA-005	1093303156	1	135 PEDRO LEONIDA PANGELINAN LN	13.4395918	144.8033892	953000

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412048509	1	143 A QUENGA ST	13.46419036	144.6958393	954300
PA-005	1412049004	1	5 NIMITZ DR	13.46083893	144.7039511	954300
PA-005	1412048826	1	35 E ANACO LN	13.46234618	144.7075066	954300
PA-005	1093306976	1	1119 CABRAS RD BLDG 2	13.46422837	144.6579515	954400
PA-005	1412052512	1	317 CHALAN OKSO	13.42883173	144.7734892	953101
PA-005	1093304482	1	364 CHALEN FAMHA	13.44711066	144.751618	953101
PA-005	1093302469	1	319 JESUS R MARIANO ST	13.43245719	144.7960674	953000
PA-005	1412048615	1	133 W ANACO LN	13.46268011	144.7050173	954300
PA-005	1412048693	1	57 NIMITZ DR	13.46218116	144.7068234	954300
PA-005	1412047969	1	244 MAMA SANDY ST BLDG 3	13.45777162	144.7066345	954300
PA-005	1093303900	1	169 CHALAN EUGENIO	13.44188103	144.7777675	953102
PA-005	1412037312	1	188 MAMMA SANDY ST	13.45882673	144.7085067	956100
PA-005	1412048434	1	582 N MARINE CORPS DR	13.46690754	144.6989346	954300
PA-005	1412048622	1	124 SANHILO CIR	13.46045899	144.7063625	954300
PA-005	1412069218	1	778 SPRUANCE DR	13.45520147	144.7073786	954300
PA-005	1412049044	1	176 CHALAN SOLING ST	13.4645763	144.6965065	954300
PA-005	1412052986	1	997 TURNER RD	13.44035798	144.711235	956100
PA-005	1412048915	1	155 MAMA SANDY ST	13.45725667	144.7064175	954300
PA-005	1412044901	1	62 EBA CT	13.4305429	144.7944843	953000
PA-005	1412048691	1	44 E ANACO LN	13.46135208	144.7073406	954300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412048297	1	160 MASSO CT	13.45922887	144.6935622	954300
PA-005	1412048682	1	137 ACHO CIR	13.46195604	144.7045393	954300
PA-005	1412051957	1	260 ASSUMPTION DR	13.46163101	144.692789	954300
PA-005	1093303263	1	220 CHALAN PALOSYO	13.42846679	144.802195	953000
PA-005	1412048310	1	7 BELLE GUMATAOTAO CIR	13.46166701	144.7057783	954300
PA-005	1412045476	1	248 MAMA SANDY ST	13.4575916	144.7056904	954300
PA-005	1412037754	1	779 ROUTE 6	13.45578642	144.7079175	954300
PA-005	1412051942	1	119 EDWARD LN	13.46145709	144.6931231	954300
PA-005	1093304325	1	211 KONGGA RD	13.44784663	144.7792067	953102
PA-005	1412048785	1	61 NIMITZ DR	13.46172802	144.7069404	954300
PA-005	1093298762	1	266 CHALEN FAMHA	13.44723767	144.7532901	953101
PA-005	1412068679	1	257 ASSUMPTION DR	13.46136708	144.6923341	954300
PA-005	1412051943	1	170 EDWARD LN	13.46023197	144.6935892	954300
PA-005	1412051150	1	318 ASSUMPTION DR	13.46342229	144.6952514	954300
PA-005	1412048469	1	27 MALAC CIR	13.46125807	144.7043403	954300
PA-005	1412036050	1	346 ASSUMPTION DR	13.46272012	144.6942393	954300
PA-005	1093300379	1	1822 SPRUANCE DR	13.45342129	144.711424	956100
PA-005	1093303898	1	189 KONGGA RD BLDG 2	13.44885173	144.7811349	953102
PA-005	1412048538	1	5 KADADA CIR	13.46215216	144.7055404	954300
PA-005	1093304116	1	235 CHALAN PADIRON	13.43162801	144.7890627	953101
PA-005	1093302813	1	236 CHALAN PALOSYO BLDG 3	13.42868071	144.801318	953000

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412044008	1	757 S CHALAN KANTON TASI	13.43333128	144.7809458	953101
PA-005	1412052038	1	138D CHALAN KIN TALAN	13.43161701	144.7811349	953101
PA-005	1093303765	1	198 ROUTE 10 BLDG 8	13.43349729	144.7831671	953101
PA-005	1412048703	1	177 EDWARD LN	13.45989183	144.6936562	954300
PA-005	1451840889	1	179 CHALAN MACA ST	13.43195204	144.7746623	953101
PA-005	1412052845	1	1008 TURNER RD	13.44011696	144.7105069	956100
PA-005	1412044861	1	163 CHALAN TUN JUANATAO	13.43603655	144.7712179	953101
PA-005	1451840405	1	5 OCEAN BREEZE APT	13.46630658	144.6983177	954300
PA-005	1093309803	1	60 SESAME ST	13.44007195	144.8062345	953000
PA-005	1412047983	1	109 SANHILO CIR	13.46088693	144.7068064	954300
PA-005	1093304706	1	115 KONGGA RD	13.44629257	144.781474	953102
PA-005	1412048387	1	31 E ANACO LN	13.46275712	144.7073906	954300
PA-005	1093303702	1	2012 CHIEF JUDGE JOAQUIN PEREZ LN	13.43687753	144.7784907	953102
PA-005	1093304331	1	133 RAMIREZ DR	13.44215716	144.7604129	953101
PA-005	1412048390	1	29 E ANACO LN	13.46296814	144.7073736	954300
PA-005	1412051415	1	122 SCHARFF ST	13.4655814	144.6975346	954300
PA-005	1412048243	1	119 W ANACO LN	13.46260111	144.7045903	954300
PA-005	1460447789	1	1010 TURNER RD	13.44019296	144.7108628	956100
PA-005	1412048783	1	157 MAMA SANDY ST	13.45701765	144.7074016	954300
PA-005	1093303983	1	1172 CHIEF JUDGE JOAQUIN PEREZ LN	13.43678752	144.7782897	953102

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1460444738	1	1119 CABRAS RD	13.46338728	144.6584907	954400
PA-005	1093303244	1	226 CHALAN PALOSYO	13.42875872	144.8019629	953000
PA-005	1093304502	1	76 CHALAN DIAD TITUKA	13.45124707	144.7638451	953102
PA-005	1412051232	1	209 CHALAN FAMHA	13.44945189	144.7483677	953101
PA-005	1412048187	1	152 EDWARD LN	13.46040199	144.6935012	954300
PA-005	1093300852	1	1002 TURNER RD	13.44123607	144.7110289	956100
PA-005	1412048331	1	58 NIMITZ DR	13.46209015	144.7064065	954300
PA-005	1412048088	1	110 NIMITZ DR	13.46362121	144.7058893	954300
PA-005	1412048389	1	122 KADADA CIR	13.46193104	144.7055564	954300
PA-005	1412048631	1	397 NIMITZ DR	13.46332128	144.7063125	954300
PA-005	1093303818	1	320 CHALEN FAMHA	13.44706765	144.7522561	953101
PA-005	1093303232	1	193 WASHINGTON DR	13.43847179	144.80159	953000
PA-005	1412045199	1	265 MANIBUSAN ST	13.43147709	144.7755784	953101
PA-005	1414955991	1	1872 SPRUANCE DR	13.45525147	144.7099347	956100
PA-005	1412037375	1	155 MAMMA SANDY ST	13.45938288	144.7091627	956100
PA-005	1412048494	1	518 CHALAN SOLING	13.46585143	144.6972345	954300
PA-005	1093310601	1	298 JUDGE SABLAN ST	13.44015796	144.7580676	953101
PA-005	1412048525	1	38 E ANACO LN	13.46204115	144.7071785	954300
PA-005	1412048221	1	34 ACHO CIR	13.46198704	144.7049892	954300
PA-005	1412035930	1	13 W ANACO LN	13.46282213	144.7056734	954300
PA-005	1451840964	1	133C CHALAN PING PAGO	13.43190804	144.7778625	953101

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1093306574	1	145 TAJALLE ST	13.46329627	144.6934952	954300
PA-005	1412040639	1	133-D CHALAN FAMILIA	13.43032098	144.7785397	953101
PA-005	1412044570	1	225 CHALAN PESKADOT	13.43343629	144.7888956	953101
PA-005	1460440290	1	1157 CABRAS RD	13.4635612	144.6642562	954400
PA-005	1093307284	1	183 BELLA ST	13.46719066	144.7041282	954300
PA-005	1412048597	1	171 MASSO CT	13.45918786	144.6940672	954300
PA-005	1460460518	1	232 CHALAN PALAKSE	13.42875772	144.801591	953000
PA-005	1412037684	1	674 TURNER RD	13.44734768	144.7134012	956100
PA-005	1412048370	1	116 MASSO CT	13.46027797	144.692823	954300
PA-005	1412049096	1	56 NIMITZ DR	13.46235218	144.7063405	954300
PA-005	1093310032	1	24 DUENAS LN	13.43921287	144.7882407	953102
PA-005	1412048422	1	174 OCEAN SUMMIT DR BLDG 2	13.46468631	144.7052393	954300
PA-005	1412045610	1	133M MANIBUSAN LN	13.43267211	144.7769624	953101
PA-005	1412048871	1	382 NIMITZ DR	13.46315826	144.7056844	954300
PA-005	1412048951	1	122 MASSO CT	13.46012196	144.69289	954300
PA-005	1412048468	1	185 EDWARD LN	13.45981083	144.6934952	954300
PA-005	1412048844	1	25 E ANACO LN	13.46313626	144.7071065	954300
PA-005	1412048763	1	28 BRIDGESTONE LN	13.46577742	144.6964345	954300
PA-005	1412049110	1	114 SANHILO CIR	13.46046199	144.7068454	954300
PA-005	1412048188	1	134 SANHILO CIR	13.46046099	144.7061394	954300
PA-005	1412048923	1	140 EDWARD LN	13.46071192	144.6933232	954300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1451840404	1	10 OCEAN BREEZE APT	13.46631158	144.6982906	954300
PA-005	1412076828	1	253 MANIBUSAN ST	13.43235718	144.7756564	953101
PA-005	1412048421	1	211 MASSO CT	13.46040799	144.6926671	954300
PA-005	1093302635	1	300 EBA RD BLDG 4	13.43179702	144.7940902	953000
PA-005	1412048342	1	331 ASSUMPTION DR	13.46286113	144.6937451	954300
PA-005	1412048489	1	362 NIMITZ DR	13.46301025	144.7050173	954300
PA-005	1412037391	1	408 US NAVAL STATION NIMITZ HL	13.44776162	144.712134	956100
PA-005	1412048648	1	419B ASSUMPTION DR	13.46369621	144.6962175	954300
PA-005	1412068646	1	147 EDWARD LN	13.46044799	144.6939451	954300
PA-005	1412048828	1	32 ACHO CIR	13.46164801	144.7052733	954300
PA-005	1412068675	1	410 ASSUMPTION DR	13.46324227	144.6959513	954300
PA-005	1093306651	1	1119 CABRAS RD	13.46369221	144.6604849	954400
PA-005	1412052987	1	1010 TURNER RD	13.43982183	144.7107788	956100
PA-005	1412037624	1	408 US NAVAL STATION NIMITZ HL BLDG 3	13.44871872	144.711441	956100
PA-005	1460455542	1	44 SPRUANCE DR	13.45684753	144.6898347	954400
PA-005	1412047182	1	124 FRANK CASTRO ST	13.45535148	144.7056344	954300
PA-005	1412048299	1	172 MASSO CT	13.45892174	144.6938011	954300
PA-005	1412052881	1	126 SANTA ANA LN	13.46244719	144.6944903	954300
PA-005	1093307408	1	143 BELLA ST	13.4675026	144.7040732	954300
PA-005	1412043787	1	198 CHALAN BIBIC BLDG 3	13.43383723	144.7822671	953101

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412049008	1	502 N MARINE CORPS DR	13.46596244	144.6970405	954300
PA-005	1412048369	1	174 OCEAN SUMMIT DR	13.46463831	144.7049512	954300
PA-005	1460440298	0	600 CABRAS RD	13.46239118	144.6763785	954400
PA-005	1412036987	1	1806 SPRUANCE DR	13.44892774	144.7093898	956100
PA-005	1412048805	1	123 MALAC CIR	13.46124207	144.7047732	954300
PA-005	1412042105	1	203 JESUS MARIANO ST	13.43546749	144.7947342	953000
PA-005	1093310618	1	121 SPEAKER FRANKLIN QUITUGUA COURT	13.43515746	144.7811569	953102
PA-005	1093304240	1	159 CHALAN MANGGA	13.44702165	144.7637561	953102
PA-005	1451840393	1	314 ASSUMPTION DR	13.46241219	144.6938731	954300
PA-005	1412035468	0		13.46437138	144.6497237	954400
PA-005	1412037740	1	633 GOV CAMACHO RD	13.44334828	144.7144843	956100
PA-005	1093307149	1	118 CABRAS HWY	13.46269211	144.6672736	954400
PA-005	1412069199	1	118 QUENGA CT	13.46248119	144.6955454	954300
PA-005	1412049072	1	48 NIMITZ DR	13.46090694	144.7074176	954300
PA-005	1460460156	1	133 MANIBUSAN LN	13.4325121	144.7769624	953101
PA-005	1414957738	1	419A ASSUMPTION DR	13.46383723	144.6961234	954300
PA-005	1412042840	1	96 NAN PAL SEMON CT	13.43728767	144.7955674	953000
PA-005	1412048997	1	134 EDWARD LN	13.46087793	144.6932231	954300
PA-005	1412048482	1	103 MAMA SANDY ST	13.45628057	144.7071175	954300
PA-005	1412048658	1	279 NIMITZ DR	13.46153	144.7038951	954300
PA-005	1412048688	1	165 EDWARD LN	13.46003695	144.6940172	954300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412047552	1	467 NIMITZ DR	13.46126107	144.7066345	954300
PA-005	1412037937	1	236 OLD TANK FARM RD	13.46671752	144.7076786	956100
PA-005	1412048736	1	31 ACHO CIR	13.46152	144.7050063	954300
PA-005	1412044236	1	190 CHALAN BIBIC	13.43276612	144.782795	953101
PA-005	1412037348	1	136 MANIBUSAN LN	13.43448739	144.7768674	953101
PA-005	1093306867	1	149 MARIAN PELING DR	13.46424137	144.6941782	954300
PA-005	1412044581	1	234 CHALAN OKSO	13.43098294	144.7730731	953101
PA-005	1412050999	1	198 MAMMA SANDY ST	13.45820777	144.7079675	956100
PA-005	1460463057	1	706 SPRUANCE DR	13.45636758	144.7046453	954300
PA-005	1412047450	1	23 E ANACO LN	13.46306725	144.7068564	954300
PA-005	1093306910	0	856 CABRAS RD	13.461552	144.6747842	954400
PA-005	1412048606	1	718 SPRUANCE DR	13.45612256	144.7061404	954300
PA-005	1412050752	1	174 MAMA SANDY ST	13.45779062	144.7080176	956100
PA-005	1093298770	1	76 DONGO CT	13.43587743	144.7790457	953102
PA-005	1412048487	1	419 ASSUMPTION DR	13.46411636	144.6961284	954300
PA-005	1412048189	1	488 SANHILO CIR	13.46045099	144.7059393	954300
PA-005	1451841451	1	431 ACADEMY GARDENS	13.43961181	144.8059903	953000
PA-005	1412068450	1	128 CHALAN PING PAGO BLDG 2	13.43097194	144.7772906	953101
PA-005	1412035788	1	6 MANIBUSAN LN	13.43263711	144.7794128	953101
PA-005	1412048886	1	167 MASSO CT	13.45935788	144.6939231	954300
PA-005	1412048341	1	156 ASSUMPTION DR	13.46279612	144.6936062	954300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1093307091	1	361 S MARINE CORPS DR BLDG 2	13.43646659	144.7074176	954400
PA-005	1412038534	1	1000 TURNER RD	13.44131008	144.7123061	956100
PA-005	1412044541	1	26 EBA CT	13.43062791	144.7941232	953000
PA-005	1412051974	1	215 MAMA SANDY ST	13.45795164	144.7068904	954300
PA-005	1093310293	1	620 MAIMAI ST	13.44521247	144.7810739	953102
PA-005	1412048692	1	59 NIMITZ DR	13.46195604	144.7068954	954300
PA-005	1093303091	1	171 KONGGA RD	13.44597744	144.7798347	953102
PA-005	1412048667	1	130 MASSO CT	13.45997684	144.6930281	954300
PA-005	1460455079	1	156 ASSUMPTION DR BLDG 2	13.45870072	144.691607	954300
PA-005	1412044714	1	240 CHALAN OKSO	13.42936788	144.771202	953101
PA-005	1093304462	1	225 KONGGA RD	13.44845179	144.7792017	953102
PA-005	1412052328	1	84 SCHARFF ST	13.46584143	144.6974906	954300
PA-005	1412080434	1	217 ASSUMPTION DR	13.46069291	144.6923621	954300
PA-005	1412048741	1	225 ASSUMPTION DR	13.46086293	144.692851	954300
PA-005	1412037067	1	180 MAMMA SANDY ST	13.4585507	144.7085287	956100
PA-005	1412049089	1	67 NIMITZ DR	13.46108605	144.7071955	954300
PA-005	1412049067	1	24 MALAC CIR	13.46128007	144.7050393	954300
PA-005	1093303691	1	133 CHALAN PIAO TITUKA	13.44840279	144.7630621	953102
PA-005	1412068662	1	111 ACHO CIR	13.46196604	144.7043173	954300
PA-005	1093309443	1	1052 GU-18	13.45397824	144.672851	954400
PA-005	1093304037	1	189 KONGGA RD	13.44847779	144.7809568	953102

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412047553	1	4 BELLE GUMATAOTAO CIR	13.46120107	144.7063785	954300
PA-005	1412043856	1	50 IFIT LN	13.44792764	144.7817909	953102
PA-005	1412044331	1	133B CHALAN PING PAGO	13.43119106	144.7781566	953101
PA-005	1414959335	1	340 SPRUANCE DR	13.4585007	144.6998397	954300
PA-005	1093304199	1	320 GOGUE DR	13.44811776	144.7774896	953102
PA-005	1093303704	1	92 TUN JUAN R CAMPOS ST	13.4365365	144.7786957	953102
PA-005	1451841374	1	168A HIBISCUS ST	13.43678852	144.801452	953000
PA-005	1412048566	1	175 OCEAN SUMMIT DR	13.46511046	144.7051173	954300
PA-005	1412051941	1	163 EDWARD LN	13.46028197	144.6940902	954300
PA-005	1412047606	1	183 ASSUMPTION DR	13.46097794	144.691502	954400
PA-005	1412048629	1	571 NIMITZ DR	13.46045799	144.7078895	954300
PA-005	1412048793	1	213 MAMA SANDY ST	13.45774862	144.7068404	954300
PA-005	1460458521	0	658 ROUTE 7	13.47156	144.7372285	956100
PA-005	1451840508	1	100 FAMHA RD	13.4485207	144.7459283	953101
PA-005	1412044745	1	133A MANIBUSAN LN	13.43214716	144.7770345	953101
PA-005	1412048435	1	444 MARINE CORPS	13.46525747	144.6952233	954300
PA-005	1412045323	1	157 PAI CT	13.43191204	144.7762404	953101
PA-005	1412048729	1	8 BELLE GUMATAOTAO CIR	13.46127107	144.7056124	954300
PA-005	1412082426	1	375 ASSUMPTION DR	13.46273712	144.6947012	954300
PA-005	1412050152	1	122 LIMTIACO CT	13.47020097	144.7132061	956100

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412048625	1	181 ASSUMPTION DR	13.46026797	144.6911019	954300
PA-005	1460442467	1	123 EDWARD LN	13.46130808	144.6935402	954300
PA-005	1412044917	1	133C MANIBUSAN LN	13.43191604	144.7781066	953101
PA-005	1412080081	1	135 MANGA ST	13.4625071	144.6968674	954300
PA-005	1460442477	1	332 ASSUMPTION DR	13.4635672	144.6959893	954300
PA-005	1412048697	1	43 E ANACO LN	13.46119706	144.7077905	954300
PA-005	1460442513	1	279 MASSO CT	13.45898074	144.6935392	954300
PA-005	1412048584	1	135 A QUENGA ST	13.46416836	144.6954624	954300
PA-005	1093303703	1	50 TUN JUAN R CAMPOS ST	13.43641059	144.7782956	953102
PA-005	1412048553	1	5 BELLE GUMATAOTAO CIR	13.46162701	144.7061014	954300
PA-005	1451840403	1	3 OCEAN BREEZE APT	13.46646859	144.6982407	954300
PA-005	1412049090	1	33 ACHO CIR	13.46194104	144.7052564	954300
PA-005	1412052220	1	134 ROUTE 6	13.45527747	144.7091237	956100
PA-005	1412048596	1	9 W ANACO LN	13.46272212	144.7052513	954300
PA-005	1412048663	1	108 ASSUMPTION DR	13.46104005	144.692906	954300
PA-005	1093358130	1	14 CHL CHONG MEKO	13.43122607	144.7901288	953101
PA-005	1412048885	1	159 MASSO CT	13.45947189	144.6937781	954300
PA-005	1093304232	1	303 KONGGA RD	13.44828177	144.7780346	953102
PA-005	1412048649	1	199 MARIAN PELING DR	13.46363221	144.6943733	954300
PA-005	1093304221	1	199 CHALAN KAKAK	13.43674752	144.7793788	953102
PA-005	1412045059	1	176 MANIBUSAN LN	13.43305125	144.7766015	953101

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412069197	1	40 S-9	13.47165701	144.711313	956100
PA-005	1451841475	1	327 ACADEMY GARDENS	13.4395178	144.8066895	953000
PA-005	1412080190	1	178 MANGA ST	13.46304725	144.6952903	954300
PA-005	1412080215	1	644 J C QUENGA ST	13.46316226	144.6963625	954300
PA-005	1412048762	1	109 FRANK CASTRO ST	13.45621157	144.7051903	954300
PA-005	1412048735	1	123 ACHO CIR	13.46195104	144.7047672	954300
PA-005	1412043718	1	227 CHALAN PESKADOT	13.43393724	144.7892907	953101
PA-005	1412049103	1	241 ASSUMPTION DR	13.46103605	144.6924281	954300
PA-005	1093304110	1	134 KONGGA RD BLDG 2	13.44598644	144.7806959	953102
PA-005	1093306510	1	131 TUNCAP ST	13.46361021	144.6935392	954300
PA-005	1451840961	1	133J MANIBUSAN ST	13.43194004	144.7778395	953101
PA-005	1460439307	1	482 CHALAN SOLING	13.46564241	144.6972736	954300
PA-005	1412043636	1	136 MANIBUSAN LN BLDG 2	13.43431738	144.7767894	953101
PA-005	1412047638	1	132 BELLE GIMATAOTAO CIR	13.46123207	144.7058733	954300
PA-005	1412044722	1	300 CHALAN VICENTE C BLAS BLDG 5	13.43840779	144.7556904	953101
PA-005	1412048623	1	142 MASSO CT	13.45965681	144.6931951	954300
PA-005	1451840413	1	582C-1 OCEANVIEW DR	13.46547149	144.7098347	956100
PA-005	1093307407	1	156 BELLA ST	13.4675206	144.7043063	954300
PA-005	1451840394	1	380 MARINE DR	13.46448239	144.6939511	954300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412048700	0	440 SAN FRANCISCO DR	13.44399724	144.6899907	954400
PA-005	1093307132	1	173 TUNCAP ST	13.46336228	144.6941402	954300
PA-005	1093309572	1	191 TUNCAP ST	13.46311626	144.6943173	954300
PA-005	1412045173	1	152 AGA DR	13.43638758	144.7911349	953101
PA-005	1093306743	1	107 TUNCAP ST	13.46399724	144.6930781	954300
PA-005	1412043858	1	303 CHALAN OKSO	13.42861871	144.772151	953101
PA-005	1412048795	1	109 W ANACO LN	13.46262111	144.7044123	954300
PA-005	1412048819	1	179 E ANACO LN	13.46163701	144.7076786	954300
PA-005	1412068655	1	221 OCEAN SUMMIT DR	13.46498234	144.7045623	954300
PA-005	1412048371	1	38 NIMITZ DR	13.46198104	144.7038891	954300
PA-005	1412037753	1	194 MAMA SANDY ST	13.45778162	144.7084127	956100
PA-005	1412035486	1	547 N MARINE CORPS DR	13.46685053	144.6978395	954300
PA-005	1412048827	1	33 E ANACO LN	13.4625961	144.7074286	954300
PA-005	1412048440	1	171 OCEAN SUMMIT DR	13.46427737	144.7050903	954300
PA-005	1451840402	1	1 OCEAN BREEZE APT	13.46647859	144.6981516	954300
PA-005	1412048662	1	222 OCEAN SUMMIT DR	13.46504145	144.7040232	954300
PA-005	1451840786	1	550D CHALAN TUN JUAN ATAO	13.43606855	144.7712849	953101
PA-005	1093304546	1	235 KONGGA RD	13.44832878	144.7788406	953102
PA-005	1412068663	1	427 ASSUMPTION DR	13.4635482	144.6962735	954300
PA-005	1451840401	1	502C CHALAN SOLING	13.46561641	144.6971395	954300
PA-005	1412044683	1	114 CHALAN MACA	13.43307225	144.7752513	953101

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412049098	1	7 KADADA CIR	13.46192104	144.7058783	954300
PA-005	1412048696	1	75 NIMITZ DR	13.46012796	144.7076896	954300
PA-005	1460442474	1	314 ASSUMPTION DR BLDG 2	13.46222017	144.6939281	954300
PA-005	1414955531	1	657 N MARINE DR	13.46801175	144.7008238	954300
PA-005	1412048611	1	125 MARY PELING ST	13.46395824	144.6942843	954300
PA-005	1451840969	1	133F-2 CHALAN PING PAGO	13.43198804	144.7779735	953101
PA-005	1412048880	1	372 NIMITZ DR BLDG 2	13.46306125	144.7052454	954300
PA-005	1412048092	1	148 E ANACO LN	13.46225117	144.7071345	954300
PA-005	1412048713	1	139 SANHILO CIR	13.46084793	144.7059343	954300
PA-005	1412048991	1	195 A QUENGA ST	13.46508145	144.6966125	954300
PA-005	1412048544	1	279 NIMITZ DR BLDG 2	13.46106705	144.7039341	954300
PA-005	1093303733	1	154 CHALAN ANONAS	13.4435522	144.7822621	953102
PA-005	1412046517	1	644B CALACHUCHA ST	13.46709665	144.7007398	954300
PA-005	1093303806	1	300 CHALAN VICENTE C BLAS BLDG 3	13.44046899	144.7573846	953101
PA-005	1093304043	1	198 ROUTE 10 BLDG 3	13.43334628	144.7831391	953101
PA-005	1412051742	1	143 J M TUNCAP ST	13.4635122	144.6940512	954300
PA-005	1093298757	1	299 CEPEDA WAY BLDG 2	13.44671152	144.7787346	953102
PA-005	1412048470	1	719 ROUTE 6	13.45672852	144.7063735	954300
PA-005	1093304337	1	201 CHALAN PADIRON	13.43115706	144.7896908	953101
PA-005	1093303624	1	176 CHALAN FAMHA	13.44700665	144.7552394	953101

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1093303674	1	1736 CHIEF JUDGE JOAQUIN PEREZ LN	13.43749769	144.7787346	953102
PA-005	1412048621	1	118 SANHILO CIR	13.46044199	144.7066125	954300
PA-005	1093303638	1	80 IFIT LN	13.4485517	144.781624	953102
PA-005	1412051777	1	34 SESAME ST	13.44028697	144.8070955	953000
PA-005	1412048431	1	127 E ANACO LN	13.46270812	144.7069734	954300
PA-005	1093306781	1	151 TUNCAP ST	13.46336828	144.6936622	954300
PA-005	1093307043	1	96 CHALAN SOLING ST	13.46532148	144.6966785	954300
PA-005	1460442479	1	56 ASSUMPTION DR	13.46343029	144.6973396	954300
PA-005	1451881907	1	260 MAMA SANDY RD	13.45747769	144.7062905	954300
PA-005	1412044998	1	215 CHALAN PESKADOT	13.43374122	144.7889126	953101
PA-005	1412049087	1	150 OCEAN SUMMIT DR	13.46449839	144.7061404	954300
PA-005	1412051939	1	408 N MARINE CORPS DR	13.46502645	144.6944393	954300
PA-005	1412048830	1	305 ASSUMPTION DR	13.46289013	144.6948062	954300
PA-005	1412048720	1	47 E ANACO LN	13.46095794	144.7078455	954300
PA-005	1460440288	0	1141 CABRAS RD	13.46298114	144.6631341	954400
PA-005	1412035931	1	147 W ANACO LN	13.46277112	144.7054784	954300
PA-005	1412048872	1	372 NIMITZ DR	13.46311826	144.7054624	954300
PA-005	1412045098	1	632 SANTA CRUZ DR	13.43130708	144.7706899	953101
PA-005	1412045383	1	231 MANIBUSAN ST	13.43244719	144.7756674	953101
PA-005	1412068671	1	433 ASSUMPTION DR	13.46382023	144.6965395	954300
PA-005	1412048545	1	248 ASSUMPTION DR	13.46136108	144.692789	954300

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412049043	1	73 NIMITZ DR	13.4605879	144.7076906	954300
PA-005	1412048270	1	189 E ANACO LN	13.46143009	144.7077285	954300
PA-005	1093310556	1	578A J C Q ST	13.46636058	144.6987176	954300
PA-005	1412069198	1	124 QUENGA CT	13.46244819	144.6953734	954300
PA-005	1412048330	1	747 ROUTE 6	13.45669251	144.7070405	954300
PA-005	1412076973	1	233 MANIBUSAN ST	13.43141009	144.7756394	953101
PA-005	1460442482	1	119 QUENGA CT	13.46266011	144.6959063	954300
PA-005	1412048563	1	143 EDWARD LN BLDG 2	13.46073092	144.6936952	954300
PA-005	1412048548	1	143 ACHO CIR	13.461546	144.7043393	954300
PA-005	1412048774	1	201 MAMA SANDY ST	13.45762161	144.7060344	954300
PA-005	1093357657	1	237 CHALAN PADIRON BLDG 2	13.43110806	144.7887516	953101
PA-005	1412048295	1	12 W ANACO LN	13.46237018	144.7054174	954300
PA-005	1412048825	1	37 E ANACO LN	13.46212716	144.7075566	954300
PA-005	1412037844	1	164 MAMA SANDY ST	13.45726167	144.7085017	956100
PA-005	1412048823	1	55 ASSUMPTION DR	13.46326127	144.6969904	954300
PA-005	1412048695	1	34 E ANACO LN	13.46246119	144.7070895	954300
PA-005	1412048947	1	105 MENO ST	13.45608855	144.7047732	954300
PA-005	1412045058	1	62 MANIBUSAN LN	13.43238118	144.7776676	953101
PA-005	1412068442	1	190B SNOWBALL ST	13.43117006	144.7772065	953101
PA-005	1460447742	1	427 N MARINE CORPS DR	13.46576642	144.6946953	954300
PA-005	1460446800	1	695 CHALAN KAKKAK	13.43511746	144.7793348	953102

PA-###	location_id	class	address	LAT	LONG	TRACT
PA-005	1412083561	1	56 CHALAN OKSO	13.42866671	144.7733952	953101
PA-005	1412069201	1	241 CHALAN OKSO	13.4305769	144.7724061	953101
PA-005	1093309463	1	6 VIETNAM VETERANS MEMORIAL HWY	13.43584843	144.7836402	953102
PA-005	1412050153	1	255 RAMONA ST	13.46893774	144.7141902	956100
PA-005	1412048946	1	119 MENO ST	13.45603155	144.7046343	954300
PA-005	1412042414	1	148 CHORITO BLVD	13.4755874	144.7224011	956100
PA-005	1412048361	1	124 J M TUNCAP ST	13.46319126	144.6937901	954300
PA-005	1093303262	1	222 CHALAN PALOSYO	13.42866071	144.802206	953000
PA-005	1412068990	1	46 CHALAN OKSO	13.42883273	144.7731401	953101
PA-005	1412048787	1	19 NIMITZ DR	13.46244119	144.7038781	954300
PA-006	1093305885	0	DANO PARK	13.240222	144.654312	955300
PA-006	1460436051	0	DANO PARK	13.239467	144.654106	955300

Community Anchor Institutions Project Areas

ID	ev	Entity name	Street address	Longitude	Latitude
GU-CAI-00	S	Academy of Our Lady of Guam	233 West Archbishop FC Flores St	144.752581	13.473139
GU-CAI-00	S	Agana Heights Elementary School	350 J. Cruz Avenue	144.746719	13.465108
GU-CAI-00	C	Agana Heights Mayors Office	363 Francisco Javier Ave.	144.747669	13.465011
GU-CAI-00	G	Civil Defence/DHS	221-B Chalan Palasyo	144.748792	13.472047
GU-CAI-00	L	Guam Public Library	254 Martyr St.	144.753964	13.472761
GU-CAI-00	C	Hagatna Mayors Office	236 Rte. 7A	144.758208	13.472225
GU-CAI-00	F	Hagatna Med Clinic	250 Route 4, Suite 203	144.754561	13.472942
GU-CAI-00	C	Kamalen Karidat	Father Duenas Avenue	144.74671	13.47652
GU-CAI-00	F	NG911 PSAP	Aspinall Ave	144.750294	13.474311
GU-CAI-00	C	Nihi Indigenous Media	230 W. Soledad Ave, Ste 202	144.75079	13.47697
GU-CAI-00	F	Guam Community Based Outpatient Clinic.	Naval Hospital,	144.7407961	13.47276099
GU-CAI-00	G	Judiciary of Guam	120 W O'Brien Drive	144.7525224	13.47231443
GU-CAI-00	F	DYA Community Resource Center Mangilao	228 Teresita St	144.7450613	13.47712035
GU-CAI-00	G	Guam Department of Labor	414 W Soledad Ave	144.74549	13.476907
GU-CAI-00	G	Department of Integrated Services	196B Cuesta San Ramon	144.7522642	13.47040003
GU-CAI-00	G	Guam Legislature Building	163 Chalan Santo Papa Street	144.7525225	13.47525701
GU-CAI-00	G	Government House	221 Chalan Palasyo	144.7500292	13.47173308

ID	ev	Entity name	Street address	Longitude	Latitude
GU-CAI-00	F	Fresenius - Sinajana	720 4 #101	144.760161	13.455486
GU-CAI-00	S	P.C. Lujan Elementary School	387 East Route 8	144.808133	13.470461
GU-CAI-01	F	Adult Health Care Clinic	2211 16 Suite 105	144.816256	13.517503
GU-CAI-01	F	American Medical Center	1244 North Marine Corps Dr.	144.812447	13.518003
GU-CAI-01	F	Fresenius - Tumon	1406 N Marine Corps Dr Ste A	144.815214	13.520339
GU-CAI-01	F	Tumon Medical Office	125 Carlos Heights Street	144.812119	13.516256
GU-CAI-01	C	Micronesia Mall Public Areas	Marine Corps Dr	144.8177007	13.52123142
GU-CAI-01	S	UOG Marine Lab	360 Marine Lab Ln.	144.798772	13.42825
GU-CAI-02	C	Agat Mayors Office	Bldg. 393 South Rt. 2	144.659353	13.387992
GU-CAI-02	L	Agat Public Library	165 Follard St.	144.659458	13.384756
GU-CAI-02	C	Hagat Senior Citizen Center	144 San Vicente Ave	144.658658	13.383658
GU-CAI-02	S	Marcial Sablan Elementary School	144 San Vicente Ave	144.658714	13.385308
GU-CAI-02	S	Mount Carmel Catholic School	135 S Eugenio St	144.659278	13.383389
GU-CAI-02	S	Oceanview Middle School	184 Erskin Drive Agat	144.662644	13.387608
GU-CAI-02	F	DYA Community Resource Center Hagat	321 Calle De Los Marterres St	144.6570822	13.38278805
GU-CAI-02	S	Astumbo Middle School	389 Chalan Hachon	144.847233	13.551003
GU-CAI-03	S	Agueda I. Johnston Middle School	192 Dero Rd	144.758636	13.446381

ID	ev	Entity name	Street address	Longitude	Latitude
GU-CAI-03	S	Ordot Chalan Pago Elementary School	294 Judge Sablan Street	144.760186	13.441144
GU-CAI-03	C	Ordot Chalan Pago Mayors Office	171 Dero Rd.	144.758967	13.446883
GU-CAI-04	C	Alee Shelters	234A US Army Juan C Fejeran St, Barrigada, 96913	144.8244804	13.49119
GU-CAI-04	F	Health Services of the Pacific	809 Chalan Pasaheru, Unit #2	144.818053	13.499886
GU-CAI-04	G	Department of Motor Vehicles	1240 Rte. 16	144.8222505	13.49395885
GU-CAI-04	G	Department of Revenue and Taxation	1240 Rte. 16	144.8222505	13.49395885
GU-CAI-04	F	Port Authority	1026 Cabras Hwy.	144.670614	13.461094
GU-CAI-04	F	Guam Department of Corrections	806 Maimai St	144.786885	13.44901691
GU-CAI-05	F	American Medical Center	263 Vietnam Veterans Memorial Hwy	144.803781	13.453861
GU-CAI-05	S	H.B. Price Elementary School	130 Dairy Road	144.801908	13.449758
GU-CAI-05	S	Japanese School of Guam	170 Terao Street	144.809308	13.44775
GU-CAI-05	C	Mangilao Mayors Office	105 Commissioner Way, 10	144.802097	13.448019
GU-CAI-05	C	Mangilao Senior Center	100-130 S Rt 10	144.803139	13.449061
GU-CAI-05	F	Dept. of Youth Affairs	169 San Isidro Dr	144.7977479	13.4500926
GU-CAI-05	F	DPHSS	123 Chalan Kareta	144.795696	13.43965287
GU-CAI-05	F	DPHSS-Southern Region Community Health Center	162 As Abman Dr.	144.754838	13.28279534

ID	ev	Entity name	Street address	Longitude	Latitude
GU-CAI-05	S	University of Guam Triton Farm	ChIn Estudia	144.872961	13.532447
GU-CAI-05	C	Windward Hills / Baza Gardens Senior Center	Cross Island Rd	144.751242	13.378578
GU-CAI-06	F	American Pediatric Clinic	241 Oka Building Suite 106 Farenholt	144.777775	13.498053
GU-CAI-06	F	DPHSS	761 Marine Corps Dr.	144.77832	13.48575245
GU-CAI-06	F	Dr. Shieh's Clinic	380 Gov Carlos G Camacho Rd	144.776786	13.492328
GU-CAI-06	F	FHP	548 S Marine Corps Dr	144.784653	13.487317
GU-CAI-06	F	Fresenius - Tamuning	548 S Marine Corps Dr	144.784636	13.487147
GU-CAI-06	F	Good Samaritan Clinic	353 Chalan San Antonio #100 Photo Town Plaza	144.781761	13.494353
GU-CAI-06	F	Guam Cancer Care	341 S. Marine Corps Drive, RK Plaza, Ste. 102	144.78904	13.49053
GU-CAI-06	F	Guam Medical Plaza	633 Governor Carlos Camacho Road	144.775103	13.498636
GU-CAI-06	F	Guam Memorial Hospital	850 Gov Carlos G Camacho Rd	144.774672	13.504725
GU-CAI-06	F	Health Partners, LLC.	125 Tun Josen Toves Way	144.778269	13.484122
GU-CAI-06	F	Isla Pediatrics	E Espiritu St	144.783708	13.493994
GU-CAI-06	S	LBJ Elementary School	140 Felis Street	144.781822	13.502383
GU-CAI-06	C	Manelu	136 Tun Felix Camacho St.	144.78392	13.49217
GU-CAI-06	F	Marianas Physicians Group	472 14	144.781983	13.4975
GU-CAI-06	F	Micronesia Medical & Anesthesia Associates	GITC Building, Ste.126	144.783261	13.486303
GU-CAI-06	F	MPG Pediatrics	Suite 103 Antonio Bldg, 396 Chalan San Antonio	144.781956	13.4974

ID	ev	Entity name	Street address	Longitude	Latitude
GU-CAI-06	F	Pediatric and Asthma Clinic	428 Chalan San Antonio	144.782194	13.496619
GU-CAI-06	S	Saint Anthony Catholic School	529 Chalan San Antonio	144.780692	13.498094
GU-CAI-06	S	Tamuning Elementary School	554 Chalan San Antonio Rd.	144.782111	13.499461
GU-CAI-06	C	Tamuning Senior Citizens Center	Chalan San Antonio	144.782667	13.488167
GU-CAI-06	C	Tamuning Tumon Mayors Office	120 Tun Jesus Crisostomo	144.783211	13.488161
GU-CAI-06	F	The Doctor's Clinic	851 Gov Carlos G Camacho Rd	144.776094	13.504431
GU-CAI-06	C	GPO Public Areas	199 Chalan San Antonio	144.7818493	13.49023087
GU-CAI-06	F	Westcare Pacific Islands	665 S Marine Corps Dr Ste 102	144.7823831	13.48752288
GU-CAI-06	S	Adacao Elementary school	340 Carnation Avenue	144.842997	13.486114
GU-CAI-06	S	Astumbo Elementary School	255 Chalan Hachon	144.847861	13.553275
GU-CAI-06	C	Inarajan Mayors Office	131 San Isidro St.	144.761947	13.300275
GU-CAI-06	S	Inarajan Middle School	433 Belen Avenue	144.743897	13.286769
GU-CAI-06	S	Okkodo High School	660 Biradan Anakko 3rd St	144.831264	13.534667
GU-CAI-06	C	Santa Rita Mayors Office	183 A. B. Won Pat Lane	144.670142	13.386036
GU-CAI-06	C	Umatac Mayors Office	159 Rt. 2	144.663339	13.298528
GU-CAI-06	S	Upi Elementary School	1180 Padiron Lagu Rt. 15	144.917736	13.55595
GU-CAI-07	C	Asahi Abai	620 Lada Avenue	144.83248	13.52637825
GU-CAI-07	L	Dededo Library	283 West Santa Barbara Avenue	144.839019	13.516903
GU-CAI-07	C	Dededo Mayors Office	Iglesia Cir.	144.838997	13.517033

ID	ev	Entity name	Street address	Longitude	Latitude
GU-CAI-07	F	Dededo Polymedic Clinic	172 Buena Vista Avenue	144.840669	13.514881
GU-CAI-07	C	Kurason I'Sengsong	349 Ysengsong Road Kaiser	144.84498	13.5213
GU-CAI-07	S	Maria Ulloa Elementary School	110 Catalina Lane	144.843769	13.519986
GU-CAI-07	C	Palau Cultural Center	Lada Avenue	144.837192	13.5268459
GU-CAI-07	C	Peleliu Abai	619 Lada Avenue	144.83248	13.52637825
GU-CAI-07	S	Santa Barbara Catholic School	274 West Santa Barbara Avenue Ste A	144.839086	13.516186
GU-CAI-07	S	VSA Benavente Middle School	288 W Santa Monica Ave	144.840142	13.522231
GU-CAI-07	S	Wettengel Elementary School	479 West Santa Monica Avenue	144.833928	13.524103
GU-CAI-07	F	DYA Community Resource Center Dededo	141 Catalina Lane	144.844534	13.52063176
GU-CAI-07	F	DPHSS	520 W Santa Monica Ave.	144.834431	13.52247199
GU-CAI-08	C	Asan Maina Mayors Office	141 Nino Perdido St.	144.716642	13.471817
GU-CAI-08	C	Guam Veteran Affairs	253 Senator Juan Tim Toves St,	144.7187416	13.47433841
GU-CAI-09	S	B.P. Carbullido Elementary school	156 Canada Toto Rd	144.793558	13.470933
GU-CAI-09	C	Barrigada Community Center	124 Luayao Ln	144.799658	13.469175
GU-CAI-09	L	Barrigada Library	177 San Roque Dr.	144.799161	13.468647
GU-CAI-09	C	Barrigada Mayors Office	124 Luayao Ln.	144.799683	13.469264
GU-CAI-09	C	Harvest House	170C Machaute St.	144.799	13.4683

ID	ev	Entity name	Street address	Longitude	Latitude
GU-CAI-09	S	L.P. Untulan Middle School	241 San Vicente Dr	144.801406	13.465164
GU-CAI-09	S	San Vicente Catholic School	196 Bejong Street	144.792486	13.466931
GU-CAI-09	S	Father Duenas Memorial School	119 Father Duenas Avenue	144.787675	13.437914
GU-CAI-09	F	GIAA - Public Terminal/Arrivals Area	355 Chalan Pasaheru B224-A,	144.799578	13.485433
GU-CAI-09	S	John F. Kennedy High School	331 Marine Corps Dr	144.797664	13.500922
GU-CAI-10	S	Bishop Baumgartner Memorial Catholic School	281 Calle Angel Flores	144.751383	13.461264
GU-CAI-10	S	C.L. Taitano Elementary School	170 Bien Venida Avenue	144.754119	13.461239
GU-CAI-10	C	Sinajana Community Center	Chalan Guma Yu'us	144.754247	13.462706
GU-CAI-10	C	Sinajana Mayors Office	117A Chalan Guma Yu'us	144.754472	13.462825
GU-CAI-10	G	Adelup Governor's Complex	Bordallo Governor's Complex	144.7296147	13.48009368
GU-CAI-11	S	D.L. Perez Elementary School	400 Gayinero Drive	144.895331	13.534189
GU-CAI-11	S	Dominican Catholic School	114 Chalan Pale Ramon Lagu Rt. 1	144.886928	13.53705
GU-CAI-11	S	The Giving Tree	108 Lodo Street NCS Road	144.889736	13.538631
GU-CAI-11	C	Yigo Mayors Office	West Gayinero Drive, 274 29	144.893089	13.535708
GU-CAI-11	C	Yigo Senior Citizen Center	225B Gayinero Dr	144.891561	13.537019
GU-CAI-11	C	Astumbo Community Center	2111 Ysengsong Rd. NCS, Rt. 28	144.844253	13.55785

ID	ev	Entity name	Street address	Longitude	Latitude
GU-CAI-12	C	Erica's House	122 Torre Lane	144.78219	13.47063
GU-CAI-12	S	Harvest Christian Academy	170 C Machaute Street	144.784739	13.469297
GU-CAI-12	C	Mongmong Toto Maite Mayor Office	Bldg. 226 Aragon Street	144.782361	13.467083
GU-CAI-13	S	F.B. Leon Guerrero Middle School	533 Juan Jacinto Dr	144.875772	13.526708
GU-CAI-13	S	Simon Sanchez High School	395 Juan Jacinto Dr	144.87665	13.527936
GU-CAI-14	F	Fresenius - Dededo	600 27 Ste 104	144.821658	13.50935
GU-CAI-14	F	Guam Medical Health Care	600 Harmon Loop Road, Ste 105	144.821572	13.509433
GU-CAI-14	F	Harmon Pediatrics	1757 Route 16, Suite 109	144.820247	13.505714
GU-CAI-14	F	IHP	655 27 Suite 108	144.820517	13.509781
GU-CAI-14	S	Ilearn Charter School	1200 Mendioka Street. Route 16	144.824025	13.504972
GU-CAI-14	S	Juan M. Guerrero Elementary School	520 Harmon Loop Road	144.824783	13.509756
GU-CAI-14	S	Saint Paul Christian School	1700 Mendioka Street. Route 16	144.823147	13.504564
GU-CAI-14	F	Samonte Medical Clinic	Business Center Ste 105, 1757 Army Drive	144.820381	13.505681
GU-CAI-14	S	Notre Dame High School	480 S. San Miguel Street	144.760683	13.34455
GU-CAI-15	S	George Washington High School	298 George Washington Dr	144.805256	13.437925
GU-CAI-15	S	Guam Community College - Main Campus	1 Sesame St	144.808642	13.440294
GU-CAI-15	S	Nene Child Care Center	177 Techaira St.	144.798517	13.435219

ID	ev	Entity name	Street address	Longitude	Latitude
GU-CAI-15	S	University of Guam	303 J.U. Torres Drive	144.803642	13.432353
GU-CAI-15	S	University of Guam Sea Grant Headquarters	303 Dean Circle House 25	144.799981	13.4308
GU-CAI-15	F	Fresenius - Agana	556 S Marine Corps Dr	144.766969	13.47915
GU-CAI-15	F	Guam Regional Medical City	133 Route 3	144.823031	13.525153
GU-CAI-16	S	Guahan Academy Charter School	Mariner Ave, Tiyan	144.806561	13.479222
GU-CAI-16	S	Guam Community College - Trades Academy	506 Mariner Ave	144.801389	13.477003
GU-CAI-16	S	SIFA Learning Academy Charter School	305 Seagull Avenue Tiyan	144.806411	13.476817
GU-CAI-16	S	Tiyan High School	13-15 Mariner Avenue	144.805683	13.477833
GU-CAI-16	C	Salvation Army Lighthouse Recovery	155004 Corsair Ave	144.8011781	13.47856333
GU-CAI-17	F	Guam Adult Pediatric Clinic	Suite 8, 612 Marine Corps Dr	144.827606	13.520089
GU-CAI-17	S	Liguan Elementary School	237 N Chalan Liguan	144.827117	13.518192
GU-CAI-18	F	Guam Medical Care Clinic	744 N Marine Corps Dr Suite 105	144.808211	13.504642
GU-CAI-18	S	Saint John's School	911 North Marine Corps Dr	144.809192	13.507314
GU-CAI-19	S	Harry S. Truman Elementary School	182 Pale Ferdinand Way	144.677167	13.394286
GU-CAI-19	S	Southern High School	1 Jose, Perez Leon Guerrero Drive	144.678622	13.396967
GU-CAI-20	C	Inarajan Community Center	193 As Apman Drive	144.748269	13.274703

ID	ev	Entity name	Street address	Longitude	Latitude
GU-CAI-20	S	Inarajan Elementary School	136 Pale Bernabe Cruz Rd.	144.746581	13.273383
GU-CAI-20	S	Finegayan Elementary School	194 Chalan Kasperbauer	144.848697	13.5684
GU-CAI-21	S	Jose Rios Middle School	165 Spruance Drive	144.691872	13.45825
GU-CAI-21	C	Piti Mayors Office	260 Assumption Drive	144.693322	13.462078
GU-CAI-22	S	M.U. Lujan Elementary School	167 Mu Lujan Road	144.774717	13.406986
GU-CAI-22	S	Saint Frances Catholic School	1426 North Chalan Kanton Tasi	144.776819	13.408872
GU-CAI-22	C	Yona Community Center	265 Sister Eucharita Drive	144.77535	13.409844
GU-CAI-22	L	Yona Library	265 Sister Eucharita Drive	144.772919	13.407731
GU-CAI-22	C	Yona Mayors Office	265 Sister Eucharita Dr.	144.775175	13.409764
GU-CAI-22	S	Machanaonao Elementary School	Route 9	144.882481	13.583844
GU-CAI-23	S	Merizo Elementary School	413 Joseph A. Cruz Ave	144.673186	13.272447
GU-CAI-23	L	Merizo Library	376 Joseph A. Cruz Ave.	144.672839	13.271272
GU-CAI-23	C	Merizo Mayors Office	440 Chalan Joseph A. Cruz	144.674506	13.271342
GU-CAI-23	C	Merizo Senior Center	440 Joseph A Cruz Ave	144.6742	13.271392
GU-CAI-23	S	J.Q. San Miguel Elementary School	491 Clara Road	144.774131	13.461581
GU-CAI-24	F	Saint Dominic's Senior Care Home	350 North Sabana Drive	144.828058	13.489775
GU-CAI-24	F	Skilled Nursing Unit	499 North Sabana Dr	144.833072	13.492486
GU-CAI-24	C	Macheche Community Center	108 East Coronoso Street	144.839658	13.502108

ID	ev	Entity name	Street address	Longitude	Latitude
GU-CAI-25	S	Talofofo Elementary School	209 Jose P. Cruz St. Talofofo	144.758686	13.35415
GU-CAI-25	C	Talofofo Mayors Office	184 N San Miguel St.	144.755772	13.355514
GU-CAI-25	C	Talofofo Newby Community Center	Cayetano Quinata Ln	144.757986	13.352281
GU-CAI-25	S	Guam Adventist Academy	1200 Aguilar Rd	144.747839	13.375017

Appendix C:

Links

The fp_no_bead list as required for the Final Proposal is available below:

https://notices.guam.gov/app/webroot/userfiles/files/fp_no_BEAD_locations_20250718.csv

The link to the Short Form BEAD Project Area Bid Form is:

[Short form pricing information](#)