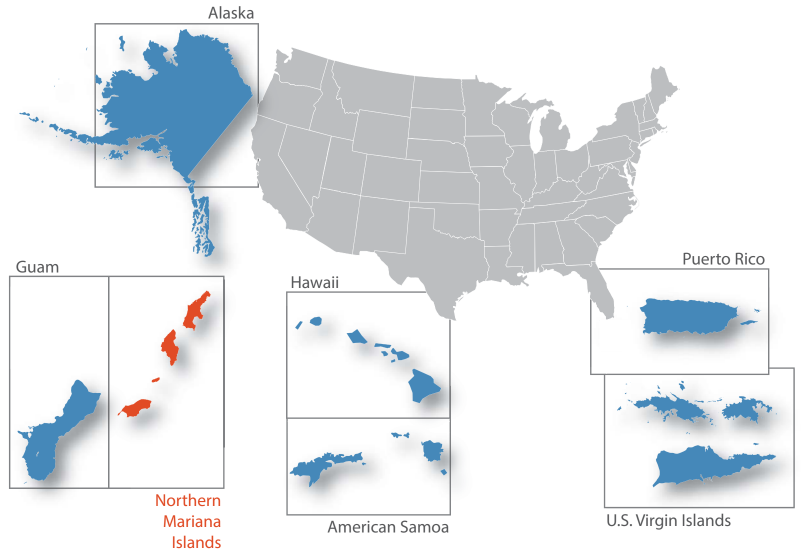
# Nationwide Public Safety Broadband Network Final Programmatic Environmental Impact Statement for the Non-Contiguous United States



## First Responder Network Authority

Volume 5 - Chapter 7

Alaska Hawaii American Samoa Guam Northern Mariana Islands Puerto Rico U.S. Virgin Islands

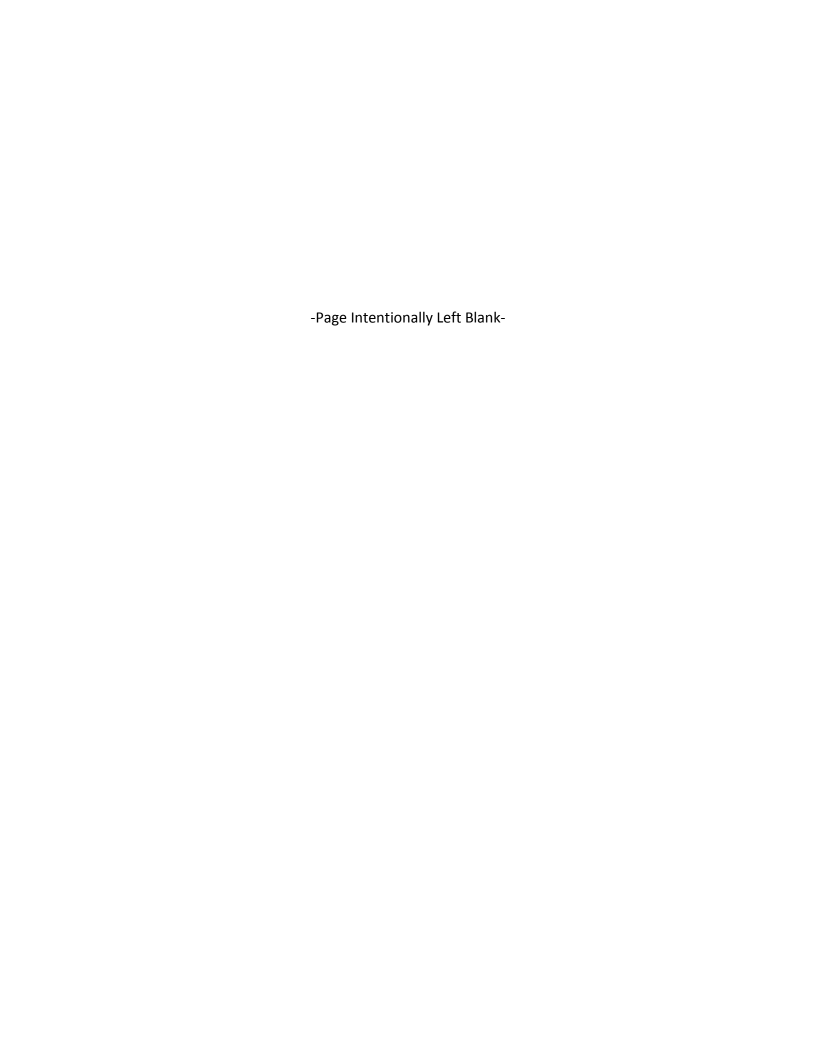












# First Responder Network Authority



Nationwide Public Safety Broadband Network
Final Programmatic Environmental Impact Statement
for the Non-Contiguous United States

## Volume 5

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### **Cooperating Agencies**

Federal Communications Commission
General Services Administration

U.S. Department of Agriculture—Natural Resource Conservation Service
U.S. Department of Agriculture—Rural Utilities Service
U.S. Department of Agriculture—U.S. Forest Service

U.S. Department of Commerce—National Telecommunications and
Information Administration

U.S. Department of Defense—Department of the Air Force

U.S. Department of Energy

U.S. Department of Homeland Security

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- C Environmental Laws and Regulations
- D Threatened and Endangered Species
- E Environmental Justice Demographic Data
- F Climate Change Sources and Models
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# **ACRONYMS AND ABBREVIATIONS**

°F	degree Fahrenheit	ASPA	American Samoa Power Authority
°N	degrees north	ATO	Air Traffic Organization
$\mu g/m^3$	microgram(s) per cubic meter	ATWC	Alaska Tsunami Warning Center
μPa	micro Pascal	AURORA	Alaska Uniform Response Online
%	percent		Reporting Access
A	attained	BACT	best available control technology
AAC	Alaska Administrative Code	BCE	before Common Era
AAFIS	Alaska Public Safety Identification	BCR	Bird Conservation Regions
	System	<b>BGEPA</b>	Bald and Golden Eagle Protection Act
AAQS	Ambient Air Quality Standards	BLM	Bureau of Land Management
ACHP	Advisory Council on Historic	BLS	U.S. Bureau of Labor Statistics
	Preservation	BMP	best management practice
ACS	American Community Survey	BRFSS	Behavioral Risk Factor Surveillance
	(U.S. Census Bureau)		System
ADEC	Alaska Department of Environmental	BSAI	Bering Sea/Aleutian Island
	Conservation	BWG	BioInitiative Working Group
ADFG	Alaska Department of Fish and Game	CAA	Clean Air Act
AGL	above ground level	CAB	Clean Air Branch
AIRFA	American Indian Religious Freedom	CARB	California Air Resources Board
	Act	CBIA	Coastal Barrier Improvement Act of
AJRCCM	American Journal of Respiratory and		1990
	Critical Care Medicine	CBRA	Coastal Barrier Resources Act of 1982
AKNHP	Alaska National Heritage Program	CCP	Comprehensive Conservation Plan
AKOSH	Alaska Occupational Safety and Health	CDC	Center for Disease Control
AKWAS	Alaska Warning System	CDLNR	Commonwealth Department of Lands
ALMR	Alaska Land Mobile Radio		and Natural Resources
ANCSA	Alaska Native Claims Settlement Act	CE	Common Era
ANFIRS	Alaska Fire Incident Reporting System	CELCP	Coastal and Estuarine Land
ANSI	American National Standards Institute		Conservation Program
APE	Area of Potential Effect	CEPD	Caribbean Environmental Protection
APLIC	Avian Power Line Interaction		Division
	Committee	CEQ	Council on Environmental Quality
APSIN	Alaska Public Safety Information	CERCLA	Comprehensive Environmental
	Network		Response, Compensation, and Liability
AQCR	air quality control region		Act
ARFF	Aircraft Rescue and Firefighting	CFMC	Caribbean Fisheries Management
ARMS	Alaska Records Management System		Council
ARPA	Archaeological Resources Protection	CFR	Code of Federal Regulations
	Act of 1979	cfs	cubic feet per second
AS	Alaska Statute	CH <sub>4</sub>	methane
ASAC	American Samoa Administrative Code	CHC	Commonwealth Health Center
ASCA	American Samoa Code Annotated	CIA	Central Intelligence Agency
ASCMP	American Samoa Coastal Management	CMIP3	Coupled Model Intercomparison
, aprila	Program	CD D III	Project phase 3
ASDHS	American Samoa Department of	CNMI	Commonwealth of Northern Mariana
A CDM MUD	Homeland Security	CNIMIAC	Islands
ASDMWR	American Samoa Department of	CNMIAC	Commonwealth of Northern Mariana
A CED A	Marine and Wildlife Resources	CO	Islands Administrative Code
ASEPA	American Samoa Environmental	CO	carbon monoxide
A CLIDO	Protection Agency	$CO_2$	carbon dioxide
ASHPO	American Samoa Historic Preservation	CO <sub>2</sub> e	carbon dioxide equivalents
	Office	COMAR	Committee on Man and Radiation

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CPA	Commonwealth Ports Authority	FirstNet	First Responder Network Authority
CRMP	Coastal Resources Management	FMP	Fishery Management Plan
	Program	FPPA	Farmland Protection Policy Act of
CSP	Central South Pacific		1981
CUC	Commonwealth Utilities Corporation	FR	Federal Register
CWA	Clean Water Act	ft	feet
CZMA	Coastal Zone Management Act	g/hp-hr	grams per horsepower-hour
CZMP	Coastal Zone Management Program	g/mi	grams per mile
DACA	Deployable Airborne Communications	GAP	Gap Analysis Program
D.1.D.	Architecture	GCA	Guam Code Annotated
DAR	Division of Aquatic Resources	GDA	Guam Department of Agriculture
DAMD	(Hawaii)	GEPA	Guam Environmental Protection
DAWR	Division of Aquatic and Wildlife	CHC	Agency
σι	Resources (Guam)	GHG	greenhouse gas
dB	decibel(s)	GIS	geographic information system
dBA	A-weighted decibel(s)	GMP	General Management Plan
DBCP	1,2-dibromo-3-chloropropane	GOA	Gulf of Alaska
dBZ	Z-weighted decibel(s)	GRHP	Guam Register of Historic Places
DCP	1,2-dichloropropane	GWP	global warming potential
DEC	Department of Environmental Conservation	H <sub>2</sub> S	hydrogen sulfide
DIIII		HDOH HEI	Hawaii Department of Health Health Effects Institute
DHHL	Department of Hawaiian Homelands	ны ННСА	
DLNR	Department of Land and Natural Resources (Hawaii)	ппса	Hawaiian Homes Commission Act of 1920
DMA	Disaster Mitigation Act of 2000	HI-EMA	Hawaii Emergency Management
DNER	Department of Natural and		Agency
	Environmental Resources of	HIANG	Hawaii Air National Guard
	Puerto Rico	HIARNG	Hawaii Army National Guard
DOA	Department of Agriculture	HIHWNMS	Hawaiian Islands Humpback Whale
DOD	Department of Defense		National Marine Sanctuary
DOE	U.S. Department of Energy	HIOSH	Hawaii Occupational Safety and Health
DOH	Department of Health		Division
DOH-CAB	Hawaii Department of Health,	hp	horsepower
	Clean Air Branch	HRD	(Guam) Historic Resources Division
DOT	U.S. Department of Transportation	HRHP	Hawaii Register of Historic Places
DPNR	Department of Planning and Natural Resources (U.S. Virgin Islands)	HRS	Hawaii Administrative Rules, Revised Statute
DPS	Department of Public Safety	HTA	Hawai'i Tourism Authority
EA	Environmental Assessment	HUC	hydrologic unit code
EAS	Emergency Alert System	I/M	Inspection/Maintenance
EBS	Emergency Broadcast System	IARC	International Agency for Research on
EDB	ethylene dibromide	IAIC	Cancer
EFH	essential fish habitat	IBA	Important Bird Area
EMS	emergency medical services	IEEE	Institute of Electrical and Electronics
ENSO	El Niño/Southern Oscillation	ILLE	Engineers
EO	Executive Order	IFC	International Finance Corporation
EPCRA	Emergency Planning and Community	in	inches
El Clu1	Right-to-Know Act	IPCC	Intergovernmental Panel on Climate
ERP	effective radiated power	псс	Change
ESA	Endangered Species Act	IR	ionizing radiation
ESI	Environmental Sensitivity Index	ITCZ	Intertropical Convergence Zone
FAA	Federal Aviation Administration	IUCN	International Union for Conservation
FAD	Fish Aggregating Device	10011	of Nature
FCC	Federal Communications Commission	kg/gal	kilograms per gallon
FEMA	Federal Emergency Management	KIRC	Kaho'olawe Island Reserve
	Agency	12110	Commission

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LAER	lowest achievable emission rate	NOAA	National Oceanic and Atmospheric
lb/day	pounds per day		Administration
lb/hp-hr	pounds per horsepower-hour	NOx	nitrogen oxides
LBJ	Lyndon B. Johnson	NP	National Park
Ldn	day-night average sound level	NPDES	National Pollutant Discharge
Leq	equivalent noise levels		Elimination System
LNG	liquefied natural gas	NPL	National Priorities List
LTE	Long Term Evolution	NPS	National Park Service
$\mu g/m^3$	microgram(s) per cubic meter	NPSBN	nationwide public safety broadband
μPa	micro Pascal		network
m/s	meter per second	NRCS	Natural Resources Conservation
MBTA	Migratory Bird Treaty Act		Service
$mg/m^3$	Milligram(s) per cubic meter	NRHP	National Register of Historic Places
mgd	million gallons per day	NSPS	New Source Performance Standards
MHz	megahertz	NTIA	National Telecommunications and
MLRA	Major Land Resource Area		Information Administration
mm/s	millimeters per second	NVSR	National Vital Statistics Report
MMPA	Marine Mammal Protection Act	NWI	National Wetland Inventory
MOA	Memorandum of Agreement	NWR	National Wildlife Refuge
MPA	Marine Protected Area	NWWS	National Weather Wire Satellite
mph	miles per hour	1111111	System
MSA	Magnuson-Stevens Fishery	OHA	Office of History and Archaeology
	Conservation and Management Act	OIA	Office of Insular Affairs (USDI)
MTR	Military Training Route	OSHA	Occupational Safety and Health
MUID	Map Unit Identification Data	0.2222	Administration
MW	megawatt	PA	Programmatic Agreement
mW/cm <sup>2</sup>	milliwatts per centimeter squared	PAG	Port Authority of Guam
N	north; not attained	PAHO	Pan American Health Organization
$N_2O$	nitrous oxide	PCB	polychlorinated biphenyl
NA	not applicable; not assessed	PCP	pentachlorophenol
NAAQS	National Ambient Air Quality	PCS	Personal Communications Service
1.1.1.25	Standards	PDO	Pacific Decadal Oscillation
NAGPRA	Native American Graves Protection	PEIS	Programmatic Environmental Impact
1,11011111	and Repatriation Act	1215	Statement
NANSR	Nonattainment New Source Review	PL	Public Law
NAWAS	National Warning System	PM	particulate matter
NCA	National Climate Assessment	$PM_{10}$	particulate matter up to 10 micrometers
NCD	non-communicable disease	11110	in diameter
NCDC	National Climatic Data Center	$PM_{2.5}$	particulate matter up to 2.5
NCN	no common name	2.3	micrometers in diameter
NCRP	National Council on Radiation	POPs	points of presence
1,014	Protection and Measurements	ppm	parts per million
ND	no data	PRDNER	Puerto Rico Department of Natural and
NE	northeast		Environmental Resources
NEPA	National Environmental Policy Act	PREQB	Puerto Rico Environmental Quality
NESHAP	National Emission Standards for		Board
- 1 - 2 - 2 - 2	Hazardous Air Pollutants	PR OSHA	The Puerto Rico Occupational Safety
NFIP	National Flood Insurance Program		and Health Administration
NFIRS	National Fire Incident Reporting	PRASA	Puerto Rico Aqueduct and Sew
- 1	System		Authority
NHPA	National Historic Preservation Act	PREPA	Puerto Rico Electric Power Authority
NIR	non-ionizing radiation	PRSHPO	Puerto Rico State Historic Preservation
NMFS	National Marine Fisheries Service		Office
NMHC	non-methane hydrocarbon compounds	PSD	Prevention of Significant Deterioration
NMOG	non-methane organic compounds	PUAG	Public Utility Agency of Guam
NNE	north-northeast	Pub. L.	Public Law
	ı	•	

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PV	photovoltaic
RAN	radio access network
RCP	Representative Concentration Pathway
RCRA	Resource Conservation and Recovery
	Act
RF	radio frequency
RIN	Regulation Identification Number
rms	root mean square
ROW	right-of-way
SAAQS	State Air Quality Standards
SAFETEA-	
LU	Transportation Equity Act: A Legacy
	for Users
SARA	Superfund Amendments and
Di Hu i	Reauthorization Act of 1986
SE	Standard of Error
SHPO	State Historic Preservation Office
SIP	State Implementation Plan
SLR	sea level rise
SMA	Special Management Area
SMS	Scenery Management System
$SO_2$	sulfur dioxide
SO <sub>2</sub> SO <sub>x</sub>	sulfur oxides
SPCC	Spill Prevention, Control, and
SI CC	Countermeasure
SPCZ	South Pacific Convergence Zone
SPOC	State Single Point of Contact
SRES	Special Report on Emission Scenarios
SSA	sole source aquifer
STATSGO2	
SW SW	southwest
TAAQS	
TAAQS	Territory Ambient Air Quality Standards
TCP	
TEMCO	traditional cultural property
LEMICO	Territorial Emergency Management Coordinating Office
TMDI	Total Maximum Daily Load
TMDL	
TOC	total organic compound
tpy TRI	tons per year
TSCA	Toxic Release Inventory Toxic Substances Control Act
U.S.	United States
UAMES	
UAMES	University of Alaska Museum Earth Sciences
USACE	2
	U.S. Army Corps of Engineers United States Code
USC	
USDA	U.S. Department of Agriculture U.S. Department of the Interior
USDI	U.S. Environmental Protection Agency
USEPA	U.S. Fish and Wildlife Service
USFWS	
USGCRP	U.S. Global Climate Change Research
HCCC	Program U.S. Coological Survey
USGS	U.S. Geological Survey
USVIDOH	U.S. Virgin Islands Department of
HCMIDD	Health U.S. Virgin Islands Police Department
USVIPD	U.S. Virgin Islands Police Department

UVA University of Virginia VdB vibration decibel(s) VIC Virgin Islands Code Virgin Islands Port Authority **VIPA VISHPO** Virgin Islands State Historic Preservation Office VOC volatile organic compound volcanic smog vog **VRM** Visual Resource Management W watt(s)  $W/m^2$ watts per meters squared WAPA Water and Power Authority World Health Organization WHO WIMARCS West Indies Marine Animal Research and Conservation Science Western North Pacific WNP WNW west-northwest WPC watts per channel Western Pacific Regional Fishery **WPRFMC** Management Council

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# 7. NORTHERN MARIANA ISLANDS

This chapter provides details about the existing environment of the Northern Mariana Islands and potential impacts related to the Proposed Action.

The Northern Mariana Islands is believed to have been inhabited since 2000 BCE, and like Guam, the indigenous culture is referred to as Chamorro. In 1521, Portuguese explorer Ferdinand Magellan visited the islands, and the Spanish established the first European colony on the islands in 1668. The Japanese seized the islands in 1914 and maintained control until the United States (U.S.) invaded and seized the islands during World War II. The Northern Mariana Islands became a U.S. territory in 1947 (*CNMI DHP 2011*).

General facts about the Northern Mariana Islands are provided below:

- Territory Nickname: CNMI
- Area: 388 square miles (*CIA 2006*)
- Capital: Saipan
- Municipalities: 4 Saipan, Tinian, Rota, and the Northern Islands Municipality (NOAA 2008)
- Population: 53,883 people (U.S. Census Bureau 2010)
- Most Populated Cites: Capitol Hill, Garapan, San Jose, and Sinapalo (U.S. Census Bureau 2010)
- Main Rivers: no significant rivers
- Bordering Waterbodies: Pacific Ocean
- Notable Summits: Mount Tapochau, Anatahan Volcano, Pagan Volcano, Asuncion Stratovolcano, and other summits on the volcanic islands
- Highest Point: unnamed area on Agrihan Stratovolcano (3,166 feet) (CIA 2006)

The Northern Mariana Islands is located in the western portion of the North Pacific, north of (and part of the same island chain as) Guam (see Figure 7-1). The territory is comprised of 14 small islands, which are the tops of a subsea mountain range (*CIA 2006*). Throughout this chapter, the Southern Islands of the Northern Mariana Islands refer to the islands of Saipan, Tinian, Rota, and Aguijan. The Northern Islands of the Northern Mariana Islands refer to the remaining northern islands, which are largely unpopulated and primarily volcanic in nature. The Mariana Trench, the deepest spot on earth's seafloor, acts as the eastern boundary of the islands.

<sup>&</sup>lt;sup>1</sup> This is the same term used to refer to natives of Guam, as described in Chapter 6.



Source: Map Service 2015

Figure 7-1: Northern Mariana Islands Geography

The Northern Mariana Islands is an unincorporated territory<sup>2</sup> and commonwealth of the U.S. administered by the Office of Insular Affairs, U.S. Office of Department of the Interior (CIA 2006). The Northern Mariana Islands consists of four municipalities, which the U.S. Census Bureau (2010) treats as the equivalent of counties: Saipan, Tinian, Rota, and the Northern Islands (the Northern Islands are largely uninhabited). Saipan is the capital and the largest island of the Northern Mariana Islands. Nearly 35 percent of the North Mariana Islands' population identify themselves as Native Hawaiians or Other Pacific Islanders, <sup>3</sup> and 49.9 percent identify themselves as Asian (U.S. Census Bureau 2010). Approximately 13 percent of the population is classified as being of multiple races. The government is based on the Constitution of the Commonwealth of the Northern Mariana Islands, which includes a system of governance with three primary branches: legislative, executive, and judiciary. The legislative branch is responsible for developing laws and consists of a 9-member senate for a 4-year term and a 20-member house of representatives for a 2-year term (UNHCR 2015). The executive branch is managed by the governor and lieutenant governor who are tasked with the execution of the laws. The judicial branch interprets how these laws should be applied, and consists of three bodies: the Supreme Court, U.S. Federal District Court, and the U.S. Supreme Court (CIA 2006). The Bureau of Environmental and Coastal Quality and Department of Lands and Natural Resources are the territory's environmental agencies.

The air temperatures of the Northern Mariana Islands are tropical marine and range from 70 degrees Fahrenheit (°F) to 85°F with an average temperature of 81.5°F, an average humidity of 80.5 percent, and an average precipitation of 97.6 inches (*NOAA 2012*). The summer season occurs from March to August and the winter season occurs from December through February. Severe weather data recorded over the last 18 years (1996 to 2014) for the islands include flooding, thunderstorms, tornado/funnel clouds, hurricanes, and high winds (50-plus miles per hour). Hurricane/typhoon is the most common severe weather phenomenon within the territory.

The islands are thickly forested and contain active volcanoes, which can create unique transportation challenges (*EIA 2015*). Transportation in the Northern Mariana Islands includes a system of roads, highways, airports, ports, and harbors. There are no railroads in this territory.

The Northern Mariana Islands Office of Homeland Security and Emergency Management (OHSEM) provides emergency preparedness, response, and recovery in the event of manmade or natural disasters (*CNMI OHSEM 2015*). The Federal Emergency Management Agency provides support, funding, and resources for emergency response at the federal level. The National Guard supports the territory during times of natural disaster and war. Naval Base Guam falls under the Joint Region Marianas (the U.S. Navy operational area that includes Guam and the Northern Mariana Islands) and is available to the Northern Mariana Islands in time of emergency (*Military INSTALLATIONS 2015*).

<sup>&</sup>lt;sup>2</sup> In U.S. law, an unincorporated territory is an area controlled by the U.S. government "where fundamental rights apply as a matter of law, but other constitutional rights are not available" (U.S. General Accounting Office 1997).

<sup>&</sup>lt;sup>3</sup> "Native Hawaiian or Other Pacific Islander" is an official U.S. Census Bureau category.

The territory contains a variety of federal, territorial, and local recreational lands, ranging from units of the National Park System and Marine Protected Areas to city parks. Each of these facilities is administered according to the applicable federal, state, or local law, along with management documents prepared for that facility. Developed land covers less than 4 percent of the territory (*NOAA 2011*). The Northern Mariana Islands also offers a wide variety of offshore recreation.

The service industry in the Northern Mariana Islands accounts for approximately 95 percent of the territory's gross domestic product and nearly 90 percent of employment. This broad industry sector includes tourism, which comprises nearly one quarter of all employment (*CIA 2015*).

This chapter contains a discussion of the Affected Environment (see Section 7.1) and Environmental Consequences (see Section 7.2) for each of the following 15 resources: Infrastructure; Soils; Geology; Water Resources; Wetlands; Biological Resources, which includes Terrestrial Vegetation, Wildlife, Fisheries and Aquatic Habitats, and Threatened and Endangered Species and Species of Conservation Concern; Land Use, Airspace, and Recreation; Visual Resources; Socioeconomics; Environmental Justice; Cultural Resources; Air Quality; Noise and Vibrations; Climate Change; and Human Health and Safety.

# 7.1. AFFECTED ENVIRONMENT

This section provides a description of those portions of the environment that could be affected by or could affect the Proposed Action in the Northern Mariana Islands. This information is used in the assessment of potential impacts from the Proposed Action as described in Section 7.2, Environmental Consequences; the level of detail in the description of each resource in this section corresponds to the magnitude of the potential direct, indirect, or cumulative impacts of the Proposed Action. The information presented was derived primarily from government data or reports and scientific literature. This section describes the current conditions and characteristics of distinct resources:

- Section 7.1.1, Infrastructure: existing transportation, public safety services and infrastructure, communication services, and other utilities and related emergency operational planning;
- Section 7.1.2, Soils: existing soil resources, features, and characteristics;
- Section 7.1.3, Geology: geologic features and characteristics that would be potentially sensitive to impacts from construction and operation of the Proposed Action, as well as geologic hazards that could potentially affect the Proposed Action;
- Section 7.1.4, Water Resources: surface water, floodplains, nearshore marine waters, and groundwater;
- Section 7.1.5, Wetlands: wetland resources, features, and characteristics;
- Section 7.1.6, Biological Resources: terrestrial vegetation, wildlife, fisheries and aquatic habitats, and threatened and endangered species and species of conservation concern;
- Section 7.1.7, Land Use, Airspace, and Recreation: overview of land use, airspace, and recreational facilities and activities;
- Section 7.1.8, Visual Resources: natural and human-made features, landforms, structures, and other objects;
- Section 7.1.9, Socioeconomics: demographic, cultural, economic, and subsistence conditions;
- Section 7.1.10, Environmental Justice: demographic data on minority or low-income groups;
- Section 7.1.11, Cultural Resources: known historic properties, traditional cultural properties, and places of cultural or religious significance;
- Section 7.1.12, Air Quality: existing air quality conditions;
- Section 7.1.13, Noise and Vibrations: existing noise and vibration conditions;
- Section 7.1.14, Climate Change: setting and context of global climate change effects in the Northern Mariana Islands; and historical and existing climate parameters including temperature, precipitation, and severe weather; and
- Section 7.1.15, Human Health and Safety: health profile of the population of the Northern Mariana Islands, including basic population health indicators and a discussion of any key community health and safety issues identified.

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# 7.1.1. Infrastructure

### 7.1.1.1. Introduction

This section discusses existing infrastructure in the Northern Mariana Islands. Information presented in this section focuses on existing transportation, public safety services and infrastructure, communication services, and other utilities and related emergency operational planning that could be augmented, supplemented, or otherwise affected by deployment and operation of the Proposed Action.

Infrastructure consists of the systems and physical structures that enable a population in a specified area to function. Infrastructure includes a broad array of facilities such as utility systems, streets and highways, railroads, airports, buildings and structures, ports, harbors, and other manmade facilities. Individuals, businesses, government entities, and virtually all relationships between these groups depend on infrastructure for their most basic needs, as well as for critical and advanced needs (e.g., emergency response, health care, and telecommunications).

Infrastructure is entirely manmade with a high correlation between the type and extent of infrastructure and the degree to which an area is characterized as "developed." Public safety infrastructure is any infrastructure utilized by a public safety entity as defined in the Middle Class Tax Relief and Job Creation Act of 2012, including infrastructure associated with police, emergency medical services (EMS), and fire services. This infrastructure includes fire and rescue departments, law enforcement precincts, medical centers and hospitals, transportation assets, and schools and libraries, which can be used as evacuation centers. First responder personnel include dispatch, fire and rescue, law enforcement, and medical professionals throughout the territory.

Utilities typically consist of the power, water, sewer, transit, and telecommunications systems that are essential to support daily operations. Changes in land use, population density, and development usually generate changes in the demand for and supply of utilities.

# 7.1.1.2. Specific Regulatory Considerations

The Northern Mariana Islands Office of Homeland Security and Emergency Management provides preparedness, response, and recovery in the event of manmade or natural disasters such as typhoons, tsunamis, volcanos, and earthquakes, as well as other emergencies including terrorist attacks and other security breaches (*CNMI OHSEM 2015*). The Federal Emergency Management Agency (FEMA) also provides support, funding, and resources for emergency response in the Northern Mariana Islands at the federal level. In addition, the United States (U.S.) Coast Guard is one of the primary agencies responsible for emergencies at sea in the Northern Mariana Islands. They are responsible for security at ports, waterways, and the coast, as well as law enforcement and marine protection (*USDHS USCG 2014*).

<sup>&</sup>lt;sup>1</sup> The term "public safety entity" means an entity that provides public safety services (47 USC § 1401(26)).

The Northern Mariana Islands Homeland Security and Emergency Management Office is responsible for the development of an All-Hazard Emergency Operations Plan in order to respond to emergencies at the territory or national level (*SNMCL 2012*). FEMA has been working with the Northern Mariana Islands to develop an All-Hazards Emergency Operations Plan that includes a Mass Care/Emergency Assistance Annex (*FEMA 2015a*). Northern Mariana Islands government agencies with regulatory or administrative authority over other territory infrastructure are identified in the sections below.

# 7.1.1.3. Transportation

Transportation in the Northern Mariana Islands includes a system of roads, highways, airports, ports, and harbors. The Commonwealth Office of Transit Authority operates two public transportation systems in the territory—the Fixed Route Service and the Flexible Route Transit. The Fixed Route Service uses a more conventional public transit system with fixed routes, stops, and schedules. The Flexible Route Transit operates as a hybrid system in that "its main route covers a service corridor with a set of fixed stops and schedules ... [but the] vehicles are allowed to deviate from the main route to provide service to users who either have trip ends located out of the service coverage of the main route or require accessible services such as paratransit" (*COTA 2015*). The only interisland ferry service in the territory traveled between Saipan and Tinian, but closed in 2009 due to high operation costs. Due to the lack of interisland ferries in the territory, there is a high dependence on aircraft for interisland transport (*Marianas Visitors Authority 2012*). The Northern Mariana Islands Department of Public Safety (DPS) Highway Safety Office is responsible for highway safety in the territory (*NHTSA 2011*). The Commonwealth Ports Authority (CPA) owns and operates all ports and airports within the territory (*CPA 2005*).

## Railroads, Roads and Highways

There are approximately 391.85 miles of highway in the Northern Mariana Islands (see Figure 7.1.1-1), 136.24 miles of which are considered primary federal-aid highways. The remaining 255.61 miles are considered secondary municipal/rural roadways. There are no railroads in the territory (*iExplore 2015*).

### **Ports**

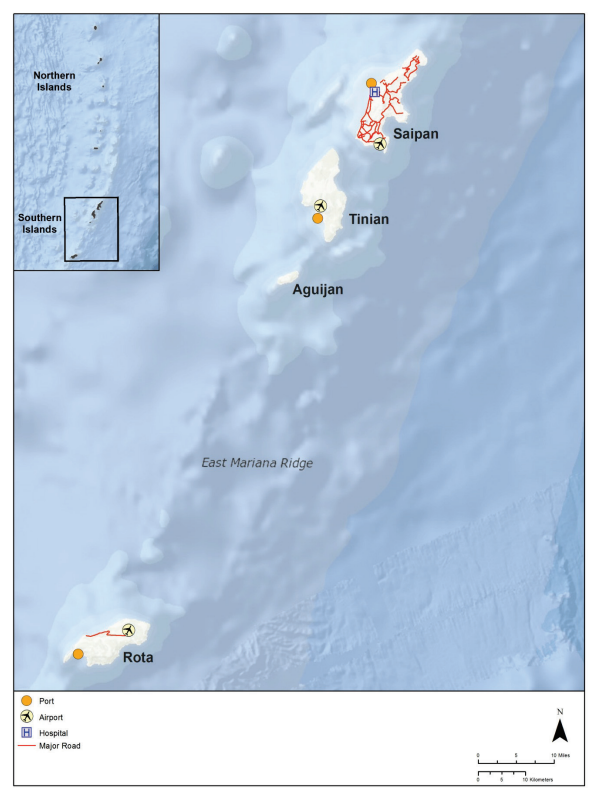
The following three ports are in the Northern Mariana Islands (see Figure 7.1.1-1):

- Port of Saipan
- Port of Tinian
- Rota West Harbor

### **Airports**

CPA oversees three airports in the Northern Mariana Islands (see Figure 7.1.1-1):

- Saipan International Airport
- Tinian International Airport
- Rota International Airport



Sources: AirNav.com 2015; NGA 2015; USDA 2010

Figure 7.1.1-1: Northern Mariana Islands Transportation and Hospital Locations

# 7.1.1.4. Public Safety Services

This section provides a description of baseline public safety telecommunications infrastructure conditions as it relates to police services, fire services, EMS and hospitals in the Mariana Islands. Police, fire, and EMS services are all provided under the Northern Mariana Islands DPS.

#### **Police**

The Commonwealth State Police Division provides police services for the people of the Northern Mariana Islands. The Division is divided into Uniformed Services, the Criminal Investigation Unit, and the Tactical Response Enforcement Team. Uniformed Services is divided into the Patrol Section, the Traffic Section, and the Boating Safety Section. The Patrol Section operates 24 hours a day/7 days a week and is responsible for law enforcement and the reduction of crime in the community. The Police headquarters is located in Susupe, Saipan. Rota has its own Patrol Section under the Rota DPS (*CNMI DPS 2014*). The CPA Police Department provides police services for Saipan International Airport, Port of Saipan, Tinian International Airport, Port of Tinian, Rota International Airport, and Rota West Harbor (*CPA 2015*).

In addition to the Commonwealth State Police Division Police Department, the National Guard also plays a major role in public safety in the Northern Mariana Islands. The National Guard is responsible for supporting the territory during times of natural disaster and war. Army National Guard units are located on Saipan, and an Air National Guard station is located at the Andersen Air Force Base in Barrigada, Guam (*Air National Guard 2015*). The Guam National Guard supports the Northern Mariana Islands as well as Guam. The Guam Army National Guard is headquartered at Ft. Juan Muna in Barrigada, Guam and maintains two armories in two separate communities in Guam. The Guam National Guard has been providing natural disaster recovery response for over two decades (*GlobalSecurity.org 2015*).

The U.S. Coast Guard Sector Guam is one of the primary agencies responsible for emergencies at sea in the Northern Mariana Islands, Guam, Republic of Palau, and the Federated States of Micronesia. They are responsible for security at ports, waterways, and the coast, as well as law enforcement and marine protection (*USDHS USCG 2014*). Naval Base Guam also falls under the Joint Region Marianas and is available to the Northern Mariana Islands in times of emergency (*Military INSTALLATIONS 2015*).

### **Fire Services**

The Fire Division within the DPS provides fire services for the people of the Northern Mariana Islands. There are six stations in the Northern Mariana Islands Fire Division (*CNMI DPS 2014*):

- Station I Susupe Village
- Station II Garapan Village
- Station III Capitol Hill Wildland Fire Section
- Station IV Koblerville Village
- Station V Kagman Village
- Station VI San Roque

The CPA Aircraft Rescue and Firefighting (ARFF) section provides aircraft fire rescue and EMS services for Saipan International Airport, Port of Saipan, Tinian International Airport, Port of Tinian, Rota International Airport, and Rota West Harbor. The Saipan International Airport ARFF is staffed by approximately 35 personnel, the Tinian International Airport has 10 personnel, and the Rota International Airport ARFF is staffed by 10 personnel (*CPA 2015*).

## **EMS and Hospital Services**

The EMS Section within the Commonwealth Fire Division of the DPS provides EMS for the Northern Mariana Islands. As discussed above, EMS is also provided by the CPA Aircraft Rescue and Firefighting section. The Northern Mariana Islands Commonwealth Healthcare Corporation provides healthcare in the Northern Mariana Islands. The Commonwealth Health Center (CHC) is the only hospital in the Northern Mariana Islands and is located on the island of Saipan (see Figure 7.1.1-1). The CHC is a Medicare-certified acute care hospital that consists of 86 beds (*CHCC 2015*). Tertiary care is provided by medical referrals to Hawaii, the Philippines, and other medical facilities throughout the U.S. Emergency and urgent care is available at health centers located in Tinian and Rota; however, if hospitalization is necessary patients must be flown to the CHC. In addition to the CHC, there are seven private medical providers on the island of Saipan (*CNMI 2013*):

- Pacific Medical Center
- Medical Associates of the Pacific
- Saipan Health Center
- Modern Solutions, LLC
- Marianas Medical Center
- Family Health Practice TakeCare Asia
- Dr. Ramsey's Clinic

### 7.1.1.5. Communications

Over the years, numerous lives have been lost as a result of the lack of interoperability in public safety telecommunications in the U.S. The Final Report of the Public Safety Wireless Advisory Committee identified three main issues in public safety communications: 1) congested radio frequencies; 2) the inability of public safety officials to communicate with each other due to incompatible equipment, multiple frequency bands, and lack of standardization in repeater spacing and transmission formats; and, 3) the lack of cutting edge communications technologies (*Public Safety Wireless Advisory Committee 1996*). Large-scale emergency situations like Hurricane Sandy in 2012 and the September 11, 2011, attacks further exposed vulnerabilities in the public safety communications systems, especially as they related to inadequate infrastructure. During Hurricane Sandy, resilient infrastructure to withstand weather related risks was not available, which led to devastating power outages, fuel shortages, and significant road and transit complications (*HSRTF 2013*). Likewise, based on the September 11 attacks, the National Task Force on Interoperability concluded that more effective infrastructure capable of supporting interoperable radio communications could have resulted in the preservation of numerous lives

(*NTFI 2005*). Additionally, the National Task Force on Interoperability asserts that nationwide, first responders' reliance on numerous separate, incompatible, and often proprietary land mobile radio networks makes it difficult, and at times impossible, for emergency responders from different jurisdictions to communicate, especially during major emergencies that require a multi-jurisdictional response (*NTFI 2005*).

The Northern Mariana Islands has a complex geography made up of 14 separate islands in the Pacific Ocean. The islands are the tops of a subsea mountain range, with several of the northern islands being volcanic in origin and the southern islands being limestone in origin from ancient coral reefs. The Mariana Trench, the deepest spot on earth, is where the Philippine Plate and Pacific Plate meet; it acts as the eastern, undersea boundary of the islands. The islands are thickly forested, contain active volcanoes, and often experience typhoons during the rainy season. All of these factors add an extra level of challenge in ensuring that adequate communication systems are in place (*EIA 2015*).

The following communication methods are used by various public safety services in the territory of the Northern Mariana Islands:

- *SmartNet System:* The SmartNet Communication System is a radio network system which serves as an instant communication link between agencies such as Customs, the Department of Public Works, the Federal Bureau of Investigation, and especially the emergency response units of the Emergency Management Office, CHC, and DPS (*OPACNMI 1999*).
- *National Terrorism Advisory System*: A system that communicates information about terrorist threats in the territory to government agencies, first responders, transportation hubs and the private sector (*DHS 2015*).
- The CNMI Emergency Alert System: A system implemented in coordination with FEMA that communicates emergency information from the KPXP Saipan Radio station to the public of the Northern Mariana Islands (FEMA 2013).
- *National Weather Service*: A National Oceanic and Atmospheric Administration system that communicates critical weather information to the public of the Northern Mariana Islands (*NOAA 2015*).
- Federal Emergency Management Agency Integrated Public Alert and Warning System: A national public alert warning system implemented by the Federal Emergency Management Agency, National Oceanic and Atmospheric Administration National Weather Service, Federal Communications Commission, and Department of Homeland Security Science and Technology Directorate in order to provide emergency alert information prior to, during and after emergencies and disasters. Station KPXP was chosen as the primary entry point station in the Northern Mariana Islands responsible for disseminating information (FEMA 2013).
- National Incident Management System: Provides a template for departments, agencies and nongovernmental organizations so that they will have the capacity to properly protect against, recover from, and mitigate the effects of largescale incidents (FEMA 2015b).

### 7.1.1.6. Other Utilities

The Commonwealth Utilities Corporation (CUC) is the Northern Mariana Islands' publicly-owned utility, providing power, water, and wastewater services.

## **Energy**

The Northern Mariana Islands relies on the importation of petroleum products to supply its energy needs. Between 520,000 and 575,000 barrels or diesel fuel are imported by ship through the harbors located on Saipan, Tinian, and Rota (*EIA 2015*). In 2010 the cost of petroleum imports was approximately \$60 million (*EIA 2015*). Approximately 800,000 barrels of diesel and 100,000 barrels of motor gasoline are consumed by the government sector annually (*EIA 2015*). Businesses and households typically utilize liquefied petroleum products. Main sources of residential energy consumption include cooking, heating water, and laundry. The Northern Mariana Islands does not produce or consume natural gas or coal (*EIA 2015*).

There are five major non-nuclear electricity generating plants in the territory including Rota Power Plant, Saipan Power Plants 1, 2, and 3, and Tinian Power Plant, all owned and operated by the CUC. Rota Power Plant has an electricity generating capacity of 4.5 megawatts, Saipan Power Plant can generate 70 megawatts, and Tinian 20 megawatts. Approximately 22 to 24 million gallons per year of diesel fuel are required to run the power plants on the islands. There are three small electric grids located on each one of the inhabited islands of Rota, Saipan, and Tinian (*EIA 2015*).

To improve energy efficiency in the Northern Mariana Islands, the CUC is focusing on waste gasification and the potential for renewable energy sources such as geothermal, solar, and wind technologies. In 2007, the Northern Mariana Islands government enacted a renewable energy portfolio standard for Northern Mariana Islands to achieve a heightened percentage of its electricity from renewable sources and reduce the dependence on oil and imported power. Cost effective resources necessary to achieve these goals have not been available and the goals have not been met; therefore, new goals are being established (*EIA 2015*).

#### Wastewater

The Bureau of Environmental and Coastal Quality – Waste Water, Earthmoving, Erosion Control Branch is responsible for wastewater services in the territory. Individual Wastewater Disposal Systems are utilized in homes and commercial business facilities, and Other Wastewater Treatment Systems dispose of sewage from a single structure or group of structures other than septic tanks. The CUC operates three wastewater treatment systems located on the Island of Saipan. The government is working to raise capital in order to build additional wastewater collection pipes in the territory. During times of heavy rainfall, the system often floods and waste from the system rises along with the water levels, which results in the unnecessary treatment of rainwater. Residents on Tinian and Rota primarily use septic systems (*USDOI 2015*).

# **Water Supply**

The Bureau of Environmental and Coastal Quality (BECQ) Safe Drinking Water Branch is responsible for regulating public water systems. The Groundwater Management Program within the Safe Drinking Water Branch is responsible for protecting, monitoring, and regulating the aquifers of Saipan, Tinian, and Rota. Groundwater is the main source of drinking water in the Northern Mariana Islands (*CNMI BECQ 2015a*). Over 9 million gallons of water per day are produced on Saipan for a population of approximately 60,000. There are no rivers in Saipan, only springs; therefore, the main source of fresh water is from rainfall that is funneled from catchments and pumped from groundwater sources (*USDOI 2015*).

Public water systems are regulated by the Northern Mariana Islands Division of Environmental Quality. A public water system in the Northern Mariana Islands is defined as a system that collects, treats, and distributes water for public use (drinking, bathing, cooking, etc.) and that has at least 15 service connections and serves at least 25 people daily for at a minimum of 60 days out of the year. Currently, there are 80 active public water systems in the Northern Mariana Islands that are regulated by Division of Environmental Quality (*CNMI BECQ 2015b*).

### Storm Water

In a given year, the mean annual rainfall in the Northern Mariana Islands is approximately 100 inches on the northern tip of the islands and between 85 and 95 inches along the central and southern coasts (*Horsley Witten Group 2004*). During the rainy season, typhoons have the potential to produce 10 to 15 inches of rain during one storm event, which can cause major issues related to storm water runoff, especially as development and impervious surface cover increase. In the Northern Mariana Islands, storm water is routed to the nearest discharge location and is infiltrated into highly permeable limestone. Storm water in the territory is also conveyed into surrounding receiving waters. Historically, there has been little to no treatment of storm water. Untreated storm water is often funneled into groundwater sources, freshwater streams, freshwater ponds wetlands, and coastal waters (*Horsley Witten Group 2004*).

## **7.1.2.** Soils

### 7.1.2.1. Introduction

This section discusses the existing soil resources in the Northern Mariana Islands. Information is presented regarding soil features and characteristics that would be potentially sensitive to impacts from deployment and operation of the Proposed Action.

The Soil Science Society of America defines soil as:

- "(i) The unconsolidated mineral or organic material on the immediate surface of the Earth that serves as a natural medium for the growth of land plants.
- (ii) The unconsolidated mineral or organic matter on the surface of the Earth that has been subjected to and shows effects of genetic and environmental factors of: climate (including water and temperature effects), and macro- and microorganisms, conditioned by relief, acting on parent material over a period of time. A product-soil differs from the material from which it is derived in many physical, chemical, biological, and morphological properties and characteristics." (NRCS 2015)

Five primary factors account for soil development patterns. A combination of the following variables contributes to the soil type in a particular area (*Anderson et al. 2001*):

- *Parent Material:* The original geologic source material from which the soil was formed affects soil aspects, including color, texture, and ability to hold water.
- *Climate:* Chemical changes in parent material occur slowly in low temperatures. However, hot temperatures evaporate moisture, which also facilitates chemical reactions within soils. The highest degree of reaction within soils occurs in temperate, moist climates.
- *Topography*: Steeper slopes produce increased runoff, and, therefore, downslope movement of soils. Slope orientation also dictates the microclimate to which soils are exposed, because different slope faces receive more sunlight than others.

# 7.1.2.2. Specific Regulatory Considerations

Adherence to Earthmoving and Erosion Control Regulations (CNMI Administrative Code Chapter 65-30) are required to grade, fill, or clear vegetation with more than 0.024 acre (100 square meters) of disturbance in the Northern Mariana Islands. These regulations provide standards for grading, filling, and clearing operations to avoid or reduce impacts to soil resources. There are no other Northern Mariana Islands-specific regulatory considerations that pertain to the Proposed Action outside of those discussed in Section 1.8, Overview of Relevant Federal Laws and Executive Orders, and Appendix C, *Environmental Laws and Regulations*.

<sup>&</sup>lt;sup>1</sup> See Chapter 11, BMPs and Mitigation Measures, for specific information related to best management practices that would be implemented to reduce or avoid potential impacts to soil resources.

# 7.1.2.3. Environmental Setting

Soil formation occurs due to complex and multiple interactions among geologic material, climate, topography, biological processes (such as vegetation growth and interactions with other organisms), and time. The soil resources present in the Northern Mariana Islands were identified, evaluated, and described using information gathered from and characteristics as defined by the U.S. Department of Agriculture Natural Resources Conservation Service (NRCS) State Soil Geographic (STATSGO2) Soil Association Map Units (*STATSGO2 Database 2015*) database, the Soil Survey of the Islands of Aguijan, Rota, Saipan, and Tinian, Commonwealth of the Northern Mariana Islands (*Soil Conservation Service 1986*), and the NRCS's Major Land Resources Areas (MLRAs) soil descriptions<sup>2</sup> (*NRCS 2006*). FirstNet used the STATSGO2 database to obtain soils information at the programmatic level to ensure consistency across all the states and territories. This regional information provides a sufficient level of detail for a programmatic analysis. Where appropriate, the best available soils data and information, including the use of the more detailed SSURGO database, will be used during subsequent site-specific assessments.

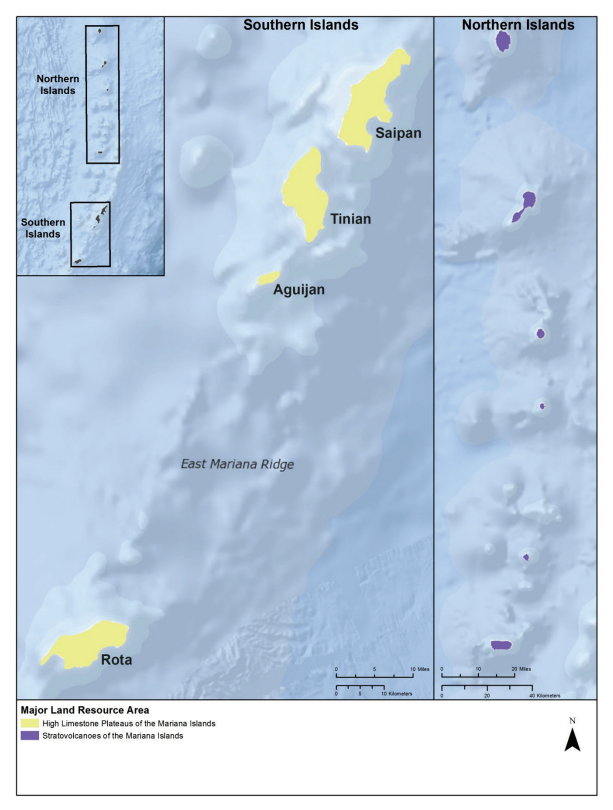
The Northern Mariana Islands are located in the Pacific Basin land resource region along with American Samoa and Guam. Within this region in the Northern Mariana Islands, the two major land resource areas consist of the High Limestone Plateaus of the Mariana Islands and the Stratovolcanoes<sup>3</sup> of the Mariana Islands (see Figure 7.1.2-1).

# High Limestone Plateaus of the Mariana Islands

The High Limestone Plateaus of the Mariana Islands major land resource area encompass the southern islands of the Northern Mariana Islands including Saipan, Tinian, Rota, and Aguijan. The physiography of this area consists of steep cliffs and complex slopes in volcanic bedrock, as well as some gently sloping limestone plateaus. Coastline physiography ranges from cliffs to beaches and reef flats. Dominant soils in this major land resource area consist of well drained clays and clay loams (*NRCS 2006*).

<sup>&</sup>lt;sup>2</sup> The NRCS categorizes soil resources into land resource units based on significant geographic differences in soils, climate, water resources, or land use. These land resource units are typically coextensive with general soil map units at the territory level. Geographically associated land resource units are further grouped into major land resource areas, which are then grouped into land resource regions. These large areas are important for territory-wide agricultural planning as well as interstate, regional, and national planning.

<sup>&</sup>lt;sup>3</sup> Stratovolcanoes, also called composite volcanoes, are cone-shaped and consist of alternate layers of lava and other volcanic material such as ash.



Source: NRCS 2006

Figure 7.1.2-1: Major Land Resource Areas of the Northern Mariana Islands

### Stratovolcanoes of the Mariana Islands

The Stratovolcanoes of the Mariana Islands major land resource area encompasses the largely unpopulated islands north of Saipan (called the Northern Islands of the Commonwealth of the Northern Mariana Islands) in the western Pacific Ocean. The physiography of the Stratovolcanoes of the Mariana Islands consists of stratovolcanoes covered with volcanic deposits on steep and very steep slopes. Coastlines consist of cliffs or steep slopes and boulder and cobble beaches. Given the geology and young age of these islands, a substantial amount of surficial materials consists of cinder, rock outcrop, and lava flows. Detailed soil information for these islands has been published only on the islands of Agrigan, Alamagan, Anatahan, Pagan, and Sarigan. Detailed soil surveys on these islands total 48.8 acres (*NRCS 2006*). The total land area of the Northern Islands is approximately 40,000 acres. Most of the soils in this major land resource area are on steep mountain sides or ridges and are well drained (*NRCS 2006*).

# 7.1.2.4. Soil Associations Map Units Characteristics

The STATSGO2 soil database identified 13 soil associations or groupings of Map Unit Identification Data (MUID) in the Northern Mariana Islands of Saipan, Tinian, Rota, and Aguijan. Table 7.1.2-1 provides a summary of the major physical-chemical characteristics of the various soil types found in the islands that make up the MUIDs, and Figure 7.1.2-2 (located after the table) depicts the distribution of the MUIDs. An MUID, or soils association, is made up of a landscape that has a distinctive proportional pattern of soil types, as shown in the map and table below. MUIDs normally consist of one or more major soil types. Each of the soil types that make up a given MUID is shown in the legend of the map and is listed in the table. A summary of the major soil characteristics relevant to the types of activities expected to be associated with the Proposed Action is presented in the table below.

As mentioned, approximately 49 acres of soils on the largely unpopulated Northern Islands of Agrigan, Alamagan, Anatahan, Pagan, and Sarigan have been surveyed, but specific information regarding their soil associations or groupings of MUIDs is not available. As a result, instead of describing these soils at the MUID level, these soils are characterized at the individual soil type (or series) level in Table 7.1.2-1 below.

<sup>&</sup>lt;sup>4</sup> Soil suborders were identified and described in the Alaska, Hawaii, and Puerto Rico Soils sections. Soil associations were used in the other Soils sections (including this one) as data at the suborder level would not provide meaningful detail for the smaller territories.

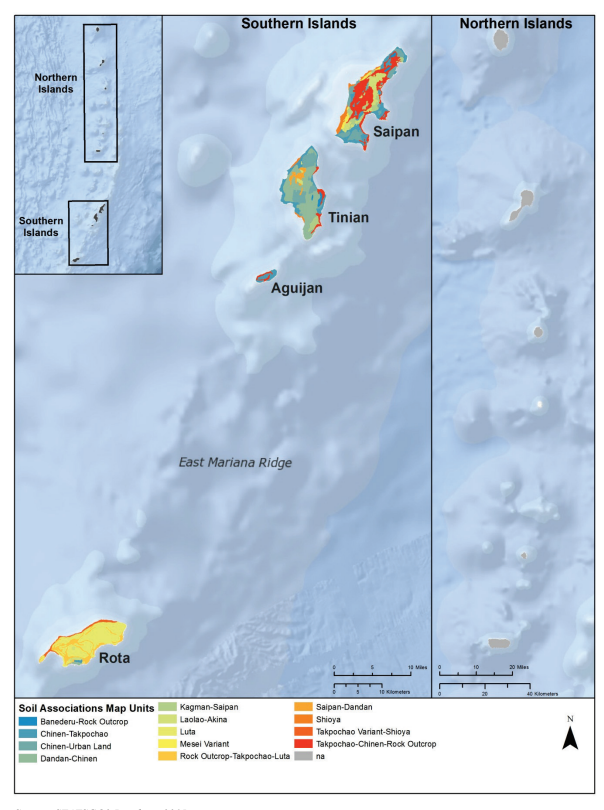
Table 7.1.2-1: Major Characteristics of MUIDs and Soil Types Found in the Northern Mariana Islands

MUID	Soil Type	Ecological Site Description	Soil Texture	Slope (%)	Runoff Potential	Erosion Potential	Drainage Class	Permeability <sup>a</sup>	Hydric Soil <sup>b</sup>	Depth to Bedrock (inches)	Compaction and Rutting Potential	Prime Farmland <sup>c</sup>
Banederu - Rock Outcrop	Banederu	Found on uplifted limestone plateaus that are often concave and tilted; most areas are in forest dominated by Leucaena leucocephala while some areas are farmed.	Clay loam	3 - 30	Low to moderate	Moderate	Well drained	Moderate	No	10 - 20	Moderate	No
	Chinen	Found on uplifted limestone plateaus that are often tilted and dissected; most areas are in forest dominated by Leucaena leucocephala; many areas are grazed, and few areas are urbanized or farmed.	Clay	0 - 30	Low to moderate	Moderate	Well drained	Moderate	No	10 - 20	Moderate	No
Chinen - Takpochao	Takpochao	Found on uplifted limestone plateaus, often adjacent to coasts, and on side slopes and escarpments of limestone plateaus; nearly all areas are in native vegetation – in most areas this is forest, but areas along windward coastlines are in low shrubs.	Cobbly clay loam	3 - 99	Moderate to high	Moderate to severe	Well drained	Moderate	No	4 - 16	Moderate	No
Chinen - Urban Land	Chinen	Found on uplifted limestone plateaus that are often tilted and dissected; most areas are in forest dominated by Leucaena leucocephala; many areas are grazed, and few areas are urbanized or farmed.	Clay	0 - 30	Low to moderate	Moderate	Well drained	Moderate	No	10 - 20	Moderate	No
Land	Urban Land	Urban land consists of paved, impervious areas such as airstrips, roads, buildings, and parking lots.	_	0 - 3	Low	Slight	_	Slow	No	_	_	No
Dandan - Chinen	Dandan	Found on uplifted limestone plateaus; most areas are in forest dominated by Leucaena leucocephala, but many areas are in guineagrass pasture; some areas are farmed with crops including sorghum, sugarcane, and vegetables.	Clay	0 - 15	Low	Moderate	Well drained	Moderate	No	20 - 40	Moderate	Yes, Dandan- Saipan clays, 0 to 5 percent slopes
Chinen	Chinen	Found on uplifted limestone plateaus that are often tilted and dissected; most areas are in forest dominated by Leucaena leucocephala; many areas are grazed, and few areas are urbanized or farmed.	Clay	0 - 30	Low to moderate	Moderate	Well drained	Moderate	No	10 - 20	Moderate	No
Kagman -	Kagman	Found on uplifted and rolling limestone plateaus; most areas are in forest dominated by Leucaena leucoephala; large areas are grazed or used for vegetable cropping; some areas urbanized.	Clay	0 - 15	Very low to low	Moderate	Well drained	Slow	Some <sup>d</sup>	60 to over 80	Moderate	Yes, Kagman clay, 0 to 5 percent slopes
Saipan	Saipan	Found on uplifted limestone plateaus; many areas are farmed or other areas are in agroforest or forest.	Clay	0 - 30	Low to moderate	Moderate	Well drained	Moderate	Some <sup>d</sup>	40 to over 80	Moderate	Yes, Saipan clay, 0 to 5 percent slopes
	Laolao	Found on nearly level to steep uplands; soils are used for wildlife habitat and watershed and for homesites and subsistence farming; vegetation consists mostly of secondary forest, agroforest, or mixed forest and grassland.	Clay	0 - 60	Moderate to High	Moderate	Well drained	Moderate	No	20 - 40	Moderate	No
Laolao – Akina	Akina	Found on gently sloping to very steep uplands; soils are primarily used for wildlife habitat and watershed with some areas farmed; common crops include watermelon, cucumber, and cantaloupe; vegetation consists of savannah in most areas.	Silty clay/clay	0 - 99	Moderate to high	Moderate to severe	Well drained	Moderately slow	No	20 - 40	Moderate	No
Luta	Luta	Found on plateaus on the island of Rota; many areas are in grasses and forbs and are grazed, other areas consist of native or secondary forest, and some areas are farmed.	Cobbly clay loam	0 - 30	Low	Low	Well drained	Moderately rapid	No	6 - 20	Low to moderate	No
Mesei Variant	Mesei Variant	Found on level parts of depression areas and bottomlands near sea level; water table typically ranges from 1 inch above soil surface to 6 inches below soil surface; used for production of wetland taro; unused areas are in hydrophytic grasses and sedges.	Muck/Clay	0 - 2	Very low	Low	Poorly drained	Moderately slow	No	_	High	No
Rock Outcrop - Takpochao - Luta	Takpochao	Found on uplifted limestone plateaus, often adjacent to coasts, and on side slopes and escarpments of limestone plateaus; nearly all areas are in native vegetation – in most areas this is forest, but areas along windward coastlines are in low shrubs.	Cobbly clay loam	3 - 99	Moderate to high	Moderate to severe	Well drained	Moderate	No	4 - 16	Moderate	No
	Luta	Found on plateaus on the island of Rota; many areas are in grasses and forbs and are grazed, other areas consist of native or secondary forest, and some areas are farmed.	Cobbly clay loam	0 - 30	Low	Low	Well drained	Moderately rapid	No	6 - 20	Low to moderate	No

MUID	Soil Type	Ecological Site Description	Soil Texture	Slope (%)	Runoff Potential	Erosion Potential	Drainage Class	Permeability <sup>a</sup>	Hydric Soil <sup>b</sup>	Depth to Bedrock (inches)	Compaction and Rutting Potential	Prime Farmland <sup>c</sup>
Sainan	Saipan	Found on uplifted limestone plateaus; many areas are farmed or other areas are in agroforest or forest.	Clay	0 - 30	Low to moderate	Moderate	Well drained	Moderate	Some <sup>d</sup>	40 to over 80	Moderate	Yes, Saipan clay, 0 to 5 percent slopes
Saipan - Dandan	Dandan	Found on uplifted limestone plateaus; most areas are in forest dominated by Leucaena leucocephala, but many areas are in guineagrass pasture; some areas are farmed with crops including sorghum, sugarcane, and vegetables.	Clay	0 - 15	Low	Moderate	Well drained	Moderate	No	20 - 40	Moderate	Yes, Dandan- Saipan clays, 0 to 5 percent slopes
Shioya	Shioya	Found on level to gently sloping coastal areas and formed in water-deposited coral sand; subject to flooding from wave action during typhoons; soil is used primarily for recreation, wildlife habitat, and urban development; some areas are farmed; vegetation consists mainly of strand forest.	Loamy sand	0 - 5	Very low	Low	Excessively drained	Rapid	No	_	Moderate to high	No
Takpochao	Takpochao Variant	Found on uplifted limestone plateaus often adjacent to the coast as well as on side slopes of limestone plateaus; almost all areas are in native vegetation consisting of forest or low shrubs.	Cobbly clay	3 - 99	Moderate to high	Moderate to severe	Well drained	Moderate	No	4 - 16	Low to moderate	No
Variant - Shioya	Shioya	Found on level to gently sloping coastal areas and formed in water-deposited coral sand; subject to flooding from wave action during typhoons; soil is used primarily for recreation, wildlife habitat, and urban development; some areas are farmed; vegetation consists mainly of strand forest.	Loamy sand	0 - 5	Very low	Low	Excessively drained	Rapid	No	_	Moderate to high	No
Takpochao Variant -	Takpochao Variant	Found on uplifted limestone plateaus often adjacent to the coast as well as on side slopes of limestone plateaus; almost all areas are in native vegetation consisting of forest or low shrubs.	Cobbly clay	3 - 99	Moderate to high	Moderate to severe	Well drained	Moderate	No	4 - 16	Low to moderate	No
Chinen - Rock Outcrop	Chinen	Found on uplifted limestone plateaus that are often tilted and dissected; most areas are in forest dominated by Leucaena leucocephala; many areas are grazed; few areas are urbanized or farmed.	Clay	0 - 30	Low to moderate	Moderate	Well drained	Moderate	No	10 - 20	Moderate	No
	Apilam	Found on ridge summits and backslopes and footslopes of stratovolcanic islands; used for human habitation, farming, agro-forestry on lesser slopes and wildlife habitat on steeper landscapes; native vegetation includes short grass, sword grass, coconut palms, hibiscus, and breadfruit trees.	Ashy silt loam	0 - 150	Low to high	Low to severe	Moderately well drained	Moderate	No	_	Moderate	No
Northern Islands of	Plasanbola	Found on ridge summits; used for wildlife habitat; native vegetation consists of swardgrass and other short grasses.	Gravelly loam	8 - 130	High to very high	Moderate to severe	Well drained	Slow	Some <sup>d</sup>	1 - 10	Low	_
Agrigan, Alamagan,	Shomushon	Found on backslopes; used for wildlife habitat and cinder mining; native vegetation consists of ironwood, coconut palms, hibiscus, and mango.	Loamy sand	0 - 45	Low to moderate	Moderate to high	Well drained	Very rapid	No	Over 60	Moderate	_
Anatahan, Pagan, and Sarigan	Dekairu	Found on backslopes; used for wildlife habitat; native vegetation consists of short grasses, coconut palms, hibiscus, and mango trees.	Ashy loams (some extremely gravelly)	0 - 50	Low to high	Moderate to high	Well drained	Moderate	No	25 to 40	Low to moderate	_
	Benedicto	Found in broad basins in calderas; used for betelnut plantation, other agro- forestry crops, and wildlife habitat; native vegetation includes hibiscus and grasses.	Silt loam	0 - 8	Low	Low	Somewhat poorly drained	Slow	Some <sup>d</sup>	_	Moderate to high	_
Northern Islands of Agrigan, Alamagan, Anatahan, Pagan, and Sarigan	Songsong	Songson soils are formed on alluvial and terraces and steep remnant terraces.	Ashy sand/loam	0 - 100	Low to moderate	Moderate to severe	Well drained	Moderate	No	12 – 19 (depth to cemented tuff fragments)	Moderate	_

Sources: NRCS 2006; Soil Conservation Service 1982; STATSGO2 Database 2015

 <sup>&</sup>lt;sup>a</sup> Permeability refers to the ability and pace of the soil to allow water to pass through it.
 <sup>b</sup> Hydric soils are explained in the text above.
 <sup>c</sup> Prime farmland is land that possesses the required characteristics for producing food, feed, fiber, and oilseed crops.
 <sup>d</sup> Hydric inclusions occur in this soil type unit depending on its location in the landscape.



Source: STATSGO2 Database 2015

Figure 7.1.2-2: Soil Associations Map of the Northern Mariana Islands

## **Slope and Runoff and Erosion Potential**

Slopes on the Northern Mariana Islands range from 0 to 150 percent (flat to very steep). Some of the characteristic clayey soils with steep slopes have a moderate to high potential for runoff and erosion, as indicated in Table 7.1.2-1. Generally, runoff and erosion diminish soil fertility as the topsoil is eroded away; this often leads to increased sedimentation in nearby surface waterbodies and can be exacerbated by ground disturbance activities. In addition, areas with very steep slopes with high potential for runoff and erosion are not well suited as construction locations. As explained in Section 7.1.2.3, Environmental Setting, the High Limestone Plateaus and the Stratovolcanoes of the Mariana Islands major land resource areas are characterized as has having areas with steep slopes.

## **Drainage Class and Permeability**

With the exception of the Mesei Variant and Benedicto soil types found on bottomlands near sea level or within broad basins in calderas, soils on the Mariana Islands are characterized as well or excessively drained. Permeability ranges from slow to very rapid (see Table 7.1.2-1).

# **Hydric Soils**

Hydric soils are formed under wet conditions, such as in areas prone to flooding or ponding. In order for hydric soils to develop, these areas must be wet long enough during the growing season to develop anaerobic conditions that support the growth of water-tolerant vegetation, such as the vegetation found in certain wetland environments. Hydric inclusions can occur in the Kagman, Saipan, Plasanbola, and Benedicto soil type units depending on location in the landscape.

## Soil Depth to Bedrock

Depth to bedrock in the Northern Mariana Islands ranges from 1 inch to over 80 inches. As discussed above, soil depth and maturity is dependent on a number of variables including the parent material type, time, amount of organic material present, and climate conditions.

# **Compaction and Rutting Potential**

Compaction and rutting<sup>5</sup> potential for soils found on the Northern Mariana Islands is generally moderate given the soil textures and drainage classes of the soils present. Of the soils present on the Northern Mariana Islands, the Mesei Variant, Shioya, and Benedicto soils likely have the greatest potential for compaction and rutting because these soil types are subject to flooding or are poorly drained. Wet soils tend to have a lower resistance to compaction and rutting than dry soils.

<sup>&</sup>lt;sup>5</sup> A soil rut is a sunken track or groove made by vehicle or equipment activity.

# **7.1.3. Geology**

### 7.1.3.1. Introduction

This section discusses the geologic resources and hazards in the Northern Mariana Islands. Information is presented regarding geologic features and characteristics that would be potentially sensitive to impacts from deployment and operation of the Proposed Action, as well as geologic hazards that could potentially affect the Proposed Action.

The U.S. Geological Survey (USGS) is the primary government organization responsible for the nation's geological resources. The USGS defines geology as an interdisciplinary science with a focus on the following aspects of earth sciences: geologic hazards and disasters, climate variability and change, energy and mineral resources, ecosystem and human health, and groundwater availability. Several of these elements are discussed in other sections of this Final Programmatic Environmental Impact Statement, including climate change (Section 7.1.14, Climate Change), biological resources (Section 7.1.6, Biological Resources), human health (Section 7.1.15, Human Health and Safety), and groundwater (Section 7.1.4, Water Resources).

# 7.1.3.2. Specific Regulatory Considerations

There are no Northern Mariana Islands-specific regulatory considerations that pertain to geologic resources outside of those discussed in Section 1.8, Overview of Relevant Federal Laws and Executive Orders, and Appendix C, *Environmental Laws and Regulations*.

# 7.1.3.3. Environmental Setting

# **General Geologic Resources**

The Northern Mariana Islands, like Guam, consists of a series of volcanic islands formed as a result of magma released as the Pacific Plate slid beneath the Philippine Sea Plate (*Mueller et al. 2012; Tarbuck and Lutgens 1996*). Therefore, volcanic rocks form the geologic and structural base of the islands. Over geologic time, limestone rocks were deposited<sup>2</sup> on the older southern islands of the chain and have since have been eroded away in some areas (similar to Guam<sup>3</sup>). The rocks present on the younger northern islands are primarily volcanic.

As described in Section 7.1.2, Soils, the southern islands of Rota, Aguijan, Tinian, and Saipan are located in the High Limestone Plateaus of the Mariana Islands major land resource area. The general topography and physiographic<sup>4</sup> characteristics of these islands consist of gently sloping limestone plateaus with coastline areas ranging from cliffs to beaches and reefs (*NRCS 2006*). The northern, largely unpopulated islands reside within the Stratovolcanoes of the Mariana

<sup>&</sup>lt;sup>1</sup> The Pacific and Philippine Sea Plates are tectonic plates located within portions of the Pacific Ocean and Philippine Sea, respectively. Tectonic plates are the solid pieces of rock (or earth) that collide, move apart, or slide past each other over geologic time. The Pacific plate is moving westward at a rate of about 3 inches per year (*Mueller et al. 2012*).

<sup>&</sup>lt;sup>2</sup> Limestone is a sedimentary rock that consists of calcium carbonate; it can be deposited either by direct precipitation out of sea water or by biochemical processes such as coral reefs that secrete calcium carbonate as part of their structure.

<sup>&</sup>lt;sup>3</sup> See Section 6.1.3, Geology, for a description of the geologic setting of Guam.

<sup>&</sup>lt;sup>4</sup> Physiography refers to the description of the Earth's landforms and surface features.

Islands major land resource area. As the name implies, these areas consist of volcanoes covered with volcanic deposits on steep slopes. Coastlines consist of cliffs or steep slopes as well as beaches that are comprised of large rocks and boulders (*NRCS 2006*).<sup>5</sup>

### **Mineral and Fossil Fuel Resources**

Potentially valuable deep-sea mineral deposits, including manganese nodules<sup>6</sup> and cobalt-rich iron/manganese deposits, surround the Northern Mariana Islands offshore; however, the minerals are too deep to be extracted economically with current technology (MMR 1990). It has also been reported that there is the potential for gold, silver, lead, and zinc occurrences in deep-water deposits (USGS 2014).

The Northern Mariana Islands does not have natural gas or coal resources and does not produce or refine petroleum (*EIA 2016*). All of the petroleum consumed on the Northern Mariana Islands is imported and routed through ports on the three inhabited islands: Saipan, Tinian, and Rota (*EIA 2016*). Electricity on the islands is generated with petroleum products in the Northern Mariana Islands' five diesel-powered electricity generating plants (*EIA 2016*). See Section 7.1.1, Infrastructure, for additional information related to energy use and sources in the Northern Mariana Islands.

# Paleontological Resources<sup>7</sup>

The Northern Mariana Islands are much younger geologically than the contiguous United States. Because of this and the fact that the islands are volcanic, very few fossils have been preserved in comparison to other U.S. states with longer geologic histories and more conducive preservation environments over geologic time. Fossils that do exist are more likely found on the southern islands, with their limestone geology. As an indication of this, fossils known to exist in the Northern Mariana Islands include various reptiles, birds, and rodents, as well as algae deposits preserved in limestone formations on the southern islands (*Pregill and Steadman 2009*; *USGS 1957*). Paleontological discoveries over the past couple decades have demonstrated faunal losses and species extinction in the Mariana Islands. The faunal losses are believed to have been greatly accelerated with human impact by late prehistoric times (*Pregill and Steadman 2009*).

<sup>&</sup>lt;sup>5</sup> Section 7.1.2, Soils, provides an explanation of the topography and physiographic characteristics and corresponding soil characteristics in the Northern Mariana Islands as they relate to the territory's land resource areas.

<sup>&</sup>lt;sup>6</sup> Manganese nodules are nodular concretions of manganese and iron oxides that occur on the ocean floor as a result of direct precipitation of minerals from seawater (*Hein et al. 2005*).

Paleontological resources, or fossils, are the physical remains of plants and animals that have mineralized into or left impressions in solid rock or sediment.

<sup>&</sup>lt;sup>8</sup> The oldest rocks that form the islands are around 30 to 50 million years old whereas the oldest rocks that form the contiguous United States and the North American tectonic plate are more than a billion years old (*Cloud et al. 1956*).

# 7.1.3.4. Geologic Hazards

Geologic hazards exist in many areas in the Northern Mariana Islands, including seismic activity, volcanoes, landslides, and land subsidence.

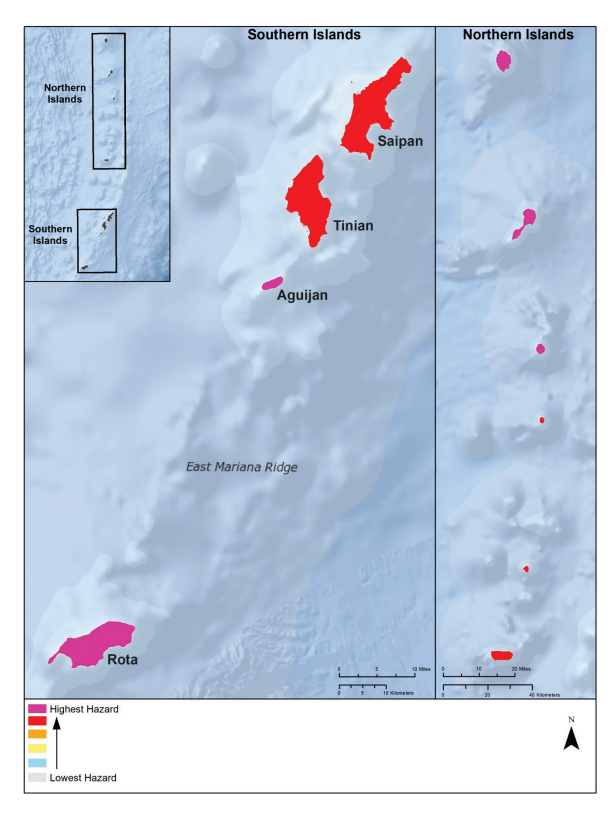
# Seismic and Volcanic Activity

As mentioned above, the Northern Mariana Islands is situated near the Pacific Plate - Philippine Sea Plate boundary, and the movement and friction along the plate boundary and other associated fault systems is primarily responsible for the frequent earthquake activity (*Mueller et al. 2012*). In the past 200 years, 13 destructive earthquakes have occurred near the Northern Mariana Islands (*Mueller et al. 2012*). Figure 7.1.3-1 below presents the seismic hazard risks in the Northern Mariana Islands. The map indicates that the entire territory has a relatively high risk for seismic activity, particularly the islands of Rota, Aguijan, and the northern most (largely uninhabited) islands. Information related to real-time, historical, and significant earthquakes can be obtained via the USGS Earthquake Hazards Program website (*USGS 2015a*).

Earthquakes can lead to abrupt disturbances of the ocean floor and ocean water that can cause tsunamis. Tsunamis are large ocean waves that form as a result of water displacement (*USGS 1997*). The source of a tsunami in the Northern Mariana Islands can originate from anywhere in the Pacific Ocean, or locally as a result of earthquakes on or near the islands (*USGS 1997*). According to a National Tsunami Hazard Assessment, one tsunami event has been recorded in the Northern Mariana Islands (*Dunbar and Weaver 2008*).

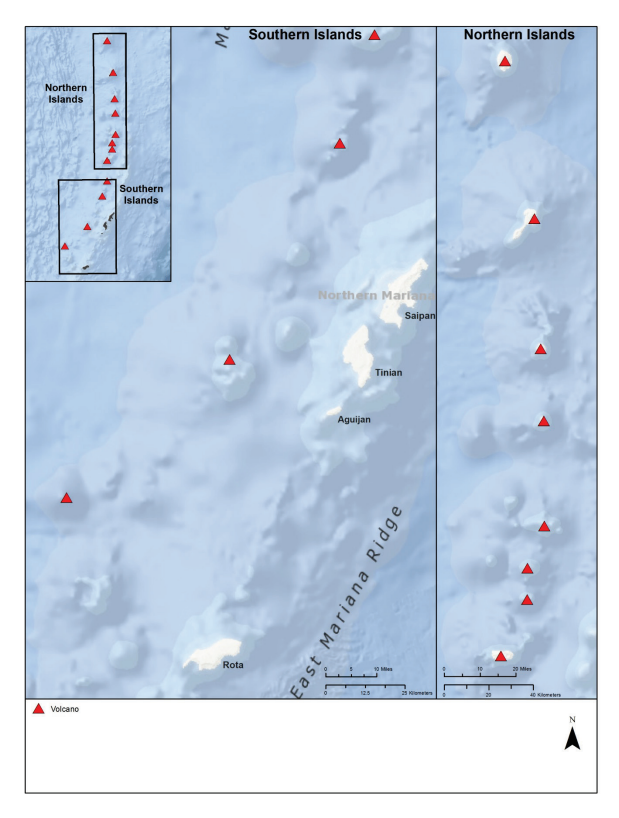
As shown in Figure 7.1.3-2, there are currently 12 active volcanoes on or near the Northern Mariana Islands (*Smithsonian Institution 2013*). All of the islands with volcanoes present are largely uninhabited. USGS provides weekly updates and information releases on a website dedicated to the Northern Marina Islands' volcanoes (*USGS 2015b*).

<sup>&</sup>lt;sup>9</sup> Data from USGS were mapped showing the levels of horizontal ground shaking that have a 10 percent probability of exceedance in 50 years. This map was then simplified and scaled to show the areas ranging from high to low hazard potential.



Source: Mueller et al. 2012

Figure 7.1.3-1: General Seismic Hazard Map of the Northern Mariana Islands



Source: Smithsonian Institution 2013

Figure 7.1.3-2: Volcanoes in the Northern Mariana Islands

### Landslides

The term "landslide" refers to processes that lead to the downhill movement of earth materials due to gravity and other forces (*USGS 2004*). In the Northern Mariana Islands, excessive rainfall and seismic activity can trigger landslides, especially near areas that have steep slopes with loose or unconsolidated material. Although a literature search yielded no information related to destructive landslide events in the Northern Mariana Islands, numerous landslide scars exist, for example, on the east coast of the northern island of Asuncion, the steepest of the northern volcanoes (*University of Hawaii 2011; Falanruw 1989*).

### **Land Subsidence**

Land subsidence is the downward settling or sudden sinking of the Earth's surface (*USGS 2013*). The main causes of land subsidence may include groundwater level declines, drainage of organic soils, underground mining, excessive wetting of soils, natural compaction, sinkholes, and thawing permafrost (*USGS 2013*). As is the case with karst topography, <sup>10</sup> land subsidence can also occur in areas with an abundance of underlying soluble rocks and minerals, such as limestone, gypsum, or salt, which have the potential to dissolve in water and wash out from the area (*USGS 2013*). As mentioned above, the geology of the southern islands of the Northern Mariana Islands consists of limestone rocks. As a result, these islands possess karst terrain features such as sinkholes (*Stafford et al. 2005; Stafford et al. 2009*).

<sup>&</sup>lt;sup>10</sup> Karst is a terrain with distinctive landforms and hydrology created from soluble rock dissolution and characterized by springs, caves, sinkholes, and unique hydrogeology (*USGS Undated*).

# 7.1.4. Water Resources

### 7.1.4.1. Introduction

This section discusses water resources in the Northern Mariana Islands, including surface water, floodplains, nearshore marine waters, and groundwater. Information is presented regarding features and characteristics of these waters that would be potentially sensitive to impacts from deployment and operation of the Proposed Action.

Water resources are defined as all surface water bodies and groundwater systems including streams, rivers, lakes, canals, ditches, estuarine waters, floodplains, aquifers, and other aquatic habitats (wetlands are discussed separately in Section 7.1.5, Wetlands). These resources can be grouped into watersheds, areas of land whose flowing water resources (including runoff from rainfall) drain to a common outlet such as a river or ocean. The value and use of water resources are influenced by the quantity and quality of water available for use and the demand for available water. Water resources are used for drinking, irrigation, industry, recreation, and as habitat for wildlife. Some water resources that are particularly pristine, sensitive, or of great economic value enjoy special protections under federal and state/territory laws. An adequate supply of water is essential for human health, economic wellbeing, and the maintenance of natural infrastructure and ecological services (*USGS 2014*).

# 7.1.4.2. Specific Regulatory Considerations

Water quality is federally regulated pursuant to the Clean Water Act (CWA) (see Section 1.8.7, Clean Water Act), which is managed in the Northern Mariana Islands by the Bureau of Environmental and Coastal Quality.

The National Flood Insurance Program (NFIP) is a federal program managed by the Federal Emergency Management Administration (FEMA) that allows property owners in participating communities to purchase flood insurance with rates established through the National Flood Insurance Rate Maps. In the Northern Mariana Islands, the Division of Coastal Resources Management is designated as the State Coordinating Agency responsible for administering the program. Implemented regulations include the Floodplain/Wetlands Environmental Review Requirements (10 CFR § 1022.12) and Executive Orders 11988 and 13960 (see Section 1.8.10, Executive Order 11988 [as Amended by EO 13690] – Floodplain Management).

The Northern Marianas Islands' Coastal Management Program was approved in 1980 and is overseen by the Division of Coastal Resources Management. The Coastal Management Program implements the Coastal Zone Management Act (see Section 1.8.8) and guides the use, protection, and development of land and land resources within the Northern Mariana Islands' coastal zone, which, because the islands are small, includes their entire land area.

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<sup>1</sup> https://msc.fema.gov/portal

## 7.1.4.3. Environmental Setting

This section describes surface water, floodplain, nearshore marine, and groundwater characteristics in the Northern Mariana Islands. Water resources are discussed primarily for the Northern Mariana Islands' three main inhabited islands: Saipan, Tinian, and Rota. Water resources are scarce and undeveloped on the remaining smaller islands (*Bearden et al. 2014*), which are sometimes referred to as the Northern Mariana Islands' northern islands. One exception is that a small number of inhabitants live on the northern islands of Agrihan, Pagan, and Almagan; very limited water resources data are available for these locations. For a map of the Northern Mariana Islands, see Figure 7-1 at the beginning of Chapter 7, Northern Mariana Islands.

## **Inland Surface Water Characteristics**

Surface waters include rivers, streams, lakes, and reservoirs. The amount of water in any surface water system is dependent upon quantity and timing of precipitation, storage in the watershed, soil permeability, climate, evaporation rates, and watershed land cover. There are a total of 73.4 miles of streams and 255.2 acres of lakes<sup>2</sup> on the Northern Mariana Islands (*Bearden et al. 2014*; see Table 7.1.4-1).

Saipan has many intermittent streams. Although some portions of these streams are perennially wet, meaning that water occurs exists there year-round, none of the streams have perennial flow for the entire length of the stream. Rota also has several intermittent streams. Tinian has no streams. One lake is found on Saipan; there are no lakes on Rota or Tinian (*Bearden et al. 2014*).

Table 7.1.4-1: Total Surface Waters for the Northern Mariana Islands

Waters	Size	Units
Streams	73.4	square miles
Ocean Coast	235.3	miles
Lakes	255.2	acres

Source: Bearden et al. 2014

Because virtually all rainwater infiltrates the porous limestone substrate where it is present in the southern islands of Saipan, Tinian, and Rota, water does not move across the surface in streams on most of the land area (*Bearden et al. 2014*). Streams occur only in the limited areas where less permeable volcanic rock slows the infiltration of rainwater and also allows groundwater to discharge to streams via cracks, voids, and other spaces in the volcanic rock. Most streams originate in the islands' interiors and drain to the coast. Perennial streams are those which normally contain water year-round in all or part of their course, under normal precipitation conditions. Intermittent and ephemeral streams are normally dry during part of the year.

<sup>&</sup>lt;sup>2</sup> Although three lakes are known to exist on the northern islands: two on Pagan and one on Anatahan, they are not included in this calculation. Northern islands streams are also not included here. The northern islands consist of active volcanoes and are largely uninhabited.

Perennial stream reaches, which depend on this less permeable substrate, comprise less than 3 percent of the land in the Northern Mariana Islands, the majority of which are patchily distributed around the island of Saipan (*Bearden et al. 2014*). Figure 7.1.4-1 depicts the spatial distribution of perennial streams in the Northern Mariana Islands. Figure 7.1.4-2 shows the spatial distribution of watersheds.

Some surface waters are used for water supply on Tinian and Rota; surface water is not used for water supply on Saipan because residents there use groundwater (*Bearden et al. 2014*).

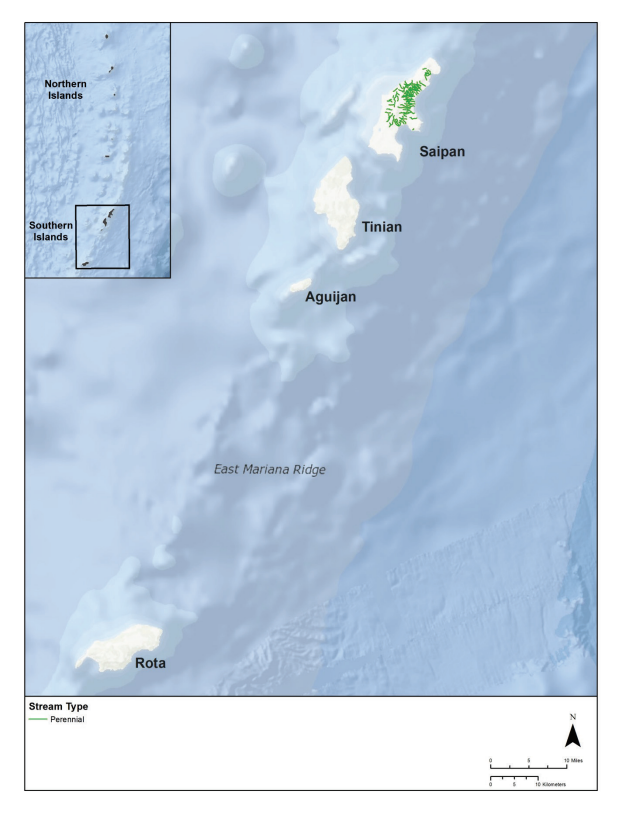
Water quality of surface waters in the Northern Mariana Islands is regulated according to the CWA. The Northern Mariana Islands' water quality standards provide two classes (1 or 2) to which waters can be assigned, depending upon the beneficial uses that are to be protected. Although the standards allow for application of the two classes, there are no class 2 fresh surface waters in the Northern Mariana Islands; all surface waterbodies belong to the Class 1 use designation. Descriptions of these designations are:

- Class 1 waters are to remain in a pristine state with an absolute minimum of pollution or alteration of water quality from any human-related source or actions.
- Class 2 waters are to be protected for recreational purposes, the support and propagation of aquatic life, agricultural and industrial water supplies, shipping, and navigation.

The territory's 303(d) and 305(b) integrated water quality report (Bearden et al. 2014) describes water quality conditions for waters in the Northern Mariana Islands. Although data are available for the three islands where the vast majority of the population lives (Saipan, Tinian, and Rota), there is substantially more data available for Saipan, which also has the greatest threats to water quality due to land development and its human population. Due to their remoteness and lack of any consistent anthropogenic stressors or pollutants, all surface waters in the northern islands are considered to be attaining water quality criteria (Bearden et al. 2014). The report describes that a total of 9.2 miles of the Northern Mariana Islands' 64.2 miles of surface waters were assessed for water quality conditions in 2014, using data from 2014 as well as previous integrated water quality reports. Of these 9.2 miles, all were found to be impaired. The report also describes that all of the 45.2 acres of the Northern Mariana Islands' 255.2 acres of lakes and ponds that were assessed for water quality were found to be impaired. Total Maximum Daily Loads (TMDLs) have not been developed for any of these impaired waters (Bearden et al. 2014). TMDLs are a regulatory tool used for impaired waterbodies, and describe a maximum amount of a pollutant that a waterbody can receive while still meeting water quality standards. TMDLs must be developed for all waterbodies on a state or territory's 303(d) list.

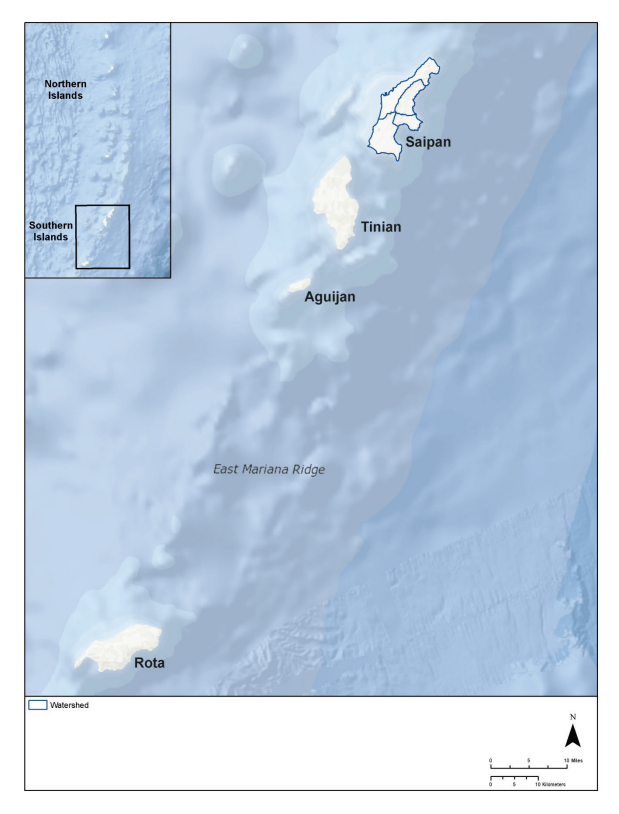
The most common sources of surface water quality degradation in the Northern Mariana Islands are failing sewer lines and other wastewater systems, as well as pollution from dispersed sources such as secondary roads, erosion, livestock overgrazing, and other storm water sources (*Bearden et al. 2014*).

There are no wild and scenic rivers designated on the Northern Mariana Islands (*National Wild and Scenic Rivers System 2015*).



Source: USDA Geospatial Data Gateway 2015

Figure 7.1.4-1: Spatial Distribution of the Northern Mariana Islands Perennial Streams



Source: USDA Service Center 2015

Figure 7.1.4-2: Spatial Distribution of the Northern Mariana Islands Watersheds

## Floodplain Characteristics

Floodplains are lowland and flat areas adjoining inland and coastal waters. These areas are often prone to flooding, depending on streamflow amounts and timings. The high-permeability geology of the Northern Mariana Islands creates proportionally less overland flow, such that flooding in the Northern Mariana Islands is largely related only to coastal storm surge and lowlying areas that experience ponding, based on a review of the territory's NFIP maps (*FEMA 2015*).

FEMA maps 100-year floodplains on its NFIP Rate Maps, and defines 100-year floodplains as areas that have a 1 percent chance of being flooded in a given year. Regulations for 100-year floodplains include requirements for new development and substantial redevelopments of existing property to have certain flood resistant qualities. Flood insurance may also be required. Additionally, any fill of the floodplain by new development is limited, so as to not increase flood elevations elsewhere in the floodplain. The 500-year recurrence interval flood is also included on FEMA NFIP floodplain maps; however, these events are rare (with a 0.2 percent chance of occurring in a given year).

FEMA NFIP floodplain maps are available for most of the United States (U.S.). Often floodplain data are not available in areas where floodplain maps were not created because the areas are not flood prone (sometimes indicated as map "panels not printed"). The Northern Mariana Islands' NFIP maps are viewable online on FEMA's Map Service Center<sup>3</sup> (*FEMA 2015*), which allows the user to navigate to any location of the U.S. and, where data are available, zoom into any area to view flood zones. An example of flood data for the Northern Mariana Islands is provided in Figure 7.1.4-3. The land area shown in this figure is on the west coast of Saipan, near the town of Puerto Rico. The figure shows coastal areas where flooding is also associated with velocity from wave action (in red) and floodplains with and without detailed analysis. Interested parties are directed to FEMA's Map Service Center to obtain more information on the location and extent of floodplains in the Northern Mariana Islands.

<sup>&</sup>lt;sup>3</sup> https://msc.fema.gov/portal



Source: FEMA 2015

Figure 7.1.4-3: Example Map of Northern Mariana Islands Floodplains

#### **Nearshore Marine Characteristics**

The Northern Mariana Islands contains approximately 235.3 miles of shoreline (*Bearden et al. 2014*). Nearshore waters include estuaries, <sup>4</sup> harbors, and recreational shorelines. Fresh water from streams, estuaries, and surface water runoff flows into nearshore marine waters. Land development and water use affect the way this water travels across the landscape, impacting both the quantity and quality of water reaching the coastal zone. For more information on land use, see Section 7.1.7, Land Use, Airspace, and Recreation. Shoreline waters are assessed for compliance with standards established for two classes of waters: AA and A. Class AA waters are those that should remain in their natural pristine state as much as possible with an absolute minimum of pollution or alteration of water quality from any human-related source or action. Designated uses for class AA marine waters are propagation of marine life, conservation of coral reefs and wilderness areas, oceanographic research, and aesthetic enjoyment compatible with recreation inclusive of whole body contact activities. Class A waters are limited to the existing harbors and are protected for recreational use and aesthetic enjoyment. Other uses are allowed as long as they are compatible with protection and propagation of fish, shellfish, and wildlife, and limited contact recreation (*Bearden et al. 2014*).

Of the islands' 235.5 miles of coastline, 208.4 miles were assessed for water quality conditions. Of these, 84.9 miles of the Northern Mariana Islands coastline were found to be impaired from microbiological contamination due to the presence of bacteria (*Bearden et al. 2014*). No TMDLs have been developed in the Northern Mariana Islands. Additionally, due to their remoteness and lack of any consistent anthropogenic stressors or pollutants, all marine waters in the northern islands are considered to be in attainment (meaning they are in compliance) with water quality criteria (standards) (*Bearden et al. 2014*).

#### **Groundwater Characteristics**

Groundwater is the water found underground in the cracks and spaces in soil, sand, and rock. It is stored in and moves slowly through geologic formations of soil, sand, and rocks called aquifers. Groundwater occurrence and quantities generally depend on geologic and hydrologic conditions. Groundwater is the primary source of drinking water in the Northern Mariana Islands (*Bearden et al. 2014*), as most fresh water, particularly on the most populated island of Saipan, occurs as groundwater.

Saipan, Rota, and Tinian were formed from volcanic rock which was overlain by limestone over about 90 percent of Saipan and Rota (*Carruth 2003; Carruth 2005*) and 98 percent of Tinian (*Gingerich and Yeatts 2000*). Volcanic rock is exposed on the remaining land surface. Groundwater resources are differentiated by whether or not they are overlain by limestone, as limestone's high permeability permits rapid infiltration, in contrast to the volcanic rock, which results in low permeability (*Carruth 2003; Gingerich and Yeatts 2000*).

<sup>&</sup>lt;sup>4</sup> Estuaries are defined as coastal areas where salt water from the sea mixes with rivers and streams, and may be called bays, harbors, inlets, lagoons, or estuaries.

The principal aquifers in the Northern Mariana Islands are formed from saturated limestone. Like Guam, Saipan's groundwater system can be described as freshwater-lens and high-level groundwater types. Freshwater-lens systems are systems where freshwater floats on saltwater separated by a transition zone of brackish water, found in areas where groundwater is not held up by impermeable barriers. The major fresh groundwater systems are freshwater-lens systems, although minor systems occur in the central uplands of Saipan and Tinian above the lowest water table. Groundwater flows generally from the islands' central uplands toward the coast (*Carruth 2003; Gingerich and Yeatts 2000*). Saipan, Tinian, and Rota's limestone rocks house a basal freshwater-lens aquifer. This freshwater-lens system is recharged by direct infiltration of rainfall and by inflow from perched groundwater systems. Limestone in this area is highly permeable, such that rapid infiltration of rainfall occurs, and little water is left for overland flow. Perched groundwater is found in areas where low permeability rocks impede movement of groundwater down to the basal system (*Carruth 2003*).

Water in high-level aquifers and the springs they support fluctuates seasonally with rainfall. High-level groundwater is generally found primarily in areas where volcanic rock influences where water is present and where it can move (*Carruth 2003*).

In general the quality of the groundwater used by the public water systems in the Northern Mariana Islands meets U.S. Environmental Protection Agency Primary Drinking Water Standards aside from a few isolated instances of groundwater contamination. Limitations on potable groundwater supply would be due primarily to saltwater intrusion, particularly on Saipan. In the freshwater lens system, this could be caused by excessive rates of ground-water withdrawal from a single well, a cluster of wells too closely spaced, wells that are drilled too deeply into the freshwater lens, or higher permeability geologic units that allow increased mixing of freshwater with the underlying saltwater (*Bearden et al. 2014*). There are no sole-source aquifers located in the Northern Mariana Islands (*USEPA 2014*).

<sup>&</sup>lt;sup>5</sup> A sole-source aquifer supplies at least 50 percent of the drinking water consumed in the area overlying the aquifer.

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## 7.1.5. Wetlands

### 7.1.5.1. Introduction

This section discusses wetland resources on the Northern Mariana Islands. Information is presented regarding wetland features and characteristics that would be potentially sensitive to impacts from deployment and operation of the Proposed Action.

Wetlands are a subset of Waters of the United States (U.S.), defined for regulatory purposes by the U.S. Environmental Protection Agency under the Clean Water Act (CWA) as those areas that are inundated or saturated by surface or groundwater at a frequency and duration sufficient to support—and that under normal circumstances do support—a prevalence of vegetation typically adapted for life in saturated soil conditions (*USEPA 2004*). Similarly, the U.S. Fish and Wildlife Service classification system (*Cowardin et al. 1979*) defines wetlands as "...lands transitional between terrestrial and aquatic systems where the water table is usually at or near the surface or the land is covered by shallow water..." (*Cowardin et al. 1979*). Wetlands can be vegetated or non-vegetated, but where vegetation is present, the plants are adapted for life in saturated or flooded soil. Examples of wetlands include marshes, bogs, ponds, intertidal areas, and estuaries.<sup>1</sup>

In contrast to wetlands, deepwater habitats (referred to as waters) are defined as any "permanently flooded lands lying below the deepwater boundary of wetlands" (*Cowardin et al. 1979*). Waters are typically non-vegetated, have a bed and bank, and include intermittent, ephemeral, or perennial streams, rivers, or standing water (e.g., lakes). Waters are not included in this wetlands section, as they are discussed in Section 7.1.4, Water Resources.

The Environmental Protection Agency estimates that "more than one-third of the United States' threatened and endangered species live only in wetlands, and nearly half of such species use wetlands at some point in their lives" (*USEPA 1995*). In addition to providing habitat for many plants and animals, wetlands also provide benefits to human communities. Wetlands store water during flood events, improve water quality by filtering polluted runoff, help control erosion by slowing water velocity and filtering sediments, serve as points of groundwater recharge, and help maintain base flow in streams and rivers. Additionally, wetlands provide recreation opportunities for people, such as hiking, bird watching, and photography.

# 7.1.5.2. Specific Regulatory Considerations

Under Section 404 of the CWA (Section 404) activities that adversely affect Waters of the U.S., including wetlands, must be authorized through a Section 404 permit issued by the U.S. Army Corps of Engineers, and adverse impacts must be mitigated to the extent practicable (see

<sup>&</sup>lt;sup>1</sup> Estuaries are defined as coastal areas where salt water from the sea mixes with rivers and streams, and may also be called bays, harbors, inlets, or lagoons.

harbors, inlets, or lagoons.

<sup>2</sup> Intermittent streams carry water for part of the year (generally winter and spring), ephemeral streams carry water only as a result of precipitation (any time of year), and perennial streams normally have surface flow year-round in all or part of their course (NCDEQ Undated).

Section 1.8.7, Clean Water Act). Locally, the Northern Mariana Islands Bureau of Environmental and Coastal Quality has two Divisions that oversee environmental permitting: the Division of Coastal Resources Management Office and the Division of Environmental Quality. The Coastal Resources Management Office manages the coastal development permit program for permitting of development within Areas of Specific Concern, which include coastal wetlands, mangroves, shorelines, lagoons, and reefs (*CNMI CRMO 2015*).

The following government agencies are also involved in wetland management and regulation on the Northern Mariana Islands: Consolidated Farm Service Agency; Natural Resource Conservation Service; National Oceanic and Atmospheric Administration; U.S. Fish and Wildlife Service; U.S. Environmental Protection Agency; Commonwealth Utilities Commission; Department of Commerce and Labor; Department of Health; territory Department of Natural Resources; territory Division of Fish and Wildlife (DFW); Historical Preservation Commission; and Public Works Department (*USGS 1996*). Guidance on compliance with the Northern Mariana Islands government regulations can be found at the Northern Mariana Islands Bureau of Environmental and Coastal Quality website<sup>3</sup> (*CNMI BECQ*).

### 7.1.5.3. Environmental Setting

As mentioned above, wetlands are recognized as important for maintaining watershed and environmental health due to their potential to perform various ecological, hydrologic, biogeochemical, and social functions, although not all wetlands perform functions equally. Typical wetland functions include bank stabilization, flood mitigation, maintenance of water quality, maintenance of fish and wildlife habitat, sediment retention, groundwater discharge and recharge, and maintenance of nutrient retention and export. Their capacity or degree to which they perform individual functions depends on various wetland characteristics including soil type, substrate, type and percent cover of vegetation, water source, landscape position, location within a watershed, and location relative to populated areas (USGS 1997). As part of CWA Section 404 permitting, a wetland functional assessment is typically used to place wetlands into one of three categories, with Category 1 wetlands being the highest quality and/or functioning wetlands (and/or rare types); Category 2 wetlands being of moderate to high quality and/or function; and Category 3 wetlands being lower quality and/or functioning wetlands (and/or more common types). While a formal assessment of wetland functions and categorization is beyond the scope of this Final Programmatic Environmental Impact Statement, potential functions for Northern Mariana Islands wetlands are discussed broadly in the section below.

The Northern Mariana Islands is located in an area with a high frequency typhoon activity, with the islands typically experiencing at least one typhoon each year. Typhoon season is from July to January and flooding and wind-damaged vegetation are a common result of these frequent storms (*NOAA RISA 2015*).

<sup>&</sup>lt;sup>3</sup> http://deq.gov.mp/sec.asp?secID=18

The U.S. Geological Survey (USGS) published a document titled *National Water Summary* — *Wetland Resources: Western Pacific Islands Wetland Resources (USGS 1996)*. This document described the Northern Mariana Islands' hydrogeologic setting as it relates to the formation of American Samoa's wetlands:

"The Western Pacific Islands have a tropical climate that is affected by prevailing northeasterly trade winds north of the equator and southeasterly trade winds south of the equator. The islands have distinct dry and wet (monsoon) seasons. On the islands discussed in this report, rainfall ranges from 80 to 250 inches annually, depending on location, and annual runoff ranges from 26 to 200 inches.

Bedrock of the Western Pacific Islands consists mainly of limestone and two types of volcanic rocks. The Mariana Islands have cores of low-permeability, volcanic rocks covered in most places by high-permeability limestone."

For specific information about the Northern Mariana Islands' soils, see Section 7.1.2, Soils. The water resources on the Northern Mariana Islands are discussed in more detail in Section 7.1.4, Water Resources.

Wetlands were assessed using the U.S. Fish and Wildlife Service National Wetland Inventory (NWI) (*USFWS 2015*), which maps and classifies wetlands using the NWI classification system (*Cowardin et al. 1979*). NWI information is available only for the four southernmost islands (a total of 121 square miles, or 77,440 acres), which are the inhabited islands. Given the similarity of the geography and environment, wetland resources on the northern uninhabited islands with no NWI mapping are expected to be similar to those on the four NWI-mapped islands.

Wetlands on the islands were mapped using aerial imagery from 1987<sup>4</sup> at a scale of 1 to 24,000. NWI mapping is created exclusively using geographic information system-based methods, with limited groundtruthing as required by the Federal Geographic Data Committee standards.<sup>5</sup> However, for the purpose of this Final Programmatic Environmental Impact Statement, the NWI mapping is the best available territory-wide wetland mapping and is considered to be of sufficient accuracy to assess wetland locations and types. The NWI mapping includes both wetlands and waters, although only wetlands are included in this section. For the purpose of this assessment, all areas that are classified by the NWI (per *Cowardin et al. 1979*) as either palustrine,<sup>6</sup> marine intertidal,<sup>7</sup> and estuarine intertidal<sup>8</sup> were included as wetlands. The

<sup>&</sup>lt;sup>4</sup> Imagery from 1987 is the most recent aerial imagery used for NWI mapping in Northern Mariana Islands.

<sup>&</sup>lt;sup>5</sup> Federal Geographic Data Committee standards website: http://www.fgdc.gov/standards

<sup>&</sup>lt;sup>6</sup> Palustrine wetlands include all nontidal wetlands dominated by trees, shrubs, persistent emergent, emergent mosses or lichens, and all such wetlands that occur in tidal areas where salinity due to ocean-derived salts is below 0.5 parts per thousand.

<sup>&</sup>lt;sup>7</sup> Marine intertidal are areas of open ocean associated with high energy coastline where the substrate is exposed and flooded by tides (*Cowardin et al. 1979*).

<sup>&</sup>lt;sup>8</sup> Estuarine intertidal are coastal areas usually semi-enclosed by land but have open partially-obstructed access to open ocean. Water is partially diluted by freshwater runoff.

remaining classifications were unvegetated waters and were not included in this assessment: marine subtidal, estuarine subtidal, lacustrine (lake-based), and riverine (river-based) (*Cowardin et al. 1979*). These waters area sare assessed in Section 7.1.4, Water Resources.

# 7.1.5.4. Wetland Characteristics

A total of approximately 3,485 acres of wetlands are mapped for the four southernmost Northern Mariana Islands (where NWI mapping is available), which represents 4.5 percent of the total mapped area of the territory. This is lower than the approximately 5.5 percent of total area comprised of wetlands in the contiguous U.S. as of 2009 (*Dahl 2011*) (see Table 7.1.5-1). By far, the majority of the wetlands are classified as marine intertidal wetlands (2,609 acres), followed by palustrine (872 acres), and estuarine intertidal (4 acres) wetlands (see Figure 7.1.5-1). Approximately 75 percent of the wetlands are marine intertidal. For the palustrine vegetated wetlands, the vast majority are palustrine emergent; palustrine scrub/shrub wetlands are also common but present at about half the acreage of palustrine emergent. Palustrine forested wetlands are the least common palustrine wetland type (see Table 7.1.5-1).

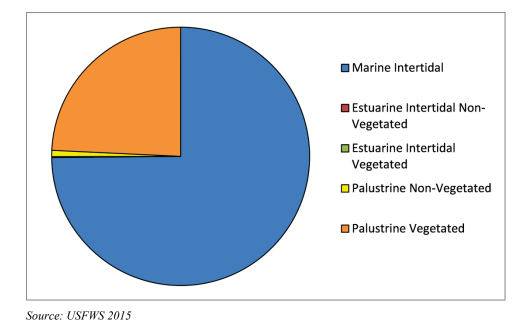


Figure 7.1.5-1: Northern Mariana Islands Wetland Types

Table 7.1.5-1: Acreages, Types, and Descriptions of Wetlands on the Northern Mariana Islands

System <sup>a</sup>	Subclassa	Veg/Non-Veg	Class <sup>a</sup>	Code <sup>a</sup>	Approximate Acres	Physical Description	Hydrology	Vegetation
Marine	Intertidal	NA	All M2 classes	All M2 codes	2,608.8	Areas of open ocean associated with high energy coastline where the substrate is exposed and flooded by tides	Substrate exposed and flooded by tides; Includes the splash zone	Typically unvegetated, or with some intertidal vegetation; includes seagrasses, algae, and corals
			Total Marine Intertidal		2,608.8			
Estuarine	Intertidal	Non-Vegetated	Aquatic bed; unconsolidated bottom; unconsolidated shore; rocky shore	E2AB, E2UB, E2US, E2RS	1.0	Coastal areas usually semi-enclosed by land but have open partially-obstructed access to open ocean; water is partially diluted by freshwater runoff	Substrate exposed and flooded by tides; includes the splash zone	NA
		Vegetated	Emergent; scrub/shrub; forested	E2EM, E2SS, E2FO	3.2			Herbaceous emergent, scrub/shrub, or forested vegetation; includes mangrove trees, shrubs, and grasses
			Total Estuarine Intertidal		4.2			
		Non-Vegetated	Unconsolidated shore	PUS	3.6	Unvegetated freshwater wetlands that 1) lack	Water <6 feet deep; hydrologic regime ranges from permanently flooded to seasonally/ intermittently flooded, to saturated	NA
	NA		Open water	PUB	22.0	active wave-formed or bedrock shorelines (e.g., lakes), 2) are <20 acres, and 3) are <6 feet deep at low water; substrate includes rock, sand, other fine materials, or vegetation growing below the water surface Includes ponds		NA
			Aquatic beds	PAB	1.2			Vegetation, algae, or moss growing below the water surface
		Total Palustrine Non-Vegetated			26.8			
Palustrine		Vegetated	Emergent	PEM	586.7	Vegetated freshwater wetlands that 1) lack active wave-formed or bedrock shorelines (e.g., lakes), and 2) are dominated by vegetation, regardless of size; includes bogs, fens, marshes, swamps, and prairies	Hydrologic regime ranges from permanently flooded to seasonally/intermittently flooded, to saturated	Freshwater marsh herbaceous vegetation growing above the water surface; includes reeds, sedges, and grasses
			Scrub/shrub	PSS	228.0			Freshwater swamp or marsh scrub/shrub vegetation; trees and other woody species
			Forested	PFO	31.0			Freshwater swamp forested vegetation; other woody species
		Total Palustrine Vegetated		845.6 872.4				
			Total Palustrine					
	Total Wetlands			3,485.5				

Sources: USFWS 2015; Cowardin et al. 1979

NA= Not applicable

- Marine intertidal: M2: marine intertidal
- Estuarine intertidal: E2AB: estuarine intertidal aquatic bed; E2UB: estuarine intertidal unconsolidated bottom; E2US: estuarine intertidal unconsolidated shore; E2RS: estuarine intertidal rocky shore
- Palustrine
- Non-vegetated: PUS: palustrine unconsolidated shore; PUB: palustrine unconsolidated bottom; PAB: palustrine aquatic bed
- Vegetated: PEM: palustrine emergent; PSS: palustrine scrub-shrub; PFO: palustrine forested

<sup>&</sup>lt;sup>a</sup> System, subclass, class, and code are based on NWI Classification (*Cowardin et al. 1979*), as follows:

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Nearly all of the palustrine and estuarine wetlands are vegetated. There are only 4 acres of estuarine wetland mapped for the islands, of which the majority is scrub/shrub (which includes mangrove forests) (*USFWS 2015*). See Figures 7.1.5-2 and 7.1.5-3 for photos of wetlands on the Northern Mariana Islands. Figure 7.1.5-4 depicts the spatial distribution of wetland types on the Northern Mariana Islands, for the islands where NWI data is available. These islands each have fairly well distributed marine and estuarine wetlands on the coasts and few interior palustrine wetlands throughout, primarily on the island of Saipan.



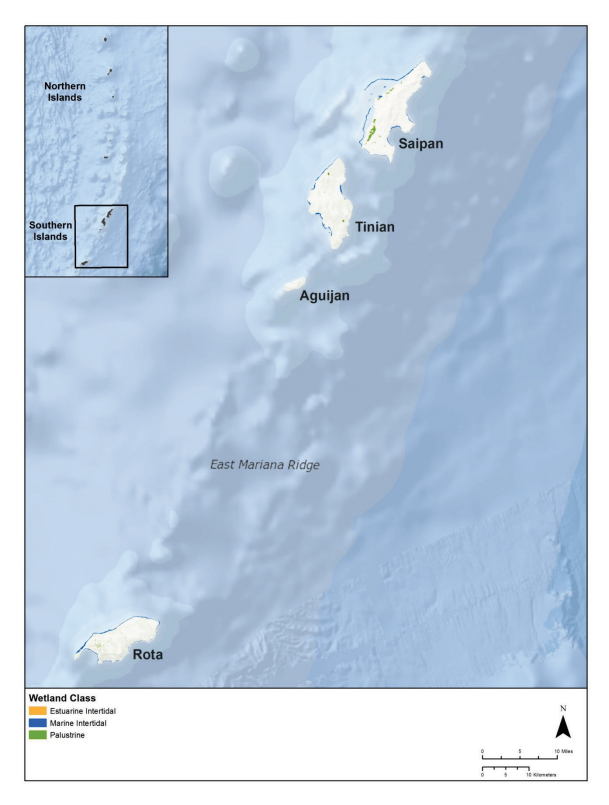
Photo taken on the Northern Mariana Islands, American War Memorial, Island of Saipan; source: NPS 2015b

Figure 7.1.5-2: Marine Intertidal Wetland (Submerged) on the Northern Mariana Islands



Photo taken on the Northern Mariana Islands American War Memorial, Island of Saipan; source: NPS 2016

Figure 7.1.5-3: Estuarine Mangrove Wetland on the Northern Mariana Islands



Source: USFWS 2015

Figure 7.1.5-4: Wetland Types of the Southern, Inhabited Northern Mariana Islands where NWI Mapping was Available

The USGS's document entitled *National Water Summary – Wetland Resources: Western Pacific Islands Wetland Resources (USGS 1996)* describes two large wetland areas on the Northern Mariana Islands; these include wetlands associated with Lake Susupe on Saipan and the Magpo wetland on Tinian:

"The largest coastal wetlands on the Northern Mariana Islands are associated with Lake Susupe on Saipan, which probably originated as marine embayments or lagoons. The lake was isolated from the ocean when sea level declined and was subsequently filled with carbonate and organic sediments. Tidal effects on water levels in this coastal wetland apparently are small. Lake Susupe on Saipan is about 3 feet above sea level, surrounded by palustrine emergent and forested wetlands. The lake is shallow, and the lake bottom is mostly below sea level. Except during major storms, surface water does not flow into the lake from the surrounding uplands or into the sea from the lake. Apparently, the lake surface is continuous with the water table. The lake gains water from rainfall and runoff and loses water owing to ground-water recharge and evaporation.

The Magpo wetland on Tinian is a major source of water for that island. The land surface and water table of this wetland are at or near sea level. The wetland was considered to be a groundwater recharge zone for the principal aquifer in a recent proposal for a watershed protection plan by the Coastal Resource Management Office of the Commonwealth of the Northern Mariana Islands."

The USGS (1996) and the Commonwealth of the Northern Mariana Islands Coastal Resources Management Program (CNMI CRMP 2011) provide a detailed discussion of several functions provided by the Northern Mariana Islands' wetlands, and these include:

- Cultivation of taro;
- Wildlife habitat;
- Endangered species habitat;
- Pollutant filtration;
- Storage and conveyance of floodwaters; and
- Public recreation opportunities.

Historic anthropogenic stressors to Lake Susupe on Saipan were filling and draining, cultivation of sugarcane, and diversion for municipal water supply (*USGS 1996*). Stressors to wetlands on the island of Pagan include historic development; feral goats, pigs, and cows; and volcanic eruptions (*Marshall and Amidon 2010*). Certain wetland types may be more sensitive to stressors than others, or may be more difficult to restore or rehabilitate structure and function after disturbance. For example, vegetated wetlands would be more difficult to restore than non-vegetated wetlands, with forested wetlands being the most difficult to restore given the time

required for trees to grow, followed by scrub/shrub and emergent wetlands. Similarly, wetlands that support coral reefs would also be difficult to restore.

The National Oceanic and Atmospheric Administration has developed a national set of Environmental Sensitivity Index (ESI) maps that includes the Northern Mariana Islands. The ESI maps present coastal area resources that may be at risk in the event of an oil spill. These maps provide a sensitivity index for areas considered to be sensitive shorelines, including coastal wetlands, wetlands providing habitat for sensitive or special status plant and wildlife species, and coral reefs (*NOAA 2015*). The ESI maps could therefore be used as a tool to determine potentially sensitive wetland habitats in coastal areas.<sup>9</sup>

Wetlands in the Northern Mariana Islands provide habitat for numerous federally listed endangered species including the common moorhen and the nightingale reed warbler (*CNMI CRMP 2011*). Specific information on wetland habitat for threatened and endangered species is presented in Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern.

There are several wildlife conservation areas managed by the territory DFW that contain wetland areas and wetland mitigation areas where wetlands are protected. The conservation areas on Saipan include the Bird Island Wildlife Conservation Area, the Kagman Wildlife Conservation Area, the Lake Susupe Conservation Area, the Saipan Upland Mitigation Bank, and the Costco Park Wetland Mitigation Pond. The conservation areas on Rota include the Mariana Crow Conservation Area, the Sabana Protected Area, the I'Chenchon Park Wildlife Conservation Area, and the Liyo Conservation Area. Four of the Northern Islands are also conservation areas in their entirety: Guguan, Uracas, Maug, and Asuncion, designated by the territory DFW as wildlife conservation areas and maintained as uninhabited places for the preservation of natural resources (*CNMI DLNR DFW 2015*; *USFWS 2015*). These islands do not have NWI mapping available, but it is assumed that they support wetland areas at a minimum in coastal areas. Thirty acres of wetlands and mangrove forest are also protected within American Memorial Park, part of the National Park system (*NPS 2015a*).

The Coastal and Estuarine Land Conservation Program Plan for the Commonwealth of Northern Mariana Islands (*CNMI CRMO 2008*) identified areas that should be prioritized for conservation and restoration on the islands of Saipan, Tinian, Aguijan, and Rota. Priority areas of note that contain wetland areas include Lake Susupe, Sadog Tasi wetlands, LauLau Bay and Obyan Beach, on the island of Saipan; and Alaguan Bay on the island of Rota.

<sup>&</sup>lt;sup>9</sup> ESI maps and downloadable data: http://response.restoration.noaa.gov/maps-and-spatial-data/environmental-sensitivity-index-esi-maps.html

# 7.1.6. Biological Resources

### 7.1.6.1. Introduction

Biological resources include 1) terrestrial vegetation, 2) wildlife, 3) fisheries and aquatic habitats, and 4) threatened and endangered species and species of conservation concern. Wildlife habitat and associated biological ecosystems are also important components of biological resources. This section discusses the following existing biological resources in the Northern Mariana Islands:

- Terrestrial vegetation (Section 7.1.6.3), including vegetation types, vegetation communities of conservation concern, and invasive species.
- Wildlife (Section 7.1.6.4), including wildlife habitat and seasonal characteristics. Species
  included in this section are terrestrial invertebrates; amphibians and reptiles; terrestrial
  mammals (game and non-game); marine mammals; and birds occurring in the Northern
  Mariana Islands and in the Northern Mariana Islands' offshore environment. Wildlife
  species and their habitat in the Northern Mariana Islands are generally discussed along with
  select principal species or those of particular interest.
- Fisheries and aquatic habitats (Section 7.1.6.5), including fisheries features and characteristics. Species included in this section include freshwater and marine species of fish and shellfish occurring in the Northern Mariana Islands and in the Northern Mariana Islands' offshore environment.
- Threatened and endangered species and species of conservation concern (Section 7.1.6.6). This analysis considers plant and animal species that are federally listed as threatened, endangered, candidate, proposed, or species of concern; species that are state-listed as endangered; and/or species that receive specific protection defined in federal or state legislation. This analysis considers species that are known to occur in the Northern Mariana Islands for all or part of their life cycle.

Potential impacts to these biological resources in the Northern Mariana Islands associated with deployment and operation of the Proposed Action are evaluated in Section 7.2.6, Biological Resources.

# 7.1.6.2. Specific Regulatory Considerations

Given the expected nature and extent of the Proposed Action, a range of biological resources could potentially be impacted to varying degrees. Therefore, many federal, state/territory, and local laws and regulations as well as executive orders are considered as part of this analysis. Each biological resource in this section contains a brief discussion of laws and regulations specific to it. Appendix C, *Environmental Laws and Regulations*, provides a comprehensive list of all applicable laws and regulations that were considered as part of the Proposed Action. Section 1.8, Overview of Relevant Federal Laws and Executive Orders, also provides an explanation of the major federal laws and executive orders that are relevant to the Proposed Action.

# 7.1.6.3. Terrestrial Vegetation

#### Introduction

This section discusses terrestrial vegetation resources in the Northern Mariana Islands. Information is presented regarding vegetation types and characteristics that would be potentially sensitive to impacts from deployment and operation of the Proposed Action.

# **Specific Regulatory Considerations**

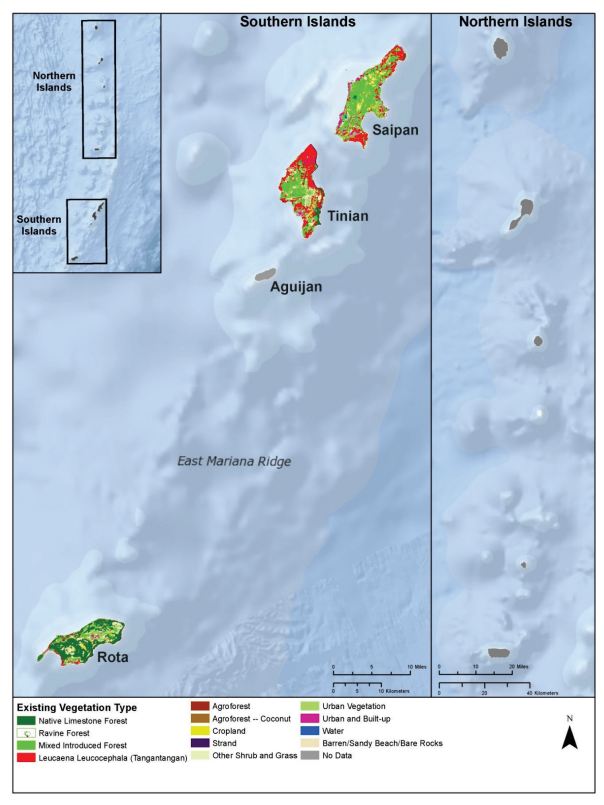
Related to terrestrial vegetation, and as addressed in Appendix C, *Environmental Laws and Regulations*, Executive Order (EO) 13112 "directs federal agencies to prevent the introduction of invasive plant and other species, provide for their control, and minimize the economic, ecological, and human health impacts that invasive species can cause."

## **Environmental Setting**

The vegetation types present in the Northern Mariana Islands were identified, evaluated, and described using information gathered from the Pacific Islands Imagery Consortium of Vegetation Mapping and Monitoring (*USFS 2006*). This consortium consists of federal, state/territory, and local governments and agencies and is led by the United States (U.S.) Department of Agriculture Forest Service. Supplemental vegetation mapping information and class descriptions were obtained and summarized from numerous other federal government sources as cited below. In addition, vegetation communities of conservation concern were identified by the Northern Mariana Islands Department of Lands and Natural Resources Division of Fish and Wildlife (*Commonwealth DLNR DFW 2015*). Finally, invasive plant species are summarized in this section based on information from the Global Invasive Species Database and the Comprehensive Wildlife Conservation Strategy for the Commonwealth of the Northern Mariana Islands.

### Vegetation Types

Based on the vegetation data provided by the Forest Service, 13 different vegetation types or land cover classes were identified in the Northern Mariana Islands. Figure 7.1.6.3-1 depicts the distribution of these vegetation types or land cover classes in this territory, and Table 7.1.6.3-1 provides a description of each type and their typical vegetation characteristics.



Source: USFS 2006

Figure 7.1.6.3-1: Vegetation Types and Land Cover Classes in the Northern Mariana Islands

Table 7.1.6.3-1: Vegetation Types/Land Cover Classes in the Northern Mariana Islands

Vegetation Type or Land Cover Class Name	General Description	Vegetation Characteristics		
Native Limestone Forest	Species vary depending on amount of previous disturbance; found on elevated limestone plateaus and cliffs	Some forests are commonly covered in clouds and mist; palm-like trees and various flowering trees and shrubs; some orchids and mosses; some pea trees		
Ravine Forest	Moist, broad-leaved evergreen forest	Mixed forest with various palm and other trees, scrub species, and grass		
Mixed Introduced Forest	Also called secondary forest; contains various introduced species and secondary growth; in some areas these trees are thick enough to be considered as forests	Trees, shrubs, and other plants; provides habitat for important wildlife species		
Casuarina Thicket (Casuarina litorea)	Typically occurs along coasts; tolerates salty and dry conditions	Tall, fast growing evergreen tree; resembles conifers in appearance with needles		
Leucaena leucocephala (Tangantangan)	Occurs on limestone and lowland habitat; dominated by non-native tangantangan tree ( <i>Leucaena leucocephala</i> )	Small, fast growing tree; provides habitat for native bird species		
Agroforest	Consists of areas with trees used for food crops, fruit, and other products	Includes coconut (Cocos nucifera), breadfruit (Artocarpus altilis), tropical almond (Terminalia catappa), mango (Mangifera indica), papaya (Carica papaya), and other fruits		
Agroforest - Coconut	Consists of areas with coconut palms ( <i>Arecaceae</i> family)	Includes coconut palms (Arecaceae family)		
Cropland	Cultivated land without tree cover	Various vegetables and other crops		
Strand	Commonly found as narrow strips along coastal areas; tolerates salty conditions	Small trees, various flowering plants such as bur-marigold, morning glory, beach cabbage, sea lettuce		
Savanna Complex	Occurs on limestone and volcanic soils, mainly in open fields	Grassy and low/short herbaceous plants <sup>a</sup>		
Other Shrub and Grass	Areas where natural vegetation has been disturbed and replaced by various fast growing plants	Various grasses, shrubs, and weedy species		
Urban Vegetation	Vegetation around urban areas, usually maintained	Various grasses, trees, and shrubs		
Urban and Built-up	Towns, villages, buildings, roads and other inhabited areas	NA		
Wetland <sup>b</sup>	Consists of plants specialized for growing in standing water or soils that are wet for most of the year	Grasses, sedges, herbs, or woody species		
Water	Open water	NA		
Barren/Sandy/Bare Rocks	Unvegetated areas of sand, rocks, or soil	NA		

Source: Falanruw et al. 1989; Donnegan et al. 2011; Pratt 2011; USFWS 2009; USFS 2006; Liu and Fischer 2006

NA = not applicable

<sup>&</sup>lt;sup>a</sup> Herbaceous plants do not have woody stems.

<sup>&</sup>lt;sup>b</sup> See Section 7.1.5, Wetlands, for more information regarding wetlands.

As shown in Figure 7.1.6.3-1, the majority of the island of Saipan is covered by Mixed Introduced Forest. Tinian also has a significant amount of land covered by Mixed Introduced Forest, as well as *Leucaena leucocephala* (Tangantangan). Rota is dominated by Native Limestone Forest. Although vegetation types for the uninhabited island of Aguijan were not included in the Forest Service's 2006 dataset, another source suggests that the dominant land cover types include native forest, open field, and secondary forest (*USFWS 2009*). In general, native vegetation on the Northern Mariana Islands has been replaced over the years due to agricultural practices as well as disturbances including typhoons, nonnative plants and animals, and as a result of activities during World War II. Current vegetation types include a mixture of native and non-native plants with some remnants of native limestone and ravine forest (*Donnegan et al. 2011*).

### Vegetation Communities of Conservation Concern

Some vegetation communities or types have become of conservation concern because of declining abundance, sensitivity to disturbance, and/or due to the reliance of certain species on the habitat they create. There are currently five federally listed endangered species under the Endangered Species Act of 1973 in the Northern Mariana Islands, including *Heritiera longipetiolata* (ufa-halumtanu), *Nesogenes rotensis* (no common name), *Osmoxylon mariannense* (no common name), *Serianthes nelsonii* (also called fire tree or Hayun Lagu), and *Solanum guamense* (berenghenas halomtano) (see Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern). In addition, seven plant species have been recently listed as federally threatened. Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern, provides a listing of these species and their range within the Northern Mariana Islands.

As further discussed in Section 7.1.6.4, Wildlife, formally protected areas exist in the Northern Mariana Islands that contain important terrestrial vegetation for wildlife habitat and conservation (*Commonwealth DLNR DFW 2015*). These conservation areas include the following, by island name (*Commonwealth DLNR DFW 2015*):

### Saipan

- Bird Island Wildlife Conservation Area Consists of approximately 290 acres on the northeastern coast of Saipan with important bird habitat.
- Kagman Wildlife Conservation Area Consists of approximately 430 acres along the eastern shoreline of the Kagman Peninsula; managed to provide habitat for threatened and endangered species.
- Lake Susupe Conservation Area 108-acre lake near southwest Saipan that is surrounded by a marsh area; provides important wetland and wildlife habitat.
- Nightingale Reed-Warbler and Micronesian Megapode Conservation Areas Consists of 77 and 43 acres, respectively, of important vegetation and wildlife habitat for various species. The Micronesian Megapode Conservation Area is one of Saipan's last native limestone forests.

- Saipan Upland Mitigation Bank Development that impacts endangered Nightingale Reed-Warbler species habitat elsewhere can be mitigated via purchasing credits in this protected area.
- Costco Park Wetland Mitigation Pond Located next to the former Price-Costco store; serves as an off-site mitigation area to offset loss of wetland habitat associated with the construction of the store.

#### Rota

- Mariana Crow Conservation Area Protects the area's natural state and serves as a refuge for wildlife (with emphasis on the Mariana crow [Corvus kubaryi]).
- Sabana Protected Area Approximately 3,700 acre plateau of small agricultural lots and native forests.
- I'Chenchon Park Wildlife Conservation Area Located along Rota's eastern coastline, this area was established for the conservation of wildlife and forest vegetation; home to numerous nesting seabirds and includes limestone forest vegetation.
- Liyo Conservation Area Created to conserve the indigenous wildlife and vegetation that exists on and near Mt. Taipingot.
- Guguan, Uracas, Muag, and Asuncion Islands Each of these islands are wildlife conservation areas. Landing on these islands is prohibited without approval from the director, except in the case of an emergency.

## Invasive Species

Executive Order (EO) 13112 defines an invasive species as a species not native to an area whose introduction causes or is likely to cause harm to the economy or the environment, or harms animal or human health. As mentioned above, the EO "directs federal agencies to prevent the introduction of invasive species, provide for their control, and minimize the economic, ecological, and human health impacts that invasive species can cause."

According the Global Invasive Species Database,<sup>1</sup> there are 59 invasive plant species identified on the Northern Mariana Islands (*Global Invasive Species Database Undated*). The Comprehensive Wildlife Conservation Strategy for the Commonwealth of the Northern Mariana Islands (*Berger et al. 2005*) highlights specific concerns related to several of these invasive plants:

- Tangantangan (*Leucaena leucocephala*) out-competes many native plants and interrupts plant succession after disturbance.
- Paper rose (*Operculina ventricosa*) smothering vine that has spread on Sarigan after the eradication of feral animals.

<sup>&</sup>lt;sup>1</sup> The Global Invasive Species Database is managed by the Invasive Species Specialist Group of the International Union for Conservation of Nature Species Survival Commission. It is supported through partnership with the National Biological Information Infrastructure, Manaaki Whenua-Landcare Research, and the University of Auckland.

- Lantana (*Lantana camara*) aggressive, thorny weed that commonly spreads under forest canopy after overbrowsing; problematic on Aguijan, Tinian, and Saipan.
- Chain-of-love vine (*Antigonon leptopus*) smothering vine that is problematic on Rota, Tinian, Pagan, and Agrihan.
- Wood rose (*Merremia tuberosa*) smothering vine on Rota, Tinian, and Saipan.
- Scarlet gourd (*Coccinia grandis*) most rapidly spreading and problematic invasive plant on over 15,000 acres of Saipan and 5 acres on Rota; aggressive smothering vine that chokes out sunlight and eventually kills other plants; especially common in urban and agricultural areas (see Figure 7.1.6.3-2).



Source: Donnegan et al. 2011

Figure 7.1.6.3-2: Smothering Invasive Vines in the Northern Mariana Islands

## 7.1.6.4. Wildlife

#### Introduction

This section discusses the existing wildlife resources in the Northern Mariana Islands. Information is presented regarding wildlife habitat and seasonal characteristics that would be potentially sensitive to impacts from deployment and operation of the Proposed Action.

Species reviewed in this section, although not inclusive, represent the major taxonomic groups including terrestrial invertebrates, reptiles and amphibians, terrestrial mammals, marine mammals, and birds occurring in the islands and their offshore environment. Descriptions of the terrestrial vertebrate species of the Northern Mariana Islands and their associated habitat can be found in the Comprehensive Wildlife Conservation Strategy for (*CNMI DLNR DFW 2005*). For more information on subsistence use of wildlife and threatened and endangered wildlife species, see Section 7.1.9, Socioeconomics, and Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern, respectively.

# **Specific Regulatory Considerations**

Three primary agencies are responsible for wildlife management in the Northern Mariana Islands: United States (U.S.) Fish and Wildlife Service (USFWS), Commonwealth of Northern Mariana Islands Division of Fish and Wildlife (DFW), and the National Oceanic and Atmospheric Administration's National Marine Fisheries Service (NMFS).

Reptiles, amphibians, and terrestrial mammals are managed by DFW, except for threatened and endangered species, which are managed by USFWS and are protected by the Endangered Species Act (ESA). Marine mammals are managed by National Marine Fisheries Service and are protected under the Marine Mammal Protection Act. Birds are managed by both DFW and USFWS, depending on their life history and human uses. Bird species, both migratory and non-migratory, are protected under the Migratory Bird Treaty Act (MBTA), except for game species (e.g., the Philippine turtle-dove [Streptopelia bitorquata]) (CNMI DLNR DFW 2015a).

Subsistence and recreational hunting requires licenses and/or permits, which are distributed by DFW. Guidance on compliance with wildlife and habitat regulations can be found at the DFW and USFWS websites.<sup>3</sup>

# Bald and Golden Eagle Protection Act

Bald and golden eagles are federally managed through both the MBTA and the Bald and Golden Eagle Protection Act (BGEPA). The BGEPA affords specific legal protection to bald eagles (*Haliaeetus leucocephalus*) and golden eagles (*Aquila chrysaetos*). Under this Act, it is a

<sup>&</sup>lt;sup>1</sup> The ESA is discussed in Section 1.8, Overview of Relevant Federal Laws and Executive Orders, and within the Specific Regulatory Considerations sub-section of Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern.

<sup>&</sup>lt;sup>2</sup> Some of the Northern Mariana Islands' bird species are also protected under the ESA. See Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern, for additional information.

<sup>&</sup>lt;sup>3</sup>DFW: http://www.cnmi-dfw.com/wildlife.php; USFWS: http://www.fws.gov/pacificislands/

violation to "...take, possess, sell, purchase, barter, offer to sell, purchase or barter, transport, export or import, at any time or in any manner any bald eagle commonly known as the American eagle or any golden eagle, alive or dead, or any part, nest, or egg thereof...." (16 USC § 668). The BGEPA defines "take" as pursuing, shooting, shooting at, poisoning, wounding, killing, capturing, trapping, collecting, molesting, or disturbing (16 USC § 668c). "Disturb" is defined in regulation  $50 \ CFR \$  22.3 as the following:

- "...[T]o agitate or bother a bald or golden eagle to a degree that causes, or is likely to cause, based on the best scientific information available,
- (1) injury to an eagle, (2) a decrease in its productivity by substantially interfering with normal breeding, feeding, or sheltering behavior, or
- (3) nest abandonment, by substantially interfering with normal breeding, feeding, or sheltering behavior." (50 CFR § 22.3)

In fall 2009, USFWS implemented two rules (50 CFR §§ 22.26-22.27) authorizing limited legal take of bald and golden eagles "when the take is associated with, but not the purpose of an otherwise lawful activity, and cannot practicably be avoided" (USFWS 2011).

Legal take of these species must be authorized through a USFWS permitting process, which would include site-specific reviews for projects that are to be completed within bald and golden eagles' preferred habitat.

## Migratory Bird Treaty Act

A migratory bird is any individual species or family of birds that crosses international borders at some point during their annual life cycle to live or reproduce. The MBTA implements four treaties that prohibit take, possession, transportation, and importation of all migratory, native birds (plus their eggs and active nests) occurring in the wild in the U.S., except for house sparrows, European starlings, rock pigeons, any recently listed unprotected species in the Federal Register (70 FR 12710), and non-migratory upland game birds, except when specifically authorized by the USFWS. The MBTA provides that it is unlawful to pursue, hunt, take, capture, kill, possess, sell, purchase, barter, import, export, or transport any migratory bird or any part, nest, or egg or any such bird unless authorized under a permit issued by the Secretary of the Interior. Some regulatory exceptions apply. "Take" is defined in regulations as: "pursue, hunt, shoot, wound, kill, trap, capture, or collect, or attempt to pursue, hunt, shoot, wound, kill, trap, capture, or collect" (16 USC § 1532(19)). In total, more than 1,000 bird species are protected by the MBTA, 58 of which can be legally hunted with a permit as game birds. The MBTA addresses take of individual birds, not population-level impacts, habitat protection, or harassment. Failure to comply with the MBTA can result in criminal penalties. As authorized by the MBTA, the USFWS issues permits to qualified applicants for the following types of activities: falconry, raptor propagation, scientific collecting, special purposes (rehabilitation, educational, migratory game bird propagation, and salvage), take of depredating birds,<sup>4</sup> taxidermy, and waterfowl sale and disposal.

<sup>&</sup>lt;sup>4</sup> Depredating birds are birds that cause resource damage, economic loss, or a threat to health and human safety.

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## Marine Mammal Protection Act

The Marine Mammal Protection Act prohibits, with certain exceptions, the take of marine mammals in U.S. waters and by U.S. citizens on the high seas, as well as the importation of marine mammals and marine mammal products into the U.S.<sup>5</sup> The act defines "take" to mean "to hunt, harass, capture, or kill" any marine mammal or attempt to do so. Exceptions to the moratorium can be made through permitting actions for take incidental to commercial fishing and other non-fishing activities; for scientific research; and for public display at licensed institutions such as aquaria and science centers.

Other federal regulations and executive orders pertaining to wildlife resources are discussed in Section 1.8, Overview of Relevant Federal Laws and Executive Orders, and Appendix C, Environmental Laws and Regulations.

### Terrestrial Habitats and Wildlife (Invertebrates, Mammals, Reptiles and Amphibians)

For the purpose of this wildlife analysis, Northern Mariana Islands is divided into four habitat types: forest, grassland and savanna, wetland, and coastal/marine. These habitats and the wildlife inhabiting those regions are discussed below. The descriptions of the forest, grassland and savanna, and wetland habitat types are summaries from the Comprehensive Wildlife Conservation Strategy developed by the Northern Mariana Islands' DFW (CNMI DLNR DFW 2005).

#### Habitats

## **Forest**

The native forest habitat is characterized by a closed canopy of broadleaf trees with an understory of younger trees, vines, ferns, and orchids. Native forests in the Northern Mariana Islands are dark and damp, resulting from the closed canopy. Secondary forests in the Northern Mariana Islands are created when native forest is removed or disturbed. This type is more open, brushy, and weedy, populated by both native and introduced vegetative species. The Northern Mariana Islands' bat populations depend highly on forests for foraging areas and roost sites (CNMI DLNR DFW 2005).

### Grassland and Savanna

Grasslands consist of open fields dominated by grasses. Savannas consist of grasslands with widely-spaced trees. Both types may include small thickets of native or introduced vegetation scattered throughout. The area capping the island of Rota and the hillsides of Mt. Tapochao on Saipan are examples of savannas. These habitat areas are particularly important for the Mariana swiftlet (Aerodramus bartschi), an endangered species (CNMI DLNR DFW 2005).

<sup>&</sup>lt;sup>5</sup> The National Oceanic and Atmospheric Administration has consistently interpreted the Marine Mammal Protection Act as applicable to U.S. vessels and citizens throughout the high seas, including exclusive economic zones, as reflected in congressional and other correspondence and international agreements that rely upon jurisdiction over U.S. vessels and citizens in foreign exclusive economic zones (16 USC §§ 1361-1423h).

### Wetlands

Wetlands are areas of vegetation that are permanently or periodically immersed in water. Northern Mariana Islands wetlands are limited in extent, although some artificial wetlands have been created to increase wildlife habitat. Fresh water, brackish water, and artificial wetlands are important bird habitat. Examples of wetlands include Examples of wetlands include mangrove stands and Lake Susupe in Saipan.

mangrove stands and Lake Susupe in Saipan. Mangroves in the Northern Mariana Islands support many bird species, bats, invertebrates, and fish species (*CNMI DLNR DFW 2005*).

### Coastal and Marine

Coastal and marine habitats include beaches, rocky cliffs and shores, estuaries, coral reefs, and the offshore marine environment. Coastal and marine habitat also includes strand habitat.

"The strand is located immediately adjacent to the coastline, consisting of a narrow belt of halophytic (salt-tolerant) vegetation. The substrate varies from flat, sandy beaches to jumbled boulders giving way to rocky cliffs. Plants occupying the strand habitat are adapted to windy, salty and drought conditions by having fuzzy, hairy, waxy or succulent leaves (Vogt and Williams 2004). This habitat is important for the tide-pool skink (*Emoia atrocostata*) and for many forest birds and shore birds." (*CNMI DLNR DFW 2005*)

In addition, caves and crevices formed in limestone<sup>6</sup> provide habitat in coastal and marine areas.

"The southern islands of the CNMI are formed from a limestone substrate. Erosion through chemical processes has formed a number of limestone caves and crevices within cliff faces of these islands. These caves and crevices are important habitats for the Mariana swiftlet and the Sheathtailed bat." (CNMI DLNR DFW 2005)

#### Terrestrial Invertebrates

Northern Mariana Islands harbors hundreds of species of terrestrial invertebrates including, but not limited to, ants, mosquitos, butterflies, scorpions, spiders, centipedes, millipedes, and snails. *Evenhuis et al.* (2010) reported 416 known species of terrestrial arthropods on Pagan Island alone. For terrestrial invertebrates (other than those identified as species of concern) there is little readily available, up-to-date and thorough information on their taxonomy, life history, abundance, or distribution within the Northern Mariana Islands (*CNMI DLNR DFW 2005*). Several snails and butterfly species are of concern as a result of habitat loss and degradation. The Rota blue damselfly (*Ischnura luta*), endemic to Rota, and the Langford's tree snail (*Partula langfordi*), endemic to Aguijan, have been recently proposed for federal listing along with the Mariana eight-spot butterfly (*Hypolimnas octocula mariannensis*) and the Mariana wandering butterfly (*Vagrans egistina*) (*USFWS 2015*). Smith (2013) estimates 50 percent of the land snail

<sup>&</sup>lt;sup>6</sup> Limestone is a sedimentary rock consisting of calcium carbonate that can be deposited either by direct precipitation out of sea water or by biochemical processes such as coral reefs that secrete calcium carbonate as part of their structure.

fauna has disappeared throughout the Pacific islands as a whole, mostly in recent times. Special status species are discussed in Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern.

## Reptiles and Amphibians

Kerr (2013) compiled a list of reptiles and amphibians on the Mariana Islands. Kerr (2013) states, "a total of 28 species of reptiles and amphibians are known to inhabit the Marianas, including six frogs and toads, 14 lizards, two snakes, and six freshwater turtles. While most species are native, documented prehistoric presence, a few have become established more recently." Four marine turtles also occur around the Mariana Islands (*Kerr 2013*). The brown tree snake (*Boiga irregularis*) was accidentally introduced, likely from Indonesia, and has become a major predator and pest species. Special status species, such as the Micronesian gecko (*Perochirus ateles*), are discussed in Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern.

Amphibians require moist freshwater environments, are commonly found in wetlands, moist forest habitats, and occasionally found in coastal environments. Reptiles are less dependent on moisture, and several are adapted to use saltwater habitats. Reptiles can be found in forests, grassland and savanna, wetlands, and coastal/marine environments.

## Terrestrial Mammals

Only two native terrestrial mammals occur in the Northern Mariana Islands, the Mariana fruit bat (*Pteropus mariannus*) and the Pacific sheath-tailed bat (*Emballonura semicaudata*). The Mariana fruit bat (also known as the Mariana flying fox) is listed as a federally threatened species. The Pacific sheath-tailed bat is listed as federally endangered. The entire population exists on one island, Aguijan, and there are an estimated 150 to 200 animals remaining in the whole population (*CNMI DLNR DFW 2005*). These species are further discussed in Section 7.1.7.6, Threatened and Endangered Species and Species of Conservation Concern.

Other terrestrial mammals have been introduced; these include the sambar deer (*Rusa unicolor*), pigs, cows, goats, cats, and rodents (*CNMI DLNR DFW 2005*). Ongoing eradication programs have been established to remove feral livestock from several of the islands (*CNMI DLNR DFW 2005*).

The sambar deer, native to India, currently occurs only on the island of Rota (*CNMI DLNR DFW 2005*). Although a popular game animal, they create problems for native species by overbrowsing and thereby degrading the natural habitat (*CNMI DLNR DFW 2005*). Wild goats, pigs, and cows are open for hunting at all times with no bag limits, as part of ongoing eradication programs (*CNMI DLNR DFW 2015a*).

Cats and rodents are largely considered pests that frequently prey on native species, their young, and eggs. Introduced terrestrial mammal species on the Northern Mariana Islands are versatile, and can populate most of the forest, grassland and savanna, wetland, and coastal habitats.

#### **Habitats and Marine Mammals**

Little is known about marine mammal species and their densities in Micronesia; the first systematic visual survey of waters around the Northern Mariana Islands was conducted in 2007 (SRS-Parsons et al. 2007). They report that 32 species of mammals have been documented in the marine environment, including 7 baleen whales, 22 toothed whales (including dolphins), 2 pinnipeds<sup>7</sup> (i.e., Hawaiian monk seal [Monachus schauinslandi] and the Northern elephant seal [Mirounga angustirostris]), and the dugong (Dugong dugon). However, during the Mariana Islands Sea Turtle and Cetacean Survey, only 14 of the species were observed near the Northern Mariana's Islands were cetacean<sup>8</sup> species (SRS-Parsons et al. 2007). The spinner dolphin (Stenella longirostris) is the only known cetacean species to occur year-round near the islands; literature documents less than 1,000 individuals in this population (CNMI DLNR DFW 2005). Federal and commonwealth-listed threatened and endangered species known to occur in the Northern Mariana Islands are discussed in Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern. The Hawaiian monk seal is discussed in the Hawaii wildlife section (Section 4.1.6.4).

Nearshore marine habitats in the Northern Mariana Islands that are important for marine mammals include coral reefs, salt/brackish marsh and mangroves, and seagrass beds.

Saipan has the most diverse types of coral reefs and associated habitats in the Northern Mariana Islands. A fringing and barrier reef system protects the majority of the beaches along the western and coastal plains. The western side of the island is the most populated and the coral reefs along these areas are negatively affected by human activity (e.g., sediment pollution, nutrient pollution, and coral bleaching), however, coral reef ecosystems in the Northern Mariana Islands are, on the whole, considered to be reasonably healthy (*NOAA-CRIS 2015*).

Seagrass beds and mangroves have more limited distributions, occurring in shallow (less than 85 feet) water. Seagrasses are scattered on the island of Saipan, with seagrass beds reported along Tanapag Beach (along the northwest coast) and in Puerto Rico Mudflats (northwest shoreline, north of Tanapag Beach) (*Scott 1993*). There is no record of seagrasses for the islands north of Saipan (*Tsuda 2004*), Mangroves are only found on the island of Saipan and dominated by a single species of tree.

#### **Habitats and Birds**

The Avibase (2013) bird list includes 129 species in this territory. Many of the species listed are rare or accidental species. Varying numbers of native species have been cited, generally the numbers of native bird species on the islands are low; Avibase lists 13 endemic bird species (Avibase 2013). Thirteen Important Bird Areas (IBAs) are located on the Northern Mariana Islands.

<sup>&</sup>lt;sup>7</sup> Pinnipeds, commonly known as seals, are a widely distributed and diverse group of fin-footed, semiaquatic marine mammals.

<sup>8</sup> Cetaceans are an order of marine mammals commonly known as whales, dolphins, and porpoises.

Native forest birds including the Mariana fruit dove (*Ptilinopus roseicapilla*), Mariana crow (*Corvus kubaryi*), Rota bridled white-eye (*Zosterops rotensis*), golden white-eye (*Cleptornis marchei*), white-throated ground dove (*Gallicolumba xanthonura*), and rufous fantail (*Rhipidura rufifrons*) are found at their highest densities in the islands' native forest habitat (*CNMI DLNR DFW 2005*). Secondary forests, those created when native forest is removed or disturbed, are important to a number of native forest birds, notably the nightingale reed-warbler (*Acrocephalus luscinius*) and Saipan bridled white-eye (*Zosterops conspicillatus*), among others (*CNMI DLNR DFW 2005*). Grasslands and savannas are important foraging habitat for the Mariana swiftlet, an endemic, endangered bird (*CNMI DLNR DFW 2005*). Migratory shorebirds such as plovers, whimbrel, turnstones, sandpipers, and reef herons utilize coastal mangrove habitats, estuaries, and beaches (*APASEEM 2013*). Special status species, such as the Micronesian Megapode (*Megapodius laperouse*), are discussed in Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern.

The USFWS also maintains a list of Birds of Conservation Concern (*USFWS 2008*) pursuant to the 1988 amendment to the Fish and Wildlife Conservation Act, which mandates that the USFWS "identify species, subspecies, and populations of all migratory nongame birds that, without additional conservation actions, are likely to become candidates for listing under the Endangered Species Act of 1973" (*16 USC § 2912*). The USFWS Region 1 (Pacific Islands), Other U.S. Pacific Islands list includes:

- Laysan albatross
- Black-footed albatross
- Herald petrel
- Tahiti petrel
- Phoenix petrel
- Christmas shearwater
- Audubon's shearwater
- Polynesian storm-petrel
- Spotless crake (American Samoa population)
- Purple swamphen
- Bristle-thighed curlew

- Friendly ground-dove (American Samoa distinct population segment)
- Micronesian myzomela
- Rufous fantail (*mariae* ssp.)
- Rufous fantail (saipanensis ssp.)
- Fiii shrikebill
- Tinian monarch
- Bridled white-eye (*saypani* ssp.)
- Golden white-eye
- Micronesian starling (*guami* ssp.)
- Polynesian starling

### **Important Habitat Areas**

There are no land-based USFWS National Wildlife Refuges (NWRs) on the Northern Mariana Islands. Two NWRs lie offshore of the islands: Mariana Arc of Fire NWR and the Marianas Trench NWR (*USFWS 2015*). The Marianas Trench Marine National Monument is located 75 miles offshore of the Northern Mariana Islands. This trench is the deepest spot in the world and exhibits a wide array of marine life that has barely been studied.

Many sanctuaries, preserves, and wildlife conservation areas have been created by the Northern Mariana Island's DFW (*CNMI DLNR DFW 2015b*) (see Figure 7.1.6.4-1).

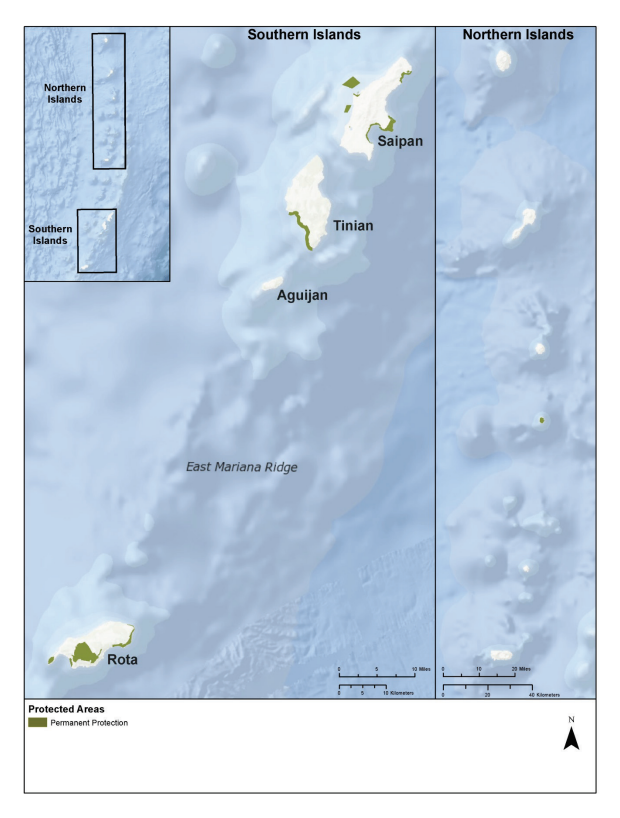
The conservation areas on Saipan include the Bird Island Wildlife Conservation Area, Kagman Wildlife Conservation Area, Lake Susupe Conservation Area, Nightingale Reed-Warbler & Micronesian Megapode Conservation Areas, Saipan Upland Mitigation Bank, and Costco Park Wetland Mitigation Pond. The conservation areas on Rota include the Mariana Crow Conservation Area, Sabana Protected Area, I'Chenchon Park Wildlife Conservation Area, and Liyo Conservation Area. Four of the Northern Islands have been set aside as conservation areas and are maintained as uninhabited: Guguan, Uracas, Maug, and Asuncion Islands (*CNMI DLNR DFW 2015b*).

Saipan also supports the Mañagaha Marine Conservation Area, the Forbidden Island Marine Sanctuary, the Lighthouse Reef Trochus Sanctuary, and the Lau Lau Bay Sea Cucumber Sanctuary (*CNMI DLNR DFW 2015b*).

## **Threats and Stressors**

The primary themes of threats to wildlife and their habitats are deforestation and habitat loss, non-native species, and human disturbance.

Main threats to the Mariana flying fox population include illegal hunting pressures, predation, especially by the brown tree snake, deforestation and habitat destruction, typhoons, ash from volcanic eruptions, and habitat alteration from overgrazing by introduced species (*IUCN Red List 2015*). The Pacific sheath-tailed bat is particularly susceptible to pesticide contamination because they are insectivorous (*CNMI DLNR DFW 2005*); predation is also a leading cause of mortality to the small bat. The preponderance of predator species including monitor lizards, cockroaches, and rats may limit safe roosting locations (*CNMI DLNR DFW 2005*).



Source: USGS GAP 2012

Figure 7.1.6.4-1: Protected Areas in the Northern Mariana Islands

The DFW discusses forest habitat loss on the Northern Mariana Islands (*CNMI DLNR DFW 2005*):

"Native forest habitat on islands throughout the archipelago has undergone degradation and loss for many reasons. The effects of feral ungulates on Rota, Aguiguan [sic], Tinian, Anatahan, Sarigan, Alamagan, Pagan and Agrihan include preventing forest regeneration, promoting erosion, and facilitating the establishment of invasive vines. Native forest has been converted by agricultural and other development on Rota, Tinian, Aguiguan [sic] and Saipan (U.S. Fish and Wildlife Service 2005a<sup>10</sup>)...Cumulatively, typhoons contribute to the defoliation of trees....From the 1920s to 1940s, nearly half of Aguiguan [sic] was cleared for sugar cane production; few of these open fields have returned to native forest. Feral goats have dramatically altered the remaining 3.5 to 4.5 square kilometers of forest by removing the understory vegetation, which prevents the regeneration of native forest trees, and has probably altered and reduced the insect prey base for the bats. The presence of feral goats has exacerbated the colonization of the invasive *Lantana camara*, which is rampant on Aguiguan [sic]."

Introduced species are a major threat to native bird species, especially predators like feral cats, rats, feral pigs, and the brown tree snake. These species prey on birds and consume their eggs.

Marine mammals such as the spinner dolphin can be injured by boat strikes and marine debris entanglement, underwater noise from sonar and vessel traffic. These disturbances may affect marine mammals' ability to communicate and use preferred habitat.

For more information about threats and stressors to wildlife in the Northern Mariana Islands, please see the Environmental Consequences section (Section 7.2.6.4).

<sup>&</sup>lt;sup>9</sup> Ungulates are a classification of mammals having hooves.

USFWS. 2005a. Endangered and Threatened Wildlife and Plants; Mariana Fruit Bat (*Pteropus mariannus mariannus*): Reclassification From Endangered to Threatened in the Territory of Guam and Listing as Threatened in the Commonwealth of the Northern Mariana Islands. *Federal Register 70(4):1190-1210*.

# 7.1.6.5. Fisheries and Aquatic Habitats

## Introduction

This section discusses fisheries resources in the Northern Mariana Islands. Information is presented regarding fisheries features and characteristics that would be potentially sensitive to impacts from deployment and operation of the Proposed Action.

Species included in this section include freshwater and marine species of fish and shellfish occurring on the Northern Mariana Islands and in the Northern Mariana Islands' offshore environment. Fish species and habitat in the Northern Mariana Islands are generally discussed in this section. For more information about water, see Section 7.1.4, Water Resources. Fisheries are defined as the human activities involved in harvesting¹ fish or shellfish, or a group of fish species that share the same habitat (*NOAA 2015*). The types of fisheries in the Northern Mariana Islands include commercial,² subsistence,³ and recreational.⁴ For more information on subsistence use and threatened and endangered species of fish, see Section 7.1.9, Socioeconomics, and Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern, respectively.

# **Specific Regulatory Considerations**

The Western Pacific Regional Fishery Management Council (WPRFMC) produced a Fishery Ecosystem Plan for the Mariana Archipelago which outlines ecosystem approaches to management of the fisheries (*WPRFMC 2009*). The Northern Mariana Islands Department of Lands and Natural Resources Division of Fish and Wildlife (DFW) is responsible for the implementation of recreational and subsistence fisheries management on the Northern Mariana Islands (*DFW 2015b*). Fishing permits are required on the Northern Mariana Islands for some types of recreational and subsistence fishing. Activity restrictions apply in protected areas such as wildlife conservation areas, preserves, and sanctuaries. Commercial fisheries management within waters of the Northern Mariana Islands is implemented by the Pacific Islands Regional Office of the National Oceanic and Atmospheric Administration (NOAA) National Marine Fisheries Service (NMFS) (*NOAA 2014*).

Guidance on compliance with Northern Mariana Islands fisheries management and regulations can be found on the Northern Mariana Islands Department of Lands and Natural Resources Division of Fish and Wildlife website<sup>5</sup> (*DFW 2015b*) and the NOAA Fisheries Pacific Islands Regional Office compliance guide<sup>6</sup> (*NOAA 2014*).

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<sup>&</sup>lt;sup>1</sup> Harvesting is the act or process to take or kill wildlife for food, sport, or population control.

<sup>&</sup>lt;sup>2</sup> Commercial fishing is the whole process of catching and marketing fish and shellfish for sale (*NOAA 2015*).

<sup>&</sup>lt;sup>3</sup> The catch is shared and consumed directly by the families and kin of the fishermen, rather than being sold (NOAA 2015).

<sup>&</sup>lt;sup>4</sup> The catch is for personal use, pleasure, or competition (*NOAA 2015*).

<sup>&</sup>lt;sup>5</sup> http://www.cnmi-dfw.com/fishing-rules.php

<sup>&</sup>lt;sup>6</sup> http://www.fpir.noaa.gov

## **Environmental Setting**

Wetland scientist Sesonyan Siha thoroughly described the aquatic habitats of Guam (and similarly the Mariana Islands) and the species that utilize them in his report, *The Wetlands of Guam: A Guidebook for Decision Makers* (Siha 1991).

#### Coastal Saltwater Marshes

Siha (1991) describes the coastal and saltwater marsh environments on Guam, which can be considered similar to the Northern Mariana Islands:

"Saltwater aquatic: These wetlands are routinely flooded by saltwater. Vegetation such as sea grasses and algae can be found in certain areas. Others support corals while still others are intertidal reefs and unconsolidated shore. A highly productive ecosystem, this area provides a feeding ground for juvenile fish. Shallow waters are home to such species as hawksbill and green turtles [*Eretmochelys imbricate* and *Chelonia mydas*], fish and shellfish.

Coastal marsh: Predominantly herbaceous vegetation, sedges and grasses grow here under the influence of brackish (salty) water. Reed marshes are included in this category. Often located at the mouth of a river where outlet meets ocean water (transitional)."

# Mangroves

The Asia Pacific Academy of Science, Education and Environmental Management (*APASEEM 2013*) describes mangrove habitat in the Northern Mariana Islands:

"At two places in the Northern Mariana Islands, small but ecologically important mangrove forests grow in coastal estuaries. Both of these are on the western side of Saipan...Mangroves are a widespread natural vegetation type growing throughout the tropical world wherever there are low, muddy seashores, quiet bays, river beds, deltas, or estuaries. Mangroves are important nursery grounds for coastal fisheries. Several types of mollusks and crabs also live here. During high tides, predatory reef fish move in to feed."

## Freshwater Environment

Siha (1991) describes the freshwater environment on Guam, which can be considered similar to the Northern Mariana Islands:

"Freshwater aquatic: Fringe areas of stagnant ponds, slow-moving streams or lakes that support wetland species. Permanently flooded by freshwater, these areas usually contain floating plant species without well-developed structural support. Includes reservoirs as well and can provide food for waterbirds.

Marsh land: Also called grassy marsh, sedge marsh, reed marsh. Little open water choked with reeds and sedges. Places where the water table is at or near the surface permanently and which supports an herbaceous type of vegetation usually in pure stands. These can also contain masses of floating vegetation, and shrub vegetation. Found in lowland and upland, they can occur in savannah wetlands that probably came about as a result of massive disturbances that altered soil characteristics. These areas are important waterbird habitat."

# Coral Reefs and Marine Environment

Northern Mariana Islands Department of Lands and Natural Resources Division of Fish and Wildlife states, "coral reefs in the Northern Mariana Islands belong to the highly diverse Indo-West Pacific fauna; these coastal waters have an international reputation for their clarity and complex reef systems, including at least 240 species of hard corals and 41 species of soft corals and sea fans" (*DFW 2007*). Coral reefs offshore of Saipan and Tinian are more abundant on the western sides of the islands; Rota is surrounded by fringing reefs (*NOAA CoRIS Undated*).

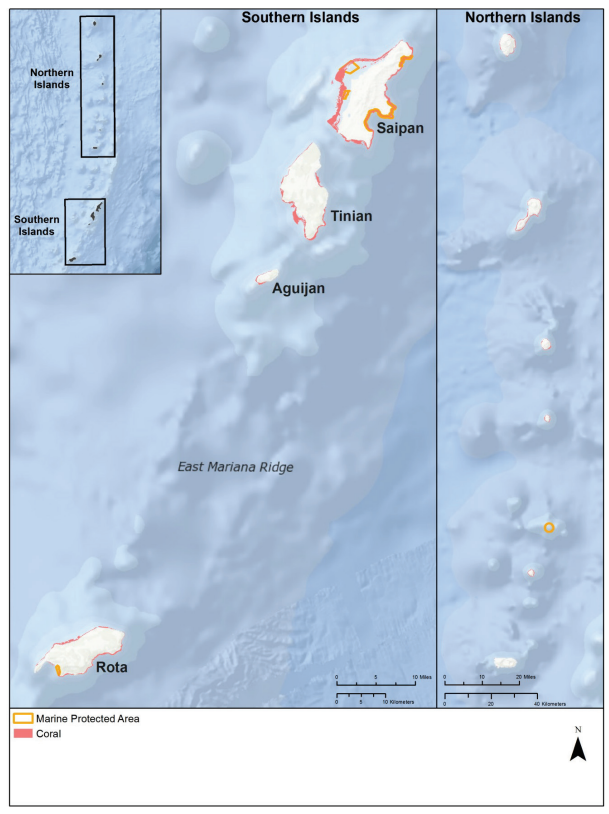
The chain of Northern Mariana Islands is volcanic, and the southernmost three islands (i.e., Saipan, Tinian, and Rota) are older in geologic time than the northern islands. These islands have had more time for erosion, which leads to shallower waters surrounding them; therefore, they have more suitable habitat available for coral reefs (*PIBHMC 2011*) (Figure 7.1.6.5-1).

Marine invertebrate groups important to ecosystem function and energy transfer through the food web are corals, sponges, star fishes, anemones, crustaceans, and mollusks (*WPRFMC 2009*). Marine invertebrates can be benthic or pelagic and fulfill ecological roles as herbivores, detritivores (scavengers), and predators (*WPRFMC 2009*).

<sup>&</sup>lt;sup>7</sup> A crustacean is a group of freshwater and saltwater invertebrates with jointed legs and a hard shell of chitin (e.g., includes shrimps, crabs, lobsters, and crayfish) (*NOAA 2006*).

<sup>&</sup>lt;sup>8</sup> Benthic is anything associated with or occurring on the bottom of a body of water.

<sup>&</sup>lt;sup>9</sup> Pelagic is anything that inhabits the water column as opposed to being associated with the sea floor, generally occurring anywhere from the surface to 1,000 meters.



Sources: NOAA and USDOI 2014; Anderson 2004

Figure 7.1.6.5-1: Northern Mariana Islands Coral and Marine Protected Areas

### **Fisheries Characteristics**

### Commercial

Trolling, bottomfishing, and reef fishing are the most common commercial fishing methods of the Northern Mariana Islands (*DFW Undated*). Most of the commercial catch is consumed locally, but some is exported to Guam, Hawaii, and Japan (*DFW Undated*).

The WPRFMC (2012) describes the commercial bottom fishery in the Commonwealth of the Northern Mariana Islands (CNMI):

"The CNMI's bottom fishery still consists primarily of small-scale local boats engaged in local commercial and subsistence fishing, although a few (generally <5) larger vessels (30–60 ft) usually participate in the fishery. The bottom fishery can be broken down into two sectors: deep-water (>500 ft) and shallow-water (100–500 ft) fisheries. The deep-water fishery is primarily commercial, targeting snappers and groupers. The snappers targeted include members of *Etelis* and *Pristipomoides*, whereas the eight-band grouper (*Epinephelus octofasciatus*) is the only targeted grouper. The shallow-water fishery, which targets the redgill emperor (*Lethrinus rubrioperculatus*), is mostly commercial but also includes subsistence fishermen. These fishermen are taking not only bottomfishes, but many reef fishes (especially snappers and groupers) as well. Hand lines, home-fabricated hand reels and electric reels are the commonly used gear for small-scale fishing operations, whereas electric reels and hydraulics are the commonly used gear for the larger operations in this fishery."

Other highly sought pelagic species include tuna (subgroup of family Scombridae), mahi-mahi (*Coryphaena hippurus*), sailfish (*Istiophorus* spp.), marlin (family Isteophoridae), and barracuda (*Sphyraena* spp.) (*DFW Undated*). Commonly caught reef fish include goatfish (family Mullidae), squirrelfish (family Holocentridae), mullet (family Mugilidae), rudderfish (family Kyphosidae), rabbitfish (*Siganus* spp.), parrotfish (family Scaridae), surgeonfish (family Acanthuridae), and wrasse (family Labridae) (*DFW Undated*).

## Subsistence

The WPRFMC (2012) describes the subsistence nearshore fishery in the Northern Mariana Islands:

"Small-scale nearshore fisheries in the CNMI are of fundamental importance for subsistence, social and cultural purposes, in addition to providing food, trade, and recreational resources. In CNMI, most coral reef fishing occurs in near-shore areas. Finfish and invertebrates are the primary targets and small quantities of seaweed are also harvested. Castnetting, spear-fishing, hook and line, gleaning, trolling, and bottom fishing are just some of the common fishing techniques practiced in CNMI. The coral reef fishery is an important resource for families in the CNMI. Not only is it a source of food but also an alternate source of income and

majority of fishermen sell part of their catch and keep the rest for consumption.

Some of the common families targeted by CNMI's reef fish fishery are: Acanthuridae (surgeonfish), Scaridae (parrotfish), Mullidae (goatfish), Serranidae, (grouper), Labridae (wrasse), Holocentridae (soldier/squirrelfish), Carangidae (Jacks), Balistidae (triggerfish), Scombridae (scad), Haemulidae (sweetlips), Gerridae (mojarra), Kuhliidae (flagtail), Kyphosidae (rudderfish) and Mugilidae (mullet), as well as other and non-finfish."

There are several restrictions on fishing methods and species in the Northern Mariana Islands. For example, explosives, poisons, electric shocking devices, SCUBA spear fishing, hookah, <sup>10</sup> and use of some net types are prohibited fishing methods (*DFW 2015b*). Additionally, there are fishing moratoriums on trochus (*Trochus* spp.) and sea cucumber (*DFW 2015b*). Allowed fishing methods include throw nets, hand reel, rod and reel, spear fishing, gleaning (harvest by hand), trolling, bottom fishing, and cliff fishing (*DFW 2015b*).

### Recreational

Fishing licenses are required for some species, some fishing methods, and protected areas in the Northern Mariana Islands.

Sport fishing, trolling, and deep sea fishing are popular off of the Northern Mariana Islands, especially the islands of Saipan, Tinian, and Rota. In August, Saipan holds an Annual Saipan International Fishing Tournament (*Marianas Visitors Authority 2015*). Cliff fishing is also popular off of Tinian and Rota (*Marianas Visitors Authority 2015*).

Commonly fished sport species include tuna, barracuda, wahoo (*Acanthocybium solandri*), bluefin trevally (*Caranx melampygus*), mahi-mahi, and blue marlin (*Makaira nigricans*) (*DFW 2012*). Cliff fishing species are usually barracuda, red snapper (*Lutjanus campechanus*), skipjack, and grouper (*Marianas Visitors Authority 2015*).

## **Areas of Importance**

Essential fish habitat (EFH) is determined by NOAA through the Magnuson-Stevens Fishery Conservation and Management Act. EFH are those waters and substrates necessary to fish for spawning, breeding, feeding, or growing to maturity (NOAA 2007) as determined by regional fishery management councils. The U.S. Department of the Navy (2014) conducted an EFH assessment for five fisheries management units of the Mariana Islands including bottomfish and seamount groundfish, crustaceans, precious corals, coral reef systems, and pelagic. Effectively, all of the waters surrounding the Mariana Islands are classified as EFH for at least one of the fisheries management units (U.S. Department of the Navy 2014).

 $<sup>^{10}</sup>$  Hookah is a basic form of surface-supplied diving in which the air supply is via a single hose.

Several sanctuaries, preserves, and wildlife conservation areas have been created by the Northern Mariana Islands Division of Fish and Wildlife. Four of the conservation areas are on Saipan and include fish habitat; these include the Bird Island Wildlife Conservation Area, Kagman Wildlife Conservation Area, Lake Susupe Conservation Area, and Costco Park Wetland Mitigation Pond (*DFW 2015a*). Saipan is also the location of the Mañagaha Marine Conservation Area and the Forbidden Island Marine Sanctuary (*DFW 2015b*). The Sasanhaya Fish Reserve is located on the island of Rota (*DFW 2015b*). Two additional sanctuaries are home to endangered shellfish species: trochus occur in the Lighthouse Reef Trochus Sanctuary and sea cucumbers occur in the Lau Lau Bay Sea Cucumber Sanctuary (*DFW 2015b*).

The Marianas Trench Marine National Monument is located just offshore of the Northern Mariana Islands by approximately 75 miles. This trench is the deepest spot in the world and exhibits a diversity of marine life, much of which has yet to be studied.

## **Threats and Stressors**

Some of the primary threats to fish and fisheries in the Mariana Islands include overfishing; natural habitat destruction and loss from volcanic eruptions, earthquakes, typhoons, crown-of-thorns starfish outbreaks, and disease; human-caused habitat loss from ocean warming, ocean acidification, pollution, poor land use practices, and destructive fishing practices (*Donaldson Undated*).

Overfishing occurs when fish are harvested at a rate faster than they can reproduce, a potentially devastating problem for fisheries worldwide (*Monterey Bay Aquarium 2015*). The Mariana Islands Archipelago Fishery Ecosystem Plan, mandated by the Magnuson-Stevens Act, strives to "achieve long-term sustainable yields from domestic fisheries while preventing overfishing" (*WPRFMC 2009*). Typically overfishing begins when fishermen target the largest fish in the population, for the greatest economic value. When the largest fish become depleted, the next largest fish size is targeted and the overfishing sequence continues until only the smallest size classes remain in the population. Larger fish are generally the ones that reproduce; when larger fish are removed, the population cannot sustain itself.

Major sources of pollution into the marine environment from the Northern Mariana Islands include residents' septic tanks, surface and subsurface contaminants such as those from rainwater flushing from paved roads and parking lots, limestone erosion from unpaved roads and parking lots, and toilet facilities (*DFW 2007*). Violations regarding runoff pollution have occurred on Saipan in recent years—examples include sewage outfalls and overflows, wastewater disposal systems, sedimentation from rural runoff of unpaved roads, and chemicals and nutrients from urban runoff (*NOAA CoRIS Undated*).

One of the WPRFMC's primary management objectives for the Mariana Islands Archipelago is "to minimize fishery bycatch and waste to the extent practicable" (*WPRFMC 2009*). NOAA (*2011*) describes the effects and importance of managing non-target species bycatch: <sup>11</sup>

"Bycatch costs fishermen time and money, harms endangered and threatened species, affects marine and coastal ecosystems, and makes it more difficult for scientists to measure the effect of fishing on the stock's population, and for managers to set sustainable levels for fishing. Preventing and reducing bycatch is an important part of ensuring sustainable living marine resources and coastal communities. The 2006 reauthorization of the Magnuson Stevens Act, the nation's principal law for living marine resources, made bycatch reduction a priority, leading NOAA to establish a bycatch reduction program to develop technological devices and other conservation engineering solutions."

<sup>&</sup>lt;sup>11</sup> Bycatch is the unintentional capture/injury/entanglement of unwanted species during commercial fishing (e.g., a shark captured in a seine net targeting salmon).

# 7.1.6.6. Threatened and Endangered Species and Species of Conservation Concern

## Introduction

The threatened and endangered species analysis in this Final Programmatic Environmental Impact Statement considers plant and animal species that are federally listed as threatened (likely to become endangered), endangered (at risk for extinction), candidate, proposed, or species of concern (species in need of conservation); and species that are commonwealth-listed as endangered or threatened. This analysis considers species that are known to occur in the Northern Mariana Islands for all or part of their life cycle.

## **Specific Regulatory Considerations**

Federal Regulations

## **Endangered Species Act**

The Endangered Species Act (ESA) is administered by the United States (U.S.) Fish and Wildlife Service (USFWS) and National Marine Fisheries Service (NMFS) (see Section 1.8.3, Endangered Species Act). With some exceptions, Section 9 of the ESA prohibits unauthorized *take*<sup>4</sup> of any fish or wildlife species listed as endangered or threatened under the ESA. Subject to specified terms and conditions, Section 10 of the ESA allows for the incidental take of listed species by non-federal entities otherwise prohibited by Section 9. Pursuant to Section 10, an Incidental Take Permit<sup>5</sup> is issued through adoption of an USFWS-approved Habitat Conservation Plan,<sup>6</sup> which demonstrates that take has been avoided, minimized, and mitigated (reduced severity) to the maximum extent practicable.

Section 7(a)(2) of the ESA states that each federal agency shall ensure that any action it authorizes, funds, or carries out is not likely to jeopardize the continued existence of listed species or result in destruction or adverse modification of designated critical habitat. A federal action "means all activities or programs of any kind authorized, funded, or carried out, in whole or in part, by Federal agencies in the United States or upon the high seas" (50 CFR § 402.2).

<sup>&</sup>lt;sup>1</sup> Candidate species are species officially nominated for listing as threatened or endangered, according to the ESA.

<sup>&</sup>lt;sup>2</sup> Proposed species are those that have been proposed for listing as threatened or endangered in the *Federal Register* after the completion of a status review and consideration of other protective conservation measures.

<sup>&</sup>lt;sup>3</sup> Life cycle is defined as the continuous sequence of an organism's development.

<sup>&</sup>lt;sup>4</sup> *Take* is defined differently by various federal and state regulations, but the most commonly accepted definition is that of the U.S. ESA that defines take as "to harass, harm, pursue, hunt, shoot, wound, trap, capture, collect or attempt to engage in any such conduct."

<sup>&</sup>lt;sup>5</sup> An Incidental Take Permit is issued under Section 10 of the ESA to private parties undertaking otherwise lawful projects that might result in the *take* of an endangered or threatened species (*USFWS 2015b*).

<sup>&</sup>lt;sup>6</sup> A plan that outlines mitigation measures to enhance, maintain, and protect habitats of a particular species. The Plan is developed to help reduce impacts.

Actions of federal agencies that do not jeopardize the continued existence of listed species or result in destruction or adverse modification of their designated critical habitat, but that could result in a take, must be addressed by consulting with applicable resource agencies under Section 7. The Proposed Action is subject to the ESA because it is a proposed federal undertaking.

## Commonwealth Regulations

Commonwealth of Northern Mariana Islands Administrative Code Subchapter 85-30.1 (*CNMIAC § 85-30.1*) establishes the territory's legal framework related to endangered species and provides the regulations related to those species protected under the law within the territory, including prohibiting take, import, and export of such species. Under *CNMIAC § 85-30.1*, the Commonwealth Department of Lands and Natural Resources is responsible for determining and maintaining a list of threatened and endangered species in the islands. This list is incorporated into *CNMIAC § 85-30.1* and Northern Mariana Island's Comprehensive Wildlife Conservation Strategy (*CDLNR 2005*).

# **Species Overview**

## Federally and Commonwealth-listed Species

There are 50 federally and/or commonwealth-listed plant and animal species in the Northern Mariana Islands, including 12 plants, 11 birds, 8 mammals, 10 reptiles, 1 fish, and 8 invertebrates. Table 7.1.6.6-1 lists the federally and commonwealth-listed species and summarizes their habitat and nesting preferences, geographic distribution, population status, and occurrence in the Northern Mariana Islands.

### Critical Habitat

Two bird species in the Northern Mariana Islands have critical habitat that has been designated by the USFWS: Rota bridled white-eye (*Zosterops rotensis*) and Mariana crow (*Corvus kubaryi*) (see Figure 7.1.6.6-1). Critical habitat for the Rota bridled white-eye occurs in interior portions of the island of Rota that contain forest above 490 feet in elevation that have both midstory and canopy layers, high epiphytic plant (plants that live on or are attached to another plant) volume, and specific vegetation species that are used for foraging and nesting by this species (*50 CFR* § 17 Regulation Identification Number [RIN] 1018-AU32). Threats to this species include habitat loss and degradation due to the conversion of forest to agricultural-use, pesticides, development, and natural disasters (*IUCN 2015*).

Critical habitat for the Mariana crow occurs in several locations on the island of Rota that contain unfragmented and undisturbed wet forests with dense tree cover, standing dead trees, and specific tree species used for breeding and foraging. Forest that has been designated as critical habitat for this species is over 950 feet from the nearest road and 203 feet from the nearest forest edge and at least 30 acres in size (50 CFR Part 17 RIN 1019-AI25). Threats for this species include habitat loss, persecution, and predation by invasive species, in particular the brown tree snake (Boiga irregularis) (IUCN 2015).

Table 7.1.6.6-1: Federal- and Commonwealth-listed Threatened and Endangered Species Known to Occur in the Northern Mariana Islands

Common Name and Scientific Name	Listing Status <sup>a</sup>	Type of Habitat (Terrestrial, Marine, or Freshwater)	General Habitat Description	Geographic Range	Population Status (Stable, Declining, Increasing, Unknown)	Occurrence in Mariana Islands (B=Breeding, Y= Year Round Resident, W=Wintering, M-Migratory)
Plants (12)						
Ufa-halumtanu (Heritiera longipetiolata)	FE	Terrestrial	Coastal limestone cliffs and plateaus	Primarily Northern Guam but endemic to Rota and Saipan of the Northern Mariana Islands	Decreasing	Y
No common name (Osmoxylon mariannense)	FE	Terrestrial	Moist forest on limestone	Rota of the Northern Mariana Islands	Decreasing	Y
No common name (Nesogenes rotensis)	FE	Terrestrial	Exposed, raised limestone flats above seaside cliffs	Rota of the Northern Mariana Islands	Unknown	Y
Fire Tree (Serianthes nelsonii)	FE, CE	Terrestrial	Limestone-derived soils, mostly on or near steep hillsides and cliffs at elevations of 450-1,200 feet	Rota of the Northern Mariana Islands	Decreasing	Y
No common name (Maesa walkeri)	FT	Terrestrial	Forest edge and open, sunny sites on limestone	Guam and the Northern Mariana Islands	Unknown	Y
No common name (Nervilia jacksoniae)	FT	Terrestrial	Forests below 1,200 feet	Guam and Rota of the Northern Mariana Islands	Unknown	Y
Wild Onion (Bulbophyllum guamense)	FT	Terrestrial	Limestone forests at elevations above 900 feet	Guam and the Northern Mariana Islands	Unknown	Y
Fadang (Cycas micronesica)	FT	Terrestrial	Closed forest on coral limestone or coral sand, or occasionally on volcanic soils	Micronesia, the Marianas Group, and the western Caroline Islands	Decreasing	Y

Common Name and Scientific Name	Status <sup>a</sup> (Terrestrial, Marine, or Freshwater)  Description		Geographic Range	Population Status (Stable, Declining, Increasing, Unknown)	Occurrence in Mariana Islands (B=Breeding, Y= Year Round Resident, W=Wintering, M-Migratory)		
No common name (Dendrobium guamense)	FT	Terrestrial	Epiphytic species associated with numerous tree species, including some plantation trees (betelnut and coconut); often found in coastal forests within 300 feet of the coast	Guam and Northern Mariana Islands	Unknown	Y	
Berenghenas Halomtano (Solanum guamense)	FE	Terrestrial	Rock substrates along the coast	Guam and Northern Mariana Islands	Unknown	Y	
No common name (Tabernaemontana rotensis)	FT	Terrestrial	Raised limestone terraces on extinct volcanic peaks and slopes, with limited areas of volcanic soils protruding through the limestone	Guam and Rota of the Northern Mariana Islands	Decreasing	Y	
No common name (Tuberolabium guamense)	FT	Terrestrial	Epiphytic species that grows on trees in lowland forests	Guam and Rota of the Northern Mariana Islands	Unknown	Y	
Birds (11)  Nightingale reedwarbler (Acrocephalus Luscinia)	FE, CE	Terrestrial	Small wetland bird that inhabits thicket-meadow mosaics, tangan-tangan (Leucaena leucocephala), reed marshes, and wetlands; population on Alamagan inhabits areas with open brushy overstory and understory, and wooded edges adjacent to open grassland. Nesting occurs throughout the year	Aguijan, Alamagan, and Saipan of the Northern Mariana Islands	Decreasing	Y	

Common Name and Scientific Name	Listing Status <sup>a</sup>	Type of Habitat (Terrestrial, Marine, or Freshwater)	General Habitat Description	Geographic Range	Population Status (Stable, Declining, Increasing, Unknown)	Occurrence in Mariana Islands (B=Breeding, Y= Year Round Resident, W=Wintering, M-Migratory)
Micronesian Megapode (Megapodius laperouse)	FE, CE	Terrestrial	Small- to medium-sized forest bird that inhabits volcanic forest and coconut groves on volcanic islands; nests on the ground and relies on heat source (volcanic heat) for egg incubation; nests year round	Palau and the Northern Mariana Islands	Decreasing	Y
Guam Rail (Gallirallus owstoni)	FE, CE	Terrestrial	Medium-sized landbird that occurs in a wide variety of habitats in Guam including forest, savanna, scrub, secondary grassland, fern thickets and agricultural areas; nests on the ground year round	Cocos Island (Guam) and experimental population on Rota of the Northern Mariana Islands	Decreasing	Y
Mariana Common Moorhen (Gallinula chloropus guami)	FE, CE	Terrestrial	Medium-sized waterbird that inhabits freshwater wetlands, both still and moving, sheltered by woodland, bushes or tall emergent vegetation; nesting occurs year round	Guam and Northern Mariana Islands	Unknown	Y
Mariana Fruit- Dove (Ptilinopus roseicapilla)	CE	Terrestrial	Small- to medium-sized bird that inhabits primarily mature forest, occasionally moderately disturbed mixed woodland, and second growth habitats; nests year round with peak nesting from April through August	Northern Mariana Islands of Saipan, Aguijan, Tinian, and Rota	Decreasing	Y

Common Name and Scientific Name	Listing Status <sup>a</sup>	Type of Habitat (Terrestrial, Marine, or Freshwater)	General Habitat Description	Geographic Range	Population Status (Stable, Declining, Increasing, Unknown)	Occurrence in Mariana Islands (B=Breeding, Y= Year Round Resident, W=Wintering, M-Migratory)		
White-throated Ground-Dove (Gallicolumba xanthonura)	CE	Terrestrial	Small- to medium-sized bird that inhabits native forest, secondary forest, plantations, introduced tangan-tangan ( <i>Leucaena leucocephala</i> ) thickets, and habitat mosaics including fields; nests year round with peak nesting from April through August	Northern Mariana Islands	Decreasing	Y		
Mariana Gray Swiftlet (Aerodramus bartschi)	FE, CE	Terrestrial	Small bird that forages over coastal and interior forest and grassland, roosts and breeds in caves; nests multiple times per year	Guam and Northern Mariana Islands	Increasing	Y		
Micronesian Honeyeater (Myzomela rubratra saffordi)	CE	Terrestrial	Small bird that forages on nectar in a wide variety of habitats including forests, mangroves, scrubland, secondary scrub, savanna, agricultural areas and plantations, and urban areas; nesting behavior is poorly known but thought to occur between April and June	Northern Mariana Islands	Unknown	Y		
Rota Bridled White-eye (Zosterops rotensis) (CH)	FE, CE	Terrestrial	Small forest bird that inhabits tall limestone forest; avoids grassland, low limestone forest, and secondary forest types; likely breeds year round but most nesting occurs from December through August	Rota of the Northern Mariana Islands	Decreasing	Y		

Common Name and Scientific Name	Listing Status <sup>a</sup>	Type of Habitat (Terrestrial, Marine, or Freshwater)	General Habitat Description	Geographic Range	Population Status (Stable, Declining, Increasing, Unknown)	Occurrence in Mariana Islands (B=Breeding, Y= Year Round Resident, W=Wintering, M-Migratory)
Mariana Crow (Corvus kubaryi) (CH)	FE, CE	Terrestrial	Medium-bodied bird that inhabits mature and second-growth limestone forest and also forages in coastal vegetation; peak nesting period occurs from August through February but is highly variable year to year	Guam and the Northern Mariana Island of Rota	Decreasing	Y
Micronesian Starling (Aplonis opaca guami)	CE	Terrestrial	Small bird that inhabits a variety of forest types and nests in natural tree cavities and in cavities on limestone cliffs; nesting period is variable and poorly documented but most commonly occurs from October through March	Guam, Rota, Tinian and Saipan	Unknown	Y
Mammals (8)	•	•			-	
Mariana Fruit Bat (Pteropus m. mariannus)	FT, CE	Terrestrial	Medium-sized bat that primarily forages and roosts in native limestone forest, occasionally in coconut groves and strand vegetation; breeds at any time during the year	Guam and the Central Northern Mariana Islands	Decreasing	Y
Pacific Sheath- tailed Bat (Emballonura semicaudata rotensis)	FE, CE	Terrestrial	Small bat that is usually considered a cave-dependent species but it also has been found roosting beneath overhanging cliffs; breeds at any time during the year	Aguijan Island, extirpated from (no longer exists) Guam and American Samoa	Decreasing	Y

Common Name and Scientific Name	Listing Status <sup>a</sup>	Type of Habitat (Terrestrial, Marine, or Freshwater)	General Habitat Description	Geographic Range	Population Status (Stable, Declining, Increasing, Unknown)	Occurrence in Mariana Islands (B=Breeding, Y= Year Round Resident, W=Wintering, M-Migratory)
Blue whale (Balaenoptera musculus)	CE	Marine	Feeds on small, planktonic, shrimp-like krill ( <i>Euphausia pacifica</i> and <i>Thysanoessa spinifera</i> ) near the ocean's surface	Worldwide distribution, broken into regional groups; North Pacific group ranges from Kamchatka to southern Japan in the west and from the Gulf of Alaska and California south to Costa Rica	Unknown	M
Humpback whale (Megaptera novaeangliae) (Western North Pacific DPS)	FT	Marine	Breeds in tropical waters and migrates to temperate and subpolar waters for feeding	Worldwide distribution; Western North Pacific DPS ranges winters near Japan and probably migrates to waters west of the Kodiak Archipelago (the Bering Sea and Aleutian Islands) in summer/fall	Increasing	M
Fin whale (Balaenoptera physalus)	FE	Marine	Generally concentrated along frontal boundaries (or mixing zones) between coastal and oceanic waters near 660-foot depth; feeds on fish	Worldwide (offshore and outside of temperate waters); migrates to tropics in winter and northern latitudes in summer	Unknown	М

Common Name and Scientific Name	Listing Status <sup>a</sup>	Type of Habitat (Terrestrial, Marine, or Freshwater)	General Habitat Description	Geographic Range	Population Status (Stable, Declining, Increasing, Unknown)	Occurrence in Mariana Islands (B=Breeding, Y= Year Round Resident, W=Wintering, M-Migratory)
Sei whale (Balaenoptera borealis)	FE	Marine	Distribution in open ocean highly variable and related to ocean currents; strongly associated with ocean fronts and eddies; rare in semienclosed seas or gulfs; feeds on copepods (small crustaceans) and euphausiids (shrimp-like crustaceans)	Offshore occurring in the North Atlantic, North Pacific and Southern Hemisphere, an occasional visitor to the Mediterranean Sea; generally migrate toward the lower latitudes during the winter and higher latitudes during summer	Unknown	M
Sperm whale (Physeter microcephalus)	FE	Marine	Occurs offshore in submarine canyons at the edge of the continental shelf or in waters deeper than 660 feet	Worldwide distribution; no obvious seasonal migration in tropical locales	Unknown	Y
Dugong (Dugong dugon)	FE	Marine	Shallow, tropical marine coastal water mainly confined to sea grass beds, which occur in calm and shallow coastal areas, such as embayments and lagoons	Discontinuously found in coastal waters of east Africa from the Red Sea to northernmost South Africa, northeastern India, along the Malay peninsula, around the northern coast of Australia to New Guinea and many of the island groups of the South Pacific	Unknown	Y

Common Name and Scientific Name	Listing Status <sup>a</sup>	Type of Habitat (Terrestrial, Marine, or Freshwater)	General Habitat Description	Geographic Range	Population Status (Stable, Declining, Increasing, Unknown)	Occurrence in Mariana Islands (B=Breeding, Y= Year Round Resident, W=Wintering, M-Migratory)
Reptiles (10)						
Micronesian Gecko (Perochirus ateles)	FE, CE	Terrestrial	Shrubs and bushes, and under loose flaking bark on standing trees	Native to the Mariana Islands of Cocos, Guam, Tinian and Saipan	Decreasing	Y
Pacific Slender- toed Gecko (Nactus pelagicus)	CE	Terrestrial	Rocky areas in both wet and dry native forest and tropical woodlands; often found in piles of coconut husks	Native to the islands of Melanesia, Polynesia, and Micronesia, including the Mariana Islands of Guam, Rota, Tinian, Sarigan and likely other less well- studied islands	Stable	Y
Snake-eyed Skink (Cryptoblepharus poecilopleurus)	CE	Terrestrial	Prefers rock walls or lava overlooking or adjacent to beach, occurs commonly in casuarina groves	Islands of the western Pacific Ocean and Indian Ocean; introduced and established on the Mariana Islands	Unknown	Y
Tide-pool Skink (Emoia atrocostata)	CE	Terrestrial	Intertidal and adjacent strand vegetation (narrow bands of marine vegetation)	Native to Ryukyu Islands, Taiwan, southeastern Asia, Australia and many Pacific islands, including the Northern Mariana Islands of Cocos and Rota	Unknown	Y
Slevin's Skink (Emoia slevini)	FE, CE	Terrestrial	Inhabits the forest floor, field edges	Endemic to (found only in) the Northern Mariana Islands of Cocos, Guam, Rota, Tinian, Sarigan, Guguan, Alamagan, Asuncion and Maug	Decreasing	Y

Common Name and Scientific Name	nd Scientific ame  Status <sup>a</sup> (Terrestrial, Marine, or Freshwater)  Description		Geographic Range	Population Status (Stable, Declining, Increasing, Unknown)	Occurrence in Mariana Islands (B=Breeding, Y= Year Round Resident, W=Wintering, M-Migratory)	
Green sea turtle (Chelonia mydas)	FT, CT	Marine	Coastal shallow (neritic) areas rich in sea grass/marine algae	Circumglobal distribution, throughout coastal waters of western Pacific islands	Decreasing	Y
Hawksbill turtle (Eretmochelys imbricata)	FE, CE	Marine	Shallow coastal (neritic) areas rich in sea grass/marine algae	Circumglobal distribution throughout temperate and tropical regions of the Atlantic, Pacific, and Indian Oceans; forage throughout western Pacific region but tends to nest only in remote areas	Decreasing	Y
Loggerhead sea turtle (Caretta caretta)	FT	Marine	Shallow coastal (neritic) rich in sea grass/marine algae	Circumglobal distribution throughout temperate and tropical regions of the Atlantic, Pacific, and Indian Oceans	Decreasing	M
Leatherback sea turtle (Dermochelys coriácea)	FE	Marine	Shallow coastal (neritic) areas rich in sea grass/marine algae	Found from tropical to sub-polar oceans worldwide; Western Pacific leatherbacks migrate between nesting beaches in the western Pacific (primarily Papua Barat, Indonesia, Papua New Guinea, and the Solomon Islands) to foraging grounds in the eastern North Pacific	Decreasing	Y

Common Name and Scientific Name	Listing Status <sup>a</sup>	Type of Habitat (Terrestrial, Marine, or Freshwater)	General Habitat Description	Geographic Range	Population Status (Stable, Declining, Increasing, Unknown)	Occurrence in Mariana Islands (B=Breeding, Y= Year Round Resident, W=Wintering, M-Migratory)
Olive Ridley sea turtle ( <i>Lepidochelys</i> olivacea)	FT	Marine	Mainly open ocean but has been known to inhabit coastal areas, including bays and estuaries	Globally distributed in the tropical regions of the South Atlantic, Pacific, and Indian Oceans	Decreasing	Y
Fish (1) Scalloped Hammerhead Shark, Indo-West Pacific DPS (Sphyrna lewini) Invertebrates (8)	FT	Marine	Coastal pelagic (open ocean) over continental and insular shelves adjacent to deeper water	From Japan and China to New Caledonia, including throughout the Philippines, Indonesia, and Australia	Unknown	Y
Mariana Eight Spot Butterfly (Hypolimnas octocula mariannensis)	FE	Terrestrial	Elatostema calcareum and Procris pedunculata are host plants (plants that provide resources to the species)	Guam and Saipan of the Northern Mariana Islands	Decreasing	Y
Mariana Wandering Butterfly (Vagrans egistina)	FE	Terrestrial	Maytenus thompsonii is the host plant	Guam and Rota, Saipan, and Tinian of the Northern Mariana Islands	Unknown	Y
Rota Blue Damselfly (Ischnura luta)	FE	Terrestrial	Open habitats	Rota of the Northern Mariana Islands	Unknown	Y
Langford's Tree Snail ( <i>Partula</i> langfordi)	FE	Terrestrial	Forest	Anguiguan of the Northern Mariana Islands	Decreasing	Y
Humped Tree Snail ( <i>Partula</i> <i>gibba</i> )	FE, CE	Terrestrial	Forest	Guam and the Northern Mariana Islands	Decreasing	Y
Fragile Tree Snail (Samoanafragilis)	FE, CE	Terrestrial	Forest	One population on Rota supports about 100 individuals	Decreasing	Y

Common Name and Scientific Name	Listing Status <sup>a</sup>	Type of Habitat (Terrestrial, Marine, or Freshwater)	General Habitat Description	Geographic Range	Population Status (Stable, Declining, Increasing, Unknown)	Occurrence in Mariana Islands (B=Breeding, Y= Year Round Resident, W=Wintering, M-Migratory)
Coral - no common name (Acropora globiceps)	FT	Marine	Upper reef slopes and reef flats	Likely distributed from the oceanic west Pacific to the central Pacific as far east as the Pitcairn Islands	Unknown	Y
Coral - no common name (Seriatopora aculeata)	FT	Marine	Shallow reef environments	Likely distributed mostly within the coral triangle area, as well as adjacent areas in the western Pacific from the Northern Mariana Islands to New Caledonia	Unknown	Y

Sources: CDLNR 2005; IUCN 2015; Kerr 2013; NMFS 2015; USFWS 2015a; USFWS 2015b; USFWS 2015c

Note: CH = Federally designated critical habitat has been designated for this species; DPS = Distinct Population Segment

<sup>&</sup>lt;sup>a</sup> Listing Status: FE = Federally Endangered; FT = Federally Threatened; CE = Commonwealth Endangered; CT = Commonwealth Threatened



Sources: USFWS 2004; USFWS 2006

Figure 7.1.6.6-1: Designated Critical Habitat in Northern Mariana Islands

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# 7.1.7. Land Use, Airspace, and Recreation

### 7.1.7.1. Introduction

This section provides a broad overview of land use, airspace, and recreational facilities and activities in the Northern Mariana Islands. This includes regulations, conditions, and activities that could potentially be affected by deployment and operation of the Proposed Action. The following summarizes major land uses, recreational venues, and airspace considerations, and characterizes existing, baseline conditions for use in evaluating the potential environmental consequences resulting from implementing the Proposed Action.

### **Land Use and Recreation**

Land use is defined as "the arrangements, activities and inputs people undertake in a certain land cover type to produce, change, or maintain it" (*Di Gregorio and Jansen 1998*). A land use designation can include one or more pieces of land, and multiple land uses may occur on the same piece of land. Land use also includes the physical cover, observed on the ground or remote sensing and mapping, on the earth's surface; land cover includes vegetation and manmade development (*USGS 2012b*).

Recreational uses are activities in which residents and visitors participate. They include outdoor activities, such as hiking, fishing, boating, athletic events (e.g., golf and boating), and other attractions (e.g., historic monuments and cultural sites) or indoor activities, such as museums and historic sites. Recreational resources can include trails, beaches, caves, lakes, forests, beaches, recreational facilities, museums, historic sites, and other outdoor areas. Recreational resources are managed by all levels of government including federal, territory, county, or local governments.

Land uses are typically defined and managed by local governments, and the categories of land use can vary considerably from jurisdiction to jurisdiction. As a result, this Final Programmatic Environmental Impact Statement refers to land use/land cover, as defined in the National Land Cover Database (*USGS 2001*), a standardized set of 21 categories defined by the U.S. Geological Survey that incorporates both land use and land cover characteristics. Where appropriate, or important to convey local conditions, more general land use categories such as forest, agricultural, and developed are also used. Descriptions of land ownership are presented in four main categories: private, federal, state, and tribal, although other geographically specific terms (such as municipal) are used where appropriate. Descriptions of recreational opportunities are presented in a regional fashion, highlighting areas of recreational significance within 12 identified regions.

# Airspace

Airspace is generally defined as the space lying above the earth, above a certain area of land or water, or above a nation and the territories that it controls, including territorial waters (*Merriam Webster Dictionary 2015*). Airspace is a finite resource that can be defined vertically and horizontally, as well as temporally, when discussing it in relation to aircraft activities. Airspace management addresses how and in what airspace aircraft fly. Air flight safety considers aircraft flight risks, such as aircraft mishaps and bird/animal-aircraft strikes. The Federal Aviation Administration (FAA) is charged with the safe and efficient use of the nation's airspace and has established criteria and limits to its use.

The FAA operates a network of airport towers, air route traffic control centers, and flight service stations. The FAA also develops air traffic rules, assigns use of airspace, and controls air traffic in U.S. airspace. "The Air Traffic Organization (ATO) is the operational arm of the FAA responsible for providing safe and efficient air navigation services to approximately 30.2 million square miles of airspace. This represents more than 17 percent of the world's airspace and includes all of the U.S. and large portions of the Atlantic and Pacific Oceans and the Gulf of Mexico" (*FAA 2014*). The ATO is comprised of Service Units (organizations) that support the operational requirements.

The FAA Air Traffic Services Unit (the Unit) manages the National Airspace System and international airspace assigned to U.S. control and is responsible for ensuring efficient use, security, and safety of the nation's airspace. FAA field and regional offices (e.g., Aircraft Certification Offices, Airports Regional Offices, Flight Standards District Offices, Regional Offices & Aeronautical Center, etc.) assist in regulating civil aviation to promote safety, and develop and carry out programs that control aircraft noise and other environmental effects (e.g., air pollutants) attributed from civil aviation (*FAA 2015c*). The FAA works with state aviation officials and airport planners, military airspace managers, and other organizations in deciding how best to use airspace. As explained below, the FAA must be contacted for proposed construction or alteration of structures (such as cell towers) within navigable airspace that meet specific criteria.

# 7.1.7.2. Specific Regulatory Considerations

### **Land Use**

Land use in the Commonwealth of the Northern Mariana Islands is guided by the territory's zoning code (2 Commonwealth Code §§ 7201 - 7255). The zoning code establishes "a Commonwealth Zoning Board to prepare for review and adoption by the legislature, and to administer, subsequent to enactment, a land use and zoning system in the Commonwealth" (Subchapter 165-30.1: Commonwealth Zoning Board Regulations). Executive Order No. 2006-06, Zoning Board Reorganization Plan No. 1 of 2006, established the Zoning Board as an independent regulatory agency with members appointed by the governor and transferred the Zoning Board from Department of Lands and Natural Resources to the Office of the Governor for administration and coordination.

The Saipan Zoning Law of 2013 defines 13 zoning districts, such as agricultural, commercial, industrial, and residential. Within these districts, the government determines specific goals, policies, and implementation procedures through general or site plans. Under the Saipan Zoning Law of 2013 general or site plans must be generally consistent with the land classification in the territory plan and permitting requirements.

Whereas the Northern Mariana Islands zoning code indicates the overall intent of territory's land use policy, the Saipan Zoning Law of 2013 codifies that intent with specific requirements such as a list of permitted land uses, maximum residential density (e.g., number of dwelling units per acre), and maximum building height.

The Commonwealth Code (2 Commonwealth Code §1222) provides conditions under which fiber optic plant may be installed in submerged lands. Otherwise, the Commonwealth Code contains no specific regulations related to telecommunications facilities such as cell towers.

There are no incorporated cities in the Northern Mariana Islands.

The Constitution of the Commonwealth of the Northern Mariana Islands limits the ownership or long-term lease (55-year) of most land (with some exceptions for freehold land or lease renewal) to individuals of Northern Marianas descent, or people of other Pacific Islander descent whose family resided in the Northern Mariana Islands before 1950 (*Commonwealth Constitution*, *Article XII*).

# **Airspace**

The Federal Aviation Administration (FAA) has jurisdiction over air traffic in the United States (U.S.), and must be contacted for proposed construction or alteration of objects within navigable airspace that meet the following criteria (14 CFR § 77, commonly known as Part 77 regulations):

- Any construction or alteration that is more than 200 feet above ground level at the structure's proposed location (including buildings, wind turbines, communications towers, etc.); or
- Construction or alteration that exceeds certain imaginary surfaces extending outward and
  upward from an airport, seaplane base, or heliport. Imaginary surfaces are three-dimensional
  shapes surrounding aviation facilities within which development is limited or prohibited in
  order to ensure safe aviation and minimize the potential effects of crashes.

FAA review of proposed construction or alteration within the spaces listed above could result in denial of permission for construction/alteration, or approval of construction/alteration with or without additional marking /or lighting (*FAA 2016*). Section 7.1.8, Visual Resources, discusses FAA lighting regulations. Certain airspace in the U.S. reserved or intended for military use is managed jointly by the FAA and the Department of Defense. Aside from Part 77 airspace, there is no restricted airspace and no Military Training Routes over the Northern Mariana Islands.

## Recreation

The Northern Mariana Islands contain a variety of federal, territorial, and local recreational lands, such as the federally administered American Memorial Park<sup>1</sup> and territorially administered Marine Protected Areas. Each of these facilities is administered according to the applicable federal, territory, or local law, along with management documents prepared for that facility. For example, the National Park Service (NPS) prepares a Superintendent's Compendium document for each of its units, enumerating park-specific restrictions, closures, permit requirements, and other regulations (*NPS 2015*). The National Resources Conservation Service holds easements on land nationwide that restrict construction and other management activities.

## 7.1.7.3. Land Use and Ownership

### Land Use/Land Cover

Land use/land cover refers to the use of land, as visible from the air (or satellites). Table 7.1.7-1 and Figure 7.1.7-1 show the distribution of land use/land cover in the Northern Mariana Islands. Based on this table, Forest and Scrub/Shrub—which includes shrubs and smaller trees (*MRLC* 2014)—account for approximately 65 percent of land cover in the territory. Developed land covers less than 4 percent of the overall territory, ranging from 3 percent of Tinian municipality to approximately 10 percent of Saipan municipality. Bare land covers approximately 9 percent of the territory (see Table 7.1.7-1).

<sup>&</sup>lt;sup>1</sup> American Memorial Park is operated by the National Park Service on territorial land leased to the federal government (8 Commonwealth Code § 803e).

Table 7.1.7-1: Land Use/Land Cover in the Northern Mariana Islands

	Municipality									
	Northern Islands		Ro	ota	Saipan		Tinian		Tot	tal <sup>a</sup>
Land Use/Land Cover	Acres	Percent <sup>b</sup>	Acres	Percent <sup>b</sup>	Acres	Percent <sup>b</sup>	Acres	Percent <sup>b</sup>	Acres	Percent
Impervious	NA	NA	540	3%	2,939	10%	910	3%	4,389	4%
Developed, Open Space <sup>c</sup>	NA	NA	874	4%	2,952	10%	778	3%	4,605	4%
Cultivated Crops	NA	NA	215	1%	353	1%	147	1%	715	1%
Pasture/Hay	2,784	7%	493	2%	120	<1%	1,148	4%	4,545	4%
Grassland/Herbaceous <sup>d</sup>	5,729	15%	4,573	22%	1,670	6%	3,584	13%	15,557	13%
Evergreen Forest	10,695	27%	12,798	61%	17,955	61%	17,754	66%	59,201	51%
Deciduous Forest	5,323	14%	NA	NA	NA	NA	NA	NA	5,323	5%
Scrub/Shrub	4,500	12%	1,180	6%	2,334	8%	1,865	7%	9,879	9%
Wetlands	272	1%	NA	NA	602	2%	39	<1%	914	1%
Bare Land <sup>e</sup>	9,550	24%	358	2%	377	1%	494	2%	10,780	9%
Open Water	214	1%	9	<1%	98	<1%	4	<1%	325	<1%
Unconsolidated Shore	1	<1%	NA	NA	NA	NA	NA	NA	1	<1%
Unclassified	42	<1%	NA	NA	NA	NA	NA	NA	42	<1%
Total <sup>f</sup>	39,110	100%	21,040	100%	29,401	100%	26,724	100%	116,274	100%

Source: NOAA 2011
NA = not applicable

<sup>&</sup>lt;sup>a</sup> Totals may not match due to rounding.

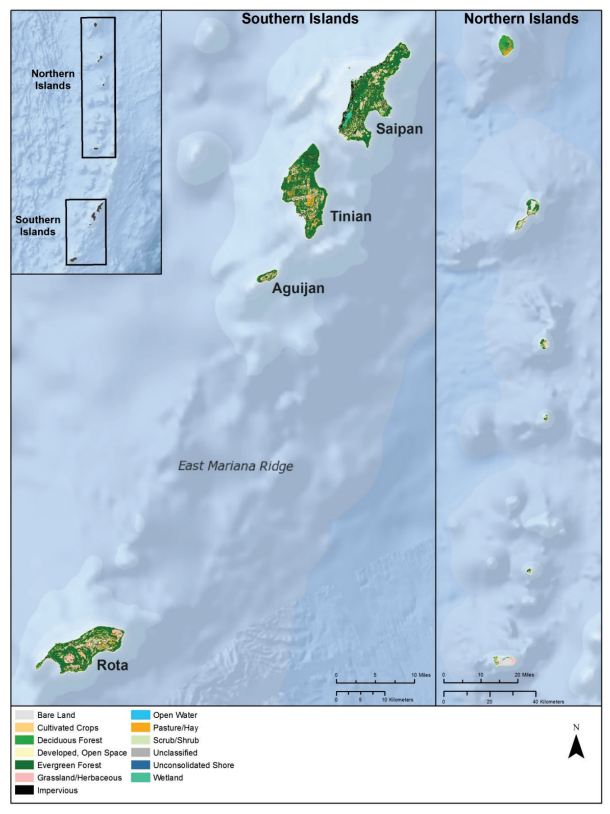
<sup>&</sup>lt;sup>b</sup> Percent of the municipality's total land area within each land use/land cover

c"Areas with a mixture of some constructed materials, but mostly vegetation in the form of lawn grasses" (MRLC 2014)

<sup>&</sup>lt;sup>d</sup> These areas may be used for grazing but are not subject to active management, such as tilling (MRLC 2014).

e "Areas of bedrock, desert pavement, scarps, talus, slides, volcanic material, glacial debris, sand dunes, strip mines, gravel pits and other accumulations of earthen material" (MRLC 2014)

Total acreages in this table may not match totals reported in other portions of the Final Programmatic Environmental Impact Statement, due to differences in the mapping methodology used for the *NOAA 2011* dataset.



Source: NOAA 2011

Figure 7.1.7-1: Land Use/Land Cover in the Northern Mariana Islands

# **Land Ownership**

Table 7.1.7-2 lists major land owners in the Northern Mariana Islands. Ownership information is not readily available for approximately 87 percent of the Northern Mariana Islands. This land is assumed to be privately owned, although this assumption has not been verified.

Table 7.1.7-2: Major Land Owners in the Northern Mariana Islands

Land Ownership	Northern Islands		Rota		Saipan		Tinian		Total	
	Acres	Pcta	Acres	Pcta	Acres	Pcta	Acres	Pcta	Acres	Pcta
Territorial	1,048	3%	5,037	24%	7,291	25%	1,968	7%	15,344	13%
Other	38,969	97%	16,257	76%	22,163	75%	24,873	93%	102,261	87%
Total	40,017	100%	21,294	100%	29,454	100%	26,841	100%	117,605	100%

Source: USGS 2012a

Based on land whose ownership is specified in the *USGS 2012a* dataset (summarized in Table 7.1.7-2), the federal government owns no land in the Northern Mariana Islands, while the territorial government owns approximately 13 percent of the land in the territory, most of which is in Rota and Saipan municipalities. Major territorial land includes American Memorial Park (administered by the NPS) and Forbidden Island Sanctuary on Saipan and the Sabana Protected Area on Rota.

# 7.1.7.4. Airspace

There are four airports in the Northern Mariana Islands, including one each on the islands of Rota, Saipan, Tinian, and Pagan (*FAA 2015a*). Three of these airports are served by commercial airlines, including overseas (international or mainland U.S.) flights and interisland commercial airlines. Francisco C. Ada/Saipan International airport on Saipan is the largest and busiest airport in the territory, serving nearly half a million passengers in 2014. The U.S. military has landing rights at the airports on Rota, Saipan, and Tinian Islands. In addition to the four airports, there are seven heliports, six of which are privately owned (*FAA 2015b*).

As described in Section 7.1.7.2, Specific Regulatory Considerations, airspace immediately surrounding airports is subject to Part 77 regulations, which generally govern the placement, height, and use of structures near airports and their runway approaches.

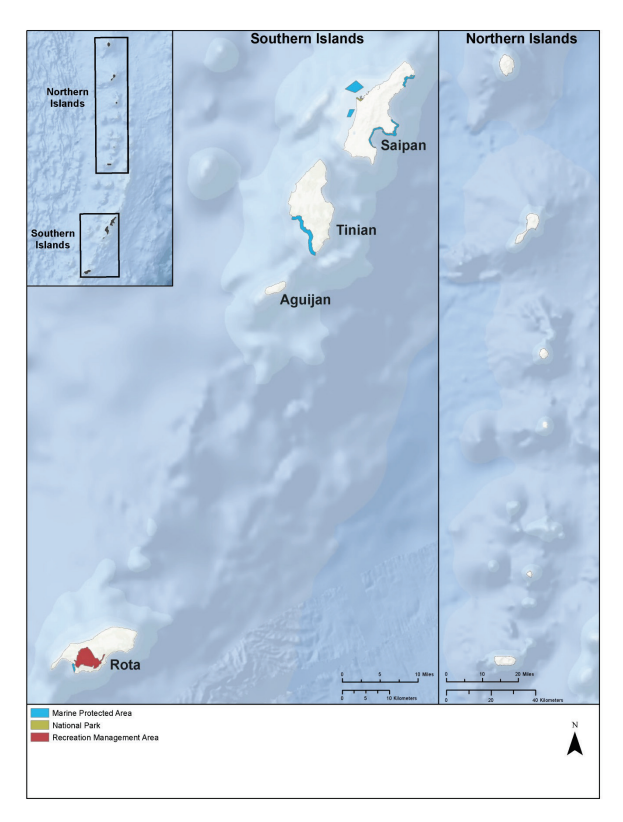
## 7.1.7.5. *Recreation*

Figure 7.1.7-2 shows federal, territorial, and locally owned or managed land in the Northern Mariana Islands that is intended or generally available for public recreation. Such land generally includes public parks and recreation facilities (including large athletic fields at public schools), forests, wildlife refuges, and other lands the public might reasonably expect to be able to use for recreation.

<sup>&</sup>lt;sup>a</sup> Percentage of each municipality held by each ownership type

<sup>&</sup>lt;sup>b</sup> USGS 2012a data do not specify ownership data for the entire territory and no other data are readily available.

<sup>&</sup>lt;sup>2</sup> The NPS administers, but does not own, 111 acres of American Memorial Park.



Source: USGS 2012a

Figure 7.1.7-2: Recreational Areas

Table 7.1.7-3 summarizes the acreage of recreation land by type. No recreational lands are found in the Northern Islands Municipality, a 175-mile long archipelago of largely uninhabited islands north of Saipan. The single largest recreation management area in the territory is the 3,758-acre Sabana Protected Area in Rota Municipality, which accounts for approximately 36 percent of recreational lands in the Northern Mariana Islands. American Memorial Park, which is administered (but not owned) by the NPS, comprises approximately 1 percent of recreation land in the territory (USGS 2012a).

Table 7.1.7-3: Acreage of Recreational Lands in the Northern Mariana Islands, by Type

	Municipality									
Recreational Land Type <sup>a</sup>	Northern Islands <sup>b</sup>		Rota		Saipan		Tinian		Total <sup>c</sup>	
	Acres	Pctd	Acres	Pctd	Acres	Pct <sup>d</sup>	Acres	Pct <sup>d</sup>	Acres	Pct <sup>d</sup>
National Park Service <sup>e</sup>	NA	NA	NA	NA	111	52%	NA	NA	111	3%
Marine Protected Area	NA	NA	7	<1%	102	48%	77	100%	186	5%
Recreation Management Area	NA	NA	3,758	>99%	NA	NA	NA	NA	3,758	93%
Total	NA	NA	3,765	100%	213	100%	77	100%	4,055	100%

Source: USGS 2012a NA = not applicable

The Northern Mariana Islands offers a wide variety of offshore recreation (shown in Figure 7.1.7-2, but not included in Table 7.1.7-3). Section 7.1.6, Biological Resources, summarizes offshore ecological communities, including fisheries. Notable restrictions on ocean use include the following (from CNMI DLNR 2015):

- The Forbidden Island Marine Sanctuary: The sanctuary includes more than 626 acres of ocean, including the area 1,000 feet offshore of the Kagman Wildlife Conservation Area, and includes Tank Beach and Forbidden Island. The sanctuary is a no-take marine protected area.
- Mañagaha Marine Conservation Area: This conservation area, which includes more than 1,249 acres of ocean, surrounds tiny Mañagaha Island on Saipan's western barrier reef and is a designated no-take area.
- Restricted fishing areas: More than 3,448 acres of ocean, primarily in coastal areas, where fishing is restricted, in addition to general territorial fishing regulations.
- Lau Lau Bay Sea Cucumber Sanctuary: The sanctuary includes approximately 486 acres of ocean located on the eastern side of Saipan Island, extending from the mean high water mark seaward to the 40 foot depth contour and bordering Forbidden Island Sanctuary's eastern boundary, and is a designated no-take area.

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<sup>&</sup>lt;sup>a</sup> This table only lists land-based recreational resources, and thus does not include the offshore portions of marine sanctuaries and other offshore areas that may be used for recreation.

<sup>&</sup>lt;sup>b</sup> No data were available for the Northern Islands Municipality.

<sup>&</sup>lt;sup>c</sup> Totals may not match due to rounding.

<sup>&</sup>lt;sup>d</sup> Percent of the island's total recreational land area within each recreational land type.

<sup>&</sup>lt;sup>e</sup> As discussed in Section 7.1.7.2, American Memorial Park is not federally owned. It is listed here under "National Park Service" because it is administered by the NPS. Acreage cited here reflects only the land portion of the park.

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## 7.1.8. Visual Resources

#### 7.1.8.1. Introduction

Visual resources refer collectively to the natural and manmade features, landforms, structures, and other objects visible from a single location or a broader landscape. Visual resources influence the human experience of a landscape. Various aspects combine to create visual resources, such as color, contrast, texture, line, and form. Features (e.g., mountain ranges, city skylines, ocean views, unique geological formations, rivers) and constructed landmarks (e.g., bridges, memorials, cultural resources, or statues) are considered visual resources. For some, cityscapes are valued visual resources, whereas others prefer natural areas. While many aspects of visual resources are subjective, evaluating potential impacts on the character and continuity of the landscape is a consideration when evaluating proposed actions for National Environmental Policy Act (NEPA) and National Historic Preservation Act compliance. A general definition of visual resources used by the Bureau of Land Management is "the visible physical features on a landscape (e.g., land, water, vegetation, animals, structures, and other features)" (BLM 1984). This section provides a broad overview of visual resources in the Northern Mariana Islands. This includes regulations, conditions, and activities that could potentially be affected by deployment and operation of the Proposed Action.

# 7.1.8.2. Specific Regulatory Considerations

## **Federal Lands**

As described in 7.1.7, Land Use, Recreation, and Airspace, there is no federally owned land in the Northern Mariana Islands, although the National Park Service (NPS) administers the American Memorial Park on Saipan (see Figure 7.1.7-2, Recreational Areas).

While agency-specific guidelines for complying with NEPA typically require consideration of visual impacts, there is no overall federal regulation or methodology specifying how such impacts should be evaluated.

The most comprehensive federal agency visual impact methodologies are the Forest Service's Scenery Management System and the Bureau of Land Management's Visual Resource Management System. Neither of these agencies manages land in the Northern Mariana Islands; however, in practice, many Environmental Impact Statement documents use methodologies similar to the Forest Service and Bureau of Land Management. There is also no agency-specific methodology for evaluating visual impacts on NPS-administered lands, although relevant NPS guidance is described below.

## National Park Service

There are no agency-specific methodologies or policies for evaluating visual impacts on NPS lands (whether owned or only administered by NPS). An NPS-authored guidance document for evaluating visual impacts associated with renewable energy projects (such as wind turbines) does provide an indication of the agency's approach to visual impact assessment. For NPS, visual impact assessment revolves primarily around the following concepts:

- Visual contrast: "the change in what is seen by the viewer" as a result of a new project such as a wind turbine (*Sullivan and Meyer 2014*); and
- Visual impact: "both the change to the visual qualities of the landscape resulting from the introduction of visual contrasts [i.e., a new wind turbine]...and the human response to that change" (Sullivan and Meyer 2014).

Visual impact assessments are incorporated into Environmental Impact Statements for units of the National Park System.

## Federal Aviation Administration

Federal Aviation Administration (FAA) regulations in 14 CFR § 77 (commonly known as Part 77 regulations) require distinctive paint and lighting for structures with the potential to affect aerial navigation. Recommendations on marking and lighting structures may vary depending on terrain features, weather patterns, and geographic location. Guidance for implementing Part 77 regulations include (but are not limited to) the following (all citations from FAA 2016):

- Marking and/or lighting for any temporary or permanent structure, including all appurtenances, that exceeds an overall height of 200 feet above ground level (AGL) or exceeds any obstruction standard contained in the Part 77 regulations;
- Medium-intensity flashing white lights (daytime and twilight with automatically selected reduced intensity for nighttime) for structures greater than 200 feet AGL (other lighting and marking methods may be omitted for structures that do not exceed 700 feet AGL);
- Aviation orange and white paint for daytime marking on structures exceeding 700 feet AGL;
- High-intensity flashing white lights (daytime only with automatically selected reduced intensities for twilight and nighttime) for structures exceeding 700 feet AGL (other lighting and marking methods may be omitted if this system is used);
- Dual lighting including red lights for nighttime and high- or medium-intensity flashing white lights for daytime and twilight;
- Temporary high- or medium-intensity flashing white lights, as recommended in the determination, operated 24 hours a day during construction until all permanent lights are in operation;

- Red obstruction lights with painting or a medium intensity dual system for structures 200 feet or more AGL in urban areas where there are numerous other white lights; and
- Steady red lighting for transmission wires (referred to in *FAA 2016* as catenary wires between transmission towers) near aviation facilities, canyons, and other areas.

In addition, the United States (U.S.) Fish and Wildlife Service has drafted revised guidelines related to communication towers, designed to protect migratory birds (*USFWS 2013*). Regarding visual conditions, the U.S. Fish and Wildlife Service guidelines recommend that for new structures tall enough to require lighting under FAA Part 77 guidance

"...the minimum amount of pilot warning and obstruction avoidance lighting required by the FAA should be used. Unless otherwise required by the FAA, only white strobe or red strobe lights (red preferable), or red flashing incandescent lights should be used at night, and these should be the minimum number, minimum intensity,...and minimum number of flashes per minute (i.e., longest duration between flashes/'dark phase') allowable by the FAA. The use of solid (non-flashing) warning lights at night should be avoided." (*USFWS 2013*)

#### **Commonwealth Lands**

The Commonwealth Code (the territory's compiled laws and regulations) does not include a general requirement for evaluation of visual or aesthetic impacts, nor does it contain general limitations on development to protect visual or aesthetic resources. Protection of scenic resources is briefly discussed in the zoning code as one of many aspects of the territory's Coastal Resources Management Policy (*Commonwealth Code § 1511*) and are briefly and generally discussed in the zoning codes for Rota, Tinian, Aguijan, Saipan and the municipality of the Northern Islands (the name given to the chain of islands north of the main islands listed here). There are no specific regulations or consideration of visual or scenic resources related to the Commonwealth-controlled land described in Section 7.1.7, Land Use, Airspace, and Recreation.

#### 7.1.8.3. Existing Visual Resources

Portions of the Northern Mariana Islands, particularly outside of developed areas and along the coasts of Rota, Saipan, and Tinian, are quite scenic (*Marianas Visitors Authority 2015*). This section focuses on scenic resources that have been defined through the regulations and guidance described in Section 7.1.8.2, Specific Regulatory Considerations.

<sup>&</sup>lt;sup>1</sup> See Chapter 11, BMPs and Mitigation Measures, for additional information regarding USFWS and FAA guidelines.

## **Federal Lands**

No General Management Plan is available for the American Memorial Park (land that is not federally owned, but that is administered by NPS), and no other management documents address visual resources or impacts on this land.

## **Commonwealth Lands**

The Commonwealth Code does not identify the need for or provide visual resources management direction for specific locations or resources in the Northern Mariana Islands. Overall, the Commonwealth Code indicates that coastal areas are valued for their scenic qualities, and lists impacts to those scenic qualities as a factor to be considered in reviewing the merits of proposed development or other activity.

## 7.1.9. Socioeconomics

#### 7.1.9.1. Introduction

The National Environmental Policy Act of 1969 (NEPA; see Section 1.8, Overview of Relevant Federal Laws and Executive Orders) requires consideration of socioeconomics in NEPA analysis. Specifically, Section 102(A) of NEPA requires federal agencies to ensure "the integrated use of the natural and social sciences...in planning and in decision making" (42 USC § 4332(A)). Socioeconomics refers to a broad, social-science-based approach to understanding a region's social and economic conditions. It typically includes population, demographic descriptors, cultural conditions, economic activity indicators, housing characteristics, property values, and public revenues and expenditures. When applicable, it also includes qualitative factors such as community cohesion. Socioeconomics provides important context for analysis of FirstNet projects that could affect a region's socioeconomic conditions.

The choice of socioeconomic topics and depth of their treatment depends on the relevance of potential topics to the types of federal actions under consideration. FirstNet's mission is to provide a nationwide public safety broadband network (NPSBN) and interoperable emergency communications coverage. Relevant socioeconomic topics include population density and growth, economic activity, housing, property values, and territory and local taxes.

Environmental justice is a related topic that specifically addresses the presence of minority populations (defined by race and Hispanic ethnicity) and low-income populations, to give special attention to potential impacts on those populations per *Executive Order 12898* (see Section 1.8, Overview of Relevant Federal Laws and Executive Orders). Certain demographic information including race, ethnicity, age, income, and poverty status is also relevant to the evaluation of potential environmental justice issues, as discussed in the Environmental Justice Sections 7.1.10 and 7.2.10 in the Affected Environment and Environmental Consequences sections, respectively. This Final Programmatic Environmental Impact Statement (PEIS) also addresses the following topics, sometimes included within socioeconomics, in separate sections: infrastructure (Sections 7.1.1 and 7.2.1); land use, airspace, and recreation (Sections 7.1.7 and 7.2.7); and visual resources (Sections 7.1.8 and 7.2.8).

The financial arrangements for deployment and operation of the FirstNet network have socioeconomic implications. Section 1.1, Overview and Background, frames some of the public expenditure and public revenue considerations specific to FirstNet. This socioeconomics section provides some additional broad context, including data and discussion of territory and local government revenue sources that the Proposed Action could affect.

Wherever possible, this section draws on nationwide datasets from federal sources such as the United States Census Bureau (U.S. Census Bureau) and U.S. Bureau of Labor Statistics (BLS). This ensures consistency of data and analyses across the states and territories examined in this Final PEIS. In all cases, this section uses the most recent data available for each geographical location at the time of writing. At the county, territory, state, region, and United States levels, the data are typically for 2013 or 2014. For smaller geographic areas, this section uses data from

the U.S. Census Bureau's American Community Survey (ACS). The ACS is the U.S. Census Bureau's flagship demographic estimates program for years other than the decennial census years. This Final PEIS uses the 2009-2013 ACS, which is based on surveys (population samples) taken across that 5-year period; thus, it is not appropriate to attribute its data values to a specific year. It is a valuable source because it provides the most accurate and consistent socioeconomic data across the nation at the sub-county level. Where available, information is presented at the national, territory, and county-equivalent levels.

This section discusses existing socioeconomic conditions of the Northern Mariana Islands that could potentially be affected by deployment and operation of the Proposed Action, including the following subjects: regulatory considerations specific to socioeconomics in the territory, communities and populations, economic activity, housing, property values, and taxes.

#### 7.1.9.2. Specific Regulatory Considerations

#### **Subsistence**

The Northern Mariana Islands Administrative Code (§ 85-30) defines subsistence fishing as "the taking of fishing for, or possession of fish, shellfish, or other fisheries resources by a resident for subsistence purposes, when no other reasonable means of providing sustenance is available" and defines subsistence hunting as "the taking of wildlife to provide sustenance for the taker and the taker's family when no other reasonable means of providing sustenance is available" (*Commonwealth of the Northern Mariana Islands 2015*). The administrative code further provides for permanent moratoria on threatened and endangered species, as well as temporary moratoria on other species, as needed. Animals harvested by subsistence users cannot be exported from the territory, except under specific conditions.

Research for this section did not identify any readily available subsistence data or information for this Final PEIS

#### **Other Regulatory Considerations**

Research for this section did not identify any other specific territory, local, or tribal laws or regulations relevant to socioeconomics for this Final PEIS.

## 7.1.9.3. Communities and Populations

The Northern Mariana Islands consists of four municipalities, which the U.S. Census Bureau treats as the equivalent of counties: Saipan, Tinian, Rota, and the Northern Islands (the Northern Islands are largely uninhabited). Major population centers include the cities and surrounding areas of Capitol Hill, Garapan, San Jose, and Sinapalo (see Section 7.1.7, Land Use, Airspace, and Recreation). Table 7.1.9-1 presents population, population density, and population growth information for the Northern Mariana Islands and its municipalities.

The 2010 population density varies considerably, from 1,051 persons per square mile on Saipan Municipality to 75 persons per square mile on Tinian. The U.S. Census Bureau has not

<sup>&</sup>lt;sup>1</sup> Harvesting is the act or process to take or kill wildlife for food, sport, or population control.

published information on how much of the Northern Mariana Islands can be characterized as urban<sup>2</sup> (*U.S. Census Bureau 2015*). However, approximately 89 percent of the islands' population lives in urban areas, compared to approximately 81 percent of the national population (*World Bank 2015*).

Table 7.1.9-1: National, Territory, and Municipality Population, Population Density, and Growth Rates

			2010 Population Density	Annual
	2000	2010	(persons/square mile)	Growth Rate <sup>a</sup>
United States	281,421,906	308,745,538	87	1.0%
Northern Mariana Islands	69,221	53,883	296	-2.2%
Northern Islands Municipality	6	0	0	-100%
Rota Municipality	3,283	2,527	77	-2.3%
Saipan Municipality	62,392	48,220	1,051	-2.3%
Tinian Municipality	3,540	3,136	75	-1.1%

Sources: U.S. Census Bureau 2000; U.S. Census Bureau 2010

As illustrated in Table 7.1.9-1, the Northern Mariana Islands has lost population since 2000 at a rate of approximately 2.2 percent per year. At the municipality level, only Tinian Municipality has decreased slower than the territory average, while the other populated municipalities (Rota and Saipan) have decreased faster than the territory average.

Table 7.1.9-2 shows population projections for the Northern Mariana Islands and the United States through 2040. Over this period of time, the Northern Mariana Islands is expected to add population—albeit at a slower rate than for the nation as a whole.

**Table 7.1.9-2: Population Projections** 

	2010	2020	2030	2040	Annual Growth Rate <sup>a</sup>
United States	308,745,538	335,605,444	360,978,449	382,152,234	0.8%
Northern Mariana Islands	53,860	55,917	56,623	55,135	0.1%

Sources: UVA 2015; United Nations 2013

The analysis in Section 7.2.10, Environmental Justice, provides detailed race and ethnicity information for the Northern Mariana Islands and its census block groups.

# 7.1.9.4. Real Estate, Tax Revenues, Property Values, and Local Economic Activity

## **Economic Activity**

The service industry in the Northern Mariana Islands accounts for approximately 95 percent of the territory's gross domestic product, and nearly 90 percent of employment. This broad industry includes tourism, which comprises nearly one quarter of all employment (*CIA 2015*).

<sup>&</sup>lt;sup>a</sup> Calculated using the standard growth rate formula (2014 population minus 2000 population divided by the 2000 population; that number was then divided by the number of years between 2000 and 2014 (14 years) to get the growth rate.

<sup>&</sup>lt;sup>a</sup> Calculated as described in footnote a of Table 7.1.9-1.

<sup>&</sup>lt;sup>2</sup> Urban is defined as densely developed residential, commercial, and other non-residential areas (U.S. Census Bureau 2015).

In 2013, tourism contributed \$272 million to the gross domestic product of the Northern Mariana Islands (*BEA 2014*).

Table 7.1.9-3 summarizes selected economic indicators for the Northern Mariana Islands and the United States in 2010, the most recent year for which data were available. At the commonwealth and municipality level, unemployment rates in the Northern Mariana Islands range from approximately 6.7 percent to 11.7 percent, compared to the national average of 7.9 percent.

Median household income in the Northern Mariana Islands is below the national median income of \$41,994, with county incomes ranging from a high in Tinian Municipality of \$24,470 to a low of \$19,607 in Saipan Municipality. Per capita, income was similarly below the national average, with municipality-level income clustered around the territorial average.

Table 7.1.9-3: Select Economic Indicators, 2010

	Per Capita Personal Income	Median Household Income	Unemployment Rate (Annual Average)
United States	\$21,587	\$41,994	7.9%
Northern Mariana Islands	\$9,656	\$19,958	11.2%
Northern Islands Municipality	ND	ND	ND
Rota Municipality	\$9,964	\$23,125	7.6%
Saipan Municipality	\$9,586	\$19,607	11.7%
Tinian Municipality	\$10,489	\$24,470	6.7%

Sources: U.S. Census Bureau 2010; U.S. Department of Labor 2015

ND = no data

## Housing

Table 7.1.9-4 provides information on housing units, occupancy, and tenure (owner versus renter), while Table 7.1.9-5 provides information on housing costs. In 2010, the Northern Mariana Islands had a substantially higher share of renter occupied housing (55.1 percent of all housing in the territory) than the nation as a whole (31 percent). The median value of homes in the Northern Mariana Islands was \$123,777, ranging from \$109,868 in Rota Municipality to \$127,632 in Saipan Municipality. Monthly rental costs varied across the Northern Mariana Islands municipalities, although only the Saipan Municipality had costs above the territorial average.

Table 7.1.9-4: Housing Units, Occupancy, and Tenure, 2010

	United	States	Northern Mariana Islands		
	Number	Number Percent		Percent	
Total	131,704,730	100%	20,850	100%	
Occupied	116,716,292	89%	16,035	76.9%	
Owner-occupied	75,986,074	58%	4,537	21.7%	
Renter-occupied	40,730,218	31%	11,498	55.1%	
Vacant	14,988,438	11%	4,815	23.1%	

Source: U.S. Census Bureau 2010

**Table 7.1.9-5: Housing Costs** 

	Median Home Value (Owner-Occupied)	Median Monthly Contract Rent (Renter-Occupied)
United States	\$179,900	\$713
Northern Mariana Islands	\$123,777	\$324
Northern Islands Municipality	ND	ND
Rota Municipality	\$109,868	\$297
Saipan Municipality	\$127,632	\$328
Tinian Municipality	\$121,212	\$261

Source: U.S. Census Bureau 2010

ND = no data

## **Property Values and Tax Revenues**

Table 7.1.9-6 illustrates the median values of owner-occupied homes in 2010, as well as their distribution across a range of prices.

Changes in land value depend on factors such as the parcel size, proximity to public services, the parcel's current value and land use, and the value of nearby land parcels. Potential future buyers of land may also make decisions based on intended future use of land, as expressed in comprehensive land use plans or other local planning documents.

The Northern Mariana Islands is an independent customs territory. As such, local residents are not subject to pay any real estate taxes on owned properties (*U.S. General Accounting Office 1997*).

Table 7.1.9-6: Median Value of Owner Occupied Single Family Homes

	Less than \$40,000	\$40,000 to \$89,999	/	\$150,000 to \$199,999	\$200,000 to \$299,999	\$300,000 to \$499,999	\$500,000 or more
Northern Mariana Islands	7.2%	24.9%	20.7%	12.4%	12.8%	8.3%	13.6%
Northern Islands Municipality	ND	ND	ND	ND	ND	ND	ND
Rota Municipality	6.4%	32.7%	23%	11.9%	12.2%	4.9%	8.9%
Saipan Municipality	7.5%	24.2%	20.1%	12.3%	12.9%	8.9%	14.2%
Tinian Municipality	4.9%	24.7%	26.7%	13.5%	12.8%	5.3%	12.2%

Source: U.S. Census Bureau 2010

ND = no data

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# 7.1.10. Environmental Justice

#### 7.1.10.1. Introduction

This section presents select demographic data relevant to the assessment of environmental justice in the Northern Mariana Islands. The United States (U.S.) Environmental Protection Agency (USEPA) defines environmental justice as "the fair treatment and meaningful involvement of all people regardless of race, color, national origin, or income with respect to the development, implementation, and enforcement of environmental laws, regulations and policies" (USEPA 2014). Environmental justice issues arise when minority or low-income groups experience disproportionately adverse health or environmental effects. The Council on Environmental Quality's (CEQ) document titled Environmental Justice: Guidance under the National Environmental Policy Act clarifies that environmental effects include ecological, cultural, human health, economic, and social impacts (CEQ 1997).

Potential environmental justice issues associated with the Proposed Action are most likely to occur within the confines of a particular place and at a local level. Therefore, the information in this section is presented at the U.S. Census block group level, the smallest geographic unit for which demographic data are readily available. The U.S. Census Bureau describes block groups as statistical divisions of census tracts, generally containing between 600 and 3,000 people, and typically covering a contiguous area. Block groups do not cross state, county, or census tract boundaries, but may cross the boundaries of other geographic entities (*U.S. Census Bureau 2012*).

## 7.1.10.2. Specific Regulatory Considerations

Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, is the basis for environmental justice analysis and is discussed in Section 1.8, Overview of Relevant Federal Laws and Executive Orders.

The analysis of the potential impacts of the Proposed Action on environmental justice issues follows guidelines described in the *Environmental Justice: Guidance under the National Environmental Policy Act (CEQ 1997*). The analysis method has three steps: 1) describe the geographic distribution of low-income and minority populations in the affected area; 2) assess whether the potential impacts of construction and operation would produce impacts that are high and adverse; and 3) if impacts are high and adverse, determine whether these impacts disproportionately affect minority and low income populations (*CEQ 1997*).

<sup>&</sup>lt;sup>1</sup> A discussion of subsistence practices or resources is included in Section 7.1.9, Socioeconomics.

A description of the geographic distribution of minority and low-income groups in the Northern Mariana Islands was based on U.S. Census Bureau demographic data. The following definitions provided by the Environmental Justice: Guidance under the National Environmental Policy Act (CEO 1997) were used to identify minority and low-income population groups:

- Minority populations consist of individuals who are members of the following population groups: American Indian or Alaska Native, Asian or Pacific Islander, Black, some other race alone,<sup>2</sup> two or more races, or Hispanic; and
- Low-income populations consist of individuals living in poverty, as defined by the U.S. Census Bureau.

The U.S. Census Bureau has changed how it defines race and ethnicity. Ethnicity (Hispanic or Latino versus not Hispanic or Latino) is now defined differently from race (with race categories including White, Black or African American, American Indian or Alaska Native, Asian, and Native Hawaiian or Other Pacific Islander<sup>3</sup> (OMB 1997). As a result, this Final Programmatic Environmental Impact Statement (PEIS) considers both race and ethnicity separately for the purpose of evaluating minority status.

In 2014, the USEPA issued the *Policy on Environmental Justice for Working with Federally* Recognized Tribes and Indigenous Peoples, which establishes principles to ensure that achieving environmental justice is part of the USEPA's work with federally recognized tribes and Indigenous Peoples in all areas of the U.S. and its territories and possessions, the District of Columbia, Puerto Rico, and Northern Mariana Islands, and others living in Indian country. The policy, which is based on Executive Order 12898 as well as USEPA strategic plan and policy documents, contains 17 principles pertaining to the policy's four focus areas. These four areas are:

- Direct implementation of federal environmental programs in Indian country and throughout the U.S.;
- Work with federally recognized tribes/tribal governments on environmental justice;
- Work with Indigenous Peoples (state-recognized tribes, tribal members, etc.) on environmental justice; and
- Coordinate and collaborate with federal agencies and others on environmental justice issues of tribes, Indigenous Peoples, and others living in Indian country.

The policy includes accountability for the implementation of the policy, a definitions section, and an appendix that contains a list of implementation tools available.

Research for this section of the Final PEIS did not identify any Northern Mariana Islandsspecific territorial, local, or tribal laws or regulations relevant to environmental justice.

<sup>&</sup>lt;sup>2</sup> This definition includes all respondents who did not identify themselves as White, Black or African American, American Indian or Alaska Native, Asian, or Native Hawaiian or Other Pacific Islander race categories, or as an individual of multiple races.

<sup>&</sup>lt;sup>3</sup> "Native Hawaiian or Other Pacific Islander" is an official U.S. Census Bureau category.

#### 7.1.10.3. Minority and Income Status

Table 7.1.10-1 shows the race and ethnicity of the Northern Mariana Islands. Respondents to the U.S. Census in the Commonwealth may identify themselves as White, Black or African American, Asian, Native Hawaiian and Other Pacific Islander, American Indian or Alaska Native, Hispanic, some other race alone, or a combination of these primary races. In the Commonwealth, 2.1 percent of residents identify themselves as white, 49.9 percent identify themselves as Asian, and 0.1 percent identify themselves as Black or African American, compared to 72.4 percent, 4.8 percent, and 12.6 percent, respectively, in the nation as a whole. Native Hawaiians and Pacific Islanders comprise nearly 35 percent of the Northern Mariana Islands' population, compared to less than 1 percent of the nation. Nearly 13 percent of Northern Mariana Islanders identify themselves as being of more than one race, compared to less than three percent of the national population (U.S. Census Bureau 2010).

Table 7.1.10-1: Race and Ethnicity, Northern Mariana Islands, 2010

	Northern Ma	Northern Mariana		
	Islands	Islands <sup>a</sup>		esa
Race	Number	Percent	Number	Percent
White	1,117	2.1%	223,553,265	72.4%
Black/African American	55	0.1%	38,929,319	12.6%
American Indian/Alaska Native	0	0%	2,932,248	0.9%
Asian	26,908	49.9%	14,674,252	4.8%
Native Hawaiian/Pacific Islander	18,800	34.9%	540,013	0.2%
Some other race alone	117	0.2%	19,107,368	6.2%
Multiple Races	6,832	12.7%	9,009,073	2.9%
Hispanic <sup>b</sup>	54	0.1%	50,477,594	16.3%
Total	53,883		308,745,538	

Source: U.S. Census Bureau 2010

For the Northern Mariana Islands and other island territories, the 2010 U.S. Census included ethnicity—being of Hispanic or Latino origin (or not Hispanic or Latino)—along with race (race and ethnicity are separate categories for the census in U.S. states). As shown in Table 7.1.10-1, less than 1 percent of the Commonwealth residents identify themselves as being Hispanic, compared to over 16 percent for the entire U.S.

Appendix E, *Environmental Justice Demographic Data*, provides demographic data characteristics for all block groups in the Northern Mariana Islands, including race, ethnicity, poverty status, and income. These data form the basis for the analysis of environmental consequences in Section 7.2.10, Environmental Justice.

<sup>&</sup>lt;sup>a</sup> Because 2010 was the most recent data available for the Northern Mariana Islands, U.S. 2010 data are used here for comparison.

<sup>&</sup>lt;sup>b</sup> For the U.S. as a whole, ethnicity (Hispanic/Latino or not Hispanic/Latino) is counted separately from race (White, Black, etc.); however, no such distinction was made for the Northern Mariana Islands. As a result, the population total for the Northern Mariana Islands *does* include individuals who identified themselves as Hispanic or Latino, while the population total for the U.S. *does not* include individuals who identified themselves as Hispanic or Latino.

## 7.1.10.4. Identification of Potential for Environmental Justice Impacts

Environmental justice impacts of the Proposed Action would most likely occur at a local level. For example, if adverse impacts from dust and noise exposure from construction of a communication tower, changes in property values, or effects from operation of communications equipment occur disproportionately in a specific environmental justice community (or communities), then these could constitute a potential environmental justice impact. Therefore, the environmental justice screening analysis in this Final PEIS uses the smallest geographic unit for which socioeconomic data are readily available, the census block group. In dense urban areas, a block group may only encompass a few city blocks. In rural areas, a block group may cover many square miles.

Because the specific location and deployment options of the Proposed Action have not been determined, this Final PEIS identifies locations in the Northern Mariana Islands where potential environmental justice impacts could be either more or less likely to occur. If the potential exists for environmental justice impacts from one or more aspects of the Proposed Action (such as noise, air quality, or visual impacts), additional analyses to identify environmental justice communities and assess specific impacts on those communities could be necessary as part of implementation. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. The remainder of this section describes the methodology for making that determination.

The CEQ provides some basic guidance on the choice of metrics for classifying minority populations (i.e., environmental justice communities):

"Minority populations should be identified where either: (a) the minority population of the affected area exceeds 50% or (b) the minority population percentage of the affected area is meaningfully greater than the minority population percentage in the general population or other appropriate unit of geographic analysis." (CEQ 1997)

The CEQ also states that "low-income populations in an affected area should be identified with the annual statistical poverty thresholds from the U.S. Census Bureau's Current Population Reports, Series P-60 on Income and Poverty" (CEQ 1997). Poverty thresholds are specific income levels that take into account factors such as family size. The federal government defines these levels annually for the nation. The U.S. Census Bureau defines a "poverty area" as an area (in this case, a block group) where more than 20 percent of the population is at or under the poverty level (Bishaw 2014).

Beyond this guidance, many aspects of environmental justice impacts are discretionary and are matters of precedent and best practice within particular agencies and among socioeconomic analysts. The CEQ also does not define "meaningfully greater," nor does it define the "appropriate unit of geographic analysis" (per the quote above).

For the purpose of evaluating potential environmental justice impacts, the Final PEIS uses the Northern Mariana Islands' total population as the comparison group (the "general population or other appropriate unit" described in the quote above), hereafter called the reference population.

While "poverty" and "low-income" status are related, they are different terms. The Final PEIS defines a low-income household as one whose income is less than or equal to two times the federal poverty level. This approach aligns with the USEPA's approach to defining "low income" in its EJSCREEN mapping tool (USEPA 2015).

The Final PEIS evaluates the potential for environmental justice impacts along a spectrum, from low to high potential. The location along this spectrum is determined by the presence of one or more cases where the racial, ethnic, or low income characteristics of the block group's population is "meaningfully greater" than the reference population's characteristics. The Final PEIS defines "meaningfully greater" as meeting or exceeding one or more of the following thresholds:

- 1. An overall racial (non-white) or ethnic (Hispanic or Latino) minority population whose share of the block group's population is at least 20 percentage points greater than the reference population's minority percentage. This is the U.S. Department of Housing and Urban Development's definition of a "minority neighborhood" (HUD Undated). For example, if 25 percent of the reference population is overall minority, the threshold applied to each block group for this criterion is 45 percent for overall minority population.
- 2. One or more individual racial or ethnic minority populations whose share of the block group's population is at least 20 percentage points greater than the reference population's comparable minority percentage. For example, if 25 percent of the reference population is an individual minority population, the threshold applied to each block group for this criterion is 45 percent for that individual minority population.
- 3. An overall racial or ethnic minority population whose share of the block group's population is at least 120 percent of the reference population's minority population.<sup>5</sup> For example, if 25 percent of the reference population is minority, the threshold applied to each block group for this criterion is 120 percent of 25 percent, or 30 percent.
- 4. The share of low-income residents (those with a household income equal to or less than two times the federal poverty level) in the block group is at least 120 percent of the reference population's low income level. For example, if 25 percent of the reference population is low income, the threshold applied to each block group is 30 percent.

Approximately 63 percent of the Northern Mariana Islands' population identifies itself as a racial minority (defined in this Final PEIS as a race other than White or Caucasian), including 35 percent of the population who identify themselves as Native Hawaiian or Other Pacific Islander. The same is true in a large proportion of the Northern Mariana Islands' block groups: "minority" residents comprise a sizeable majority of the population. As a result, the 50 percent threshold for race and ethnicity recommended by CEQ guidelines is not a meaningful criterion in

<sup>&</sup>lt;sup>4</sup> Race (White, Black/African American, Asian, etc.) and ethnicity (Hispanic/Latino or not Hispanic/Latino) are separate categories, and are therefore considered separately as discussed above.

<sup>5</sup> Criteria 1 and 3 are similar, as are criteria 2 and 4. Both sets of criteria are based on federal and state environmental justice

methodologies. Both sets of criteria are used here to ensure that the "meaningfully greater" term fully identifies communities where environmental justice impacts are possible.

the Northern Mariana Islands, and has not been applied to the Northern Mariana Islands. Instead, the analysis of minority populations is based on the other thresholds described above.

The following combinations of the threshold characteristics listed above define three degrees of likelihood that a block group contains a potential environmental justice community:

- High Potential for Environmental Justice Communities
  - A poverty area, as defined by the U.S. Census (greater than 20 percent of the block group's total population living in poverty); or
  - At least one minority population whose percentage of the block group's total population is at least 20 percentage points higher than that minority's share of the reference population; or
  - The combined minority share of the block group's overall population (portion of the block group whose household income is no more than 200 percent of the poverty level) is at least 120 percent of the reference population's combined minority share. For example, if the combined minorities of the territory (reference area) equal 12 percent of the total territory population, then any block group where the combined minorities equal more than 14.4 percent of the block group's total population would potentially be a high risk.
- Moderate Potential for Environmental Justice Communities
  - Does not meet any of the above thresholds; and
  - At least one minority's share of the block group's overall population is at least 120 percent of that minority's share of the reference population; or
  - The low-income share of the block group's population (portion of the block group whose household income is no more than 200 percent of the poverty level) is at least 120 percent of the reference area's low income population share. For example, if a state's low-income population was 10 percent of the total population, then any block group where low-income residents equaled 12 percent or more of the block group's total population would potentially be a moderate risk.
- Low Potential for Environmental Justice Communities
  - Does not meet any of the above thresholds.

This Final PEIS applies this methodology to all block groups in the territory. All of the Northern Mariana Islands' block groups have a high potential for environmental justice communities due primarily to poverty statistics, and therefore a high potential for impacts to those communities.

## 7.1.11. Cultural Resources

#### 7.1.11.1. Introduction

This section discusses cultural resources that are known to exist in the Northern Mariana Islands. For the purposes of this Final Programmatic Environmental Impact Statement (PEIS), cultural resources are defined as natural or manmade structures, objects, features, and locations with scientific, historic, and cultural value, including those with traditional religious or cultural importance, as well as any prehistoric or historic district, site, or building included in, or eligible for inclusion in, the National Register of Historic Places (NRHP).

This definition is consistent with how cultural resources are defined in:

- The statutory language and implementing regulations for Section 106 of the National Historic Preservation Act of 1966, as amended (NHPA), formerly 16 USC § 470a(d)(6)(A) (now 54 USC § 306131(b)) and 36 CFR § 800.16(l)(1);
- The statutory language and implementing regulations for the Archaeological Resources Protection Act of 1979, 16 USC § 470cc(c) (now 54 USC § 3203) and 43 CFR § 7.3(a);
- The statutory language and implementing regulations for the Native American Graves Protection and Repatriation Act, 25 USC § 3001(3)(D) and 43 CFR § 10.2(d); and
- National Park Service's guidance for evaluating and documenting traditional cultural properties (TCPs)<sup>1</sup> (NPS 1998).

Information is presented regarding cultural resources that would be potentially sensitive to impacts from deployment and operation of the Proposed Action.

# 7.1.11.2. Specific Regulatory Considerations

The Proposed Action is considered an undertaking as defined in 36 CFR § 800, the regulation implementing Section 106 of the NHPA (see Section 1.8.2, National Historic Preservation Act). The intent of Section 106, as set forth in its attending regulations, is for federal agencies to take into account the effects of a proposed undertaking on historic properties, which can include TCPs, and to consult with the Advisory Council on Historic Preservation, federally recognized American Indian tribes and Native Hawaiian organizations, State Historic Preservation Offices

<sup>&</sup>lt;sup>1</sup> TCPs are defined as a place "eligible for inclusion in the NRHP because of its association with cultural practices or beliefs of a living community that (a) are rooted in that community's history, and (b) are important in maintaining the continuing cultural identity of the community" (NPS 1998).

<sup>&</sup>lt;sup>2</sup> An historic property is defined in the NHPA as any "prehistoric or historic district, site, building, structure, or object included on, or eligible for inclusion on the National Register [of Historic Places (NRHP)], including artifacts, records, and material remains relating to the district, site, building, structure, or object" (54 USC § 300308). Further discussion of the use of this term for the purposes of this document is provided in Section 7.1.11.3, Cultural Setting.

<sup>&</sup>lt;sup>3</sup> NHPA defines "Indian tribe" as "an Indian tribe, band, nation, or other organized group or community, including a Native village, Regional Corporation or Village Corporation (as those terms are defined in section 3 of the Alaska Native Claims Settlement Act (43 USC § 1602)), that is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians" (54 USC § 300309).

(SHPOs), local governments, applicants for federal assistance, permits, licenses, and other approvals, as well as any other interested parties with a demonstrated interest in the proposed undertaking and its potential effects on historic properties.

The Commonwealth of the Northern Mariana Islands (CNMI) Division of Historic Preservation (DHP) of the Department of Community and Cultural Affairs is the Northern Mariana Islands Historic Preservation Office and is responsible for the preservation and protection of cultural resources. As such, this agency is responsible for consultation with the Advisory Council on Historic Preservation, federal and other territory agencies, and territory residents regarding proposed undertakings under Section 106 and various other federal and territory laws and regulations in the Northern Mariana Islands.

In addition to Section 106 and the various federal laws and regulations discussed in Section 1.8, Overview of Relevant Federal Laws and Executive Orders, and Appendix C, *Environmental Laws and Regulations*, the Northern Mariana Islands has one main territory-specific law to protect and consider potential effects to cultural resources as part of any proposed federal or territory projects.

CNMI Public Law 3-39 directed the CNMI Department of Community and Cultural Affairs to establish and implement a historic preservation program, which would later be administered by DHP, and establish procedures for other territory agencies to follow when considering their own projects, plans, and programs. Among other things, the law also called for the protection of cultural resources, and establishment of standards, permit programs, and review procedures and authority for cultural resources survey and excavation.

No specific territorial laws could be identified dealing with reburial or repatriation of prehistoric or historic human remains or an unmarked graves law. However, burials and human remains would be protected similarly as prehistoric or historic archaeological sites. If a burial is uncovered during development or construction, work must stop immediately in the area and local law enforcement should be notified. Following determination that the site does not constitute a crime scene and the remains are a prehistoric or historic human burial, the SHPO may assist the project proponent, developer, and/or landowner in contacting appropriate parties, considering options to avoid the burial(s), and advising on the legal process for potentially moving the remains.

Based on the federal and territory laws and regulations discussed above, the Proposed Action requires FirstNet to seek the review, consultation, and concurrence of the CNMI DHP prior to deployment. Federal agencies are required to consult with American Indian tribes and Native Hawaiian organizations as part of Section 106 and as part of other federal historic preservation laws. Although Section 106 and other federal policies and historic preservation laws require

<sup>&</sup>lt;sup>4</sup> NHPA defines a Native Hawaiian organization as any organization which "serves and represents the interests of Native Hawaiians; has as a primary and stated purpose the provision of services to Native Hawaiians; and has demonstrated expertise in aspects of historic preservation that are culturally significant to Native Hawaiians. In this division, the term 'Native Hawaiian organization" includes the Office of Hawaiian Affairs of Hawaii and Hui Malama I Na Kupuna O Hawai'i Nei, an organization incorporated under the laws of the State of Hawaii" (54 USC 300314). NHPA defines Native Hawaiian as "any individual who is a descendant of the aboriginal people who, prior to 1778, occupied and exercised sovereignty in the area that now constitutes Hawaii" (54 USC § 300313).

federal agencies to consult with American Indian tribes and Native Hawaiian organizations, consultation with Pacific Islanders is not required. However, many agencies, such as FirstNet, consult with Pacific Islanders consistent with the intentions of these policies and laws to maintain open, collaborative relationships with native peoples throughout their projects and programs.

In accordance with the Council on Environmental Quality's guidance, entitled *NEPA and NHPA: A Handbook for Integrating NEPA and Section 106*, the NHPA Section 106 process is proceeding on a parallel path to the National Environmental Policy Act (NEPA) process. FirstNet has begun consultation with affected Pacific Islander groups as part of the NHPA and NEPA processes, and these consultations have informed the development of the cultural resources sections of this Final PEIS.

## 7.1.11.3. Cultural Setting

As discussed above, "cultural resources" is a general term that can include a wide range of resources. A Section 106 review commonly focuses on the identification of historic properties; however, historic properties are only a subset of cultural resources, and are but one aspect of the "human environment" as defined by NEPA regulations. The human environment, under NEPA, includes the natural and the physical (e.g., structures) environment, and the association of people and their activities to those environments. Therefore, a NEPA review must consider the cultural context in which the potential project effects could occur. The intent of this section is to describe the affected environment within this cultural context.

#### **Cultural Context**

The CNMI DHP has divided the cultural history of the Northern Mariana Islands into generalized sequences or temporal periods (*CNMI DHP 2011*). Analysis of material culture in combination with ethnographic data, oral tradition, and historical documentation form the framework within which these generalized sequences or temporal periods have been developed. The generalized temporal periods for the Northern Mariana Islands include the Prehistoric Period, Spanish Period, German Period, Japanese Period, World War II Period, and Post-War Period.

Prehistoric Period (ca. 2000 BCE [Before Common Era] to 1668 CE [Common Era])

Prehistoric sites are the physical evidence of human activity that occurred prior to European contact. Based on current knowledge, humans began to inhabit the Northern Mariana Islands at approximately 2000 BCE (*CNMI DHP 2011*). At the time of European contact the islands were inhabited by a group of people that came to be known as the Chamorro. Though Ferdinand Magellan visited the islands in 1521 and the Spanish crown formally claimed the islands in 1565, there was little European impact upon traditional Chamorro life until the establishment of a Jesuit mission on Guam in 1668 (*CNMI DHP 2011*). For this reason, the Prehistoric Period is considered to continue on through 1668. The Prehistoric Period is subdivided into two periods, the Pre-Latte Period and the Latte Period, differentiated by settlement patterns, subsistence adaptations, and the advent of the latte architectural form.

#### Pre-Latte Period (ca. 2000 BCE to 1000 CE)

Sites representing the Pre-Latte Period are fairly rare and often poorly preserved. Most sites from this period are found within coastal beach environments and to a lesser extent at inland locations such as rock shelters and caves (*CNMI DHP 2011*). Evidence indicates that populations living on the Northern Mariana Islands during this period lived along the coast lines, favoring coastal lagoons which offered easy access to marine resources (*U.S. Department of the Navy 2010*). Such sites appear to have been intensively used. Archaeological excavations have identified postholes, hearths, and substantial amounts of habitation debris demonstrating the occurrence of cooking, food storage, and tool making activities at sites from this period. Large amounts of shellfish and reef fish remains identified at sites from this period indicate that subsistence practices focused on harvesting the marine resources of nearshore reefs; however, it is also evident that populations also depended upon bird hunting and plant collection. The manufacture of tools, implements, and ornaments from stone, bone, and shell was also an important aspect of the Period (*Reinman 1977*; *Kurashina and Clayshulte 1983*; *U.S. Department of the Navy 2010*).

# Latte Period (1000 CE to 1668 CE)

Archaeological evidence indicates that around 1,000 years ago major changes in settlement patterning and subsistence adaptations took place in addition to the introduction of a new architectural form, the latte (*CNMI DHP 2011*). Lattes are large limestone or basalt pillars topped with a capstone. The pillars were constructed in two parallel rows of even numbered uprights forming a "set". Clusters of "sets" have been most commonly identified along the coastlines across the Northern Mariana Islands indicating the locations of hamlets or villages. Archaeological deposits identified at Latte Period village sites indicate that subsistence practices focused heavily upon marine resources such as fish and shellfish and to a lesser extent on terrestrial-based species such as birds, fruit bats, lizards, turtles, and land snails. These sites are commonly found to contain large basalt grinding stones, surface artifact scatters, and stratified subsurface deposits including burials. Burials tended to be placed beneath or adjacent to latte structures (*CNMI DHP 2011*).

Other site types of the Latte Period include latte stone quarries, water wells, tool manufacture areas, rock shelters, cave sites, and rock art locations. As populations increased from the Pre-Latte Period into the Latte Period, settlement expanded into areas outside of coastal environments.

## Spanish Period (1668 to 1898)

Ferdinand Magellan visited the islands in 1521 and the Spanish crown formally claimed the islands in 1565; however, there was little European impact upon traditional Chamorro life until the establishment of a Jesuit mission on Guam in 1668 (*CNMI DHP 2011*). The Spanish introduced cattle, pigs, sheep, corn, iron, and glass to the islands. Staple crops consisted of breadfruit, yams, taro, bananas, sugarcane, and rice, while marine animals remained the principal source of protein.

Early colonization efforts by the Spanish resulted in open revolt (*Rogers 1995*). Conflicts persisted until 1694 when the Spanish forcefully relocated all Chamorro to villages on Saipan and Guam. This four-year long consolidation program was referred to by the Spanish as the *reducción* (*Rogers 1995*). By 1700, all Chamorro settlements were restricted to Guam, Saipan, and Rota.

Between 1815 and 1820, after severe storms had devastated the Caroline Islands, Carolinian refugees began arriving on the Northern Mariana Islands (*Driver and Brunal-Perry 1995*). More Carolinians were brought to the islands to work as cattle ranchers in the late 1800s (*Bowers 1950*; *Farrell 2012*). By the late 1880s, most of the Carolinians had relocated to Saipan.

Sites associated with the Spanish Period are rare in the Northern Mariana Islands and consist of the ruins of mission villages and various scattered building sites and artifact deposits, as well as two known shipwrecks; the *Nuestra Senora de Concepcion* and the *Santa Margarita*.

## *German Period (1898 to 1914)*

Germany purchased the Northern Mariana Islands in 1899 with the intent to develop a cash-based agricultural economy focused on copra (dried coconut meat used for coconut oil) production. The Germans also invested in infrastructure projects such as roads and docks. In 1905 a series of typhoons devastated the coconut plantations and the Germans felt their economic gamble had failed (*U.S. Department of the Navy 2010*). Very few German Period sites have survived due to the intensive agricultural development of their successors, the Japanese, and the massive land disturbance that occurred during World War II. Several structural ruins, as well as some buried deposits, are all that appear to remain of the German Period.

## Japanese Period (1914 to 1941)

In 1914 a Japanese naval squadron seized control of the Northern Mariana Islands. The Japanese military controlled the islands until they were turned over to a Japanese civilian entity call the South Seas Bureau in 1922. The South Seas Bureau developed large-scale sugar cane plantations that covered vast stretches of the islands. Japan's economic development of the islands peaked in the 1930s (*CNMI DHP 2011*). In preparation for oncoming war, the Japanese began constructing airfields in the Northern Mariana Islands (*U.S. Department of the Navy 2010*). Japanese Period sites on the islands are numerous and diverse. Sites include the ruins of farmsteads, factories, railroads, mill towns, mining sites, residences, hospitals, stores, administrative buildings, water cisterns, and Shinto shrines, as well as refuse dumps and buried deposits (*CNMI DHP 2011*).

#### World War II Period (1941 to 1945)

After the December 7, 1941 attack on Pearl Harbor, the Japanese strengthened their hold on the Northern Mariana Islands, and by 1944 much of the population was Japanese (*Bowers 1950*). The United States (U.S.) began systematic air and naval bombardment of the islands in 1944, which was followed by U.S. marine invasion forces that managed to take control of the islands. The war devastated much of the infrastructure across the islands. The U.S. quickly rebuilt

airfields and established military bases from which military operations in the Pacific theater could be carried out (*Russel 1995*). West Field was used as a departure point for aircraft flying high level bombing raids of selected Japanese military targets and low-level carpet bombing raids of Japanese cities (*U.S. Department of the Navy 2010*). At North Field, the Seabees of the Sixth Naval Construction Brigade constructed four additional runways and associated infrastructure. It was from the reconstructed North Field that the two B-29 Superfortress bombers, the Enola Gay and the Bockscar, departed for Hiroshima and Nagasaki to drop the atomic bombs that brought about the end of the war in August 1945.

World War II Period sites make up the largest percentage of all sites found in the Northern Mariana Islands (*CNMI DHP 2011*). Japanese sites associated with the defense of the islands include airfields, reinforced gun positions, troop barracks, anti-aircraft and coastal defense guns, man-made tunnels, improved caves, surface scatters of equipment and ordinance, mass graves, and off-shore wrecks. U.S. sites associated with invasion and post-invasion use of Saipan and Tinian consist of airfields, roadways, hospitals, ammunition storage areas, Quonset hut foundations, equipment dumps, artifact scatters, and buried ordinance (*CNMI DHP 2011*).

#### Post-War Period (1945 to Present)

After the war much of the abandoned military infrastructure and sugarcane fields reverted back to jungle or fields of dense sword grass. Chamorro families began clearing and farming the land. They planted fruit trees and grew watermelon, tomatoes, tapioca, corn, sweet potatoes, and yams in addition to raising pigs and cattle (*Farrell 2012*). Farming and ranching continued in many areas across the islands through the 1980s. Today farming has largely been replaced by a growing tourism industry. Post-War Period sites consist largely of early post-war architectural structures such as churches, commercial buildings, government buildings, and residences (*CNMI DHP 2011*).

#### **Archaeological and Historic Resources**

The above sections provide a basis for understanding the identification and evaluation of cultural resources as they relate to the cultural context of the Northern Mariana Islands and the type of cultural resources that could exist within a project area of potential effect. Although site-specific information regarding cultural resources would need to be collected to define the affected environment of an individual project, the types of cultural resources that are currently listed on the NRHP across the Northern Mariana Islands can provide an understanding of the types and range of potential archaeological and historic resources that should be considered and could be affected by the Proposed Action.

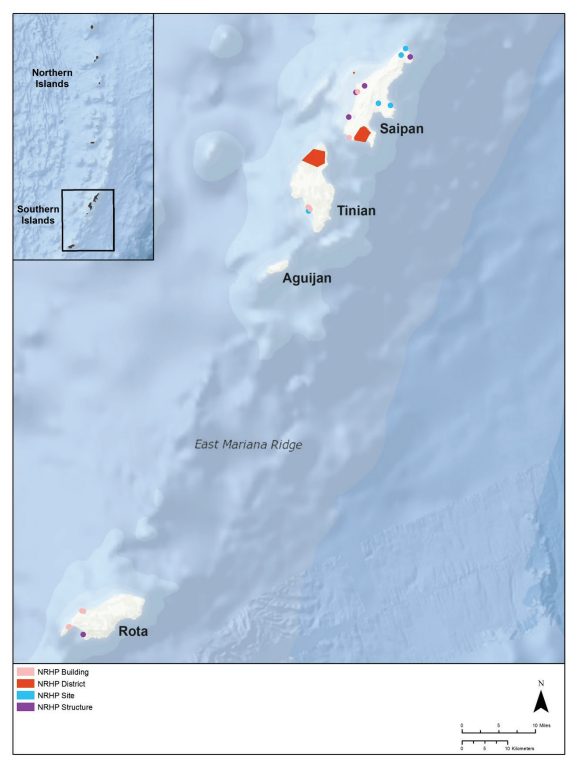
As discussed above, "cultural resources" is a general term that can include a wide range of resources. For the purposes of brevity, the term "historic property" is used in this Final PEIS to refer to either historic properties, significant sites of religious and/or cultural significance, or traditional cultural properties. Table 7.1.11-1 provides a list of historic properties that have been evaluated and designated significant to be listed on the NRHP. There are currently 40historic properties listed on the NRHP in the Northern Mariana Islands. The historic properties consist of archaeological sites and features; historic buildings; military sites, features, and objects; historic

districts; and cultural landscapes. Figure 7.1.11-1 shows the locations of the historic properties listed in Table 7.1.11-1.

Table 7.1.11-1: Historic Properties Listed on the NRHP

Historic Property	Property Type	Island	City
Chugai' Pictograph Site	Site	Rota	Chugai'
Chudang Palii Japanese World War II Defensive			
Complex	District	Rota	Sinapalu
Commissioner's Office	Building	Rota	Songsong
Dugi Archeological Site	District	Rota	Songsong
Japanese Coastal Defense Gun	Structure	Rota	Songsong
Japanese Hospital	Building	Rota	Songsong
Mochong	Site	Rota	Songsong
Nanyo Kohatsu Kabushiki Kaisha Sugar Mill	Building	Rota	Songsong
Rectory	Building	Rota	Songsong
Rota Latte Stone Quarry	Site	Rota	Songsong
Isley Field Historic District	District	Saipan	Chalan Kanoa
Landing Beaches, Aslito-Isley Field, and Marpi			
Point	District	Saipan	Chalan Kanoa
Unai Obyan Latte Site	Site	Saipan	Chalan Kanoa
Waherak Maiher	Structure	Saipan	Chalan Kanoa
Chalan Galaide	Site	Saipan	Garapan
Japanese Jail Historic and Archeological District	District	Saipan	Garapan
Campaneyan Kristo Rai	Structure	Saipan	Garapan
Japanese Hospital	Building	Saipan	Garapan
Japanese Lighthouse	Structure	Saipan	Garapan
Managaha Island Historic District	District	Saipan	Garapan
Sabanetan Toro Latte Site	Site	Saipan	Garapan
Laulau Kattan Latte Site	Site	Saipan	Kagman III Homestead
Hachiman Jinja	Site	Saipan	Kannat Taddong Papago
Unai Achugao Archaeological Site	Site	Saipan	Punton Achugao
Sister Remedios Early Childhood Development			
Center	Building	Saipan	Saipan
Japanese 20mm Cannon Blockhouse	Building	Saipan	Saipan Island
Tachognya	Site	Saipan	San Jose
House of Taga	Site	Saipan	San Jose
Banzai Cliff	Site	Saipan	San Roque
Suicide Cliff	Site	Saipan	San Roque
Unai Lagua Japanese Defense Pillbox	Structure	Saipan	San Roque
Brown Beach One Japanese Fortifications	Site	Saipan	Unai Laolao Kattan
Magpo Valley Latte Sites District	District	Tinian	San Jose
House of Taga Boundary Increase and Additional			
Documentation	Site	Tinian	San Jose Village
Tinian Landing Beaches, Ushi Point Field, Tinian			
Island	District	Tinian	Tinian Village
Japanese Structure	Building	Tinian	Tinian Village
Nanyo Kohatsu Kabushiki Kaisha Administration			
Building	Building	Tinian	Tinian Village
Nanyo Kohatsu Kabushiki Kaisha Ice Storage	- · · · ·		
Building	Building	Tinian	Tinian Village
Nanyo Kohatsu Kabushiki Kaisha Laboratory	Building	Tinian	Tinian Village
Unai Dangkulo Petroglyph Site	Site	Tinian	Unai Dangkulo

Source: Stutts 2014



Source: Stutts 2014

Notes: Some of the historic properties listed in Table 7.1.11-1 have sensitive locations (e.g., archaeological sites) and are not shown here.

Figure 7.1.11-1: Historic Property Listed on the NRHP

In addition to those listed on the NRHP, other known and unknown cultural resources exist across the Northern Mariana Islands that have yet to be identified or evaluated for their significance. A cultural resources survey would need to be conducted to identify specific cultural resources of an individual project; however, through previous surveys and a general understanding of the cultural context, archaeological sites and historic resources are more typically found in certain locations given their size, type, and function.

Archaeological site potential is largely based on an area's habitation suitability, proximity to natural resources, and/or locational prominence/importance. For instance, habitation sites, both prehistoric and historic, are typically found in naturally protected, upland landforms close to a significant and consistent fresh water source and within proximity to food resources. However, habitation sites can vary based on seasonal considerations or be temporal based on their use as specific resource extraction locations, recognizing that environmental conditions may have changed over time. Proximity to resources can vary according to a combination of environmental conditions such as the size and nature of the water source (perennial versus intermittent) and/or extent and location of food sources. Topographic prominence is also often indicative of archaeological potential. Topographically prominent locations were likely desirable locations as they provided vantage points for observation, which would be useful for tracking wildlife or recognizing potential threats to the habitation site. The presence of an extractive resource can also raise the potential for archaeological sites in a given location. Large outcrops of preferred stone resources, for example, are often the location of guarry sites; in another example, wood or other structural building resources would be expected in heavily forested areas. Likewise, topographic prominence could be an important component of ceremonial or spiritual sites or cultural landscapes.

In the Northern Mariana Islands, archaeological sites dating to the Pre-Latte Period are generally small and located along relatively flat, easily accessible, elevated coastal areas (generally on low terraces above beaches), especially near coastal lagoons with easy access to marine resources (*U.S. Department of the Navy 2010*). These locations seem to have been favored by the early inhabitants due to the great quantity of shellfish and reef fish. Although few inland sites have been identified, evidence shows that early inhabitants used a mixture of fishing, hunting, and collecting activities for subsistence. During the Latte Period, sites are typically found in relatively sheltered areas, with reef and beach access to fish through the use of canoes. However, increased populations later in this period pushed settlements into areas outside coastal environments and into inland and upland areas (*Reinman 1977; Kurashina and Clayshulte 1983; U.S. Department of the Navy 2010*).

Following contact with Europeans and extending into historic periods, agriculture was a fundamental aspect of the economy of Northern Mariana Islands (*Bowers 1950*). As such, in addition to traditional coastal locations, archaeological sites and historic structures from these periods can additionally be found inland, where large, level agricultural areas exist, and around the established towns and populated areas. Military sites and remnants are scattered across the island. For instance, Japanese military sites can be found in cliff sides and on top of topographically prominent locations overlooking beaches to provide for their strategic

placement. Concentrated military structures are focused in the primary facility locations used by the Japanese and U.S. militaries during the 1900s (*U.S. Department of Navy 2015*).

# Traditional Cultural Properties and Cultural Resources of Traditional Religious or Cultural Importance

Traditional cultural properties and other cultural resources of traditional religious or cultural importance can include a wide range of tangible and intangible resources (e.g., archaeological sites and funerary objects, ceremonial places, traditional wildlife and plant gathering areas, and cultural landscapes). Section 106 consultation would provide the means of identifying the affected environment of these types of resources for an individual project (*NPS 1998*). Since Pacific Islanders are neither formally recognized like an American Indian tribe nor like a Native Hawaiian organization under Section 106, the public scoping and comment processes are some ways for FirstNet to learn of concerns from other distinct cultural groups regarding traditional cultural properties.

It is often difficult, if not impossible, to place strict boundaries on locations of traditional significance. Another complicating factor is that even when boundaries might be defined, members of cultural groups may not be willing to disclose such information to those outside of their communities for a number of reasons. Therefore, cultural sensitivity is needed to ensure protection of these important places (*ACHP 2008*). Types of traditional resources may include, but are not limited to, archaeological sites, burial sites, ceremonial sites, traditional hunting, fish ponds, and plant gathering areas, trails, certain prominent geological features that may have spiritual significance (i.e., cultural landscapes), and viewsheds to and/or from sacred locations (*NPS 1998*).

Whereas traditional cultural properties are historic properties (they are eligible for listing in the NRHP), other cultural resources of traditional religious or cultural importance need to be considered as they are important to a community's practices and beliefs and are necessary for maintaining the community's cultural identity. FirstNet plans to continue to work with the DHP and any interested Pacific Islander groups as part of the NHPA and NEPA processes. Although specific locations of many traditional cultural properties and other cultural resources of traditional religious or cultural importance in the Northern Mariana Islands are not currently known, FirstNet will maintain open, collaborative relationships with Pacific Islander groups throughout the NHPA consultation for all cultural groups to ensure their consideration.

# **7.1.12. Air Quality**

#### 7.1.12.1. Introduction

This section discusses the existing air quality conditions in the Northern Mariana Islands. Information is presented regarding air quality characteristics that would be potentially sensitive to impacts from deployment and operation of the Proposed Action. Air quality in a geographic area is determined by the type and amount of pollutants emitted into the atmosphere, the size and topography<sup>1</sup> of the area, and the prevailing weather and climate conditions. The levels of pollutants and pollutant concentrations in the atmosphere are typically expressed in units of parts per million (ppm)<sup>2</sup> or micrograms per cubic meter ( $\mu$ g/m<sup>3</sup>) determined over various periods of time. The United States (U.S.) Environmental Protection Agency (USEPA) designates areas within the U.S. as attainment,<sup>3</sup> nonattainment,<sup>4</sup> maintenance,<sup>5</sup> or unclassifiable<sup>6</sup> depending on the concentration of air pollution relative to ambient air quality standards.

## 7.1.12.2. Specific Regulatory Considerations

Air quality and emissions of atmospheric pollutants are regulated under the Clean Air Act (CAA). The CAA establishes limits on how much air pollution can exist in an area at any given time, based on local climatological factors. These limits are known as the national ambient air quality standards (NAAQS). The USEPA has established NAAQS for six common pollutants, known as criteria pollutants. These include carbon monoxide, lead, nitrogen dioxide, ozone, particulate matter (PM), and sulfur dioxide (*USEPA 2013*). Local air quality protection and permitting in the Northern Mariana Islands is jointly the responsibility of the Northern Mariana Islands Division of Environmental Quality (CNMI DEQ) and USEPA Region 9 (*USEPA 2014c*; *USEPA 2014b*). These agencies enforce the federal NAAQS within the islands. No information was readily available regarding enforcement of any Territory Ambient Air Quality Standards (TAAQS). Throughout this section the term AAQS (ambient air quality standards) is used to refer to the NAAQS and TAAQS). Table 7.1.12-1 summarizes the NAAQS, which represents the TAAQS in the islands.

<sup>&</sup>lt;sup>1</sup> Topography is the unique features and shapes of the land (e.g., valleys and mountains).

<sup>&</sup>lt;sup>2</sup> One ppm is equivalent to 1 milligram per liter.

<sup>&</sup>lt;sup>3</sup> Attainment areas meet the national primary or secondary ambient air quality standard for the pollutant (*USEPA 2015d*).

A Nonattainment areas do not meet (or contribute to ambient air quality in a nearby area that do not meet) the national primary or secondary ambient air quality standard for the pollutant (*USEPA 2015d*).

<sup>&</sup>lt;sup>5</sup> Maintenance areas were previously nonattainment, but have met the national primary or secondary ambient air quality standards for the pollutant, and have been designated as attainment (40 CFR 93.152).

<sup>&</sup>lt;sup>6</sup> Unclassifiable areas cannot be classified on the basis of available information as meeting the national primary or secondary air quality standard for a pollutant (*USEPA 2015d*).

Table 7.1.12-1: Ambient Air Quality Standards in the Northern Mariana Islands

Pollutant	Averaging Period	NAAQS (Primary Standard) <sup>a</sup>	NAAQS (Secondary Standard) <sup>b</sup>	TAAQS
Carbon monoxide	8-hour	9 ppm (10 mg/m <sup>3</sup> )	None	
Carbon monoxide	1-hour	35 ppm (40 mg/m <sup>3</sup> )	None	
Lead	3-month average	0.15 μg/m <sup>3</sup> (rolling 3-month)	Same as primary	
Nitrogon diquido	Annual		Same as primary	Unknown
Nitrogen dioxide 1-hour		$0.1 \text{ ppm } (188 \text{ µg/m}^3)$	None	
Ozone	8-hour	0.075 ppm	Same as primary	Ulikilowii
Particulate matter: PM <sub>10</sub>	24-hour	150 μg/m <sup>3</sup>	Same as primary	
Annual 12		12 μg/m <sup>3</sup>	$15 \mu\mathrm{g/m}^3$	
Particulate matter: PM <sub>2.5</sub> 24-hour		$35 \mu\mathrm{g/m}^3$	Same as primary	
Sulfar districts 3-hour		None	$0.5 \text{ ppm } (1,300 \text{ µg/m}^3)$	
Sulfur dioxide	1-hour	$0.075 \text{ ppm } (196  \mu\text{g/m}^3)$	None	

Sources: USEPA 2014a; 40 CFR § 52.2922

 $\mu$ g/m³ = microgram(s) per cubic meter; mg/m³ = milligram(s) per cubic meter;  $PM_{2.5}$  = particulate matter up to 2.5 micrometers in diameter;  $PM_{10}$  = particulate matter up to 10 micrometers in diameter; pm = parts per million

States and territories must establish enforceable plans, known as State Implementation Plans (SIPs), to achieve their AAQS. Regions that are not in compliance with AAQS (i.e., exceed the AAQS limits) are known as nonattainment areas. Those that are in compliance are known as attainment areas. Those without sufficient data are designated unclassifiable and generally have the same obligations as attainment areas. Regions that have previously exceeded the AAQS and subsequently improved air quality to become in compliance are re-designated as maintenance areas. Regions can be classified as in attainment for some criteria pollutants and nonattainment for others. SIPs must describe how the state or territory will maintain compliance in attainment and maintenance areas and will improve air quality in nonattainment areas (*USEPA 2013*).

In addition to regulating ambient air quality, the CAA also establishes limits on the level of air pollution that can be emitted from both stationary (e.g., manufacturing facility) and non-stationary (e.g., motor vehicle) emission sources. For stationary sources, states and territories may implement more stringent standards than those set by the USEPA. For mobile sources, states or territories must adopt standards set by either USEPA or California (*USEPA 2013*).

The key permitting programs for major stationary sources are Prevention of Significant Deterioration (PSD) and Nonattainment New Source Review (NANSR). The PSD program ensures that clean air (in attainment, maintenance and unclassifiable areas) is not degraded by new or modified major sources. To obtain a PSD permit, proposed sources must:

- Be designed with best available control technology giving consideration to cost and other factors;
- Show that the added emissions will not cause or contribute to an air pollution increase in excess of the allowable increment, any NAAQS, or any other applicable CAA emissions standard; and

<sup>&</sup>lt;sup>a</sup> Primary standards are set to protect public health.

<sup>&</sup>lt;sup>b</sup> Secondary standards are set to protect public welfare, including visibility and crops.

• Show that the added emissions will not have an adverse impact on air-quality related values in a Class I area<sup>7</sup> such as a national park or wilderness area (*USEPA 2013*).

The NANSR program ensures that proposed major stationary sources will not further degrade air quality in locations where AAQS are not being met (i.e., nonattainment areas). To obtain an NANSR permit, proposed sources must:

- Be designed for the lowest achievable emission rate; and
- Obtain emission offsets (certified reductions in air pollution from existing facilities in the region) to provide a net air quality benefit (*USEPA 2013*).

Stationary sources may also be subject to federal air quality regulations under the New Source Performance Standards or National Emission Standards for Hazardous Air Pollutants.

Air pollution from mobile sources is managed primarily through vehicle and fuel standards. Vehicle standards set limits for fuel efficiency and are the basis for state and territory vehicle emissions inspection programs. Fuel standards regulate the amount of sulfur in gasoline and diesel fuels.

Other regulatory programs that may potentially be involved with deployment and operation of the Proposed Action include visibility protection and conformity. Haze<sup>8</sup> is one of the most basic forms of air pollution and it degrades visibility in many U.S. cities and scenic areas (*USEPA 2015c*). National parks and scenic areas are protected from air pollution associated with both new and existing sources of air emissions due to visibility concerns from haze. Protection from new sources of air pollution occurs through the PSD program discussed above. Protection from existing sources occurs through the USEPA's 1999 Regional Haze Rule, which set goals of preventing future and remedying existing impairment in Class I Areas. States and territories are required to adopt progress goals every 10 years, with the ultimate goal of achieving natural background conditions, or conditions which existed before manmade pollution, by 2064 (*USEPA 2010*).

Federal departments and agencies are prohibited from taking actions in nonattainment and maintenance areas without first demonstrating that the actions would conform to the state or territory's SIP. The CAA conformity requirements ensure that federal activities will not:

1) cause or contribute to new air quality violations; 2) worsen existing violations; or 3) delay attainment of AAQS. The transportation conformity requirements apply to projects funded by or requiring approval from the Federal Highway Administration or those related to a project funded under the Federal Transit Act, and thus would not apply to the Proposed Action. The general conformity requirements apply to other federal actions and may apply to the Proposed Action (*USEPA 2013*).

<sup>&</sup>lt;sup>7</sup> Class I areas are national parks and wilderness areas in attainment or unclassifiable areas that exceed 5,000 acres in size and were in existence on August 7, 1977.

<sup>&</sup>lt;sup>8</sup> Haze is caused when sunlight encounters tiny pollution particles in the air. Some light is absorbed by particles; other light is scattered away before it reaches an observer. More pollutants mean more absorption and scattering of light, which reduce the clarity and color of what we see. Some types of particles, such as sulfates, scatter more light, particularly during humid conditions.

## 7.1.12.3. Ambient Air Quality

One of the key indicators of current ambient air quality in a state or territory is the compliance status of each region compared to the AAQS (refer to Table 7.1.12-1 above). Compliance is typically evaluated by county, or in some cases, large cities. Based on the limited geographic size of the Northern Mariana Islands, the entire territory is evaluated as a single air quality control region (AQCR). Note that the Northern Mariana Islands is not listed as a separate AQCR in 40 CFR § Part 81, Appendix A. Because the Northern Mariana Islands and Guam are geographically located in the same region and are both influenced by the North Pacific High/Trade Winds and the Intertropical Convergence Zone, both territories are assumed to be in the same AQCR (i.e., AQCR 246). The Northern Mariana Islands is not designated as nonattainment or maintenance status for any of the AAQS (USEPA 2015a; USEPA 2015b). No specific type/class of air pollutant is considered a significant concern in the islands (CNMI DEQ 2015).

The Northern Mariana Islands does not currently implement a permitting program for proposed new or modified major stationary sources. The NANSR program is not currently applicable in the Northern Mariana Islands because the territory is not designated as nonattainment for any of the AAQS. Therefore, all proposed major sources would be addressed under the PSD program (40 CFR § 52.21), which for the Northern Mariana Islands is implemented by USEPA Region 9. The CNMI DEQ implements minor source construction and operating permit programs (USEPA 2014b). The type of permit required in the Northern Mariana Islands is primarily based on: 1) the type of proposed stationary source; and 2) the potential amount of air pollutants that could be emitted per year from the proposed source. PSD review is triggered for new sources if facility-wide potential emissions of any criteria pollutant exceed 250 tons per year. For modified stationary sources, the PSD thresholds vary by pollutant (40 CFR § 51.166). Minor source permitting thresholds also vary by pollutant.

As mentioned above, the entirety of the Northern Mariana Islands is evaluated as one AQCR. In implementing the federal PSD program, USEPA Region 9 ensures that air quality throughout the territory is not degraded by proposed major sources, specifically ensuring that a proposed major source would not cause ambient air concentrations to increase by more than allowable thresholds listed in Table 7.1.12-2.

**Table 7.1.12-2: PSD Allowable Increase Increments** 

Pollutant	Avanaging Daviad	PSD Incren	nent (μg/m³)
Ponutant	Averaging Period	Class I Area <sup>a</sup>	Class II Area <sup>b</sup>
Nitrogen dioxide	Annual	2.5	25
Porticulate metter: DM	Annual	4	17
Particulate matter: PM <sub>10</sub>	24-hour	8	30
Particulate matter: PM <sub>2.5</sub>	Annual	1	4
	24-hour	2	9
	Annual	2	20
Sulfur dioxide	24-hour	5	91
	3-hour	25	512

Source: 40 CFR § 51.166(c)

 $\mu$ g/m³ = micrograms per cubic meter;  $PM_{2.5}$  = particulate matter up to 2.5 micrometers in diameter;  $PM_{10}$  = particulate matter up to 10 micrometers in diameter

Note that thresholds are lower for Class I Areas, which receive greater protection. However, there are no designated Class I Areas in the Northern Mariana Islands; therefore, the entire territory is evaluated according to the Class II Area increments.

As discussed in Section 7.1.12.2, Specific Regulatory Considerations, the USEPA protects visibility in Class I Areas through both the PSD program and the federal 1999 Regional Haze Rule. Because there are no Class I Areas in the Northern Mariana Islands and its remote location prevents air emissions from impacting Class I Areas in other states and territories (the closest territory is Guam, which has no Class I Areas), the Regional Haze Rule is not currently applicable in the islands (*USEPA 2010*; *USEPA 2012b*).

While PSD and visibility programs are critical to air quality in attainment/unclassifiable and Class I Areas, respectively, conformity requirements are a key concern in nonattainment and maintenance areas. However, because the entire territory of the Northern Mariana Islands is not currently designated as nonattainment or maintenance for any pollutants, conformity requirements are not currently applicable throughout the territory.

In most U.S. states and territories, mobile source air pollution is managed primarily through vehicle maintenance and fuel standards. The CNMI DEQ implements few programmatic requirements for mobile sources because of the territory's small size, its remote location, and its current air quality (in compliance with all AAQS). Additionally, these factors allow the Northern Mariana Islands to be exempt from USEPA's diesel standards for on-road, off-road, aircraft and other diesel engines (*USEPA 2012a*). The primary mobile source requirements in the islands are that fuel may not have a sulfur content of more than 3.5 percent and that gasoline-or diesel-powered motor vehicles may not emit visible smoke while traveling on roadways (*CNMI Administrative Code Sections 65-10-410 and 65-10-430*).

<sup>&</sup>lt;sup>a</sup> Class I areas are national parks and wilderness areas in attainment or unclassifiable areas that exceed 5000 acres in size and were in existence on August 7, 1977.

<sup>&</sup>lt;sup>b</sup> Class II areas are all other attainment or unclassifiable areas outside Class I areas.

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# 7.1.13. Noise and Vibrations

#### 7.1.13.1. Introduction

This section discusses noise and vibration conditions in Northern Mariana Islands. Information is presented regarding noise and vibration characteristics as they relate to humans that would be potentially sensitive to impacts from deployment and operation of the Proposed Action.

Noise is a form of sound caused by pressure variations that the ear can detect and is often defined as unwanted sound (*USEPA 2012*). Noise is one of the most common environmental issues that can interfere with normal human activities and otherwise diminish the quality of the human environment.<sup>1</sup> Typical sources of noise that can result in this type of interference in both urban and suburban surroundings include interstate and local roadway traffic, rail traffic, industrial activities, aircraft, and neighborhood sources like lawn mowers, leaf blowers, etc.

The effects of noise can be classified into three categories:

- Noise events that result in annoyance and nuisance;
- Interference with speech, sleep, and learning; and
- Physiological effects such as hearing loss and anxiety.

Ground-borne vibrations, which in many instances can be caused by tools or equipment that generate noise, can also result from roadway traffic, rail traffic, and industrial activities as well as from some construction-related activities such as blasting, pile-driving, vibratory compaction, demolition, and drilling. Unlike noise, most ground-borne vibrations are not typically experienced every day by most people because the existing environment does not include a significant number of perceptible ground-borne vibration events.

# 7.1.13.2. Specific Regulatory Considerations

In 1974, the United States Environmental Protection Agency determined that an exterior daynight average sound level ( $L_{dn}$ ) of 55 A-weighted decibels (dBA) would not adversely affect public health and welfare by interfering with speech or other activities (*USEPA 1974*). There are no numerical noise or vibration limits in Northern Mariana Islands. Per the Occupational Safety and Health Act of 1970, employees should not be exposed to more than 85 decibels (dB) for an 8-hour day, and if the noise level exceeds the 85 dB threshold, protective measures must be installed to reduce noise exposure ( $29\ CFR\ \S\ 1910.95(c)(1)$ ). See Section 1.8.9, Occupational Safety and Health Act, for more information.

<sup>&</sup>lt;sup>1</sup> The human environment is the natural and the physical (e.g., structures) environment, and the association of people and their activities to those environments.

# 7.1.13.3. Environmental Setting

Noise is generally defined as unwanted sound. Sound can be perceived as pleasant or annoying, and as loudness/intensity, in terms of dB. Sound measurement is refined by using a dBA scale that emphasizes the range between 1,000 and 8,000 cycles per second, which are the sound frequencies most audible to the human ear. The perceived increase in loudness of a sound does not correspond directly to numerical increase in dBA values. Typically, an increase of less than 3 dBA is barely noticeable, an increase of 5 dBA is noticeable, an increase of 10 dBA is perceived as a doubling in apparent loudness, and an increase of 20 dBA is perceived as a four-fold increase in apparent loudness. Table 7.1.13-1 shows typical noise levels generated by common indoor and outdoor activities, and provides possible human effects.

Table 7.1.13-1: Typical Noise Levels and Possible Human Effects

Common Noises <sup>a</sup>	Noise Level (dBA)	Effect	
Rocket launching pad (no ear protection)	180	Irreversible hearing loss	
Carrier deck jet operation	140	Dain Calley Louid	
Air raid siren	140	Painfully loud	
Thunderclap	130	Painfully loud	
Jet takeoff (200 feet)	120	Maximum vocal effort	
Auto horn (3 feet)	120	Maximum vocal effort	
Pile driver	110	Entromoly loud	
Loud concert	110	Extremely loud	
Garbage truck	100	Vory loud	
Firecrackers	100	Very loud	
Heavy truck (50 feet)	90	Very Annoying	
City traffic	90	Hearing damage (8 hours of exposure)	
Alarm clock (2 feet)	80	Annoying	
Hair dryer	80	Annoying	
Noisy restaurant			
Freeway traffic	70	Telephone use difficult	
Business office			
Air conditioning unit	60	Intrusive	
Conversational speech	00	muusive	
Light auto traffic (100 feet)	50	Quiet	
Living room			
Bedroom	40	Quiet	
Quiet office			
Library/soft whisper (15 feet)	30	Very quiet	
Broadcasting studio	20	Very quiet	
Pin dropping	10	Just audible	
Threshold of hearing	0	Hearing begins	

Source: WSDOT 2015

dBA = A-weighted decibel

<sup>&</sup>lt;sup>a</sup> No common 10 dBA source(s) was available, but expected noise effects for this decibel value were included.

In Northern Mariana Islands, just like in any state or territory, noise can be generated from a variety of sources such as industries, roadway vehicle traffic, aircraft, hunting, construction activities, and public gatherings, to name just a few. In the absence of measured data, typical outdoor sound level by land use category is presented in Table 7.1.13-2. In the Northern Mariana Islands, forest and scrub/shrub account for approximately 64 percent of land cover, and developed land covers less than 4 percent of the territory (see Section 7.1.7.3, Land Use and Ownership). Ambient day-night noise levels in major cities such as Saipan and San Jose Village as well as areas with dense traffic or some commerce or industry are expected to range from 55 to 65 dBA. Ambient day-night noise levels in rural and suburban towns in the Northern Mariana Islands (e.g., Agrihan Village, Alamagan Village, Pagan Village, etc.) with infrequent traffic are expected to range from 40 to 45 dBA.

The single largest recreation management area in the territory is the 3,758-acre Sabana Protected Area in Rota Municipality, which accounts for approximately 36 percent of recreational lands in the Northern Mariana Islands (see Section 7.1.7, Land Use, Airspace, and Recreation). Ambient day-night noise levels in the most sensitive areas in Northern Mariana Islands, such as the Mariana Trench Marine National Monument, Mariana Arc of Fire National Wildlife, Sabana Protected Area, and American Memorial Park are expected to be 35 dBA or less.

Table 7.1.13-2: Typical Outdoor Sound Levels by Land Use Category

Land Use Category	L <sub>d</sub> (dBA) <sup>a</sup>	$L_n (dBA)^b$	L <sub>dn</sub> (dBA) <sup>c</sup>
Wilderness areas	35	25	35
Rural and outer suburban areas with negligible traffic	40	30	40
General suburban areas with infrequent traffic	45	35	45
General suburban areas with medium density traffic or suburban	50	40	50
areas with some commerce or industry	30	40	30
Urban areas with dense traffic or some commerce or industry	55	45	55
City or commercial areas or residences bordering industrial areas	60	50	60
or very dense traffic	00	30	00
Predominantly industrial areas or extremely dense traffic	65	55	65

Sources: Cavanaugh and Tocci 1998; Bies and Hansen 2009

dBA = A-weighted decibel;  $L_{eq} =$  equivalent noise level

$$L_{dn} = 10log_{10}(\frac{15}{24}10^{L_d/10} + \frac{9}{24}10^{(L_n+10)/10})$$

Related to noise, vibration is a fluctuating motion described by displacement with respect to a reference point. Depending on the intensity, vibrations may create perceptible ground shaking and the displacement of nearby objects as well as rumbling sounds. Table 7.1.13-3 lists vibration source levels produced by typical construction machinery and activities at a distance of 25 feet in units of vibration decibels (VdB). The vibration thresholds for human perceptibility and potential building damage are 65 and 100 VdB, respectively (FTA 2006).

 $<sup>^{</sup>a}$   $L_{d}$ , or daytime  $L_{eq}$ , is the average equivalent sound level for daytime (7 a.m. to 10 p.m.).

 $<sup>^{</sup>b}$   $L_{n}$ , or nighttime  $L_{eq}$ , is the average equivalent sound level for nighttime (10 p.m. to 7 a.m.).

<sup>&</sup>lt;sup>c</sup> L<sub>dn</sub>, or day-night average sound level, is the average equivalent A-weighted sound level during a 24-hour time period with a 10-dB weighting applied to equivalent sound level during the nighttime hours of 10 p.m. to 7 a.m.  $L_{dn} = 10log_{10}(\frac{15}{24}10^{L_d/10} + \frac{9}{24}10^{(L_n+10)/10})$ 

Table 7.1.13-3: Vibration Source Levels for Select Construction Equipment (VdB)

Equipment <sup>a</sup>	VdB at 25 feet
	away
Pile Driver (impact type)	104-112
Pile Driver (sonic or vibratory type)	93-105
Vibratory Roller	94
Hoe Ram	87
Large Bulldozer	87
Caisson Drilling	87
Loaded Trucks	86
Jackhammer	79
Small Bulldozer	58

Source: FTA 2006

VdB = vibration decibels

<sup>&</sup>lt;sup>a</sup> The types of equipment listed in this table are included for reference purposes only. It is possible that not all equipment types listed here would be used in the deployment and operation of the Proposed Action.

# 7.1.14. Climate Change

#### 7.1.14.1. Introduction

This section discusses the setting and context of global climate change effects in the Northern Mariana Islands. Information is presented regarding the historical and existing climate parameters including temperature, precipitation, and severe weather.

Climate change, according to the Intergovernmental Panel on Climate Change (IPCC), is defined as

"a change in the state of the climate that can be identified (e.g., using statistical tests) by changes in the mean and/or the variability of its properties, and that persists for an extended period, typically decades or longer. It refers to any change in climate over time, whether due to natural variability or human activity." (*IPCC 2007*)

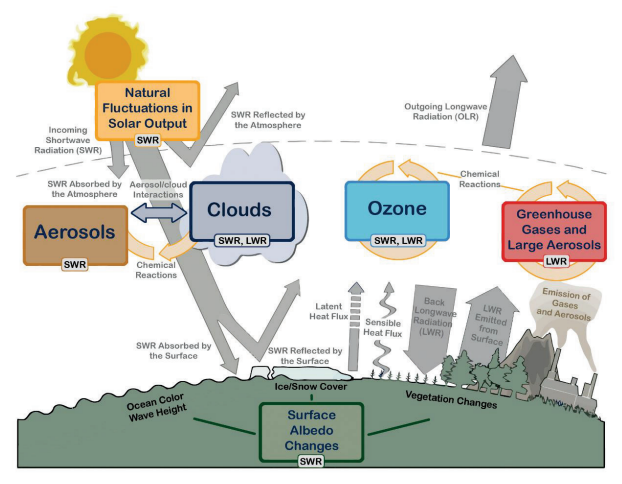
Accelerated rates of climate change are linked to an increase in atmospheric concentrations of greenhouse gas (GHG) caused by emissions from human activities such as burning fossil fuels to generate electricity (*USEPA 2012*). The IPCC is now 95 percent certain that humans are the main cause of current global warming (*IPCC 2013a*). Human activities result in emissions of four main GHGs: carbon dioxide (CO<sub>2</sub>), methane (CH<sub>4</sub>), nitrous oxide (N<sub>2</sub>O), and halocarbons (a group of gases containing fluorine, chlorine, or bromine) (*IPCC 2007*). The common unit of measurement for GHGs is metric tons of CO<sub>2</sub>-equivalent, which equalizes for the different global warming potential of each type of GHG.

The IPCC reports that "global concentrations of these four GHGs have increased significantly since 1750" and that "atmospheric concentrations of CO<sub>2</sub> increased from 80 parts per million (ppm) of carbon in 1750 to 379 ppm of carbon in 2005." (IPCC 2007) The atmospheric concentration of CH<sub>4</sub> and N<sub>2</sub>O have increased from pre-industrial values of about 715 and 270 parts per billion to 1774 and 319 parts per billion, respectively, in 2005 (IPCC 2007). In addition, the IPCC reports that human activities are causing an increase in various hydrocarbons from near-zero pre-industrial concentrations (IPCC 2007).

Both the GHG emissions effects of the Proposed Action, as well as the relationships of climate change effects to the Proposed Action, are considered in this Final Programmatic Environmental Impact Statement (see Section 7.2, Environmental Consequences). Existing climate conditions in the Proposed Action area are described first by state/territory and sub-region, where appropriate, and then by future projected climate scenarios.

#### 7.1.14.2. Context

Output from the sun powers the Earth's climate through solar radiation. The sun's energy in the form of light (including visible light or sunlight), which is electromagnetic radiation, and heat is reflected, transmitted, or absorbed into the Earth's atmosphere. For the Earth's temperature and longer term climate to remain relatively constant, the incoming radiation from the sun must balance with outgoing radiation into space. Most of the outgoing radiation leaving the Earth's surface is longwave radiation, which is also referred to as infrared radiation (*IPCC 2013a*). Some of the infrared radiation that is emitted from the Earth's surface is absorbed by certain gases in the atmosphere, which also emit longwave radiation in all directions. The radiation downward back to the surface adds and traps heat in the earth's surface, creating the greenhouse gas effect. This effect is illustrated in Figure 7.1.14-1 below.



Source: IPCC 2013a

Figure 7.1.14-1: The Greenhouse Gas Effect

Gases including CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O, water vapor, and ozone naturally occur in the atmosphere in addition to manufactured pollutants such as hydrofluorocarbons and chlorofluorocarbons. These gases have the ability to emit radiation and can trap outbound radiation within the Earth's atmosphere (*IPCC 2013a*). These gases are collectively called GHGs due to their ability to contribute to the greenhouse gas effect (*IPCC 2013a*). Some GHGs, such as CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O, and water vapor, have been continuously released throughout Earth's geologic history through natural processes. Natural carbon sinks<sup>1</sup> that absorb CO<sub>2</sub>, such as vegetation and forests, counterbalance this cycle.

Since the industrial revolution, increasing GHG emissions from human activities (referred to as anthropogenic emissions and contrasting with emissions arising from natural processes) have increased the levels of GHGs in the atmosphere. Anthropogenic emissions enhance the greenhouse gas effect and result in a greater amount of heat that is trapped in the atmosphere (*IPCC 2013a*). Human activities that emit GHGs include the combustion of fossil fuel, industrial processes, land use changes, deforestation, and agricultural production.

The Fifth Assessment Report by the IPCC concludes that total radiative forcing, which is the difference between the visible light absorbed by Earth and the energy reflected, is positive. This leads to an increase in energy in the climate system ( $IPCC\ 2013b$ ). The largest contributor to radiative forcing is caused by the increase of  $CO_2$  in the atmosphere since 1750 ( $IPCC\ 2013b$ ). Furthermore, according to climate models, continued GHG emission will cause further warming and changes in the climate system ( $IPCC\ 2013b$ ).

### 7.1.14.3. Specific Regulatory Considerations

In 2007, the *United States (U.S.) Supreme Court in Massachusetts v EPA, 549 U.S. 497 (2007)* ruled that GHGs are air pollutants and can be regulated under the Clean Air Act. Since this ruling, there have been state and federal programs and initiatives that have been proposed and implemented that address GHG emissions in the U.S. The programs that are relevant to the Proposed Action are described below.

#### Final CEQ Guidance

The Council on Environmental Quality (CEQ) published draft National Environmental Policy Act (NEPA) guidance on the consideration of the effects of climate change and greenhouse gas in February of 2010. Revised draft guidance was published in December 2014 and in August 2016 (after publication of the Draft PEIS) CEQ published its final guidance. This guidance is applicable to all federal agency actions and is meant to facilitate compliance within the legal requirements of NEPA. The CEQ guidance describes how federal agency actions should evaluate GHG and climate change effects in their NEPA reviews, using GHG emissions as a proxy for assessing a proposed action's potential effect on climate change. CEQ defines GHGs to include CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O, hydrofluorocarbons, perfluorocarbons, nitrogen triflouride, and sulfur hexafluoride, which is in accordance with section 19 (m) of *Executive Order 13693*. The final

 $<sup>^{1}</sup>$  Carbon sinks occur when natural processes absorb more  $CO_2$  than they release. Examples of natural processes that serve as carbon sinks include forests, soils, oceans, and vegetation.

CEO guidance suggests that agencies consider "(1) the potential effects of a proposed action on climate change as indicated by assessing GHG emissions (e.g. to include, where applicable, carbon sequestration); and (2) the effects of climate change on a proposed action and its environmental impacts." The final guidance recommends that agencies quantify an action's projected direct and indirect GHG emissions when data inputs are reasonably available to support calculations. The final guidance states that "agencies should be guided by the principle that the extent of the analysis should be commensurate with the quantity of the projected GHG emissions and take into account available data and GHG quantification tools that are suitable for and commensurate with the proposed agency action." In addition, CEQ recommends agencies evaluate project emissions and changes in carbon sequestration and storage, when appropriate, in assessing a proposed action's potential climate change impacts. The analysis should assess direct and indirect climate change effects of a proposed project including connected actions, the cumulative impacts of its proposed action, and reasonable alternatives. CEQ advises that climate change effects on the environmental consequences of a proposed action should be described based on available studies, observations, interpretive assessments, predictive modeling, scenarios, and other empirical evidence. The temporal bounds should be limited by the expected lifetime of the proposed project. Mitigation and adaptation measures should be considered in the analysis for effects that occur immediately and in the future.

# **Territory Regulations and Guidelines**

There are no territory regulations or guidelines on GHGs and climate change in the Northern Mariana Islands.

#### 7.1.14.4. Historical Climate

The Northern Mariana Islands are located in the Western North Pacific (WNP) region. An increasing trend has been observed in maximum and minimum temperatures in the past 60 years (*Keener et al. 2013*). The region is cooler on average during the El Niño phase of El Niño/Southern Oscillation (ENSO) and warmer during the La Niña events (*Keener et al. 2013*). ENSO is a naturally occurring phenomenon that involves fluctuating ocean temperatures in the equatorial Pacific, and influences North America as it is a dominant force causing variations in regional climate patterns (*NC State Undated\_b*). ENSO cycles typically only last 6 to 18 months (*NC State Undated\_a*). Additionally, oscillations in regional sea level variations are associated with the ENSO (*Keener et al. 2012*). Historically, energetic<sup>2</sup> ENSO events can cause sea levels to rise 6 to 12 inches above mean conditions (*Keener et al. 2012*). The Third National Climate Assessment published in 2014 concludes that average sea surface temperature in the Pacific has been observed rising as much as 3.6 degrees Fahrenheit (°F) since the 1950s (*USGCRP 2014*).

<sup>&</sup>lt;sup>2</sup> Energetic refers to strength and amplification in oscillations.

The Western North

Annual mean precipitation has been observed to be increasing in the WNP region (*Keener et al. 2013*). Additionally, fewer extreme rainfall events have been observed in the WNP since the 1950s (*Keener et al. 2013*). The WNP region is the most active tropical cycle basin with an average of 25 to 26 cyclones reaching tropical storm strength or higher (*Keener et al. 2012*). The occurrence of typhoons has increased in the period covering 1990 to 2010 compared to a baseline of 1970 to 1990 (*Keener et al. 2013*).

The historical annual average temperature in the Northern Mariana Islands from 1980 to 2010 is 81.5°F and precipitation is 97.6 inches (*NOAA 2012*).

### 7.1.14.5. Existing Climate and Meteorology

The Northern Mariana Islands have a landmass of 388 square miles, and it lies between latitude 13 degrees north and 21 degrees north and longitude 144 degrees east and 146 degrees east (*CIA 2006*). The islands are located within the Western North Pacific Ocean region. The southernmost islands are comprised of limestone while the northernmost islands are volcanic (*CIA 2006*).

Pacific region is the most active tropical cycle basin with an average of 25 to 26 cyclones reaching tropical storm strength or higher (Keener et al. 2012). The occurrence of typhoons has increased in the period covering 1990 to 2010 compared to a baseline of 1970 to 1990 (Keener et al. 2013).

The weather in Mariana Islands mirrors Guam, as they are geographically located in the same region and are both influenced by the North Pacific High/Trade Winds and the Intertropical Convergence Zone. The North Pacific High/Trade Winds are most active between the months of December to June, a period which brings episodic winds to the Northern Mariana Islands (*Keener et al. 2013*). The Intertropical Convergence Zone is a stormy low-pressure system that arises due to differential heat absorption between Asia and the ocean and its position varies seasonally. From May to October, it moves through the WNP sub-region, which defines the region's rainy season (*Keener et al. 2013*). Because the islands are located within the northern portion of the Western North Pacific and is in close proximity to the North Pacific High/Trade Winds, it experiences a longer dry season than other islands located in Micronesia.

Because the Northern Mariana Islands is comprised of 14 small islands (including the inhabited islands of Saipan, Rota, and Tinian) and is geographically located in the same region as Guam, Guam climatic data are presented below as representative of the Northern Mariana Islands; however, severe weather data (discussed below) were available for specific portions of the islands. General meteorological conditions for Guam, including temperature, precipitation, wind direction, and wind speed were extracted from historic climate information issued by the National Oceanic and Atmospheric Administration (NOAA); National Environmental Satellite, Data and Information Service; National Climatic Data Center (NCDC) Comparative Climatic

Data for the U.S. through 2012; and a NOAA National Environmental Satellite, Data and Information Service Technical Report in 2013.

Due to the geographic location of Guam and the Northern Mariana Islands, there is little seasonal variation of weather, which translates to a minimal seasonal temperature range. The air temperatures in Guam and the Northern Mariana Islands are tropical marine, and range from 70 degrees Fahrenheit (°F) to 85°F with an average temperature of 81.5°F and an average humidity of 80.5 percent. The summer season occurs from March to August and the winter season occurs from December through February. The dry season occurs from December through June, and the rainy season occurs May through October (*Villaverde 1995*). On average, Guam and the Northern Mariana Islands receive between 80 to 110 inches of rain annually (*Villaverde 1995*). Average winds are northerly to northeasterly. Annual average meteorological data for Guam, which is considered representative for the Northern Mariana Islands, are shown in Table 7.1.14 1.

Table 7.1.14-1: Annual Average Temperature, Humidity, Precipitation, and Wind Speed Data for Guam (representative of the Northern Mariana Islands)

Parameter	Annual Average
Temperature (° F)	81.5
Relative Humidity (%)	80.5
Precipitation: Rain (in)	97.6
Precipitation: snow/sleet (in.)	0
Wind speed (mph)	20.8
Max (gust) wind speed (mph)	133.1
Wind direction	NNE

Source: NOAA 2012

Severe weather data recorded over the last 18 years (1996 to 2014) for the Northern Mariana Islands include flooding, thunderstorm (marine thunderstorm, thunderstorm wind, lightning, and heavy rain), tornado/funnel cloud, hurricane, and high wind (50-plus mph). Severe weather data for each county are listed in Table 7.1.14-2. Hurricane/typhoon is the most common severe weather phenomenon within the territory.

Table 7.1.14-2: Severe Weather Data for the Northern Mariana Islands (1996-2014)

Number of Recorded Occurrences	Flooding <sup>a</sup>	Thunderstorm <sup>b</sup>	Tornado / Funnel Cloud	Hurricane/ Typhoon	High Wind (50+ mph)
Rota	ND	1	1	3	ND
Saipan	4	2	4	3	1
Remainder of the Northern Mariana Islands	ND	ND	ND	14	ND

Source: NOAA 2015

mph = miles per hour; ND = no data

<sup>°</sup>F = degree Fahrenheit, % = percent, in = inches, mph = miles per hour, NNE = north-northeast

<sup>&</sup>lt;sup>a</sup> Includes NCDC Event Type: Coastal Flood, Flash Flood, and Flood

<sup>&</sup>lt;sup>b</sup> Includes NCDC Event Type: Marine Thunderstorm Wind, Thunderstorm Wind, Lightning, and Heavy Rain

# 7.1.15. Human Health and Safety

#### 7.1.15.1. Introduction

This section provides a health profile of the population of the Northern Mariana Islands where potential worker and community health and safety effects related to the deployment and operation of the Proposed Action could occur. The health profile includes a summary of basic population health indicators and a discussion of any key community health and safety issues identified, with a focus on those health issues that may be potentially sensitive to impacts from the Proposed Action.

This health profile is based on a review of various data sources, including the Centers for Disease Control and Prevention, the World Health Organization (WHO), and the United States (U.S.) Environmental Protection Agency (USEPA).

The existing environment for health and safety is defined by occupational and environmental hazards likely to be encountered during the deployment, operation, and maintenance of towers, antennas, cables, utilities, and other equipment and infrastructure at existing and potential FirstNet telecommunication sites. There are two human populations of interest within the existing environment of health and safety, 1) telecommunication occupational workers and 2) the general public near telecommunication sites. Each of these populations could experience different degrees of exposure to hazards as a result of their relative access to FirstNet telecommunication sites and their function throughout the deployment and operation of the Proposed Action.

The health and safety topics reviewed in this section include regulatory considerations for occupational safety for telecommunications workers as well as infectious diseases, substance abuse, chronic diseases affected by air pollution, and hazardous waste/contaminated sites.

## 7.1.15.2. Specific Regulatory Considerations

The U.S. Occupational Safety and Health Administration is the primary regulatory agency responsible for worker safety and health through administration of the Occupational Safety and Health Act of 1970 (see Section 1.8.9, Occupational Safety and Health Act, for more information). This Act sets and enforces protective regulations and standards to assure safe and healthful working conditions for all workers. However, other regulations may play a role if project activities include handling of hazardous waste.

The following four laws are overseen by the USEPA and regulate aspects of worker health in conjunction with U.S. OSHA:

• The main objective of the Resource Conservation and Recovery Act of 1976 is to "protect human health and the environment from the potential hazards of waste disposal, to conserve energy and natural resources, to reduce the amount of waste generated, and to ensure that wastes are managed in an environmentally sound manner" (*USEPA 2013*);

- The Comprehensive Environmental Response, Compensation, and Liability Act or Superfund law was designed to help clean up hazardous waste sites and releases of pollutants or contaminants that may negatively affect public health (*USEPA 2015c*);
- The Toxic Substances Control Act regulates the introduction of new or existing chemicals that present a risk to human health or the environment (*USEPA 2015b*); and
- The Emergency Planning and Community Right-to-Know Act of 1986 was designed to assist communities in planning for emergencies related to hazardous waste. The law also requires industry to inform federal, state/territory, and local governments on the storage use and releases of hazardous chemicals (*USEPA 2015a*).

Other regulatory considerations that are applicable to worker and community health and safety are outlined in Section 2.4, Radio Frequency Emissions; Section 7.1.1, Infrastructure; Section 7.1.4, Water Resources; Section 7.1.10, Environmental Justice; Section 7.1.12, Air Quality; and Section 7.1.13, Noise and Vibrations.

#### 7.1.15.3. Health Overview

Several measures of general health status, such as life expectancy (how long an individual from a certain population is expected to live), mortality rates, and disease prevalence are common indicators of the overall health status of a population. Table 7.1.15-1 summarizes some of the key health indicators for the Northern Mariana Islands compared to the averages for the U.S. as a whole.

Table 7.1.15-1: Key Health Indicators for Northern Mariana Islands

Health Outcome Indicator (data year)	Northern Mariana Islands	United States	
Age-adjusted death rates, per 100,000 population (2013)	779.0	731.9	
Life expectancy at birth (2010)	Male: 74.3 years	Male: 76.2 years	
Ene expectancy at onth (2010)	Female: 79.7 years	Female: 81.0 years	
	20.5% - heart disease	23.5% - heart disease	
	20.5% - cancer	22.5% - cancer	
Leading causes of death - % of total deaths	9.2% - cerebrovascular	5.7% - chronic lower	
(2013)	5.9% - diabetes	respiratory diseases	
	4.3% – influenza/pneumonia	5.0% - accidents	
	4.3% - accidents	5.0% - cerebrovascular	
Infant mortality rate, per 1,000 live births (2013)	No rate calculated due to low numbers – 8 deaths in total.	5.9	

Sources: CIA 2014; CDC 2013b; WHO 2011

Data indicate a slightly higher age-adjusted death rate, and comparable but slightly lower life expectancies for the Northern Mariana Islands relative to the overall U.S., as well as similar trends in the leading causes of death. The relatively high rate of diabetes death in the Northern Mariana Islands may be related to a tendency for cases to go untreated (WHO 2011). While the majority of deaths in the Northern Mariana Islands are from non-communicable diseases, infectious diseases including tuberculosis and enteric diseases are also of concern for the population (WHO 2011).

### 7.1.15.4. Summary of Key Health and Safety Conditions for the Northern Mariana Islands

The following summarizes key health and safety conditions in the Northern Mariana Islands, with a focus on those conditions that could potentially be impacted by the activities and infrastructure associated with the Proposed Action, or potentially increase health risk to the Proposed Action workforce.

**Infectious diseases**—While dengue fever activity has been documented in the Northern Mariana Islands in the past, with a large outbreak (>1,400 cases) occurring in 2001, there have been no cases reported in recent years.

**Substance abuse**—While official data are not available, the WHO reports that methamphetamine use is prevalent in the country and appears to be contributing to increasing rates of death from heart attacks and stroke, particularly in the population under 50 years of age (*WHO 2011*).

Chronic diseases affected by air pollution—Common mobile source air emissions associated with health concerns include nitrogen dioxide and particulate matter up to 2.5 micrometers in diameter (PM<sub>2.5</sub>). Fossil fuel combustion associated with traffic and the use of heavy machinery and generators is the primary source of PM<sub>2.5</sub> and nitrogen oxides that could be generated by the Proposed Action. Baseline levels of air pollutants in the Northern Mariana Islands are addressed in Section 7.1.12, Air Quality. The focus of this section is on vulnerable groups that may be particularly sensitive to even short-term increases in PM<sub>2.5</sub> or nitrogen oxides.

Research to date has not revealed the existence of "No Observed Adverse Effects Level" thresholds for PM<sub>2.5</sub> or nitrogen oxides below which no health effects would be expected for sensitive populations (*HEI 2010*; *USEPA 2009*, *2013*; *Kelly and Fussell 2011*; *Levy et al. 2002*; *Nishimura et al. 2013*; *Patel and Miller 2009*; *O'Neill et al. 2005*, *2007*; *Sarnat and Holguin 2007*). Sensitive populations for exposure to PM<sub>2.5</sub> and nitrogen dioxide are:

- Those with chronic respiratory disease (asthma and chronic obstructive pulmonary disease), particularly children and the elderly;
- Those with acute respiratory infections, particularly children and the elderly;
- Those with chronic heart disease; and
- Diabetics.

Table 7.1.15-2 summarizes the percentage of deaths in the Northern Mariana Islands and the U.S. attributable to illnesses that can be exacerbated by air pollution (respiratory diseases, diabetes, and heart disease); data indicate higher rates of death from flu, pneumonia, and diabetes in the Northern Mariana Islands, but lower rates of death from chronic lower respiratory disease and heart disease relative to the U.S. No data on asthma prevalence are available for the Northern Mariana Islands.

Table 7.1.15-2: Health Conditions Affected by Air Pollution

Health Condition (data year)	Northern Mariana Islands	<b>United States</b>
Chronic lower respiratory diseases, percentage of all deaths (2013)	2.2%	5.6%
Influenza and pneumonia, percentage of all deaths (2013)	4.3%	2.2%
Heart disease, percentage of all deaths (2013)	20.5%	23.5%
Diabetes mellitus, percentage of all deaths (2013)	5.9%	2.9%

Sources: CDC 2013a; CDC 2013b

**Hazardous waste/contaminated areas**—Existing environmental contaminants in soil or water at a deployment site could potentially result in a worker or community health concern if such contaminants were not adequately managed during deployment and operations. Health effects from environmental contaminants can range from experiences of physical irritation/nuisance to acute illness and chronic disease outcomes. Existing areas of contamination can come from both existing industrial facilities as well as legacy contaminated sites.

The Northern Mariana Islands is lightly industrialized. In 2013, eight facilities were registered in the USEPA's Toxic Release Inventory Program, reporting the release of a total of 15,370 pounds of toxic chemicals. The territory ranks 55 out of 56 U.S. states and territories for toxic chemical release volume. The Toxic Release Inventory database provides a measure of the industrial nature of an area and the over-all chemical use, and can be used to track trends in releases over time. The "releases" do not necessarily equate to chemical exposure by humans or necessarily constitute to quantifiable health risks because the releases include all wastes generated by a facility – the majority of which are disposed via managed, regulated processes that minimize human exposure and related health risks (e.g., in properly permitted landfills or through recycling facilities). There are no active Superfund sites in the Northern Mariana Islands. There is one former site in the territory; this was remediated and deleted from the National Priorities List in 1986 (*USEPA 2015d*).

Affected environment discussions for radio frequency, transportation, noise/vibration, and public safety services, all of which have the potential to influence community and worker health, are covered in Section 2.4, Radio Frequency Emissions; Section 7.1.1.3, Transportation; Section 7.1.13, Noise and Vibrations; and Section 7.1.1.4, Public Safety Services, respectively, in this Final Programmatic Environmental Impact Statement.

<sup>&</sup>lt;sup>1</sup> Ranking 1 represents the highest volume of releases.

# 7.2. Environmental Consequences

This section describes the potential direct and indirect environmental impacts at the programmatic level that could be caused by the deployment, operation, and maintenance of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agencies, would be required to be implemented as part of deployment and operation of the Proposed Action to avoid or reduce potential impacts to resources. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures. Cumulative environmental impacts of the Proposed Action and other past, present, and reasonably foreseeable projects are described separately in Chapter 10, Cumulative Effects. In each of the resource area-specific sections that follow, a table is presented outlining each of the potential types of effects that could impact the given resource at the programmatic level.

The levels of impacts for each resource area are defined as follows:

- Potentially significant, where there is substantial evidence that an effect may be significant at the programmatic level;
- Less than significant with BMPs and mitigation measures incorporated, where the use of mitigation measures reduce an effect from a potentially significant impact to a less than significant impact at the programmatic level;
- Less than significant, where the activity creates impacts but no significant impacts at the programmatic level; or
- *No impact*, which applies where a project does not create an impact at the programmatic level.

Characteristics of each type of effect, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact at the programmatic level for each type of project activity associated with the Proposed Action. Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to the resources are presented as a range of possible impacts.

It is possible that, for some effect types, impact ratings could be *less than significant* at the programmatic level yet *potentially significant* at the site-specific level (although with BMPs and mitigation measures this is expected to be rare). For example, while potential impacts from a specific FirstNet project taking place in a single wetland may not rise to the level of significance at the programmatic level (based on the programmatic impact significance criteria), such impacts could be considered potentially significant at the site-specific level when applying site-specific significance criteria. As another example, if it is determined that the environmentally preferred location for a new wireless communication tower requires an access road that could impact a historic property, the impact to the particular property could be significant locally, but not at the programmatic level based on the established criteria. In these scenarios, site-specific BMPs may be needed in addition to those outlined in the Final Programmatic Environmental Impact Statement. Any additional BMPs would be determined as part of the site-specific environmental review, as required, and likely in coordination with the appropriate resource agencies.

### 7.2.1. Infrastructure

#### 7.2.1.1. Introduction

This section describes potential impacts to infrastructure in the Northern Mariana Islands, including transportation, communications and other utilities associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to infrastructure. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

## 7.2.1.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on infrastructure, which includes public safety telecommunications systems, transportation safety and capacity, utility services, access to emergency services and commercial communications system, were evaluated using the significance criteria presented in Table 7.2.1-1. As described in Section 7.2, Environmental Consequences, the categories of impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to infrastructure addressed in this section are presented as a range of possible impacts.

**Table 7.2.1-1: Impact Significance Rating Criteria for Infrastructure** 

Type of Effect	Effect	Impact Level			
	Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Transportation system capacity and safety	Magnitude or Intensity	Creation of substantial traffic congestion/delay and/or a substantial increase in transportation incidents (e.g., crashes, derailments)	Effect that is <i>potentially</i> significant, but with BMPs and mitigation measures is less than significant at the programmatic level	Minimal change in traffic congestion/delay and/or transportation incidents (e.g., crashes, derailments)	No effect on traffic congestion or delay, or transportation incidents
	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized at one or multiple isolated locations	NA
	Duration or Frequency	Permanent: persisting indefinitely		Short-term effects would be noticeable for up to the entire construction phase or a portion of the operational phase	NA
Strain on capacity of local health, public safety, and emergency response services	Magnitude or Intensity	Impacted individuals or communities cannot access health care and/or emergency health services or access is delayed due to the Proposed Action activities.	Effect that is potentially significant, but with BMPs and mitigation measures is less than significant at the programmatic level	Minor delays to access to care and emergency services that do not impact health outcomes	No impacts on access to care or emergency services
	Geographic Extent	Regional impacts observed ("regional" assumed to be at least a county or county- equivalent geographical extent, could extend to state/territory)		Impacts only at a local/neighborhood level	NA
	Duration or Frequency	Duration is constant during the construction and deployment phase		Rare event during construction and deployment phase	NA

Type of Effect	Effect	Impact Level				
	Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact	
Modifies existing public safety response telecommunication practices, physical infrastructure, or level of service in a	Magnitude or Intensity	Substantial adverse changes in public safety response times and the ability to communicate effectively with and between public safety entities	Effect that is <i>potentially</i> significant, but with BMPs and mitigation measures is less than significant at the programmatic level	Minimal change in the ability to communicate with and between public safety entities	No perceptible change in existing response times or the ability to communicate with and between public safety entities	
manner that directly affects public safety	Geographic Extent	Local/city, county/region, or state/territory		Local/city, county/region, or state/territory	Local/city, county/region, or state/territory	
communication capabilities and response times	Duration or Frequency	Permanent or perpetual change in emergency response times and level of service		Change in communication and/or the level of service is perceptible but reasonable to maintaining effectiveness and quality of service	NA	
Effects to commercial telecommunication systems, communications, or level of service	Magnitude or Intensity	Substantial adverse changes in level of service and communications capabilities	Effect that is potentially significant, but with BMPs and mitigation measures is less than significant at the programmatic level	Minor changes in level of service and communications while transitioning to the new system	No perceptible effect to level of service or communications while transitioning to the new system	
	Geographic Extent	Local/city, county/region, or state/territory		Local/city, county/region, or state/territory	Local/city, county/region, or state/territory	
	Duration or Frequency	Persistent, long-term, or permanent effects to communications and level of service		Minimal effects to level of service or communications lasting no more than a short period (minutes to hours) during the construction and deployment phase	NA	

Type of Effect	Effect	Impact Level			
	Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Effects to utilities, including electric power transmission facilities and water and sewer facilities	Magnitude or Intensity	Substantial disruptions in the delivery of electric power or to physical infrastructure that results in disruptions, including frequent power outages or drops in voltage in the electrical power supply system ("brownouts"); disruption in water delivery or sewer capacity, or damage to or interference with physical plant facilities that impact delivery of water or sewer systems.	Effect that is potentially significant, but with BMPs and mitigation measures is less than significant at the programmatic level	Minor disruptions to the delivery of electric power, water, and sewer services or minor modifications to physical infrastructure that result in minor disruptions to delivery of power, water, and sewer services	There would be no perceptible impacts to delivery of other utilities and no service disruptions
	Geographic Extent	Local/city, county/region, or state/territory		Local/city, county/region, or state/territory	Local/city, county/region, or state/territory
	Duration or Frequency	Effects to other utilities would be seen throughout the entire construction phase		Effects to other utilities would be of short duration (minutes to hours) and would occur sporadically during the entire construction phase	NA

NA = not applicable

### 7.2.1.3. Description of Environmental Concerns

## **Transportation System Capacity and Safety**

Deployment and operation of the Proposed Action could potentially impact transportation system safety and capacity in the Northern Mariana Islands. The transport of heavy equipment required to support any clearance, drilling, and construction activities needed for network deployment could potentially have an impact on traffic congestion and transportation safety. Deployment activities including plowing, directional boring, and trenching necessary for the installation of fiber optic cable along the road and within the public road right-of-way (ROW) also have the potential to create temporary traffic congestion. The presence of deployable technologies such as Cell on Wheels, Cell on Light Truck, System on Wheels, and Deployable Aerial Communications Architecture could potentially impact air and land-based traffic congestion and safety. However, potential impacts would likely be minimal when deployable technologies are stationed in the more rural areas of the Northern Mariana Islands where there is less transportation system infrastructure that could be disrupted.

Submarine deployment activities have the potential to increase boat traffic and congestion on a short-term basis. Submarine deployment activities likely to create potential impacts include the installation of sealed cables in limited nearshore waters and inland waterbodies and the construction of landings and facilities onshore to accept cables.

Each of the potential impacts to transportation capacity and safety discussed above would likely be short term, would be regionally based around the ongoing phase of construction, and would likely return to normal conditions after a few months or less.

### Strain on Capacity of Local Health, Public Safety, and Emergency Response Services

Deployment activities involving plowing, directional boring, or trenching along the road during the installation of fiber optic cable, or construction of wireless towers, or other structures could have the potential to temporarily create minor road blockages or cause radio interference during the transition to the new system. Deployable technologies with cellular base stations that could require connection to utility power cables could have the potential to create temporary power outages or utility service interruptions. While the potential impacts are not certain, these potential impacts would be localized, short-term, and temporary, and the Proposed Actions would likely improve overall access to health care and emergency health services during the operations phase. Deployable Technologies in particular would help to provide coverage in areas of the Northern Mariana Islands where fixed infrastructure cannot be erected due to a variety of factors. The islands are thickly forested, contain active volcanoes, and often experience typhoons during the rainy season (EIA 2015). With successful completion of the Proposed Action, FirstNet would have established a nationwide broadband network allowing public safety officers and emergency responders to communicate with each other across agencies and jurisdictions, thus improving current conditions for first responders and impacted individuals in emergency situations.

### **Public Safety Communication Capabilities and Response Times**

Currently, the Smart Net System is the primary public safety interoperable communications system for the Northern Mariana Islands. Approximately 90 percent of the mobile and portable radios used by all government agencies are supported by the Smart Net System; however, system infrastructure is inadequate and in need of repair or replacement (*USDOC & USDHS 2008*). Other communication methods used by various public safety services in the Northern Mariana Islands are the National Terrorism Advisory System and the Northern Mariana Islands Emergency Alert System. The Proposed Action is needed to address existing deficiencies in public safety communications interoperability, durability, and resiliency that have been highlighted in recent years for the ways in which they have hindered response activities in high profile natural and man-made disasters.

As stated in Chapter 2, Description of the Proposed Action and Alternatives, FirstNet proposes to implement a nationwide public safety broadband network (NPSBN) that would involve high-speed fourth generation Long Term Evolution technology (as defined in Section 2.1.1, Characteristics of the NPSBN), a core network, and a radio access network. A wide range of new telecommunications infrastructure and deployable technologies would likely be implemented as a part of the core network, including fiber optic cable, towers, data centers, microwave technology, and others. The radio access network is necessary for the connection of user devices and includes infrastructure related to the radio base station, such as communication towers, cell site equipment, antennas, deployable mobile hotspots, and backhaul equipment required to enable wireless communications with devices using the public safety broadband spectrum.

The NPSBN intends to provide a backbone to allow for improved communications by carrying high-speed data, location information, images, and, eventually, streaming video. This capability could increase situational awareness during an emergency, thereby improving the ability of the public safety community to effectively engage and respond. The NPSBN is also intended to have a higher level of redundancy and resiliency than current commercial networks to support the public safety community effectively. The backhaul, or intermediate links that carry user traffic, including voice, data and video, and signaling from radio base stations to the core network, would likely be accomplished through fiber optic and microwave technology, with an emphasis on redundancy that is intended to allow the network to continue to function in events of extreme demand. The NPSBN would also include, by statute, a variety of characteristics, one of which being substantial rural coverage. The Northern Mariana Islands has a complex geography made up of 14 separate islands, and many communities are facing high levels of poverty. The rural nature of the islands leads to a lack of reliable public safety communication capabilities (CNMI DOC 2013) Implementation of the FirstNet public safety telecommunications infrastructure is intended to significantly improve public safety communications capabilities and response times in both urban and rural areas of the islands during operations.

<sup>&</sup>lt;sup>1</sup> Redundancy refers to the duplication of equipment or processes to help maintain continuity of operations.

## Effects to Commercial Telecommunication Systems, Communications, or Level of Service

The capacity of local health, public safety, and emergency response services would likely experience negligible adverse impacts during deployment or operation phases. During deployment and system optimization, existing services would likely remain operational in a redundant manner ensuring continued operations and availability of services to the public. The only potential adverse impact would be extremely rare – and that is if emergency response services were using transportation infrastructure to respond to an emergency at the exact time that deployment activities were taking place. This type of impact would be isolated at the local or neighborhood level, and the likelihood of such an impact would be extremely low. Once operational, the new network is envisioned to provide substantial beneficial impacts to the capacity of local health, public safety, and emergency response services through enhanced communications infrastructure, thereby increasing capacity for and enhancing the ability of first responders, local health officials, and public safety officials to communicate during emergency response situations. Based on the impact significance criteria presented in Table 7.2.1-1, potential adverse impacts would be *less than significant* at the programmatic level.

#### **Effects to Utilities**

Potential impacts to utilities, including electric power transmission facilities, could occur throughout the deployment/construction phase but would return to their original state during the operation phase. During deployment activities, to the extent practicable or feasible, FirstNet and/or their partners would work to implement wired projects using existing public road ROWs. These ROWs often include existing utility corridors and other easements. As part of the Proposed Action, FirstNet could also install of new fiber on existing poles in an effort to improve disaster resistance and resiliency. Pole replacement could be necessary as a part of project activities. Deployable technologies could be connected to power utility cables, which could potentially result in temporary power outages. It is unlikely that these project activities would increase the load on the existing electrical utilities; however, the implementation of BMPs and mitigation measures (as discussed in Chapter 11, BMPs and Mitigation Measures), such as organizing scheduled coordination with other service providers while working within utility corridors and easements, could help avoid or minimize the potential for overloading or interrupting the service. Once deployment activities have terminated, if there was any change in service or added burden to the system, electrical utilities would likely return to their original state.

Deployment of new submarine cable would involve the installation of specially sealed cables in nearshore waters and inland waterbodies. However, it is not likely that these project activities would impact offshore utilities. Therefore, based on the impact significance criteria presented in Table 7.2.1-1, potential adverse impacts would be *less than significant* at the programmatic level.

#### 7.2.1.4. Potential Impacts of the Preferred Alternative

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including deployment and operation activities.

### **Potential Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities would result in potential impacts to public safety telecommunications systems, commercial communications, transportation capacity and safety, and utilities, and others would not. In addition, and as explained in this section, various types of Preferred Alternative infrastructure could result in a range of *no impacts* to *less than significant* impacts at the programmatic level depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

## Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are likely to have *no impacts* at the programmatic level to public safety telecommunications infrastructure, commercial communications, transportation capacity and safety, access to emergency services, and utilities under the conditions described below:

## Wired Projects

- Use of Existing Conduit—New Buried Fiber Optic Plant: Disturbance associated with the installation of fiber optic cable in existing conduit would be limited to entry and exit points of the existing conduit in previously disturbed areas. It is anticipated that there would be *no impacts* to infrastructure resources at the programmatic level since the activities that would be conducted at these small entry and exit points are not likely to produce perceptible changes or disruption of transportation, telecommunications, or utility services.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting
  up of dark fiber would have *no impacts* to infrastructure resources as this activity is not
  likely to produce perceptible changes or disruption of transportation,
  telecommunications, or utility services.

## • Satellites and Other Technologies

Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the NPSBN; however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would be very unlikely to impact infrastructure resources, it is anticipated that this activity would have *no impact* to those resources.

#### Activities with the Potential to Have Impacts

Potential deployment-related impacts to telecommunications infrastructure as a result of implementation of the Preferred Alternative would encompass a range of potential impacts that

could occur as a result of excavation, trenching, construction, or maintenance within public road ROWs and utility corridors, collocation of network equipment on existing structures, transport or positioning of deployable technologies, construction of access roads, and installation of new fiber optic cables, poles, towers or ancillary structures. Potential impacts that could possibly result due to the deployment activities of the Preferred Alternative could include increased traffic congestion, current telecommunication system interruption, increased emergency response times, and utility interruptions. The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential impacts to telecommunications infrastructure, commercial communications systems, transportation capacity and safety utilities, and access to emergency facilities include the following:

## Wired Projects

- New Build–Buried Fiber Optic Plant: Deployment activities involving plowing (including vibratory plowing), trenching, or directional boring and the construction of points of presence,² huts, or other associated facilities or hand-holes along the utility corridor or within the public road ROW could potentially result in minor, temporary disruptions to some utility services. Construction along a utility corridor could require that certain utilities are shut down during construction. Temporary traffic congestion and limited access to emergency services could occur as a result of construction and the presence of heavy machinery and vehicles near public road ROWs. Public safety and commercial telecommunications systems could also be temporarily disturbed during construction due to potential short-term radio interference; however, during operation the buried fiber optic plant is anticipated to improve coverage and telecommunications capabilities, as discussed below.
- New Build–Aerial Fiber Optic Plant: Construction of new fiber optic cable involving installation of new poles and hanging cables on disturbed and undisturbed ROWs or easements could potentially impact some utility services. The presence of heavy equipment and vehicles during construction along ROWs could limit access to emergency services and result in increased traffic congestion. Depending on the availability of ROWs, the installation of new poles could involve the construction of access roads, which also has the potential to impact traffic flow. Temporary disruptions to public safety telecommunications systems and current commercial communications systems could also occur as a result of the installation of new poles and hanging cables. However, public safety and commercial communication systems are likely to improve during operations given the new source of coverage that the NPSBN intends to provide. These likely substantial beneficial operational impacts are discussed below.
- Collocation on Existing Aerial Fiber Optic Plant: Replacement of poles, installation of new fiber on existing poles, and structural hardening could cause some disruptions to current telecommunications infrastructure. These activities also have the potential to temporarily disrupt current commercial communications systems. If construction is

<sup>&</sup>lt;sup>2</sup> Points of presence are connections or access points between two different networks, or different components of one network.

required within utility corridors, current utility systems could be affected. The transport of heavy equipment use associated with these activities could result in increased traffic congestion and could potentially impact traffic safety conditions and limited access to emergency services. The collocation on existing aerial fiber optic plant is envisioned to provide a new level of resiliency to current public safety telecommunications capabilities. Furthermore, pole replacement as a part of deployment activities could help to accommodate loads from new users. These likely substantial beneficial impacts are discussed below.

- New Build-Submarine Fiber Optic Plant: The installation of cables in limited nearshore or inland bodies of water would not impact land transportation systems, public safety telecommunications systems, commercial communications system, or land based utility systems because there would be little to no terrestrial ground disturbance associated with this activity. Temporary impacts to telecommunications infrastructure could potentially occur as result of the construction of landings and/or facilities on shore to accept submarine cables.
- Installation of Optical Transmission or Centralized Transmission Equipment: If installation of transmission equipment would occur in existing boxes or huts and require minimal construction, there would likely be no impact to infrastructure because there would be no disturbance to existing infrastructure. Fiber installation activities could require additional installation of equipment to enhance the digital signals traveling through the fiber, which could interfere with the existing telecommunication services. Transmission equipment such as small boxes or huts is typically installed in the ROW of the utility corridor. Construction activities involving excavation could potentially impact utility services. Depending on the availability of a public ROW, construction of a new access road could be necessary, which has the potential to impact transportation capacity and safety. However, these potential impacts are expected to be minor and temporary.

### Wireless Projects

- New Wireless Communication Towers: Installation of new wireless towers and associated structures (generators, equipment sheds, fencing, security and aviation lighting, electrical feeds, and concrete foundations and pads) or access roads might result in temporary or unintended impacts to current public safety telecommunications systems, commercial communications systems, or utility service during installation or interconnection activities. Generally, however, these deployment activities would be independent and would not be expected to interfere with other existing towers and structures. Transport of heavy equipment during these activities, construction that occurs within the public road ROW, and construction of new access roads could result in temporary impacts to transportation capacity and safety and could limit access to emergency services.
- Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower, installation of power units, and structural hardening on existing towers

and structures. These activities are not likely to impact transportation system capacity and safety or access to emergency services; however, there is a possibility that these activities could result in temporary interruptions to the existing public safety telecommunications infrastructure, current communications systems, and electric power utilities. Collocation on existing wireless towers, structures, or buildings would likely improve disaster resistance and resiliency and increase the capacity of the system to accommodate the load from new users. These likely substantial beneficial impacts are discussed below.

## • Deployable Technologies

Deployable land-based technologies including Cell on Wheels, Cell on Light Truck, and System on Wheels are comprised of cellular base stations (sometimes with expandable antenna masts) and generators that connect to utility power cables. Connecting the generators to utility power cables has the potential to disrupt electric power utility systems or cause power outages; however, this is expected to be temporary and minor. Use of Deployable Aerial Communications Architecture (such a drones, piloted aircraft, balloons, and blimps) as well as land-based deployable technologies mentioned above could require staging or landing areas (depending on the type of technology). These staging or landing areas require minor construction and maintenance within public road ROWs and utility corridors, heavy equipment movement, minor excavation and paving near public roads, which have the potential to impact transportation capacity and safety as these activities could increase transportation congestion and delays. Implementation of deployable technologies could help to provide coverage in rural and urban areas of the Northern Mariana Islands where permanent, fixed infrastructure cannot be erected due to a variety of factors. Likely substantial beneficial impacts associated with operation of the Preferred Alternative are discussed below.

## • Satellites and Other Technologies

Satellite-Enabled Devices and Equipment: The installation of permanent equipment on existing structures and the use of portable devices that use satellite technology have the potential to temporarily interfere with existing public safety telecommunications systems and current commercial communications systems. Given that construction activities would occur on existing structures, transportation capacity and safety and access to emergency services would not be impacted.

In general, most of the above-mentioned activities could potentially involve trenching or directional boring, construction of access roads, huts and installation of equipment such as antennas or microwave dishes and specially sealed cables in nearshore waters and inland waterbodies, and/or heavy equipment movement. Potential impacts to telecommunications infrastructure associated with deployment of this infrastructure could include increased traffic congestion, interruptions to existing telecommunication systems, increased emergency response times, reductions in emergency levels of service, and utility interruptions. These potential impacts would generally be minor and temporary, and associated BMPs and mitigation measures to help avoid or reduce these impacts are described in Chapter 11.

## Potential Transportation System Capacity and Safety Impacts

Based on the analysis of the deployment activities described above, potential impacts to transportation system capacity and safety as a result of transport of heavy equipment, road blockages, and excavation activities are anticipated to be *less than significant* at the programmatic level (see Table 7.2.1-1). See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts.

Potential Impacts to the Accessibility of Local Health, Public Safety, and Emergency Response Services

Based on the analysis of proposed activities described above, potential impacts to local health, public safety, and emergency response times are considered to be *less than significant* at the programmatic level (see Table 7.2.1-1). See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with infrastructure.

## Potential Public Safety Telecommunication and Infrastructure Impacts

Based on the analysis of proposed activities described above, potential impacts to public safety telecommunications are considered to be *less than significant* at the programmatic level (see Table 7.2.1-1). See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts.

#### Potential Commercial Telecommunication System Level of Service Impacts

Based on the analysis of the proposed activities described above, potential impacts to the current commercial telecommunication system level of service are anticipated to be *less than significant* at the programmatic level (see Table 7.2.1-1). See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts.

### Potential Utility Service Impacts

Based on the analysis of the proposed activities described above, potential impacts to utility services are anticipated to be *less than significant* at the programmatic level (see Table 7.2.1-1). See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts.

#### **Potential Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would

result in potential impacts similar to the abovementioned deployment impacts. It is anticipated that there would be no adverse impacts to telecommunications infrastructure associated with routine inspections of the Preferred Alternative, assuming that the same access roads and utility ROWs used for deployment are also used for inspections. If usage of heavy equipment as part of routine maintenance or inspections occurs off of established access roads or corridors, or if further construction-related activities are required along public road and utility ROWs, increased traffic congestion, current telecommunication system interruption, and utility interruptions could result as explained above, although these potential impacts would be expected to be minor and temporary.

Numerous substantial beneficial impacts would likely be associated with operation of the NPSBN. The new system is intended to result in substantial improvements in public safety response times and the ability to communicate effectively with and between public safety entities, and would also likely result in substantial improvements in level of service and communications capabilities. Operation of the NPSBN is intended to involve high-speed data capabilities, location information, images, and eventually streaming video, which would likely significantly improve communications and the ability of the public safety community to effectively engage and respond. The NPSBN is also intended to have a higher level of redundancy and resiliency than current commercial networks to support the public safety community effectively, even in events of extreme demand. This improvement in the level of resiliency and redundancy is intended to increase the reliability of systems, communications, and level of service, and also minimize disruptions and misinformation resulting from limited or disrupted service. Finally, the NPSBN would likely improve the much-needed coverage in both rural and remote areas as well as the urban areas of the Northern Mariana Islands.

### 7.2.1.5. Alternatives Impact Assessment

The following section assesses potential impacts to public safety telecommunications infrastructure associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>3</sup>

#### **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative, a nationwide fleet of mobile communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Therefore, potential impacts to

<sup>&</sup>lt;sup>3</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

the Northern Mariana Islands' infrastructure system as a result of implementation of this alternative could be as described below.

### Potential Deployment Impacts

As explained above, implementation of deployable technologies could result in *less than significant* impacts at the programmatic level to telecommunications systems, commercial communications systems, and utilities if deployment occurs within public road and utility ROWs. Some staging or landing areas (depending on the type of technology) could require heavy equipment movement, excavation, or paving, which have the potential to impact transportation systems. The presence and transport of these mobile communication units could potentially increase traffic congestion and delays, increase transportation-related incidents, and limit access to emergency services. However, implementation of deployable technologies would likely result in substantial beneficial impacts during operation, as discussed below.

#### Potential Operation Impacts

As explained above, operation activities would consist of implementation/running of the deployable technology and routine maintenance and inspections. As with the Preferred Alternative, it is anticipated that there would be no adverse impacts to the existing telecommunications infrastructure associated with routine inspections of the Deployable Technologies Alternative, assuming that the same access roads and utility ROWs used for deployment are also used for inspections. If usage of heavy equipment as part of routine maintenance or inspections occurs off of established access roads or utility ROWs, or if additional maintenance-related construction activities occur within public road and utility ROWs, *less than significant* impacts at the programmatic level to transportation systems, utility services, emergency-level of service, emergency response times, and access to emergency facilities could occur.

As with operations associated with the Preferred Alternative, it is likely that the operation of the Deployable Technologies Alternative would result in improvements to public safety response times and the ability to communicate effectively with and between public safety entities, and would also result in improvements in level of service and communications capabilities, but all these improvements would likely be temporary as opposed to the permanent substantial beneficial impacts of the Preferred Alternative. Generally, these units would be deployed at times of an incident to the affected area for either planned or unplanned incidents or events. Many of the urban and rural areas in the Northern Mariana Islands are lacking public safety telecommunications infrastructure and coverage given the complex geography made up of mountainous regions and forests. As explained above, under the Deployable Technologies Alternative, a nationwide fleet of mobile communications systems could provide temporary coverage in areas not covered by the existing, usable infrastructure, which would likely temporarily improve coverage throughout the islands.

#### **No Action Alternative**

Under the No Action Alternative, the NPSBN would not be deployed; therefore there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no impacts* to infrastructure because there would be no deployment or operation of the Proposed Action; however, none of the substantial beneficial impacts associated with improved response times, redundancy, and resiliency of the system creating a more reliable emergency communication system would be realized. Environmental conditions would therefore be the same as those described in Section 7.1.1, Infrastructure.

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### **7.2.2.** Soils

#### 7.2.2.1. Introduction

This section describes potential impacts to soil resources in the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to soil resources. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

## 7.2.2.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on soil resources were evaluated using the significance criteria presented in Table 7.2.2-1. As described in Section 7.2, Environmental Consequences, the categories of impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of each potential impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to soil resources addressed in this section are presented as a range of possible impacts.

**Table 7.2.2-1: Impact Significance Rating Criteria for Soils** 

	Effect Characteristic	Impact Level				
Type of Effect		Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact	
Soil erosion	Magnitude or Intensity	Severe, widespread, and observable erosion in comparison to baseline, high likelihood of encountering erosion-prone soils; high likelihood of encountering prime or unique farmland	Effect that is <i>potentially</i> significant, but with mitigation is <i>less than</i> significant at the	Perceptible erosion in comparison to baseline conditions; low likelihood of encountering erosion-prone soil types; low likelihood of encountering prime or unique farmland	No perceptible change in baseline conditions; no impacts to prime or unique farmland at the programmatic level	
	Geographic Extent	State or territory	programmatic level	Region or county	NA	
	Duration or Frequency	Chronic or long-term erosion not likely to be reversed over several years		Isolated, temporary, or short-term erosion that that is reversed over few months or less	NA	
Topsoil	Magnitude or Intensity	Clear and widespread mixing of the topsoil and subsoil layers	Effect that is potentially significant, but with	Minimal mixing of the topsoil and subsoil layers has occurred	No perceptible evidence that the topsoil and subsoil layers have been mixed	
mixing	Geographic Extent	State or territory	mitigation is <i>less than</i> significant at the	Region or county	NA	
	Duration or Frequency	NA	programmatic level	NA	NA	
Soil	Magnitude or Intensity	Severe and widespread, observable compaction and rutting in comparison to baseline	Effect that is <i>potentially</i> significant, but with	Perceptible compaction and rutting in comparison to baseline conditions	No perceptible change in baseline conditions	
compaction	Geographic Extent	State or territory	mitigation is less than	Region or county	NA	
and rutting	Duration or Frequency	Chronic or long-term compaction and rutting not likely to be reversed over several years	significant at the programmatic level	Isolated, temporary, or short term compaction and rutting that is reversed over a few months or less	No perceptible change in baseline conditions	

NA = not applicable

## 7.2.2.3. Description of Environmental Concerns

Terms and concepts discussed in this section are further discussed and defined in the Affected Environment section (Section 7.1.2, Soils).

#### **Soil Erosion**

One of the primary environmental concerns during construction activities is soil erosion and sedimentation. Increased sedimentation in waterways, for example, could alter natural sediment transport processes which can impair water and habitat quality and potentially affect aquatic plants and animals. Potential impacts to soils from erosion could occur in areas where the slopes are steep and where the erosion potential is moderate to severe as indicated by soil type. Areas exist in the Northern Mariana Islands that have steep slopes and where the erosion potential is moderate to severe, particularly in the Chinen-Takpochao soil association, or Map Unit Identification Data (MUID); the Laolao-Akina MUID; the Rock Outcrop-Takpochao-Luta MUID; the Takpochao Variant-Shioya MUID, the Takpochao Variant-Chinen Rock Outcrop MUID, and in soil types in the largely unpopulated Northern Islands (see Section 7.1.2, Soils).

According to Natural Resources Conservation Service data, prime farmland only exists within three soil types when irrigated on the Northern Mariana Islands – the Dandan, Saipan, and Kagman soil types.<sup>2</sup> FirstNet and/or their partners would likely attempt to avoid deployment/construction activities, as practicable or feasible, in areas with severe erosion potential and steep slopes (up to 150 percent; see Section 7.1.2, Soils). However, given that steep slopes are present throughout much of the Northern Mariana Islands, some limited amount of infrastructure could be built in these areas, in which case BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help avoid or minimize the potential impacts. In addition, it is anticipated that any soil erosion would likely be isolated within those locations and would be short-term with stability achieved after a few months or less.

### **Topsoil Mixing**

The potential for the loss of topsoil (i.e., organic and mineral topsoil layers) by mixing would be present during construction of the proposed facilities or infrastructure and during trenching, grading, and/or foundation excavation activities. Although there are only three prime farmland soil types identified in the Northern Mariana Islands, topsoil mixing could result in the loss of soil productivity and fertility, as well as the loss of viable seeds and/or root mass present in surficial soil layers in prime farmland and non-prime farmland areas. It is possible that minimal topsoil mixing as a result of construction could potentially be perceptible at some buildout locations but could be reduced with implementation of BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures). However, it is anticipated that topsoil mixing would likely be minimal and isolated within those locations.

<sup>&</sup>lt;sup>1</sup> As explained in Section 7.1.2, Soils, a landscape that has a distinctive proportional pattern of soil types make up a soil association or MUID, and normally consists of one or more major soil series. A map and descriptions of the MUIDs for the Northern Mariana Islands is included in Section 7.1.2.

<sup>&</sup>lt;sup>2</sup> Within these soil types, prime farmland is found in some locations with 0 to 5 percent slopes.

#### **Soil Compaction and Rutting**

The movement of heavy equipment required to support any land clearing, drilling, and construction activities, as well as installation of equipment or modification of structures needed to support network deployment, could potentially impact soil resources by causing the compaction and rutting of susceptible soils. Soils with the highest potential for compaction or rutting resulting from heavy equipment passage were identified by using the Soil Survey of the Northern Mariana Islands (see Section 7.1.2, Soils). Of the soil types identified on the Northern Mariana Islands, muck/clay (Mesei Variant soil type) and poorly drained or frequently flooded soils (Shioya and Benedicto soil types) generally have the highest potential for compaction and rutting.<sup>3</sup> In general, wet soils tend to have a lower resistance to compaction and rutting than dry soils. It is anticipated that soil compaction and rutting as a result of deployment of the Proposed Action would be temporary in nature and disturbances would be minor, isolated, and reversed in a period of a few months or less.<sup>4</sup> Implementation of BMPs and mitigation measures could further decrease the potential for impacts. As a result, potential impacts to soils as a result of soil compaction and rutting would likely not be perceptible at the programmatic level.

# 7.2.2.4. Potential Impacts of the Preferred Alternative

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including deployment and operation activities.

### **Potential Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities would result in potential impacts to soil resources and others would not. In addition, and as explained in this section, various types of Preferred Alternative infrastructure could result in a range of *no impacts* to *less than significant* impacts at the programmatic level depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

### Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are likely to have *no impacts* to soil resources at the programmatic level under the conditions described below:

<sup>&</sup>lt;sup>3</sup> Although the Shioya soil type is excessively drained and has rapid permeability, these soils are generally found in coastal areas that are subject to flooding and thus generally have a high potential for compaction and rutting.

<sup>&</sup>lt;sup>4</sup> Although deployable technologies may be in place for a period of several years, potential impacts are still expected to range from *no impact* (if placed on a previously paved surface) to *less than significant* at the programmatic level. See below.

#### • Wired Projects

- Use of Existing Conduit New Buried Fiber Optic Plant: Disturbance associated with the installation of fiber optic cable in existing conduit would be limited to entry and exit points of the existing conduit in previously disturbed areas. It is anticipated that there would be *no impacts* to soil resources at the programmatic level because the activities that would be conducted at these small entry and exit points are not likely to produce perceptible changes.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting
  up of dark fiber would have *no impacts* to soil resources because there would be no
  ground disturbance.

## • Satellites and Other Technologies

- Satellite-Enabled Devices and Equipment: It is anticipated that the installation of permanent equipment on existing structures and the use of portable devices that use satellite technology would not impact soil resources because those activities would not require ground disturbance.
- Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would not impact soil resources, it is anticipated that this activity will have *no impact* on soil resources.

### Activities with the Potential to Have Impacts

Potential deployment-related impacts to soil resources as a result of implementation of the Preferred Alternative would encompass a range of potential impacts that could occur as a result of ground disturbance activities, including soil erosion, topsoil mixing, and soil compaction and rutting. The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential impacts to soil resources include the following:

#### Wired Projects

New Build – Buried Fiber Optic Plant: Plowing (including vibratory plowing), trenching, or directional boring and the construction of points of presence,<sup>5</sup> huts, or other associated facilities or hand-holes to access fiber could result in potential impacts to soil resources. Soil disturbance and heavy equipment use associated with plowing, trenching, or directional boring as well as land/vegetation clearing, excavation activities, and landscape grading associated with construction of points of presence, huts, or other associated facilities or hand-holes to access fiber could result in soil erosion, topsoil mixing, soil compaction and rutting.

<sup>&</sup>lt;sup>5</sup> Points of presence are connections or access points between two different networks, or different components of one network.

- New Build Aerial Fiber Optic Plant: Topsoil removal, soil excavation, and excavated material placement during the installation of new poles could result in soil erosion and topsoil mixing. The use of heavy equipment during the installation of new poles and hanging of cables could result in soil compaction and rutting.
- Collocation on Existing Aerial Fiber Optic Plant: Topsoil removal, soil excavation, and excavated material placement during the replacement of poles and structural hardening could result in soil erosion and topsoil mixing. Heavy equipment use associated with these activities as well as with installing new fiber on existing poles could result in soil compaction and rutting.
- New Build Submarine Fiber Optic Plant: The installation of cables in limited near-shore or inland bodies of water would not impact soil resources because there would be no ground disturbance associated with this activity (see Section 7.2.4, Water Resources, for a discussion of potential impacts to water resources). However, impacts to soil resources could potentially occur as result of the construction of landings and/or facilities on shore to accept submarine cable. Soil erosion and topsoil mixing could potentially occur as result of grading, foundation excavation, or other ground disturbance activities. Soil compaction and rutting could potentially occur due to heavy equipment use during these activities.
- Installation of Optical Transmission or Centralized Transmission Equipment: If installation of transmission equipment would occur in existing boxes or huts and require no ground disturbance, there would be *no impacts* to soils. If installation of transmission equipment required grading or other ground disturbance to install small boxes, huts, or access roads, there could potentially be impacts to soils. Such ground disturbance could result in soil erosion and topsoil mixing. Heavy equipment use could result in soil compaction and rutting.

## • Wireless Projects

- New Wireless Communication Towers: Installation of new wireless towers and associated structures (generators, equipment sheds, fencing, security and aviation lighting, electrical feeds, and concrete foundations and pads) or access roads could result in potential impacts to soil resources. Land/vegetation clearing, excavation activities, landscape grading, and other ground disturbance activities during the installation of new wireless towers and associated structures or access roads could result in soil erosion or topsoil mixing, and heavy equipment use during these activities could result in soil compaction and rutting.
- Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing structure, and would not result in impacts to soils because there would be no ground disturbance associated with this activity. The potential addition of power units, structural hardening, and physical security measures would not impact soil resources if this activity would not require ground disturbance. However, if structural hardening and

physical security measures require ground disturbance, such as grading or excavation activities, impacts to soil resources could occur, including soil erosion and topsoil mixing, as well as soil compaction and rutting associated with heavy equipment use.

## • Deployable Technologies

Where deployable technologies, both land-based and aerial, would be located on existing paved surfaces and the acceptable load on those paved surfaces is not exceeded, it is anticipated that there would be no impacts to soil resources because there would be no ground disturbance. However, implementation of deployable technologies could result in potential impacts to soil resources if deployment of land-based deployables occurs in unpaved areas, or if the implementation results in minor construction or paving of previously unpaved surfaces. In addition, impacts to soils could occur on paved surfaces if the acceptable load of the surface is exceeded. Some staging areas could require land/vegetation clearing, minor excavation, and paving. These activities could result in soil erosion and topsoil mixing. Heavy equipment use associated with these activities could result in soil compaction and rutting. In addition, implementation of and activities associated with deployable technologies themselves could also result in soil compaction and rutting if deployed in unpaved areas.

In general, the abovementioned activities could potentially involve land/vegetation clearing, topsoil removal, excavation, excavated material placement, trenching or directional boring, construction of access roads and other impervious surfaces, landscape grading, and heavy equipment movement. Potential impacts to soil resources at the programmatic level associated with deployment of this infrastructure could include soil erosion, topsoil mixing, and/or soil compaction and rutting. These potential impacts are described further below, and BMPs and mitigation measures to help avoid or reduce these potential impacts are discussed in Chapter 11, BMPs and Mitigation Measures.

### Potential Soil Erosion Impacts

Based on the analysis of the deployment activities described above to soil resources, potential impacts as a result of erosion are anticipated to be *less than significant* at the programmatic level. See Chapter 11 for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential soil erosion impacts.

#### Potential Topsoil Mixing Impacts

Based on the analysis of proposed activities described above, the minimal mixing of the topsoil with the subsoil layers could result in potentially *less than significant* impacts at the programmatic level. See Chapter 11 for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential soil erosion impacts.

### Potential Soil Compaction and Rutting Impacts

Based on the analysis of the proposed activities described above to soil resources, potential impacts to soil resources as a result of soil compaction and rutting are anticipated to be *less than significant* at the programmatic level. See Chapter 11 for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential soil compaction and rutting impacts.

## **Potential Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in potential impacts similar to the abovementioned potential deployment impacts. It is anticipated that there would be *no impacts* to soil resources associated with routine inspections of the Preferred Alternative, assuming that the same access roads used for deployment are also used for inspections. If usage of heavy equipment as part of routine maintenance or inspections occurs off of established access roads or corridors, or if the acceptable load of the surface is exceeded, *less than significant* soil compaction and rutting impacts could potentially result, similar to the abovementioned deployment impacts, although impacts would likely be lesser in magnitude and extent.

### 7.2.2.5. Alternatives Impact Assessment

The following section assesses potential impacts to soils associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>6</sup>

### **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative option, a nationwide fleet of mobile land-based and aerial communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Potential impacts to soil resources at the programmatic level as a result of implementation of this alternative are described below.

<sup>&</sup>lt;sup>6</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

## Potential Deployment Impacts

As explained above, implementation of deployable land-based technologies could result in *less than significant* impacts to soil resources at the programmatic level if deployment occurs in unpaved areas, or if the implementation results in paving of previously unpaved surfaces. In addition, potential impacts to soils could occur on paved surfaces if the acceptable load of the surface is exceeded. Some staging areas could require land/vegetation clearing, excavation, and paving. These activities could result in soil erosion and topsoil mixing. Heavy equipment use associated with these activities could result in soil compaction and rutting. Additionally, implementation of and activities associated with deployable technologies themselves could also result in soil compaction and rutting if deployed in unpaved areas. However, due to the limited geographic extent of individual deployment locations, each of these impacts would still be *less that significant*.

#### Potential Operation Impacts

As explained above, operation activities would consist of implementation/running of the deployable technology and routine maintenance and inspections. As with the Preferred Alternative, it is anticipated that there would be *no impacts* to soil resources associated with routine inspections of the Deployable Technologies Alternative, assuming that the same access roads used for deployment are also used for inspections. If usage of heavy equipment as part of routine maintenance or inspections occurs off of established access roads or corridors, or if the acceptable load of the surface is exceeded, *less than significant* soil compaction and rutting impacts at the programmatic level could potentially result, similar to the abovementioned deployment impacts. Finally, if deployable technologies are parked and operated with air conditioning for extended periods of time, the condensation water from the air conditioner could result in soil erosion as it runs into the soil below. However, it is anticipated that the soil erosion would not result in perceptible changes to baseline conditions.

#### No Action Alternative

Under the No Action Alternative, the NPSBN would not be deployed; therefore there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no impacts* to soil resources because there would be no deployment or operation of the Proposed Action. Environmental conditions would therefore be the same as those described in Section 7.1.2, Soils.

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# **7.2.3.** Geology

#### 7.2.3.1. Introduction

This section describes potential impacts to geologic resources in the Northern Mariana Islands associated with deployment and operation of the Proposed Action as well as the geologic hazards that could potentially affect the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to geologic resources and geological hazards that could affect the Proposed Action. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

# 7.2.3.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on geologic resources and the potential impacts to the Proposed Action from geologic hazards were evaluated using the significance criteria presented in Table 7.2.3-1. As described in Section 7.2, Environmental Consequences, the categories of impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to geologic resources addressed in this section are presented as a range of possible impacts.

**Table 7.2.3-1: Impact Significance Rating Criteria for Geology** 

			Impact	Level			
Type of Effect	Effect Characteristic	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact		
bedrock, topography, physiography, and geomorphology impacts	Magnitude or Intensity	Substantial and measurable degradation or alteration of surface geology, bedrock, topography, physiographic characteristics, or geomorphological processes	Effect that is potentially rsignificant, but with BMPs and mitigation measures is less than significant at the programmatic level	topography that does not result in measurable changes in physiographic	No degradation or alteration of surface geology, bedrock, topography, physiographic characteristics, or geomorphologic processes		
	Geographic Extent	State or territory		State or territory	NA		
	Frequency	Permanent or long-term adverse changes to characteristics and processes		Temporary degradation or alteration of resources that is limited to the construction and deployment phase	NA		
Mineral and fossil fuel resource impacts	Intensity	Severe, widespread, observable impacts to mineral and/or fossil fuel resources	Effect that is not out in the	Limited impacts to mineral and/or fossil resources	No perceptible change in mineral and/or fossil fuel resources		
	Geographic Extent	Regions of mineral or fossil fuel extraction areas are highly prevalent within the state or territory	significant, but with BMPs and mitigation measures is less than significant at the programmatic level	extraction areas occur within the state or territory,	Mineral or fossil fuel extraction areas do not occur within the state or territory		
	Frequency	Long-term or permanent degradation or depletion of mineral and fossil fuel resources		Temporary degradation or depletion of mineral and fossil fuel resources	NA		

			Impact	Level	
Type of Effect	Effect Characteristic	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
	Magnitude or Intensity	Severe, widespread, observable impacts to paleontological resources	Effect that is <i>potentially</i> significant, but with BMPs and mitigation measures is less than significant at the programmatic level	Limited impacts to paleontological and/or fossil resources	No perceptible change in baseline conditions
	Geographic Extent	Areas with known paleontological resources are highly prevalent within the state or territory		Areas with known paleontological resources occur within the state or territory, but may be avoidable	Areas with known paleontological resources do not occur within the state or territory
	Duration or Frequency	NA		NA	NA
	Magnitude or Intensity	High likelihood that a project activity could be located within a high-risk earthquake hazard zone or active fault	Effect that is <i>potentially</i> significant, but with BMPs and mitigation measures is less than significant at the programmatic level	located within an earthquake	No likelihood of a project activity being located in an earthquake hazard zone or active fault
Seismic hazards	Geographic Extent	Hazard zones or active faults are highly prevalent within the state or territory		Earthquake hazard zones or active faults occur within the state or territory, but may be avoidable	Earthquake hazard zones or active faults do not occur within the state or territory
	Duration or Frequency	NA		NA	NA
Volcanic activity	Magnitude or Intensity	High likelihood that a project activity could be located near a volcano lava or mud flow area of influence	Effect that is <i>potentially</i> significant, but with BMPs and mitigation measures is <i>less than</i> significant at the programmatic level	Low likelihood that a project activity could be located near a volcanic ash area of influence	No likelihood of a project activity located within a volcano hazard zone
	Geographic Extent	Volcano lava flow areas of influence are highly prevalent within the state or territory		Volcano ash areas of influence occur within the state or territory, but may be avoidable	Volcano hazard zones do not occur within the state or territory
	Duration or Frequency	NA		NA	NA

			Impact	Level	
Type of Effect	Effect Characteristic	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Landslides	Magnitude or Intensity	High likelihood that a project activity could be located within a landslide area	Effect that is <i>potentially</i> significant, but with BMPs and mitigation measures is less than significant at the programmatic level	located within a landslide	No likelihood of a project activity located within a landslide hazard area
	Geographic Extent	Landslide areas are highly prevalent within the state or territory			Landslide hazard areas do not occur within the state or territory
	Duration or Frequency	NA		NA	NA
Land subsidence	Magnitude or Intensity	High likelihood that a project activity could be located within an area with a hazard for subsidence (e.g., karst terrain, lava tubes, etc.)	Effect that is potentially significant, but with BMPs and mitigation measures is less than significant at the programmatic level	located within an area with a hazard for subsidence (e.g.,	Project activity located outside an area with a hazard for subsidence (e.g., karst terrain, lava tubes, etc.)
	Geographic Extent	Areas with a high hazard for subsidence (e.g., karst terrain, lava tubes, etc.) are highly prevalent within the state or territory		terrain, lava tubes, etc.) occur within the state or territory, but may be	Areas with a high hazard for subsidence (e.g., karst terrain, lava tubes, etc.) do not occur within the state or territory
	Duration or Frequency	NA		NA	NA

NA = not applicable

# 7.2.3.3. Description of Environmental Concerns

Terms and concepts discussed in this section are further discussed and defined in the Affected Environment section (Section 7.1.3, Geology).

# **Potential Effects from the Proposed Action**

Potential Surface Geology, Bedrock, Topography, Physiography, and Geomorphology Impacts

The potential for impacts to surface geology, bedrock, topography, physiography, and geomorphology could be present during deployment or construction of the proposed facilities/infrastructure, particularly during trenching, grading, and/or foundation excavation activities. For example, as discussed in Section 7.1.2, Soils, there are numerous areas in the Northern Mariana Islands where shallow soils are present and bedrock is likely at or near the surface including, but not limited to, the Dandan, Kagman, Mesei Variant, Shioya, and Benedicto soils. Such shallow bedrock could be susceptible to potential impacts from rock ripping. However, rock ripping would likely only occur in discrete locations where necessary and would not result in large-scale changes to the Northern Mariana Islands' geologic, topographic, or physiographic characteristics. In addition, to the extent practicable or feasible, FirstNet and/or their partners would work to avoid areas that commonly undergo significant geomorphological changes, such as active stream or river channels. Temporary degradation or alteration of surface geology, bedrock, topography, physiography, and geomorphology would primarily be limited to the construction/deployment phases and would be limited and localized in extent. Therefore, it is anticipated that potential impacts to surface geology, bedrock, topography, physiography, and geomorphology as a result of the anticipated project activities would be minor and would not result in measureable changes. Implementation of BMPs and mitigation measures would help further reduce potential impacts.<sup>2</sup>

#### Potential Mineral and Fossil Fuel Resource Impacts

In general, potential impacts to mineral and fossil fuel resources as a result of the Proposed Action would be more likely in states or territories with numerous extraction areas. However, the Northern Mariana Islands do not produce fossil fuel resources and mineral resources are limited (*USGS 2014; EIA 2016*). Because of this, no impacts to fossil fuel resources are anticipated as a result of the Proposed Action. Any potential impacts would only be to mineral resources and are likely to be minor and temporary, and could be further reduced with implementation of BMPs and mitigation measures, as discussed in Chapter 11, BMPs and Mitigation Measures.

<sup>&</sup>lt;sup>1</sup> Rock ripping refers to the breakup and removal of rock material with heavy equipment such as an excavator.

<sup>&</sup>lt;sup>2</sup> See Chapter 11 for a discussion of specific required BMPs and mitigation measures.

<sup>&</sup>lt;sup>3</sup> See Section 7.1.3, Geology, for a discussion of mineral and fossil fuel resources.

# Potential Paleontological Resources<sup>4</sup> Impacts

The potential for impacts to paleontological resources could be present during deployment or construction of the proposed facilities/infrastructure, particularly during trenching, grading, and/or foundation excavation activities. As discussed in detail in Section 7.1.3, Geology, fossil resources exist primarily in the southern islands of the Northern Mariana Islands, and fossils of various reptiles, birds, rodents, as well as algae deposits have been discovered in the limestone formations of those islands. However, it is anticipated that potential impacts to specific areas with known significant paleontological resources would be avoided, minimized, or mitigated, and any potential impacts would likely be limited and localized. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. Implementation of the BMPs and mitigation measures as discussed in Chapter 11, BMPs and Mitigation Measures, could help further reduce potential impacts.

## **Potential Effects to the Proposed Action**

#### Seismic Hazards

As discussed in Section 7.1.3, Geology, Northern Mariana Islands is located near the Pacific Plate - Philippine Sea Plate boundary, and the movement and friction along the plate boundary is primarily responsible for frequent earthquake activity on the territory. Seismic hazard risks are high throughout the entire territory, but particularly on the islands of Rota, Aguijan, and the northern most (largely uninhabited) islands. The Proposed Action is unlikely to affect seismic activity, but rather seismic hazards could have the potential to impact the Proposed Action. As discussed in Chapter 1, Introduction, the FirstNet network would be "hardened" from the physical, user access, and cyber security perspectives to be more resilient to potential impacts than typical telecommunications infrastructure. However, some potential impacts to the Proposed Action infrastructure could occur during significant earthquake events. It is anticipated that FirstNet and/or their partners would attempt, as practicable or feasible, to design the network to reasonably withstand the seismic activity typical in the Northern Mariana Islands, thereby limiting potential impacts. In addition, implementation of the BMPs and mitigation measures as discussed in Chapter 11, BMPs and Mitigation Measures, could help further reduce potential impacts.

#### Volcanic Activity

As described and shown graphically in Section 7.1.3, Geology, volcanoes in the Northern Mariana Islands primarily occur in the northern, largely uninhabited islands. As with seismic hazards, the Proposed Action is unlikely to affect volcanic activity, but rather volcanic activity could have the potential to impact the Proposed Action. As practicable or feasible, FirstNet and/or their partners work to avoid developing and deploying fixed telecommunications infrastructure near active volcanoes unless absolutely necessary. Implementation of the BMPs

<sup>&</sup>lt;sup>4</sup> Paleontological resources, or fossils, are the physical remains of plants and animals that have mineralized into, or left impressions in, solid rock or sediment.

and mitigation measures as discussed in Chapter 11, BMPs and Mitigation Measures, could help further reduce potential impacts.

#### Landslides

In general, the Proposed Action is unlikely to affect landslide activity, but rather landslides in the Northern Mariana Islands have the potential to impact the Proposed Action. As discussed in Section 7.1.3, Geology, excessive rainfall, seismic activity, and volcanic activity can trigger local landslides, especially near areas with steep slopes and loose or unconsolidated material. As discussed in Section 7.1.2, Soils, slopes in the Northern Mariana Islands range from 0 to 150 percent, with steepest areas located in the northern Stratovolcanoes of the Northern Mariana Islands region.<sup>5</sup>

To the extent practicable or feasible, FirstNet and/or their partners would work to avoid developing and deploying telecommunications infrastructure in areas that are highly susceptible to landslides. Although some localized, limited potential impacts could occur as a result of landslides, widespread potential impacts are unlikely. Implementation of the BMPs and mitigation measures as discussed in Chapter 11, BMPs and Mitigation Measures, could help further reduce potential impacts.

#### Land Subsidence

As discussed in Section 7.1.3, Geology, the geology of the southern islands of the Northern Mariana Islands consists of limestone rocks. As a result, these islands possess karst terrain features such as sinkholes. To the extent practicable or feasible, FirstNet and/or their partners would either work to avoid areas with a high hazard for subsidence during deployment and operation activities or utilize alternate construction methods to avoid or reduce potential impacts. Implementation of the BMPs and mitigation measures discussed in Chapter 11 could help avoid or further minimize potential impacts to the Proposed Action as a result of land subsidence.

# 7.2.3.4. Potential Impacts of and to the Preferred Alternative

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including deployment and operation activities as well as potential geologic hazards to the Preferred Alternative.

# **Potential Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities would result in potential impacts to geologic resources and others would not. In addition, and as explained in this section, various types of Preferred Alternative infrastructure could result in a range of *no impacts* to *less than significant* impacts at the programmatic level depending on the deployment scenario or site-specific conditions.

<sup>&</sup>lt;sup>5</sup> See Section 7.1.2, Soils, for a map and descriptions of the physiographic characteristics of this area.

Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. Additionally, geologic hazards such as earthquakes, volcanic activity, landslides, and land subsidence that have the potential to impact the deployment of the Preferred Alternative are discussed below.

# Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are likely to have *no impacts* at the programmatic level to geologic resources under the conditions described below:

# Wired Projects

- Use of Existing Conduit New Buried Fiber Optic Plant: Disturbance associated with the installation of fiber optic cable in existing conduit would be limited to entry and exit points of the existing conduit in previously disturbed areas. It is anticipated that there would be *no impacts* at the programmatic level to geologic resources because the activities that would be conducted at these small entry and exit points are not likely to produce perceptible changes.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting
  up of dark fiber would have *no impacts* to geologic resources because there would be no
  ground disturbance.

# Satellites and Other Technologies

Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would not impact geologic resources, it is anticipated that this activity would have *no impact* on geologic resources.

## Activities and Geologic Hazards with the Potential to Have Impacts

Potential deployment-related impacts to geologic resources as a result of implementation of the Preferred Alternative would encompass a range of potential impacts that could occur as a result of ground disturbance activities including potential impacts to surface geology, bedrock, topography, physiography, and geomorphology; potential mineral impacts; and potential paleontological impacts. In addition, geologic hazards including seismic activity, volcanoes, landslides, and land subsidence have the potential to impact deployment of the Preferred Alternative. The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential impacts to geologic resources, or potential impacts from geologic hazards, include the following:

#### Wired Projects

- New Build Buried Fiber Optic Plant: Plowing (including vibratory plowing), trenching, or directional boring and the construction of points of presence (POPs),<sup>6</sup> huts, or other associated facilities or hand-holes to access fiber could result in potential impacts to geologic resources. Ground disturbance and heavy equipment use associated with plowing, trenching, directional boring, excavation activities, rock ripping, and landscape grading associated with construction of points of presence, huts, or other associated facilities or hand-holes to access fiber could result in limited potential impacts to bedrock, topography, physiography, and geomorphology; potential mineral impacts; and potential paleontological impacts. Depending on its location, this development scenario could also potentially be impacted by geologic hazards including seismic activity, volcanoes, landslides, and/or land subsidence if it occurs in areas of high susceptibility.
- New Build Aerial Fiber Optic Plant: Depending on its location and deployment methods used, excavation and excavated material placement, trenching, grading, and rock ripping during the installation of new poles or construction of POPs, huts, or other facilities could result in potential limited and localized impacts to bedrock, topography, physiography, and geomorphology; potential mineral impacts; and potential paleontological impacts. This development scenario could also potentially be impacted by geologic hazards including seismic activity, volcanoes, landslides, and/or land subsidence, if it occurs in areas of high susceptibility.
- Collocation on Existing Aerial Fiber Optic Plant: Depending on its location, excavation, grading, and rock ripping during the replacement of poles and structural hardening could result in localized potential impacts to bedrock, topography, physiography, and geomorphology; potential mineral impacts; and potential paleontological impacts. This development scenario could also potentially be impacted by geologic hazards including seismic activity, volcanoes, landslides, and/or land subsidence, depending on deployment location and its susceptibility to those hazards.
- New Build Submarine Fiber Optic Plant: The installation of cables in limited near-shore or inland bodies of water would not impact geologic resources. However, potential impacts to geologic resources could potentially occur as result of the construction of landings and/or facilities on shore to accept submarine cable. Grading, foundation excavation, rock ripping, or other ground disturbance activities could result in limited potential impacts to bedrock, topography, physiography, and geomorphology; potential mineral impacts; and potential paleontological impacts. Deployment of this development scenario could also potentially be impacted by geologic hazards including seismic activity, volcanoes, landslides, and/or land subsidence if it occurs in areas of high susceptibility.

<sup>&</sup>lt;sup>6</sup> POPs are connections or access points between two different networks, or different components of one network.

Installation of Optical Transmission or Centralized Transmission Equipment: If installation of transmission equipment would occur in existing boxes or huts and require no ground disturbance, there would be no impacts to geologic resources. If installation of transmission equipment required grading, foundation excavation or other ground disturbance activities including rock ripping to install small boxes, huts, or access roads, there could potentially be temporary impacts to geologic resources. Deployment of this development scenario could also potentially be impacted by geologic hazards including seismic activity, volcanoes, landslides, and/or land subsidence if it occurs in areas of high susceptibility.

# Wireless Projects

- New Wireless Communication Towers: Installation of new wireless towers and associated structures (generators, equipment sheds, fencing, security and aviation lighting, electrical feeds, and concrete foundations and pads) or access roads could result in potential impacts to geologic resources. Excavation activities, landscape grading, rock ripping, and other ground disturbance activities during the installation of new wireless towers and associated structures or access roads could result in potential localized impacts to bedrock, topography, physiography, and geomorphology; potential mineral and fossil fuel impacts; and potential paleontological impacts. Deployment of this development scenario could also potentially be impacted by geologic hazards including seismic activity, volcanoes, landslides, and/or land subsidence if it occurs in areas of high susceptibility.
- Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower, which would not result in impacts to geologic resources because there would be no ground disturbance associated with this activity. The potential addition of power units, structural hardening, and physical security measures would not impact geologic resources if this activity would not require ground disturbance. However, if structural hardening required ground disturbance, such as grading, excavation activities, or rock ripping, potential impacts to geological resources could occur. Deployment of this development scenario could also potentially be impacted by geologic hazards including seismic activity, volcanoes, landslides, and/or land subsidence if it occurs in areas of high susceptibility.

## Deployable Technologies

Where deployable technologies (both land-based and aerial) would be located or deployed on existing paved surfaces, it is anticipated that there would be no impacts to geologic resources because there would be no new ground disturbance. However, implementation of deployable technologies could result in potential impacts to geologic resources. These potential impacts could occur if deployment of land-based or aerial deployables occurs in unpaved areas, or if the implementation results in minor construction, paving of previously unpaved surfaces, grading, excavation, or rock ripping (e.g., for staging or launching/landing areas).

#### Satellites and Other Technologies

Satellite-Enabled Devices and Equipment: It is anticipated that the installation of permanent equipment on existing structures and the use of portable devices that use satellite technology would not impact geologic resources because those activities would not require ground disturbance or cause any impact to the built or natural environment. However, where equipment is permanently installed in locations that are susceptible to specific geologic hazards, such as earthquakes, it is possible that they could be affected by that hazard.

In general, the abovementioned activities could potentially involve excavation, rock ripping, trenching or directional boring, and landscape grading. Potential impacts to geologic resources associated with deployment of this infrastructure could include potential localized and/or limited impacts to bedrock, topography, physiography, and geomorphology; mineral; and paleontological resources. Additionally, deployment of the abovementioned scenarios could potentially be impacted by geologic hazards including seismic activity, volcanoes, landslides, and/or land subsidence if it occurs in areas of high susceptibility. These potential impacts are described further below. BMPs and mitigation measures that could help avoid or reduce these potential impacts are discussed in Chapter 11, BMPs and Mitigation Measures.

## Potential Impacts from the Preferred Alternative

## Potential Surface Geology, Bedrock, Topography, Physiography, and Geomorphology Impacts

Based on the analysis of the deployment activities described above to bedrock, topography, physiography, and geomorphology, potential impacts are anticipated to be *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize the potential impacts to these resources.

#### Potential Mineral and Fossil Fuel Resource Impacts

Based on the analysis of proposed activities described above to geologic resources, potential mineral and fossil fuel resource impacts could result in potentially *less than significant* impacts at the programmatic level; however, there would be no impacts to fossil fuel resources since the Northern Mariana Islands does not produce or have any proven recoverable reserves of petroleum, natural gas, or coal. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize the potential impacts to mineral resources.

# Potential Paleontological Resources Impacts

Based on the analysis of the proposed activities described above to geological resources, potential paleontological resources impacts are anticipated to be *less than significant* at the programmatic level. However, site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation

measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize the potential impacts to paleontological resources.

Potential Impacts to the Preferred Alternative

# Potential Seismic Hazard Impacts

Based on the analysis of the proposed activities described above, potential impacts to the deployment of the Preferred Alternative as a result of seismic hazards are anticipated to be *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with seismic hazards.

## Potential Volcanic Activity Impacts

Based on the analysis of the proposed activities described above, potential impacts to the deployment of the Preferred Alternative as a result of volcanic activity are anticipated to be *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with volcanic activity.

# Potential Landslide Impacts

Based on the analysis of the proposed activities described above, potential impacts to the deployment of the Preferred Alternative as a result of landslides are anticipated to be *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with landslide hazards.

# Potential Land Subsidence Impacts

Based on the analysis of the proposed activities described above, potential impacts to the deployment of the Preferred Alternative as a result of land subsidence are anticipated to be *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with land subsidence

## **Potential Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in potential impacts similar to the abovementioned potential deployment impacts. It is

anticipated that there would be *no impacts* at the programmatic level to geologic resources associated with routine inspections of the Preferred Alternative.

The operation of the Preferred Alternative could be affected by to geologic hazards including seismic activity, volcanic activity, landslides, and land subsidence. However, potential impacts would be anticipated to be *less than significant* at the programmatic level, and could be further reduced with implementation of the BMPs and mitigation measures discussed in Chapter 11, BMPs and Mitigation Measures.

# 7.2.3.5. Alternatives Impact Assessment

The following section assesses potential impacts to geologic resources associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>7</sup>

# **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative option, a nationwide fleet of mobile land-based and aerial communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Potential impacts to geologic resources as a result of implementation of this alternative are described below.

## Potential Deployment Impacts

As explained above, if deployment occurs on unpaved areas and/or if implementation results in paving of unpaved surfaces or if grading, excavation, or rock ripping is required for staging or launching/landing areas, implementation of deployable technologies (i.e., System on Wheels, Cell on Wheels, Cell on Light Truck, Unmanned Aerial Vehicle) would likely result in *less than significant* impacts at the programmatic level to geologic resources. It is anticipated that the same BMPs and mitigation measures discussed for the Preferred Alternative would apply to the Deployable Technologies Alternative, to the extent practicable or feasible.

#### Potential Operation Impacts

As explained above, operation activities would consist of implementation/running of the deployable technology and routine maintenance and inspections. As with the Preferred Alternative, it is anticipated that there would be *no impacts* to geologic resources associated with routine inspections of the Deployable Technologies Alternative.

<sup>&</sup>lt;sup>7</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

As with the Preferred Alternative, the operation of the Deployable Technologies Alternative could be affected due to geologic hazards including seismic activity, volcanic activity, landslides, and land subsidence. However, potential impacts would be anticipated to be *less than significant* at the programmatic level as deployable architecture is not fixed to the landscape and could be moved if necessary. It is anticipated that the same BMPs and mitigation measures discussed for the Preferred Alternative would apply to the Deployable Technologies Alternative, to the extent practicable or feasible.

#### **No Action Alternative**

Under the No Action Alternative, the NPSBN would not be deployed; therefore, there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no impacts* to geologic resources because there would be no deployment or operation of the Proposed Action. Environmental conditions would therefore be the same as those described in Section 7.1.3, Geology.

## 7.2.4. Water Resources

#### 7.2.4.1. Introduction

This section describes potential impacts to water resources in Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to water resources. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

# 7.2.4.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on water resources were evaluated using the significance criteria presented in Table 7.2.4-1. As described in Section 7.2, Environmental Consequences, the categories of potential impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to water resources addressed in this section are presented as a range of possible impacts.

**Table 7.2.4-1: Impact Significance Rating Criteria for Water Resources** 

			Impact L	evel	
Type of Effect	Effect Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Water Quality (groundwater and surface water) - sedimentation, pollutants, water temperature	Magnitude or Intensity	Groundwater contamination creating a drinking quality violation, or otherwise substantially degrade groundwater quality or aquifer; local construction sediment water quality violation, or otherwise substantially degrade water quality; water degradation poses a threat to the human environment, a biodiversity, or ecological integrity; violation of various regulations including: Clean Water Act, Safe Drinking Water Act	Effect that is potentially significant, but with BMPs and mitigation measures is less than significant at the programmatic	Potential impacts to water quality, but potential effects to water quality would be below regulatory limits and would naturally balance back to baseline conditions	No changes to water quality, sedimentation, water temperature, or the presence of water pollutants
	Geographic Extent/Context	Watershed level, and/or within multiple watersheds	level	Watershed or subwatershed level <sup>b</sup>	NA
	Duration or Frequency	Chronic and long term changes not likely to be reversed over several years or seasons		The impact is temporary, lasting no more than 6 months	NA

			Impact L	evel	
Type of Effect	Effect Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Floodplain degradation*	Magnitude or Intensity	The use of floodplain fill, substantial increases in impervious surfaces, or placement of structures within a 500-year flood area that will impede or redirect flood flows or impact floodplain hydrology; high likelihood of encountering a 500-year floodplain within a state or territory	Effect that is potentially significant, but with BMPs and mitigation measures is less than significant at the programmatic	Activities occur inside the 500-year floodplain, but do not use fill, do not substantially increase impervious surfaces or place structures that would impede or redirect flood flows or impact floodplain hydrology, and do not occur during flood events; there is a low likelihood of encountering a 500-year floodplain within a state or territory	Activities occur outside of floodplains and therefore do not increase fill or impervious surfaces, nor do they impact flood flows or hydrology within a floodplain
	Geographic Extent	Watershed level, and/or within multiple watersheds	Effect that is potentially significant, but with BMPs and mitigation	Watershed or subwatershed level	NA
	Duration or Frequency	Chronic and long-term changes not likely to be reversed over several years or seasons		The impact is temporary, lasting no more than 1 season or water year, or occurring only during an emergency	NA
Drainage pattern	Magnitude or Intensity	Alteration of the course of a stream of a river, including stream geomorphological conditions, or a substantial and measurable increase in the rate or amount of surface water or changes to the hydrologic regime		Any alterations to the drainage pattern are minor and mimic natural processes or variations	Activities do not impact drainage patterns
alteration	Geographic Extent	Watershed level, and/or within multiple watersheds	measures is <i>less</i> than significant at	Watershed or subwatershed level	NA
	Duration or Frequency	Impact occurs in perennial streams, and is ongoing and permanent	than significant at the programmatic level	The impact is temporary, lasting no more than 6 months	NA

			Impact L	evel	
Type of Effect	Effect Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
	Magnitude or Intensity	Consumptive use of surface water flows or diversion of surface water flows such that there is a measurable reduction in discharge	Effect that is potentially significant, but with BMPs and mitigation measures is less than significant at the programmatic level	Minor or no consumptive use with negligible impact on discharge	Activities do not impact discharge or stage of waterbody
Flow alteration	Geographic Extent	Watershed level, and/or within multiple watersheds		Watershed or subwatershed level	NA
	Duration or Frequency	Impact occurs in perennial streams, and is ongoing and permanent		Impact is temporary, not lasting more than 6 months	NA
Changes in groundwater or aquifer characteristics	Magnitude or Intensity	Substantial and measurable changes in groundwater or aquifer characteristics, including volume, timing, duration, and frequency of groundwater flow, and other changes to the groundwater hydrologic regime	Effect that is potentially significant, but with BMPs and mitigation	Any potential impacts to groundwater or aquifers are temporary, lasting no more than a few days, with no residual impacts	Activities do not impact groundwater or aquifers
	Geographic Extent	Watershed level, and/or within multiple watersheds	measures is <i>less</i> than significant at	Watershed or subwatershed level	NA
	Duration or Frequency	Impact is ongoing and permanent	the programmatic level	Potential impact is temporary, not lasting more than 6 months	NA

Note: Because public safety infrastructure is considered a critical facility, Proposed Action activities should avoid the 500-year floodplain wherever practicable per the Executive Orders on Floodplain Management (*Executive Orders 11988 and 13690*). NA = not applicable

<sup>&</sup>lt;sup>a</sup> The natural and the physical (e.g., structures) environment, and the association of people and their activities to those environments.

<sup>&</sup>lt;sup>b</sup> Definitions of U.S. Geological Survey (USGS) watershed and subwatershed: USGS watershed refers to the USGS 10 digit hydrologic unit code (HUC10), which averages approximately 230 square miles, depending on the region. USGS subwatershed refers to the USGS 12 digit hydrologic unit code (HUC12), which averages approximately 40 square miles, depending on the region. See *USGS and NRCS 2014* for an explanation of HUC codes.

# 7.2.4.3. Description of Environmental Concerns

# Water Quality – Potential Impacts Associated with Sedimentation, Pollutants, or Water Temperature

One of the primary environmental concerns during deployment activities is minimizing potential impacts to water quality. Potential impacts to water quality could result from sedimentation or pollutants due to ground disturbance, disruption of streamside soils or vegetation, or spills of fluids from motorized equipment. Potential impacts to water quality due to deployment activities could be influenced by the timing of deployment, weather conditions, local topography, and the erosion and infiltration potential of soils.

Potential sedimentation impacts to streams or lakes, the near-shore ocean floor, or floodplains could be caused by ground disturbing construction activities such as trenching, pole installation, or road work. As streams do not occur on Tinian, and no perennial streams occur on Saipan or Rota (see the Inland Surface Water Characteristics subsection of Section 7.1.4.3, Environmental Setting), potential impacts to water resources in areas without streams apply only to marine and groundwater bodies.

Increased sedimentation in waterways could impair water and habitat quality and potentially affect aquatic plants and animals. Potential impacts to water quality from erosion and sedimentation are most likely in areas where:

- Ground disturbance occurs in or near waterbodies or floodplains;
- Riparian vegetation is cleared or disturbed; and/or
- Steep slopes with moderate to severe erosion potential are disturbed (see Section 7.1.2, Soils, and Section 7.1.3, Geology).

Other potential sources of sedimentation impacts include vehicle travel on dirt or gravel roads, or off-road construction activity, outside of the dry season. BMPs and mitigation measures would be implemented during deployment to adjust to local conditions and could help minimize soil erosion and storm water runoff.

During the dry season the amount of sediment introduced to streams during vehicular travel, ground disturbance, or road work would be similar to natural erosion processes because there would be little or no flowing water on road surfaces or across disturbed areas.

Potential inputs of pollutants could occur if chemicals or petroleum products are spilled from equipment due to malfunction or refueling errors. Accidental spills of chemicals or petroleum products from motorized equipment during deployment could expose surface water resources to hazardous materials. Spills could also infiltrate the groundwater aquifer in areas with porous geology if the spills are not contained. Any spills from vehicles or machinery used during deployment tend to be associated with refueling activities, and as such, would likely be a few gallons or less in volume and could easily be contained and cleaned.

Most wood poles used for utility or telephone lines are treated with a preservative called pentachlorophenol (PCP) to lessen wood rot and extend the life of the poles. Once constructed, new treated poles could potentially impact surface water (or groundwater) by leaching PCP. Because of the demonstrated tendency for PCP to adhere to soils, the moderately rapid degradation of the compound in the environment, and the localized nature of the compound, it is unlikely that surface water (or groundwater) contamination would result from installation of the new wood poles. In addition, concentrations of PCP released during placement or replacement of poles are not expected to exceed United States (U.S.) Environmental Protection Agency (USEPA) levels of concern for human health.

In addition to sedimentation and pollutants, water temperature also plays a role in water quality and can influence the types of plants and animals (from fish to microorganisms) that reside in a particular waterbody. Water temperature could potentially be impacted by reduced stream shading in any areas where riparian vegetation is cleared.

To the extent practicable or feasible, FirstNet and/or their partners would work to avoid stream crossings. Given that most if not all streams on the Northern Mariana Islands are dry for a portion of the year, those crossings that are required could be limited to times when streams are dry or have minimal flow. If necessary to cross flowing streams, potential impacts could be reduced by scheduling stream crossings for times of the year when stream flow is lowest. To the extent practicable or feasible, limiting deployment in areas with severe erosion potential due to sensitivity and constructability limitations associated with steep slopes could also reduce potential water quality impacts (see Section 7.2.2, Soils, and Section 7.2.3, Geology). However, because steep slopes are present throughout much of the Northern Mariana Islands, some limited amount of infrastructure could be built in these areas, in which case BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help avoid or minimize the potential impacts. If appropriate BMPs and mitigation measures are implemented, soil erosion could be short-term and isolated within those locations with stability achieved after a few months or less.

Sedimentation, whether due to storm water runoff or other deployment activity, could return to current levels once deployment is complete and once vegetation is re-established in disturbed areas as a BMP. Additionally, creation of turbidity from installation of submarine infrastructure deployed in near-shore or inland bodies of water would be temporary and would likely return to background levels after deployment activities subside.

#### Floodplain Degradation

Floodplains can be degraded by construction of additional impervious surfaces or reduced ability to store floodwaters due to improper placement of fill material within the floodplain. Additionally, construction of structures in floodplains that cannot withstand flooding can cause residual effects for downstream areas where flood debris is transported. Soil compaction and removal of vegetation in the floodplain could contribute to erosion within the floodplain, lessen dissipation of water energy during floods, and impede floodplain permeability. In areas that are

not permanently disturbed, these potential impacts could be reduced if these areas are restored by establishing new vegetation.

The risk of potential impacts to floodplains are minimal in Northern Mariana Islands, as the high-permeability geology creates proportionally less flow, and floodplains from streams are rare (see the Floodplain Characteristics subsection of Section 7.1.4.3, Environmental Setting). To the extent practicable or feasible, FirstNet and/or their partners would work to avoid deployment activities in floodplains, particularly in the floodway (e.g., the area including the channel and parts of the floodplain that convey and discharge typical floodwater levels). The employment of BMPs and mitigation measures as described in Chapter 11, BMPs and Mitigation Measures, could also help avoid or minimize potential impacts in floodplain areas.

# **Drainage Pattern Alteration**

Drainage patterns could be altered if Proposed Action activities involved alteration of a stream or a river course. Alternations could occur due to changes in stream geomorphological conditions, and/or a substantial or measureable increase in the amount of surface water being conveyed or changes to the hydrologic regime of a surface waterbody. If in-stream construction activities such as trenching or road building were to involve rerouting of surface waters, drainage pattern alterations could occur. Surface disturbance associated with trenching and road building are not anticipated to occur at times when surface waters would need to be re-routed because most or all streams in the Northern Mariana Islands do not have perennial flow. Therefore, potential impacts to drainage patterns are unlikely. If construction activities would cross flowing streams (perennial streams or during times that intermittent streams have flow), potential impacts to drainage patterns could occur, although they would likely be temporary. BMPs and mitigation measures as described in Chapter 11, BMPs and Mitigation Measures, could help return streams to their natural course after construction is complete.

#### Flow Alteration

Stream flow could be altered if Proposed Action activities involved withdrawal of surface water or diversion of surface water flows such that there is a measurable reduction in stream discharge. Withdrawal of surface water (for water trucks used in dust suppression for air quality mitigation) would be unlikely to result in a significant quantity of water being withdrawn, and therefore would not be likely to impact stream flow patterns.

## **Changes in Groundwater or Aquifer Characteristics**

Groundwater or aquifer characteristics could be potentially impacted if Proposed Action activities involved contamination of groundwater with petroleum, lubricants, or other fluids from heavy equipment. As discussed above, any concentrations of PCP released to groundwater during placement or replacement of poles are not expected to exceed USEPA levels of concern for human health, and are likewise not anticipated to impact wildlife. Trenching for installation of Proposed Action features and pole placement could be deep enough to interact with shallow groundwater, but would not be expected to impact groundwater quality or aquifer characteristics,

and any accidental spills of chemicals would likely be contained before they would reach groundwater. Therefore, impacts to groundwater are not anticipated.

# 7.2.4.4. Potential Impacts of the Preferred Alternative

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including construction/deployment and operation activities.

### **Potential Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities could result in potential impacts to water resources and others would not. In addition, and as explained in this section, the various types of Preferred Alternative infrastructure could result in a range of *no impacts* to *less than significant* impacts at the programmatic level depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

# Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are likely to have *no impacts* to water resources at the programmatic level under the conditions described below:

## Wired Projects

- Use of Existing Conduit New Buried Fiber Optic Plant: Disturbance associated with the installation of fiber optic cable in existing conduit would be limited to entry and exit points of the existing conduit in previously disturbed areas. It is anticipated that there would be *no impacts* to water resources at the programmatic level because the activities that would be conducted at these small entry and exit points are likely to be located in areas away from waterbodies, and are not likely to produce perceptible surface disturbances.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting up of dark fiber would have *no impacts* to water resources because there would be no ground disturbance.

## Satellites and Other Technologies

 Satellite-Enabled Devices and Equipment: It is anticipated that the installation of permanent equipment on existing structures and the use of portable devices that use satellite technology would not impact water resources because those activities would not require ground disturbance, construction in floodplains, or use of motorized equipment near streams.

Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide, public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would be very unlikely to impact water resources, it is anticipated that this activity would have *no impact* to those resources.

# Activities with the Potential to Have Impacts

Potential construction/deployment-related impacts to water resources as a result of implementation of the Preferred Alternative would encompass a range of potential impacts that could occur as a result of ground disturbance activities, including in-stream construction work, resulting primarily in sediments entering streams, but also potentially to near-shore or inland waters, as well as the potential for other impacts to water quality and floodplains. The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential impacts to water resources include the following:

# Wired Projects

- New Build Buried Fiber Optic Plant: Plowing (including vibratory plowing), trenching, or directional boring and the construction of points of presence (POPs),¹ huts, or other associated facilities or hand-holes to access fiber could result in potential impacts to water resources. Ground disturbance and heavy equipment use associated with plowing, trenching, or directional boring as well as land/vegetation clearing, excavation activities, and landscape grading associated with construction of POPs, huts, or other associated facilities or hand-holes to access fiber could result in stream sedimentation, construction of impervious surfaces and structures in floodplains, stream channel alteration, and accidental spills of fuels or lubricants to waterbodies. New Build Buried Fiber Optic Plant projects could present a higher risk to water resources because of their relatively high degree of soil disturbance compared to the other types of projects.
- New Build Aerial Fiber Optic Plant: Soil exposure from installation of new poles or construction of new roads, POPs, huts, or other facilities near waterbodies could result in ground disturbance, potentially resulting in sediment deposition and increased turbidity in nearby waterbodies. The use of heavy equipment during the installation of new poles and cables could result in potential soil disturbance and the resulting potential sedimentation impacts to streams, disturbance of riparian vegetation, leaching of PCPs, and accidental spills of fuels or lubricants to waterbodies.
- Collocation on Existing Aerial Fiber Optic Plant: Lighting up of dark fiber would have no impacts to water resources. If required, and if done in existing huts or on existing poles with no ground disturbance, installation of new associated equipment would have no impacts to water resources. Ground disturbance during the replacement of poles and structural hardening could result in potential soil erosion and sedimentation impacts to

<sup>&</sup>lt;sup>1</sup> POPs are connections or access points between two different networks, or different components of one network.

- streams, particularly where this work would be done in proximity to waterbodies. Collocation on Existing Aerial Fiber Optic Plant projects could present a lower risk to water resources because of their relatively low degree of soil disturbance compared to the other types of projects.
- New Build Submarine Fiber Optic Plant: The installation of cables in limited near shore and inland bodies of water could potentially impact water quality due to disruption of sediments on the floor of the waterbody. Impacts to water resources could also potentially occur as result of the construction of landings and/or facilities on shore to accept submarine cable. Sediments entering limited near-shore or inland waterbodies could potentially occur as result of grading, foundation excavation, or other ground disturbance activities. Construction of facilities in floodplains could potentially impact floodplain functionality and drainage patterns.
- Installation of Optical Transmission or Centralized Transmission Equipment: If installation of transmission equipment would occur in existing boxes or huts and require no ground disturbance, there would be *no impacts* to water resources. If installation of transmission equipment required grading or other ground disturbance to install small boxes, huts, or access roads, there could potentially be impacts to water resources. The extent of these potential impacts would depend upon the proximity of the disturbance to waterbodies and floodplains and local conditions.

# Wireless Projects

- New Wireless Communication Towers: Installation of new wireless towers and associated structures (generators, equipment sheds, fencing, security and aviation lighting, electrical feeds, and concrete foundations and pads) or access roads could result in potential impacts to water resources. Ground disturbance, vegetation clearing, excavation activities, and landscape grading associated with the installation of new wireless towers and associated structures or access roads could result in sediments entering streams and physical disturbance of streams if crossings are required. Additionally, use of heavy equipment around streams could result in the accidental spill of fuel or other liquids from equipment that could potentially impact water quality. New Wireless Communication Tower projects could present a higher risk to water resources than some of the lower risk wired projects because of their relatively high degree of soil disturbance compared to the other projects.
- Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower, which would not result in impacts to water resources because there would be no ground disturbance or in-water construction associated with this activity. The potential addition of power units, structural hardening, and physical security measures would not impact water resources if this activity would not require ground disturbance or in-water construction. However, if the on-site delivery of additional power units, structural hardening, and physical security measures required travel through streams or ground disturbance, such as grading or excavation activities near streams, potential

impacts to water resources could occur including stream sedimentation and physical disturbance associated with heavy equipment use.

# • Deployable Technologies

If deployable technologies would be implemented on existing paved surfaces, away from streams, and outside of floodplains, it is anticipated that there would be *no impacts* to water resources because there would be no ground disturbance or use of motorized equipment near streams. However, potential impacts could occur if deployment involves movement of equipment through streams, involves riparian or floodplain areas, or if the implementation results in, minor construction, paving of previously unpaved surfaces in floodplains, or fuels leaking into surface or groundwater. Some staging or landing areas (depending on the type of technology) could require land/vegetation clearing, minor excavation, and paving. These activities could result in erosion and sedimentation into streams. Heavy equipment use associated with these activities could result in stream sedimentation and physical disturbance of waterbodies if the equipment is used in or near streams. In addition, implementation of deployable technologies themselves could result in ground disturbance and related sediments entering waterbodies if they are deployed in unpaved areas near streams.

In general, the abovementioned activities could potentially involve land/vegetation clearing, ground disturbance, excavation, excavated material placement, trenching or directional boring, construction of access roads and other impervious surfaces, landscape grading, and heavy equipment movement. Potential impacts to water resources associated with deployment of this infrastructure, where in or near surface water, could include soil erosion and the resulting sediments entering waterbodies; construction of structures and impervious surfaces near waterbodies and in floodplains; in-water construction related to trenching, road building, and construction of marine infrastructure; and spills of fuels, lubricants, or other materials from construction and maintenance equipment to waterbodies. Associated BMPs and mitigation measures to help mitigate or reduce these potential impacts are described in Chapter 11, BMPs and Mitigation Measures.

## Potential Water Quality Impacts

Based on the analysis of the deployment activities described above to water resources, potential impacts to water quality are anticipated to be *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts to water resources.

## Potential Floodplain Degradation Impacts

Based on the analysis of proposed activities described above, the development of Preferred Alternative facilities in floodplains could result in potentially *less than significant* impacts at the programmatic level (see Table 7.2.4-1). See Chapter 11, BMPs and Mitigation Measures, for a

listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts to water resources.

# Potential Drainage Pattern Alteration Impacts

Based on the analysis of the proposed activities described above to water resources, potential impacts to water resources as a result of drainage pattern alteration are anticipated to be *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts to water resources.

# Potential Flow Alteration Impacts

Based on the analysis of the proposed activities described above, *no impacts* to water resources as a result of drainage pattern alteration would occur at the programmatic level as a result of the Preferred Alternative because activities would not impact the discharge or stage of waterbodies.

# Potential Groundwater or Aquifer Impacts

Based on the analysis of the proposed activities described above, potential impacts to water resources as a result of groundwater or aquifer impacts are anticipated to be *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts to water resources.

#### **Potential Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in potential impacts similar to the abovementioned potential construction impacts. It is anticipated that there would be *no impacts* to water resources at the programmatic level associated with routine inspections of the Preferred Alternative, assuming that the same access roads used for deployment are also used for inspections. Vehicle refueling and maintenance activities are expected to produce *less than significant* impacts due to the limited volume of fluids contained in the equipment and the likelihood that such activities would occur offsite. Implementation of BMPs and mitigation measures could help further reduce potential impacts. If usage of heavy equipment as part of routine maintenance or inspections occurs off of established access roads or corridors and near waterbodies, the resulting ground disturbance could increase sedimentation in waterbodies, potentially impacting water quality. It is assumed that routine maintenance would not include operation of vehicles or equipment in waterbodies.

# 7.2.4.5. Alternatives Impact Assessment

The following section assesses potential impacts to water resources associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>2</sup>

## **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative option, a nationwide fleet of mobile and aerial communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Therefore, potential impacts to water resources as a result of implementation of this alternative could be as described below.

# Potential Deployment Impacts

As explained above, implementation of deployable technologies could result in *less than significant* impacts to water resources at the programmatic level if deployment of ground-based equipment occurs in unpaved areas, or if the implementation results in paving of previously unpaved surfaces. In addition, potential impacts to water resources could occur if equipment maintenance and refueling standards are not followed, resulting in spills of petroleum products or other chemicals to surface waters. Some staging or landing areas (depending on the type of technology) could require land/vegetation clearing, minor excavation, and paving. These activities could result in soil erosion and related sediments entering streams, drainage pattern alteration through the creation of cleared or impervious surfaces, and/or floodplain degradation if these activities occur in floodplains. Deployment and heavy equipment use associated with these activities could result in ground disturbance and sedimentation.

#### Potential Operation Impacts

As explained above, operation activities would consist of implementation and running of the deployable technology and routine maintenance and inspections. It is anticipated that there would be *no impacts* to water resources associated with routine inspections of the Deployable Technologies Alternative, assuming that the same access roads used for deployment are also used for inspections. If usage of heavy equipment as part of routine maintenance or inspections occurs off of established access roads or corridors and near waterbodies, the resulting ground disturbance could increase sedimentation in waterbodies, potentially impacting water quality. It is assumed that routine maintenance would not include operation of vehicles or equipment in waterbodies. Site maintenance, including mowing or herbicides, may result in *less than significant* effects to water quality at the programmatic level, depending on the location and

<sup>&</sup>lt;sup>2</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

amount of herbicides used. In addition, the presence of new access roads could increase the overall amount of impervious surface in the area, and increase runoff effects on water resources, as explained above. Finally, if ground-based deployable technologies are parked and operated with air conditioning for extended periods of time, the condensation water from the air conditioner could potentially result in soil erosion that could impact waterbodies if the deployables are located adjacent to waterbodies. It is anticipated that operation impacts on water quality would be *less than significant* at the programmatic level due to the small scale of expected FirstNet activities in any one location.

#### No Action Alternative

Under the No Action Alternative, the NPSBN would not be deployed; therefore there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no impacts* to water resources because there would be no deployment or operation of the Proposed Action. Environmental conditions would therefore be the same as those described in Section 7.1.4, Water Resources.

# 7.2.5. Wetlands

#### 7.2.5.1. Introduction

This section describes potential impacts to wetland resources on the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to wetland resources. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

# 7.2.5.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on wetland resources were evaluated using the significance criteria presented in Table 7.2.5-1. As described in Section 7.2, Environmental Consequences, the categories of potential impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of each potential impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

As discussed in Section 7.1.5, Wetlands, wetlands are recognized as important for maintenance of watershed and environmental health due to their potential to perform various ecological, hydrologic, biogeochemical, and social functions, although not all wetlands perform these functions equally. Typical wetland functions on the Northern Mariana Islands include shoreline and stream bank stabilization, flood mitigation, maintenance of water quality, maintenance of fish and wildlife habitat, sediment retention, groundwater discharge and recharge, and maintenance of nutrient retention and export. Their capacity or degree to which they perform individual functions depends on the wetland characteristics including soil type, substrate, type and percent cover of vegetation, water source, landscape position, location within a watershed, and location relative to populated areas (*USGS 1997*).

As part of mitigation planning (to avoid, minimize, and/or compensate for unavoidable impacts to wetlands) associated with Clean Water Act (CWA) Section 404 permitting, a wetland functional assessment is typically used to categorize wetlands into one of three categories, as defined by United States (U.S.) Army Corps of Engineers (USACE) (USACE 2014). Category 1 wetlands are the highest quality or functioning wetlands (or rare/unique); Category 2 wetlands are moderate to high functioning (or rare/unique); and Category 3 wetlands are lesser quality or lower functioning (or less rare/unique). Although these categories are useful for determining the significance of project-specific impacts to wetlands, given the programmatic nature of this environmental analysis, the magnitude of potential wetland impacts are discussed more broadly as part of the significance criteria presented in Table 7.2.5-1.

Table 7.2.5-1: Impact Significance Rating Criteria for Wetlands

		Impact Level				
Type of Effect	Effect Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact	
Direct wetland loss	Magnitude <sup>a</sup> or Intensity	Substantial loss of high-quality wetlands (e.g., those that provide critical habitat for sensitive or listed species, are rare or a high-quality example of a wetland type, are not fragmented, support a wide variety of species, etc.); violations of Section 404 of the Clean Water Act	Effect that is potentially significant, but with	Impacts to lower quality wetlands (e.g., not rare or unique, that have low productivity and species diversity, and those that are already impaired or impacted by human activity)	No direct loss of wetlands	
(fill or conversion to non-wetland)	Geographic Extent	USGS watershed level (e.g., HUC10) <sup>b</sup> and/or within multiple watersheds	mitigation is <i>less</i> than significant at the programmatic level	USGS watershed (HUC10) <sup>b</sup> or subwatershed (HUC12) <sup>b</sup> level	NA	
	Duration or Frequency	Long-term or permanent loss, degradation, or conversion to non- wetland	ICVCI	Periodic and/or temporary loss reversed over one to two growing seasons with or without active restoration	NA	

			Impact Le	vel	
Type of Effect	Effect Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Other direct effects: vegetation clearing; ground disturbance; direct hydrologic changes (flooding or draining); direct soil changes; water quality degradation	Magnitude or Intensity	Substantial and measurable changes to hydrological regime of high-quality wetlands impacting salinity, pollutants, nutrients, biodiversity (diversity of species present), ecological condition, or water quality; introduction and establishment of invasive plant or animal species to high-quality wetlands	Effect that is potentially significant, but with mitigation is less than significant at the programmatic	Impacts to lower quality wetlands affecting the hydrological regime including salinity, pollutants, nutrients, biodiversity (diversity of species present), ecological condition, or water quality; Introduction and establishment of invasive plant or animal species to high-quality wetlands	No direct impacts to wetlands affecting vegetation, hydrology, soils, or water quality
(spills or sedimentation)	Geographic Extent	USGS watershed level (e.g., HUC10) <sup>b</sup> and/or within multiple watersheds	level	USGS watershed (HUC10) <sup>b</sup> or subwatershed (HUC12) <sup>b</sup> level	NA
	Duration or Frequency	Long-term or permanent alteration that is not restored within two growing seasons, or ever		Periodic and/or temporary loss reversed over one to two growing seasons with or without active restoration	NA

			Impact Le	vel	
Type of Effect	Effect Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Indirect effects: <sup>c</sup> change in	Magnitude or Intensity	Changes to the functions or type of high-quality wetlands (e.g., those that provide critical habitat for sensitive or listed species, are rare or a high-quality example of a wetland type, are not fragmented, support a wide variety of species, etc.)	Effect that is potentially significant, but with	Impacts to lower quality wetlands (e.g., not rare or unique, that have low productivity and species diversity, and those that are already impaired or impacted by human activity)	No changes in wetland function or type
function(s); <sup>d</sup> change in wetland type	Geographic Extent	USGS watershed level (e.g., HUC10) <sup>b</sup> and/or within multiple watersheds	mitigation is <i>less</i> than significant at the programmatic level  USGS watershed (HUC10) <sup>b</sup> or subwatershed (HUC12) <sup>b</sup> level	NA	
	Duration or Frequency	Long-term or permanent change in function or type that is not restored within two growing seasons, or ever	icvei	Periodic and/or temporary loss reversed over one to two growing seasons with or without active restoration	NA

NA= not applicable

<sup>&</sup>lt;sup>a</sup> Magnitude is defined based on the type of wetland impacted, high or low quality.

<sup>&</sup>lt;sup>b</sup> Definitions of USGS watershed and subwatershed: *USGS Watershed* refers to the USGS 10 digit hydrologic unit code (HUC10), which averages approximately 230 square miles, depending on the region. *USGS Subwatershed* refers to the USGS 12 digit hydrologic unit code (HUC12), which averages approximately 40 square miles, depending on the region. See *USGS and NRCS (2013)* for an explanation of HUC codes.

c Indirect effects are those resulting from direct effects, but they occur elsewhere in space and/or time.

<sup>&</sup>lt;sup>d</sup> Wetland functions include hydrologic, ecological, geomorphic, and social functions typically assessed for wetlands as part of USACE compensatory mitigation planning. Typical functions assessed may include flood attenuation, bank stabilization, water quality, organic matter input/transport, nutrient processing, wildlife habitat, threatened and endangered species habitat, biodiversity, recreational/social value.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to wetland resources addressed in this section are presented as a range of possible impacts.

# 7.2.5.3. Description of Environmental Concerns

Table 7.2.5-1 presents three types of potential effects to wetlands that were evaluated: direct wetland loss, other direct effects, and indirect effects. *Direct wetland loss* includes the actual loss of wetland habitat due to fill or conversion to a non-wetland habitat, such as a dryer habitat (upland area), or a wetter habitat (e.g., lake or stream). *Other direct effects* includes any direct effects that cause impacts such that the area remains a wetland and is not lost or converted, but the impacts cause a change in the type of wetland or a decrease in wetland function. *Indirect effects* are effects that occur secondarily as a result of direct effects and, like direct effects, cause a change in the type of wetland or a decrease in wetland function.

#### **Wetland Loss**

Wetland loss is the primary environmental concern for wetlands during construction. Direct wetland loss can be caused by the placement of fill into wetlands, thereby converting the wetland to a developed area. Wetlands can also be lost due to impacts to hydrology that cause a wetland to convert to a non-wetlands either by draining (converting a wetland to an upland area), or by inundation (converting a wetland to a waterbody such as a lake). Hydrologic changes can occur due to several activities, including draining or damming of a wetland, or placing fill outside of, but up or down flow of, the wetland's primary hydrologic source (in turn causing drying or inundation of the wetland, respectively); replacing native soil with soil having different drainage rates; compacting or rutting soil; or increasing non-permeable surfaces. All of these activities can in turn alter wetland drainage patterns. Potential impacts to soils that could indirectly cause changes to hydrology are discussed in greater detail in Section 7.2.2, Soils. Potential impacts to water resources that could directly or indirectly impact wetland hydrology are discussed in Section 7.2.4, Water Resources.

To the extent practicable or feasible, FirstNet and/or their partners would avoid filling wetlands or altering the hydrologic regime so that wetlands would not be lost or converted to non-wetlands. Loss of both high- and low-quality wetlands would be *less than significant* at the programmatic level given the small amount of land disturbance associated with the project locations (generally less than an acre) and the short time-frame of deployment activities. Additionally, site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. Potential wetlands impacts could be further reduced by implementing BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures).

## **Other Direct Effects**

For the purpose of this assessment, direct effects are defined as any effect that occurs in the same time and place as the impact, resulting from activities including vegetation clearing, ground disturbance, hydrologic alteration such as flooding or draining, changes to soils, or water quality degradation. Short of causing wetland loss, these construction and/or operation activities could potentially cause direct effects to wetlands, such as a change in the type of wetland (e.g., vegetation type), or a decrease or loss of one or all wetland functions performed by a given wetland. These activities can alter the wetland type by shifting vegetation structure, such as changing from a forested to a woody shrub or herbaceous vegetation type, due to vegetation clearing, or changes in hydrology or soil drainage. Some or all wetland functions in a given wetland can be lost or decreased due to the activities described above. Effects to both high- and low-quality wetlands would be less than significant at the programmatic level given the small amount of land disturbance associated with the project locations (generally less than an acre), the short timeframe of deployment activities, and the application of federal, Commonwealth, or locally required wetlands regulations. Additionally, site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. Potential wetlands impacts could be further reduced by implementing BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures).

#### **Indirect Effects**

Indirect effects can result from the same activities that cause direct effects, but the effect occurs secondarily (e.g., in a different time or location) to the direct effects. In the same ways as direct effects, indirect effects can result in a change in wetland type or decrease in wetland function. In the case of wetlands, indirect effects can be the result of direct hydrologic alterations. For example, changes in hydrology caused by direct effects (e.g., fill placement) can result in a cascade of indirect effects, including changes in vegetation structure, changes in the type of wildlife habitat that is supported by the wetland, and changes to the functions that the wetland provides, including bank stability, filtering of pollutants for maintenance of water quality, and mitigation of flood flows. Indirect effects can also occur due to other activities such as vegetation clearing and ground disturbance, resulting in changes in wildlife habitat, weed infestation, and changes in wetland function, as described previously.

It is anticipated that indirect effects to both high- and low-quality wetlands would be *less than significant* at the programmatic level due to the small footprint of deployment activities (generally less than an acre), the short duration of those activities, and the application of federal, Commonwealth, or locally required wetlands regulations. Implementation of BMPs and mitigation measures (see Chapter 11) could further reduce these potential impacts.

As with the direct effects category described above, the indirect effects category includes only effects that do not cause wetland loss or conversion to non-wetland, which are covered in the wetland loss category above.

# 7.2.5.4. Potential Impacts of the Preferred Alternative

# **Potential Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities could result in potential impacts to wetland resources. In addition, and as explained in this section, the various types of Proposed Action infrastructure could result in a range of *no impacts* to *less than significant* impacts at the programmatic level depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

# Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are likely to have *no impacts* at the programmatic level to wetland resources under the conditions described below:<sup>1</sup>

# Wired Projects

- Use of Existing Conduit New Buried Fiber Optic Plant: Disturbance associated with the installation of fiber optic cable in existing conduit would be limited to entry and exit points of the existing conduit in previously disturbed areas. It is anticipated that there would be *no impacts* at the programmatic level to wetlands resources because the activities that would be conducted at these small entry and exit points are not likely to produce perceptible changes.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting
  up of dark fiber would have *no impacts* to wetlands resources because there would be no
  ground disturbance.

# • Satellites and Other Technologies

- Satellite-Enabled Devices and Equipment: It is anticipated that the installation of permanent equipment on existing structures and the use of portable devices that use satellite technology would not impact wetland resources because those activities would not require ground disturbance.
- Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would not impact wetlands resources, it is anticipated that this activity would have *no impact* to those resources.

<sup>&</sup>lt;sup>1</sup> A determination of *no impact* from these activities assumes that no heavy construction equipment would be required for deployment, or if heavy construction equipment were required, it would be deployed on a paved or non-paved gravel surface.

# Activities with the Potential to Have Impacts

Potential deployment-related impacts to wetland resources as a result of implementation of the Preferred Alternative would encompass a range of impacts that could occur as a result of project construction activities. The following types of infrastructure development or deployment activities could cause wetland loss, conversion of potential wetlands to non-wetlands, or direct or indirect effects to wetlands as a result of wetland fill, vegetation clearing, landscape grading, soil compaction, and other various ground disturbance activities. Potential wetland impacts associated with each infrastructure development type are discussed below.

# • Wired Projects

- New Build Buried Fiber Optic Plant: Plowing, trenching, or directional boring and the construction of points of presence, huts, or other associated facilities or hand-holes to access fiber could result in potential impacts to wetlands from both construction equipment and the activity itself.
- New Build Aerial Fiber Optic Plant: Topsoil removal, soil excavation, and excavated material placement during the installation of new poles could result in wetland loss, conversion, or direct or indirect effects. The use of heavy equipment during the installation of new poles and hanging of cables could result in direct or indirect effects to wetlands.
- Collocation on Existing Aerial Fiber Optic Plant: Topsoil removal, soil excavation, and excavated material placement during the replacement of poles and structural hardening could result in wetland fill, conversion, or direct or indirect effects to wetlands.
- New Build Submarine Fiber Optic Plant: The installation of cables in limited near-shore or inland bodies of water could potentially impact wetland resources if the water body was a flooded wetland. In addition, potential wetland impacts could occur as a result of the construction of landings and/or facilities on shore to accept submarine cable.
- Installation of Optical Transmission or Centralized Transmission Equipment: If installation of transmission equipment would occur in existing boxes or huts and require no ground disturbance, there would be *no impacts* to wetlands. However, if installation of transmission equipment required vegetation clearing, grading, or other ground disturbance to install small boxes, huts, or access roads, wetland loss, conversion, or direct or indirect effects to wetlands could potentially occur.

# Wireless Projects

New Wireless Communication Towers: Installation of new wireless towers and
associated structures (generators, equipment sheds, fencing, security and aviation
lighting, electrical feeds, and concrete foundations and pads) or access roads could result
in potential impacts to wetland resources. Land/vegetation clearing, excavation
activities, landscape grading, and other ground disturbance activities during the

<sup>&</sup>lt;sup>2</sup> Points of presence are connections or access points between two different networks, or different components of one network.

- installation of new wireless towers and associated structures or access roads could result in wetland loss, conversion, or direct or indirect effects to wetlands.
- Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower or structure, which would have *no impacts* to wetlands because there would be no ground disturbance associated with this activity. The potential addition of power units, structural hardening, and physical security measures would also have *no impacts* on wetland resources if this activity would not require ground disturbance. However, if the onsite delivery of additional power units, structural hardening, and physical security measures required ground disturbance, such as grading or excavation activities, direct or indirect effects to wetlands could occur.

# Deployable Technologies

Implementation of deployable aerial communications architecture (such as drones, balloons, or piloted aircraft) would not likely result in any potential impacts to wetlands, as there would not be any ground disturbance. Implementation of ground-based Cell on Wheels, Cell on Light Truck, and System on Wheels would not result in potential impacts to wetland resources if deployment occurs on paved or non-paved gravel surfaces. However, implementation of the three land-based deployable technologies (Cell on Wheels, Cell on Light Truck, and System on Wheels) could result in potential impacts to wetland resources if deployment occurs in undeveloped areas requiring minor construction, grading, filling, or paving of a surface to place a deployable technology. Some staging or landing areas (depending on the type of technology) could require land/vegetation clearing, excavation, and paving.

## Potential Wetland Impacts

Based on the analysis of the deployment activities described above to wetland resources, potential impacts as a result of Preferred Alternative activities are anticipated to be *less than significant* at the programmatic level given the small amount of land disturbance associated with the project locations (generally less than an acre) and the short time-frame of deployment activities. Wetlands comprise less than 5 percent of the area on the Northern Mariana Islands (*USFWS 2015*), and are therefore considered a rare highly valued habitat type to be preserved (*CNMI CRMO 2008*). In addition to their general uniqueness, most wetlands on the Northern Mariana Islands are considered high-quality areas due to their provision of one or more important hydrologic, geomorphic, ecological, or social functions. *The Coastal and Estuarine Land Conservation Program (CELCP) Plan* (for the Commonwealth of Northern Mariana Islands (*CNMI CRMO 2008*) identified "preserving wetlands and their function" as one of their conservation issues in the CELP plan due to the "valuable habitat they provide." Functions specific to Northern Mariana Islands wetlands include maintenance of groundwater quality to protect drinking water resources; maintenance of surface water quality; coastal or inland waterbody bank stabilization; habitat for endemic, 3 threatened, endangered, or other species of

<sup>&</sup>lt;sup>3</sup> Endemic species are only found in one area or region.

concern; high-quality general wildlife habitat; community water storage, flood mitigation, and/or coastal storm protection. The CELCP plan emphasizes that the protection of drinking water is a serious concern, increasing the importance of protecting wetlands that maintain water quality and groundwater recharge areas (*CNMI CRMO 2008*). The CELCP plan identified areas that should be prioritized for conservation and restoration on the islands of Saipan, Tinian, Aguijan, and Rota. Priority areas of note that contain wetland areas include Lake Susupe, Sadog Tasi wetlands, Laulau Bay, and Obyan Beach on the island of Saipan; and Alaguan Bay on the island of Rota.

On the uninhabited islands the pollution abatement and shoreline stabilization functions would still be important ecologically, but would be less important as social functions that support communities. Loss of wetlands or direct or indirect potential impacts resulting in a decrease in any wetland functions would be *less than significant* at the programmatic level given the small amount of land disturbance associated with the project locations (generally less than an acre) and the short timeframe of deployment activities. Additionally, site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. Potential wetlands impacts could be further reduced by implementing BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures). The Northern Mariana Islands Coastal Resources Management Program published a Section 309 Assessment and Strategy Report in 2011 (*CNMI CRMP 2011*) that identifies specific areas of coastal wetlands important for tidal and storm surge protection on the Islands.

In addition to a low relative abundance of wetlands in general, certain Northern Mariana Islands wetland types are also regionally rare or unique (such as estuarine wetlands and freshwater ponds [USFWS 2015]) and would be considered high quality based on this characteristic alone. Relative abundance of wetland types on Northern Mariana Islands are presented in Section 7.1.5.4, Wetlands Characteristics. In addition, given the extensive degradation of wetlands on the Northern Mariana Islands, as described in the CELCP plan, any wetlands with minimal degradation or pristine wetlands would be considered high quality wetlands to be conserved and/or restored (CNMI CRMO 2008). Other characteristics and/or wetland types other than those listed here can certainly be associated with high-quality wetlands. As described in Section 7.2.5.2, Impact Assessment Methodology and Significance Criteria, the quality or uniqueness of wetlands potentially impacted by deployment activities would require a formal assessment on a case by case basis as part of Proposed Action permitting.

To minimize potential impacts to wetlands, BMPs and mitigation measures would be implemented in compliance with any issued federal, Commonwealth, and local permits. For example, loss of jurisdictional wetlands<sup>4</sup> resulting from the placement of dredged or fill material would require a CWA Section 404 permit, issued by the USACE and reviewed by the U.S. Environmental Protection Agency. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with wetlands.

<sup>&</sup>lt;sup>4</sup> Jurisdictional wetlands are wetlands that are found to be "waters of the U.S." per definitions presented in the CWA, and are thus under the jurisdiction of the USACE.

### **Potential Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in potential impacts similar to the abovementioned potential deployment impacts. It is anticipated that there would be *no impacts* at the programmatic level to wetland resources associated with routine inspections of the Preferred Alternative, assuming that the same access roads used for deployment are also used for inspections, and assuming that all federal, Commonwealth, and local requirements associated with refueling and vehicle maintenance are followed. Even if heavy equipment is used as part of routine maintenance, inspections occur off of established access roads or corridors, or routine maintenance and application of herbicides is used to control vegetation, potential wetland impacts could be *less than significant* at the programmatic level as explained above.

# 7.2.5.5. Alternatives Impact Assessment

The following section assesses potential impacts to wetlands associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>5</sup>

# **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative, a nationwide fleet of aerial and land-based mobile communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Therefore, potential impacts to wetland resources as a result of implementation of this alternative could be as described below.

# Potential Deployment Impacts

Implementation of the three land-based deployable technologies (Cell on Wheels, Cell on Light Truck, and System on Wheels) could result in *less than significant* impacts at the programmatic level. Some staging or landing areas (depending on the type of technology) may require land/vegetation clearing, excavation, and paving. These activities could result in wetland loss, conversion, or direct or indirect effects to wetlands. Heavy equipment use associated with these activities could result in soil compaction, resulting in direct or indirect potential impacts to wetlands. However, it is anticipated that impacts to wetlands would be *less than significant* at the programmatic level due to the small footprint of deployment activities (generally less than an

<sup>&</sup>lt;sup>5</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

acre), the short duration of those activities, and the application of federal, Commonwealth, or locally required wetlands regulations. Implementation of BMPs and mitigation measures (see Chapter 11) could further reduce these potential impacts.

### Potential Operation Impacts

As explained above, operation activities would consist of implementation/running of the deployable technology and routine maintenance and inspections. As with the Preferred Alternative, it is anticipated that there would be *no impacts* at the programmatic level to wetland resources associated with routine inspections and maintenance of the Deployable Technologies Alternative, assuming the use of access roads and compliance with refueling and vehicle maintenance requirements, and *less than significant* potential impacts at the programmatic level associated with maintenance activities even if heavy equipment is used as part of routine maintenance, inspections occur off of established access roads or corridors, or routine maintenance and application of herbicides is used to control vegetation.

### No Action Alternative

Under the No Action Alternative, NPSBN would not be deployed; therefore, there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no impacts* to wetland resources because there would be no construction or operation of the Proposed Action. Environmental conditions would therefore be the same as those described in Section 7.1.5, Wetlands.

# 7.2.6. Biological Resources

### 7.2.6.1. Introduction

This section describes potential impacts to biological resources in Northern Mariana Islands associated with deployment and operation of the Proposed Action. As discussed throughout the sections that follow, mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts biological resources. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

The following resources are covered in this section:

- Terrestrial vegetation, including vegetation loss, fragmentation, and invasive species (Section 7.2.6.3, Terrestrial Vegetation);
- Wildlife, including amphibians and reptiles, terrestrial mammals, marine mammals, birds, and terrestrial invertebrates occurring in both onshore and offshore environments (Section 7.2.6.4, Wildlife);
- Fisheries and aquatic habitats, including both marine and freshwater species and habitats (Section 7.2.6.5, Fisheries and Aquatic Habitats); and
- Threatened and endangered species and species of conservation concern, including federal-, state-, or agency-listed plant and animal species and designated critical habitat (Section 7.2.6.6, Threatened and Endangered Species and Species of Conservation Concern).

# 7.2.6.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on terrestrial vegetation, wildlife, and fisheries and aquatic habitats were evaluated using the significance criteria presented in Table 7.2.6.2-1 for direct injury/mortality; vegetation and habitat loss, alteration, or fragmentation; indirect injury/mortality; adverse effects to migration or migratory patterns; adverse reproductive effects; and invasive species effects. Additionally, the potential impacts of radio frequency emissions on birds, bats, and vegetation are covered in Section 7.2.6.4, Wildlife, and Section 7.2.6.3, Terrestrial Vegetation. As described in Section 7.2, Environmental Consequences, the categories of impacts at the programmatic level are defined as *potentially significant*, *less than significant* with BMPs and mitigation measures incorporated, less than significant, or no impact.

The potential impacts of the Proposed Action on threatened and endangered species and species of conservation concern were evaluated using the significance criteria presented in Table 7.2.6.6-1 in Section 7.2.6.6, Threatened and Endangered Species and Species of Conservation Concern. The categories of impacts at the programmatic level are defined as: *may affect, likely to adversely affect; may affect, not likely to adversely affect;* and *no effect.* These impact categories are comparable to those defined in the *Endangered Species Consultation Handbook (USFWS and NMFS 1998).* 

Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact. Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to biological resources addressed in this section are presented as a range of possible impacts. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

Table 7.2.6.2-1: Impact Significance Rating Criteria for Terrestrial Vegetation, Wildlife, and Fisheries and Aquatic Habitats

			Impac	t Level			
Type of Effect	Effect Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact		
Direct Injury/Mortality	Magnitude or Intensity	Population-level or sub-population <sup>a</sup> injury/mortality effects observed for at least one species depending on the distribution and the management of said species; events that may impact endemics <sup>b</sup> or concentrations during breeding or migratory periods; violation of various regulations including: MMPA, MBTA, and BGEPA		Individual mortality observed but not sufficient to affect population or sub-population survival			
	Geographic Extent	Adverse regional effects observed within each respective state or territory for at least one species. Anthropogenic disturbances that lead to exclusion from nutritional or habitat resources, or direct injury or mortality of endemics or a significant portion of the population or sub-population located in a small area during a specific season		Effects realized at one location when population is widely distributed and not concentrated in affected area	NA		
	Duration or Frequency	Chronic and long-term adverse effects not likely to be reversed over several years for at least one species		Temporary, isolated, or short- term effects that are reversed within 1 to 3 years	NA		

			Impac	t Level	
Type of Effect	Effect Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Vegetation and Habitat Loss, Alteration, or Fragmentation	Magnitude or Intensity	Population-level or sub-population adverse effects observed for at least one species or vegetation cover type, depending on the distribution and the management of said species; impacts to terrestrial, aquatic, or riparian habitat or other sensitive natural community vital for feeding, spawning/breeding, foraging, migratory rest stops, refugia, d or cover from weather or predators; violation of various regulations including: MMPA, MBTA, and BGEPA		Habitat alteration in locations not designated as vital or critical for any period; temporary losses to individual plants within cover types, or small habitat alterations take place in important habitat that is widely distributed and there are no cover type losses or cumulative effects from additional projects	Sufficient habitat would remain functional to maintain viability of all species. No damage or loss of terrestrial, aquatic, or riparian habitat from the Proposed Action would occur.
	Geographic Extent	Regional adverse effects observed within each respective state or territory for at least one species; anthropogenic disturbances that lead to the loss or alteration of nutritional or habitat resources for endemics or a significant portion of the population or subpopulation located in a small area during a specific season		Effects realized at one location	NA
	Duration or Frequency	Chronic and long-term adverse effects not likely to be reversed over several years for at least one species		Temporary, isolated, or short- term effects that are reversed within 1 to 3 years	NA

Impact Level					
Type of Effect	Effect Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Indirect Injury/Mortality	Magnitude or Intensity	Population-level or sub-population adverse effects observed for at least one species depending on the distribution and the management of said species; exclusion from resources necessary for the survival of one or more species and one or more life stages; anthropogenic disturbances that lead to mortality, disorientation, or the avoidance or exclusion from nutritional or habitat resources for endemics or a significant portion of the population or sub-population located in a small area during a specific season; violation of various regulations including: MMPA, MBTA, and BGEPA	Effect that is potentially significant, but with BMPs and mitigation is less than significant at the programmatic level	Individual injury/mortality observed but not sufficient to affect population or subpopulation survival; partial exclusion from resources in locations not designated as vital or critical for any given species or life stage, or exclusion from resources that takes place in important habitat that is widely distributed; anthropogenic disturbances are measurable but minimal as determined by individual behavior and propagation, and the potential for habituation or adaptability is high given time	No stress or avoidance of feeding or important habitat areas; no reduced population resulting from habitat abandonment
	Geographic Extent	Regional or site-specific adverse effects observed within each respective state or territory for at least one species; behavioral reactions to anthropogenic disturbances depend on the context, the time of year, age, previous experience, and activity; anthropogenic disturbances that lead to startle responses of large groupings of individuals during hauloute periods, resulting in injury or mortality		Effects realized at one location	NA
	Duration or Frequency	Chronic and long-term adverse effects not likely to be reversed over several years for at least one species		Temporary, isolated, or short- term effects that are reversed within 1 to 3 years	NA

			Impac	t Level			
Type of Effect	Effect Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact		
Effects to Migration or Migratory Patterns	Magnitude or Intensity	Population-level or sub-population adverse effects observed for at least one species depending on the distribution and the management of said species; temporary or long-term loss of migratory pattern/path or rest stops due to anthropogenic activities; violation of various regulations including: MMPA, MBTA, and BGEPA		Temporary loss of migratory rest stops due to anthropogenic activities takes place in important habitat that is widely distributed, and there are no cumulative effects from additional projects	No alteration of migratory pathways and no stress or avoidance of migratory paths/patterns due to Proposed Action activities		
	Geographic Extent	Regional adverse effects observed within each respective state or territory for at least one species; anthropogenic disturbances that lead to exclusion from nutritional or habitat resources during migration, or lead to adverse changes of migratory routes for endemics or a significant portion of the population or sub-population located in a small area during a specific season		Effects realized at one location when population is widely distributed, and not concentrated in affected area	NA		
	Duration or Frequency	Chronic and long-term adverse effects not likely to be reversed over several years for at least one species		Temporary, isolated, or short- term effects that are reversed within 1 to 3 years	NA		

			Impac	t Level			
Type of Effect	Effect Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact		
Reproductive Effects	Magnitude or Intensity	Population or sub-population level adverse effects in reproduction and productivity over several breeding/spawning seasons for at least one species depending on the distribution and the management of said species; violation of various regulations including: MMPA, MBTA, and BGEPA	Effect that is potentially significant, but with BMPs and mitigation is less than significant at the programmatic level	Effects to productivity are at the individual rather than population level; effects are within annual variances and not sufficient to affect population or subpopulation survival	No reduced breeding or spawning success		
	Geographic Extent	Regional adverse effects observed within each respective state or territory for at least one species; anthropogenic disturbances that lead to exclusion from prey or habitat resources required for breeding/spawning, or anthropogenic disturbances that lead to stress, abandonment, and loss of productivity for endemics or a significant portion of the population or sub-population located in a small area during the breeding/spawning season		Effects realized at one location	NA		
	Duration or Frequency	Chronic and long-term adverse effects not likely to be reversed over several breeding/spawning seasons for at least one species		Temporary, isolated, or short- term effects that are reversed within one breeding season	NA		

Type of Effect			Impac	t Level			
	Effect Characteristics	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact		
Invasive Species Effects	Magnitude or Intensity	Extensive increase in invasive species populations over several seasons	Effect that is potentially significant, but with BMPs and mitigation is less than significant at the programmatic level	Mortality observed in individual native species with no measurable increase in invasive species populations	No loss of forage and cover due to the invasion of exotic or invasive plants introduced to Proposed Action sites from machinery or human activity		
	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized at one location	NA		
	Duration or Frequency	Chronic and long-term adverse changes not likely to be reversed over several years or seasons		Periodic, temporary, or short- term changes that are reversed over one or two seasons	NA		

BGEPA = Bald and Golden Eagle Protection Act; BMPs = best management practices; MBTA = Migratory Bird Treaty Act; MMPA = Marine Mammal Protection Act; NA = not applicable; RF = Radio Frequency

a A population consists of interbreeding organisms occupying a certain space; the number of people or other living creatures in a designated area.

<sup>&</sup>lt;sup>b</sup> Endemics are species that are only found in one area or region.

c Anthropogenic means changes caused by humans.
d A refugia is an area of stable environmental conditions that protects wildlife and organisms from environmental change.
e Haulouts are areas of land or ice where seals and walrus come ashore to rest, molt, or breed.

# 7.2.6.3. Terrestrial Vegetation

### Introduction

This section describes potential impacts to terrestrial vegetation resources in the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to terrestrial vegetation resources. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

## **Impact Assessment Methodology and Significance Criteria**

The potential impacts of the Proposed Action on terrestrial vegetation resources were evaluated using the significance criteria presented in Table 7.2.6.2-1 for vegetation and habitat loss, alteration, or fragmentation, and invasive species effects. As described in Section 7.2, Environmental Consequences, the categories of potential impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated, less than significant*, or *no impact*. Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to terrestrial vegetation resources addressed in this section are presented as a range of possible impacts.

## **Description of Environmental Concerns**

Terms and concepts discussed in this section are further discussed and defined in the Affected Environment section (Section 7.1.6.3, Terrestrial Vegetation).

Vegetation and Habitat Loss, Alteration, or Fragmentation<sup>2</sup>

With any construction project requiring ground disturbance, one of the main concerns during construction activities includes vegetation clearing. Not only could vegetation loss potentially result in wildlife habitat loss or fragmentation, as described in Section 7.2.6.4, Wildlife, it could also lead to accelerated erosion and increased sedimentation in waterways.<sup>3</sup> As explained in

<sup>&</sup>lt;sup>1</sup> Although direct and indirect injury/mortality, effects to migration or migratory patterns, and reproductive effects are types of effects presented in Table 7.2.6.2-1 that are applicable to other biological resources, these effects do not apply to terrestrial vegetation and are therefore not included in this section. For discussions of Wildlife, Fisheries and Aquatic Habitats, and Threatened and Endangered Species and Species of Conservation Concern, see Sections 7.2.6.4, 7.2.6.5, and 7.2.6.6, respectively. A discussion of potential wetland impacts is included in Section 7.2.5, Wetlands.

<sup>&</sup>lt;sup>2</sup> Vegetation and habitat loss, alteration, or fragmentation effects related to wildlife are presented in Section 7.2.6.4, Wildlife.

<sup>&</sup>lt;sup>3</sup> Keeping soil vegetated is often the most effective way to prevent erosion.

Section 7.2.2, Soils, soil erosion could alter natural sediment transport processes in streams and other surface waterbodies, which could impair water and habitat quality and potentially affect aquatic plants and animals. Soil associations in the Northern Mariana Islands that have moderate to severe erosion potential include the Chinen-Takpochao; Laolao-Akina; Rock Outcrop-Takpochao-Luta; Takpochao Variant-Shioya; and the Takpochao Variant-Chinen Rock Outcrop associations (see Section 7.2.2, Soils, for descriptions of these soil types).

As described and shown graphically in Section 7.1.6.3, Terrestrial Vegetation, the majority of the island of Saipan is covered by mixed introduced forest.<sup>4</sup> Tinian also has a significant amount of land covered by mixed introduced forest, as well as *Leucaena leucocephala* (Tangantangan). Rota is dominated by Native Limestone Forest. Potential impacts to terrestrial vegetation could occur in areas where construction activities require vegetation cutting, clearing, and/or removal. It is anticipated that for most types of facilities or infrastructure development scenarios, vegetation loss would likely be isolated within construction locations and/or would be short-term with stability achieved within several years, depending on the vegetation cover present in the area.<sup>5</sup> As discussed in Chapter 11, BMPs and mitigation measures could help avoid or minimize potential vegetation loss associated with ground disturbance activities.

Some comments on other regional Draft PEIS documents for the Proposed Action expressed concerns related to the potential impacts to vegetation from radio frequency (RF) emissions. Although the comments were not submitted as part of the public comment period for the non-contiguous region, FirstNet believed the comments were overarching and should be addressed in all regions (rather than just the region that received the comments). Some studies have indicated the potential for adverse effects to vegetation from RF emissions. As explained in Section 2.4, Radio Frequency Emissions, as well as Section 7.2.6.4, Wildlife, additional, targeted research needs to be conducted to more fully document the nature and effects of RF exposure, including the potential impacts to vegetation.

## Invasive Species Effects

Once a landscape has been cleared of vegetative cover and soil is disturbed, the re-establishment of native vegetation could be delayed or prevented if undesirable noxious weeds and/or invasive plants become established (*USFS Undated*). As discussed in Section 7.1.6.3, Terrestrial Vegetation, some invasive plants in the Northern Mariana Islands, such as the chain of love (*Antigonon leptopus*), wood rose (*Merremia tuberosa*), and others, thrive in disturbed soil environments (*Berger et al. 2005*). Once established, these invasive plants could displace native plants preferred by native animals. In addition, construction equipment or vehicles traveling from areas infested with invasive or noxious plants to areas free of those plants could disperse

<sup>&</sup>lt;sup>4</sup> As explained in Section 7.1.6.3, Terrestrial Vegetation, mixed introduced forest (also called secondary forest) contains various introduced species and secondary growth. In some areas the trees are thick enough to be considered as forests.

<sup>&</sup>lt;sup>5</sup> Clearing trees in forested and woodland areas (see Section 7.1.6.3, Terrestrial Vegetation, for an explanation of these vegetation types) could result in potential longer-term impacts given the length of time needed for these vegetation communities to mature to pre-disturbance conditions. Therefore, the duration of the potential impact would depend in part on the type of vegetation to be cleared. Grasses, for example, take less time to mature and become re-established than a stand of large trees.

them if proper care is not taken. BMPs and mitigation measures could help minimize these impacts (see Chapter 11, BMPs and Mitigation Measures).

# **Potential Impacts of the Preferred Alternative**

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including deployment and operation activities.

### Potential Deployment Impacts

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities could result in potential impacts to terrestrial vegetation resources and others would not. In addition, and as explained in this section, various types of Preferred Alternative infrastructure could result in a range of *no impact* to *less than significant* impacts at the programmatic level depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

# Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are likely to have *no impacts* to terrestrial vegetation resources at the programmatic level under the conditions described below:

## Wired Projects

- Use of Existing Conduit—New Buried Fiber Optic Plant: Disturbance associated with the installation of fiber optic cable in existing conduit would be limited to entry and exit points of the existing conduit in previously disturbed areas. It is anticipated that there would be *no impacts* to terrestrial vegetation resources at the programmatic level because the activities that would be conducted at these small entry and exit points are not likely to produce perceptible changes.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting
  up of dark fiber would have *no impacts* to terrestrial vegetation resources because there
  would be no ground disturbance.

### Satellites and Other Technologies

Satellite-Enabled Devices and Equipment: It is anticipated that the installation of permanent equipment on existing structures and the use of portable devices that use satellite technology would not impact terrestrial vegetation resources because those activities would not require ground disturbance or vegetation clearing.

Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. Adding equipment to an existing launch vehicle would not be expected to impact vegetation, and it is anticipated that this activity would have *no impact* to terrestrial vegetation resources.

# Activities with the Potential to Have Impacts

Potential deployment-related impacts to terrestrial vegetation resources as a result of implementation of the Preferred Alternative would encompass a range of potential impacts that could occur as a result of ground disturbance activities, including vegetation and habitat loss, alteration, or fragmentation, and invasive species effects. The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential impacts to terrestrial vegetation resources include the following activities:

# Wired Projects

- New Build–Buried Fiber Optic Plant: Plowing (including vibratory plowing), trenching, or directional boring and the construction of points of presence,<sup>6</sup> huts, or other associated facilities or hand-holes to access fiber would require ground disturbance that would likely result in vegetation loss.<sup>7</sup> In addition, ground disturbance and heavy equipment use associated with excavation activities and landscape grading for constructing points of presence, huts, or other associated facilities or hand-holes to access fiber could also result in vegetation clearing or loss. Furthermore, in some build-out locations, short-term and localized potential impacts to terrestrial vegetation could occur as a result of invasive or noxious weed establishment if local conditions and ground disturbance creates an environment conducive to their spreading. However, BMPs and mitigation measures<sup>8</sup> to promptly and properly revegetate disturbed areas could help further reduce these potential impacts.
- New Build—Aerial Fiber Optic Plant: Topsoil removal, soil excavation, and excavated material placement during the installation of new poles could result in ground disturbance and vegetation loss. Additionally, forested areas would likely need to be permanently converted to and maintained as shrub/grassland in the permanent right-of-way. In some build-out locations, short-term and localized potential impacts to terrestrial vegetation could occur as a result of invasive or noxious weed establishment if local conditions and ground disturbance creates an environment conducive to their spreading. However, BMPs and mitigation measures to promptly and properly revegetate disturbed areas could help further reduce these potential impacts.

<sup>&</sup>lt;sup>6</sup> Points of presence are connections or access points between two different networks, or different components of one network.

<sup>&</sup>lt;sup>7</sup> See Section 2.1.2, Proposed Action Infrastructure, for a description of the types of infrastructure to be potentially implemented and explanations of specific techniques and terms.

<sup>&</sup>lt;sup>8</sup> BMPs and mitigation measures to help minimize potential impacts to terrestrial vegetation resources are listed in Chapter 11, BMPs and Mitigation Measures.

- Collocation on Existing Aerial Fiber Optic Plant: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower, which would result in *no impact* to terrestrial vegetation because there would be no ground disturbance or vegetation clearing associated with this activity. The potential addition of power units, structural hardening, and physical security measures would not impact vegetation if these activities would not require ground disturbance or vegetation clearing. However, topsoil removal, soil excavation, and excavated material placement during the replacement of poles and structural hardening (should that be required) could result in ground disturbance and vegetation loss. However, it is anticipated that in most cases there would generally be less soil disturbance compared to a new build project. If that is the case, there would likely be correspondingly fewer potential impacts to terrestrial vegetation. In some build-out locations, short-term and localized potential impacts to terrestrial vegetation could occur as a result of invasive or noxious weed establishment if local conditions and ground disturbance creates an environment conducive to their spreading. However, BMPs and mitigation measures to promptly and properly revegetate disturbed areas could help further reduce these potential impacts.
- New Build–Submarine Fiber Optic Plant: The installation of cables in limited near-shore or inland bodies of water would have *no impact* terrestrial vegetation because there would be no ground disturbance associated with this activity (see Section 7.2.6.5, Fisheries and Aquatic Habitats, for a discussion of potential impacts to aquatic habitat). However, potential impacts to vegetation could potentially occur as result of the construction of landings and/or facilities on shore to accept submarine cable. Soil disturbance and vegetation loss could occur as a result of grading, foundation excavation, or other ground disturbance activities. Furthermore, in some build-out locations, short-term and localized potential impacts to terrestrial vegetation could occur as a result of invasive or noxious weed establishment if local conditions and ground disturbance creates an environment conducive to their spreading. However, BMPs and mitigation measures to promptly and properly revegetate disturbed areas could help further reduce these potential impacts.
- Installation of Optical Transmission or Centralized Transmission Equipment: If installation of transmission equipment would occur in existing boxes or huts and require no ground disturbance or vegetation clearing, there would be *no impacts* to terrestrial vegetation. However, if installation of transmission equipment would require vegetation clearing, landscape grading, or other ground disturbance to install small boxes, huts, or access roads, there would be impacts to terrestrial vegetation. In some build-out locations, short-term and localized potential impacts to terrestrial vegetation could occur as a result of invasive or noxious weed establishment if local conditions and ground disturbance creates an environment conducive to their spreading. However, BMPs and mitigation measures to promptly and properly revegetate disturbed areas could help further reduce these potential impacts.

### • Wireless Projects

- New Wireless Communication Towers: Installation of new wireless towers and associated structures (generators, equipment sheds, fencing, security and aviation lighting, electrical feeds, and concrete foundations and pads) or access roads could result in potential impacts to terrestrial vegetation resources. Excavation activities, landscape grading, and other ground disturbance activities during the installation of new wireless towers and associated structures or access roads would likely result in vegetation loss. Furthermore, in some build-out locations, short-term and localized potential impacts to terrestrial vegetation could occur as a result of invasive or noxious weed establishment if local conditions and ground disturbance creates an environment conducive to their spreading. However, BMPs and mitigation measures to promptly and properly revegetate disturbed areas could help further reduce these potential impacts.
- Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower, which would not result in impacts to terrestrial vegetation. However, if the onsite delivery of additional power units, structural hardening, and physical security measures required ground disturbance or resulted in vegetation loss, such as grading or excavation activities, potential impacts to vegetation resources would occur. It is anticipated that in most cases there would generally be less soil disturbance compared to a new build project. If that is the case, there would likely be correspondingly fewer potential impacts to terrestrial vegetation. Furthermore, in some build-out locations, short-term and localized potential impacts to terrestrial vegetation could occur as a result of invasive or noxious weed establishment if local conditions and ground disturbance creates an environment conducive to their spreading. However, BMPs and mitigation measures to promptly and properly revegetate disturbed areas could help further reduce these potential impacts.

## • Deployable Technologies

Where deployable technologies would be located on existing paved surfaces, it is anticipated that there would be *no impacts* to terrestrial vegetation resources because there would be no new ground disturbance or vegetation clearing required. However, implementation of deployable technologies could result in potential impacts to terrestrial vegetation if deployment of land-based or aerial deployables occurs in unpaved areas and results in vegetation loss. Some staging areas could require land clearing, excavation, and paving, which would result in vegetation loss. Furthermore, in some build-out locations, short-term and localized potential impacts to terrestrial vegetation could occur as a result of invasive or noxious weed establishment if local conditions and ground disturbance creates an environment conducive to their spreading. However, BMPs and mitigation measures to promptly and properly revegetate disturbed areas could help further reduce these potential impacts.

In general, the abovementioned activities could potentially involve land clearing, topsoil removal, excavation, excavated material placement, trenching or directional boring, construction of access roads and other impervious surfaces, landscape grading, and heavy equipment movement. Potential impacts to terrestrial vegetation resources associated with deployment of this infrastructure could include vegetation loss and invasive species effects. These potential impacts are described further below. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize these potential impacts.

# Potential Vegetation Loss Impacts

Based on the analysis of the deployment activities described above related to terrestrial vegetation resources, potential impacts as a result of vegetation loss are anticipated to be *less than significant* at the programmatic level (see Table 7.2.6.2-1). As mentioned previously, even if certain forested areas would be impacted that require more than several years to become re-established or would be permanently converted to a different cover type, the magnitude/ intensity and geographic extent of the vegetation loss is anticipated to be *less than significant* at the programmatic level, and could be further reduced with the implementation of BMPs and mitigation measures. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize the potential vegetation loss impacts.

# Potential Invasive Species Impacts

Based on the analysis of proposed activities described above, invasive species effects could result in potentially *less than significant* impacts at the programmatic level since it is anticipated that the proposed activities would not lead to measureable increases in invasive species populations, would be localized to individual build-out locations, and would result in changes that could be reversed over one or two growing seasons or less (see Table 7.2.6.2-1). See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize the potential vegetation loss impacts.

## Potential Operation Impacts

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance could result in potential impacts similar to the abovementioned potential deployment impacts. It is anticipated that there would be *no impacts* to vegetation at the programmatic level associated with routine inspections of the Preferred Alternative, assuming that the same access roads used for deployment are also used for inspections. If vegetation clearing/trimming or new ground

<sup>&</sup>lt;sup>9</sup> Potential impacts to wildlife as a result of vegetation and habitat loss, alteration, or fragmentation as well as a listing of applicable BMPs and mitigation measures are discussed in Section 7.2.6.4, Wildlife, and Chapter 11, BMPs and Mitigation Measures, respectively.

disturbance occurs off established access roads or corridors as part of maintenance or inspection activities, *less than significant* vegetation loss impacts could potentially result, similar to the abovementioned deployment impacts, although impacts would likely be lesser in magnitude and extent.

Some studies have indicated the potential for adverse effects to vegetation from RF emissions. As explained in Section 2.4, Radio Frequency Emissions, as well as Section 7.2.6.4, Wildlife, additional targeted research needs to be conducted to more fully document the nature and effects of RF exposure, including the potential impacts to vegetation.

### **Alternatives Impact Assessment**

The following section assesses potential impacts to terrestrial vegetation associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>10</sup>

## Deployable Technologies Alternative

Under the Deployable Technologies Alternative, a nationwide fleet of mobile land-based and aerial communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Potential impacts to terrestrial vegetation resources as a result of implementation of this alternative are described below.

# **Potential Deployment Impacts**

As explained above, implementation of land-based deployable technologies could result in *no impacts* if the deployment occurs on paved or previously disturbed surfaces and *less than significant* impacts to terrestrial vegetation resources at the programmatic level if deployment occurs in unpaved areas and results in vegetation loss, or if the implementation results in paving of previously unpaved vegetated surfaces. Potential impacts to vegetation could also occur if ground disturbance of the deployable vehicle(s) creates an environment conducive to invasive plant species and they become established; however, those potential impacts, as explained above, would also be *less than significant* at the programmatic level. In addition, some staging or landing areas (depending on the type of technology) could require land clearing, minimal excavation, and paving, which could result in *less than significant* vegetation loss at the programmatic level. BMPs and mitigation measures could help to minimize the spread of noxious and invasive weeds. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable

<sup>&</sup>lt;sup>10</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

or feasible, to help avoid or minimize the potential vegetation loss and/or invasive species impacts.

# Potential Operation Impacts

As explained above, operation activities would consist of implementation/running of the deployable technology and routine maintenance and inspections. As with the Preferred Alternative, there would be *no impacts* anticipated to terrestrial vegetation associated with routine inspections of the Deployable Technologies Alternative, assuming that the same access roads used for deployment are also used for inspections. If usage of heavy equipment as part of routine maintenance or inspections occurs off of established access roads or corridors and results in ground disturbance or land clearing, vegetation loss and/or invasive species effects could result in *less than significant* impacts at the programmatic level as previously explained above. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize the potential vegetation loss and/or invasive species impacts.

#### No Action Alternative

Under the No Action Alternative, the NPSBN would not be deployed; therefore, there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no impacts* to terrestrial vegetation resources because there would be no deployment or operation of the Proposed Action. Environmental conditions would therefore be the same as those described in Section 7.1.6.3, Terrestrial Vegetation.

# 7.2.6.4. Wildlife

#### Introduction

This section describes potential impacts to wildlife resources in the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to wildlife resources. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures. Potential impacts to amphibians and reptiles, terrestrial mammals, marine mammals, birds, and terrestrial invertebrates occurring in the Northern Mariana Islands and their offshore environments are discussed in this section

# Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on wildlife resources were evaluated using the significance criteria presented in Table 7.2.6.2-1. As described in Section 7.2, Environmental Consequences, the categories of potential impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to wildlife resources addressed in this section are presented as a range of possible impacts.

### **Description of Environmental Concerns**

## Direct Injury/Mortality

Direct injury/mortality effects are physical injuries, extreme physiological stress, or death of an individual organism from interactions associated with the Proposed Action. In general, the most common direct injuries from development projects are entanglement, vehicle strike, problems associated with accidental ingestion, and injuries incurred by sensitive animals, like marine mammals from disturbance events. Direct Injury/mortality environmental concerns pertaining to the Northern Mariana Islands' amphibians and reptiles, terrestrial mammals, marine mammals, birds, and terrestrial invertebrates are described below.

# **Amphibians and Reptiles**

Direct mortality to amphibians and reptiles could occur in construction zones either by excavation activities or by vehicle strikes; however, these events are expected to be temporary and isolated, affecting only individual animals. Environmental consequences pertaining to the Northern Mariana Islands' protected reptiles (including sea turtles) are discussed in Section 7.2.6.6, Threatened and Endangered Species and Species of Conservation Concern.

#### **Terrestrial Mammals**

Two bat species are the only native mammals to the Northern Mariana Islands as described in Section 7.1.6.4, Wildlife. The Mariana fruit bat (*Pteropus mariannus*), also known as the Mariana flying fox, is listed as a federally threatened species. The Pacific sheath-tailed bat (*Emballonura semicaudata*) is listed as endangered by the United States (U.S.) Fish and Wildlife Service (USFWS). Environmental consequences for these species are further discussed in Section 7.2.6.6, Threatened and Endangered Species and Species of Conservation Concern.

Vehicle strikes are sources of direct mortality or injury to terrestrial mammals in the Northern Mariana Islands. Individual injury or mortality as a result of vehicle strikes associated with the Proposed Action could occur; however, these events are expected to be temporary and isolated, affecting only individual mammals.

Potential impacts of fences or other barriers on wildlife could be a source of mortality or injury to terrestrial mammals. Bats frequently incur injuries from collisions or entanglements in fences (*Amesbury 2007*). Fences or other barriers can also effectively corral wildlife toward roadways where vehicular traffic increases strike mortality. Entanglement resulting from wildlife attempting to traverse under or over the barrier is also of concern, as animals can get appendages caught. However, potential impacts of fences or other barriers would likely be isolated, individual events.

### Marine Mammals

Underwater sound sources, if intense enough, could cause injury or death to marine mammals in the vicinity of the activity. However, given the limited amount of near-shore deployment activities, it is unlikely this would result in population-level impacts and would be isolated, individual events. BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further help to minimize potential impacts from underwater noise.

Direct mortality and injury to marine mammals as a result of vessel strikes could occur but are not likely to be widespread or affect populations of species as a whole. Implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further reduce potential impacts. Mitigation measures that are the result of consultations with the National Marine Fisheries Service would be followed, as required.

## Birds

Mortalities from collisions or electrocutions with manmade cables and wires are environmental concerns for avian species, with some species covered under Migratory Bird Treaty Act and the Endangered Species Act. Generally, collision events occur to "poor" fliers (such as ducks), heavy birds (such as swans) and birds that fly in flocks. Species susceptible to electrocution are birds of prey and thermal soarers like great frigatebirds (*Fregata minor*) that typically have large wing spans. Avian mortalities or injuries can also result from vehicle strikes and nest disturbance during construction activities, although they typically occur as isolated events.

Direct mortality and injury to birds of the Northern Mariana Islands are not likely to be widespread or affect populations of species as a whole and could be further reduced by implementing BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures). Mitigation measures that are a result of early consultations with the USFWS regarding potential impacts to migratory birds would be implemented, as required.

## **Terrestrial Invertebrates**

Ground disturbance or land clearing activities as well as use of heavy equipment and vehicle strikes could result in direct injury or mortality to terrestrial invertebrates. However, deployment activities are expected to be temporary and isolated, thereby limiting the potential for direct mortality and likely affecting only a small number of terrestrial invertebrates. Several invertebrate species are of particular concern as a result of habitat loss and degradation, including those listed in Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern, such as the Mariana Wandering Butterfly (*Vagrans egistina*). Environmental consequences for these species are discussed in Section 7.2.6.6, Threatened and Endangered Species and Species of Conservation Concern.

## Vegetation and Habitat Loss, Alteration, or Fragmentation

Potential habitat impacts are primarily physical perturbations that result in alterations in the amount or quality of a habitat. As with all of the effects categories, the magnitude of the potential impact depends on the duration, location and spatial scale of the system and associated activities. Habitat fragmentation is the breaking down of continuous and connected habitat, and impeding access to resources and mates.

Additionally, habitat loss can occur through exclusion, directly or indirectly, preventing an animal from accessing an optimal habitat (e.g., breeding, forage, or refuge), either by physically preventing use of a habitat or by causing an animal to avoid a habitat, either temporarily or long-term. It is likely that activities associated with the Proposed Action would cause isolated, temporary exclusion effects only in very special circumstances.

<sup>&</sup>lt;sup>1</sup> Soarers are birds that fly to a considerable altitude and maintain elevation without moving their wings by using ascending air currents. This is done because soaring is much more energy efficient than flapping their wings and soarers generally hunt from the air and so spend a lot of time waiting for prey.

Potential effects of vegetation and habitat loss, alteration, or fragmentation are described for the Northern Mariana Islands' wildlife species below.

# **Amphibians and Reptiles**

In general, amphibian species utilize aquatic habitats for some part of their life cycle. Amphibian species have a complex life cycle (i.e., having both larval and adult stages) and require aquatic habitats, such as vernal pools, temporary ponds, and even streams for mating, egg laying, and larval growth. Aquatic habitats are naturally dynamic, often filling and drying on an annual basis. Amphibians associated with these habitat types are specifically adapted to such processes.

Filling or draining of wetland breeding habitat and alterations to ground or surface water flow associated with the Proposed Action could have effects to the Northern Mariana Islands' amphibian and reptile populations, although the Proposed Action is likely to only affect a small number of the overall population. Implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further help to minimize the potential impacts.

The activities associated with the Proposed Action (see below) could cause disturbance and result in temporary displacement of amphibians and reptiles. Some limited amount of infrastructure may be built in these sensitive areas that could permanently displace small numbers of individuals. Implementation of BMPs and mitigation measures could further help minimize potential impacts.

### **Terrestrial Mammals**

The loss of suitable habitat is a major cause for declines in bat populations (*DFW 2005*). Habitat loss and degradation are a significant threat to fruit bats, because it deprives them of foraging and sheltering resources that they need for survival and reproduction. Removal or loss of forest also decreases foraging habitat for insect eating bats like the Pacific sheath-tailed bat that are dependent on the forest for the diversity and numbers of flying insects. Native forest habitats on islands throughout the archipelago have undergone degradation and depletion (*DFW 2005*).

Human presence and activity can alarm fruit bats, particularly if frequent, because bats associate humans with being hunted. Entire colonies can abandon roosts for less suitable habitat, and be exposed to unfamiliar territory and predators. Mariana fruit bats are very sensitive to roost disturbance and often become agitated and frightened after detecting the human scent (*NRCS 2009*).

Habitat loss, fragmentation, or alteration effects would likely be temporary and/or isolated. Implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further reduce potential impacts.

<sup>&</sup>lt;sup>2</sup> Vernal pools are formed in basin depressions and are ponded only during the wetter part of the year; also known as ephemeral pools (*USEPA 2015*).

### Marine Mammals

The waters of the South Pacific serve as primary habitat for a range of critical activities including feeding, mating, and calving. Some marine mammals occupy a relatively well-defined habitat year-round or have a narrow feeding niche that restricts them to a particular kind of habitat (e.g., dugongs need access to aquatic vegetation and warm water). Environmental consequences to protected marine mammals are discussed in Section 7.2.6.6, Threatened and Endangered Species and Species of Conservation Concern.

Whales, dolphins, and dugongs may be temporarily excluded from a resource if they avoid it due to the increased noise associated with human activity. Depending on the duration of the activity, marine mammals could be excluded from their environment temporarily or could abandon the habitat entirely (*Richardson et al. 1995*). However, the degree to which habitat exclusion affects whales depends on many factors. Marine mammals are mobile and generally use open water habitat; therefore, it is expected that sea-based activities from the Proposed Action, which would be limited to small boats in near-shore and inland waters, would not affect the ability of marine mammals to access important resources.

### Birds

The removal and loss of vegetation can affect avian species directly by loss of nesting, foraging, and cover habitat. Displacement of migratory birds from feeding, nesting, or molting is of particular concern in the Northern Mariana Islands because the islands are important stopovers for resting and replenishing energy stores as well as wintering habitats. For example, the bristle-thighed curlew (*Numenius tahitiensis*), Pacific golden-plover (*Pluvialis fulva*), and wandering tattler (*Tringa incana*) spend the nonbreeding season on the islands within the Central Pacific Flyway (*PWNET 2015*).

Noise disturbance and human activity, as discussed previously, could directly restrict birds from using their preferred resources. Greater human activity of longer duration could increase the likelihood that birds would avoid the area, possibly being excluded from essential resources.

The degree to which habitat exclusion affects birds depends on many factors, which could include, but are not limited to, life history and behavior of species, stage of the annual cycle being affected, or degree of habitat disturbance. For example, the potential impact to passerine<sup>3</sup> species from disturbance or displacement from construction activities is likely to be short-term with minor effects from exclusion. The potential impact could be greater to solitary nesters (e.g., starlings) or colony nesters (e.g., seabirds). Exclusion from resources concentrated in a small migratory stop area during peak migration could have potential impacts to species that migrate in large flocks and concentrate at stop overs (e.g., shorebirds). However, deployment activities are expected to be temporary and isolated, likely affecting only a small number of birds. Potential impacts to birds could be further reduced by implementation of BMPs and

<sup>&</sup>lt;sup>3</sup> Passerines are an order of "perching" birds that have four toes, three facing forward and one backward, which allows the bird to easily cling to both horizontal and nearly vertical perches.

mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) and with early coordination with USFWS staff.

### <u>Terrestrial invertebrates</u>

Terrestrial invertebrates could be displaced or disturbed by activity associated with the Proposed Action on the island. Proposed Action activities that could affect terrestrial invertebrates are expected to be temporary and isolated, affecting only small numbers of terrestrial invertebrates. Potential impacts could be further reduced by the implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures). Several snails and butterfly species are of particular concern as a result of habitat loss and degradation and have recently been listed as federally endangered. The Rota blue damselfly (*Ischnura luta*), endemic to Rota, and the Langford's tree snail (*Partula langfordi*), endemic to Aguijan, have been recently been listed as endangered, along with the Mariana eight-spot butterfly (*Hypolimnas octocula mariannensis*) and the Mariana wandering butterfly (*Vagrans egistina*) (*USFWS 2015*). Environmental consequences for these species are discussed in Section 7.2.6.6, Threatened and Endangered Species and Species of Conservation Concern.

# Indirect Injury/Mortality

"Indirect effects" are effects that are caused by the action and are later in time or farther removed in distance, but are still reasonably foreseeable (40 CFR § 1508.8[b]). Indirect injury/mortality can include stress related to disturbance and disruption of life history patterns (such as migration and breeding) important for survival. A short-term stress response to an acute, temporary stressor initiates a "fight or flight" response that diverts energy (which would otherwise be used for reproduction and growth) to the immediate survival of the animal (Reeder and Kramer 2005). Most organisms are well adapted and recover quickly from these types of stressors. A chronic stress response to a persistent stressor; however, can be detrimental to the organism and result in cell death, compromised immune system, muscle wasting, reproductive suppression, and memory impairment (Reeder and Kramer 2005). Potential indirect injury/mortality impacts vary depending on the species, time of year, and duration of deployment. However, deployment activities are expected to be temporary and isolated, likely affecting only a small number of wildlife. Potential impacts to wildlife could be further reduced by implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures).

See Section 2.4, Radio Frequency Emissions, for additional information on potential radio frequency (RF) exposure impacts.

<sup>&</sup>lt;sup>4</sup> Endemic species are species that are only found in one area or region.

# **Amphibians and Reptiles**

In general, amphibian species utilize aquatic habitats for some part of their life cycle. Amphibian species have a complex life cycle (i.e., having both larval and adult stages) and require aquatic habitats, such as vernal pools, temporary ponds, and even streams for mating, laying eggs, and larval growth. Aquatic habitats are naturally dynamic, often filling and drying on an annual basis. Amphibians associated with these habitat types are specifically adapted to such processes. Changes in water quality and quantity and loss of wetlands and vernal pools (especially during the breeding seasons) reduce the number and density of breeding sites, leading to lower productivity and diminishes the capacity to maintain local and regional species populations (*Semlitsch 2000*). However, changes in water quality or quantity are expected to be temporary and isolated, affecting at most only a limited number of amphibians.

Reptiles are generally more hardy animals than amphibians, occupy more diverse habitats, and can tolerate longer periods without food and water. However, reptiles are still susceptible to stress from changes in their environment (*ScienceNordic 2012*).

### **Terrestrial Mammals**

Stress from repeated disturbances during critical time periods (e.g., maternity and weaning periods, inactivity) can reduce the overall fitness and productivity of young and adult terrestrial mammals. For example, bats are particularly vulnerable to disturbance during periods of torpor (when arousal affects their ability to conserve energy) and during the breeding season (when they are gathered in maternity colonies where disturbance may cause a decline in breeding success) (*Gannon et al. 2005*). Bats in poor body condition are more susceptible to disease (*Gannon et al. 2005*). Potential indirect injury or mortality to bat species as a result of the Proposed Action is discussed in Section 7.2.6.6, Threatened and Endangered Species and Species of Conservation Concern.

There are no published studies that document physiological or other adverse effects to bats from RF exposure. However, because bats are similar ecologically and physiologically to birds, they have the potential to be affected by RF exposure in similar ways to birds (see the birds subsection below). One study demonstrated that foraging bats avoided areas exposed to varying levels of electromagnetic radiation compared with control sites, and attributed this behavior to the increased risk of overheating and echolocation interference caused by electromagnetic field exposure (*Nicholls and Racey 2009*). As stated below, experts emphasize that targeted field research needs to be conducted to more fully document the nature and extent of effects of RF exposure on bats and other wildlife, and the implications of those effects on populations over the long term (*Manville 2015 and 2016*; Appendix H, *Radio Frequency Emissions Comments Received—All Regions*). FirstNet recognizes that RF exposure has the potential to adversely impact bats, particularly bats that communally roost or breed and nurture young in areas with RF exposure, and concurs with the need for further research. As such, and as a precaution, FirstNet and/or their partners would implement BMPs and mitigation measures that focus on siting towers away from known communal bat use areas to the extent practicable or feasible (described in

Chapter 11, BMPs and Mitigation Measures). See Section 2.4, Radio Frequency Emissions, for additional information on potential RF exposure impacts.

### Marine Mammals

As discussed above, the Northern Mariana Islands' waters are primary habitat for feeding, calving, and mating marine mammals. Repeated disturbance, especially near calving or foraging areas, can cause behavioral changes such as alteration or cessation of feeding, nursing, or resting. These behavioral changes can increase an animal's energy expenditure or result in chronic levels of stress, which could have an adverse effect on health (*Parsons 2012*). Additional behavioral changes observed in cetacean species in response to disturbance include changes in surfacing, acoustic, and swimming behavior and changes in direction, group size, and coordination, all of which can result in additional energetic cost (*Parsons 2012*). However, deployment activities would only take place in near-shore environments and are expected to be temporary and isolated, likely affecting only individual marine mammals.

Indirect effects from displacement or habitat damage could include lowered fitness as a result of increased energetic challenges, either as added travelling costs or reduced foraging opportunities. However, any deployment activities taking place in near-shore environments are expected to be temporary and isolated, likely affecting only individual marine mammals (as opposed to population or subpopulation level impacts). Indirect effects as a result of displacement and disturbance could be further minimized through the use of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures).

### Birds

Nest abandonment can result from human-induced disturbance during the breeding/nesting season. Disturbance during migration has been shown to adversely affect grazing geese, shorebirds and lowland and upland terrestrial species (*Hockin et al. 1992*). Most waterfowl and shorebirds take to flight when disturbed; displacing them from preferred feeding or roosting areas (*Tuite et al. 1983; Bell and Austin 1985; Cryer et al. 1987*) or leading them to abandon areas completely (*Bell and Austin 1985; Korschgen et al. 1985; Burger 1986*). A shift from preferred to less preferred feeding areas is likely to affect feeding efficiency (*Burger 1988*).

Repeated disturbance, especially during the breeding and nesting season, can cause stress to individuals lowering fitness and productivity. However, deployment activities are expected to be temporary and isolated, likely affecting only a small number of birds. Potential disturbance-related impacts to birds could be further reduced by implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures).

Research indicates that RF exposure may adversely affect birds. A comment letter on the Draft Programmatic Environmental Impact Statement for the Western U.S. presented by Dr. Albert Manville, former USFWS agency lead on avian-structural impacts, summarizes the state of scientific knowledge of the potential effects of RF exposure on wildlife, particularly migratory birds; the comment letter is presented in its entirety in Appendix H. RF exposure may result in adverse impacts on wildlife, although a distinct causal relationship between RF exposure and

responses in wild animal populations has not been established. Further, important scientific questions regarding the mechanisms of impact, the exposure levels that trigger adverse effects, and the importance of confounding factors in the manifestation of effects, among other questions, remain unanswered (*Manville 2016*; Appendix H).

Research conducted to date under controlled laboratory conditions has identified a wide range of physiological and behavioral changes in avian and mammalian subjects, including embryonic mortality in bird eggs, genetic abnormalities, cellular defects, tumor growth, and reproductive and other behavioral changes in adult birds and rodents (*Wyde 2016; Levitt and Lai 2010; Di Carlo et al. 2002; Grigor'ev 2003; Panagopoulos and Margaritas 2008*).

Few studies of the effects of RF exposure on wild animal populations have been conducted due to the difficulty of performing controlled studies on wild subjects. Those that have been conducted are observational in nature (i.e., documenting of reproductive success and behavior in birds near RF-emitting facilities). These studies lack controls on exposure levels or other potentially confounding factors. Nevertheless, findings from these studies indicate reduced survivorship at all life stages; physiological problems related to locomotion and foraging success; and behavioral changes that resulted in delayed or unsuccessful mating in several species of nesting birds (*Balmori 2005 and 2009; Balmori and Hallberg 2007; Manville 2016*; Appendix H). Balmori (*2005*) documented effects as far as 1,000 feet from an RF source consisting of multiple cellular phone towers. Another study of wild birds conducted by Engels et al. (*2014*) documented that migratory birds are unable to use their magnetic compass in the presence of urban electromagnetic noise, <sup>5</sup> which can disrupt migration or send birds off course, potentially resulting in reduced survivorship.

Experts emphasize that targeted field research needs to be conducted to more fully document the nature and extent of effects of RF exposure on birds and other wildlife and the implications of those effects on wildlife populations over the long term (*Manville 2015; Manville 2016*; Appendix H). Such studies should be conducted over multiple generations and include controls to more clearly establish causal relationships, identify potential chronic effects, and determine threshold exposure levels. FirstNet recognizes that RF exposure may adversely impact wildlife, particularly birds that nest, roost, forage, or otherwise spend considerable time in areas with RF exposure, and concurs with the need for further research. As such, and as a precaution, FirstNet and/or their partners would implement BMPs and mitigation measures that focus on siting towers away from high bird use areas to the extent practicable or feasible (described in Chapter 11, BMPs and Mitigation Measures). See Section 2.4, Radio Frequency Emissions, for additional information on potential RF exposure impacts.

<sup>&</sup>lt;sup>5</sup> Urban electromagnetic noise is a term used to describe an area with a concentration of cell phone towers and users, which by sheer volume and level of use, creates a zone of electromagnetic noise.

## Terrestrial Invertebrates

Terrestrial invertebrates could experience chronic stress either by changes in habitat composition or competition for resources, resulting in lower productivity. However, the overall abundance of terrestrial invertebrate populations in the Northern Mariana Islands is not expected to be affected by indirect mortality or injury events.

# Effects to Migration or Migratory Patterns

Migration is the regular movement of animals from one region to another and back again. Migratory patterns vary by species and sometimes within the same species. Potential effects to migration patterns of the Northern Mariana Islands' amphibians and reptiles, terrestrial mammals, marine mammals, birds, and terrestrial invertebrates are described below.

See Section 2.4, Radio Frequency Emissions, for additional information on potential RF exposure impacts.

# **Amphibians and Reptiles**

Reptiles, particularly marine reptiles, typically migrate long distances to nest and feed. Sea turtles are long-distance migrators, swimming long distances to their nesting home range of the tropic and subtropic regions. The leatherback turtle is the record holder, traveling an astounding 10,000 miles or more each year in search of jellyfish, crossing the entire Pacific Ocean from Asia to the West Coast of the U.S. to forage (*Oceanic Society 2015*). Potential effects to migratory patterns of protected species are described in Section 7.2.6.6, Threatened and Endangered Species and Species of Conservation Concern.

Species that use streams as dispersal or migratory corridors could potentially be impacted if these waterways are restricted or altered. Restrictions or alterations of waterways are not expected to affect widely distributed populations as a whole. Other amphibian species in the Northern Mariana Islands that concentrate in smaller areas and are not widely distributed could potentially be impacted at the population level depending on the amount of resource altered. However, as deployment activities would be limited and temporary, it is likely that only individual amphibians would be impacted, rather than entire populations. BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further help to avoid or minimize potential impacts.

### **Terrestrial Mammals**

The Northern Mariana Islands' terrestrial mammals do not have long-distance migratory patterns though some may exhibit short-distance dispersals. Potential impacts can vary depending on the species, time of year of construction/operation, and duration; however, as deployment activities are expected to be temporary and isolated, it is likely the short-distance dispersal of individual terrestrial mammals would be potentially impacted by the Proposed Action. Implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further help to avoid or minimize potential impacts. It is likely that the limited number of

permanent structures such as towers or access roads would also have a minimal impact on migratory patterns.

## Marine Mammals

Most species of large whales in the Southern Hemisphere migrate from the Pacific Islands to the Antarctic Ocean each summer to feed and then return each winter to the Pacific Islands to breed (NZDC 2007). Noise associated with the installation of cables in the near/offshore waters of the islands could potentially impact marine mammal migration patterns, though any potential impacts are likely to be short-term provided the noise sources are not wide ranging and below Level A and B sound exposure thresholds. Behavioral changes observed in cetacean species in response to disturbance include changes surfacing, acoustic, and swimming behavior and changes in direction, group size, and coordination, all of which can result in additional energetic cost (Parsons 2012). It is clear that behavioral responses are strongly affected by the context of exposure and by the animal's experience, motivation, and conditioning. Additionally, as marine mammals have the capacity to divert from sound sources during migration, it is unlikely the Proposed Action would result in migratory impacts. Implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further help to avoid or minimize potential impacts.

## **Birds**

Because many bird species have extremely long migrations, protection efforts for critical sites along migratory routes must be coordinated over vast distances often involving many different countries. Northern Mariana Islands is located along the Central Pacific Flyway between North American breeding sites and South Pacific wintering grounds. This flyway is crucial for the bristle-thighed curlew (*Numenius tahitiensis*), Pacific golden-plover (*Pluvialis fulva*), and wandering tattler (*Tringa incana*) which spend the nonbreeding season on the islands within this flyway (*PWNET 2015*). Many migratory routes are passed from one generation to the next.

Potential impacts can vary depending on the species, time of year of construction/operation, and duration, but may include mortality of individuals or whole population displacement from preferred stopover habitat. The displacement impacts could affect quality and quantity of food resources, refueling rates, and possibly fitness of individual birds. Additionally, there is some evidence in the scientific literature that RF emissions could affect bird migration. Engels et al. (2014) documented that migratory birds are unable to use their magnetic compass in the presence of urban electromagnetic noise, which can disrupt migration or send birds off course, potentially resulting in reduced survivorship. It is unlikely that the limited amount of infrastructure, the amount of RF emissions generated by project infrastructure, and the temporary nature of the deployment activities would result in impacts to large populations of migratory birds, but more

<sup>&</sup>lt;sup>6</sup> Level A (minimum exposure criterion for injury at the level at which a single exposure is estimated to cause onset of permanent hearing loss) is 190 decibels (dB) referenced to 1 micro Pascal (μPa) (root mean square [rms]) for seals and 180 dB referenced to 1 μPa (rms) for whales, dolphins, and porpoises. Level B (defined as the onset of significant behavioral disturbance is proposed to occur at the lowest level of noise exposure that has a measurable transient effect on hearing) is 160 dB referenced to 1 μPa (rms) (*Southall et al. 2007*).

likely that individual birds could be impacted. Implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further help to avoid or minimize potential impacts to migratory pathways.

# **Terrestrial Invertebrates**

Very little is known about migratory behavior in Northern Mariana Islands' terrestrial invertebrates. It is expected that the majority of terrestrial invertebrates are localized in their movements during their short life spans and as a result, no migratory effects to Northern Mariana Islands' common terrestrial invertebrates are expected as a result of the Proposed Action.

# Reproductive Effects

Reproductive effects are considered those that either directly or indirectly reduce an animal's ability to produce offspring or reduce the rates of growth, maturation, and survival of offspring, which can affect the overall population of individuals. See Section 2.4, Radio Frequency Emissions, for additional information on potential RF exposure impacts.

# Amphibians and Reptiles

Reproductive effects to sub-populations of amphibians and reptiles could occur through the loss of habitat if deployment activities occur near breeding wetlands, alter water quality through sediment infiltration, or obstruction of natural water flow to pools. Implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could help to avoid or minimize potential impacts.

### **Terrestrial Mammals**

Disturbance during critical life phases (maternity and weaning periods) could affect reproductive success of bats in Northern Mariana Islands, and could result in the abandonment of offspring, leading to reduced survival. It is, however, unlikely that the limited amount of infrastructure and the temporary nature of the deployment activities would impact the life phases of large numbers of bats. It is more likely that individual bats could be affected. Additionally, implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could reduce potential impact.

There are no published studies that document adverse effects to bats from RF exposure. As stated above, experts emphasize that targeted field research needs to be conducted to more fully document the nature and extent of effects of RF exposure on bats and other wildlife, and the implications of those effects on populations over the long term (*Manville 2015 and 2016*; Appendix H). FirstNet recognizes that RF exposure has the potential to adversely impact bats, particularly bats that communally roost or breed and nurture young in areas with RF exposure, and concurs with the need for further research. As such, and as a precaution, FirstNet and/or their partners would implement BMPs and mitigation measures that focus on siting towers away from known communal bat use areas to the extent practicable or feasible (described in Chapter 11, BMPs and Mitigation Measures). See Section 2.4, Radio Frequency Emissions, for additional information on potential RF exposure impacts.

### Marine Mammals

Restricted access to important calving and nursing grounds, including haulouts, has the potential to adversely affect body condition and reproductive success of many marine mammals. As described above, behavioral changes associated with disturbance could also affect mother-infant bonding, reducing survival success of offspring (*Parsons 2012*). Disturbances that could impair socialization (e.g., noise or displacement) can influence reproduction rates through reduced mating opportunities (*Lusseau and Bejder 2007*). As deployment activities are expected to take place only in limited near-shore environments and for a short duration, it is unlikely that marine mammals would experience reproductive impacts. Additionally, implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further reduce any reproductive impacts.

#### Birds

Potential impacts due to Proposed Action deployment and operations could include abandonment of the area and nests due to disturbance. Disturbance (visual and noise) could displace birds into less suitable habitat and thus reduce survival and reproduction. The loss of important habitats, such as cays<sup>7</sup> and mangrove swamps, could result in seabird displacement into marginal habitats, increased predation risks, and/or nest abandonment and chick mortality (*Nytch et al. 2015*). Avian tolerance levels to disturbance can be species-specific. Activities related to the Proposed Action, such as aerial deployment or construction activities, could result in flushing birds from nesting areas; however, the temporary nature of the deployment activities would minimize these impacts. Implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further help to avoid or minimize potential impacts.

Research conducted to date on RF emissions under controlled laboratory conditions has identified a wide range of physiological and behavioral changes in avian subjects, including embryonic mortality in bird eggs and reproductive changes in adult birds (*Wyde 2016; Levitt and Lai 2010; Di Carlo et al. 2002; Grigor'ev 2003; Panagopoulos and Margaritas 2008*). Laboratory studies conducted with domestic chicken embryos have shown that emissions at the same frequency and intensity as that used in cellular telephones have appeared to result in embryonic mortality (*Di Carlo et al. 2002; Manville 2007*). These studies suggest that RF emissions at low levels (far below the existing exposure guidelines for humans) (see Section 2.4.2, RF Emissions and Humans) may be harmful to wild birds; however, given the controlled nature of the studies and potential exposure differences in the wild, it is unclear how this exposure would affect organisms in the wild.

As such, and as a precaution, FirstNet and/or their partners would implement BMPs and mitigation measures that focus on siting towers away from high bird use areas to the extent practicable or feasible (described in Chapter 11, BMPs and Mitigation Measures). See Section 2.4, Radio Frequency Emissions, for additional information on potential RF exposure impacts.

<sup>&</sup>lt;sup>7</sup> Cavs are small, low-elevation, sandy islands on the surface of a coral reef.

### Terrestrial Invertebrates

Northern Mariana Islands' terrestrial invertebrate species are highly diverse and prevalent. Currently, little is known on the status of species populations. It is expected that the majority of terrestrial invertebrates are wide spread in the Northern Mariana Islands and as a result, no population level reproductive effects to terrestrial invertebrates are expected as a result of the Proposed Action.

# Invasive Species Effects

The introduction of non-native species is often the result of human activity. Invasive (non-native) species can have a dramatic effect on natural resources and native populations. Northern Mariana Islands' wildlife populations have been affected by invasive species (*USFWS 2012*).

Non-native species that are introduced into an ecosystem, in which they did not evolve, often increase rapidly in number. Native species evolve together as a community and function within an ecosystem governed by many checks and balances. Balance evolves within the system that limits the population growth of any one species; for example predators, herbivores, diseases, parasites, and other organisms compete for the same resources under limiting environmental factors. A non-native species, when introduced into an ecosystem in which it did not evolve naturally, is often times not bound by those limits; its numbers can sometimes dramatically increase and have potential severe impacts on the native community and ecosystem. Invasive species are often times very capable of out-competing native species for food and habitats and sometimes may even be attributed to the extinction of native species or potentially impact the species richness in an ecosystem (*USFWS 2012*). Potential invasive species effects to Northern Mariana Islands' wildlife are described below.

# Amphibians and Reptiles

The introduction of invasive species such as the brown treesnake (*Boiga irregularis*), feral cats, and rats can result in intense egg predation of amphibians and reptiles. The curious skink (*Carlia ailanpalai*), introduced to Guam and has since colonized the Northern Mariana Islands, competes with native lizards for food and may physically displace other native terrestrial skinks through territorial interactions (*Pitt et al. 2005*). Additionally the skink's role as a food source for the brown tree snake may increase the probability of successful colonization by the brown tree snake on unoccupied islands (*Pitt et al. 2005*). The limited deployment of infrastructure and the short duration of construction activities are unlikely to result in new species being released. Implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further reduce potential impacts.

## Terrestrial Mammals

Of the extinctions on islands in modern history, rats are estimated to have caused 50 to 81 percent of mammal extinctions (*Ceballos and Brown 1995*). Rats are a serious problem throughout the Pacific (*Buden 2000*; *DFW 2005*). Invasive species related extinctions occur not only via direct predation, but also by eliminating common prey species used by other mammals. For example, besides eating seeds and small vertebrates, rats prey heavily on insects. This, in turn, can seriously reduce native populations of animals that depend on a diet of insects for survival, such as bats. Introduction of the brown treesnake has resulted in the loss of many of the Northern Mariana Islands' native species, and may be preventing the recovery of the Mariana fruit bat (*DFW 2005*). Other introduced species such as sambar deer (*Rusa unicolor*) and feral pig have been implicated in destruction and degradation of key forest habitats for the Northern Mariana Islands' bat populations (*DFW 2005*).

Construction activities do not typically lend themselves to the introduction of invasive wildlife species. Additionally, limited deployment of infrastructure and the short duration of construction activities are unlikely to result in any of the above named species, or any other invasive species, being introduced or further exacerbated, it is unlikely that the Proposed Action would impact terrestrial mammals through the introduction of invasive species. Invasive species effects to terrestrial mammals could be further minimized following the BMPs and mitigation measures described in Chapter 11, BMPs and Mitigation Measures.

### Birds

The Northern Mariana Islands' bird communities are vulnerable to introduced predators such as brown tree snakes, rats, and feral cats. Seabird populations are particularly susceptible to invasive predators because of their unique life histories. Seabirds are long-lived and many species do not typically reproduce until attaining at least 2 to 3 years of age. Clutch sizes are typically small and young undergo long fledgling periods. These life history variables manifest in low annual productivity. Seabirds typically nest on the ground or in burrows or crevices, are absent for long periods on forage bouts (e.g., albatross and frigatebirds). Absence for long periods leaves the eggs and young vulnerable to predation (*Moors and Atkinson 1984*; *Major et al. 2006*).

As the Proposed Action only involves temporary limited near-shore deployment activities, it is unlikely invasive species would be released by the construction activities that could threaten seabird populations. Additionally, due to the temporary and limited nature of terrestrial deployment activities, it is also unlikely that invasive species would be introduced or further exacerbated as a result of construction of the Proposed Action. Implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further reduce potential impacts associated with invasive species.

#### Terrestrial Invertebrates

Terrestrial invertebrate populations are susceptible to invasive plant species that could change or alter the community composition of specific plants on which they depend. Effects from invasive plant species to terrestrial invertebrates would be similar to those described for habitat loss and degradation. Introduced snails have been a major factor in the reduction of the Northern Mariana Islands' native snail populations, along with predation by flatworms (*Nordsieck 2015*). Introduced snails complete directly for food and habitat with native species. As the Proposed Action involves temporary and limited deployment actions, it is unlikely that construction activities would result in population-level impacts as a result of the introduction or further exacerbation of invasive species. Implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures) could further reduce potential impacts associated with invasive species.

#### **Potential Impacts of the Preferred Alternative**

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including construction/deployment and operation activities.

#### Potential Deployment Impacts

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities would result in potential impacts to wildlife resources and others would not. In addition, and as explained in this section, various types of Preferred Alternative infrastructure could result, at the programmatic level, in a range of *no impacts* to *less than significant with BMPs*, depending on the deployment scenario or site-specific conditions. The wildlife that would be affected would depend on the ecoregion, the species' phenology, and the nature and extent of the habitats affected. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

## Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are expected to have *no impacts* to wildlife resources at the programmatic level under the conditions described below:

<sup>&</sup>lt;sup>8</sup> Phenology is the seasonal changes in plant and animal life cycles, such as emergence of insects or migration of birds.

## • Wired Projects

- Use of Existing Conduit—New Buried Fiber Optic Plant: Disturbance associated with the installation of fiber optic cable in existing conduit would be limited to entry and exit points of the existing conduit in previously disturbed areas. It is anticipated that there would be *no impacts* to wildlife at the programmatic level because the activities that would be conducted at these small entry and exit points are not likely to produce perceptible changes. Additionally noise generated to install fiber would be infrequent and of short duration and unlikely to produce measureable changes in wildlife behavior.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting up of dark fiber would have *no impacts* to wildlife because there would be no ground disturbance.

# • Satellites and Other Technologies

- Satellite-Enabled Devices and Equipment: It is anticipated that the installation of permanent equipment on existing structures and the use of portable devices that use satellite technology would have *no impact* to wildlife because those activities would not require ground disturbance.
- Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would be very unlikely to impact wildlife resources, it is anticipated that this activity would have *no impact* to those resources.

## Activities with the Potential to Have Impacts

Potential construction/deployment-related impacts to wildlife resources as a result of implementation of the Preferred Alternative would encompass a range of potential impacts that could occur, including direct injury/mortality; vegetation and habitat loss, alteration, or fragmentation; effects to migratory patterns; indirect injury/mortality; reproductive effects; and invasive species effects. The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential impacts to wildlife resources at the programmatic level include the following:

#### Wired Projects

New Build–Buried Fiber Optic Plant: Plowing, trenching, or directional boring and the construction of points of presence (POPs),<sup>9</sup> huts, or other associated facilities or handholes to access fiber could result in potential impacts to wildlife resources.
 Land/vegetation clearing and excavation activities, associated with construction of POPs, huts, or other associated facilities could result in direct injury/mortalities of wildlife that

<sup>&</sup>lt;sup>9</sup> POPs are connections or access points between two different networks, or different components of one network.

are not mobile enough to avoid construction activities (e.g., reptiles, small mammals, and young), that utilize burrows (e.g., ground squirrels), or that are defending nest sites (such as ground-nesting birds). Disturbance, including noise, associated with the above activities could result in habitat loss, effects to migration patterns, indirect injury/mortality, reproductive effects, and invasive species effects. However, deployment activities are expected to be temporary and isolated, likely affecting only a small number of wildlife. Potential impacts to wildlife could be further reduced by implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures).

- New Build–Aerial Fiber Optic Plant: The installation of new poles and hanging cable and associated security, safety, or public lighting components on public right-of-ways (ROWs) or private easements as well as the construction of access roads, POPs, huts, or facilitates to house outside plant equipment could result in potential impacts to wildlife resources. Potential impacts could vary depending on the number or individual poles installed, but could include direct injury/mortality as described above; habitat loss, alteration, or fragmentation; effects to migratory patterns; indirect injury/mortality; and invasive species effects. However, deployment activities are expected to be temporary and isolated, likely affecting only a small number of wildlife. Potential impacts to wildlife could be further reduced by implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures).
- Collocation on Existing Aerial Fiber Optic Plant: Land clearing and excavation during replacement of poles and structural hardening could result in direct injury/mortality, habitat loss or alteration, effects to migratory patterns, indirect injury/mortality, and invasive species effects. Noise disturbance from heavy equipment use associated with these activities as well as with installing new fiber on existing poles could result in migratory effects, indirect injury/mortality, and habitat loss if roost sites are abandoned. However, deployment activities are expected to be temporary and isolated, likely affecting only a small number of wildlife. Potential impacts to wildlife could be further reduced by implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures).
- New Build—Submarine Fiber Optic Plant: The installation of cables in limited near-shore or inland bodies of water and construction of landings and/or facilities on the shore to accept submarine cables could potentially impact wildlife, marine mammals in particular (see Section 7.2.4, Water Resources, for a discussion of potential impacts to water resources and Section 7.2.6.6, Threatened and Endangered Species and Species of Conservation Concern, for potential impacts to listed wildlife). Effects could include direct injury/mortality; habitat loss, alteration, or fragmentation. If activities occurred during critical time periods, effects to migratory patterns as well as reproductive effects and indirect injury/mortality could occur. However, deployment activities are expected

<sup>&</sup>lt;sup>10</sup> Listed wildlife is any animal listed as threatened or endangered by federal or territory agencies.

- to be temporary and isolated, likely affecting only a small number of wildlife. Potential impacts to wildlife could be further reduced by implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures).
- Installation of Optical Transmission or Centralized Transmission Equipment: If installation of transmission equipment would occur in existing boxes or huts, there would be *no impacts* to wildlife at the programmatic level because no new infrastructure would be created and no disturbance to wildlife would incur. However, if installation of transmission equipment required construction of access roads, trenching, and/or land clearing, such disturbance could result in direct injury/mortality of wildlife as described for other New Build activities. Habitat loss, alteration and fragmentation; effects to migration or migratory patterns, indirect injury/mortality, and invasive species effects could occur as a result of construction and resulting disturbance. However, deployment activities are expected to be temporary and isolated, likely affecting only a small number of wildlife. Potential impacts to wildlife could be further reduced by implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures).

# Wireless Projects

- New Wireless Communication Towers: Installation of new wireless towers and associated structures (generators, equipment sheds, fencing, security and aviation lighting, electrical feeds, and concrete foundations and pads) or access roads could result in potential impacts to wildlife resources. Land/vegetation clearing, excavation activities, landscape grading, and other disturbance activities during the installation of new wireless towers and associated structures or access roads could result in direct injury/mortality, habitat loss, alteration or fragmentation, and effects to migratory patterns. However, deployment activities are expected to be temporary and isolated, likely affecting only a small number of wildlife. Potential impacts to wildlife could be further reduced by implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures).
- Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower, which would not result in impacts to wildlife if no additional disturbance is required to install the hardware on the tower. The potential addition of power units, structural hardening, tower replacement, and physical security measures such as lighting could potentially impact wildlife resources resulting in direct injury/mortality from disturbance activities that could occur during the installation of new equipment. However, deployment activities are expected to be temporary and isolated, likely affecting only a small number of wildlife. Potential impacts to wildlife could be further reduced by implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures). Refer to Section 2.4, Radio Frequency Emissions, for information on radio frequency concerns.

#### • Deployable Technologies

In general, some limited construction could be associated with the implementation of deployable technologies such as land clearing or paving for parking or staging areas. This could lead to vegetation and habitat loss, alteration, or fragmentation. Implementation of deployable technologies themselves, including Cell on Wheels, Cell on Light Truck, or System on Wheels, could result in direct injury/mortalities to wildlife on roadways as well as bird strike hazards to low flying species. If off-road deployment is required, the action could potentially impact habitat and result in indirect injury/mortality. If external generators are used, noise disturbance could potentially impact migratory patterns of wildlife. Refer to Section 2.4, Radio Frequency Emissions, for information on radio frequency concerns. Although unlikely, deployment of drones, balloons, blimps, or piloted aircraft could potentially impact wildlife by direct or indirect injury/mortality from entanglement, collision, or ingestion and potential effects to migratory patterns and reproductive effects from disturbance and/or displacement. The magnitude of these effects depends on the timing and frequency of deployments. However, deployment activities are expected to be temporary, likely affecting only a small number of wildlife. Potential impacts to wildlife could be further reduced by implementation of BMPs and mitigation measures (described in Chapter 11, BMPs and Mitigation Measures).

In general, the abovementioned activities could potentially involve land/vegetation clearing; excavation and trenching; construction of access roads; installation or restructuring of towers and poles; installation of underwater cables in limited near-shore or inland bodies of water; installation of security/safety lighting and fencing; and deployment of aerial platforms. Potential impacts to wildlife resources associated with deployment of this infrastructure could include direct injury/mortality, habitat loss, indirect injury/mortality, effects to migration, reproductive effects, and effects of invasive species depending on the ecoregion, the species' phenology, and the nature and extent of the habitats affected. These potential impacts are described further below.

Given the scope of the Proposed Action, while geographically enormous (in all 50 states, 5 territories, and the District of Columbia), the actual deployment in any one location is unlikely to be extensive and would likely involve a variety of deployment options (including an emphasis on collocations on existing facilities). The specific deployment activity and location could be determined based on location-specific conditions and the results of site-specific environmental reviews and consultation with local, commonwealth, and federal agencies. These potential impacts associated with the Preferred Alternative, based on the deployment activity and the limited duration of construction activities, are described further below. BMPs and mitigation measures that could help mitigate or reduce these potential impacts are described in Chapter 11, BMPs and Mitigation Measures.

## Potential Impacts to Amphibians and Reptiles

Based on the analysis of the deployment activities described above to wildlife resources, potential impacts to the Northern Mariana Islands' amphibians and reptiles are anticipated to be *less than significant* at the programmatic level due to the localized and short-term nature of the deployment activity. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with wildlife.

## Potential Impacts to Terrestrial Mammals

Based on the analysis of proposed activities described above to wildlife resources, potential impacts to the Northern Mariana Islands' terrestrial mammals are anticipated to be *less than significant* at the programmatic level as deployment activities would be temporary and short in duration. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with wildlife.

## Potential Impacts to Marine Mammals

Based on the analysis of proposed activities described above to wildlife resources, potential impacts to Northern Mariana Islands' marine mammals are anticipated to be *less than significant* at the programmatic level as deployment activities would be temporary, short in duration, take place in limited near-shore and inland waters and not the open ocean, and avoid important habitats. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with wildlife.

## Potential Impacts to Birds

Based on the analysis of proposed activities described above to wildlife resources, potential impacts to Northern Mariana Islands' birds are anticipated to be *less than significant* at the programmatic level (see below for potential impacts, including potential RF exposure and tower collision impacts, during operations). BMPs and mitigation measures would be required, as practicable or feasible, to further reduce potential impacts to migratory birds. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with wildlife.

# Potential Impacts to Terrestrial Invertebrates

Potential impacts to Northern Mariana Islands' terrestrial invertebrates are expected to be *less than significant* at the programmatic level. Some limited and localized impacts could result from Preferred Alternative effects such as habitat loss or invasive species. However, deployment activities are expected to be temporary, likely affecting only a small number of wildlife. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that

FirstNet and/or their partners would require, as practicable or feasible, to further avoid or minimize potential impacts associated with wildlife.

#### Potential Operation Impacts

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in potential impacts similar to the abovementioned potential deployment impacts. The wildlife that would be affected would depend on the ecoregion, the species' phenology, and the nature and extent of the habitats affected.

It is anticipated that there would be *less than significant* impacts to wildlife resources at the programmatic level associated with routine inspections of the Preferred Alternative, assuming that the same access roads used for deployment are also used for inspections. Site maintenance would be infrequent, including mowing or the limited use of herbicides. This could result in *less than significant* effects to wildlife at the programmatic level including direct injury/mortality to less mobile wildlife, as well as injury/mortality from exposure to contaminants from accidental spills from maintenance equipment or release of pesticides. Light, odors, and noise associated with maintenance activities can delay or discourage bats from emergence, or potentially, cause site abandonment, but the infrequent and limited nature of the activity would also result in *less than significant* effects.

During operations, direct injury/mortality of wildlife could occur from collisions and/or entanglements with lines, poles, and aerial platforms. In particular, collisions with new cell towers that may be installed as part of the Preferred Alternative could increase avian mortality. As stated above, these impacts would likely be limited to individual wildlife species. U.S. Department of Interior comments dated October 11, 2016, state communication towers are "currently estimated to kill between four and five million birds per year." Although collisions with towers have the potential to impact a large number of birds unless BMPs and mitigation measures are incorporated, tower collisions are unlikely to cause population-level impacts. <sup>12</sup> Of particular concern is avian mortality due to collisions with towers at night, when birds can be attracted to tower obstruction lights. Research has shown that birds are attracted to steady, nonflashing red lights and are much less attracted to flashing lights, which can reduce migratory bird collisions by as much as 70 percent. The Federal Aviation Administration has issued requirements to eliminate steady-burning flashing obstruction lights and use only flashing obstruction lights (FAA 2016a; FAA 2016b; FCC 2017). See Chapter 11, BMPs and Mitigation Measures, for BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to further avoid or minimize potential impacts to birds from tower lighting.

<sup>&</sup>lt;sup>11</sup> See Chapter 14, Draft PEIS Public Comments, for the full text of the Department of Interior comments.

<sup>&</sup>lt;sup>12</sup> The Migratory Bird Treaty Act protects individual birds, not just populations. Some species protected by the Endangered Species Act may potentially collide with towers. When considering a cumulative effects analysis, many poorly sited towers could potentially cause population-level impacts to rare species.

Wildlife resources could be affected by the reduction in habitat quality associated with habitat fragmentation from the presence of access roads, transmission corridors, and support facilities. As stated above, these impacts would likely result in potential impacts to individuals rather than population-level impacts.

In addition, the presence of new access roads and ROWs could increase human use of the surrounding areas, which could increase disturbance to wildlife resulting in effects to migratory pathways, indirect injury/mortalities, reproductive effects, as well as the potential introduction and spread of invasive species as explained above. As stated above, these impacts would likely result in potential impacts to individuals rather than population-level impacts.

As summarized in Section 2.4, Radio Frequency Emissions, and earlier in this section, research indicates that RF exposure and collisions with towers may adversely affect birds and bats, although a distinct causal relationship between RF exposure and responses in birds or other wild animal populations has not been established. Targeted field research needs to be conducted to more fully document the nature and extent of effects of RF exposure on birds and bats, and the implications of those effects on populations over the long term. Implementation of BMPs and mitigation measures such as siting towers away from high bird use and communal bat use areas to the extent practicable and feasible (described in Chapter 11, BMPs and Mitigation Measures) could help minimize the potential for RF-related, as well as collision-related, impacts on birds and other wildlife. While these impacts could occur, they are expected to be limited in magnitude and extent, primarily affecting individuals in isolated occurrences. As such, potential operational impacts are expected to be *less than significant* at the programmatic level to the Northern Mariana Islands' wildlife resources except for bats and birds, which are expected to be less than significant with BMPs and mitigation measures incorporated. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with wildlife.

#### **Alternatives Impact Assessment**

The following section assesses potential impacts to wildlife resources associated with the Deployable Technologies Alternative and the No Action Alternative. <sup>13</sup>

#### Deployable Technologies Alternative

Under the Deployable Technologies Alternative option, a nationwide fleet of mobile communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable

<sup>&</sup>lt;sup>13</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Therefore, potential impacts to wildlife resources as a result of implementation of this alternative could be as described below.

#### Potential Deployment Impacts

Activities associated with the set up and operation of deployable technologies for short time periods could result in *less than significant* impacts at the programmatic level from direct and indirect injury or mortality events, changes in migratory patterns, disturbance, or displacement. Similar to potential impacts from the deployable elements of the Preferred Alternative, potential impacts under the Deployable Technologies Alternative could include potential noise or visual disturbances from aerial deployable equipment as well as bird strike hazards to low flying species; potential direct injury/mortalities to wildlife on roadways; potential habitat impacts and indirect injury/mortality from off-road deployment; and potential impacts to migratory wildlife patterns due to noise from external generators. Greater frequency and duration of deployments could change the magnitude of potential impacts depending on species, life history, and region of the territory. However, deployment activities are expected to be temporary, likely affecting only a small number of wildlife. Potential impacts associated with the Deployable Technologies Alternative could be further reduced if the BMPs and mitigation measures described in Chapter 11 are implemented.

# Potential Operational Impacts

As explained above, operation activities would consist of implementation/running of the deployable technology and routine maintenance and inspections. As with the Preferred Alternative, it is anticipated that there would be *less than significant* impacts to wildlife resources at the programmatic level associated with routine operations, management, and monitoring. To further reduce potential impact, the BMPs and mitigation measures described in Chapter 11 would be implemented. The potential impacts can vary greatly among species and geographic region and depend on the length and type of operation; potential impacts could result in indirect injury mortality or reproductive effects.

#### No Action Alternative

Under the No Action Alternative, the NPSBN would not be deployed; therefore there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no impacts* to wildlife resources because there would be no deployment or operation of the Proposed Action. Environmental conditions would therefore be the same as those described in Section 7.1.6.4, Wildlife.

# 7.2.6.5. Fisheries and Aquatic Habitats

#### Introduction

This section describes potential impacts to fisheries resources in the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to fisheries resources. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

# **Impact Assessment Methodology and Significance Criteria**

The potential impacts of the Proposed Action on fisheries resources were evaluated using the significance criteria presented in Table 7.2.6.2-1. As described in Section 7.2, Environmental Consequences, the categories of impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to fisheries resources addressed in this section are presented as a range of possible impacts.

## **Description of Environmental Concerns**

# Direct Injury/Mortality

Direct injury/mortality effects are physical injuries, extreme physiological stress, or death of an individual organism that could result from interactions associated with the Proposed Action. The most common direct injuries from equipment deployment and operation events are entanglement, habitat degradation, accidental ingestion of marine debris, and disturbance incurred by sensitive tropical fishes. However, given that the Proposed Action is only envisioned to be deployed in limited near-shore and inland waters, it is unlikely to impact large populations of fish and any potential impacts would likely be localized, isolated, short-term, and limited to individual or small numbers of fish

Indirect injury/mortality environmental concerns pertaining to the Northern Mariana Island's fisheries are described below.

#### Coral Reefs, Habitat Loss, Degradation, or Fragmentation

The Northern Mariana Islands provides one of the most productive habitats of the Indo-West Pacific. Habitat within this volcanic chain of islands includes complex coral reefs, submerged vegetation (i.e., algae, seagrasses), and benthic substrates that harbor many diverse freshwater and marine fishes, invertebrates, mollusks, and other aquatic fauna (*Williams 1996*). Environmental consequences from development include the degradation of coral reef communities by the excess sediment and nutrients driven by land-based sources of pollution. However, the islands have established management strategies to protect and maintain the health of coral reefs (*CNMI 2010*). Management plans have set priorities to protect trophic structure, biodiversity, and increase key coral reef fish species within and outside of existing marine protected areas. Many environmental concerns arise with the clearing of terrestrial vegetation; leading to runoff, sedimentation, and erosion into nearby waterways. However, as the Proposed Action is only envisioned to be deployed in limited near-shore and inland waters, it is unlikely to impact large populations of fish and any potential impacts would likely be limited to individual or small numbers of fish. Implementation of BMPs and mitigation measures could help further reduce potential impacts.

Disturbance to sea floor habitats could cause fishery-related stresses such as direct injury or mortality, loss of refuge or cover habitat, increase of suspended sediment, and disturbance or mortality of fish prey (e.g., algae, invertebrates). Land-based sediment and erosion can cause mortality in fish given the water clarity required by coral reef systems (*Rogers 1990*). Installation and operation on or near sea floor and limited near-shore and inland habitats could alter productivity and reduce survivorship by increased sedimentation and turbidity reaching nearby waterways utilized during fish passage. Fragmentation from construction and development could present major environmental concerns, including the loss of resident fish species and range reductions (*Pacific Fishery Management Council 2015*). These potential impacts could also extend to many invertebrate and fish assemblages associated with habitat. The combination of these threats could inadvertently lead to high mortality of diverse resident and migratory fishes specific to the Northern Mariana Islands. As mentioned above, since the Proposed Action is only envisioned to be deployed in limited near-shore and inland waters, it is unlikely to impact large populations of fish and any potential impacts would likely be limited to individual or small numbers of fish.

Habitat loss occurring through direct or indirect exclusion, either by physically preventing organisms from using a habitat or by causing fish to avoid a habitat, could potentially lead to temporary or long-term effects. Habitat exclusion could lead to the prevention of fish and invertebrates (e.g., shellfish, sea cucumbers) from accessing an optimal habitat for breeding, spawning, feeding, or cover. Coral reefs, seagrass meadows, and mangrove prop roots are all

<sup>&</sup>lt;sup>1</sup> A benthic substrate contains material such as sand and cobble that is associated with or occurs on the bottom of a body of water (NOAA 2006).

<sup>&</sup>lt;sup>2</sup> Trophic structure refers to the way organisms utilize food resources leading to energy transfer within an ecosystem (NOAA 2006).

important habitats that support fish and should be avoided to the extent practicable. These productive zones provide food, shelter, and nursery areas for fish at various stages of their lives. Documented causes of declining habitat loss within the Northern Mariana Islands include typhoon damage, pollution, overexploitation of marine resources, and wetland degradation (Coastal Resources Management Office 2011). In the absence of BMPs and mitigation measures, it is possible that the Proposed Action could potentially impact fisheries resources as a result of coastal pollution, runoff, and other construction activities adding to the current major decline in fisheries resources of the Northern Mariana Islands (Starmer et al. 2008). However, as the Proposed Action is only envisioned to be deployed in limited near-shore and inland waters, it is unlikely to impact large populations of fish and any potential impacts would likely be limited to individual or small numbers of fish.

Coastal saltwater marshes provide a highly productive feeding ground for juvenile fish (*NOAA 2001*). Mangrove wetland systems protect coastal waters and marine organisms by protecting water quality, providing fishery habitat, and reducing flood damage. Freshwater pools can also provide herbaceous vegetation to support fisheries species only found within inland habitats. Construction in wetland areas should be minimized to the extent practicable to avoid and prevent wetland degradation.<sup>3</sup> Deployment activity in or near wetland areas could result in damage to specialized roots, habitat removal, and fragmentation, all of which degrade wetlands and decrease their quality as fish habitat. Implementation of buffer zones and other BMPs and mitigation measures that could help to avoid wetland degradation during equipment placement and operation are discussed in Chapter 11, BMPs and Mitigation Measures.

Several sanctuaries, preserves, and wildlife conservation areas in the Northern Mariana Islands focus on the conservation of coral reefs, mangroves, seagrasses, algal beds, wetlands, bays and estuaries, fish spawning areas, commercial finfish, shellfish, and areas with high species abundance (NOAA 2007a). In collaboration with the Division of Fish and Wildlife, the islands have designated Fisheries Research Section boundaries along the Mariana Archipelago. Current research projects include permanent Fish Aggregating Devices (FAD) sites. The FAD program provides a refuge for bait fish, thereby creating a feeding ground for fish such as skipjack tuna (Katsuwonus pelamis), yellowfin tuna (Thunnus albacares), wahoo (Acanthocybium solandri), and mahi mahi (Coryphaena hippurus) (CNMI 2013). FADs are permanent buoys, anchored to the sea floor in 10 locations surrounding the islands to reduce fishing pressure on reef fishes and create to an environment that attracts fish (CNMI 2013). Currently the islands have designated Marine Protected Areas throughout Saipan, the largest island and capital of the islands (NOAA 2007a). Disturbance from the Proposed Action on ecological research areas, conservation areas, FADs, and marine protected areas could lead to a reduction of critical habitat and ranges occupied by fishes, invertebrates, crustaceans, mollusks, and other aquatic organisms (*Kenyon et al. 2011*).

<sup>&</sup>lt;sup>3</sup> See Section 7.2.5, Wetlands, for more information related to potential impacts to wetlands.

## Indirect Injury/Mortality

Indirect injury to aquatic habitat (e.g., coral reefs and seagrasses) that inadvertently affect fisheries includes changes in water quality, pH, and increased water turbidity (*USGS 2014*). Indirect injuries to individuals could be caused by underwater sound, poor water quality, or changes in food availability. Depending on magnitude and frequency, underwater sound made during operation and deployment of equipment, such as noise created by motor boats laying cable or heavy equipment near the shoreline, can physically damage aquatic organisms or disrupt movement and migration patterns (*USDOT 2011*). BMPs and mitigation measures to help reduce the effects of underwater noise are addressed in Chapter 11, BMPs and Mitigation Measures. Indirect mortality and exclusion from resources could also result from degraded water quality or perturbation of physical habitat features. However, as deployment activities would likely be temporary and of short duration, it is anticipated that any impacts would be limited to individual fish and aquatic organisms.

Potential indirect fisheries impacts associated with construction noise, installation, and increased human activity could include abandoned reproductive efforts, displacement, and avoidance of work areas, though these potential impacts would likely be temporary. Both direct and indirect potential impacts on fish and other marine life are expected to be short in duration and infrequent (limited to the period of activities). Mortality and injury of individual fish and aquatic organisms directly or indirectly linked to Proposed Action activities would likely be infrequent and further minimized by maintaining access to habitats and avoiding critical, species-specific time periods (e.g., spawning and migration).

### Effects to Migration or Migratory Patterns

In marine systems, highly migratory species are characterized as having vast geographical distributions with single stocks utilizing both national and international waters for feeding or reproduction (*Pacific Fishery Management Council 2015*). Highly migratory species identified in the Magnuson-Stevens Act include tuna species, marlin (*Tetrapturus* spp. and *Makaira* spp.), oceanic sharks, sailfishes (*Istiophorus* spp.), and swordfish (*Xiphias gladius*) (*NOAA 2007b*).

Many statutes and regulations have been implemented for the Northern Mariana Islands to minimize activities on specific migratory and anadromous<sup>4</sup> fish-bearing waterbodies and are discussed in Section 7.1.6.5, Fisheries and Aquatic Habitats (*DFW 2005; NOAA 2014*). Blocked passages of inland streams used by anadromous fish during migration have a significant effect on migratory patterns. Many migratory species are frequently encountered in the islands, including diverse fishes from tunas and marlins to lantern fishes (*Noord 2013*). It is possible that the Proposed Action could potentially impact migration or migratory patterns as a result of construction and operation if BMPs and mitigation measures are not followed. However, it is anticipated that any interruption of migratory patterns would be minimal or not likely to occur within the Proposed Action area. Areas used by migratory fish tend to be isolated within

<sup>&</sup>lt;sup>4</sup> Anadromous fish are born in freshwater, migrate to the ocean to grow as adults, and then return to freshwater to spawn (NOAA 2006).

migration pathways, spawning grounds, rearing sites, and nursery areas of resident and anadromous fish. Proposed Action related noise could mask communications by aquatic species and displace them entirely. Researchers have found that when fish are exposed to high noise levels, communication and auditory sensitivity was found to decline (*Ladich 2013; Codarin et al. 2009*). If continuous high levels of ambient noise persist in an area (e.g., from existing pedestrian traffic, highway noise, and other human activities in the area), the additional noise from installation, deployment, and operation could be negligible and species could acclimate.

Otherwise, some species could become temporarily or permanently displaced due to noise. Physical noise displacement from the Proposed Action could cause fish and marine organisms to use an excess expenditure of energy to avoid the noise source or search for more suitable habitat. This, in turn, depletes energy reserves normally used for growth, migration, and/or reproduction. It is possible that the Proposed Action could potentially impact migratory patterns due to noise, but it is likely that such impacts would be very localized (associated with limited near-shore and inland water deployment) and of a short duration.

Fish produce sounds through three ways: drumming of the swim bladder with the sonic muscle, striking or rubbing together teeth or skeletal parts, and hydrodynamic sound production when fish quickly change speed and direction. The majority of sounds produced by fishes are of low frequency, typically less than 1000 Hz.

Therefore, it is anticipated that migratory patterns would be subject to minimal noise disturbance during construction and operation. Additionally, to further reduce potential impacts, suitable habitat availability in the vicinity of the Proposed Action could be considered to accommodate these species to the extent practicable. For specific noise BMPs and mitigation measures, see Chapter 11, BMPs and Mitigation Measures.

#### Reproductive Effects

The Magnuson-Stevens Fishery Conservation and Management Act (16 USC § 1801 et seq.) established a management system for fishery resources in the United States. Identification of essential fish habitat (EFH) includes "those waters and substrate necessary to fish for spawning, breeding, feeding, or growth to maturity" (NOAA 2007c).

The Northern Mariana Islands has classified all waters surrounding the islands as EFH. This is due to the myriad of fishes and invertebrate communities supported by the ecosystem (*Navy 2014*). EFH include fish habitat, as well as crustaceans, coral reef systems, and other pelagic<sup>5</sup> residents.

<sup>&</sup>lt;sup>5</sup> A pelagic resident inhabits the water column as opposed to being associated with the sea floor, generally occurring anywhere from the surface to 1,000 meters (*NOAA 2006*).

Potential impacts to functional development of life stages (i.e., eggs and larvae) could be reduced by minimizing physical barriers. One example of temporary or long-term barriers is the underwater housing of cables that could potentially prevent the success of fish egg fertilization or invertebrate passage during construction or operation although unlikely due to the small size of underwater conduit that contain telecommunication cable. Reproductive effects to fish and shellfish species are most prevalent through the direct loss of spawning habitat, slow recovery rates of habitat features, and the mortality of eggs and juveniles. However, the Proposed Action anticipates only minor disruption of the reproduction of fisheries and disturbance of their resources as individual projects would be small scale (generally less than an acre of disturbance) and deployment would be short term.

During construction, activities such as minor removal of aquatic and terrestrial vegetation, in-stream trenching, and equipment installation could potentially result in the modification of aquatic habitats and thereby adversely affect fish reproduction. Other risks of vegetation clearing and soil compaction could potentially lead to an increase of runoff into coastal habitats (Thrush et al. 2004). Potential impacts include increased sedimentation and turbidity (see Section 7.2.2, Soils), increased temperature, decreased dissolved oxygen concentrations, releases of existing chemical and nutrient pollutants from disturbed sediments, and introduction of chemical contaminants, such as fuel and lubricants, due to spills (see Section 7.2.4, Water Resources). However, due to the scale of the individual projects (generally less than an acre of disturbance) and the short duration of deployment activities (in some cases, as little as a few hours at one location) it is unlikely that deployment activities would result in more than minor impacts to fish from removal of vegetation or increased sedimentation. Additionally all federal, commonwealth, and local regulatory requirements would be adhered to regarding erosion and sediment control. BMPs and mitigation measures would be implemented to help further prevent sedimentation and other discussed hazards from reaching nearby surface waters (see Chapter 11, BMPs and Mitigation Measures). Measures such as time or area restrictions, avoidance of certain habitats, and mitigation could minimize adverse effects on reproductive habitat.

# Invasive Species Effects

The introduction of nonnative species affects the structure and function of aquatic systems relied upon by fish. Invasive species can diminish the health of native fish communities through predation, disease introduction, habitat alteration, and competition for resources (e.g., food and space) (*USFWS 2012*). To prevent, control, and eradicate aquatic invasive species, the Northern Mariana Islands has implemented an Aquatic Invasive Species Program aimed to mitigate nonnative species and invasive fish to sustain the natural aquatic environments (*USFWS 2014*).

It is possible that the Proposed Action could potentially impact native species if previously deployed equipment is not cleaned and sterilized to prevent the spread of invasive algae, fish species, or other aquatic organisms. However, it is anticipated that the small scale of the individual projects (generally less than an acre) and the short duration of deployment activities would be unlikely to result in the spread of invasive species. Additionally, implementation of BMPs and mitigation measures (and recommended sanitation procedures) could help further prevent the spread of invasive species and the alteration of fishery habitat.

## **Potential Impacts of the Preferred Alternative**

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including construction/deployment and operation activities.

## Potential Deployment Impacts

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative would result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities would result in potential impacts to fisheries resources and others would not. In addition, and as explained in this section, the various types of Preferred Alternative infrastructure could result in a range of *no impacts* to *less than significant* impacts at the programmatic level depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

## Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are likely to have *no impacts* to fisheries resources at the programmatic level under the conditions described below:

## • Wired Projects

- Use of Existing Conduit—New Buried Fiber Optic Plant: Disturbance associated with the installation of fiber optic cable in existing conduit would be limited to entry and exit points of the existing conduit in previously disturbed areas. It is anticipated that there would be *no impacts* to fisheries resources at the programmatic level since the activities that would be conducted at these small entry and exit points are not likely to produce perceptible changes and are likely not located in, or affect, fish habitat. Implementing BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help further reduce these potential impacts.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting
  up of dark fiber would have no impacts to fishery resources because there would be no
  ground or aquatic habitat disturbance.

# • Satellites and Other Technologies

 Satellite-Enabled Devices and Equipment: It is anticipated that the installation of permanent equipment on existing structures and the use of portable devices that use satellite technology would not impact fisheries resources because those activities would not require ground or waters disturbance.

Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would be very unlikely to impact fisheries resources, it is anticipated that this activity would have *no impact* to those resources.

## Activities with the Potential to Have Impacts

Potential construction/deployment-related impacts to fisheries resources as a result of implementation of the Preferred Alternative would encompass a range of potential impacts that could occur as a result of ground or water disturbing activities, including plowing, trenching, boring, and filling in fish habitat. The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential impacts to fisheries resources include the following:

## • Wired Projects

New Build-Buried Fiber Optic Plant: Plowing (including vibratory plowing), trenching, excavating, filling, directional boring and the construction of points of presence,<sup>6</sup> including huts or other associated facilities or hand-holes to access fiber, could result in potential impacts to fisheries and fish habitat. Although potential impacts are usually temporary, buried fiber optic installation methods could potentially result in high-risk situations to fisheries resources by sedimentation from on-shore activities. Furthermore, these risks include the removal of productive habitat, blocked passage of streams used by anadromous fish during reproduction periods, and the introduction of excess sediment and turbidity into waterways during construction/deployment. Ground and water disturbance associated with vibratory plowing activities and excavation activities could also result in fish habitat loss and mortality of individuals due to ground-born sound transmissions. Sound pressure waves pass through various media (soil, water, air) and can propagate long distances with little attenuation, especially when travelling through water (Dahl et al. 2007). Aquatic organisms' sensitivity to sound and vibrations varies greatly by species, with sharks and bony fish being particularly sensitive (University of Maryland 2000), thus sound and pressure waves can change fish behavior (Popper and Hastings 2009). Egg viability and embryoic development of aquatic species can be affected when exposed low frequency vibrations (VanDerwalker 1964; Vandenberg et al. 2012). It is anticipated that these potential impacts would be minimal due to the small footprint of deployment activities (generally less than an acre), the short duration of those activities, and the application of federal, commonwealth, or locally required sediment and erosion control mechanisms.

<sup>&</sup>lt;sup>6</sup> Points of presence are connections or access points between two different networks, or different components of one network.

- New Build—Aerial Fiber Optic Plant: Ground and water disturbance and heavy equipment use associated with construction activities as well as land/vegetation clearing, and excavation activities associated with pole construction could result in fish habitat loss if activities occur near/in lakes, streams, rivers, coastlines, or wetlands. Noise and sedimentation associated with construction activities could stress fish, therefore potentially impacting their longevity and/or migratory patterns. It is anticipated that these potential impacts would be minimal due to the small footprint of deployment activities (generally less than an acre), the short duration of those activities, and the application of federal, commonwealth, or locally required sediment and erosion control mechanisms.
- Collocation on Existing Aerial Fiber Optic Plant: Installation of cables using existing poles and structural hardening or reinforcement of equipment to improve disaster resistance and resiliency would have few potential impacts on fisheries habitat compared to new build construction, although some fish habitat loss could occur if activities were near/in lakes, streams, rivers, coastlines, or wetlands. It is anticipated that these potential impacts would be minimal due to the small footprint of deployment activities (generally less than an acre), the short duration of those activities, and the application of federal, commonwealth, or locally required sediment and erosion control mechanisms. Implementing BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help further reduce these potential impacts.
- New Build—Submarine Fiber Optic Plant: The installation and construction of sealed cables in limited near-shore or inland bodies of water and the construction of landings/facilities on the shore to accept a cable buried close to the shoreline could potentially impact fisheries resources. Although sensitive or vulnerable areas vary along Northern Mariana Islands' shores, changes to aquatic communities that occupy the shoreline could disrupt fish development, sessile<sup>7</sup> invertebrates, alter community structure, and potentially change the fishery dynamics within the aquatic habitat (NOAA 2008). It is anticipated that these potential impacts would be minimal due to the small footprint of deployment activities (generally less than an acre), the short duration of those activities, and the application of federal, commonwealth, or locally required sediment and erosion control mechanisms. Implementing BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help further reduce these potential impacts.
- Installation of Optical Transmission or Centralized Transmission Equipment: If installation of transmission equipment would occur in existing boxes or huts and require no ground or water disturbance, there would be *no impacts* to fisheries. Ground and water disturbance during the installation of equipment to enhance the signals traveling through the fiber may involve the installation of concrete pads and potential construction of an access road, potentially leading to runoff, erosion, and sediment reaching nearby

<sup>&</sup>lt;sup>7</sup> Sessile invertebrates are unable to move, attached to the substrate (NOAA 2006).

fishery habitats. These construction activities, which may include land/vegetation clearing and excavation, could potentially result in the loss of fishery habitat. If an access road is constructed, additional potential impacts to fish habitat resulting from stream crossing methods, culvert installations, and road runoff could be considered. It is anticipated that these potential impacts would be minimal due to the small footprint of deployment activities (generally less than an acre), the short duration of those activities, and the application of federal, commonwealth, or locally required sediment and erosion control mechanisms. Implementing BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help further reduce these potential impacts.

# Wireless Projects

- New Wireless Communication Towers: Installation of new wireless towers and associated structures (generators, equipment sheds, fencing, security and aviation lighting, electrical feeds, and concrete foundations and pads) or access roads constructed near aquatic habitats could potentially result in potential impacts to fish habitat and other fisheries resources (i.e., construction noise disturbance, light pollution, and spills from generator fluids). It is anticipated that these potential impacts would be minimal due to the small footprint of deployment activities (generally less than an acre) and the short duration of those activities. Implementing BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help further reduce these potential impacts.
- Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower and would result in less potential impact to fisheries than the construction of new wireless communication towers. However, if the onsite delivery of additional power units, structural hardening, and physical security measures were required, potential impacts and disturbance to fishery habitat could potentially lead to species deterrence and loss of suitable habitat.

#### Deployable Technologies

Where deployable technologies (i.e., Cell on Wheels, Cell on Light Truck, System on Wheels, or aerial deployables such as piloted aircraft, balloons, or drones) would be implemented on existing paved and unpaved road surfaces, it is anticipated that there would be no impacts to fisheries resources because there would be no new ground or water disturbance. However, implementation of deployable technologies could result in potential impacts to fisheries resources if deployment occurs in off-road areas. Some construction of staging or landing areas (depending on the type of technology) may require land/vegetation clearing, excavation, and paving. Although unlikely, these activities could result in loss of fish habitat (e.g., wetlands, streams, or vegetation used as cover in these areas). In addition, while likely to only impact individual fish, implementation of aerial deployable technologies could result in direct injury or death to fish or damage to fish habitat if a piece of equipment were to fall into an aquatic habitat. To retrieve a fallen piece of equipment, additional fish habitat damage could occur. It is

anticipated that these potential impacts would be minimal due to the small footprint of deployment activities (generally less than an acre) and the short duration of those activities (as short as a few hours in some cases). Implementing BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help further reduce these potential impacts.

In general, the abovementioned activities could potentially involve ground, waters, and near-shore sea floor disturbance by heavy equipment use associated with the construction activities, land/vegetation clearing and excavation activities associated with construction. Potential impacts to fisheries resources associated with deployment of this infrastructure could include direct injury/mortality, habitat loss, indirect injury/mortality, effects to migration, reproductive effects, and introductions of invasive species. These potential impacts and associated BMPs and mitigation measures to help mitigate or reduce these potential impacts are described in Chapter 11, BMPs and Mitigation Measures.

Given the scope of the project, while geographically enormous (50 states, 5 territories, and the District of Columbia), the actual deployment in any one location is unlikely to be extensive (generally less than an acre) and would likely involve a variety of deployment options (including an emphasis on collocations on existing facilities). The specific deployment activity, and where the deployment would take place, would be determined based on location-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. These potential impacts associated with the Preferred Alternative, based on the deployment activity and the limited duration of construction activities, are described further below. BMPs and mitigation measures that could help mitigate or reduce these potential impacts are described in Chapter 11, BMPs and Mitigation Measures.

## Potential Direct Injury/Mortality Impacts

Based on the analysis of the deployment activities described above to fisheries resources, potential impacts as a result of direct injury/mortality are anticipated to be *less than significant* at the programmatic level since the proposed activities are only envisioned to be deployed in limited near-shore and inland waters, are unlikely to impact large populations of fish, and any potential impacts would likely be localized, isolated, short-term, and limited to individual or small numbers of fish. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with fisheries and aquatic habitats.

#### Potential Habitat Loss Impacts

Based on the analysis of the potential deployment effects to fisheries resources described above, potential impacts as a result of habitat loss are anticipated to be *less than significant* at the programmatic level. It is anticipated that for most types of facilities or infrastructure development scenarios, loss of terrestrial vegetation would likely be isolated within construction locations and/or would be short-term with stability achieved within several years, depending on

the vegetation cover present in the area. In addition, since the proposed deployment activities are only envisioned to be performed in limited near-shore and inland waters, it is unlikely that deployment would result in impacts to aquatic habitats. Implementation of BMPs and mitigation measures could further reduce potential impacts. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with fisheries and aquatic habitats.

## Potential Indirect Injury/Mortality Impacts

Based on the analysis of the potential deployment effects to fisheries resources described above, potential impacts as a result of indirect injury/mortality are anticipated to be *less than significant* at the programmatic level since deployment activities would likely be temporary, of short duration, and any impacts would likely be limited to individual fish and aquatic organisms. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with fisheries and aquatic habitats.

#### **Potential Migration Impacts**

Based on the analysis of the deployment activities described above to fisheries resources, potential migration impacts are anticipated to be *less than significant* at the programmatic level since such impacts are anticipated to be localized, short term, and limited to near-shore and inland environments. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with fisheries and aquatic habitats.

#### Potential Reproductive Effects Impacts

Based on the analysis of the deployment activities described above to fisheries resources, potential impacts as a result of reproductive effects are anticipated to be *less than significant* at the programmatic level. It is anticipated that project activities would result in only minor disruption to fisheries reproduction at the individual level, not the population level. Potential impacts to reproduction would also likely be short term and localized. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with fisheries and aquatic habitats.

#### Potential Invasive Species Impacts

Based on the analysis of the deployment activities described above to fisheries resources, potential invasive species impacts are anticipated to be *less than significant* at the programmatic level. It is anticipated that the small scale of the individual projects (generally less than an acre) and the short duration of deployment activities would be unlikely to result in the spread of invasive species. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and

mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with fisheries and aquatic habitats.

## Potential Operation Impacts

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would likely result in potential impacts similar to the abovementioned potential deployment/ construction impacts. It is anticipated that there would be few potential impacts to fisheries resources associated with routine inspections of the Preferred Alternative, assuming that the same access roads used for deployment are also used for inspections. Although unlikely, limited use of herbicides and the potential release of other contaminants by runoff could present potential impacts to fish and their habitats. If usage of heavy equipment as part of routine maintenance or inspections occurs off of established access roads or corridors, additional potential fish impacts could occur (e.g., stream bank erosion, sedimentation of streams). However, these impacts would likely be localized, limited to individual species, and unlikely to cause population-level impacts. Additionally, it is anticipated that any maintenance activities would involve less physical disturbance than initial deployment, occur over a short period of time (as little as a few hours to several days depending on the nature of the maintenance or inspection activity), and would comply with any federal, commonwealth, or local sediment and erosion control requirements.

#### **Alternatives Impact Assessment**

The following section assesses potential impacts to fisheries associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>8</sup>

#### Deployable Technologies Alternative

Under the Deployable Technologies Alternative, a nationwide fleet of mobile communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Therefore, potential impacts to fisheries resources as a result of implementation of this alternative could be as described below.

<sup>&</sup>lt;sup>8</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

## Potential Deployment Impacts

The implementation of deployable technologies is not anticipated to cause significant potential impacts to fisheries resources at the programmatic level. Deployment and operation of cellular masts and antenna generated signals are anticipated to have minimal disturbance to fish. However, greater frequency and duration of deployments could change the magnitude of potential impacts depending on species, life history, and region of the territory.

The main potential impact on fisheries would be the placement of deployable infrastructure near waterbodies. Generator stations that power this infrastructure are designed to be self-contained within a trailer. This would require fuel storage to be kept onsite with associated protection plans to prevent spills and contamination to fishery dependent waterways.

Tidal regimes, which may differ between the north and south coasts, should be taken into account when deploying equipment near coastal locations. This would prevent loss of equipment and marine debris in nearby coastal fish habitat.

The islands are located in a tropical marine climate of the western Pacific Ocean that experiences seasonal trade winds, ocean swells, and tropical storms. Routine maintenance checks of equipment operation sites could prevent potential impact by equipment weathering, such as corrosion of metal, rust, and growth removal to reduce potential impacts on water quality and prevent coastal source pollution. Stability in the construction of equipment to withstand natural environmental factors, (e.g., storms, hurricanes, and typhoons) could prevent the irritation or damage to the digestive systems of fish (*NOAA 2011*).

## Potential Operation Impacts

As explained above, operation activities would consist of running of the deployable technology and routine maintenance and inspections. As with the Preferred Alternative, it is anticipated that there would be *no impacts* to fisheries resources at the programmatic level associated with routine inspections of the Deployable Technologies Alternative, assuming that the same access roads used for deployment are also used for inspections. If routine maintenance or inspections occur off of established access roads or corridors, or if the acceptable load capacity of the roads is exceeded, sediment laden run-off and increased stream bank erosion could occur. The utilization of buffer zones, temporary or permanent native seeding on disturbed ground, ground cover, plastic sheeting and matting would minimize sedimentation of aquatic systems. In addition, Stormwater Pollution Prevention Plans are required at construction sites where more than 1 acre of ground would be disturbed (*USEPA 2007*).

Coastal development can cause potential impacts to aquatic organisms by underwater sound, poor water quality or changes in food availability. Underwater sound during equipment operation, depending on magnitude and frequency, can physically damage fish or disrupt movement and migration patterns (*Popper and Hastings 2009; USDOT 2011*).

To minimize disturbance for the duration of operation, which could potentially last up to 2 years, FirstNet and/or their partners would likely work to avoid productive habitats, such as coastal wetlands, inland waterways, EFH, anadromous fish spawning areas, seagrasses, and reefs to the extent practicable. Adverse effects on these productive habitats could include many potential direct and indirect impacts in the form of physical, chemical, or biological alterations of the waters or substrate and loss of, or injury to, individuals, fisheries, benthic organisms, prey species and their habitat, and many other ecosystem components (*NOAA 2007c*). However, it is anticipated that these potential impacts would be minimal due to the small footprint of deployment activities (generally less than an acre) and the short duration of those activities (as short as a few hours in some cases). Implementing BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help further reduce these potential impacts.

#### No Action Alternative

Under the No Action Alternative, the NPSBN would not be deployed; therefore there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be no impacts to fisheries resources as there would be no deployment or operation of the Proposed Action. Environmental conditions would therefore be the same as those described in Section 7.1.6.5, Fisheries and Aquatic Habitats.

# 7.2.6.6. Threatened and Endangered Species and Species of Conservation Concern

#### Introduction

This section describes potential impacts to federal- or territory-listed plant and animal species¹ (hereafter collectively referred to as listed species) and designated critical habitat associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to threatened and endangered species and species of conservation concern. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

# Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on listed species were evaluated using the significance criteria presented in Table 7.2.6.6-1. As described in Section 7.2, Environmental Consequences, the categories of impacts are defined at the programmatic level as: *may affect, likely to adversely affect; may affect, not likely to adversely affect;* and *no effect.* These impact categories are comparable to those defined in the *Endangered Species Consultation Handbook* and are described in general terms below (*USFWS and NMFS 1998*):

- *No effect* means that no listed resources would be exposed to the action and its environmental consequences.
- May affect, not likely to adversely affect means that all effects are beneficial, insignificant, or discountable. Beneficial effects have contemporaneous positive effects without any adverse effects to the species or habitat. Insignificant effects relate to the size of the impact and include those effects that are undetectable, not measurable, or cannot be evaluated. Discountable effects are those extremely unlikely to occur.
- May affect, likely to adversely affect means that listed resources are likely to be exposed to the action or its environmental consequences and would respond in a negative manner to the exposure.

Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

<sup>&</sup>lt;sup>1</sup> These species include terrestrial, freshwater, and marine plant and animal species that are federally listed as threatened, endangered, candidate, proposed, or species of concern; species that are territory-listed as critically endangered, threatened, or vulnerable; and/or species that receive specific protection defined in federal or territorial legislation.

Table 7.2.6.6-1: Impact Significance Rating Criteria for Listed Species and Critical Habitats

Tune of Effect	Effect	Impact Level at the Programmatic Level				
Type of Effect	Characteristic	May Affect, Likely to Adversely Affect	May Affect, Not Likely to Adversely Affect	No Effect		
Direct and Indirect Injury/Mortality of a Listed Species	Magnitude or Intensity	According to the U.S. Endangered Species Act, this impact threshold applies at the individual level so therefore applies to any mortality of a listed species and any impact that has more than a negligible potential to result in unpermitted take of an individual of a listed species. Excludes permitted take.	Does not apply in the case of mortality (any mortality unless related to authorized take falls under <i>likely to adversely affect</i> category); applies to a negligible injury that does not meet the threshold of take due to its low level of effect and/or ability to fully mitigate the effect; includes permitted take	No measurable effects on listed species		
	Geographic Extent	Any geographic extent of mortality or any extent of injury that could result in take of a listed species	Any geographic extent that does not meet the threshold of take due to its low level of effect and/or ability to fully mitigate the effect; typically applies to one or very few locations	No measurable effects on listed species		
	Duration or Frequency	Any duration or frequency that could result in take of a listed species	Any duration or frequency that does not meet the threshold of take due to its low level of effect and/or ability to fully mitigate the effect; typically applies to infrequent, temporary, and short-term effects	No measurable effects on listed species		
Indirect Effects from Disturbance or Displacement Resulting in Reproductive Effects	Magnitude or Intensity	Any reduction in breeding success or survivorship of offspring of a listed species	Changes in breeding behavior (e.g., minor change in breeding timing or location) that are not expected to result in reduced reproductive success or survivorship of offspring	No measurable effects on listed species		
	Geographic Extent	Reduced breeding success or survivorship of offspring of a listed species at any geographic extent	offspring of a listed species at any orgraphic extent reproductive success or survivorship of offspring of listed species; typically applies to one or very few locations			
	Duration or Frequency	Any duration or frequency that could result in reduced breeding success or survivorship of offspring of a listed species	Infrequent, temporary, or short-term changes in breeding behavior that do not reduce breeding success or survivorship of offspring of a listed species within a breeding season	No measurable effects on listed species		

Toma of Effect	Effect	Impact Level at the Programmatic Level			
Type of Effect	Characteristic	May Affect, Likely to Adversely Affect	May Affect, Not Likely to Adversely Affect	No Effect	
Indirect Effects From Disturbance or Displacement Resulting in Behavioral Changes	Magnitude or Intensity	Disruption of normal behavior patterns (e.g., breeding, feeding, or sheltering) that could result in take of a listed species	Minor behavioral changes that would not result in take of a listed species	No measurable effects on listed species	
	Geographic Extent	Any geographic extent that could result in take of a listed species	Changes in behavior at any geographic scale that are not expected to result in take of a listed species; typically applies to one or very few locations	No measurable effects on listed species	
	Duration or Frequency	Any duration or frequency that could result in take of a listed species	Infrequent, temporary, or short-term changes that are not expected to result in take of a listed species	No measurable effects on listed species	
Direct or indirect effects on habitats (including designated critical habitats) that affect population size and long-term viability for listed species	Magnitude or Intensity	Effects to any of the essential features of listed species habitat that would diminish the value of the habitat for the survival and recovery of the listed species	Effects to listed species habitat that would not diminish the functions or values of the habitat for the species for which the habitat was designated	No measurable effects on listed species habitat	
	Geographic Extent	Effects to listed species habitat at any geographic extent that would diminish the value of the habitat for listed species.  Note that the <i>likely to adversely affect</i> threshold for geographic extent depends on the nature of the effect. Some effects could occur at a large scale but still not appreciably diminish the habitat function or value for a listed species. Other effects could occur at a very small geographic scale but have a large adverse effect on habitat value for a listed species.	Effects realized at any geographic extent that would not diminish the functions and values of the habitat for the listed species; typically applies to one or few locations within a habitat known to be used by listed species	No measurable effects on listed species habitat	
	Duration or Frequency	Any duration or frequency that could result in reduction in habitat function or value for a listed species	Any duration or frequency that would not diminish the functions and values of the habitat for which the habitat was designated; typically applies to Infrequent, temporary, or short-term changes	No measurable effects on listed species habitat	

As discussed in Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern, numerous listed species occur in the Northern Mariana Islands. Listed species are protected under federal and territory regulations and, in most cases, a permit or other authorization is required for take<sup>2</sup> of a listed species. There are 50 federally and/or territorylisted plant and animal species in the Northern Mariana Islands, including 12 plants, 11 birds, 8 mammals, 10 reptiles, 1 fish, and 8 invertebrates. There are no candidate species. Federally listed species are under the jurisdiction of the United States (U.S.) Fish and Wildlife Service (USFWS) or the National Marine Fisheries Service (NMFS) and territory-listed species are under the jurisdiction of the Commonwealth Department of Lands and Natural Resources. Two bird species in the Northern Mariana Islands have critical habitat that has been designated by the USFWS: Rota bridled white-eye (*Zosterops rotensis*) and Mariana crow (*Corvus kubaryi*) (USFWS 2004; 2006; and 2015). Table 7.2.6.6-2 provides information about the federal and territory-listed species and key habitats, summarized by taxonomic group.<sup>3</sup>

As summarized in Table 7.2.6.6-2, most of the federally listed species fall under the endangered<sup>4</sup> category. Most of the territory endangered species are terrestrial reptiles and birds. Of the 50 federally and territory-listed species, 14 are marine and 36 are terrestrial.

Listed species would be subject to the same potential impacts described for vegetation, wildlife, and fish (Section 7.2.6.3, Terrestrial Vegetation, Section 7.2.6.4, Wildlife, and Section 7.2.6.5, Fisheries and Aquatic Habitats). However, the magnitude of such potential impacts on listed species have the potential to be greater because of the reduced population size and/or limited geographic distribution of listed species and the importance of designated critical habitats and other habitats known to support listed species for the maintenance of listed species populations.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to listed species discussed in this section are presented as a range of possible impacts to the major taxonomic groups<sup>5</sup> that encompass the listed species in the Northern Mariana Islands (i.e., plants, terrestrial mammals, marine mammals, reptiles, birds, fish, and invertebrates).

<sup>&</sup>lt;sup>2</sup> Take is defined differently by various federal and territorial regulations but the most commonly accepted definition is that of the U.S. Endangered Species Act. This act defines take as "to harass, harm, pursue, hunt, shoot, wound, trap, capture, collect, or attempt to engage in any such conduct." The act further defines harm as "significant habitat modification or degradation that results in death or injury to listed species by significantly impairing behavioral patterns such as breeding, feeding, or sheltering," and harass as "actions that create the likelihood of injury to listed species to such an extent as to significantly disrupt normal behavior patterns which include, but are not limited to, breeding, feeding or sheltering."

A taxonomic group is a group of biological organisms that have shared characteristics.

<sup>&</sup>lt;sup>4</sup> According to the Endangered Species Act, an *endangered species* is any species that is likely to become an endangered species within the foreseeable future throughout all or a significant portion of its range.

A taxonomic group is a group of biological organisms that have shared characteristics.

Table 7.2.6.6-2: Summary of Information on Federally and Territory-Listed Species in the Northern Mariana Islands

Taxonomic	Listing Status and Number of Species in Each Listing Category <sup>a</sup>						
Group (Total Number of Species)	Federally Endangered	Federally Threatened	Federal Candidate	Territory Endangered	Threatened	Key Habitat	
Plants (12)	5	7	0	1	0	Forest, particularly limestone forest, or rock substrates	
Terrestrial Mammals (2)	1	1	0	2	0	Both species are fruit bats associated with forests and limestone caves/cliffs	
Marine Mammals (6)	5	1	0	0	0	Five species are whales that occur in the open marine environment and one species is a dugong that occurs in coastal habitats, particularly seagrass	
Reptiles (10)	4	3	0	6	1	Five species are sea turtles that occur in marine and coastal habitats and five species are geckos or skinks that occur in coastal, rocky, or forest habitats	
Birds (11)	7	0	0	11	0	Forest, meadow, and wetlands	
Fish (1)	0	1	0	0		Marine: coastal pelagic (open ocean)	
Invertebrates (8 includes 3 insects, 3 snails, and 2 corals)  TOTAL (52)	28	15	0	2	0	Insects and snails occur in forest and open habitats and the corals occupy reefs in marine waters	

Sources: USFWS 2016; USFWS 2015a and 2015b; NMFS 2015

<sup>&</sup>lt;sup>a</sup> Fourteen species in the Northern Mariana Islands are both federally and territory-listed so the number of species summarized for the listing categories is greater (66) than the total number of listed species (52).

## **Description of Environmental Concerns**

The following types of direct and indirect effects were considered in evaluating the potential impact of the Proposed Action on listed species (see Table 7.2.6.6-1 for further details):

- Direct injury or mortality—includes the taking (removal or loss) of a listed species (individual or population) due to physical injuries, extreme stress, or death of an individual from interactions associated with the Proposed Action;
- Indirect effects from disturbance or displacement—includes changes in an individual or population's habitat use or life history pattern due to disturbance from increased noise and vibration, human activity, visual disturbance, and associated transportation activity; increased competition for resources or habitat due to displacement of individuals from the affected area into the territory of other animals; or other indirect effects that ultimately cause mortality, decreased fitness, or reduced breeding in the future population; and
- Direct or indirect effects on habitats for listed species that affect population size and longterm viability for listed species—direct habitat effects are primarily physical disturbances that result in alterations in the amount or quality of a habitat. Indirect habitat loss can occur through preventing an animal from accessing an optimal habitat (e.g., breeding, forage, or refuge), either by physically preventing use of a habitat or by causing an animal to avoid a habitat, either temporarily or long-term.

Any of the listed species with individuals, populations, or habitat in the vicinity of activities related to the Proposed Action could be subject to one or more of the above potential impacts from the Proposed Action; however, implementation of BMPs and mitigation measures, as defined through consultation with the appropriate resource agency, could avoid potential impacts on some species and reduce potential impacts on others. The nature and extent of potential impacts to listed species would vary depending on many factors, including but not limited to, the species, the location and extent of the Proposed Action activity, the time of year, and the duration of deployment.

The following sections define and describe each of these potential impacts according to the taxonomic groups encompassing the listed species in the Northern Mariana Islands.

#### Plants

Twelve federally and territory-listed plant species occur in the Northern Mariana Islands, three of which are only found on the island of Rota and the others are more broadly distributed on other regional islands within and outside the Northern Mariana Island territory. The 12 species occur in a variety of habitats that encompass multiple forest types and rock substrates. Potential impacts of Proposed Action activities on listed plants include direct mortality or injury, habitat loss, and habitat disturbance/degradation. Consultation with USFWS and/or the Commonwealth Department of Lands and Natural Resources may be conducted to avoid or minimize potential impacts to listed plant species or their habitats.

#### Terrestrial Mammals

The two listed terrestrial mammal species in the Northern Mariana Islands are bats that occur primarily in undisturbed limestone forests and use steep cliffsides or caves for roosting (USFWS 2015a; CDLNR 2005). Both species of listed bats are highly mobile so would likely move away from any Proposed Action activity, avoiding direct injury or mortality. As such, potential impacts to these species from the Proposed Action would likely be limited to disturbance, displacement, and/or habitat loss. If it would occur, the most significant of these potential impacts would be habitat loss involving loss of maternity roosts<sup>6</sup> because suitable roost sites are often limited and are critical for successful rearing of young (Bat Conservation Trust 2015). For these bat species, roosts occur on steep cliffsides or limestone caves where human disturbance is minimal. In general, displacement of individuals into other available and suitable habitats could result in increased energy expenditure and competition for resources in the newly occupied area but these potential impacts would not be expected to cause mortality or have other adverse effects at the population level because bats do not exhibit high site fidelity<sup>7</sup> and they frequently shift habitats based on availability of preferred food resources or roost sites. Breeding occurs throughout the year depending on food availability and climatic conditions so avoidance of the breeding period could not be guaranteed. However, potential impacts from the Proposed Action on this species would largely be avoidable through informed siting of Proposed Action features<sup>8</sup> away from undisturbed forest and known or potential cliffside or cave roost sites. Consultation with USFWS and the Commonwealth Department of Lands and Natural Resources may be conducted to avoid or minimize potential impacts to listed terrestrial mammals or their habitats.

#### Marine Mammals

Five federally listed whale species occur in the offshore marine waters surrounding the Northern Mariana Islands (*NMFS 2015*). FirstNet is unlikely to impact whales because deployment activities would only take place in nearshore or inland waters. Such activities would be conducted using small- to medium-sized vessels that are highly maneuverable and could, therefore, easily avoid interactions with any whales that could incidentally occur in nearshore waters.

A potential impact to listed whale species is disturbance from underwater noise. Noise associated with the installation of cables in near/offshore waters could potentially impact whale behavior or migration patterns; however, the marine activities related to the Proposed Action are very limited in nature and would be located in nearshore environments where whales are not expected to occur, so risks to whales from marine noise are expected to be low. Whales could be temporarily excluded from a resource if they avoid it due to the increased presence of boats and

<sup>&</sup>lt;sup>6</sup> Maternity roosts are locations where bats congregate to birth and rear young. Maternity roosts are often located in trees, under manmade structures (e.g., bridges, rooftops, etc.), or in caves.

<sup>&</sup>lt;sup>7</sup> Site fidelity is the tendency of an animal to return to a previously occupied location.

<sup>&</sup>lt;sup>8</sup> In this section, informed siting of Proposed Action features refers to the act of locating activities or features in areas that do not support listed species or their known habitats.

associated noise. Greater human activity of longer duration would increase the likelihood that listed whale species would avoid affected areas, possibly being excluded from essential resources. The degree to which habitat exclusion could affect any of the listed whale species depends on many factors, including the context and duration of the noise exposure and the individual's experience, life stage, and conditioning. However, as stated above, the potential impacts associated with the Proposed Action are unlikely to impact whales; the likelihood of any impacts could be further reduced with implementation of appropriate BMPs and mitigation measures if deemed necessary and defined through consultation with the appropriate resource agency. Potential impacts from the Proposed Action would likely be short-term, not wide ranging, and below sound exposure impact thresholds<sup>9</sup> and thus would not adversely affect listed whale species.

The dugong (Dugong dugon) is the other listed species of marine mammal in the Northern Mariana Islands. Dugongs are highly dependent on the presence of healthy seagrass, which comprises most of their diet, and a dugong's reproductive success is directly related to the availability of its seagrass food (Marsh et al. 2002). When dugongs do not have enough seagrass to eat, they delay breeding, so any loss or disturbance of seagrass habitat could adversely affect this species (Marsh et al. 2002). Seagrasses are very susceptible to changes in water quality conditions, such as increased turbidity, <sup>10</sup> so changes in water quality could indirectly affect dugongs through potential impacts on their food source. Additionally, dugongs are slow moving and not highly maneuverable, making them subject to vessel strike. Dugong sensitivity to underwater noise is unknown (Marsh et al. 2002). As such, the potential impacts of the Proposed Action activities on would be primarily related to habitat loss or degradation and vessel strike; however, the marine activities related to the Proposed Action are very limited in nature so risks to dugongs from vessel strike and marine noise are expected to be low. Implementation of BMPs and mitigation measures, as defined through consultation with the appropriate resource agency, could substantially reduce the potential impacts of the Proposed Action to this species.

### Reptiles

Of the five species of sea turtles that occur in the Northern Mariana Islands, four forage and migrate through the area but one nests on Northern Mariana Islands beaches (USFWS 2015a; CDLNR 2005). Nesting sites for sea turtles are well known and could thus be easily avoided through informed siting of Proposed Action activities. As such, potential impacts to listed turtle species as a result of the Proposed Action would likely be limited to vessel strike during marine vessel-based deployment or maintenance activities; however, the marine activities related to the Proposed Action are very limited in nature and location so risks to listed turtle species from vessel strike and marine noise are expected to be low. Marine-based activities related to the Proposed Action could displace individual turtles from the area around the work zones; however,

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<sup>&</sup>lt;sup>9</sup> Sound exposure impact thresholds developed by *Southall et al.* (2007) define specific sound levels above which measurable transient effects (Level B) or permanent effects (Level A) could occur on the hearing of marine mammal species. Level A and B thresholds have been established for seals (all species considered as one group) and for whales, dolphins, and porpoises (all species considered as one group) (*Southall et al. 2007*).

Turbidity is a measure of the clarity of a liquid. When many fine particles are suspended in water, the turbidity is high.

this displacement would be temporary and would not significantly alter migratory routes or foraging behavior of individuals over the long term. Avoiding seagrass habitats, which marine turtles use for foraging, would minimize the potential impacts to foraging turtles.

Any lighting erected or used along the coast for Proposed Action Activities could disrupt movement patterns and breeding behavior of sea turtles in the vicinity of the lit area. Artificial lighting placed at project locations, either during deployment or operation, could discourage females from nesting and disorient hatchlings, attracting them towards land rather than the ocean, which makes them vulnerable to predation and other sources of mortality (*Sea Turtle Conservancy 2015*). Minimization of coastal lighting, particularly within 500 feet of known nesting beaches, and use of turtle safe lighting instead of normal lights (low-pressure sodium-vapor lighting or red lights that emit a very narrow portion of the visible light spectrum) would minimize the potential impacts to nesting turtles and hatchlings (*Sea Turtle Conservancy 2015*).

The other five species of listed reptiles in the Northern Marina Islands are geckos or skinks, which occupy a variety of habitats including coastal, rocky, or forest habitats. Potential impacts of Proposed Action activities on these species include direct mortality or injury, habitat loss, and habitat disturbance/degradation. Consultation with the Commonwealth Department of Lands and Natural Resources may be conducted to avoid or minimize potential impacts to reptile species or their habitats.

#### Birds

The 11 species of listed species of birds that occur in the Northern Mariana Islands primarily occur in forests, meadows, and wetlands. One species, the Mariana swiftlet (*Aerodramus bartschi*), roosts in large groups in limestone caves. Two species in the Northern Mariana Islands have critical habitat that has been designated within undisturbed forests on the island of Rota by the USFWS. The most significant potential direct impacts to listed bird species from the Proposed Action could be injury or death of individuals from habitat loss or deployment of equipment (e.g., antennas, cables, towers, communication lines). However, such potential impacts would be unlikely given that adults are highly mobile and would disperse from Proposed Action activities. Young birds or eggs would be most susceptible to direct or indirect mortality due to their immobility or limited mobility, but BMPs and mitigation measures, as defined through consultation with the appropriate resource agency, could significantly reduce the likelihood of such impacts.

The more likely direct and indirect effects of the Proposed Action on listed birds would include potential habitat loss and disturbance and stress caused by noise, human activity (e.g., equipment deployment and human presence), and habitat degradation, which could result in nest abandonment if conducted during the breeding season. The species of listed birds in the Northern Mariana Islands are all highly susceptible to human disturbance and habitat alteration, particularly during the summer breeding season. Disturbance from human activity (addressed above), noise, vibration, and habitat degradation could cause abandonment of nesting sites, resulting in adverse reproductive effects. If the disturbance occurs late in the breeding season, individuals may not reattempt to nest following disturbance, resulting in the loss of a full

breeding year for the affected species in a given area. If the disturbance occurs early in the breeding season, individuals could reattempt to nest if suitable habitat exists and it is not already occupied by other individuals. If the new habitat is suboptimal, reduced adult and immature bird survivorship, reduced reproductive rates, or reduced offspring survivorship could occur. Single disturbance events would have lower potential impacts on listed birds than repeated disturbances that are unpredictable in terms of the timing, type, or magnitude of the disturbance. Greater human activity of longer duration would increase the likelihood that birds would avoid the affected area, possibly resulting in permanent displacement or exclusion from essential resources.

The listed species of birds in the Northern Mariana Islands each have very specific nesting requirements. As such, loss of nesting habitat and disturbance of breeding birds could be avoided through implementation of informed siting of Proposed Action activities outside of known or potential breeding areas during and immediately after the breeding season (generally April through August).

Mortality or injury from collisions or electrocutions with manmade cables and wires are of concern for avian species. Birds that are at greatest risk of collision events include those that are not highly maneuverable (large wingspan birds, heavy birds, and birds that fly in flocks) (APLIC 2012). Certain bird species and species groups are more susceptible to electrocution than others based on their size and behavior, which increases their risk of exposure to energized and/or grounded hardware (large birds versus small birds).

The listed bird species in the Northern Mariana Islands are highly maneuverable, small to medium-bodied, or are ground dwelling so they are not particularly susceptible to collision or electrocution with Proposed Action features. Implementation of BMPs and mitigation measures, as defined through consultation with the appropriate resource agency, could significantly reduce the likelihood of collision or electrocution by these or other bird species.

#### Fish

The federally listed shark species known to occur in Northern Mariana Islands waters, the scalloped hammerhead shark, uses coastal and open ocean marine habitats, often exhibiting high site fidelity to core use areas and regularly congregating in large groups during migration. The primary risks to this species associated with the Proposed Action would be direct mortality or injury from interaction with vessels or equipment operating in marine waters, general disturbance of benthic <sup>11</sup> habitat associated with dropping of cables or other communications equipment, and displacement from core use areas and stress or injury caused by underwater noise or vibration related to in-water (marine) Proposed Action activities. However, the marine activities related to the Proposed Action are very limited in nature so risks to the shark from vessel strike and marine noise are expected to be low. Pups would be more susceptible to direct mortality or injury than adults because they are comparatively slow moving and highly bottomoriented where they feed on bottom reef fish and crustaceans (*Baum et al. 2007*).

<sup>&</sup>lt;sup>11</sup> Benthic habitats are anything associated with or occurring on the bottom of a body of water.

Sharks have a narrow hearing range but are sensitive to very low frequency sounds such as those generated by ship engines (*Chapuis 2015*). This type of sound can cause injury to an affected individuals' inner ear or other organs, which could render them unable to navigate and/or hunt for food effectively (*Chapuis 2015*). Proposed Action activities in marine environments would create underwater noise, although the duration and magnitude of the noise is expected to be minimal because of the very limited nature of the marine activities. Targeted BMPs and mitigation measures, as defined through consultation with NMFS, could reduce the potential for and magnitude of potential adverse impacts on the scalloped hammerhead shark.

#### Invertebrates

There are eight listed invertebrate species known from the Northern Mariana Islands, including two butterflies, one damselfly, three tree snails, and two coral species. The butterflies and tree snails are all strongly associated with forest habitats and the damselfly is found in open habitats such as meadows and grasslands (*USFWS 2015a*), so potential impacts of Proposed Action activities on these species could occur if forest or meadow/grassland habitat that supports these species is removed or degraded. Consultation with USFWS and/or the Commonwealth Department of Lands and Natural Resources may be conducted to avoid or minimize potential impacts to invertebrate species or their habitats.

The two listed coral species in the Northern Mariana Islands are distributed throughout nearshore and offshore reef habitats in the region (*NMFS 2015*). Corals are sensitive to changes in water quality, including increased turbidity that causes sedimentation and reduced light infiltration (*Erftemeijer et al. 2012*). Sedimentation can smother adult corals and impede settlement of coral larvae while reduced light infiltration can limit the photosynthetic activity of algal symbionts, <sup>12</sup> all of which can result in decreased recruitment <sup>13</sup> and survivorship of corals (*Erftemeijer et al. 2012*). Proposed Action activities that occur in marine environments, even though they would be minimal, could cause direct loss of corals if bottom disturbing activities (e.g., dropping cables) occur in reef habitats. Potential indirect impacts to corals also could occur from increased turbidity and sedimentation as a result of bottom disturbing activities related to the Proposed Action. Siting of Proposed Action activities to avoid reef environments and their immediate vicinity could avoid potential direct impacts to listed coral species and limit the potential for increased turbidity to reach coral reefs.

<sup>&</sup>lt;sup>12</sup> Symbionts are either of two organisms that live in symbiosis (mutually beneficial relationship) with one another. Algae species are symbionts with corals.

<sup>&</sup>lt;sup>13</sup> Recruitment is the number of new individuals reaching reproductive age in a given population over a given time interval (typically measured over a year).

# **Potential Impacts of the Preferred Alternative**

This section assesses potential impacts associated with implementation of the Preferred Alternative, including construction/deployment and operation activities.

#### Potential Deployment Impacts

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities could result in potential impacts to listed species and critical habitats and others would not. These potential impacts would vary considerably by species and would be significantly influenced by deployment scenario, potential impact area, species presence, and site-specific conditions. The species that would be affected would depend on the potential impact area, the species' phenology, <sup>14</sup> and the nature and extent of the habitats affected. As explained in this section, various types of Preferred Alternative infrastructure could result in a range of *no effect* to *may affect, but not likely to adversely affect* at the programmatic level depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

#### Activities Likely to Have No Effect

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are likely to have *no effect* to listed species at the programmatic level under the conditions described below:

#### Wired Projects

- Use of Existing Conduit—New Buried Fiber Optic Plant: Disturbance, including noise, associated with the installation of fiber optic cable in existing conduit would be limited to entry and exit points of the existing conduit in previously disturbed areas. Although threatened and endangered species and their habitat could be impacted, it is anticipated that effects to threatened and endangered species would be temporary, infrequent, and likely not conducted in locations designated as vital or critical for any period.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting up dark fiber would have *no effect* at the programmatic level to listed species because there would be no ground disturbance and very limited human activity.

<sup>&</sup>lt;sup>14</sup> Phenology is the seasonal changes in plant and animal life cycles, such as emergence of insects or migrations of birds.

### Satellites and Other Technologies

- Satellite-Enabled Devices and Equipment: It is anticipated that the installation of permanent equipment on existing structures and the use of portable devices that use satellite technology would not impact threatened and endangered because those activities would not require ground disturbance.
- Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would not result in ground or human disturbance in listed species habitats, it is anticipated that this activity would have no effect on listed species.

The above activities are expected to have no effect to listed species at the programmatic level because they involve collocation or shared use of existing facilities or do not require new ground disturbance or substantial construction activity. Should the above defined conditions not be met and activities require land disturbance, substantial construction activity, or implementation of physical security measures such as lighting, potential impacts to listed species would be similar to those described for new build activities below, although they would likely be lesser in magnitude due to the smaller scale of the activities required for collocation compared to new build scenarios.

### Activities with the Potential to Affect

The infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and *may affect, but not unlikely to adversely affect* listed species at the programmatic level include: 1) New Build Scenarios (Buried Fiber Optic Plant, Aerial Fiber Optic Plant, Submarine Fiber Optic Plant, Collocation on Existing Aerial Fiber Optic Plant, Installation of Optical Transmission, or Centralized Transmission Equipment); 2) New Wireless Communication Towers, Collocation on Existing Aerial Fiber Optic Plant, or Collocation on Existing Wireless Tower, Structure, or Building; and 3) Deployable Technologies.

The actions related to these components that could cause potential impacts to listed species include 1) land/vegetation clearing; 2) excavation and trenching; 3) construction of access roads; 4) installation or restructuring of towers, poles, or underwater cables; 5) installation of security/safety lighting and fencing; and 6) deployment of aerial platforms. Potential impacts to listed species associated with deployment of this infrastructure and related actions are further described below and in the previous taxa-specific descriptions (see Description of Environmental Concerns section above).

## • Wired Projects

- New Build–Buried Fiber Optic Plant: Plowing, trenching, or directional boring and the construction of points of presence (POPs), 15 huts, or other associated facilities or handholes to access fiber could result in potential impacts to listed species. Land/vegetation clearing and excavation activities associated with construction of POPs, huts, or other associated facilities could result in temporary or permanent habitat loss and direct injury/mortalities of species that are not mobile enough to avoid construction activities (e.g., slow moving species such as invertebrates and young) or that are defending breeding sites or young (e.g., denning or pupping mammals or nesting birds). Disturbance and habitat degradation from noise and human activity associated with the above activities could result in displacement of individuals, changes in use of important migration pathways or breeding/rearing sites, indirect injury/mortality, and reproductive effects if BMPs and mitigation measures, as defined through consultation with the appropriate resource agency, are not implemented. In-water activities, although such activities would be minimal and limited to nearshore and inland waters, could cause vessel strike and/or auditory and potential disturbance impacts on listed fish, sea turtles, and/or marine mammals.
- New Build—Aerial Fiber Optic Plant: The installation of new poles and hanging cable and associated security, safety, or public lighting components as well as the construction of access roads, POPs, huts, or facilities to house outside plant equipment could result in potential impacts to listed species. Potential impacts would vary depending on the number and location of individual poles or other facilities installed, but would primarily occur to terrestrial species as a result of habitat loss or degradation and/or disturbance from construction noise and human activity. Loss of fish habitat or stress on listed fish species could occur if new equipment were installed near or in streams, rivers, coastlines, or wetlands, though freshwater and marine activities related to the Preferred Alternative are very limited in nature, so risks to listed species are expected to be low. Sea turtles could be adversely impacted by any lighting that is used or installed within 500 feet of turtle nesting beaches.
- Collocation on Existing Aerial Fiber Optic Plant: Land clearing and excavation during replacement of poles and structural hardening could result in direct injury/mortality, reproductive effects, behavioral changes, and loss/degradation of designated critical habitat to threatened and endangered species. Noise disturbance from heavy equipment use associated with these activities as well as with installing new fiber on existing poles could result in reproductive effects or behavior changes.
- New Build-Submarine Fiber Optic Plant: The installation of cables in limited nearshore marine or inland freshwater environments and construction of landings and/or facilities on the shore to accept submarine cables could potentially impact listed species,

<sup>&</sup>lt;sup>15</sup> POPs are connections or access points between two different networks, or different components of one network.

particularly fish, marine mammals, and sea turtles. Effects could include direct or indirect injury/mortality; habitat loss or alteration; and disturbance/displacement from underwater noise and vibration. If activities occurred during critical time periods, effects to migratory patterns or reproduction could occur. However, the marine activities related to the Preferred Alternative are very limited in nature so risks to listed freshwater and marine species are expected to be low.

Installation of Optical Transmission or Centralized Transmission Equipment: If installation of transmission equipment occurs in existing boxes or huts, there would be no effect to listed species at the programmatic level because there would be no ground disturbance and very limited human activity. However, if installation of transmission equipment required construction of access roads, trenching, and/or land clearing, such disturbance could result in direct injury/mortality of threatened and endangered species as described for other New Build activities. Reproductive effects, behavioral changes, and loss/degradation of designated critical habitat could also occur as a result of construction and resulting disturbance.

## Wireless Projects

- New Wireless Communication Towers: Installation of new wireless towers and associated structures (generators, equipment sheds, fencing, security and aviation lighting, electrical feeds, and concrete foundations and pads) or access roads could result in potential impacts to terrestrial listed species. Land/vegetation clearing, excavation activities landscape grading, and other disturbance activities during the installation of new wireless towers and associated structures or access roads could result in direct injury/mortality, habitat loss, alteration or fragmentation, and effects to migratory or habitat use patterns. Security lighting could diminish habitat quality for listed species, particularly birds and sea turtles.
- Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower or structure which would not result in impacts to threatened and endangered species. However, if replacement towers or structural hardening are required, impacts would be similar to new wireless construction. Hazards related security/safety lighting and fencing may produce direct injury/mortality, reproductive effects, and behavioral changes. For a discussion of radio frequency emissions and potential impacts, refer to Section 2.4, Radio Frequency Emissions.

## Deployable Technologies

Implementation of deployable technologies including Cell on Wheels, Cell on Light Truck, or System on Wheels could result in direct injury/mortalities to terrestrial listed species on roadways. Construction of staging areas could cause potential aquatic habitat impacts if they were constructed near or in lakes, streams, rivers, coastlines, or wetlands. Implementation of Deployable Airborne Communications Architecture is not anticipated to impact threatened and endangered species or their habitat.

## Potential Impacts to Listed Species

FirstNet is committed to avoidance of impacts to listed species and their known habitats to the maximum extent practicable. The key time to implement avoidance actions is during siting and deployment, prior to and during Preferred Alternative activities. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

For activities that could potentially affect listed species, FirstNet and/or their partners would enter into informal or formal consultation, as appropriate, with USFWS and/or NMFS, as well as the Commonwealth Department of Lands and Natural Resources for territory-listed species. These consultations would identify measures to be implemented to ensure potential impacts to listed species would not rise to the level of take or, should take be unavoidable, that it would be fully authorized through receipt of an Incidental Take Permit from USFWS or NMFS for federally listed species or authorization from the Commonwealth Department of Lands and Natural Resources for territory species. FirstNet is committed to perform all required monitoring or mitigation activities associated with any federally or territorially-listed species.

In summary, with effective implementation of BMPs and mitigation measures, as needed and defined through consultation with the appropriate resource agency, the Preferred Alternative *may affect, but is not likely to adversely affect* listed or candidate species at the programmatic level. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work to determine the potential impacts on listed species at specific proposed activity locations, once those locations are determined. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize the potential impacts to these resources.

#### Potential Operation Impacts

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement conducted as part of ongoing system maintenance would result in potential impacts that are similar to the abovementioned deployment impacts. The species that would be affected and the nature and magnitude of potential impacts would depend on many factors, including but not limited to the impact location related to listed species use areas, the species' phenology, and the nature and extent of the habitats affected.

It is anticipated that potential impacts to listed species at the programmatic level *may affect, but not likely to adversely affect* with BMPs and mitigation measures (as defined through consultation with the appropriate resource agency) to listed species associated with routine inspections of the Preferred Alternative, assuming that the same access routes used for deployment are also used for inspections. This is because routine inspections would be short-term in nature, would not involve any new potential habitat impacts, and would not result in significant disturbance or displacement. Site maintenance activities, including mowing and application of herbicides *may affect, but not likely to adversely affect* listed species at the

programmatic level, as the activity would be infrequent and done in compliance with BMPS and mitigation measures (as defined through consultation with the appropriate resource agency).

During operations, direct injury/mortality of listed bird species could occur from collisions and/or entanglements with communication lines, towers, and aerial platforms. In addition, the presence of new access roads and communication line rights-of-way could increase human use of the surrounding areas, which could increase disturbance to or hunting or fishing of listed species or degradation of listed species habitats. If external generators were used, noise disturbance could potentially impact habitat use patterns or displacement of terrestrial listed species. For potential impacts to birds and bats from radio frequency emissions, see Section 7.2.6.4, Wildlife.

Deployable Aerial Communications Architecture, including deployment of drones, balloons, blimps, and piloted aircraft could potentially impact listed bird and bat species by direct or indirect injury/mortality and disturbance and/or displacement. The magnitude of these effects would depend on the location, timing, and frequency of deployments in relation to listed bird use areas. Other listed species would not be affected by deployable aerial communications equipment because, based on their habitat requirements, the likelihood of their interaction with aerial equipment is very low to nil. Aerial equipment could fall, resulting in injury or death of a listed species individual and/or habitat disturbance. If aerial equipment were to fly at low levels over marine mammal haulout sites or seabird nest locations, mass flight response could occur resulting in trampling death of individuals and/or abandonment of haulout or nest sites.

Such potential impacts *may affect, but not likely to adversely affect* listed species at the programmatic level provided that any necessary federal and/or territory authorizations regarding listed species are obtained. Mitigation measures, as defined through consultation with the appropriate resource agency, would be implemented. Implementation, as practicable or feasible, of the operational BMPs could further reduce the potential for impacts on listed species.

Table 7.2.6.6-3 summarizes the impact significance determinations for each taxonomic group as a result of deployment and operation of the Preferred Alternative. Potential impacts to listed species were considered significant (i.e., adverse effect) if listed species or their habitats could be adversely affected over relatively large areas; a large proportion of a listed species' population within a region could be adversely affected; or if disturbances related to the Preferred Alternative could cause significant reductions in population size or distribution of a listed species. The duration of a potential impact also affected its significance level: temporary impacts (e.g., noise associated with construction) were considered less significant than permanent impacts (e.g., land conversion). The impact ratings assume full and successful implementation of BMPs and mitigation measures, as defined through consultation with the appropriate resource agency. Additional BMPs and mitigation measures, as defined in Chapter 11, may be implemented as appropriate to help further minimize potential impacts.

Table 7.2.6.6-3: Determination of Impact Significance for Listed Species as a Result of the Preferred Alternative

Taxa	Impact Determination at the	Rationale for Determination		
	Programmatic Level			
Plants	May affect, not likely to adversely affect	The listed plant species in the Northern Mariana Islands occur in a variety of habitats. Mitigation measures, as defined through permitting and/or consultation with the USFWS and/or the Commonwealth Department of Lands and Natural Resources, would be implemented as part of deployment and operation of the Preferred Alternative to help avoid or reduce potential impacts to listed plant species. Implementation of BMPs, as practicable or feasible, could further reduce the potential for impacts.		
Terrestrial Mammals <sup>a</sup>	May affect, not likely to adversely affect	The listed bat species occur in undisturbed forests and on steep cliffs.  Bats are highly mobile and individuals would likely move away from any Preferred Alternative avoiding direct injury and mortality.  Informed siting of Preferred Alternative features outside of known or potential forest and cliffside and cave habitats that could be suitable for this species would limit the potential for impacts to the species.		
Marine Mammals	May affect, not likely to adversely affect	The marine-based activities of the Preferred Alternative are not extensive and they are limited to nearshore and inland waters. They would be of short duration and spatial extent and would avoid key listed species habitats and activity periods.		
Birds <sup>a</sup>	May affect, not likely to adversely affect	The listed bird species occur in wetland, forest, meadow, and cave habitats and critical habitat has been designated for the species on the island of Rota. The greatest potential impacts to listed birds include disturbance of birds during the breeding season and collision with project infrastructure. Each of the listed species has very specific nesting requirements so avoidance of breeding habitat is feasible, which makes it unlikely for significant adverse impacts from the Preferred Alternative on listed bird species.		
Reptiles	May affect, not likely to adversely affect	Marine activities related to the Preferred Alternative are very limited in nature so risks to listed turtle species from vessel strike and marine noise are expected to be low. The listed terrestrial reptile species occur in several habitat types. Implementation of BMPs and mitigation measures, as defined through consultation with the appropriate resource agency, could completely avoid or reduce potential impacts on listed reptile species.		
Fish	May affect, not likely to adversely affect	The one listed fish species is a shark that occupies coastal and open ocean marine habitats. The marine-based activities of the Preferred Alternative are not extensive. They would be of short duration and spatial extent and they would avoid key listed species habitats and activity periods.		
Invertebrates	May affect, not likely to adversely affect	The listed invertebrate species include butterflies, tree snails, a damselfly, and corals. The butterflies and tree snails are all strongly associated with forest habitats so avoidance of potential impacts to known or suitable forest habitats for these species would limit the potential impacts on these species. Corals and the damselfly are restricted to marine and freshwater habitats and activities located in aquatic environments related to the Preferred Alternative are very limited in nature so risks, such as direct disturbance and changes in water quality, are expected to be low.		

water quality, are expected to be low.

a For potential impacts to birds and bats from radio frequency emissions, see Section 7.2.6.4, Wildlife.

### **Alternatives Impact Assessment**

This section assesses potential impacts to listed species associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>16</sup>

## Deployable Technologies Alternative

Under the Deployable Technologies Alternative, a nationwide fleet of mobile communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative (including land based and aerial technologies) would be the same as the deployable technologies implemented as part of the Preferred Alternative, but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. These increases could increase the magnitude of potential impacts to listed species compared with the Preferred Alternative, as further described below.

### Potential Deployment Impacts

As explained above, implementation of deployable technologies could result in minor potential impacts from direct and indirect injury or mortality events, habitat loss, disturbance, or displacement. Greater frequency and duration of deployments could increase the magnitude of these potential impacts depending on the location of the deployments in relation to listed species use areas. However, even with the increased potential impact magnitude, impacts *may affect, but not likely to adversely affect* listed species or designated critical habitats at the programmatic level with implementation of BMPs and mitigation measures, as defined through consultation with the appropriate resource agency. Additional BMPs and mitigation measures, as defined in Chapter 11, may be implemented as appropriate to help further minimize potential impacts.

#### Potential Operation Impacts

As explained above, operation activities would consist of implementation and running the deployable technology and routine maintenance and inspections. As with the Preferred Alternative, potential impacts associated with routine operations, management, and monitoring would vary among species, season, and geographic region but *may affect, but not likely to adversely affect* any listed species or designated critical habitat at the programmatic level with implementation of BMPs and mitigation measures, as developed through consultation with the appropriate resource agency. Such consultation would facilitate avoidance of known listed species use areas to the maximum extent possible. If complete avoidance of listed species use areas would be impossible, consultation with USFWS, NMFS, and the Commonwealth Department of Lands and Natural Resources, as applicable, would identify appropriate impact

<sup>&</sup>lt;sup>16</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

minimization and mitigation actions. As such, the Deployable Technologies Alternative may affect, but is not likely to adversely affect listed species at the programmatic level.

The same BMPs and mitigation measures implemented for deployment and operation of the deployable technologies component of the Preferred Alternative would be applied to this alternative.

Table 7.2.6.6-4 summarizes the impact significance determinations for each taxonomic group under the Deployable Technologies Alternative. Deployment and operation of the Deployable Technologies Alternative *may affect, but not likely to adversely affect* any listed species at the programmatic level with implementation of BMPs and mitigation measures, as defined through consultation with the appropriate resource agency. Additional BMPs and mitigation measures, as defined in Chapter 11, may be implemented as appropriate to help further minimize potential impacts. *No effects* would occur to listed marine mammals, reptiles, or fish at the programmatic level as a result of this alternative because of the lack of activities within the aquatic habitats of these species.

Table 7.2.6.6-4: Determination of Impact Significance for Listed Species as a Result of the Deployable Technologies Alternative

Taxa	Impact Determination at the Programmatic Level	Rationale for Determination	
Plants	May affect, not likely to adversely affect	The listed plant species in the Northern Mariana Islands occur in a variety of habitats. Mitigation measures, as defined through permitting and/or consultation with the USFWS and/or the Commonwealth Department of Lands and Natural Resources, would be implemented as part of deployment and operation of the Deployable Technologies Alternative to help avoid or reduce potential impacts to listed plant species. Implementation of BMPs, as practicable or feasible, could further reduce the potential for impacts.	
Terrestrial Mammals	May affect, not likely to adversely affect	The listed bat species is highly mobile and would likely move away from any Deployable Technologies Alternative activities. Further, potential habitat impacts associated with this alternative are expected to be minimal due to the lack of new construction so any potential disturbance impacts to listed bat species would be minor and short term.	
Marine Mammals	No effect	Deployment and operation of the Deployable Technologies Alternative would not occur in marine waters or coastal habitats and thus would have <i>no effect</i> on listed marine species.	
Birds	May affect, not likely to adversely affect	Potential impacts to listed bird species are expected to be minimal because potential habitat impacts associated with this alternative are expected to be minimal due to the lack of new construction. Potential disturbance-related impacts could occur or birds could collide with deployable equipment if located near bird use areas. Avoidance of known use areas and the bird breeding season to the extent possible would minimize the potential impacts to listed bird species.	

Taxa	Impact Determination at the Programmatic Level	Rationale for Determination	
Reptiles	No effect to marine species; may affect, not likely to adversely affect terrestrial species	Deployment and operation of deployable technologies would not occur in marine waters or coastal habitats and thus would have <i>no effect</i> on listed marine turtle species. Potential terrestrial habitat impacts associated with this alternative are expected to be minimal due to the lack of new construction so potential direct impacts to listed reptile species from this alternative are expected to be minimal.	
Fish	No effect	Deployment and operation of deployable technologies would not occur in marine waters or coastal habitats and thus would have <i>no effect</i> on listed fish species.	
Invertebrates	May affect, not likely to adversely affect	Potential impacts to terrestrial listed invertebrate species are expected to be minimal because potential habitat impacts associated with this alternative are expected to be very minor due to the lack of new construction. Coral species would not be potentially impacted by this alternative because deployment and operation of deployable technologies would not occur in marine waters.	

### No Action Alternative

Under the No Action Alternative, the NPSBN would not be deployed; therefore there would be no associated construction or installation of wired, wireless, deployable infrastructure, satellites, and other technologies. As a result, there would be *no effects* to listed species because there would be no deployment or operation of the Proposed Action. Environmental conditions would therefore be the same as those described in Section 7.1.6.6, Threatened and Endangered Species and Species of Conservation Concern.

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# 7.2.7. Land Use, Airspace, and Recreation

#### 7.2.7.1. Introduction

This section describes potential impacts to land use, airspace, and recreation in the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to land use, airspace, and recreation. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

## 7.2.7.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on land use, airspace, and recreation were evaluated using the significance criteria presented in Table 7.2.7-1. As described in Section 7.2, Environmental Consequences, the categories of potential impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to land use, airspace, and recreation addressed in this section are presented as a range of possible impacts.

Table 7.2.7-1: Impact Significance Rating Criteria for Land Use, Airspace, and Recreation

	Effect Characteristic	Impact Level			
Type of Effect		Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Direct land use change (site of FirstNet facility installation or deployable base)	Magnitude or Intensity	Change in designated/permitted land use that conflicts with existing permitted uses, and/or would require a change in zoning	Effect that is <i>potentially</i> significant, but with BMPs and mitigation measures is less than significant at the programmatic level	Change in existing land use that is within permitted (by-right) uses	No change in land use
	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized at one location	No measurable effects
	Duration or Frequency	Permanent: land use altered indefinitely		Short-term: land use altered for as long as the entire deployment phase or a portion of the operations phase	No measurable effect
Indirect land use change (site of FirstNet facility installation or deployable base)	Magnitude or Intensity	New land use directly conflicts with surrounding land use pattern, and/or causes substantial restriction of land use options for surrounding land uses	Adverse effect that is potentially significant, but with BMPs and mitigation measures is less than significant at the programmatic level	New land use differs from, but is not inconsistent with surrounding land use pattern; minimal restriction of land use options for surrounding land uses	No measurable effects
	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized at one location	No measurable effects
	Duration or Frequency	Permanent: land use altered indefinitely		Short-term: land use altered for as long as the entire deployment phase or a portion of the operations phase	No measurable effect

	Effect Characteristic	Impact Level			
Type of Effect		Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Use of airspace (at and near site of FirstNet facility installation or deployable base)	Magnitude or Intensity	Complete change in flight patterns and/or use of airspace	Effect that is <i>potentially</i> significant, but with BMPs and mitigation measures is less than significant at the programmatic level	Alteration to air space usage is minimal	No measurable effects
	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized at one location	No measurable effects
	Duration or Frequency	Permanent: airspace altered indefinitely		Short-term: airspace altered for as long as the entire deployment phase or a portion of the operations phase	No measurable effect
	Magnitude or Intensity	Total loss of access to recreation land	Effect that is <i>potentially</i> significant, but with BMPs and mitigation measures is less than significant at the programmatic level	Minor restricted access to recreation land	No measurable effects
Loss of access to public or private recreation land	Geographic Extent	Most or all recreational land/sites in a state or territory		One (or a small number of) recreational site	No measurable effects
	Duration or Frequency	Persists during or beyond the life of the Proposed Action		Persists for as long as the entire deployment phase or a portion of the operations phase	No measurable effect
Loss of enjoyment of public or private recreation land (due to visual, noise, or other impacts that make recreational activity less desirable)	Magnitude or Intensity	Total loss of enjoyment, resulting in avoidance of activity at one or more sites	Effect that is <i>potentially</i> significant, but with BMPs and mitigation measures is less than significant at the programmatic level	Small reductions in visitation or duration of recreational activity	No measurable effects
	Geographic Extent	Most or all recreational land/sites in a state or territory		One (or a small number of) recreational site	No measurable effects
	Duration or Frequency	Persists during or beyond the life of the Proposed Action		Persists for as long as the entire deployment phase or a portion of the operations phase	No measurable effect

## 7.2.7.3. Description of Environmental Concerns

## **Direct and Indirect Land Use Change**

Deployment and operation of new aboveground facilities associated with the Proposed Action, such as new towers, antennas, or other structures, could result in direct changes to land use where such deployment occurs on land not already used for telecommunications, industrial, or public utility activity.

As discussed in Section 7.2.9, Socioeconomics, the presence of permanent aboveground facilities could lead to reduced property values due to diminishment of aesthetic characteristics and the potential for perceived health impacts. Purchases of land for FirstNet buildout (as also discussed in Section 7.2.9) could also affect localized real estate market values. Such potential real estate impacts could indirectly impact the intensity or type of land use in residential or commercial neighborhoods near new FirstNet aboveground facilities.

The Northern Mariana Islands has relatively high residential vacancy rates and relatively low property values (see Section 7.1.9.4, Real Estate, Tax Revenues, Property Values, and Local Economic Activity). These factors imply the ability to relocate to avoid negative impacts associated with FirstNet; however, the commonwealth's relatively low incomes could tend to make such relocations difficult.

The location of new telecommunications equipment, particularly larger aboveground facilities such as antennas or towers with aerial fiber optic plant, would likely be affected by local zoning regulations or, absent zoning language specifically related to telecommunications facilities, by the decisions of zoning boards on Rota, Saipan, and/or Tinian (see Section 7.1.7.2, Specific Regulatory Considerations). FirstNet and/or their partners will consider existing zoning and FirstNet and/or their partners may need to obtain zoning variances or other special permits to construct such facilities in some areas.

## **Use of Airspace**

Deployment and operation of new aboveground facilities associated with the Proposed Action, particularly taller structures such as new towers and antennas, could add new obstructions to existing airspace. Use of Deployable Airborne Communications Architecture (DACA) would add the presence of new air traffic and/or aerial navigation hazards. Given the requirements of Federal Aviation Administration (FAA) Part 77 regulations (see Section 7.1.7.2, Specific Regulatory Considerations), such taller structures are unlikely to be built near airports.

### Access to and Enjoyment of Recreation Land

Deployment of the Proposed Action could temporarily block or hinder access to recreation lands in the Northern Mariana Islands in cases where deployment activity occurs in the vicinity of the entrances to parks or other such lands. Access could also be affected in cases where construction vehicles must use or cross the access roads for recreation lands. Operation of the Proposed Action would not involve any routine or frequent closures of roads or trails; therefore, the Proposed Action is unlikely to prevent or hinder access to recreation lands.

As discussed above under Direct and Indirect Land Use Change and in Section 7.2.8, Visual Resources, the presence of new aboveground facilities or deployment activity could be perceived as an adverse visual impact. Such adverse perceptions are likely to occur in or near areas in the Northern Mariana Islands that are managed for recreational uses, visual resources, and/or preservation of natural environmental conditions (see Section 7.1.7.5, Recreation, and Figure 7.1.7-2). Northern Mariana Islands residents and visitors value these areas because of their scenic beauty and environmental quality. Placement of new aboveground facilities within sight of such lands could create a perceived diminution of those aesthetic and environmental values in the eyes of Northern Mariana Islands residents and visitors, thus potentially reducing the enjoyment they derive from living near or visiting recreation lands and facilities.

## 7.2.7.4. Potential Impacts of the Preferred Alternative

The following section assesses potential land use, airspace, and recreation impacts associated with implementation of the Preferred Alternative, including deployment and operation activities.

## **Potential Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. As explained in this section, various types of Preferred Alternative infrastructure could result in a range of *no impact* to *less than significant* impacts at the programmatic level, depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

### Activities Likely to Have No Impacts

The following types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative are likely to have *no impacts* at the programmatic level to land use, airspace, or recreation in the Northern Mariana Islands:

## • Wired Projects

- Use of Existing Conduit—New Buried Fiber Optic Plant: Installation of a new buried fiber optic plant within an existing conduit would have *no impact* on the use of airspace and would have no direct effects on land use or land ownership in the Northern Mariana Islands. Visible evidence of deployment is unlikely to affect land use or ownership decisions. In general, such effects would be temporary, with blockages of recreation access lasting only as long as deployment. If the deployment activities take place on non-paved roads, the visual evidence of deployment would diminish as affected areas revegetate.
- Collocation on Existing Aerial Fiber Optic Plant: This activity would involve no new towers or other structures, and thus would not directly affect land use, land ownership, or use of airspace in the Northern Mariana Islands. While the addition of new aerial fiber optic plant to an existing aerial fiber optic transmission system would likely be visible,

the change associated with this option is so small as to be essentially imperceptible, and thus would not affect land uses or the enjoyment of recreation lands. While deployment (specifically, the stringing of new aerial fiber optic plant) could cause temporary blockage of recreation lands' access roads or trails, such activity would likely be so spread out and of such short duration as to be imperceptible to the vast majority of potential users.

Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: The use of existing fiber optic plant would involve no new aboveground facilities and no substantial new trenching. As a result, there would be no perceptible change in land use, land ownership, or use of airspace in the Northern Mariana Islands from this option. While deployment activity (particularly if a small amount of new buried fiber optic plant must be installed) could be visible, and could theoretically cause temporary blockage of recreation lands' access roads or trails, such activity would likely be so spread out and of such short duration as to be imperceptible to the majority of potential users. If deployment activities take place on non-paved surfaces, the visual evidence of deployment would be temporary and diminish as affected areas revegetate.

### • Satellites and Other Technologies

- Satellite-Enabled Devices and Equipment: This activity would involve no new towers or other structures, and thus would not directly affect land use, land ownership, or use of airspace in the Northern Mariana Islands. While the addition of new satellite-enabled equipment to existing towers, structures, or buildings would likely be visible, the change associated with this option would be so small as to be essentially imperceptible, and thus would not affect land uses or the enjoyment of recreation lands. Deployment is unlikely to cause blockage of access routes for recreation lands due to the lack of substantial construction activity.
- Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide, public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would be very unlikely to impact land use, it is anticipated that this activity would have *no impact* to those resources.

### Activities with the Potential to Have Impacts

The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential impacts to land use, airspace, and recreation include the following:

### Wired Projects

New Build – Buried Fiber Optic Plant: Installation of a new buried fiber optic plant
 (i.e., new underground conduit) would have *no impact* on the use of airspace in the
 Northern Mariana Islands. Depending on the specific location, minor construction could
 be visible from existing residences, businesses, or recreation areas until revegetation was

complete. Deployment could also temporarily block access to recreation areas. As discussed in Section 7.2.7.3, Description of Environmental Concerns, visible evidence of deployment could indirectly affect land use or ownership decisions because the visible presence of infrastructure may be unappealing to home owners and buyers; however, once the area over the buried conduit has revegetated, there would likely be little visual evidence remaining. Similarly, the visible presence of infrastructure may diminish the enjoyment of recreation facilities and activities during deployment until revegetation has occurred —particularly in more rural recreation sites where the evidence of human activity is expected to be minimal. In general, such effects would be temporary, with blockages of recreation access lasting only as long as deployment; the visual evidence of deployment would diminish as affected areas revegetate. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could further help to reduce the potential impact of this scenario.

- New Build–Aerial Fiber Optic Plant: The installation of a new aerial fiber optic plant (i.e., new wires on existing or new poles) could involve the permanent placement of new poles. New-Build-Aerial Fiber Optic Plan would have *no impact* on airspace as utility poles are in average 40 feet in height and do not intrude into useable airspace. Depending on the existing ownership and land use, this scenario could constitute a potential permanent impact on land use and ownership (if an easement is required for new pole placement). In addition, new poles could potentially constitute a discernable change in visual conditions (see Section 7.2.8, Visual Resources), and thus could indirectly affect land use, land ownership, and/or enjoyment of recreation (as described under the New Build–Buried Fiber Optic Plant option). As discussed for other scenarios, deployment of this scenario could result in temporary blockages of access routes to recreational lands. As it is likely that deployment of new wires on either new or existing poles would take place in established rights of way, and it is unlikely this activity would be noticeable beyond the short time it would take to install the new poles or place the new wire on existing poles. BMPs and mitigation measures (see Chapter 11) could help to avoid or minimize potential impacts.
- New Build Submarine Fiber Optic Plant: Installation of a new submarine fiber optic plant in nearshore or inland waters would have *no impact* on the use of airspace Depending on the existing ownership and use of affected land (including land required for and immediately adjacent to the submarine plant's onshore landing site), this scenario could constitute a small but potentially permanent impact on land use and ownership. While onshore landing sites would be visible (see Section 7.2.8, Visual Resources), it is unlikely that they would constitute a change in visual conditions sufficient to indirectly affect use or ownership of land not directly affected by this scenario. Depending on the specific location of these landing sites, the change in visual conditions caused by the presence of onshore landing sites could decrease the enjoyment of nearby recreational facilities—particularly if new submarine cables and onshore landing sites are installed near beaches or nearshore recreation areas with scenic value. Offshore deployment of this scenario could limit access to nearshore recreation areas in the immediate vicinity of

- a new submarine fiber optic plant. Such effects would be more noticeable in nearshore areas or inland bodies of water designated or managed for recreational activity. BMPs and mitigation measures (see Chapter 11) could help to avoid or minimize the potential impacts.
- Installation of Optical Transmission or Centralized Transmission Equipment: Installation of new transmission equipment would have *no impact* on the use of airspace in the Northern Mariana Islands. Depending on their specific location, access roads associated with deployment of this scenario could temporarily affect land use or access to recreation in cases where access roads cross private property. The presence of deployment activity near recreational lands could temporarily diminish the enjoyment of recreation activities; however, as the deployment would be short-term (lasting several hours to several weeks), it is unlikely to cause any permanent impact. BMPs and mitigation measures (see Chapter 11) could help to avoid or minimize potential impacts. While new transmission equipment in this scenario could be visible from private property and recreation areas in the Northern Mariana Islands, it is unlikely that their presence would noticeably affect land use or the enjoyment of recreational lands.

## Wireless Projects

- New Wireless Communication Towers: Installation of new wireless communication towers would involve the permanent placement of new structures. Depending on the existing ownership and use of affected land (including land immediately adjacent to the towers), this scenario could constitute a potential permanent impact on land use and ownership. In addition, new structures could potentially constitute a discernable change in visual conditions (see Section 7.2.8, Visual Resources), and thus could indirectly affect land use, land ownership, and/or enjoyment of recreation. Depending on their specific height and proximity to one of the Northern Mariana Islands' airports, new structures could constitute a new obstruction to be managed by aviators. As discussed for other scenarios, deployment could result in temporary blockages of access routes to recreational lands. BMPs and mitigation measures (see Chapter 11) could help to avoid or minimize potential impacts.
- Collocation on Existing Wireless Tower, Structure, or Building: There would be no impacts at the programmatic level to existing and surrounding land uses. The potential addition of power units, structural hardening, and physical security measures would not impact existing or surrounding land uses. Installation of antennas or microwaves to existing towers may cause temporary, localized restricted access to recreation lands or activities during installation, which may cause small reductions in visitation for the duration of installation.

#### • Deployable Technologies (all options)

- The deployment of land-based deployable technologies (e.g., mobilizing vehicles) would have no direct effect on land use or ownership, and would have no permanent effects on the use of airspace or access to or enjoyment of recreation lands and activities in the

Northern Mariana Islands. Implementation of DACA could result in temporary and intermittent potential impacts to airspace. Deployment of tethered systems (such as balloons or blimps) could pose an obstruction hazard if deployed above 200 feet and near airports. Potential impacts to airspace (such as special use airspace and military training routes) may be possible depending on the planned use of drones, piloted aircraft, untethered balloons, and blimps (e.g., frequency of deployment, altitudes, proximity to airports and airspaces classes/types, length of deployment, etc.). Coordination with the FAA would be required to determine the actual impact and the required certifications. It is expected that FirstNet would attempt to avoid changes to airspace and the flight profiles (boundaries, flight altitudes, operating hours, etc.).

### Potential Direct and Indirect Land Use and Land Ownership Impacts

Potential direct land use and land ownership impacts for the New Build–Aerial Fiber Optic Plant and Construction of New Wireless Communication Towers option would be *less than significant* at the programmatic level. These options would require permanent dedication of land to new towers or other aboveground structures; however, new aboveground facilities would likely be constructed in locations where such structures are consistent with local land use regulations. Additionally, once deployment locations are known, site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work to help ensure environmental concerns are identified. New communication tower projects would also be required to comply with all relevant federal, territorial, and local regulations. In addition, deployment of any infrastructure would need to recognize and avoid or comply with easements established for conservation purposes.

Potential indirect land use and land ownership impacts associated with these two scenarios, along with for the New Build – Buried Fiber Optic Plant, New Build – Submarine Fiber Optic Plant, Installation of Optical Transmission or Centralized Transmission Equipment, and Deployable Technologies options would generally be *less than significant* at the programmatic level. These options would result in temporary disruption associated with deployment, as well as the potential indirect land use and land ownership impacts associated with changing visual conditions (see Section 7.2.7.3, Description of Environmental Concerns); however, these activities would generally be consistent with local land use regulations, and would not result in widespread changes in land use or land ownership patterns.

See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with land use and land ownership.

## Potential Airspace Impacts

The Construction of New Wireless Communication Towers would permanently affect the use of airspace by potentially creating new aerial navigation hazards, although restricted airspace would likely be avoided. New towers would be required to comply with all relevant federal, territorial, and local regulations regarding siting, lighting, and engineering. The DACA option would add the presence of new manned and unmanned air traffic and/or aerial navigation hazards (in the

case of tethered balloons) in the Northern Mariana Islands; however, it is likely that only the piloted aircraft option would enter controlled airspace. Because DACA would primarily be used to address wide-scale loss of coverage after a major catastrophic event, such disruptions could be long-term in nature (up to 2 years depending on the emergency).

These effects would be *less than significant* at the programmatic level, although BMPs and mitigation measures (see Chapter 11) could help further minimize their potential impacts.

To minimize these effects, FirstNet and/or their partners would likely give preference to development options that do not involve new towers or other tall aboveground structures. For cases where new towers or tall aboveground structures are the preferred option, FirstNet and/or their partners would require, as practicable or feasible, implementation of BMPs and mitigation measures (see Chapter 11).

Other build options would have no airspace impacts because they would not involve aboveground facilities that would intrude into airspace.

## Potential Recreational Access and Enjoyment Impacts

None of the FirstNet scenarios would permanently affect access to recreational lands. Deployment of the New Build – Buried Fiber Optic Plant, New Build – Aerial Fiber Optic Plant, New Build – Submarine Fiber Optic Plant, Installation of Optical Transmission or Centralized Transmission Equipment, and New Wireless Communication Towers options could result in temporary blockages of access routes to recreational lands. These blockages would not continue beyond deployment activity. Due to the temporary nature of these deployment scenarios, potential impacts would be *less than significant* at the programmatic level, although BMPs and mitigation measures (see Chapter 11) could help further minimize their potential impacts.

Potential impacts during deployment of the New Build – Aerial Fiber Optic Plant and New Wireless Communication Towers options could permanently change visual conditions in the vicinity of recreation lands in the Northern Mariana Islands. Because such changes could be perceived as adverse, and because adverse perceptions could affect the ability to enjoy recreational activities, deployment of these options could therefore have to some degree a permanent adverse effect on the enjoyment of recreational lands. However, it is anticipated that only minimal or small reductions in visitation or duration of recreational activities would result (as opposed to total loss of enjoyment), if any at all. In addition, the geographic extent of this potential impact would likely be limited to a small number of recreational sites. For these reasons, potential impacts during deployment would be *less than significant* at the programmatic level.

All the development scenarios listed in this subsection, as well as Deployable Technologies, could cause temporary changes to the visual environment due to the presence of vehicles, deployment activities, and construction "scars" where subsurface infrastructure is deployed. Such potential impacts would occur during deployment and until vegetation is able to reclaim affected areas. Accordingly, due to the temporary nature of the deployment activities, these effects would be *less than significant* at the programmatic level and could be further reduced by implementation of BMPs and mitigation measures.

See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with recreation.

## **Potential Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in potential impacts similar to the abovementioned potential deployment impacts. There would be *no impacts* at the programmatic level to land use, land ownership, use of airspace, access to recreation, or enjoyment of recreation lands associated with routine inspections of the Wired or Wireless options within the Preferred Alternative. As discussed in Section 7.2.8, Visual Resources, nighttime lighting in isolated rural areas or if sited near a national park would be *less than significant with BMPs and mitigation measures incorporated* during operations. FirstNet and/or their partners would work closely with the National Park Service (NPS) to address any concerns they might have if a tower needed to be placed in an area that might affect the nighttime sky at an NPS unit. As discussed above, there would be *less than significant* impacts at the programmatic level for wireless projects that deployed new towers or aboveground structures that do not require lighting. These impacts could be further minimized by implementation of the BMPs and mitigation measures detailed in Chapter 11.

Operation of the Deployable Technologies options of the Preferred Alternative would result in the temporary presence of deployable vehicles and equipment (including airborne equipment). potentially for up to 2 years in some cases. The degree of change in the visual environment (see Section 7.2.8, Visual Resources)—and therefore the potential indirect impact on a landowner's ability to use or sell of their land as desired—would be highly dependent on the specific deployment location and length of deployment. Nighttime lighting in isolated rural areas or if sited near a national park would be less than significant with BMPs and mitigation measures incorporated during operations. Additionally, FirstNet and/or their partners would work closely with the NPS to address any concerns they might have if a tower needed to be placed in an area that might affect the nighttime sky at an NPS unit. The use of DACA would temporarily add new air traffic or aerial navigation hazards, as discussed above. The magnitude of these effects would depend on the specific location of airborne resources along with the duration of their use. However, as operation of all of the Deployable Technology options is to address emergency situations on a temporary basis, the potential impacts are less than significant at the programmatic level. BMPs and mitigation measures (see Chapter 11) could further help to avoid or minimize potential impacts.

## 7.2.7.5. Alternatives Impact Assessment

The following section assesses potential impacts to land use, airspace, and recreation associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>1</sup>

## **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative option, a nationwide fleet of mobile communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Therefore, potential impacts to land use, airspace, and recreation as a result of implementation of this alternative could be as described below.

#### Potential Deployment Impacts

As explained above, implementation of deployable technologies could result in *less than significant* impacts at the programmatic level to land use if deployment occurs in areas with compatible land uses. While a single deployable technology may have an imperceptible impact, multiple technologies operating in close proximity for longer periods could impact existing and surrounding land uses. There could be impacts to recreation activities during the deployment of technologies if such deployment were to occur within or near designated recreation areas. Enjoyment of activities dependent upon the visibility of wildlife or scenic vistas may be affected. Also, implementation of deployable technologies could result in *less than significant* impacts at the programmatic level to airspace even if deployment does trigger any obstruction criterion or result in changes to flight patterns and airspace restrictions.

#### Potential Operation Impacts

Operation of deployable technologies would result in land use, land ownership, airspace, and recreation (access and enjoyment) similar in type to those described for the Preferred Alternative. The frequency and extent of those potential impacts would be greater than for the Proposed Action because under this Alternative, deployable technologies would be the only options available. As a result, this alternative would require a larger number of terrestrial and airborne deployable vehicles and a larger number of deployment locations in the Northern Mariana Islands—all of which would potentially affect a larger number of properties and/or areas of airspace. It is anticipated that there would be *no impacts* at the programmatic level to land use, recreational resources, or airspace associated with routine inspections assuming the same access roads used for deployment are also used for inspections. Overall these potential impacts would

<sup>&</sup>lt;sup>1</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

be *less than significant* at the programmatic level due to the minimal footprint associated with the land-based deployable (generally the size of a utility truck). Aerial deployables (piloted aircraft, balloons, and drones) would likely use existing airports and facilities for launching and recovery. To minimize these effects, FirstNet and/or their partners would require, as practicable or feasible, implementation of BMPs and mitigation measures similar to those described for the Preferred Alternative (see Chapter 11).

#### **No Action Alternative**

Under the No Action Alternative, the NPSBN would not be deployed; therefore there would be no associated deployment or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no impacts* to land use, airspace, and recreational resources because there would be no deployment or operation of the Proposed Action. Land use, airspace, and recreation conditions would therefore be the same as those described in Section 7.1.7, Land Use, Airspace, and Recreation.

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### 7.2.8. Visual Resources

#### 7.2.8.1. Introduction

This section describes potential impacts to visual resources in the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to visual resources. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

## 7.2.8.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on visual resources were evaluated using the significance criteria presented in Table 7.2.8-1. As described in Section 7.2, Environmental Consequences, the categories of potential impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of each potential impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to visual resources addressed in this section are presented as a range of possible impacts.

Table 7.2.8-1: Impact Significance Rating Criteria for Visual Resources

	Effect Characteristic	Impact Level			
Type of Effect		Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Adverse change in aesthetic character	Magnitude or Intensity	Fundamental and irreversibly adverse change in aesthetic character	Effect that is <i>potentially</i> significant, but with BMPs and mitigation measures is less than significant at the programmatic level	Intermittently noticeable adverse change in aesthetic character	No visible effects
	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized at one or several locations, but not widespread	NA
	Duration or Frequency	Persisting more than 1 year		Persisting 1 month or less	NA
Nighttime lighting	Magnitude or Intensity	Lighting dramatically alters night-sky conditions	Adverse effect that is potentially significant, but with BMPs and mitigation measures is less than significant at the	Lighting alters night-sky conditions to a degree that is noticeable	Lighting does not noticeably alter night- sky conditions
	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized at one or several locations, but not widespread	NA
	Duration or Frequency	Persisting more than 1 year	programmatic level	Persisting 1 month or less	NA

NA = not applicable

## 7.2.8.3. Description of Environmental Concerns

Opinions of and reactions to changes in visual resources are inherently subjective, and are based on each observer's personal feelings about what they are seeing. This Final Programmatic Environmental Impact Statement focuses on cases where changes in the aesthetic environment would occur in or affect lands in the Northern Mariana Islands where visual or scenic resources are the subject of adopted regulations, or places where observers are likely to expect higher scenic quality. These lands are discussed in Section 7.1.8, Visual Resources.

#### **Aesthetic Character**

Construction and operation of new aboveground facilities, such as new towers, antennae, or other structures, could add new permanent elements to the visual landscape (what observers can readily see from a given vantage point), while construction of options other than aboveground facilities could create temporary changes to the landscape—such as construction scars or the presence of construction equipment.

Applicable federal, territory, and local policies and regulations could affect the type and location of new Proposed Action facilities on lands where visual resources are managed through specific policies (such as units of the National Park System) or laws (such as zoning ordinances). Observers are more likely to perceive Proposed Action facilities negatively in or near public or recreational areas, such as local parks, historic neighborhoods and landmarks, including the American Memorial Park, and coastal areas valued for scenic qualities. While such preferences are not necessarily codified in law or regulation, observers tend to prefer higher levels of scenic quality in such areas.

Proposed Action facilities (especially new towers) that extend above the horizon are also likely to be perceived more negatively than options that remain at or near ground level. In addition, as discussed in Section 7.1.8.2, Specific Regulatory Considerations, the Federal Aviation Administration (FAA) may require certain aboveground structures to be painted white and orange, and in some cases to include daytime lighting (FAA 2016). Even for structures that do not extend above the horizon, this paint scheme is likely to contrast with the predominant background, and could thus be perceived negatively.

Finally, as discussed in Section 7.2.9.3, Description of Environmental Concerns, potential real estate purchasers (individuals who wish to purchase a home or property, investors, developers, etc.) and renters could see the presence of aboveground facilities as a negative aesthetic element—a perception that could affect property values. Economists and appraisers have studied this issue and use a statistical analysis methodology known as hedonic pricing (looking at the impact of external factors affecting price), or hedonic modeling, to assess how different attributes of properties such as distance from a tower affect property value (*Bond et al.* 2013). Essentially, analysts compare the value of multiple properties while statistically controlling differences in property attributes, in order to isolate the effect of a specific attribute such as proximity of a communications tower.

A recent literature review examined such studies in the United States, Germany, and New Zealand (*Bond et al. 2013*). These studies all focused on residential properties. One study identified a positive effect on price in one neighborhood due to the presence of a wireless communications tower. Most studies identified negative effects on price. Generally, these negative effects were small: an approximately 2 percent decrease in property price. In one case, the average reduction in price was 15 percent. In all cases, the effects declined rapidly with distance, with some cases showing no effect beyond 100 meters (328 feet) and one case showing effects up to about 300 meters (984 feet).

### **Nighttime Lighting**

As discussed in Section 7.1.8.2, Specific Regulatory Considerations, the FAA requires lighting for a wide variety of aboveground structures, including communication towers over 199 feet above ground level (*FAA 2016*). Additionally, structures and facilities associated with the Proposed Action could include ground-level security and safety lighting, although such lighting is not specifically required by the FAA regulations. Although likely minimal, such lighting would not only constitute a new light source, but could also increase the overall diffusion of artificial light into the sky (commonly referred to as sky glow).

Aside from federal and territory lands where visual resources are managed according to established policies or laws, new nighttime light sources are most likely to be perceived negatively in less developed areas of the Northern Mariana Islands (areas away from major cities such as Saipan). In such cases, the new light source may not be able to blend with existing light sources, and would thus potentially be perceived as more distinct.

Nighttime sky glow depends on topography and weather conditions, as well as the number, type, and location of artificial lights. In general, sky glow is associated with larger concentrations of artificial lights (such as a city or neighborhood), rather than a single light source.

#### 7.2.8.4. Potential Impacts of the Preferred Alternative

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including deployment and operation activities. Potential visual impacts of each of the Preferred Alternative options are discussed as a territory-wide system—i.e., the potential collective visual impact of a series of new fiber optic towers, or the potential collective visual impact of a territory-wide system of new wireless receivers installed on existing structures, etc. While this approach could overestimate potential impacts, this is preferable to underestimating potential impacts, as could be the case if the options were evaluated on a structure-by-structure basis.

### **Potential Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. As explained in this section, various types of Preferred Alternative infrastructure could result in a range of *no impacts* to *less than significant* impacts, depending on the deployment scenario or

site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

## Activities Likely to Have No Impacts

The following types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative are likely to have *no impacts* to visual resources at the programmatic level:

## Wired Projects

- Use of Existing Conduit New Buried Fiber Optic Plant: Installation of a new buried fiber optic plant within an existing conduit would create visible evidence of construction limited to minor "scars" in the earth at the entry and exit points of the existing conduit, and the presence of construction equipment. These impacts would be minor, temporary, and last only until the area was revegetated. This option would involve no new nighttime lighting.
- Collocation on Existing Aerial Fiber Optic Plant: While the addition of new aerial fiber optic plant to an existing aerial fiber optic transmission system would likely be visible, the change associated with this option is so small as to be essentially imperceptible. This option would involve no new nighttime lighting, and pole replacement would be limited.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting
  up dark fiber would not have any impacts to visual resources because there would be no
  ground disturbance. This option would involve no new nighttime lighting.

### • Satellites and Other Technologies

- Satellite-Enabled Devices and Equipment: While new satellite-compatible infrastructure on existing towers, structures, or buildings (where antennae are already placed) would likely be visible, the change associated with this option is so small as to be essentially imperceptible. This option would involve no new nighttime lighting.
- Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would be very unlikely to impact visual resources, it is anticipated that this activity would have *no impact* on those resources.

#### Activities with the Potential to Have Impacts

Given the scope of the Preferred Alternative, while geographically enormous (in all 50 states, 5 territories, and the District of Columbia), the actual deployment in any one location is unlikely to be extensive and would likely involve a variety of deployment options (including an emphasis on collocations on existing facilities). The specific deployment activity, and where the deployment would take place, would be determined based on location-specific conditions and the results of site-specific environmental reviews. These reviews may be required depending on the

site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

Potential deployment-related impacts to visual resources as a result of implementation of the Preferred Alternative would generally consist of the presence of new aboveground structures (where appropriate), as well as visual evidence of construction and the presence of construction equipment. Potential impacts associated with the Preferred Alternative, based on the deployment activity and the limited duration of construction activities, are described further below. The remainder of this section provides summary impact discussions for each development scenario or deployment activity.

The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential impacts to visual resources include the following:

## Wired Projects

- New Build Buried Fiber Optic Plant: Installation of a new buried fiber optic plant (i.e., new underground conduit) would create visible evidence of construction, including a "scar" in the earth where the new fiber optic plant was installed, and the presence of construction equipment used for this installation. These "scars" would likely be temporary and last only until the area was revegetated. BMPs and mitigation measures could help to avoid or minimize the potential impacts. This option would involve no new nighttime lighting.
- New Build Aerial Fiber Optic Plant: The installation of a new aerial fiber optic plant (i.e., new wires on existing and/or new poles) could have a discernable change on aesthetic conditions. This option could add new elements (poles) to the visual environment, and would result in the temporary visible evidence of construction activity and equipment. As it is likely that any new pole placement would take place in established rights-of-way, any potential visual impacts associated with this activity would be temporary and generally unnoticed. BMPs and mitigation measures could help to avoid or minimize potential impacts.
- New Build Submarine Fiber Optic Plant: Installation of a new submarine fiber optic plant in nearshore or inland waters would affect visual resources in the vicinity of the onshore landings and any equipment boxes or huts associated with such a cable. Such facilities would represent a change in the visual condition of the shoreline, would create a temporary construction "scar" for the onshore portion of the fiber optic plant, and would involve the presence of construction equipment used for installation. The construction-related aspects of this activity would be temporary while any equipment boxes or huts would be permanent, although generally small in size. BMPs and mitigation measures could help to further avoid or minimize the potential impacts. This option would involve no new nighttime lighting.

Installation of Optical Transmission or Centralized Transmission Equipment: Installation of new transmission equipment could add a new element to the visual environment, in the form of a small box or hut. The construction aspects of this activity would be temporary and localized while the new boxes or huts would be permanent, although generally small in size. BMPs and mitigation measures could help to further avoid or minimize the potential impacts. This option would likely involve no new nighttime lighting.

# Wireless Projects

- New Wireless Communication Towers: Installation of new wireless communication towers would have a discernable change on aesthetic conditions. This option would add new elements (towers) to the visual environment and would result in visible evidence of construction activity and equipment. Depending on specific design, the FAA could require high-visibility paint schemes and/or lighting on the new towers required for this option. BMPs and mitigation measures could help to avoid or minimize potential impacts.
- Collocation on Existing Wireless Tower, Structure, or Building: While new wireless elements added to existing towers, structures, or buildings (where antennae are already placed) would likely be visible, the change associated with this option is so small as to be essentially imperceptible. However, if the on-site delivery of additional power units, structural hardening, or physical security measures required ground disturbance or removal of vegetation, impacts to the aesthetic character of scenic resources or viewsheds could occur.

# • Deployable Technologies (all options)

Implementation of deployable technologies could result in potential impacts to visual resources if long-term deployment occurs in scenic areas, or if the implementation requires minor construction of staging or landing areas, or results in vegetation removal, areas of surface disturbance, or additional nighttime lighting.

### Potential Aesthetic Character Impacts

Potential visual impacts for the Construction of New Wireless Communication Towers and other build options are expected to be *less than significant* at the programmatic level. FirstNet and/or their partners would require, as practicable or feasible, implementation of the BMPs and mitigation measures listed in Chapter 11, BMPs and Mitigation Measures, to help further minimize potential visual impacts. BMPs and mitigation measures are particularly important if these project types are implemented in more than a few locations—and/or in locations that affect lands where visual resources are regulated—because these options would permanently change views for a variety of observers.

## Potential Nighttime Lighting Impacts

Depending on specific design, Construction of New Wireless Communication Towers or Installation of Optical Transmission or Centralized Transmission Equipment options could introduce new artificial lighting, due to FAA regulations or other security concerns. New lighting associated with FirstNet structures could contribute incrementally to sky glow. As a result of the temporary nature of deployment, these effects would be *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with visual resources.

## **Potential Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in potential impacts similar to the abovementioned potential deployment impacts. Wired or wireless options within the Preferred Alternative would have *no impacts* to visual resources at the programmatic level beyond those discussed under Potential Deployment Impacts, above. Nighttime lighting in isolated rural areas or if sited near a national park would be *less than significant with BMPs and mitigation measures incorporated* during operations. Additionally, FirstNet and/or their partners would work closely with the National Park Service to address any concerns they might have if a tower needed to be placed in an area that might affect the nighttime sky at a National Park Service unit.

Operation of the Deployable Technologies option of the Preferred Alternative would create no permanent changes to the aesthetic environment. Use of these technologies would result in the temporary presence of deployable vehicles and equipment, which would represent a change in existing conditions. The degree of change in the visual environment would be highly dependent on the specific vehicle parking location. Although the FAA would not likely require nighttime lighting for ground-based deployable technologies, some ground-based deployable technologies could include their own safety lighting, which would be visible in the vicinity of the deployable unit. The FAA would likely require nighttime lighting for airborne deployable technologies, such as balloons, blimps, and drones.

## 7.2.8.5. Alternatives Impact Assessment

The following section assesses potential impacts to socioeconomic resources associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>1</sup>

### **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative option, a nationwide fleet of mobile communications systems would provide temporary coverage in areas not covered by the existing,

<sup>&</sup>lt;sup>1</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Therefore, potential impacts to visual resources as a result of implementation of this alternative could be as described below. To help minimize these effects, FirstNet and/or their partners would require, as practicable or feasible, the BMPs and mitigation measures for the Proposed Action, described in Chapter 11, BMPs and Mitigation Measures.

## Potential Deployment Impacts

Deployment (i.e., purchase, staffing, and mobilization) of deployable technologies would generally result in *less than significant* impacts to visual resources at the programmatic level—including aesthetic conditions and nighttime lighting due to the temporary nature of deployment.

# Potential Operation Impacts

The potential visual impacts—including aesthetic conditions and nighttime lighting—of the operation of deployable technologies would be *less than significant* at the programmatic level. These potential impacts would be similar to the potential impacts described for the Deployable Technologies option of the Preferred Alternative, above, only likely with greater numbers of deployable units.

### No Action Alternative

Under the No Action Alternative, the NPSBN would not be deployed; therefore there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no impacts* to visual resources because there would be no construction or operation of the Proposed Action. Visual conditions would therefore be the same as those described in Section 7.1.8, Visual Resources.

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### 7.2.9. Socioeconomics

#### 7.2.9.1. Introduction

This section describes potential impacts to socioeconomics in the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to socioeconomics. Best management practices (BMPs), as practicable or feasible, would be implemented as part of deployment and operation of the Proposed Action to help avoid or minimize potential adverse impacts, and/or preserve or enhance potential beneficial impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

## 7.2.9.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on socioeconomic resources were evaluated using the significance criteria presented in Table 7.2.9-1. As described in Section 7.2, Environmental Consequences, the categories of impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to socioeconomic resources addressed in this section are presented as a range of possible impacts.

Table 7.2.9-1: Impact Significance Rating Criteria for Socioeconomics

		Impact Level			
Type of Effect	Effect Characteristic	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
	Magnitude or Intensity	Change in property values and/or rental fees, constituting a significant market shift	Effect that is <i>potentially</i> significant, but with mitigation is <i>less than</i> significant at the programmatic level	Indiscernible impact to property values and/or rental fees	No perceptible change in baseline conditions
Impacts to real estate	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized at one location	NA
	Duration or Frequency	Persists during or beyond the life of the Proposed Action		Persists for as long as the entire construction phase or a portion of the operations phase	NA
Economic benefits or	Magnitude or Intensity	Economic change that constitutes a market shift	Adverse effect that is potentially significant, but with mitigation is less than significant at the programmatic level	Discernible but not substantial economic change	No perceptible change in baseline conditions
adverse impacts related to changes in tax revenues, wages,	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized in one city or town	NA
or direct spending (could be beneficial or adverse)	Duration or Frequency	Persists during or beyond the life of the Proposed Action		Persists for as long as the entire construction phase or a portion of the operations phase	NA
Employment	Magnitude or Intensity	High level of job loss or creation	Effect that is not entially	Low level of job creation	No perceptible change in baseline conditions
	Geographic Extent	Regional impacts observed throughout the state or territory	Effect that is <i>potentially</i> significant, but with mitigation is less than significant at the programmatic level	Effects realized in one city or town	NA
	Duration or Frequency	Persists during or beyond the life of the Proposed Action		Persists for as long as the entire construction phase or a portion of the operations phase	No perceptible change in baseline conditions

Type of Effect	Effect Characteristic	Impact Level				
		Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact	
Increased pressure on existing public services	Magnitude or Intensity	Access to or quality of public services severely constrained, potentially threatening public safety	Effect that is <i>potentially</i> significant, but with mitigation is less than significant at the programmatic level	Access to or quality of public services constrained to a minimally perceptible degree	No perceptible change in baseline conditions	
	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized at one location	NA	
	Duration or Frequency	Persists during or beyond the life of the Proposed Action		Persists for as long as the entire construction phase or a portion of the operations phase	No perceptible change in baseline conditions	
Diminished social cohesion / disruption related to influx	Magnitude or Intensity	Impacted individuals and communities cannot adapt to social disruption/ diminished social cohesion, or are not able to adapt fully, even with additional support	Effect that is <i>potentially significant</i> , but with mitigation is <i>less than significant</i> at the programmatic level	Impacted individuals and communities are able to adapt to social disruption and/or diminished social cohesion without support	No perceptible change in baseline conditions	
	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized at one location	NA	
	Duration or Frequency	Persists during or beyond the life of the Proposed Action		Persists for as long as the entire construction phase or a portion of the operations phase	No perceptible change in baseline conditions	
Reduced opportunities for subsistence practices	Magnitude or Intensity	Impacted individuals and communities cannot adapt to reduced subsistence opportunities, or are not able to adapt fully, even with additional support	Effect that is <i>potentially</i> significant, but with mitigation is less than significant at the programmatic level	Impacted individuals and communities are able to adapt to reduced subsistence opportunities without support	No perceptible change in baseline conditions	
	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized at one location	NA	
	Duration or Frequency	Persists during or beyond the life of the Proposed Action		Persists for as long as the entire construction phase or a portion of the operations phase	No perceptible change in baseline conditions	

NA = not applicable

# 7.2.9.3. Description of Environmental Concerns

#### **Real Estate**

Construction and operation of new aboveground facilities, such as new towers, antennae, or other structures, could affect real estate values. This effect would be milder than in other parts of the nation as local residents of the Northern Mariana Islands are not subject to real estate taxes on owned properties (*U.S. General Accounting Office 1997*). Potential real estate purchasers (individuals who wish to purchase a home or property, investors, developers, etc.) and renters could see the presence of aboveground facilities as a negative aesthetic element, especially in a highly scenic territory such as the Northern Mariana Islands (potential visual impacts are discussed in Section 7.2.8, Visual Resources). Purchasers and renters may also believe (regardless of factual information) that the presence of wireless facilities is a negative health impact (potential health impacts are discussed in Section 7.2.15, Human Health and Safety). Such negative perceptions of the Proposed Action could cause purchasers and renters to offer lower payments for affected properties than might otherwise be expected.

Constraints associated with land purchase and associated development within the Northern Mariana Islands (see section 7.1.9.2, Specific Regulatory Consideration) could lessen this impact. Should new land be required for FirstNet buildout (as opposed to installing additional equipment at existing telecommunications sites), such purchases could affect overall real estate markets by reducing the supply of available land. Housing vacancy rates in the Northern Mariana Islands are higher than the United States as a whole (see Section 7.1.9, Socioeconomics). As a result FirstNet effects on real estate markets could be stronger than in less land-constrained parts of the nation (i.e., those seeking to purchase or rent a new home would have greater choice in where to purchase).

Improvements in telecommunications coverage for first responders in less developed areas of the Northern Mariana Islands could result in increased property value in those areas due to that increased connectivity. Overall effects on real estate would likely be limited to areas near FirstNet new-build projects rather than the territory as a whole.

### **Economic Effects (Beneficial and Adverse)**

FirstNet deployment and operation could affect the territory's economy through changes in tax revenue, wages, and spending associated with FirstNet. Such effects could be direct, indirect, or induced. Direct effects could include (but are not limited to) taxes generated by FirstNet facilities, wages paid directly to FirstNet employees (deployment or operations), and FirstNet spending on raw materials. Indirect effects could include, for example, wages paid and materials purchased by FirstNet contractors and subcontractors. Induced effects are those that are not directly related to FirstNet, but that would not occur "but for" FirstNet, such as increased spending at restaurants near construction sites.

New projects such as FirstNet are typically associated with beneficial economic impacts. Potential adverse impacts could occur if the presence of the Proposed Action were to prevent or diminish other existing or likely future economic activity, resulting in reduced taxes, wages, or

spending. The same potential visual impacts that could affect real estate in the Northern Mariana Islands (see above) could also negatively affect tourist activity in the Northern Mariana Islands, which is based at least in part on the territory's visual characteristics.

# **Employment**

FirstNet deployment and operations could create direct, indirect, and induced employment, through new jobs associated with FirstNet (direct), its contractors and subcontractors (indirect), and other businesses that serve FirstNet employees, contractors, or subcontractors (induced). As is the case for economic effects (discussed above), such potential impacts are typically beneficial, but could potentially be adverse if FirstNet deployment or operation results in adverse economic impacts. Because the economy of the Northern Mariana Islands is relatively limited (see Section 7.1.9, Socioeconomics), these potential impacts could be magnified (either beneficial or adverse), compared to other states and territories.

The use of employees who live in the Northern Mariana Islands for FirstNet projects in the territory is an important consideration. Residents are more likely to spend their wages in the territory, driving economic activity (discussed above) while reducing potential adverse impacts on social cohesion (see below).

#### **Increased Pressure on Public Services**

The use of public services, such as first responders (police, fire, etc.), public utilities, and public schools, is typically tied to Proposed Action-related changes in residential population and employment. Increased population and/or employment typically results in increased demand for services. Increased demand for services could be offset by increased tax revenue (see Economic Effects subsection, above, as well as Section 7.2.1, Infrastructure).

### Diminished Social Cohesion and/or Disruption due to Influx

The composition of the population in the Northern Mariana Islands (approximately 85 percent of the population identify themselves as either Asian or Pacific Islanders, as described in Section 7.1.10, Environmental Justice), among other factors, may make cohesion within existing ethnic groups stronger than in other states and territories. Construction projects such as FirstNet could result in the influx of construction and operations workers into the Proposed Action area. The influx of new workers who do not share the racial/ethnic and/or cultural background of Northern Mariana Island residents could affect the social cohesion of existing communities. Social tension between existing residents and newly arrived workers could result from a variety of sources, such as dissatisfaction among existing residents who did not receive Proposed Action-related jobs, cultural differences between existing residents as well as established ethnic groups and new entrants, and inappropriate or illegal behavior by incoming workers (e.g., alcohol and drug abuse, or solicitation of prostitution), many of whom are men without families, or whose families have not relocated with them. The Northern Mariana Islands' physical separation from the mainland United States (and other nations) reduces, but does not eliminate, the possibility of such influx.

# **Reduced Opportunities for Subsistence Practices**

FirstNet's physical footprint and deployment activities could reduce the land available for subsistence activities, which, along with local consumption, dominate agricultural production in the Northern Mariana Islands (*Pacific Power Association 2006*). The Proposed Action could also diminish the availability of subsistence species through loss of habitat or interruption of migratory routes, including in fisheries where Chamorro and Carolinians pursue subsistence fishing. Subsistence fishing further acts to reinforce social cohesion as it is a community activity; therefore, impacts to these activities lead to follow-on effects to social ties and community support (*NOAA 2012*). The cultural aspects of subsistence practices in the Northern Mariana Islands are discussed in Section 7.1.11, Cultural Resources.

# 7.2.9.4. Potential Impacts of the Preferred Alternative

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including deployment and operation activities.

# **Potential Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. As explained in this section, the various types of Preferred Alternative infrastructure could result in a range of *no impacts* to *less than significant* impacts at the programmatic level, depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

### Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following is likely to have *no impacts* to socioeconomics at the programmatic level:

- Satellites and Other Technologies
  - Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would be very unlikely to impact socioeconomic resources at the territory level, it is anticipated that this activity would have *no impact* to those resources.

# Activities with the Potential to Have Impacts

Potential deployment-related impacts to socioeconomic resources as a result of implementation of the Preferred Alternative would encompass a range of potential impacts that could occur as a result of new employment and/or economic activity, as well as potential effects on real estate,

public services, subsistence, and social cohesion. The remainder of this section provides summary potential impact discussions for each development scenario or deployment activity.

The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential impacts to socioeconomics include the following:

# Wired Projects

- New Build Buried Fiber Optic Plant: Installation of a new buried fiber optic plant (i.e., new underground conduit) would create no permanent change in factors affecting perceived property values (aesthetics, health, and safety). There could be potentially discernable benefits to the economy (increased income and sales tax revenues) and employment. The influx of new workers could affect the social cohesion of a given area, but would be dependent on whether the workers are residents of the islands or not. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to further minimize potential impacts.
- Use of Existing Conduit New Buried Fiber Optic Plant: Installation of a new buried fiber optic plant within an existing conduit would create no permanent change in factors affecting perceived property values (aesthetics, health, and safety). There could be potentially discernable benefits to the economy (increased income and sales tax revenues) and employment. The influx of new workers could affect the social cohesion of a given area, but would be dependent on whether the workers are residents of the islands or not. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to avoid or minimize potential impacts. The effects described above would be similar to but less than the New Build Buried Fiber Optic Plant option, because the Use of Existing Conduit New Buried Fiber Optic Plant option would involve less ground disturbance, and therefore less labor and use of equipment.
- New Build Aerial Fiber Optic Plant: The installation of a new aerial fiber optic plant (i.e., new wires on elevated structures) could potentially have a discernable change for factors that affect perceived property values (aesthetics, health, and safety). To the degree that such changes reduce property values, these effects could also reduce tax revenues, an adverse economic effect. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to further minimize potential impacts. There could be potentially discernable benefits to the economy (increased income and sales tax revenues) and employment. The influx of new workers could affect the social cohesion of a given area, but would be dependent on whether the workers are residents of the islands or not. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to further minimize potential impacts.
- Collocation on Existing Aerial Fiber Optic Plant: Collocation of new aerial fiber optic
  plant with existing fiber optic plant would create no permanent change in factors
  affecting perceived property values (aesthetics, health, and safety) or subsistence
  resources. There could be potentially discernable benefits to the economy (increased
  income and sales tax revenues) and employment. The influx of new workers could affect

- the social cohesion of a given area, but could be dependent on whether the workers are residents of the islands or not. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to further minimize potential impacts.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: The use of existing fiber optic plant would create no permanent change in factors affecting perceived property values (aesthetics, health, and safety) or subsistence resources. There could be some potentially discernable benefits to the economy (increased income and sales tax revenues) and employment. The influx of new workers could affect the social cohesion of a given area, but could be dependent on whether the workers are residents of the islands or not. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to further minimize potential impacts. The effects described above would be similar to but less than those described for the Collocation on Existing Aerial Fiber Optic Plant option, and substantially less than the new build options.
- New Build Submarine Fiber Optic Plant: Installation of a new submarine fiber optic plant in limited near-shore or inland waters would create no permanent change in factors affecting perceived property values (aesthetics, health, and safety). There could be potentially discernable benefits to the economy (increased income and sales tax revenues) and employment. The influx of new workers could affect the social cohesion of a given area, but could be dependent on whether the workers are residents of the islands or not. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to further minimize potential impacts.
- Installation of Optical Transmission or Centralized Transmission Equipment: Installation of new transmission equipment could potentially have a discernable change in factors that affect perceived property values—particularly aesthetics due to new access roads. To the degree that such changes reduce property values, these effects could also reduce tax revenues, an adverse economic effect. There could be potentially discernable benefits to the economy (increased income and sales tax revenues) and employment. The influx of new workers could affect the social cohesion of a given area, but would be dependent on whether the workers are residents of the islands or not. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to avoid or minimize potential impacts. The effects described above would be similar to but less than those described for the New Build Buried Fiber Optic Plant, because the Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable option would involve less ground disturbance, and therefore less labor and use of equipment.

# Wireless Projects

New Wireless Communication Towers: Installation of new wireless communication towers could potentially have a discernable change for factors that affect perceived property values (aesthetics, health, and safety). To the degree that such changes reduce property values, these effects could also reduce tax revenues, an adverse economic effect. There could be potentially discernable benefits to the economy (increased income and sales tax revenues) and employment. The influx of new workers could affect the social

cohesion of a given area, but would be dependent on whether the workers are residents of the islands or not. In addition, and depending on location, installation of new wireless communication towers could affect terrestrial subsistence resources given FirstNet's physical footprint and deployment activities, either through diminishment of habitat or through the interruption of migratory pathways. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to further minimize potential impacts.

Collocation on Existing Wireless Tower, Structure, or Building. The collocation of new wireless facilities on existing facilities would create no permanent change in factors affecting perceived property values (aesthetics, health, and safety) or subsistence resources. There could be some potentially discernable benefits to the economy (increased income and sales tax revenues) and employment. The influx of new workers could affect the social cohesion of a given area, but would be dependent on whether the workers are residents of the islands or not. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to further minimize potential impacts. The effects described above would be similar to but less than those described for the Collocation on Existing Aerial Fiber Optic Plant option, and substantially less than the new build options.

### • Deployable Technologies (all options)

The use of deployable technologies, including some limited construction associated with implementation, such as land clearing or paving for parking or staging areas, would create no permanent changes to factors that affect perceived property values (aesthetics, health, and safety). There could be potentially discernable benefits to the economy (increased income and sales tax revenues) and employment. The influx of new workers could affect the social cohesion of a given area, but would be dependent on whether the workers are residents of the islands or not. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to further minimize potential impacts.

# • Satellites and Other Technologies

Satellite-Enabled Devices and Equipment: The installation of new satellite-compatible infrastructure would create no permanent change in factors affecting perceived property values (aesthetics, health, and safety) or subsistence resources. There could be potentially discernable benefits to the economy (increased income and sales tax revenues) and employment. The influx of new workers could affect the social cohesion of a given area, but would be dependent on whether the workers are residents of the islands or not. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to further minimize potential impacts. The effects described above would be similar to but less than those described for the Collocation on Existing Aerial Fiber Optic Plant option, and substantially less than the new build options. The use of satellite-compatible devices (e.g., mobile phones) absent the installation of new equipment would have no impacts.

# Potential Real Estate Impacts

Potential real estate impacts for the New Build – Aerial Fiber Optic Plant and Construction of New Wireless Communication Towers option and the Installation of Optical Transmission or Centralized Transmission Equipment option would be *less than significant* at the programmatic level. These options could permanently change views from private property and/or introduce new wireless infrastructure that property buyers or renters could perceive as having impacts; however, these potential impacts would be temporary and only as long as the construction period lasted. Economists and appraisers have studied this issue and use a statistical analysis methodology known as hedonic pricing (looking at the impact of external factors effecting price), or hedonic modelling, to assess how different attributes of properties such as distance from a tower affect property value (*Bond et al. 2013*). Essentially, analysts compare the value of multiple properties while statistically controlling for differences in property attributes, in order to isolate the effect of a specific attribute such as, proximity of a communications tower.

A recent literature review examined such studies in the United States, Germany, and New Zealand (*Bond et al. 2013*). These studies all focused on residential properties. One study identified a beneficial effect on price in one neighborhood due to the presence of a wireless communications tower. Most studies identified adverse effects on price. Generally, these adverse effects were small: an approximately two percent decrease in property price. In one case, the average reduction in price was 15 percent. In all cases, the effects declined rapidly with distance, with some cases showing no effect beyond 100 meters (328 feet) and one case showing effects up to about 300 meters (984 feet).

See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to further avoid or minimize potential real estate impacts.

#### Potential Economic Impacts

To the degree that the New Build – Aerial Fiber Optic Plant and Construction of New Wireless Communication Towers or Installation of Optical Transmission or Centralized Transmission Equipment options reduce property values and, although anticipated to be minor, these options could also reduce tax revenues. Other options would not reduce property values, and would therefore not affect tax revenues. Additionally, construction activity associated with FirstNet deployment could create additional wages, spending, and/or tax revenues. To further minimize potential negative effects on real estate or taxes, FirstNet and/or their partners would require, as practicable or feasible, implementation of the BMPs and mitigation measures described Chapter 11, BMPs and Mitigation Measures.

Overall, the potential economic impacts from Preferred Alternative development options would likely be beneficial and *less than significant* at the programmatic level. BMPs and mitigation measures described in Chapter 11, BMPs and Mitigation Measures, would maintain or enhance these likely beneficial economic impacts.

# Potential Employment Impacts

The potential employment impacts from Preferred Alternative development options would likely be beneficial and *less than significant* at the programmatic level. Construction activity associated with FirstNet deployment could create additional jobs (through new jobs directly associated with FirstNet, its contractors and subcontractors, and other business that serve FirstNet employees, contractors, or subcontractors). See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to enhance these benefits.

### Potential Public Services Impacts

Potential impacts on demand for public services would be *less than significant* at the programmatic level. As mentioned above, the use of public services is typically tied to changes in residential population and employment. Increases in population and/or employment typically results in increased demand for services, however, this demand is anticipated to be minimal. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to further minimize potential public services impacts.

# Potential Social Cohesion Impacts

Potential social cohesion impacts, due to the potential influx of workers into the project areas, are anticipated to be *less than significant* at the programmatic level for Preferred Alternative development options primarily due to the limited amount of construction activities in any one area. To further minimize potential social cohesion impacts, FirstNet and/or their partners would, as practicable or feasible, likely give preference to hiring workers who are residents of the islands, and ideally of the island on which construction activities would take place (see Chapter 11, BMPs and Mitigation Measures).

### Potential Subsistence Impacts

There could be a potential to cause minor damage, remove access to, or cause the relocation of plant and animal species important for subsistence activities. However, given the limited amount of construction anticipated in any one area, it is anticipated that this potential impact would be minimal. Therefore, potential subsistence impacts are anticipated to be *less than significant* at the programmatic level for the Preferred Alternative.

These minimal potential impacts could be further reduced by implementing the BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to further avoid or minimize potential impacts to subsistence harvesting<sup>1</sup> (see Chapter 11, BMPs and Mitigation Measures).

<sup>&</sup>lt;sup>1</sup> Harvesting is the act or process to take or kill wildlife for food, sport, or population control; or to gather crops for consumption.

### **Potential Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in potential impacts similar to the abovementioned potential deployment impacts. There would be *less than significant* impacts to real estate, public services, social cohesion, and subsistence resources at the programmatic level and likely minimal but beneficial *less than significant* impacts to economic activity and employment associated with routine inspections of the Preferred Alternative at the programmatic level. It is possible that minor adverse employment impacts could occur from temporary dislocations or job loss at local broadband service providers, should commercial broadband services be offered by FirstNet's partners that result in a loss of business at local providers; however, such employment losses would be expected to be at least partly offset by employment gains from the Preferred Alternative.

# 7.2.9.5. Alternatives Impact Assessment

The following section assesses potential impacts to socioeconomic resources associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>2</sup>

# **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative option, a nationwide fleet of mobile communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Therefore, potential impacts to socioeconomic resources as a result of implementation of this alternative could be as described below.

### Potential Deployment Impacts

Deployment (i.e., purchase and staffing) of deployable technologies would result in *no impacts* to real estate, public services, social cohesion, and subsistence. Impacts on economic activity and employment due to the employees who operate deployable equipment, the wages paid to them, and the expenditures on equipment, fuel, and other items would likely be beneficial and *less than significant*.

<sup>&</sup>lt;sup>2</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

### Potential Operation Impacts

Operation of deployable technologies would result in *no impacts* to public services or social cohesion, and *less than significant* impacts to real estate and subsistence resources if deployment locations are in areas where subsistence resources are present, and if the same deployment locations are used repeatedly and frequently. Implementation of deployable technologies would likely have *less than significant* beneficial impacts on economic activity and employment due to the employees who operate deployable equipment, the wages paid to them, and the expenditures on equipment, fuel, and other items.

#### No Action Alternative

Under the No Action Alternative, the NPSBN would not be deployed; therefore, there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no impacts* to socioeconomic resources because there would be no deployment or operation of the Proposed Action. Socioeconomic conditions would therefore be the same as those described in Section 7.1.9, Socioeconomics.

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### 7.2.10. Environmental Justice

#### 7.2.10.1. Introduction

This section describes the potential impacts to environmental justice in the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to environmental justice. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

# 7.2.10.2. Impact Assessment Methodology and Significance Criteria

Construction and operation of the Proposed Action in the Northern Mariana Islands could generate a potential environmental justice impact if high and adverse health and/or environmental impacts resulting from any phase of the Proposed Action's deployment or operation were to disproportionately affect a minority or low-income group (see below). If the impacts on the general population are not significant (in other words, are not high and adverse), there can be no disproportionate impacts on minority and low-income populations. For impacts determined to be significant, disproportionality would be determined based on the minority and low-income status of the population in the affected area. The significance of potential impacts of the Proposed Action on environmental justice was evaluated using the significance criteria presented in Table 7.2.10-1. As described in Section 7.2, Environmental Consequences, the categories of potential impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various areas, the potential impacts to environmental justice addressed in this section are presented as a range of possible impacts.

<sup>&</sup>lt;sup>1</sup> A discussion of impacts to subsistence practices or resources as a result of deployment and operation of the Proposed Action is included in Section 7.2.9, Socioeconomics.

Table 7.2.10-1: Impact Significance Rating Criteria for Environmental Justice

	Effect Characteristic	Impact Level			
Type of Effect		Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Effects associated with other resource areas (e.g., cultural resources) that have environmental justice implications due to the affected parties (as defined by EO 12898)	Magnitude or Intensity	Direct and disproportionate effects on environmental justice communities (as defined by EO 12898) that cannot be fully mitigated	Effect that is <i>potentially</i> significant, but with mitigation is less than significant at the programmatic level	Direct effects on environmental justice communities (as defined by EO 12898) that do not require mitigation	No perceptible change in baseline conditions
	Geographic Extent	Regional impacts observed throughout the state or territory		Effects realized at one location as opposed to throughout the state or territory	NA
	Duration or Frequency	Persists during or beyond the life of the Proposed Action		Persists for as long as the entire construction phase or a portion of the operations phase	NA

EO = Executive Order; NA = not applicable

# 7.2.10.3. Description of Environmental Concerns

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the location of the facility/infrastructure and the specific deployment requirements, some activities could result in potential impacts to environmental justice communities and others would not. As explained in this section, various types of Proposed Action infrastructure could result in impacts ranging from *no impact* to *less than significant* at the programmatic level depending on the deployment scenario or site-specific conditions.<sup>2</sup> Section 7.1.10.4, Identification of Potential for Environmental Justice Impacts, shows areas in the Northern Mariana Islands with high, moderate, and low potential for environmental justice impacts.

# 7.2.10.4. Potential Impacts of Preferred Alternative

The following section assesses potential environmental justice impacts associated with implementation of the Preferred Alternative, including deployment and operation activities.

# **Potential Deployment Impacts**

All of the Northern Mariana Islands' block groups have a high potential for environmental justice communities, due primarily to poverty statistics, and therefore a high potential for impacts to those communities.

The determination of potential environmental justice impacts is dependent on both the specific location of deployment and operation as well as the magnitude of impacts to other resources and the types of resources affected. Environmental justice impacts are more likely to occur as a result of significant impacts to soils, water resources, land use, visual resources, socioeconomics, cultural resources, air quality, noise, biological resources, and human health and safety, to the extent those impacts occur.

### Activities Likely to Have No Impacts

The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and that are likely to have *no impact* on environmental justice at the programmatic level include the following:

### • Wired Projects

Use of Existing Conduit – New Buried Fiber Optic Plant: Disturbance associated with the installation of fiber optic cable in existing conduit would be limited to entry and exit points of the existing conduit in previously disturbed areas. It is anticipated that there would be *no impacts* to environmental justice communities because the activities that

<sup>&</sup>lt;sup>2</sup> Since potential environmental justice impacts occur at the site-specific level, analyses of individual proposed projects would be required to determine potential impacts to specific environmental justice communities. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. In addition, BMPs and mitigation measures may be required to address potential impacts to environmental justice communities at the site-specific level.

would be conducted at these small entry and exit points are not likely to produce perceptible surface disturbances. Additionally, installation of a new buried fiber optic plant within an existing conduit could lead to minor beneficial economic and employment benefits.

Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: The use of existing fiber optic plant would involve minimal aboveground activity in the Northern Mariana Islands. While some socioeconomic impacts could occur (see Section 7.2.9, Socioeconomics), it is unlikely that any of these impacts would rise to the level of "high and adverse" necessary to create environmental justice effects at the programmatic level.

# • Satellites and Other Technologies

- Satellite-Enabled Devices and Equipment: The installation of new satellite-compatible infrastructure could lead to economic benefits, and would create no permanent adverse changes in factors that affect environmental justice (such as income, economic conditions, population distribution, and subsistence, among others). The use of satellite-compatible devices (e.g., mobile phones) absent the installation of new equipment would have *no impacts*. BMPs and mitigation measures could help to avoid or minimize the potential impacts.
- Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would be very unlikely to impact environmental justice communities, it is anticipated that this activity would have no impact to those resources.

### Activities with the Potential to Have Impacts

Given the scope of the Preferred Alternative, while geographically enormous (in total 50 states, 5 territories, and the District of Columbia), the actual deployment in any one location is unlikely to be extensive and would likely involve a variety of deployment options (including an emphasis on collocations on existing facilities). The specific deployment activity and where the deployment would take place would be determined based on location-specific conditions and the results of site-specific environmental reviews. Site specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

Except for the four infrastructure development activities described above, all development scenarios and deployment activities have at least some potential to create environmental justice impacts. Taking into account the limited duration of construction activities, the types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential environmental justice impacts are discussed below. In general, as described in Section 7.2.10.2, Impact Assessment Methodology and Significance Criteria, environmental justice impacts could occur as a result of other impacts (such as to air, water, or socioeconomics, etc.); the Potential for environmental justice impacts indicates the degree to

which such resource-specific impacts could disproportionately and adversely affect environmental justice communities. These potential impacts associated with the Preferred Alternative, based on the deployment activity and the limited duration of construction activities, are described further below.

# • Wired Projects

- New Build Buried Fiber Optic Plant: Installation of a new buried fiber optic plant (i.e., new underground conduit) could lead to economic and employment benefits, but could have adverse effects on land, air, water, community cohesion (due to worker influx), and other resources. BMPs and mitigation measures could help to avoid or minimize these potential impacts.
- New Build Aerial Fiber Optic Plant: The installation of a new aerial fiber optic plant
  (i.e., new wires on elevated structures) could lead to economic and employment benefits,
  but could have adverse effects on land, air, community cohesion (due to worker influx),
  and other resources. BMPs and mitigation measures could help to avoid or minimize
  these potential impacts.
- Collocation on Existing Aerial Fiber Optic Plant: Collocation of new aerial fiber optic plant with existing fiber optic plant could lead to economic and employment benefits, although these would be less than the New Build Aerial Fiber Optic Plant option.
   While this option could affect land air, and water resources, such potential impacts are less likely than under the New Build Aerial Fiber Optic Plant option because collocations on Existing Aerial Fiber Optic Plants would involve less ground disturbance compared to the build-out of new infrastructure. BMPs and mitigation measures could help to further avoid or minimize these potential impacts.
- New Build Submarine Fiber Optic Plant: Installation of a new submarine fiber optic cable in limited near-shore or inland bodies of water could lead to economic and employment benefits, but could have adverse effects on land, air, water, community cohesion (due to worker influx), and other resources. BMPs and mitigation measures could help to avoid or minimize these potential impacts.
- Installation of Optical Transmission or Centralized Transmission Equipment: Installation of new transmission equipment could lead to economic and employment benefits, but could have adverse effects on land, air, water, community cohesion (due to worker influx), and other resources, due in part to the need to create access roads. BMPs and mitigation measures would help to avoid or minimize these potential impacts.

# • Wireless Projects

New Wireless Communication Towers: Installation of new wireless communication towers could lead to economic and employment benefits, but could have adverse effects on land, air, water, community cohesion (due to worker influx), and other resources. In addition, and depending on location, installation of new wireless communication towers could result in limited and isolated impacts to some terrestrial subsistence resources, either through diminishment of habitat or through the interruption of migratory pathways.

However, given the relatively small footprint of this project type, potential impacts, if any, would likely be localized (not widespread). BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to avoid or minimize these potential impacts.

Collocation on Existing Wireless Tower, Structure, or Building: Collocation would include mounting or installing equipment (such as antennas) on an existing facility. This activity would be small in scale, temporary, and highly unlikely to produce adverse human health or environmental impacts on the surrounding community. Thus, it would not impact environmental justice communities. If collocation requires construction for additional power units, structural hardening, and physical security measures, the construction activity could temporarily generate noise and dust and disrupt traffic. If these effects occur disproportionately in environmental justice communities, they would be considered environmental justice impacts.

# • Deployable Technologies (all options)

Deployable Technologies: Cell on Wheels, Cell on Light Truck, System on Wheels, and aerial deployable technologies require storage, staging, and (for aerial deployables) launch and landing areas. To the extent such areas require new construction, noise and dust could be generated temporarily, and traffic could be disrupted. If these effects occur disproportionately in environmental justice communities, they would be considered environmental justice impacts.

As described in this Final Programmatic Environmental Impact Statement, none of the development scenarios or deployment activities would result in significant impacts after mitigation. As a result, there would likely be no disproportionately high and adverse effects to environmental justice communities in the Northern Mariana Islands at the programmatic level from any development scenario or deployment activity, and even less potential impacts if BMPs and mitigation measures followed.

### Potential Environmental Justice Impacts

Potential environmental justice impacts from all development scenarios and activities (except for the Use of Existing Conduit – New Buried Fiber Optic Plant, Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable, Satellite Enabled Devices and Equipment, or Deployment of Satellites options, which would have *no impacts* at the programmatic level) would be *less than significant* at the programmatic level. In general, the impacts from the abovementioned activities would be short-term and could potentially involve objectionable dust, noise, traffic, or other localized impacts due to construction activities. In some cases, these effects as well as aesthetic effects could potentially impact property values, particularly for new towers. Since environmental justice impacts occur at the site-specific level, analyses of individual proposed projects would help determine potential impacts to specific environmental justice communities. Site specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. BMPs and mitigation measures may be required to address potential impacts to environmental justice

communities at the site-specific level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with environmental justice.

### **Potential Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities are anticipated to have *less than significant* impacts at the programmatic level if the same roads are used to perform inspections and maintenance activities. Any major infrastructure replacement as part of ongoing system maintenance would result in potential impacts similar to the deployment impacts described above.

# 7.2.10.5. Alternatives Impact Assessment

This section discusses potential environmental justice impacts associated with the Deployable Technologies Alternative and the No Action Alternative.

### **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative, a nationwide fleet of mobile communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. In general, some limited construction could be associated with the implementation of deployable technologies such as land clearing or paving for parking or staging areas. However, these construction activities would be minimal in comparison to the combination of project types associated with the Preferred Alternative as described above. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative, but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration.

### Potential Deployment Impacts

As explained above, deployable technologies such as Cell on Wheels, Cell on Light Truck, and System on Wheels, along with aerial deployable technologies, could require storage, staging, and launch/landing areas. To the extent such areas require new construction, noise and dust could be generated temporarily, and traffic could be disrupted. These impacts are expected to be less than significant at the programmatic level. If these effects occur disproportionately in environmental justice communities, they would be considered environmental justice impacts.

# Potential Operation Impacts

Operation of deployable technologies would result in effects similar in type to, but more frequent than, those described for the Preferred Alternative. As a result, the Deployable Technologies Alternative would result in *less than significant* disproportionate impacts to environmental justice communities at the programmatic level due to the impacts to air, water, land, and subsistence resources associated with the operation of deployable vehicles for up to 2 years at a time. The BMPs and mitigation measures described for the Preferred Alternative could help to minimize these impacts. Implementation of deployable technologies would likely have *less than significant* beneficial impacts on environmental justice communities at the programmatic level due to the employees who operate deployable equipment, the wages paid to them, and the expenditures on equipment, fuel, and other items (see Section 7.2.9, Socioeconomics).

### **No Action Alternative**

Under the No Action Alternative, the NPSBN would not be deployed. As a result, there would be *no impacts* to Environmental Justice communities because there would be no deployment or operation of the Proposed Action. There would be no environmental justice impacts associated with the No Action Alternative.

### 7.2.11. Cultural Resources

#### 7.2.11.1. Introduction

This section describes potential impacts to cultural resources in the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to cultural resources. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

# 7.2.11.2. Impact Assessment Methodology and Significance Criteria

The impacts of the Proposed Action on cultural resources were evaluated using the significance criteria presented in Table 7.2.11-1. As described in Section 7.2, Environmental Consequences, the categories of impact ratings are defined as *adverse effect; mitigated adverse effect; effect, but not adverse;* and *no effect.* These impact categories are comparable to those defined in 36 CFR § 800, Secretary of Interior's Standards and Guidelines for Archaeology and Historic Preservation (NPS 1983), and the United States (U.S.) National Park Service's National Register Bulletin: How to Apply the National Register Criteria for Evaluation (NPS 2002). Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to cultural resources addressed in this section are presented as a range of possible impacts.

Table 7.2.11-1: Impact Significance Rating Criteria for Cultural Resources

Type of Effect	Effect	Impact Level				
	Characteristic	Adverse Effect	Mitigated Adverse Effect <sup>a</sup>	Effect, but not Adverse	No Effect	
Direct effects to historic properties <sup>b</sup>	Magnitude or Intensity	Effects to a contributing portion of a single or many historic properties	Adverse effect that has been	Effects to a non- contributing portion of a single or many historic properties	No direct effects to historic properties	
	Geographic Extent	Direct effects APE	procedurally mitigated through	Direct effects APE	Direct effects APE	
	Duration or Frequency	Permanent direct effects to a contributing portion of a single or many historic properties	Section 106 process	Permanent direct effects to a non-contributing portion of a single or many historic properties	No direct effects to historic properties	
Indirect effects to historic properties (i.e., visual, noise, vibration, atmospheric)	Magnitude or Intensity	Effects to a contributing portion of a single or many historic properties	Adverse effect that has been	Effects to a contributing or non-contributing portion of a single or many historic properties	No indirect effects to historic properties	
	Geographic Extent	Indirect effects APE	procedurally mitigated through	Indirect effects APE	Indirect effects APE	
	Duration or Frequency	Long-term or permanent indirect effects to a single or many historic properties	Section 106 process	Infrequent, temporary, or short-term, indirect effects to a single or many historic properties	No indirect effects to historic properties	
Loss of access to historic properties	Magnitude or Intensity	Effects to a contributing portion of a single or many historic properties	Adverse effect that has been procedurally mitigated through Section 106 process	Effects to a non- contributing portion of a single or many historic properties	No segregation or loss of access to historic properties	
	Geographic Extent	Any area surrounding historic properties that would cause segregation or loss of access to a single or many historic properties		Any area surrounding historic properties that could cause segregation or loss of access to a single or many historic properties	No segregation or loss of access to historic properties	
	Duration or Frequency	Long-term or permanent segregation or loss of access to a single or many historic properties		Infrequent, temporary, or short-term changes in access to a single or many historic properties	No segregation or loss of access to historic properties	

#### APE = Area of Potential Effect

#### Notes:

<sup>&</sup>lt;sup>a</sup> Whereas BMPs and mitigation measures for other resources discussed in this Final Programmatic Environmental Impact Statement may be developed to achieve an impact that is less than significant with BMPs and mitigation measures incorporated at the programmatic level, historic properties are considered to be "non-renewable resources" given their very nature. As such, any and all unavoidable adverse effects to historic properties, per Section 106 of the National Historic Preservation Act (as codified in *Title 36 of the CFR § 800.6*), would require consultation with the State Historic Preservation Office/Tribal Historic Preservation Office and other consulting parties, including American Indian tribes and Native Hawaiian organizations, to develop appropriate BMPs and mitigation measures.

b Per the National Historic Preservation Act, an historic property is defined as any district, archaeological site, building, structure, or object that is either listed or eligible for listing in the National Register of Historic Places (NRHP). Cultural resources present within a project's APE are not historic properties if they do not meet the eligibility requirements for listing in the NRHP. Sites of religious and/or cultural significance refer to areas of concern to Indian tribes and other consulting parties that, in consultation with the respective party or parties, may or may not be eligible for listing in the NRHP. These sites may also be considered traditional cultural property (TCPs). Therefore, by definition, these significance criteria only apply to cultural resources that are historic properties, significant sites of religious and/or cultural significance, or TCPs. For the purposes of brevity, the term "historic property" is used here to refer to either historic properties, significant sites of religious and/or cultural significance, or TCPs.

# **Specific Regulatory Considerations**

As discussed in Section 7.1.11, Cultural Resources, the Proposed Action is considered an undertaking as defined in 36 CFR § 800, the regulation implementing Section 106 of the National Historic Preservation Act (NHPA). The intent of Section 106, as set forth in its attending regulations, is for federal agencies to take into account the effects of a proposed undertaking on historic properties, which can include traditional cultural properties (TCPs), and to consult with the Advisory Council on Historic Preservation (ACHP); State Historic Preservation Offices (SHPOs); federally recognized American Indian tribes and Native Hawaiian organizations; local governments; applicants for federal assistance, permits, licenses, and other approvals; and any other interested parties with a demonstrated interest in the proposed undertaking and its potential effects on historic properties.

Section 106 establishes a process for the following:

- Identifying historic properties that may be affected by a proposed undertaking;
- Assessing the undertaking's effects on those resources; and
- Engaging in consultation that seeks ways to avoid, minimize, or mitigate adverse effects on properties that are either listed on, or considered eligible for listing on, the National Register of Historic Places (NRHP).

The area in which effects on resources are evaluated is known as the Area of Potential Effect (APE). The APE is defined as

"... the geographic area or areas within which an undertaking may directly or indirectly cause alterations in the character or use of historic properties, if any such properties exist. The area of potential effects is influenced by the scale and nature of the undertaking and may be different for different kinds of effects caused by the undertaking." (36 CFR § 800.16(d))

The APE would include potential effects areas for both direct and indirect effects. Direct effects physically alter the historic property in some way, and indirect effects are further removed in time or space and diminish some aspect of the historic property, but may not physically alter it. Direct and indirect effects are discussed in further detail below. Although an APE has not been identified for the Proposed Action due to the nature of this programmatic evaluation, site-specific analysis, including identification of a site-specific APE, may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform individual projects.

To be eligible for listing in the NRHP, a cultural resource must meet at least one of the four criteria for eligibility. The major criteria ( $36 \ CFR \ \S \ 60.4(a-d)$ ) used to evaluate the significance of a cultural resource are as follows:

- a) It is associated with events that have made a significant contribution to the broad patterns of history;
- b) It is associated with the lives of past significant persons;

- c) It embodies the distinctive characteristics of a type, period, or method of construction, or that represent the work of a master, or that possess high artistic values, or that represent a significant and distinguishable entity whose components may lack individual distinction; or
- d) It has yielded or may be likely to yield information important in history or prehistory.

Properties also need to exhibit integrity of location, materials, setting, design, association, workmanship, and feeling and commonly be at least 50 years old. However, under Criteria Consideration G, a property achieving significance within the past 50 years is eligible if it is of exceptional importance.

As discussed in Section 7.1.11, Cultural Resources, historic properties can also include properties of traditional religious and cultural significance to various populations; these properties are commonly referred to as TCPs. TCP is defined in National Register Bulletin 38 as a place "eligible for inclusion in the NRHP because of its association with cultural practices or beliefs of a living community that (a) are rooted in that community's history, and (b) are important in maintaining the continuing cultural identity of the community" (NPS 1998). Because the cultural practices or beliefs that give a TCP its significance are typically still observed in some form at the time the property is evaluated, it is sometimes perceived that the intangible practices or beliefs themselves, not the tangible property, constitute the subject of evaluation. There is naturally a dynamic relationship between tangible and intangible. The beliefs or practices associated with a TCP are of central importance in defining its significance. However, it should be clearly recognized at the outset that the NRHP does not include intangible resources themselves. The entity evaluated must be a tangible property—i.e., a district, site, building, structure, or object. Notably, a property must meet several preconditions in order to meet the federal definition of TCP as articulated in National Register Bulletin 38. These conditions include the ongoing use of a property in spiritual practice or other traditional activities (NPS 1998). It is difficult to identify properties of traditional cultural significance because they are often kept secret due to sensitivity around use and location by the effected communities and the National Register discourages nominations of purely natural features "without sound documentation of their historical or cultural significance" (NPS 1998). It is through consultation with affected groups themselves that historic properties of religious and cultural significance can be properly identified and evaluated (ACHP 2008).

Local, state/territory, tribal, and federal agencies would be consulted as appropriate in findings and determinations made during the Section 106 process, as specified in  $36 \ CFR \ 800$ . This includes any SHPO/Tribal Historic Preservation Office whose state/territory would physically include any portion of the APE. In addition to the SHPO, the lead federal agencies have an obligation, as appropriate, to work with state/territory and local governments as well as private organizations, applicants, or individuals with a demonstrated interest from initiation to completion of the review under Section 106 of the NHPA. Once the lead federal agency has identified the appropriate SHPO,  $36 \ CFR \ 800.3(f)(2)$  requires the federal agencies to identify American Indian tribes or Native Hawaiian organizations that may attach religious and cultural significance to historic properties within the APE and invite them to be consulting parties.

In consultation with the SHPO and other effected parties, the criteria of adverse effects to historic properties within the APE to evaluate the potential effect of the Proposed Action on the identified historic properties would be applied, as codified in 36 CFR § 800.5.

An *adverse effect* is found when an undertaking may alter, directly or indirectly, any of the characteristics of a historic property that qualify the property for inclusion in the NRHP in a manner that would diminish the integrity of the property's location, design, setting, materials, workmanship, feeling, or association, as discussed above. Adverse effects may include reasonably foreseeable indirect effects that occur later in time, are farther removed, or are cumulative.

FirstNet and/or their partners would confer with consulting parties to determine the undertaking's effects on historic properties, to resolve adverse effects, and to develop BMPs and mitigation measures as necessary, practicable, or feasible. As presented in Table 7.2.11-1, effects determinations have the following three possible outcomes:

- 1. Finding of *no effect* to historic properties The Proposed Action does not have the potential to cause effects on historic properties that may be present.
- 2. Finding of *effect, but not adverse* The historic property would be affected; however, the effects of an undertaking do not meet the criteria of adverse effect, or measures have been taken to avoid or minimize adverse effects.
- 3. Finding of *adverse effect/mitigated adverse effect* The undertaking may affect the integrity, which would alter, directly or indirectly, any of the characteristics of a historic property that qualify it for inclusion in the NRHP. If an adverse effect is found, the federal lead agency would consult further to resolve the adverse effect.

Except as described later, if an historic property could be affected, FirstNet and/or their partners would follow the provisions of 36 CFR § 800.5 to determine whether the effects were adverse. If an effect were adverse, FirstNet and/or their partners would consult with the parties identified above to identify practicable and feasible ways to avoid, minimize, or mitigate any potential effects of the Proposed Action pursuant to 36 CFR § 800.6. Additionally, the ACHP would be notified of the adverse effects and invited to participate in the resolution of adverse effects process. If adverse effects are unavoidable, then the following are potential BMPs and mitigation measures that could be taken to resolve adverse effects:

- Minimization, which would reduce the effects on the resource through partial avoidance, but would not completely eliminate the effects; and
- Mitigation, which would offset that effect through some of the following means:
  - Protection of a similar resource nearby;
  - Detailed documentation of the resource through data recovery (e.g., excavations, in the case of archaeological sites, or Historic American Buildings Survey/Historic American Engineering Record documentation, in the case of historic structures);
  - Contributions to the preservation of cultural heritage in the affected community;

- Interpretative exhibits highlighting information gained about cultural resources through the Proposed Action; or
- Some combination of these strategies.

If adverse effects are unavoidable, FirstNet and/or their partners would be required to develop appropriate BMPs and mitigation measures, as practicable or feasible, in consultation with some combination of the ACHP, SHPO, a Tribal Historic Preservation Office, and other interested parties, and execute a Memorandum of Agreement (MOA) or Programmatic Agreement (PA), depending on the size and length of the individual project or program and the number of parties involved. The MOA or PA would establish a process for ongoing consultation, review, and compliance with federal and territorial historic preservation laws, and describe the actions that would be taken by the parties to meet their cultural resources compliance responsibilities. The MOA or PA would ensure the resolution of adverse effects and that consultation and BMPs and mitigation procedures are followed. The MOA or PA would also include an Unanticipated Discovery Plan, which would detail the procedures taken if unanticipated cultural materials or human remains were encountered during the deployment phase of the Proposed Action. The MOA or PA would be used as a tool to ensure that Section 106 and other applicable state/territory and federal cultural resource laws and regulations, such as the Archaeological Resources Protection Act, Native American Graves Protection and Repatriation Act, American Indian Religious Freedom Act, are complied with and implemented accordingly.

Additionally, FirstNet is permitted under a 2015 Program Comment approved by the ACHP—that renewed and amended an existing 2009 Program Comment—to use its alternative procedures to comply with Section 106 for any potential effects resulting from any proposed construction and modification undertakings that would be subject to review by the Federal Communications Commission under either an existing 2001 or 2004 nationwide PA for telecommunications and collocations. This permits FirstNet to avoid duplicative reviews and complying separately with Section 106 in evaluating any proposed undertaking, when it has already undergone or will undergo, or is exempt from, a review by the Federal Communications Commission under either the 2001 or 2004 PA (ACHP 2015).

### 7.2.11.3. Description of Environmental Concerns

### **Direct Effects to Historic Properties**

The primary cultural resource concern during deployment and operation activities is physical damage to and/or destruction of historic properties. For the purposes of brevity, the term "historic property" is used here to refer to either historic properties as defined by the NHPA, significant sites of religious and/or cultural significance, or traditional cultural properties. Direct effects typically occur to historic properties located within or in close proximity to deployment areas. Impacts caused by deployment or operation are restricted to any historic properties, known or unidentified, within the area of physical disturbance.

Any deployment-related ground disturbing activities, such as grading, excavation, vegetation clearing, or even merely driving equipment off-road has the potential to damage, disturb, or

remove known or previously unidentified cultural resources, particularly archaeological sites. Since archaeological sites and the scientific data that can be gathered from them are based on their undisturbed context, the integrity and undisturbed nature of an archaeological site is of utmost importance. Ground-disturbing activities are likely to occur during deployment of Proposed Action facilities and associated infrastructure, both on land and in water, and in the future during operation phase maintenance that could involve unanticipated find events.

An influx of non-local workers into an area could subject known historic properties to an increase in visitors who may not be aware of a resource's local, regional, or national cultural value. Resources could be damaged due to intentional or unintentional looting or vandalism. If previously unidentified cultural resources are identified during deployment or operation, individual project-related personnel collecting artifacts as souvenirs could also impact resources.

Based on the impact significance criteria presented in Table 7.2.11-1, physical damage to and/or destruction of historic properties could be adverse if FirstNet's deployment locations or activities would cause permanent direct effects to a contributing portion of a single or multiple historic properties. As discussed in the affected environment Section 7.1.11, Cultural Resources, known and unidentified cultural resources can occur throughout the Northern Mariana Islands. Although parts of the island have been systematically surveyed, cultural resources have been evaluated for their eligibility, and historic properties have been listed on the NRHP, the potential remains for unidentified cultural resources to exist and/or known historic properties to be adversely effected by the Proposed Action. Because prehistoric sites in the Northern Mariana Islands are known to occur near coastal areas where populated areas and infrastructure are prevalent, historic properties, such as Pre-Latte and Latte Period archaeological sites or nearshore shipwrecks, would be most susceptible to near-coastal adverse effects. Additionally, prehistoric and historic period archaeological sites and historic structures are commonly located in more level, inland areas where individual project activities could occur. Topographically prominent locations suited for telecommunication infrastructure could also be located near or on sites of religious and/or cultural significance and historic Japanese military sites or within cultural landscapes.

Prior to deployment, site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. To the extent practicable, FirstNet does not expect to raze any historic structures or adversely affect any known historic properties as part of siting the Proposed Action. If the proposed deployment activities would have the potential to adversely affect historic properties, FirstNet and/or their partners would apply BMPs and mitigation measures, as practicable or feasible, and consult with appropriate federal, territorial, tribal, and other interested parties to apply appropriate mitigation measures to resolve adverse effects. If after site-specific analysis unanticipated cultural resources were identified during deployment or operation, procedures established within the MOA or PA would be followed to appropriately consult, evaluate, and resolve potential adverse effects to any historic properties. If unmarked human burial remains are encountered, then work in the area of the find must cease immediately and the Division of Historic Preservation would be contacted before further ground-disturbing activity would occur at the discovery site.

# **Indirect Effects to Historic Properties**

Indirect effects to historic properties could include changes to the views to and from a resource (viewshed impacts); increased noise levels at a resource; vibration; and/or visual or atmospheric effects due to dust, emissions, or pollutants. These types of indirect effects may not only affect a historic property's sense of setting, feeling, or association, but could also indirectly affect the physical characteristics of a historic property.

Indirect effects are typically caused by spatially removed activities due to visual, auditory, vibratory, or atmospheric impacts that occur beyond the physical area of disturbance, but are typically restricted to the immediate area around the emitting source, especially in the case of noise, vibration, dust, or emissions. The size of the area impacted by the indirect effects is determined by a combination of variables including the frequency, duration, intensity, and magnitude of the impacts.

Proposed Action activities that could result in these types of impacts include deployment-related ground disturbance; vegetation clearance; increased noise, vibration, dust, pollutants, and emissions associated with vehicle traffic; and placement of individual project components within viewsheds. The accumulation of dust due to vehicular traffic or deployment activities on historic properties could impact their cultural value to a site user, although they would tend to be minor or limited in extent. The accumulation of other pollutants could have a similar effect as dust and could contribute to physical damage to historic properties from chemical reactions between pollutant and resource materials, although the effects would generally be required to be long-term to cause significant damage.

Historic structures and prehistoric ruins or sensitive features are prone to vibration-related impacts. Vibrations are measured in terms of peak particle velocity. The Swiss Association of Standardization Vibration Damage Criteria states that structures highly sensitive to vibration will sustain damage if continuous vibration activities generate peak particle velocity in the underlying soil of 3.048 millimeters per second (1.2 inches per second) or higher (*Jones & Stokes 2004*). Studies have found that peak particle velocity at or above 2 inches per second will damage historic buildings. Therefore, an industry standard conservative limit for vibration is generally recognized to be 0.5 inches per second, depending on site-specific key factors (*Johnson and Hannen 2015*). The use of heavy equipment during deployment and increased vehicular traffic along established or new access roads during deployment and operation-phase activities could generate localized vibrations sufficient to damage historic properties. The Proposed Action, however, would likely not possess the amount or frequency of vehicular traffic needed to cause significant effects.

Based on the impact significance criteria presented in Table 7.2.11-1, indirect effects to historic properties could be adverse if FirstNet's deployment or operation activities would cause permanent indirect effects to a contributing portion of a single or many historic properties. As discussed in the affected environment Section 7.1.11, Cultural Resources, known and previously unidentified cultural resources can occur throughout the Northern Mariana Islands. Although parts of the islands have been systematically surveyed, not all areas or cultural resources have been evaluated for their eligibility, and historic properties have been listed on the NRHP, the

potential remains for unidentified cultural resources to exist and/or known historic properties to be adversely effected by the Proposed Action. Additionally, in the case of TCPs and cultural resources of religious and/or cultural significance, sites may be difficult to identify, boundaries may not be able to be defined, and the affected cultural groups may not be willing to share information about the sites. Historic properties such as those related to natural features, such as many of the beach sites, cemeteries, or even traditional hunting, fishing, or plant gathering sites, could be adversely affected by effects from views, noise, or emissions. Topographically prominent locations suited for telecommunication infrastructure could also be located within the viewshed of TCPs or other sites of religious and/or cultural significance. Historic properties containing structural components (i.e., Campaneyan Kristo Rai) or sensitive or fragile features, such as any of the pictograph sites, could be susceptible to damage due to vibrations.

As discussed above, site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work within individual projects. To the extent practicable, FirstNet does not expect to adversely affect any known historic properties as part of siting the Proposed Action. If the proposed deployment activities would have the potential to adversely affect historic properties, FirstNet and/or their partners would apply BMPs and mitigation measures, as practicable or feasible, and consult with appropriate federal, territorial, tribal, and other interested parties to apply appropriate mitigation measures to resolve adverse effects.

# **Loss of Access to Historic Properties**

The goal of historic preservation is not only to preserve and protect historic properties, but also to provide access to cultural resources, especially to those who value them. This is fundamental to all historic properties, primarily to historic properties that are considered TCPs and other sites of religious and/or cultural significance (*NPS 1998*). Effects would be considered adverse if long-term or permanent segregation or loss of access was caused by individual project activities to a single or many historic properties.

Historic resources, especially TCPs, hunting, fishing, or plant gathering sites, graves or cemeteries, and areas of particular religious or traditional importance, can lose their integrity, and thus, their potential eligibility for the NRHP when they become degraded as a result of natural or human disturbance processes. Additionally, loss of integrity can occur when the groups, such as the Pacific Islanders, who value these places, can no longer access them, thus losing their ability to use the sites in a traditional way and the cultural connection to the site or place over time.

The cause of the loss of access can be direct or indirect. A historic property such as a cemetery or religious place could be physically segregated, excluding public use of the place. However, limitations on access could also be indirect, whereas the use associated with the cultural landscape or traditional gathering area is affected be visual or audible effects long-term or permanently so as practitioners cannot perform traditional uses. Many TCPs are used for practical purposes by those who value them and the resources gathered are vital to continuing cultural and traditional practices.

As discussed above, FirstNet and/or their partners would consult with the appropriate territory agencies and interested Northern Mariana Islanders determine the potential effect of the Proposed Action on any identified historic properties. To the extent practicable, FirstNet does not expect to adversely affect access to any known historic properties as part of siting the Proposed Action. If the proposed deployment or operation activities would have the potential to adversely affect historic properties, FirstNet and/or their partners would apply BMPs and mitigation measures, as practicable or feasible, and consult with appropriate federal, territorial, tribal, and other interested parties to apply appropriate mitigation measures to resolve adverse effects.

In addition to the historic properties listed on the NRHP, other known and unknown cultural resources exist across the Northern Mariana Islands that have yet to be identified or evaluated for their significance. As indicated by previous surveys and a general understanding of the cultural context, archaeological sites and historic resources are more typically found in certain locations than others given their size, type, and function. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

# 7.2.11.4. Potential Impacts of the Preferred Alternative

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including deployment and operation activities.

# **Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities would result in potential impacts to cultural resources and others would not. In addition, and as explained in this section, various types of Preferred Alternative infrastructure could result in a range of effects from *no effect* to *effect*, *but not adverse* depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

### Activities Likely to Have No Effects

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are likely to have *no effects* to cultural resources under the conditions described below:

### • Wired Projects

Use of Existing Conduit – New Buried Fiber Optic Plant: Disturbance associated with the installation of fiber optic cable in existing conduit would be limited to entry and exit points of the existing conduit in previously disturbed areas. It is anticipated that there would be no direct or indirect effects to cultural resources because the activities that

- would be conducted at these small entry and exit points are within previously disturbed areas and any indirect effect or effects to access would be short-term.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting
  up of dark fiber would have *no effects* to cultural resources because there would be no
  ground disturbance.

### Satellites and Other Technologies

- Satellite-Enabled Devices and Equipment: The installation of new satellite-compatible infrastructure on existing towers, structures, or buildings (where antennae are already placed) would likely be visible. It is anticipated that the installation of permanent equipment on existing structures and the use of portable devices that use satellite technology would not impact cultural resources because those activities would not require ground disturbance or create new perceptible visual effects. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to avoid or minimize potential impacts.
- Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle is very unlikely to impact cultural resources, it is anticipated that this activity would have *no effect* on cultural resources.

# Activities with the Potential to Have Effects

Potential deployment-related impacts to cultural resources as a result of implementation of the Preferred Alternative would encompass a range of effects that could occur as a result of ground disturbance activities, vehicular traffic, the presence of new aboveground structures or components, visual evidence of construction, and the presence of construction equipment. The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential effects to cultural resources include the following:

### Wired Projects

New Build – Buried Fiber Optic Plant: Plowing (including vibratory plowing), trenching, or directional boring and the construction of points of presence (POPs), huts, or other associated facilities or hand-holes to access fiber could result in potential direct and indirect effects or access effects to cultural resources. Soil disturbance and heavy equipment use associated with plowing, trenching, or directional boring as well as land/vegetation clearing, excavation activities, and landscape grading associated with construction of POPs, huts, or other associated facilities or hand-holes to access fiber could result in direct and indirect effects or access effects to cultural resources. Installation of a new buried fiber optic plant would create visible evidence of construction, including a narrow, impermanent "scar" in the earth where the new fiber

<sup>&</sup>lt;sup>1</sup> POPs are connections or access points between two different networks, or different components of one network.

- optic plant was installed, and the presence of construction equipment used for this installation. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to avoid or minimize the potential impacts.
- New Build Aerial Fiber Optic Plant: Soil excavation and excavated material placement during the installation of new poles could result in potential direct and indirect effects or access effects to cultural resources. The use of heavy equipment during the installation of new poles and hanging of cables could also result in potential direct and indirect effects to cultural resources or access effects to cultural resources. The installation of a new aerial fiber optic plant (i.e., new wires on new cell towers) would have a discernable change on visual conditions. Except if replacing existing infrastructure, this option would add new elements (towers) to a viewshed, and would result in visible evidence of construction activity and equipment. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to avoid or minimize potential impacts.
- Collocation on Existing Aerial Fiber Optic Plant: Soil excavation and excavated material placement during the replacement of poles and structural hardening could result in direct and indirect effects to cultural resources, although any effects to access would be short-term. Heavy equipment use associated with these activities as well as with installing new fiber on existing poles could result in direct and indirect effects to cultural resources.
- New Build Submarine Fiber Optic Plant: The installation of cables in bodies of water could have direct and indirect impacts to submerged cultural resources. Direct and indirect effects as well as access effects to cultural resources could potentially occur as result of the construction of landings and/or facilities on shore to accept submarine cable or the impact of cable placement on submerged resources. Direct and indirect effects to terrestrial cultural resources could potentially occur as result of grading, foundation excavation, or other ground disturbance activities as well as heavy equipment use during these activities. Installation of new associated huts or equipment, however, would create aboveground features and the presence of construction equipment and create visible aboveground components. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to avoid or minimize the potential impacts.
- Installation of Optical Transmission or Centralized Transmission Equipment: If installation of transmission equipment would occur in existing boxes or huts and require no ground disturbance (collocations), there would be no effects to cultural resources. However, if installation of transmission equipment required grading or other ground disturbance to install small boxes, huts, or access roads, there could potentially be direct and indirect impacts to cultural resources, although access effects would be short-term. Heavy equipment use associated with these activities as well as with installing new fiber on existing poles could result in direct and indirect effects to cultural resources. Installation of new transmission equipment would add a new element to the viewshed, in the form of a small box or hut. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to avoid or minimize the potential impacts.

# Wireless Projects

- New Wireless Communication Towers: Installation of new wireless towers and associated structures (generators, equipment sheds, fencing, security and aviation lighting, electrical feeds, and concrete foundations and pads) or access roads could result in direct and indirect effects or access effects to cultural resources. Land/vegetation clearing, excavation activities, landscape grading, and other ground disturbance activities during the installation of new wireless towers and associated structures or access roads and heavy equipment use could result in direct and indirect effects. Installation of new wireless communication towers would add new elements (towers) to the viewshed and would result in visible evidence of construction activity and equipment. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to avoid or minimize potential impacts.
- Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower. Although the change associated with this option is small, it could cause cumulative visual effects to historic properties within its viewshed. If the onsite delivery of additional power units, structural hardening, and physical security measures required ground disturbance, such as grading or excavation activities, direct and indirect effects to cultural resources could occur, although access effects would be short-term. The use of heavy equipment could also have direct and indirect effects. BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to avoid or minimize potential impacts.

### • Deployable Technologies

Implementation of deployable technologies could result in potential direct and indirect effects to cultural resources if deployment of land-based deployables occurs in unpaved areas, or if the implementation results in minor construction or paving of previously unpaved surfaces. Some staging or landing areas (depending on the type of technology) could require land/vegetation clearing, minor excavation, and paving. These activities could result in direct and indirect effect to cultural resources, although access effects would be unlikely. Heavy equipment use associated with these activities and implementation of deployable technologies themselves could result in direct and indirect effects if deployed in unpaved areas. It is anticipated that there would be no effects to access or the viewshed during deployment of the deployable technologies.

In general, the abovementioned activities could potentially involve land/vegetation clearing, excavation, excavated material placement, trenching or directional boring, construction of access roads and other impervious surfaces, landscape grading, heavy equipment movement, and installation of aboveground components. Potential effects to cultural resources associated with deployment of this infrastructure could include direct and indirect effects or access effects to cultural resources. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. These

effects and associated BMPs and mitigation measures that could help to mitigate or reduce these impacts are described further below.

# Direct Effects to Historic Properties

Based on the analysis of the deployment activities described above to cultural resources, the impact rating as a result of direct effects is anticipated to be *effect*, *but not adverse*. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize the potential impacts to these resources.

FirstNet is committed to avoidance of direct effects to historic properties to the maximum extent practicable. The key time to implement avoidance actions is during siting and deployment, prior to and during Preferred Alternative activities. Therefore, site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

Further, the establishment of an unanticipated discovery plan during deployment and operation would be implemented to ensure that procedures are followed if unanticipated cultural materials or human remains were encountered during the deployment and operation of the Preferred Alternative, and that BMPs and mitigation measures are fully and effectively implemented and unanticipated effects to historic properties are not occurring. For activities that could adversely affect historic properties, FirstNet and/or their partners would develop appropriate BMPs and mitigation measures, as practicable or feasible, in consultation with some combination of the ACHP, SHPO, a Tribal Historic Preservation Office, and other interested parties to execute a MOA or PA, depending on the size and length of the individual project or program and the number of parties involved. The MOA or PA would establish a process for ongoing consultation, review, and compliance with federal and territorial historic preservation laws, and describe the actions that would be taken by the parties in order to meet their cultural resources compliance responsibilities. The MOA or PA would ensure the resolution of adverse effects and that consultation and mitigation procedures are followed. The MOA or PA would be used as a tool to ensure that Section 106 and other applicable territorial and federal cultural resource laws and regulations, such as Archaeological Resources Protection Act, Native American Graves Protection and Repatriation Act, American Indian Religious Freedom Act, and territorial laws, are complied with and implemented accordingly.

### Potential Indirect Effects to Historic Properties

Based on the analysis of the deployment activities described above to cultural resources, the impact rating as a result of indirect effects is anticipated to be *effect*, *but not adverse*. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize the potential impacts to these resources.

# Potential Loss of Access to Historic Properties

Based on the analysis of the deployment activities described above to cultural resources, the impact rating as a result of direct and indirect effects to access is anticipated to be *effect*, *but not adverse*. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize the potential impacts to these resources.

# **Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in impacts similar to the abovementioned deployment impacts. It is anticipated that there would be *no effects* to historic properties associated with routine inspections of the Preferred Alternative, assuming that the same access roads used for deployment are also used for inspections and the activities are infrequent and temporary. If usage of heavy equipment as part of routine maintenance or inspections occurs off of established access roads or corridors, direct and indirect effects or temporary access effects could result as explained above.

# 7.2.11.5. Alternatives Impact Assessment

The following section assesses potential impacts to historic properties associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>2</sup>

### **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative option, a nationwide fleet of land-based and aerial mobile communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Potential effects to historic properties as a result of implementation of this alternative are described below.

# **Deployment Impacts**

As explained above, implementation of land-based deployable technologies could result in *effects, but not adverse* to historic properties if deployment of land-based deployables occurs in unpaved areas or if the implementation results in paving of previously unpaved surfaces. Some staging or landing areas (depending on the type of technology) could require land/vegetation

<sup>&</sup>lt;sup>2</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

clearing, excavation, and paving. These activities could result in direct and indirect effect to cultural resources, although access effects would be unlikely. Heavy equipment use associated with these activities and implementation of deployable technologies themselves could result in direct and indirect effects if deployed in unpaved areas. It is anticipated that there would be *no effects* to access or the viewshed during deployment of the deployable technologies.

# **Operation Impacts**

As explained above, operation activities would consist of implementation/running of the deployable technology and routine maintenance and inspections. As with the deployment impacts, it is anticipated that there would be *effects*, *but not adverse* to historic properties associated with implementation/running of the deployable technology because effects to access or the viewshed could occur, depending on the length of deployment. Assuming that the same access roads used for deployment are also used for inspections, it is anticipated that there would be *no effects* to historic properties due to inspections. If usage of heavy equipment as part of routine maintenance or inspections occurs off of established access roads or corridors, *effects*, *but not adverse* to historic properties could result as previously explained above.

#### No Action Alternative

Under the No Action Alternative, the NPSBN would not be deployed; therefore there would be no associated deployment or operation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no effects* to historic properties because there would be no deployment or operation of the Proposed Action. Environmental conditions would therefore be the same as those described in Section 7.1.11, Cultural Resources.

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# **7.2.12. Air Quality**

#### 7.2.12.1. *Introduction*

This section describes potential impacts to air quality in the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to air quality. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

### 7.2.12.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on air quality were evaluated using the significance criteria presented in Table 7.2.12-1. As described in Section 7.2, Environmental Consequences, the categories of impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated, less than significant*, or *no impact*. Characteristics of the potential air quality impact, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts to air quality addressed in this section are presented as a range of possible impacts.

Table 7.2.12-1: Impact Significance Rating Criteria for Air Quality

Type of Effect	Effect Characteristic	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Increased air emissions	Magnitude or Intensity	Emissions would prevent progress toward meeting one or more NAAQS in nonattainment areas. Emissions in attainment or maintenance areas would cause an exceedance for any NAAQS. Emissions exceed one or more major source permitting thresholds. Projects do not conform to SIP.	Effect that is <i>potentially</i> significant, but with mitigation is less than significant at the programmatic level	Negligible emissions would occur for any pollutant within an attainment area, but would not cause a NAAQS exceedance and would not trigger major source permitting	Emission increases would be infrequent or absent, mostly immeasurable; projects conform to SIP
	Geographic Extent	NA		NA	NA
	Duration or Frequency	Permanent or long-term		Short-term	Temporary

NAAQS = National Ambient Air Quality Standards; NA = not applicable; SIP = State (or Territory) Implementation Plan

## 7.2.12.3. Description of Environmental Concerns

Increased air emissions could result in potential adverse impacts to human health, wildlife, vegetation, and visibility. Emissions could result from stationary or mobile equipment that is powered by fossil fuels such as excavators, backhoes, frontend loaders, graders, pavers, dump trucks, etc. required to support any clearance, drilling, and construction activities associated with network deployment. In addition, the use of power generators, first responder on-road vehicles (large towable trailers, commercial trucks, standard sport utility vehicles), and aerial platforms (unmanned aircraft such as drones and piloted aircraft such as airplanes and blimps) associated with the implementation of deployable technologies could also increase air emissions, both from fossil fuel combustion and, in some cases, from stirring up dust on unpaved roads. Helicopters, if needed, would likely only be used during deployment of one of the above technologies to potentially move people or equipment to remote areas. The use of helicopters would be infrequent, if at all; therefore, potential impacts associated with the use of helicopters are not evaluated here.

Potential impacts from increased air emissions could occur in any location; however, the most affected areas are nonattainment areas (where air quality is not meeting local standards), maintenance areas (where air quality has improved but historically did not meet local standards), and designated Class I Areas (areas of special national or cultural significance including certain national parks, wilderness areas, and national monuments). Nonattainment and maintenance areas are sensitive to increased air pollution because of their existing air quality concerns; Class I Areas are sensitive because of the expectation for pristine air quality and visibility in these areas (see Section 7.1.12, Air Quality).

Currently, the Northern Mariana Islands is not designated as nonattainment or maintenance status for any pollutants throughout the territory and it does not include any Class I Areas. Furthermore, BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help avoid or minimize potential air quality impacts. In addition, it is anticipated that any air pollution increase due to deployment would likely be short-term with pre-existing air quality levels generally achieved after some months (typically less than a year, and could be as short as a few hours or days for some activities such as pole construction).

#### 7.2.12.4. Potential Impacts of the Preferred Alternative

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including deployment and operation activities. Estimated emissions associated with the Preferred Alternative are compared to the permitting thresholds for new major stationary sources in order to evaluate the significance of potential air quality impacts. Because the air emissions associated with most of the construction/deployment activities (excluding use of mobile power generators for deployment technologies if on-site for 12 consecutive months or more) are solely from mobile construction equipment/vehicles, these non-stationary sources or activities would not be subject to territory air quality requirements that would require consultation or permitting actions. Emissions from the non-stationary sources (and sources not covered by a New Source Review permit) are subject to the general conformity requirements, if

such emissions are generated in areas designated as nonattainment or maintenance for any criteria pollutant or its pre-cursor.

As noted in Section 7.1.12, Air Quality, there are no nonattainment areas in the islands, so the applicable threshold is 250 tons per year (tpy) for each criteria pollutant emitted by a stationary source. The major stationary source permitting thresholds are lower for modifications (rather than new sources); however, these thresholds are based on an increase in emissions compared to the existing source. It is anticipated that any modifications associated with the Preferred Alternative (e.g., replacement of an existing diesel generator) would involve equipment of the same size with emissions performance equal to or better than the existing equipment. Therefore, only new emission sources are quantitatively evaluated to determine significance. Additionally, lead emissions were not quantified in the following assessment because all fuels are anticipated to be unleaded and no measurable amount of lead emissions are expected as a result of the Preferred Alternative.

Furthermore, within the United States and its territories, there are no air quality permitting programs, and thus no thresholds, for mobile sources such as construction equipment/activities, motor vehicles, small boats, airplanes, and drones.<sup>1</sup> As noted in Section 7.1.12, Air Quality, emissions from each of these mobile sources are regulated through fuel standards and inspection/maintenance programs. The proposed BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) would help avoid or minimize potential air quality impacts associated with these mobile emission sources. Nonetheless, to provide additional context, emissions from construction equipment/activities and motor vehicles are estimated below and compared to the 250-tpy major source permitting threshold, although this threshold would not apply to such emissions for permitting purposes.

Finally, the following analyses consider pollutant emission rates only. Changes to ambient air pollutant concentrations through air dispersion modeling (which accounts for emission rates, source parameters, meteorological conditions, building wake effects, and terrain effects) and associated potential impacts relative to local ambient air quality standards, are not evaluated. More detailed Preferred Alternative information would be needed to model potential air emission impacts relative to local ambient air quality standards.

<sup>&</sup>lt;sup>1</sup> The Clean Air Act (CAA), as amended through the 1990 Clean Air Act Amendments, defines "stationary source" in *Title III*, *General Provisions*, Section 302, Definitions, paragraph (z) [CAA § 302(z)] such that any source of air emissions resulting directly from a non-road engine is not regulated as a stationary source under the CAA and are therefore exempt from federal stationary source permitting requirements. The definition of a non-road engine in Title II, *Emission Standards for Moving Sources*, Section 216, Definitions, of the CAA is codified in 40 CFR § 89.2 and 40 CFR § 90.3. As defined in these parts, internal combustion engines that are mobile (i.e., portable or transportable) engines are considered non-road engines. Therefore, internal combustion engines such as portable generators, air compressors, welders, etc. that do not stay at any single site at a building, structure, facility or installation for 12 consecutive months or more, are considered non-road engines.

## **Potential Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities would result in potential impacts to air quality and others would not. In addition, and as explained in this section, various types of Preferred Alternative infrastructure could result in a range of *no impacts* to *less than significant* impacts at the programmatic level depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

# Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are likely to have *no impacts* to air quality at the programmatic level under the conditions described below:

### • Wired Projects:

- Use of Existing Conduit-New Buried Fiber Optic Plant: Although existing conduits
  would be used, these projects could involve construction equipment for cable pulling,
  blowing. However due to the temporary and intermittent need for such machinery, there
  would be no perceptible increase in air emissions.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting up dark fiber would have *no impacts* to air quality because it would not create any new sources of air emissions. It is expected that no heavy equipment would be used and that transportation activities would be temporary, producing a negligible quantity of air pollution.

# • Satellites and Other Technologies:

Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would be very unlikely to impact air quality resources, it is anticipated that this activity would have *no impact*.

### Activities with the Potential to Have Impacts

Potential deployment-related impacts to air quality as a result of implementation of the Preferred Alternative would encompass a range of potential impacts that could occur as a result of fossil fuel combustion associated with on-road and off-road engines, and as a result of motor vehicles or heavy equipment stirring up dust on unpaved roads. The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential impacts to air quality include the following activities.

### **Wired Projects**

For buried wired projects, construction activities could include plowing (including vibratory plowing), trenching, or directional boring, depending on the nature of the terrain, geology, and environmental conditions. These activities could result in potential impacts to air quality as a result of associated fuel-burning equipment (combustion emissions) and ground disturbance (fugitive dust). This section excludes air emissions associated with trenching and horizontal boring activities as these are expected to be lower or similar to plowing activities (i.e., only one of the three options would likely occur at a particular location depending on the nature of the terrain, geology, and environmental conditions). For aerial wired projects, construction activities could include new wiring and poles that require use of auger trucks, boom trucks, and bucket lifts, as well as excavation and grading for new or modified rights-of-way or easements.

Additional activities associated with installation of new, or modifications to existing, wired systems (buried and aerial) and the construction of points of presence, huts, or other associated facilities could result in air emissions from cable blowing, pulling, and vault placement. In other cases, new structures could be required without the need for new or modified wired systems. The deployment of marine vessels to lay submarine cable is unlikely; however, small work boats (with engines similar to recreational vehicle engines) may be required to transport and lay small wired cable in limited near-shore or inland bodies of water, but emissions from these small marine sources are expected to be negligible and were not quantified. Associated combustion emissions estimates for the anticipated fuel-burning equipment are presented in Table 7.2.12-2 through Table 7.2.12-4.

Furthermore, deployment of wired projects could potentially impact air quality as a result of associated excavation/filling and grading/earth moving activities. Associated fugitive dust emissions estimates are presented in Table 7.2.12-5.

Wired project deployment would also involve other on-road vehicle use, including employee transportation to and from work sites. However, these ancillary activities would be temporary and would produce a negligible quantity of air pollution. Therefore, emissions associated with these ancillary activities were not quantified.

<sup>&</sup>lt;sup>2</sup> Points of presence are connections or access points between two different networks, or different components of one network.

Table 7.2.12-2: Combustion Emission Estimates (Monthly) from New Buried Wired Project Deployment<sup>a</sup>

Emission Source <sup>b,c</sup>	Estimated Emissions (tons/month) <sup>d,e,f</sup>					
Emission Source	NOx	CO	VOC	$PM_{10}$	PM <sub>2.5</sub>	SO <sub>2</sub>
Vibratory Plow	0.329	0.110	0.015	0.002	0.001	0.0004
Backhoe	0.328	0.108	0.015	0.001	0.001	0.0004
Dozer	0.330	0.114	0.015	0.002	0.002	0.0004
Flat-bed Truck	0.333	0.124	0.016	0.002	0.002	0.0004
Pick-up Truck	0.333	0.124	0.016	0.002	0.002	0.0004
Trench Roller	0.330	0.112	0.015	0.002	0.002	0.0004
Air Compressor	0.329	0.110	0.015	0.002	0.001	0.0004
Cable Puller/Blower	0.327	0.103	0.015	0.001	0.001	0.0004
Concrete Mixer	0.328	0.105	0.015	0.001	0.001	0.0004
Grader	0.330	0.115	0.015	0.002	0.002	0.0004
Roller	0.330	0.112	0.015	0.002	0.002	0.0004
Total	3.630	1.240	0.166	0.018	0.017	0.004

NOx = nitrogen oxides; CO = carbon monoxide; VOC = volatile organic compound;  $PM_{10}$  = particulate matter up to 10 micrometers in diameter;  $PM_{25}$  = particulate matter up to 2.5 micrometers in diameter;  $PM_{25}$  = sulfur dioxide

<sup>&</sup>lt;sup>a</sup> Deployment activities are assumed to include plowing, wire installation, and construction of points of presence and fiber huts.

<sup>&</sup>lt;sup>b</sup> Emissions are based on one unit of typical equipment. If additional equipment is required, equipment-specific emission estimates should be multiplied by the number of equipment units.

<sup>&</sup>lt;sup>c</sup> Each equipment is assumed to have a maximum rated capacity of 300 horsepower and to be 10 years old (equipment age). If new equipment is used, emissions would be lower.

d Emissions are estimated using methodology from Exhaust and Crankcase Emission Factors for Nonroad Engine Modeling - Compression-Ignition, Equations 1 to 7, NR-009d, July 2010 (USEPA 2010a). Typical equation values were obtained from Median Life, Annual Activity, and Load Factor Values for Nonroad Engine Emissions Modeling, EPA-420-R-10-016, NR-005d, July 2010 (USEPA 2010b).

<sup>&</sup>lt;sup>e</sup> Emissions (tons) per month assume 240 hours (24 days, 10 hours/day) of construction activity per month. If construction lasts for 4 months, estimated air pollutant emissions would be expected to be four times as large as the values listed here.

<sup>&</sup>lt;sup>f</sup> Fuel is assumed to be ultra-low sulfur diesel with a maximum sulfur content of 15 parts per million.

Table 7.2.12-3: Combustion Emission Estimates (Monthly) from New Aerial Wired Project Deployment<sup>a</sup>

Emission Source <sup>b,c</sup>	Estimated Emissions (tons/month) <sup>d,e,f</sup>					
Emission Source	NOx	CO	VOC	$PM_{10}$	PM <sub>2.5</sub>	$SO_2$
Grader	0.330	0.115	0.015	0.002	0.002	0.0004
Suction Excavator	0.331	0.117	0.015	0.002	0.002	0.0004
Auger Truck	0.328	0.107	0.015	0.001	0.001	0.0004
Boom Truck	0.330	0.112	0.015	0.002	0.002	0.0004
Cable Puller/ Blower	0.327	0.103	0.015	0.001	0.001	0.0004
Bucket Lift	0.327	0.104	0.015	0.001	0.001	0.0004
Flat-bed Truck	0.333	0.124	0.016	0.002	0.002	0.0004
Total	2.310	0.781	0.106	0.011	0.011	0.0030

NOx = nitrogen oxides; CO = carbon monoxide; VOC = volatile organic compound;  $PM_{10}$  = particulate matter up to

Table 7.2.12-4: Combustion Emission Estimates (Monthly) from Tower, Structure, and Transmission Equipment Delivery and Installation

Emission Source <sup>a,b</sup>	Estimated Emissions (tons/month) <sup>c,d,e</sup>					
Emission Source	NOx	CO	VOC	$PM_{10}$	$PM_{2.5}$	$SO_2$
Concrete Mixer	0.328	0.105	0.015	0.001	0.001	0.0004
Flat-bed Truck	0.333	0.124	0.016	0.002	0.002	0.0004
Grader	0.330	0.115	0.015	0.002	0.002	0.0004
Paver	0.330	0.113	0.015	0.002	0.002	0.0004
Roller	0.330	0.112	0.015	0.002	0.002	0.0004
Truck-mounted Crane	0.330	0.112	0.015	0.002	0.002	0.0004
Total	1.980	0.681	0.091	0.010	0.010	0.002

NOx = nitrogen oxides; CO = carbon monoxide; VOC = volatile organic compound;  $PM_{10}$  = particulate matter up to 10 micrometers in diameter;  $PM_{2.5}$  = particulate matter up to 2.5 micrometers in diameter;  $SO_2$  = sulfur dioxide

<sup>10</sup> micrometers in diameter;  $PM_{2.5}$  = particulate matter up to 2.5 micrometers in diameter;  $SO_2$  = sulfur dioxide

<sup>&</sup>lt;sup>a</sup> Deployment activities are assumed to include excavation, grading, and pole delivery and installation.

<sup>&</sup>lt;sup>b</sup> Emissions are based on one unit of typical equipment. If additional equipment is required, equipment-specific emission estimates should be multiplied by the number of equipment units.

<sup>&</sup>lt;sup>c</sup> Each equipment is assumed to have a maximum rated capacity of 300 horsepower and to be 10 years old (equipment age). If new equipment is used, emissions would be lower.

<sup>&</sup>lt;sup>d</sup> Emissions are estimated using methodology from *Exhaust and Crankcase Emission Factors for Nonroad Engine Modeling-Compression-Ignition*, Equations 1 to 7, NR-009d, July 2010 (*USEPA 2010a*). Typical equation values were obtained from *Median Life, Annual Activity, and Load Factor Values for Nonroad Engine Emissions Modeling*, EPA-420-R-10-016, NR-005d, July 2010 (*USEPA 2010b*).

<sup>&</sup>lt;sup>e</sup> Emissions (tons) per month assume 240 hours (24 days, 10 hours/day) of construction activity per month. If construction lasts for 4 months, estimated air pollutant emissions would be expected to be four times as large as the values listed here.

<sup>&</sup>lt;sup>f</sup> Fuel is assumed to be ultra-low sulfur diesel with a maximum sulfur content of 15 parts per million.

<sup>&</sup>lt;sup>a</sup> Emissions are based on one unit of typical equipment. If additional equipment is required, equipment-specific emission estimates should be multiplied by the number of equipment units.

<sup>&</sup>lt;sup>b</sup> Each equipment is assumed to have a maximum rated capacity of 300 horsepower and to be 10 years old (equipment age). If new equipment is used, emissions would be lower.

<sup>&</sup>lt;sup>c</sup> Emissions are estimated using methodology from *Exhaust and Crankcase Emission Factors for Nonroad Engine Modeling—Compression-Ignition*, Equations 1 to 7, NR-009d, July 2010 (*USEPA 2010a*). Typical equation values were obtained from *Median Life, Annual Activity, and Load Factor Values for Nonroad Engine Emissions Modeling*, EPA-420-R-10-016, NR-005d, July 2010 (*USEPA 2010b*).

<sup>&</sup>lt;sup>d</sup> Emissions (tons) per month assume 240 hours (24 days, 10 hours/day) of construction activity per month. If construction lasts for 4 months, estimated air pollutant emissions would be expected to be four times as large as the values listed here.

<sup>&</sup>lt;sup>e</sup> Fuel is assumed to be ultra-low sulfur diesel with a maximum sulfur content of 15 parts per million.

Table 7.2.12-5: Dust Emission Estimates (Monthly) from Excavation/Filling and Grading/Earth Moving Activities

Emission Source	Estimated Level of	Estimated Emissions (tons/month) <sup>a,b,c</sup>		
Emission Source	Activity	PM	$PM_{10}$	$PM_{2.5}$
Excavation and Filling	100,000 tons of material transferred <sup>d</sup>	0.278	0.132	0.020
Grading and Earth Moving	1,200 vehicle miles traveled per month <sup>e</sup>	1.340	0.459	0.042
Total		1.620	0.591	0.062

PM = particulate matter;  $PM_{10}$  = particulate matter up to 10 micrometers in diameter;  $PM_{2.5}$  = particulate matter up to 2.5 micrometers in diameter

Potential air quality impacts associated with each type of wired project are discussed below:

- New Build–Buried Fiber Optic Plant: These projects could involve plowing (including vibratory plowing), trenching, or directional boring (depending on the nature of the terrain, geology, and environmental conditions), as well as the construction of points of presence, huts, or other associated facilities or hand-holes to access fiber. The associated fuel-burning emissions are estimated in Table 7.2.12-2; the associated dust emissions are estimated in Table 7.2.12-5. For example, monthly nitrogen dioxides (NOx) emissions are the highest of all criteria pollutant emissions, at approximately 3.6 tons (based on the assumptions noted in each table); annual NOx emissions, if construction lasted for at least 1 year, would be approximately 44 tons. The annual estimate for each criteria pollutant is less than the major source permitting threshold of 250 tons. Even if additional equipment, beyond the equipment assumed in these calculations, was needed, it is still unlikely that emissions would reach the major source permitting threshold.
- New Build–Aerial Fiber Optic Plant: These projects would not require plowing, trenching, or directional boring. However, they could require construction of new wiring and poles, as well as excavation and grading for new or modified right-of-ways or easements. The associated fuel-burning emissions are estimated in Table 7.2.12-3; the associated dust emissions are estimated in Table 7.2.12-5. These emissions are smaller in magnitude than the total emissions associated with New Build–Buried Fiber Optic Plant projects. Even if additional equipment, beyond the equipment assumed in these calculations, was needed, it is still unlikely that emissions would reach the major source permitting threshold.

<sup>&</sup>lt;sup>a</sup> Emissions are estimated using methodology from AP-42, Compilation of Air Pollutant Emission Factors (USEPA 1998 and USEPA 2006).

<sup>&</sup>lt;sup>b</sup> Excavation and filling emissions are based on *Section 13.2.4*, *Aggregate Handling and Storage Piles* - Equation (1) (*USEPA 2006*). Mean wind speed is assumed to be 9.3 meters per second (20.8 miles per hour) based on National Oceanic and Atmospheric Administration data for Northern Mariana Islands (refer to Section 7.1.14, Climate Change); wind speed data was not readily available for the Northern Mariana Islands. Moisture content is assumed to be the median value (2.525%) listed in AP-42. Control efficiency is assumed to be zero (worst-case scenario).

<sup>&</sup>lt;sup>c</sup> Grading and earth moving emissions are based on *Section 11.9, Western Surface Coal Mining* - Table 11.9-1 (*USEPA 1998*). Mean speed for construction vehicles is assumed to be 5 miles per hour. Emissions (tons) per month assume 240 hours (24 days, 10 hours/day) of construction activity per month. Emission estimates could be scaled proportionally based on the number of months required for grading and earth moving activities.

<sup>&</sup>lt;sup>d</sup> Excavation and filling emissions assume 100,000 tons of material transferred per month. Emissions estimates could be scaled proportionally based on actual monthly estimates for material transfer (e.g., if monthly material transfer is to be 200,000 tons, associated PM emissions would be 0.480 tons).

<sup>&</sup>lt;sup>e</sup> Vehicle miles traveled is based on average speed (5 miles per hour) and operating time per month (240 hours) (see note c above). Emission estimates cannot be directly scaled based on an increase/decrease in vehicle miles traveled – refer to equations in AP-42, Table 11.9-1 (*USEPA 1998*).

- Collocation on Existing Aerial Fiber Optic Plant: These projects could require replacement of
  existing wiring and poles. These emissions are expected to be smaller in magnitude than the
  total emissions associated with New Build–Aerial Fiber Optic Plant projects.
- New Build-Submarine Fiber Optic Plant: The deployment of large marine vessels to lay submarine cable is unlikely; however, small work boats (with engines similar to recreational vehicle engines) may be required to transport and lay small wired cables in limited nearshore or inland bodies of water, but emissions from these small marine sources would be negligible.
- Installation of Optical Transmission or Centralized Transmission Equipment: These projects could involve installation of boxes, huts, or other structures. Equipment delivery could require large trucks/trailers and installation could require cranes or skylifts. These projects could also require excavation and grading for new equipment and/or access roads. Therefore, emissions could include the sum of the emission estimates in Tables 7.2.12-4 and 7.2.12-5. Assuming at least 1 year of activity, these emissions are also below the 250-ton threshold.

#### Wireless Projects

Wireless projects would involve similar, but fewer, air emission sources than the previously discussed wired projects. Emissions associated with installation of towers and other structures are comparable to the estimates in Table 7.2.12-4. Potential air quality impacts associated with each type of wireless project are discussed below:

New Wireless Communication Towers: These projects could involve installation of new wireless towers and associated structures (backup power generators and equipment sheds, fencing, security and aviation lighting, electrical feeds, and concrete foundations and pads). Installation emissions are expected to correspond to those listed in Table 7.2.12-4 (emissions associated with backup power generators are discussed in the Potential Operation Impacts section below). For example, monthly NOx emissions are the highest of all criteria pollutant emissions, at approximately 1.98 tons (based on the assumptions noted in Table 7.2.12-4); total NOx emissions for one tower, if construction lasted for a maximum of four months, would be approximately 8 tons. The annual estimate for each criteria pollutant is less than the major source permitting threshold of 250 tons. Based on the assumptions stated in Table 7.2.12-4, at least 32 such simultaneous tower installations would be needed for any criteria pollutant (based on the worst-case pollutant, NOx) to trigger the major source permitting threshold of 250 tons. Even if additional equipment beyond the equipment assumed in these calculations was needed, it is still unlikely that emissions would reach the major source permitting threshold. As noted in Section 7.2.12.4, Potential Impacts of the Preferred Alternative, the mobile sources (non-road engines) are not subject to major source permitting requirements and general conformity requirements do not apply in the Northern Mariana Islands.

• Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower. Delivery and installation of equipment could require trucks and cranes that would generate air emissions. Additionally, these projects could require some work on structure foundations and thus concrete mixing equipment. Because these projects would not involve installation of new wireless towers and associated structures, air emissions are expected to be smaller in magnitude than the total emissions associated with New Wireless Communication Towers projects.

# **Deployable Technologies**

Deployable technologies could potentially impact air quality because of their use of fuel-burning equipment, including first responder on-road vehicles, mobile power generators (diesel power generators are assumed as most likely fossil fuel technology; although gasoline-fueled and hydrogen-fueled generators could be an option), and aerial vehicles such as drones, airplanes, and blimps. In addition, some limited construction could be associated with the implementation of deployable technologies such as land clearing or paving for parking or staging areas.

During deployment, on-road vehicles could include light-duty trucks for Cell on Light Truck projects or heavy-duty trucks for Cell on Wheels and System on Wheels projects. Vehicle emissions are estimated in Tables 7.2.12-6 and 7.2.12-7; diesel generator emissions are discussed in the Potential Operation Impacts section. This deployment phase is expected to occur over a few days. Potential air quality impacts of the long-term implementation of the deployment technologies at deployment locations (some months to a year or more) are discussed in the Potential Operation Impacts section. Potential air quality impacts associated with each type of deployable technology project are discussed below.

**Table 7.2.12-6: Combustion Emission Estimates from Heavy-Duty Vehicles** 

Pollutant	Emission Factor <sup>a,b</sup>	Estimated Emissions <sup>c</sup>	
	g/hp-hr	lb/day	tons/year
NOx <sup>b</sup>	2.28	22.10	0.022
CO	15.50	150.00	0.150
PM/PM <sub>10</sub> /PM <sub>2.5</sub>	0.10	0.970	0.001
VOC b	0.12	1.16	0.001

g/hp-hr = grams per horsepower-hour; lb/day = pounds per day; NOx = nitrogen oxides; CO = carbon monoxide; PM = particulate matter;  $PM_{10}$  = particulate matter up to 10 micrometers in diameter;  $PM_{2.5}$  = particulate matter up to 2.5 micrometers in diameter; VOC = volatile organic compound

<sup>&</sup>lt;sup>a</sup> Emission factors taken from 40 Code of Federal Regulations 86.004-11(a)(1) (Emission Standards for 2004 and Later Model Year Diesel Heavy-Duty Engines and Vehicle). Emission factors for PM, PM<sub>10</sub>, and PM<sub>2.5</sub> were assume to be the same. SO<sub>2</sub> emission factors were not provided for heavy-duty trucks but these are expected to be negligible due to the likely use of fuels with low sulfur content.

<sup>&</sup>lt;sup>b</sup> NMHC/NOx (non-methane hydrocarbon compounds/nitrogen oxides) emission factor was split 5%/95% for VOC (assumed equal to NMHC) and NOx, respectively (based on California guidance [*CARB 2008*]).

<sup>&</sup>lt;sup>c</sup> Emissions are estimated assuming one vehicle operates 8 hours per day, 2 days per year (one day for driving to location, one day for departing from location). Vehicle engine size was assumed to be 550 horsepower (typical tractor trailer engine specifications [*Caterpillar 2006*]). Driving emissions are larger than idling emissions; therefore, all operation was assumed to be driving at full capacity.

Table 7.2.12-7: Combustion Emission Estimates from Light-Duty Trucks

Pollutant	Emission Factor <sup>a</sup>	Estimated Emissions <sup>b</sup>	
Fonutant	g/mi	lb/day	tons/year
NOx	0.90	0.794	0.0010
CO	7.30	6.440	0.0060
PM/PM <sub>10</sub> /PM <sub>2.5</sub>	0.12	0.106	0.0001
VOCc	0.28	0.247	0.0002

g/mi = grams per mile; lb/day = pounds per day; NOx = nitrogen oxides; CO = carbon monoxide; PM = particulate matter;  $PM_{10}$  = particulate matter up to 10 micrometers in diameter;  $PM_{2.5}$  = particulate matter up to 2.5 micrometers in diameter; VOC = volatile organic compound

- Cell on Wheels: These projects could include a heavy-duty vehicle (large trailer) and mobile diesel generator. During deployment, the vehicle engines would power the vehicle while in motion on roadways (the diesel power generators are assumed to be off while the vehicle is in motion). Associated combustion emission estimates during the short-term deployment period (i.e., a few days) are presented in Table 7.2.12-6. If deployment (i.e., mobilization, setting up, and demobilization) lasted for 2 days per year (assume 8 hours per day), NOx emissions (as the worst-case pollutant) from a single Cell on Wheels/ heavy-duty vehicle would be approximately 0.022 ton. Additionally, annual CO, PM<sub>10</sub>, and PM<sub>2.5</sub> emissions per unit of heavy-duty vehicle would be approximately 0.15, 0.001, and 0.001 ton, respectively. Based on the assumptions stated in Table 7.2.12-6, the project would need to involve over 11,300 Cell on Wheels systems deploying for 2 days per year, for NOx emissions to exceed the 250-tpy major source permitting threshold. Emissions of sulfur oxides (SOx) were not quantified but are expected to be negligible due to the likely use of fuels with low sulfur content. Should these amounts of equipment be required during deployment (which is very unlikely), emissions could exceed the regulatory thresholds. As noted in Section 7.2.12.4, Potential Impacts of the Preferred Alternative, the mobile heavy-duty vehicles are not subject to major source permitting requirements and general conformity requirements do not apply in the Northern Mariana Islands.
- Cell on Light Truck: These projects could include a light-duty truck and diesel power generator. Associated combustion emission estimates during the short-term deployment period (i.e., a few days) are presented in Table 7.2.12-7. If deployment (i.e., mobilization, setting up, and demobilization) lasted for 2 days per year (assume 8 hours per day), NOx emissions (as the worst-case pollutant) would be less than 0.001 ton from the mobile light-duty vehicle. Annual CO, PM<sub>10</sub>, and PM<sub>2.5</sub> emissions would be approximately 0.006, 0.0001, and 0.0001 ton, respectively. Based on the assumptions stated in Table 7.2.12-7, the project would need to involve approximately 315,000 Cell on Light Truck systems deploying for 2 days per year for NOx emissions to exceed the 250-tpy major source permitting threshold.

<sup>&</sup>lt;sup>a</sup> Emission factors taken from 40 Code of Federal Regulations 86.1811-04, Table S04-1 (Emission Standards for Light-Duty Vehicles, Light-Duty Trucks and Medium-Duty Passenger Vehicles); emission limits were used as worst-case emission factors. Bin 11 vehicles were selected as worst-case scenario. Emission factors for PM, PM<sub>10</sub>, and PM<sub>2.5</sub> were assume to be the same. SO<sub>2</sub> emission factors were not provided for light-duty trucks but these are expected to be negligible due to the likely use of fuels with low sulfur content.

<sup>&</sup>lt;sup>b</sup> Emissions are estimated assuming one vehicle operates 8 hours per day, 2 days per year (one day for driving to location, one day for departing from location). Driving emissions are larger than idling emissions; therefore, all operation was assumed to be driving, with an average speed of 50 miles per hour.

<sup>&</sup>lt;sup>c</sup> VOC emission factor assumed equal to non-methane organic compounds emission factor.

SOx emissions were not quantified, but are expected to be negligible due to the likely use of fuels with low sulfur content. Should these amounts of equipment be required during deployment (which is very unlikely), emissions could exceed the regulatory thresholds. As noted in Section 7.2.12.4, Potential Impacts of the Preferred Alternative, the mobile light-duty vehicles are not subject to major source permitting requirements; only general conformity requirements could apply during deployment and general conformity requirements do not apply in the Northern Mariana Islands.

- System on Wheels: These projects could include a heavy-duty vehicle (large trailer) and diesel power generator. Therefore, potential air quality impacts are expected to be similar to those for Cell on Wheels projects.
- Deployable Aerial Communications Architecture: These projects could involve mobilizing and demobilizing aerial vehicles including, but not limited to, unmanned aircraft such as drones and piloted aircraft such as airplanes and blimps. As indicated above, the deployment phase is only expected to occur over a few days. Potential air quality impacts of the long-term implementation of the Deployable Aerial Communications Architecture at the deployment location (some months to a year or more) are discussed in the Potential Operation Impacts section. These projects could involve fossil fuel combustion (e.g., drone, airplane, and blimp engines), but the associated combustion emissions would not be comparable to stationary source permitting thresholds. More detailed project information would be needed to model potential air emission impacts relative to local ambient air quality standards. However, most of the aerial vehicle emissions would occur at or above a few thousand feet above ground and are expected to dissipate before reaching ground level.

### Satellites and Other Technologies

Satellite-Enabled Devices and Equipment: Although it is expected that existing structures
would be used, these projects could involve delivery and installation of equipment. The
associated emissions can be estimated from the values in Table 7.2.12-4, although less
equipment would likely be required, so emission estimates would likely be less than those
values.

In general, the abovementioned activities could potentially involve fuel-burning construction equipment, dust from unpaved roads, first responder on-road vehicles, aerial platforms, and fossil fuel power generators. Increased air emissions associated with deployment of this infrastructure could potentially impact the surrounding community. However, increases in air emissions are not expected to exceed applicable major source permitting thresholds for the projects and potential air quality impacts are expected to be *less than significant* at the programmatic level and could be further minimized with BMPs and mitigation measures incorporated. In addition, it is anticipated that any air pollution increase due to deployment would likely be short-term with pre-existing air quality levels generally achieved after some months (typically less than a year and could be as short as a few hours or days for some activities). BMPs and mitigation measures to help reduce these potential deployment-related impacts are described in Chapter 11, BMPs and Mitigation Measures.

#### Potential Impacts for Increased Air Emissions

Based on the analysis of the deployment activities described above, potential impacts as a result of increased air emissions are anticipated to be *less than significant* at the programmatic level and could be further minimized with BMPs and mitigation measures incorporated for the deployment scenarios. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize the potential air quality impacts.

# **Potential Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in potential impacts similar to the abovementioned potential deployment impacts. It is anticipated that there would be *less than significant* impacts at the programmatic level to air quality associated with routine inspections of the Preferred Alternative, assuming that the same access roads used for deployment are also used for inspections (i.e., air emissions would be infrequent and/ or immeasurable). If use of heavy equipment or vehicles, outside of established access roads or corridors, occurs as part of routine maintenance or inspections, potential air quality impacts could result as explained above.

Operation activities associated with the Preferred Alternative could also involve the short-term (e.g., few weeks per year) operation of a fossil fuel-powered backup generator for wireless projects (e.g., to power a deployed antenna during upset conditions when commercial power is interrupted and during normal routine maintenance) as well as long-term (e.g., some months up to a year or more) operation of power generators (embedded in on-road vehicles) for land-based deployable technologies while stationed on-site. The types of infrastructure operation scenarios or activities that could be part of the Preferred Alternative and result in potential impacts to air quality include the following activities.

### Wireless Projects

• New Wireless Communication Towers: Operation of these projects could involve the use of backup power generators, including those that operate by burning fossil fuels. Diesel-fueled backup power generators were assumed for this analysis; however, gasoline and hydrogen-fueled generators could be an option. The backup power generators would only operate during upset conditions when commercial power is interrupted and during normal routine maintenance (assumed a maximum of 500 hours per year for both upset conditions and normal routine maintenance). The diesel-fueled backup power generator emissions are provided in Table 7.2.12-8. Based on the assumptions stated in the table, these projects would need to involve at least 480 diesel generators rated at 67 horsepower and running 500 hours per year, for any pollutant emissions (NOx) to exceed the 250-tpy major source permitting threshold. Should this amount of equipment be required (which is very unlikely), emissions could exceed the major source permitting threshold for the diesel backup power generators.

• Collocation on Existing Wireless Tower, Structure, or Building: Operation of these projects would likely not involve the use of additional backup power generators during operations unless the existing backup generator power rating is not large enough for the collocation project. If additional backup power generator is required at the existing site, the potential operation impacts for these projects are expected to be similar to those associated with the New Wireless Communication Towers project (see Table 7.2.12-8).

**Table 7.2.12-8: Combustion Emission Estimates from Diesel Backup Generators at Wireless Communication Towers** 

Pollutant	Emission Factor <sup>a</sup>	Estimated	Emissions b
	lb/hp-hr	lb/year	tons/year
NOx	0.03100	1,039.0	0.520
CO	0.00668	224.0	0.110
SOx	0.00205	68.7	0.034
PM/PM <sub>10</sub> /PM <sub>2.5</sub>	0.00220	73.7	0.037
VOC °	0.00251	84.2	0.042

lb/hp-hr = pounds per horsepower-hour; lb/day = pounds per year; NOx = nitrogen oxides; CO = carbon monoxide; SOx = sulfur oxides; PM = particulate matter; PM $_{10}$  = particulate matter up to 10 micrometers in diameter; PM $_{2.5}$  = particulate matter up to 2.5 micrometers in diameter; VOC = volatile organic compound

#### Deployable Technologies

Operation of land-based deployable technologies while stationed on-site could involve the use of power generators embedded on heavy-duty vehicles (Cell on Wheels and System on Wheels) and/or light-duty trucks (Cell on Light Truck). During operations, the generators would power the cell unit while the vehicle is on-site and stationary (vehicle engines would likely be turned off on-site). Associated combustion emission estimates during the long-term operation period (i.e., some months up to a year or more) are presented in Table 7.2.12-9. If operation of the land-based deployment technologies lasted for 363 days per year (assumes 24-hour continuous operation excluding 2 days a year for mobilization, setting up, and demobilization as discussed in the Potential Deployment Impacts section), NOx emissions (as the worst-case pollutant) from a single power generator embedded in each land-based deployment technology (Cell on Wheels, Cell on Light Truck, or System on Wheels) would be approximately 4.32 tons. Additionally, annual SOx, CO, PM<sub>10</sub>, and PM<sub>2.5</sub> emissions per unit of heavy-duty vehicle would be approximately 0.29, 0.93, 0.31, and 0.31 ton, respectively. The Preferred Alternative would need to involve at least 58 land-based deployable technology systems operating continuously and simultaneously for 363 days per year for NOx emissions to exceed the 250-tpy major source permitting threshold. Should these amounts of equipment be required during operations (which is very unlikely), emissions could exceed the regulatory thresholds. As noted in Section 7.2.12.4, Potential Impacts of the Preferred Alternative, the mobile heavy-duty vehicles are not subject to major source permitting requirements and general conformity requirements do not apply in the Northern Mariana Islands.

<sup>&</sup>lt;sup>a</sup> Emission factors taken from *AP-42, Compilation of Air Pollutant Emission Factors*, Section 3.3, Gasoline and Diesel Industrial Engines, Table 3.3-1 (diesel engines) (*USEPA 1996*). Emission factors for PM, PM<sub>10</sub>, and PM<sub>2.5</sub> were assume to be the same. <sup>b</sup> Emissions are estimated assuming one, 67-horsepower diesel engine operates for 500 hours per year when commercial power is interrupted and during normal routine maintenance. Estimates can be directly scaled based on actual equipment size and operating schedule.

<sup>&</sup>lt;sup>c</sup> VOC emissions are assumed equal to total organic compound emissions.

Table 7.2.12-9: Combustion Emission Estimates from Diesel Generators on On-Road Vehicles Stationed On-Site

Pollutant	Emission Factor <sup>a</sup>	Estimated	Emissions <sup>b</sup>
Ponutant	lb/hp-hr	lb/day	tons/year
NOx	0.03100	23.8	4.32
CO	0.00668	5.1	0.93
SOx	0.00205	1.6	0.29
PM/PM <sub>10</sub> /PM <sub>2.5</sub>	0.00220	1.7	0.31
VOCc	0.00251	1.9	0.35

lb/hp-hr = pounds per horsepower-hour; lb/day = pounds per day; NOx = nitrogen oxides; CO = carbon monoxide; SOx = sulfur oxides; PM = particulate matter; PM $_{10}$  = particulate matter up to 10 micrometers in diameter; PM $_{2.5}$  = particulate matter up to 2.5 micrometers in diameter; VOC = volatile organic compound

size and operating schedule.

Operation of aerial vehicles such as drones, airplanes, and blimps could involve fossil fuel combustion (e.g., from their engines), but the associated combustion emissions would not be comparable to stationary source permitting thresholds. Helicopters are not expected to be used for operations activities. More detailed information on the Preferred Alternative would be needed to model potential air emission impacts relative to local ambient air quality standards. However, most of the aerial vehicle emissions would occur at or above a few thousand feet above ground and are expected to dissipate before reaching ground level.

In general, the abovementioned activities could potentially involve dust from unpaved roads and combustion emissions from first responder on-road vehicles, aerial platforms, and fossil fuel power generators. Increased air emissions associated with operation of this infrastructure could potentially impact the surrounding community. However, increases in air emissions are not expected to exceed applicable major source permitting thresholds for most deployment scenarios and potential air quality impacts are expected to be *less than significant* at the programmatic level and could be further minimized with BMPs and mitigation measures incorporated.

Based on the analysis of the operation activities described above, potential impacts as a result of increased air emissions are anticipated to be *less than significant* at the programmatic level and could be further minimized with BMPs and mitigation measures incorporated. To minimize the effects of the Preferred Alternative on air quality, FirstNet and/or their partners would require, as practicable or feasible, implementation of the same BMPs and mitigation measures as those required for potential deployment impacts (see Chapter 11, BMPs and Mitigation Measures).

<sup>&</sup>lt;sup>a</sup> Emission factors taken from AP-42, *Compilation of Air Pollutant Emission Factors*, Section 3.3, Gasoline and Diesel Industrial Engines, Table 3.3-1 (diesel engines) (*USEPA 1996*). Emission factors for PM, PM<sub>10</sub>, and PM<sub>2.5</sub> were assume to be the same. <sup>b</sup> Emissions are estimated assuming one, 32-horsepower diesel engine operates continuously (24 hours per day), 363 days per year (all year except for two travel days – see previous two tables). Estimates can be directly scaled based on actual equipment

<sup>&</sup>lt;sup>c</sup> VOC emissions are assumed equal to total organic compound (TOC) emissions.

## 7.2.12.5. Alternatives Impact Assessment

The following section assesses potential impacts to air quality associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>3</sup>

### **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative option, a nationwide fleet of mobile communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Therefore, potential impacts to air quality as a result of implementation of this alternative could be as described below.

# Potential Deployment Impacts

As explained above, implementation of deployable technologies could involve use of fossil fuel-powered generators, first responder on-road vehicles, and/or aerial platforms. Some staging or landing areas (depending on the type of technology) could require excavation and grading. In the event that a limited number of equipment units are needed (consistent with the assumptions described above for the potential deployment impacts), these projects are expected to be *less than significant* at the programmatic level and could be further minimized with BMPs and mitigation measures incorporated. However, should greater numbers of equipment or larger equipment be needed, potential impacts could become significant. These impacts could still be reduced through implementation of the BMPs and mitigation measures described in Chapter 11, BMPs and Mitigation Measures.

### Potential Operation Impacts

As explained above, operation activities would consist of implementation/running of the deployable technology and routine maintenance and inspections. As with the Preferred Alternative, it is anticipated that there would be *less than significant* impacts at the programmatic level to air quality associated with routine inspections of the Deployable Technologies Alternative, assuming that the same access roads used for deployment are also used for inspections; use of fossil fuel-powered generators could result in greater emissions than the Preferred Alternative (assuming more generators would be used) but would still result in *less than significant* impacts at the programmatic level and could be further minimized with BMPs and mitigation measures incorporated. If greater numbers of equipment or larger equipment are needed, potential impacts could become *potentially significant*. Impacts could be

<sup>&</sup>lt;sup>3</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

reduced through implementation of BMPs and mitigation measures as described in Chapter 11, BMPs and Mitigation Measures. If use of heavy equipment or vehicles outside of established access roads or corridors occurs as part of routine maintenance or inspections, additional potential air quality impacts could result as explained above. This alternative could also involve deploying aerial vehicles including, but not limited to, drones, blimps, and piloted aircraft, which could involve fossil fuel combustion. More information would be required regarding the number, type, and flight duration of the vehicles deployed to determine emissions from these technologies. However, most of the aerial vehicle emissions would occur at or above a few thousand feet above ground and are expected to dissipate before reaching ground level.

### No Action Alternative

Under the No Action Alternative, the nationwide public safety broadband network would not be deployed; therefore there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no impacts* to air quality because there would be no deployment or operation of the Proposed Action. Environmental conditions would therefore be the same as those described in Section 7.1.12, Air Quality.

### 7.2.13. Noise and Vibrations

#### 7.2.13.1. Introduction

This section describes potential impacts from noise in the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts from noise. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures. Unless otherwise stated, all references to noise in this section are airborne noise, specifically potential airborne noise impacts on humans. Potential airborne noise and vibration impacts on wildlife and underwater noise and vibration impacts on marine mammals and fish are discussed in Section 7.2.6, Biological Resources.

### 7.2.13.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on noise and vibration were evaluated using the significance criteria presented in Table 7.2.13-1. As described in Section 7.2, Environmental Consequences, the categories of impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of the potential noise and vibration impact, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential noise and vibration impacts addressed in this section are presented as a range of possible impacts.

Table 7.2.13-1: Impact Significance Rating Criteria for Noise and Vibrations

			Impact	Level	
Type of Effect	Effect Characteristic	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Increased noise and vibration levels	Magnitude or Intensity	Noise and vibration levels would exceed typical levels from construction equipment and generators. Noise levels at noise sensitive receptors (such as residences, hotels/motels/inns, hospitals, and recreational areas) would exceed 55 dBA or specific state/territory noise limits. Noise levels plus baseline noise levels would exceed 10 dBA increase from baseline noise levels (i.e., louder). Vibration levels would exceed 65 VdB for human receptors and 100 VdB for buildings.	Effect that is potentially significant, but with mitigation and/or BMPs is less than significant at the programmatic level	Noise and vibration levels resulting from project activities would exceed natural sounds, but would not exceed typical levels from construction equipment or generators	Natural sounds would prevail. Noise and vibration generated by the action (whether it be construction or operation) would be infrequent or absent, mostly immeasurable.
	Geographic Extent	Island or local		Island or local	Island or local
	Duration or Frequency	Permanent or long-term		Short-term	Temporary

dBA = A-weighted decibel(s); VdB = vibration decibel(s)

### 7.2.13.3. Description of Environmental Concerns

Potential impacts to the community from increased noise and vibration levels could occur in a range of areas:

- Wilderness areas or pristine environments (including wildlife refuges, historic sites, ecological preserve areas, etc.) where natural quiet is expected;
- Rural and outer suburban areas with negligible traffic;
- General suburban areas with infrequent traffic, general suburban areas with medium density traffic; and
- Suburban areas with some commerce or industry.

These areas are most sensitive to increased noise and vibration levels because of their low to medium baseline day-night average noise levels, which typically range from 35 to 50 A-weighted decibels (dBA) (see Table 7.1.13-1), as well as background vibration levels that are generally not perceptible. Urban areas are less susceptible to increased noise levels because of their higher average ambient noise levels and overall human activity.

Increased noise and vibration levels could result in community annoyance by interfering with speech and other human-related activities. Noise emissions or vibrations associated with network deployment could potentially impact sensitive receptors (residences, hotels/motels/inns, hospitals, places of worship, schools, and recreational areas). The use of the following land-based and aerial deployable technologies could potentially impact such sensitive receptors:

- Wired and wireless technologies using heavy equipment such as excavators, backhoes, trenchers, graders, pavers, rollers, dump trucks, cranes, etc. required to support any construction/deployment activities;
- Land-based deployable technologies using power generators and first responder on-road vehicles (heavy-duty and light duty trucks or vans); and
- Aerial deployable technologies, such as unmanned aircraft (e.g., drones) and piloted aircraft
  (e.g., airplanes and blimps). Helicopters, if needed, would likely only be used during
  deployment to potentially move people or equipment to remote areas. As the use of
  helicopters would be infrequent, if at all, potential impacts associated with the use of
  helicopters are not evaluated here.

Because sensitive areas such as pristine environments (e.g., Sabana Protected Area, Mariana Trench Marine National Monument, and Mariana Arc of Fire National Wildlife Refuge), rural areas, and suburban areas are present throughout the Northern Mariana Islands, infrastructure could be built near these areas, in which case BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help avoid or minimize the potential impacts related to noise and vibration. In addition, it is anticipated that any potential noise and vibration increases due to deployment would likely be isolated within those locations and would be short-term with pre-existing levels generally achieved after some months (typically less than a year and could be as short as a few hours or days for some activities such as pole construction).

# 7.2.13.4. Potential Impacts of the Preferred Alternative

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including deployment and operation activities.

# **Potential Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities would result in potential noise and vibration impacts and others would not. In addition, and as explained in this section, various types of Preferred Alternative infrastructure would result in a range of *no impacts* to *less than significant* depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

### Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are likely to have *no impacts* to noise and vibration at the programmatic level under the conditions described below:

### • Wired Projects

- Use of Existing Conduit New Buried Fiber Optic Plant: Although existing conduits would be used, these projects could involve equipment used for cable pulling and blowing. However, noise and vibration associated with this equipment would be infrequent and of a short duration and is not expected to produce perceptible impacts.
- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting up of dark fiber would have *no impacts* related to noise and vibration at the programmatic level. It is expected that no heavy equipment would be used and no new structure would be installed or erected as most activities would be conducted in existing huts.

#### • Satellites and Other Technologies

Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would be very unlikely to generate new noise and vibration impacts, it is anticipated that this activity would have *no impact* to those resources.

# Activities with the Potential to Have Impacts

Potential deployment-related impacts to noise and vibration as a result of implementation of the Preferred Alternative would encompass a range of potential impacts that could occur from onroad and off-road engines of heavy equipment and during ground disturbance and installation activities. The types of infrastructure development scenarios or deployment activities that could be part of the Preferred Alternative and result in potential impacts to noise and vibration include the following:

### Wired Projects

For buried wired projects, construction activities could include plowing (including vibratory plowing), trenching, or directional boring, depending on the nature of the terrain, geology, and environmental conditions. These activities could result in potential impacts to noise and vibration as a result of heavy equipment use during earth-work and material handling activities. Additional activities associated with buried wired projects include the installation of new or modified wired systems and the construction points of presence, huts, or other associated facilities could result in noise and vibration increases. Limiting distances for maximum noise levels associated with these buried wired project-related activities under hard and soft ground conditions are presented in Table 7.2.13-2.

For aerial wired projects, construction activities could include new wiring and poles that require use of auger trucks, boom trucks, and bucket lifts, as well as excavation and grading for new or modified right-of-ways or easements. Similar to buried wired projects, additional activities associated with aerial wired projects include the installation of new or modifications to existing wired systems and the construction points of presence, huts, or other associated facilities could result in noise and vibration increases. Limiting distances for maximum noise levels associated with these aerial wired project-related activities under hard and soft ground conditions are presented in Table 7.2.13-3.

<sup>&</sup>lt;sup>1</sup> Points of presence are connections or access points between two different networks, or different components of one network.

<sup>&</sup>lt;sup>2</sup> A hard site exists where noise travels away from the source over a generally flat, hard surface such as water, concrete, hard-packed soil, or other ground surfaces having a low porosity. These are examples of reflective ground, where the ground does not provide any attenuation. The standard attenuation rate for hard site conditions is 6 dBA per doubling of distance for point source noise (e.g., power generators, most construction activities, etc.) and 3 dBA per doubling of distance for line sources (e.g., highway traffic, conveyor belt, etc.) (WSDOT 2015).

<sup>&</sup>lt;sup>3</sup> A soft site exists where noise travels away from the source over porous ground or normal unpacked earth capable of absorbing noise energy such as grass, trees, or other ground surfaces suitable for the growth of vegetation, such as farmland. This type of site results in an additional 1.5 dBA reduction per doubling of distance at it spreads from the source. Added to the standard reduction rate for soft site conditions, point source noise attenuates at a rate of 7.5 dBA per doubling of distance, and line source noise decreases at a rate of 4.5 dBA per doubling of distance (WSDOT 2015).

In other cases, new buildings or structures could be required without the need for new or modified wired systems. In such cases, construction activities associated with the installation of transmission equipment would be required. Limiting<sup>4</sup> distances for maximum noise levels associated with transmission equipment installation under hard and soft ground conditions are presented in Table 7.2.13-4. The limiting distances for maximum vibration levels for all wired project types were not quantified, but are expected to be negligible.

Table 7.2.13-2: Limiting Distances for Maximum Noise Levels Associated with New Buried Wired Activities such as Plowing, Wire Installation, and Construction of Points of Presence and Fiber Huts

		Threshold Distance to	Threshold Distance to
	Actual Measured	55 dBA Noise Criterion	55 dBA Noise Criterion
	Average Lmax at	<b>Under Hard Ground</b>	<b>Under Soft Ground</b>
Noise Source <sup>a,b</sup>	50 Feet (dBA) <sup>a</sup>	Conditions (Feet) <sup>c</sup>	Conditions (Feet) <sup>c</sup>
Vibratory Plow <sup>d</sup>	80.0	889	500
Backhoe	78.0	706	416
Dozer	82.0	1,119	601
Flat-bed Truck	74.0	446	288
Pick-up Truck	75.0	500	315
Trench Roller <sup>e</sup>	80.0	889	500
Air Compressor	78.0	706	416
Cable Puller/Blower <sup>f</sup>	80.0	889	500
Concrete Mixer	79.0	792	456
Grader	89.0	2,506	1,145
Roller	80.0	889	500
Warning Horn	83.0	1,256	659
Totalg	92.6	3,788	1,594

Lmax = maximum value of a noise level that occurs during a single event; dBA = A-weighted decibel

<sup>&</sup>lt;sup>a</sup> Source: WSDOT 2015

<sup>&</sup>lt;sup>b</sup> Maximum noise levels are based on operating one unit of typical equipment. It is not likely that more than one piece of each equipment type would be used at the same time. It is also unlikely that individual units of each equipment type listed in the table would be used concurrently; therefore, maximum noise levels and associated limiting distances presented in the table are conservative.

<sup>&</sup>lt;sup>c</sup> Threshold distances to 55 dBA noise criterion were calculated in accordance with the equation and methodology (accounting for hard and soft ground conditions) described in *WSDOT 2015*. The calculations do not include the effects, if any, of atmospheric absorption, screening obstacles/barriers (e.g., earthen berm, buildings), or foliage that could reduce sound levels and limiting distances further.

<sup>&</sup>lt;sup>d</sup>Lmax data for slurry trenching machine were assumed for vibratory plow.

<sup>&</sup>lt;sup>e</sup> Lmax data for roller were assumed for trench roller.

<sup>&</sup>lt;sup>f</sup>Lmax data for ventilation fan were assumed for cable puller/blower.

<sup>&</sup>lt;sup>g</sup> Total Lmax, in this context, represents the logarithmic summation of individual Lmax levels. The total threshold distance represents the maximum extent of project-related noise under hard and soft ground conditions, i.e., at what distance from the source(s) the total maximum noise becomes indistinguishable from the 55 dBA noise criterion under hard and soft ground conditions.

<sup>&</sup>lt;sup>4</sup> Limiting distances are distances beyond which an adverse effect would not occur.

Table 7.2.13-3: Limiting Distances for Maximum Noise Levels Associated with New Aerial Wired Activities such as Excavation, Grading, and Pole Delivery and Installation

		Threshold Distance to	Threshold Distance to
	Actual Measured	55 dBA Noise Criterion	55 dBA Noise Criterion
	Average Lmax at	<b>Under Hard Ground</b>	<b>Under Soft Ground</b>
Noise Source <sup>a,b</sup>	50 Feet (dBA) <sup>a</sup>	Conditions (Feet) <sup>c</sup>	Conditions (Feet) <sup>c</sup>
Grader	89.0	2,506	1,145
Suction Excavator	81.0	998	548
Auger Truck <sup>d</sup>	84.0	1,409	723
Boom Trucke	81.0	998	548
Cable Puller/Blower <sup>f</sup>	80.0	889	500
Bucket Lift <sup>e</sup>	81.0	998	548
Flat-bed Truck	74.0	446	288
Warning Horn	83.0	1,256	659
Total <sup>g</sup>	92.4	3,717	1,570

Lmax = maximum value of a noise level that occurs during a single event; dBA = A-weighted decibel

<sup>&</sup>lt;sup>a</sup> Source: WSDOT 2015

<sup>&</sup>lt;sup>b</sup> Maximum noise levels are based on operating one unit of typical equipment. It is not likely that more than one piece of each equipment type would be used at the same time. It is also unlikely that individual units of each equipment type listed in the table would be used concurrently; therefore, maximum noise levels and associated limiting distances presented in the table are conservative.

<sup>&</sup>lt;sup>c</sup> Threshold distances to 55 dBA noise criterion were calculated in accordance with the equation and methodology (accounting for hard and soft ground conditions) described in *WSDOT 2015*. The calculations do not include the effects, if any, of atmospheric absorption, screening obstacles/barriers (e.g., earthen berm, buildings), or foliage that could reduce sound levels and limiting distances further.

<sup>&</sup>lt;sup>d</sup>Lmax data for auger drill rig were assumed for auger truck.

<sup>&</sup>lt;sup>e</sup>Lmax data for truck mounted crane were assumed for boom truck and bucket lift.

<sup>&</sup>lt;sup>f</sup>Lmax data for ventilation fan were assumed for cable blower.

<sup>&</sup>lt;sup>g</sup> Total Lmax, in this context, represents the logarithmic summation of individual Lmax levels. The total threshold distance represents the maximum extent of project-related noise under hard and soft ground conditions, i.e., at what distance from the source(s) the total maximum noise becomes indistinguishable from the 55 dBA noise criterion under hard and soft ground conditions.

Table 7.2.13-4: Limiting Distances for Maximum Noise Levels Associated with Tower, Structure, and Transmission Equipment Delivery and Installation

		Threshold Distance to	Threshold Distance to
	Actual Measured	55 dBA Noise Criterion	55 dBA Noise Criterion
	Average Lmax at	<b>Under Hard Ground</b>	<b>Under Soft Ground</b>
Noise Source <sup>a,b</sup>	50 Feet (dBA) <sup>a</sup>	Conditions (Feet) <sup>c</sup>	Conditions (Feet) <sup>c</sup>
Concrete Mixer	79.0	792	456
Flat-bed Truck	74.0	446	288
Grader	89.0	2,506	1,145
Paver	77.0	629	379
Roller	80.0	889	500
Truck Mounted Crane	81.0	998	548
Warning Horn	83.0	1,256	659
Total <sup>d</sup>	91.4	3,296	1,426

Lmax = maximum value of a noise level that occurs during a single event; dBA = A-weighted decibel

Wired project deployment would also involve other on-road vehicle use, including worker transportation to and from work sites. However, these ancillary activities would be temporary and would produce negligible noise pollution and vibration. Potential noise and vibration impacts associated with each type of wired project are discussed below:

New Build – Buried Fiber Optic Plant: These projects could result in increased noise and vibration levels due to use of heavy equipment for plowing (including vibratory plowing), trenching, or directional boring, as well as the construction of points of presence, huts, or other associated facilities or hand-holes to access fiber. The limiting distances for maximum noise levels associated with new buried wired activities are presented in Table 7.2.13-2. The table excludes noise associated with trenching and horizontal boring activities as these are expected to be lower or similar to plowing activities (i.e., only one of the three options could occur at a particular location depending on the nature of the terrain, geology, and environmental conditions). As indicated in Table 7.2.13-2, a maximum noise level of 93 dBA at 50 feet could be expected from New Build – Buried Fiber Optic Plant projects, and residences or other sensitive receptors within 3,788 feet of these sources could be exposed to noise in excess of the 55 dBA criterion under hard ground conditions. Similarly, under soft ground conditions, residences or other sensitive receptors within 1,594 feet of these sources could be exposed to noise in excess of the 55 dBA criterion. Without BMPs and mitigation measures and/or if a wired project is situated in an area with low background sound levels such as wilderness area, pristine environments, rural areas, or suburban areas

<sup>&</sup>lt;sup>a</sup> Source: WSDOT 2015

<sup>&</sup>lt;sup>b</sup> Maximum noise levels are based on operating one unit of typical equipment. It is not likely that more than one piece of each equipment type would be used at the same time. It is also unlikely that individual units of each equipment type listed in the table would be used concurrently; therefore, maximum noise levels and associated limiting distances presented in the table are conservative.

<sup>&</sup>lt;sup>c</sup> Threshold distances to 55 dBA noise criterion were calculated in accordance with the equation and methodology (accounting for hard and soft ground conditions) described in *WSDOT 2015*. The calculations do not include the effects, if any, of atmospheric absorption, screening obstacles/barriers (e.g., earthen berm, buildings), or foliage that could reduce sound levels and limiting distances further.

<sup>&</sup>lt;sup>d</sup> Total Lmax, in this context, represents the logarithmic summation of individual Lmax levels. The total threshold distance represents the maximum extent of project-related noise under hard and soft ground conditions, i.e., at what distance from the source(s) the total maximum noise becomes indistinguishable from the 55 dBA noise criterion under hard and soft ground conditions

- with infrequent traffic (see Table 7.1.13-1), the predicted maximum noise levels could substantially increase above background levels (i.e., 10 dBA or more above background levels), and residences and other sensitive receptors within these limiting distances could experience potential adverse noise impacts. To minimize the potential short-term noise impacts to residences and other sensitive receptors within these limiting distances, BMPs and mitigation measures would be implemented, as practicable or feasible, for New Build Buried Fiber Optic Plant projects and other similar wired projects.
- New Build Aerial Fiber Optic Plant: These projects would not require plowing, trenching, or directional boring. However, they could require construction of new wiring and poles, as well as excavation and grading for new or modified right-of-ways or easements, which could create noise and vibration impacts. The limiting distances for maximum noise levels associated with new buried wired activities are presented in Table 7.2.13-3. As indicated in the table, a maximum noise level of 92 dBA at 50 feet could be expected from New Build Aerial Fiber Optic Plant projects, and residences or other sensitive receptors within 3,717 feet of these sources could be exposed to noise in excess of the 55 dBA criterion under hard ground conditions. Similarly, under soft ground conditions, residences or other sensitive receptors within 1,570 feet of these sources could be exposed to noise in excess of the 55 dBA criterion. These noise increases are similar but slightly smaller in magnitude than those associated with the New Build Buried Fiber Optic Plant projects.
- Collocation on Existing Aerial Fiber Optic Plant: These projects would not require plowing, trenching, or directional boring. However, they could require replacement of existing wiring and poles (i.e., equipment installation). The maximum noise and vibration increases for these projects would be smaller in magnitude than those associated with the New Build Aerial Fiber Optic Plant projects.
- New Build Submarine Fiber Optic Plant: Potential impacts to airborne noise or ground vibrations could potentially occur as a result of the construction of landings and/or facilities on shore to accept submarine cable. Increased airborne noise is expected to result in similar potential noise impacts to the other New Build projects.
- Installation of Optical Transmission or Centralized Transmission Equipment: These projects could involve installation of boxes, huts, or other structures. Equipment delivery could require large trucks/trailers and installation could require cranes or skylifts. These projects could also require excavation and grading for new equipment and/or access roads, which could create noise and vibration impacts. The limiting distances for maximum noise levels associated with installation of transmission equipment are presented in Table 7.2.13-4. As indicated in the table, a maximum noise level of 92 dBA at 50 feet could be expected from these projects, and residences or other sensitive receptors within 3,656 feet of these sources could be exposed to noise in excess of the 55 dBA criterion under hard ground conditions. Similarly, under soft ground conditions, residences or other sensitive receptors within 1,549 feet of these sources could be exposed to noise in excess of the 55 dBA criterion. These noise increases are similar to those for the New Build –Aerial Fiber Optic Plant projects.

### Wireless Projects

Wireless projects would involve similar, but fewer, noise and vibration sources than the previously discussed wired projects. Noise increases associated with installation of towers and other structures are comparable to the estimates in Table 7.2.13-4. Potential noise and vibration impacts associated with each type of wireless project are discussed below:

- New Wireless Communication Towers: These projects could involve installation of new wireless towers and associated structures (power generator and equipment sheds, fencing, security and aviation lighting, electrical feeds, and concrete foundations and pads). Installation noise levels are expected to correspond to those listed in Table 7.2.13-4. Therefore, a maximum noise level of 91 dBA at 50 feet could be expected from these projects and residences or other sensitive receptors within 3,296 feet of these sources could be exposed to noise in excess of the 55 dBA criterion under hard ground conditions. Similarly, under soft ground conditions, residences or other sensitive receptors within 1,426 feet of these sources could be exposed to noise in excess of the 55 dBA criterion. Without BMPs and mitigation measures and/or if a wireless project is situated in an area with low background sound levels such as wilderness area, pristine environments, rural areas, or suburban areas with infrequent traffic (see Table 7.1.13-1), the predicted maximum noise levels could substantially increase above background levels (i.e., 10 dBA or more above background levels) and residences and other sensitive receptors within these limiting distances could experience potential adverse noise impacts. BMPs and mitigation measures could be implemented for New Wireless Communication Towers projects and other similar wireless projects to further reduce potential impacts. The limiting distances for maximum vibration levels were not quantified, but are expected to be negligible.
- Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower. Delivery and installation of equipment could require trucks and cranes that would generate noise and vibrations. Additionally, these projects could require some work on structure foundations and thus concrete mixing equipment. Because these projects would not involve installation of new wireless towers and associated structures, expected maximum noise increases and limiting distances to the 55 dBA criterion would be smaller in magnitude than those for the New Wireless Communication Towers project. Table 7.2.13-5 shows that a maximum noise level of 86 dBA at 50 feet could be expected from these projects and residences or other sensitive receptors within 1,844 feet of these sources could be exposed to noise in excess of the 55 dBA criterion under hard ground conditions. Similarly, under soft ground conditions, residences or other sensitive receptors within 896 feet of these sources could be exposed to noise in excess of the 55 dBA criterion. The limiting distances for maximum vibration levels were not quantified, but are expected to be negligible.

Table 7.2.13-5: Limiting Distances for Maximum Noise Levels Associated with Collocation on Existing Wireless Tower, Structure, or Building

Noise Source <sup>a,b</sup>	Actual Measured Average Lmax at 50 Feet (dBA) <sup>a</sup>	Threshold Distance to 55 dBA Noise Criterion Under Hard Ground Conditions (Feet) <sup>c</sup>	Threshold Distance to 55 dBA Noise Criterion Under Soft Ground Conditions (Feet) <sup>c</sup>
Concrete Mixer	79.0	792	456
Flat-bed Truck	74.0	446	288
Truck Mounted Crane	81.0	998	548
Warning Horn	83.0	1,256	659
Total <sup>d</sup>	86.3	1,844	896

Lmax = maximum value of a noise level that occurs during a single event; dBA = A-weighted decibel

#### Deployable Technologies

Implementation of deployable technologies could result in potential impacts to noise from use of power generators and first responder on-road vehicles and aerial platforms. On-road vehicles could include light-duty trucks for Cell on Light Truck projects or heavy-duty trucks for Cell on Wheels and System on Wheels projects. Aerial platforms could include drones, airplanes, balloons, and blimps, although it is not anticipated that balloons would generate noise or vibration impacts. In addition, some limited construction could be associated with the implementation of deployable technologies such as land clearing or paving for parking or staging areas. Limiting distances for maximum noise levels associated with deployable technologies during deployment (including mobilization to the destination site, setting up, and demobilization) are estimated in Table 7.2.13-6. The limiting distances for maximum vibration levels were not quantified, but are expected to be negligible for all deployable technologies.

<sup>&</sup>lt;sup>a</sup> Source: WSDOT 2015

<sup>&</sup>lt;sup>b</sup> Maximum noise levels are based on operating one unit of typical equipment. It is not likely than more than one piece of each equipment type would be used at the same time. It is also unlikely that all individual units of each equipment type listed in the table would be used concurrently; therefore, maximum noise levels and associated limiting distances presented in the table are conservative.

<sup>&</sup>lt;sup>c</sup> Threshold distances to 55 dBA noise criterion were calculated in accordance with the equation and methodology (accounting for hard and soft ground conditions) described in *WSDOT 2015*. The calculations do not include the effects, if any, of atmospheric absorption, screening obstacles/barriers (e.g., earthen berm, buildings), or foliage that could reduce sound levels and limiting distances further.

<sup>&</sup>lt;sup>d</sup> Total Lmax, in this context, represents the logarithmic summation of individual Lmax levels. The total threshold distance represents the maximum extent of project-related noise under hard and soft ground conditions, i.e., at what distance from the source(s) the total maximum noise becomes indistinguishable from the 55 dBA noise criterion under hard and soft ground conditions.

Table 7.2.13-6: Limiting Distances for Maximum Noise Levels Associated with Deployable **Technologies Implementation – Short-Term** 

	Actual Measured Average Lmax at	Threshold Distance to 55 dBA Noise Criterion Under Hard Ground	Under Soft Ground					
Noise Source <sup>a,b,c</sup>	50 Feet (dBA) <sup>a,b</sup>	Conditions (Feet) <sup>d</sup>	Conditions (Feet) <sup>d</sup>					
Cell on Wheels or System on Wheels Heavy-duty Vehicle or Large Trailer								
(1 Unit) <sup>e</sup>	76.0	561	346					
Heavy-duty Vehicle or Large Trailer	70.0	301	340					
(2 Units) <sup>e</sup>	79.0	793	456					
Heavy-duty Vehicle or Large Trailer	17.0	173	150					
(3 Units) <sup>e</sup>	80.8	792	537					
Heavy-duty Vehicle or Large Trailer								
(4 Units) <sup>e</sup>	82.0	1,122	602					
Heavy-duty Vehicle or Large Trailer		,						
(5 Units) <sup>e</sup>	83.0	1,254	659					
	Cell on Light Tru	ıck						
Light-duty Truck (1 Unit) <sup>f</sup>	75.0	500	315					
Light-duty Truck (2 Units) <sup>f</sup>	78.0	707	416					
Light-duty Truck (3 Units) <sup>f</sup>	79.8	866	490					
Light-duty Truck (4 Units) <sup>f</sup>	81.0	1,000	549					
Light-duty Truck (5 Units) <sup>f</sup>	82.0	1,118	601					
	Aerial Communicat	tion Architecture						
Unmanned Aircraft - Drone Takeoff or								
Landing (1 Unit) <sup>g, h</sup>	82.0	1,125	603					
Unmanned Aircraft - Drone Take-off or								
Landing (2 Units) <sup>g, h</sup>	85.1	1,591	796					
Unmanned Aircraft - Drone Take-off or								
Landing (3 Units) <sup>g, h</sup>	86.8	1,948	936					
Unmanned Aircraft - Drone Take-off or	00.1	2.240	1.051					
Landing (4 Units) <sup>g, h</sup>	88.1	2,249	1,051					
Unmanned Aircraft - Drone Take-off or	90.0	2.515	1 140					
Landing (5 Units) <sup>g, h</sup> Piloted Aircraft - Plane Flyover (1 Unit) <sup>i</sup>	89.0 114.0	2,515 44,668	1,149 11,476					
Piloted Aircraft - Plane Flyover (1 Unit)  Piloted Aircraft - Plane Flyover (2 Units)i	117.0	63,171	15,143					
Piloted Aircraft - Plane Flyover (2 Units) <sup>i</sup>	117.0	77,368	17,809					
Piloted Aircraft - Plane Flyover (4 Units) <sup>i</sup>	120.0	89,337	19,981					
Piloted Aircraft - Plane Flyover (4 Units)	120.0	99,881	21,847					
Piloted Aircraft - Plane Plyover (3 Units)  Piloted Aircraft - Blimps (1 Unit) <sup>k</sup>	85.6	1,687	835					
Piloted Aircraft - Blimps (1 Units)	88.6	2,386	1,101					
Piloted Aircraft - Blimps (2 Units) <sup>j</sup>	90.3	2,922	1,101					
Piloted Aircraft - Blimps (3 Units) <sup>j</sup>	91.6	3,374	1,453					
Piloted Aircraft - Blimps (4 Units)	92.6	3,772	1,589					
move = maximum value of a noise level that occurs during a single event; dDA = A veighted decibel: NA = not applicable								

Lmax = maximum value of a noise level that occurs during a single event; dBA = A-weighted decibel; NA = not applicable

<sup>&</sup>lt;sup>a</sup> Source of Lmax data for Cell on Wheels, Cell on Light Truck, and System on Wheels: WSDOT 2015

<sup>&</sup>lt;sup>b</sup> Source of Lmax data for Deployable Aerial Communication Architecture: *Hodgson et al. 2013* and *WSDOT 2015* 

<sup>&</sup>lt;sup>c</sup> Maximum noise levels for deployable technologies are based on operating one to five units of vehicle type, depending on the

size of the coverage area.

d Threshold distances to 55 dBA noise criterion were calculated in accordance with the equation and methodology (accounting for hard and soft ground conditions) described in WSDOT 2015. The calculations do not include the effects, if any, of atmospheric absorption, screening obstacles/barriers (e.g., earthen berm, buildings), or foliage that could reduce sound levels and limiting distances further.

This deployment phase is expected to occur over a few days. Potential noise impacts of the long-term implementation of this technology at the deployment location (some months to a year or more) are discussed in the operation impact section. Potential noise impacts associated with each type of deployable technology project are discussed below.

Cell on Wheels: These projects could include noise sources such as a heavy-duty vehicle (with large trailer) and power generators. During deployment, the vehicle engines would power the vehicle while in motion on roadways (the power generators are assumed to be off while the vehicle is in motion). The limiting distances for maximum noise levels associated with Cell on Wheels projects during the short-term deployment period (i.e., a few days) are presented in Table 7.2.13-6. As indicated in the table, a maximum noise level of 76 dBA at 50 feet could be expected per unit of heavy-duty vehicle, and residences or other sensitive receptors within 561 feet of each heavy-duty vehicle could be exposed to noise in excess of the 55 dBA criterion under hard ground conditions. Similarly, under soft ground conditions, residences or other sensitive receptors within 346 feet of each heavy-duty vehicle could be exposed to noise in excess of the 55 dBA criterion. Without BMPs and mitigation measures and/or if a deployable technologies project is situated in an area with low background sound levels such as wilderness area, pristine environments, rural areas, or suburban areas with infrequent traffic (see Table 7.1.13-3), the predicted maximum noise levels could substantially increase above background levels (i.e., 10 dBA or more above background levels), and residences and other sensitive receptors within these limiting distances could experience potential adverse noise impacts. The expected maximum noise levels and limiting distances to the 55 dBA criterion during the short-term deployment period (i.e., a few days) is dependent on the type of deployed technology and the number of deployed units per affected area. For example, if Cell on Wheels technology were to be deployed in the Northern Mariana Islands (approximately 183.5 square miles) and assuming the Cell on Wheel technology can provide 10-mile diameter coverage, it would require approximately two heavy-duty vehicles or large trailer to cover the entire island. The maximum noise level associated with this land-based deployment technology (i.e., two heavy-duty vehicles) in the Northern Mariana Islands would be approximately 79 dBA at 50 feet. Assuming mostly soft ground conditions in the island (particularly the rural areas with farmland, grasses, trees, etc.), Northern Mariana Islands' residences or other sensitive receptors within 456 feet of the heavy-duty vehicles could be exposed to noise in excess of the 55 dBA criterion. To minimize the potential noise impacts to residences and other sensitive receptors within these

<sup>&</sup>lt;sup>e</sup> Lmax data for dump truck were assumed for heavy-duty vehicle (large trailer).

<sup>&</sup>lt;sup>f</sup>Lmax data for pick-up truck were assumed for light-duty truck.

<sup>&</sup>lt;sup>g</sup> Lmax data for drone take-off were based on noise levels of a ScanEagle Unmanned Aerial Vehicle (85 to 90 dBA) at 6 meters (20 feet) (*Hodgson et al. 2013*). The 90 dBA maximum level at 20 feet was assumed for this analysis. The noise level at 20 feet was converted using typical logarithmic equations to reference noise levels at 50 feet.

<sup>&</sup>lt;sup>h</sup>Lmax data for drone landing were assumed to equal to that for drone take-off.

<sup>&</sup>lt;sup>i</sup> Lmax data for airplane flyover (120 dBA) at 1,000 feet were taken from *Purdue University 2015*. The noise level at 1,000 feet was converted using typical logarithmic equations to reference noise levels at 50 feet.

June Lmax data for blimps were based on noise levels of a Goodyear blimp with two 210-horsepower engines with a total of 110 dBA just outside of a gondola (assume 3 feet away) (*Goodyear Blimp 2015*). A gondola is a passenger compartment suspended beneath a balloon or airship. The 110 dBA maximum level at 3 feet was assumed for this analysis. The noise level at 3 feet was converted using typical logarithmic equations to reference noise levels at 50 feet.

- limiting distances, BMPs and mitigation measures could be implemented for Cell on Wheels projects and other similar deployable technology projects.
- Cell on Light Truck: These projects could include a light-duty truck and power generator. As indicated above, generator noise is discussed in the operation impact section. The expected maximum noise levels and limiting distances to the 55 dBA criterion during the short-term deployment period (i.e., a few days) is dependent on the type of deployed technology and the number of deployed units per affected area (Table 7.2.13-6). For example, if Cell on Light Truck technology were to be deployed in the Northern Mariana Islands (approximately 183.5 square miles) and assuming the Cell on Light Truck technology can provide 2-mile diameter coverage, it would require approximately 8 light-duty trucks to cover the entire islands. The maximum noise level associated with this land-based deployment technology (i.e., 8 light-duty trucks) in the Northern Mariana Islands is approximately 84 dBA at 50 feet. Assuming mostly soft ground conditions in the island (particularly the rural areas with farmland, grasses, trees, etc.), Northern Mariana Islands' residences or other sensitive receptors within 725 feet of the light-duty trucks could be exposed to noise in excess of the 55 dBA criterion.
- System on Wheels: These projects could include a heavy-duty vehicle (large trailer) and power generator (i.e., same noise sources as Cell on Wheels technology). As indicated above, the generator noise is discussed in the operation impact section. Therefore, expected maximum noise levels and limiting distances to the 55 dBA criterion would be similar to those for the Cell on Wheels projects (Table 7.2.13-6).
- Deployable Aerial Communications Architecture: These projects could involve mobilizing and demobilizing aerial vehicles, including, but not limited to, drones, airplanes, balloons, and blimps. As indicated above, the deployment phase is only expected to occur over a few days. Potential noise impacts of the long-term implementation of the Deployable Aerial Communications Architecture at the deployment location are discussed in the operation impact section. The aerial vehicles typically generate loud noises during drone take-off and landing operations. During the short-term deployment period (i.e., a few days), the maximum noise levels for a single aerial vehicle take-off or landing are expected to range from 82 dBA at 50 feet for a drone to 114 dBA at 50 feet for an airplane. As such, residences or other sensitive receptors within 1,125 to 44,668 feet (0.21 to 8.5 miles) of these aerial vehicles could be exposed to noise in excess of the 55 dBA criterion under hard ground conditions. Similarly, under soft ground conditions, residences or other sensitive receptors within 603 to 11,476 feet (0.11 to 2.2 miles) of these aerial vehicles could be exposed to noise in excess of the 55 dBA criterion (Table 7.2.13-6). It is unlikely that take-off or landing of aerial vehicles would occur concurrently at the same location; however, if this were to occur, total noise increases and limiting distances to the 55 dBA criterion would increase as well (Table 7.2.13-6). For overflight operations, most of the noise would occur at a few thousand feet above ground level and could be perceived by sensitive receptors on the ground but for a short-term/intermittent period.

The short-term and intermittent noise increases associated with the aerial vehicles take-off and landings would be higher than those for the Cell on Wheels, Cell on Light Truck, and System on Wheels projects. The expected maximum noise levels and limiting distances for the 55 dBA criterion during the short-term deployment period (i.e., few days) is dependent on the type of deployed aerial technology and the number of deployed units per affected area. For example, if an unmanned aircraft such as a drone were to be deployed in or near Sabana Protected Area in Rota Municipality (approximately 5.9 square miles) and assuming the drone can provide 15-mile diameter coverage, it would require only one drone to cover the entire protected area.

The maximum noise level associated with this Deployable Aerial Communication Architecture (i.e., the single drone taking off or landing) in or near Sabana Protected Area would be 82 dBA at 50 feet. Because the ground conditions at protected areas and wilderness areas are typically soft (grasses, trees, etc.), sensitive receptors within 603 feet (0.11 mile) of the drone take-offs and landings could be exposed to noise in excess of the 55 dBA criterion. If piloted aircraft are used, the corresponding noise levels would be higher and sensitive receptors at larger distances from the source (piloted aircraft) would be exposed to noise above 55 dBA. For example, if a piloted aircraft such as a two-engine airplane were to be deployed in or near the Sabana Protected Area (5.9 square miles) and assuming the two-engine airplane can also provide 15-mile diameter coverage, it would require only a single two-engine airplane to cover the entire protected area. The maximum noise level associated with this Deployable Aerial Communication Architecture (i.e., the single twoengine airplane taking off or landing) in or near Sabana Protected Area would be approximately 114 dBA at 50 feet. Because the ground conditions at protected areas and wilderness areas are typically soft (grasses, trees, etc.), sensitive receptors within 11,476 feet (2.2 miles) of the single two-engine airplane take-off or landing could be exposed to noise in excess of the 55 dBA criterion.

### Satellites and Other Technologies

• Satellite-Enabled Devices and Equipment: Although it is expected that existing structures would be used, these projects could involve delivery and installation of equipment. The associated noise increases can be estimated from the values in Table 7.2.13-4 above, although less equipment would likely be required, so noise increases and limiting distances to the 55 dBA criterion under hard and soft ground conditions would likely be less than those values. Vibration impacts, if any, would be negligible.

### Increased Noise and Vibration Levels during Deployment

In general, the abovementioned activities could potentially involve heavy equipment movement associated with ground disturbance, equipment delivery, and installation, as well as operation of power generators, and first responder on-road vehicles, and aerial platforms. Increased noise levels associated with deployment of this infrastructure could potentially impact the surrounding community. BMPs and mitigation measures could help reduce these potential impacts during deployment activities. Based on the analysis of the deployment activities described above,

potential impacts as a result of increased noise levels are anticipated to be *less than significant* at the programmatic level since these potential impacts would generally be temporary and limited to areas near deployment locations. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential noise impacts. Impacts from vibrations are expected to be negligible.

### **Potential Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in potential impacts similar to the abovementioned potential deployment impacts. It is anticipated that there would be minimal potential impacts to noise and vibration associated with routine inspections of the Preferred Alternative, assuming that the same access roads used for deployment are also used for inspections (i.e., noise from pick-up truck driven by inspector would be infrequent and/or immeasurable). If use of heavy equipment as part of routine maintenance or inspections occurs off of established access roads or corridors, potential noise and vibration impacts could result as explained above.

Operation activities associated with the Preferred Alternative could also involve prolonged operation of a fossil fuel-powered generator (e.g., to power a deployed antenna), aerial vehicles (e.g., drones, airplanes, balloons, and blimps) and other support equipment such as ventilation fans associated with heating, ventilation, and air cooling at fiber huts or central offices. Helicopters are not expected to be used for operations activities. Such operation would result in increased noise and vibration levels over extended periods. The types of infrastructure operation scenarios or activities that could be part of the Preferred Alternative and result in potential impacts to noise and vibrations include the following:

### Wireless Projects

• New Wireless Communication Towers: Operation of these projects could involve the use of power generators and ventilation fans at fiber huts or central offices. Table 7.2.13-7 indicates a maximum noise level of 83 dBA at 50 feet could be expected from extended use of power generators and ventilation fans, and as such, residences or other sensitive receptors within 1,274 feet of these sources could be exposed to noise in excess of the 55 dBA criterion under hard ground conditions. Similarly, under soft ground conditions, residences or other sensitive receptors within 667 feet of these sources could be exposed to noise in excess of the 55 dBA criterion. Without BMPs and mitigation measures and/or if a wireless project is situated in an area with low background sound levels such as wilderness areas, pristine environments, rural areas, or suburban areas with minimum traffic (see Table 7.1.13-3), the predicted maximum noise levels could substantially increase above background levels (i.e., 10 dBA or more above background levels) and residences and other sensitive receptors within these limiting distances could experience potential adverse noise impacts. To minimize the potential long-term noise impacts to residences and other sensitive receptors

within these limiting distances, BMPs and mitigation measures could be implemented, as practicable or feasible, for New Wireless Communication Towers projects and other similar wireless projects. The limiting distances for maximum vibration levels were not quantified, but are expected to be negligible.

Collocation on Existing Wireless Tower, Structure, or Building: In the event that additional onsite backup power is required for reasons of FirstNet's requirements for resiliency and redundancy, operation of these projects could involve the use of power generators (Table 7.2.13-7). If additional power generators are required, the potential operation impacts for these projects are expected to be similar but slightly less than those associated with the New Wireless Communication Towers project. If additional power generators are not required, the potential operation noise and vibration impact for these projects would be negligible.

Table 7.2.13-7: Limiting Distances for Maximum Noise Levels Associated with Power Generators and Ventilation Fans at Fiber Huts or Central Offices

Noise Source <sup>a,b</sup>	Actual Measured Average Lmax at 50 Feet (dBA) <sup>a</sup>	Threshold Distance to 55 dBA Noise Criterion Under Hard Ground Conditions (Feet) <sup>c</sup>	Threshold Distance to 55 dBA Noise Criterion Under Soft Ground Conditions (Feet) <sup>c</sup>
Power Generator	81.0	998	548
Ventilation Fan	79.0	792	456
Total <sup>d</sup>	83.1	1,274	667

Lmax = maximum value of a noise level that occurs during a single event; dBA = A-weighted decibel

#### Deployable Technologies

Operation of land-based deployable technologies while stationed-onsite could involve the use of power generators embedded in heavy-duty vehicles (Cell on Wheels and System on Wheels) and/or light duty trucks (Cell on Light Truck) (Table 7.2.13-8). As indicated in the table, a maximum noise level of approximately 61 dBA at 50 feet could be expected per unit of power generator, and residences or other sensitive receptors within 103 feet of these sources could be exposed to noise in excess of the 55 dBA criterion under hard ground conditions. Similarly, under soft ground conditions, residences or other sensitive receptors within 89 feet of each power generator could be exposed to noise in excess of the 55 dBA criterion.

<sup>&</sup>lt;sup>a</sup> Source: WSDOT 2015

<sup>&</sup>lt;sup>b</sup> Maximum noise levels are based on operating one unit of typical equipment. It is not likely that more than one piece of each equipment type would be used at the same time. It is also unlikely that individual units of each equipment type listed in the table would be used concurrently; therefore, maximum noise levels and associated limiting distances presented in the table are conservative.

<sup>&</sup>lt;sup>c</sup> Threshold distances to 55 dBA noise criterion were calculated in accordance with the equation and methodology (accounting for hard and soft ground conditions) described in *WSDOT 2015*. The calculations do not include the effects, if any, of atmospheric absorption, screening obstacles/barriers (e.g., earthen berm, buildings), or foliage that could reduce sound levels and limiting distances further.

d Total Lmax, in this context, represents the logarithmic summation of individual Lmax levels. The total threshold distance represents the maximum extent of project-related noise under hard and soft ground conditions, i.e., at what distance from the source(s) the total maximum noise becomes indistinguishable from the 55 dBA noise criterion under hard and soft ground conditions.

The expected maximum noise levels and limiting distances to the 55 dBA criterion during the long-term deployment period (i.e., some months to a year or more) is dependent on the type of deployed land-based technology and the number of deployed units per affected area. As an example, if Cell on Wheels technology were to be deployed in the Northern Mariana Islands (approximately 183.5 square miles) and assuming the Cell on Wheel technology can provide 10 mile diameter coverage, it would require approximately two power generators (embedded in heavy-duty vehicles or large trailers) to cover the entire islands. The maximum noise level associated with this land-based deployment technology (i.e., two power generator) in the Northern Mariana Islands would be approximately 64 dBA at 50 feet. Assuming mostly soft ground conditions in the island (particularly the rural areas with farmland, grasses, trees, etc.), Northern Mariana Islands' residences or other sensitive receptors within 117 feet of the power generators could be exposed to noise in excess of the 55 dBA criterion.

These projects could involve aerial vehicles, including, but not limited to, drones, airplanes, balloons, and blimps, although it is not anticipated that balloons would generate noise or vibration impacts. Aerial vehicle take-off and landing operations typically generate loud noises. The magnitude of noise generated by these aerial vehicles would be similar to those described in the short-term deployment phase but would occur over a longer period (i.e., some months to a year or more). During the long-term deployment period, the maximum noise levels is expected to range from approximately 82 dBA at 50 feet for a drone take-off or landing to 114 dBA at 50 feet for an airplane. As such, residences or other sensitive receptors within 1,125 and 44,668 feet (0.21 to 8.5 miles) of each aerial vehicle take-off or landing could be exposed to noise in excess of the 55 dBA criterion under hard ground conditions. Similarly, under soft ground conditions, residences or other sensitive receptors within 603 to 11,476 feet (0.11 to 2.2 miles) of each aerial vehicle operation could be exposed to noise in excess of the 55 dBA criterion (Table 7.2.13-8). It is unlikely that take-off and landing of aerial vehicles would occur concurrently at the same location; however, if this were to occur, total noise increases and limiting distances to the 55 dBA criterion would increase as well (Table 7.2.13-8). For overflight operations, most of the aerial vehicle noise would occur at a few thousand feet above ground level and could be perceived by sensitive receptors on the ground but for a shortterm/intermittent period. The short-term and intermittent noise increases associated with the aerial vehicle take-off and landing would be higher than those for the land-based deployment technologies.

Table 7.2.13-8: Limiting Distances for Maximum Noise Levels Associated with Deployable Technologies Implementation – Long-Term

Noise Source <sup>a,b,c</sup>	Actual Measured Average Lmax at 50 Feet (dBA) <sup>a,b</sup>	Threshold Distance to 55 dBA Noise Criterion Under Hard Ground Conditions (Feet) <sup>d</sup>	Threshold Distance to 55 dBA Noise Criterion Under Soft Ground Conditions (Feet) <sup>d</sup>
Cell on Wheels,	Cell on Light Truck,	or System on Wheels	
Power Generator (1 Unit)	61.3	103	89
Power Generator (2 Units)	64.3	145	117
Power Generator (3 Units)	66.0	178	138

Noise Source <sup>a,b,c</sup> Power Generator (4 Units) Power Generator (5 Units)	Actual Measured Average Lmax at 50 Feet (dBA) <sup>a,b</sup> 67.3 68.2	Threshold Distance to 55 dBA Noise Criterion Under Hard Ground Conditions (Feet) <sup>d</sup> 205 230	Threshold Distance to 55 dBA Noise Criterion Under Soft Ground Conditions (Feet) <sup>d</sup> 155 169
· /	Aerial Communicati		10)
Unmanned Aircraft - Drone Takeoff or Landing (1 Unit) <sup>e,f</sup> Unmanned Aircraft - Drone Takeoff or	82.0	1,125	603
Landing (2 Units) <sup>e,f</sup>	85.1	1,591	796
Unmanned Aircraft - Drone Takeoff or Landing (3 Units) <sup>e,f</sup>	86.8	1,948	936
Unmanned Aircraft - Drone Takeoff or Landing (4 Units) <sup>e,f</sup>	88.1	2,249	1,051
Unmanned Aircraft - Drone Takeoff or Landing (5 Units) <sup>e,f</sup>	89.0	2,515	1,149
Piloted Aircraft - Plane Flyover (1 Unit) <sup>g</sup>	114.0	44,668	11,476
Piloted Aircraft - Plane Flyover (2 Units) <sup>g</sup>	117.0	63,171	15,143
Piloted Aircraft - Plane Flyover (3 Units) <sup>g</sup>	118.8	77,368	17,809
Piloted Aircraft - Plane Flyover (4 Units) <sup>g</sup>	120.0	89,337	19,981
Piloted Aircraft - Plane Flyover (5 Units) <sup>g</sup>	121.0	99,881	21,847
Piloted Aircraft Blimps (1 Unit) <sup>h</sup>	85.6	1,687	835
Piloted Aircraft - Blimps (2 Units) <sup>h</sup>	88.6	2,386	1,101
Piloted Aircraft - Blimps (3 Units) <sup>h</sup>	90.3	2,922	1,295
Piloted Aircraft - Blimps (4 Units) <sup>h</sup>	91.6	3,374	1,453
Piloted Aircraft - Blimps (5 Units) <sup>h</sup>	92.6	3,772	1,589

Lmax = maximum value of a noise level that occurs during a single event; dBA = A-weighted decibel; NA = not applicable

The expected maximum noise levels and limiting distances to the 55 dBA criterion during the long-term deployment period (i.e., some months to a year or more) is dependent on the type of deployed aerial technology and the number of deployed units per affected area. For example, if an unmanned aircraft such as a drone were to be deployed in or near Sabana Protected Area (approximately 5.9 square miles) in Northern Mariana Islands and assuming the drone can provide 15-mile diameter coverage, it would require only one drone to cover the entire protected area. The maximum noise level associated with this Deployable Aerial Communication

<sup>&</sup>lt;sup>a</sup> Source of Lmax data for Cell on Wheels, Cell on Light Truck, and System on Wheels: WSDOT 2015

<sup>&</sup>lt;sup>b</sup> Source of Lmax data for Deployable Aerial Communication Architecture: *Hodgson et al.* 2013 and *WSDOT 2015* 

<sup>&</sup>lt;sup>c</sup> Maximum noise levels for deployable technologies are based on operating one to five units of vehicle type, depending on the size of the coverage area.

<sup>&</sup>lt;sup>d</sup> Threshold distances to 55 dBA noise criterion were calculated in accordance with the equation and methodology (accounting for hard and soft ground conditions) described in *WSDOT 2015*. The calculations do not include the effects, if any, of atmospheric absorption, screening obstacles/barriers (e.g., earthen berm, buildings), or foliage that could reduce sound levels and limiting distances further.

<sup>&</sup>lt;sup>e</sup> Lmax data for drone take-off were based on noise levels of a ScanEagle Unmanned Aerial Vehicle (85 to 90 dBA) at 6 meters (20 feet) (*Hodgson et al. 2013*). The 90 dBA maximum level at 20 feet was assumed for this analysis. The noise level at 20 feet was converted using typical logarithmic equations to reference noise levels at 50 feet.

Lmax data for drone landing was assumed to equal to that for drone take-off.

g Lmax data for airplane flyover (120 dBA) at 1,000 feet were taken from *Purdue University 2015*. The noise level at 1,000 feet was converted using typical logarithmic equation to reference noise levels at 50 feet.

h Lmax data for blimps were based on noise levels of a Goodyear blimp with two 210-horsepower engines with a total of 110 dBA just outside of a gondola (assume 3 feet away) (*Goodyear Blimp 2015*). A gondola is a passenger compartment suspended beneath a balloon or airship. The 110 dBA maximum level at 3 feet was assumed for this analysis. The noise level at 3 feet was converted using typical logarithmic equations to reference noise levels at 50 feet.

Architecture (i.e., the single drone taking off or landing) in or near Sabana Protected Area would be approximately 82 dBA at 50 feet. Because the ground conditions at protected areas and wilderness areas are typically soft (grasses, trees, etc.), sensitive receptors within 603 feet (0.11 mile) of the single drone could be exposed to noise in excess of the 55 dBA criterion. If piloted aircraft are used, the corresponding noise levels would be higher and sensitive receptors at larger distances from the source (piloted aircraft) would be exposed to noise above 55 dBA. For example, if a piloted aircraft such as a two-engine airplane were to be deployed in or near Sabana Protected Area (5.9 square miles) and assuming the two-engine airplane can also provide 15-mile diameter coverage, it would require only a single two-engine airplane to cover the entire protected area. The maximum noise level associated with this Deployable Aerial Communication Architecture (i.e., the single two-engine airplane taking off or landing) in or near Sabana Protected Area would be approximately 114 dBA at 50 feet. Because the ground conditions at protected areas and wilderness areas are typically soft (grasses, trees, etc.), sensitive receptors within 11,476 feet (2.2 miles) of the single two-engine airplane take-off or landing could be exposed to noise in excess of the 55 dBA criterion. The limiting distances for maximum vibration levels for operation of deployable technologies (e.g., from power generators) were not quantified, but are expected to be negligible.

## Increased Noise and Vibration Levels during Operations

In general, the abovementioned activities could potentially generate noise and vibration from extended use of power generators, and aerial vehicles. Increased noise levels associated with operation of this infrastructure could potentially impact the surrounding community. BMPs and mitigation measures could help reduce these potential impacts during operation activities.

Based on the analysis of the operation activities described above, potential impacts as a result of increased noise and vibration levels are anticipated to be *less than significant* at the programmatic level. To minimize the effects of the Preferred Alternative on noise and vibration during operation activities, FirstNet and/or their partners would require, as practicable or feasible, implementation of BMPs and mitigation measures described in Chapter 11.

#### 7.2.13.5. Alternatives Impact Assessment

The following section assesses potential impacts to noise associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>5</sup>

#### **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative, a nationwide fleet of mobile communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies

<sup>&</sup>lt;sup>5</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Therefore, potential impacts from noise and vibration as a result of implementation of this alternative could be as described below.

#### Potential Deployment Impacts

As explained above, implementation of deployable technologies would result in *less than significant* potential impacts to noise and vibration at the programmatic level if deployment requires use of heavy equipment, power generators, first responder on-road vehicles, and/or aerial platforms. Some staging or landing areas (depending on the type of technology) could require land/vegetation clearing, minimal excavation, and paving. In comparison to the Deployable Technologies Alternative implemented as part of the Preferred Alternative (Table 7.2.13-6), these activities would likely be implemented in greater number over a larger geographic extent, and used in greater frequency and duration. Therefore, the maximum noise increases and limiting distances to sensitive receptors for this alternative are expected to be greater in magnitude than those listed in Table 7.2.13-6. These activities would result in increased noise levels as well, but again these potential impacts are expected to be *less than significant* at the programmatic level.

#### Potential Operation Impacts

As explained above, operation activities would consist of implementation/running of the deployable technology and routine maintenance and inspections. As with the Preferred Alternative, it is anticipated that potential noise and vibration impacts associated with routine inspections of the Deployable Technologies Alternative, assuming that the same access roads used for deployment are also used for inspections, and the use of power generators, aerial vehicles, and ventilation fans on fiber huts or central offices are expected to be *less than significant* at the programmatic level. If use of heavy equipment or vehicles outside of established access roads or corridors occurs as part of routine maintenance or inspections, potential noise and vibration impact could result as explained above.

#### **No Action Alternative**

Under the No Action Alternative, the NPSBN would not be deployed; therefore there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be no noise and vibration impacts because there would be no deployment or operation of the Proposed Action. Environmental conditions would therefore be the same as those described in Section 7.1.13, Noise.

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# 7.2.14. Climate Change

#### 7.2.14.1. Introduction

This section presents future climate change projections for temperature, precipitation, and sealevel rise (SLR). It also describes, as a proxy for assessing the potential impact of the Proposed Action on climate change, potential greenhouse gas (GHG) emissions arising from deployment and operation of the Proposed Action, as well as the effects of climate change in the Northern Mariana Islands on the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential GHG emissions arising from deployment and operation of the Proposed Action and potential impacts on the Proposed Action as a result of climate change. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

#### 7.2.14.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of climate change on the Proposed Action were evaluated using the significance criteria presented in Table 7.2.14-1. As described in Section 7.2, Environmental Consequences, the categories of impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of the potential effects of climate change on the Proposed Action, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine impact significance ratings. Since this is a programmatic assessment and site-specific locations or deployment technology are not known, it is not possible to determine the magnitude or intensity, geographic extent, and duration or frequency of the Proposed Action's contribution to climate change through GHG emissions. However, an assessment of potential impacts is provided in this section based on the potential emissions associated with the various activities that could occur. Further assessment of GHG emissions could be performed once site-specific details become available, such as site conditions, the type of deployment, and any permits or permissions necessary to perform the work.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various landscapes, the potential impacts of climate change on the Proposed Action and the potential GHG emissions arising from the Proposed Action are addressed in this section as a range of possible impacts.

Table 7.2.14-1: Impact Significance Rating Criteria for Climate Change

			Impact	Level	
Type of Effect	Effect Characteristic	Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Contribution to climate change through GHG	Magnitude or Intensity	See discussion below in Section 7.2.14.6, Potential Impacts of the Preferred Alternative			There would be no increase in GHG emissions or related changes to the climate as a result of the Proposed Action activities
emissions	Geographic Extent				NA
	Duration or				NA
Effect of climate change on	Magnitude or Intensity	Local impacts from global climate change effects are observed in air temperature rise; precipitation increases (severe storm events), and/or sea level	Effect that is <i>potentially</i> significant, but with BMPs	Only slight change observed.	There would be no measurable changes in global average temperature, precipitation events including severe storms, or sea-level rise
Proposed Action- related	Geographic Extent	Local impacts from global climate change effects are observed	limate change effects are respectively programmatic level		NA
impacts	Duration or Frequency	Long-term changes; changes cannot be reversed in a short term		Long-term changes; changes cannot be reversed in a short term	NA

GHG = greenhouse gas; CO<sub>2</sub>e = carbon dioxide equivalents; NA = not applicable

## 7.2.14.3. Global Climate Change Effects

Global climate change due to increasing GHG emissions is projected to produce a range of effects including changes in temperature and precipitation on a seasonal and annual basis, and in sea level compared to historical trends. Additional effects could include intensity and frequency of weather events such as storms, tornados, and droughts. Climate change projections are developed by simulating different future emission scenarios with a variety of models that are calibrated using historical trends plus the influence of varying radiative forcing<sup>1</sup> index due to increase in concentration of GHGs in the atmosphere. Global circulation models are frequently used to make global high level projections of temperature, precipitation, and other parameters. These models can be downscaled to produce regional climate models. Downscaling refers to disaggregating and refining future predictions from global to regional levels.

As part of this Final Programmatic Environmental Impact Statement, an analysis was conducted to evaluate potential effects of overall climate change in the Northern Mariana Islands. The potential climate change impacts associated with the Proposed Action are evaluated in Section 7.2.14.6, Potential Impacts of the Preferred Alternative. The analysis identified relevant and credible sources for climate change projections in the region potentially affected by the Proposed Action. The projections analyzed were downscaled from global general circulation models. Due to the broad geography of the Proposed Action, four studies were reviewed as part of this analysis:

- Fifth Assessment Report, International Panel on Climate Change: the fifth assessment report provides global and regional climate change projections and sector specific climate risks.
- Third National Climate Assessment, United States Global Change Research Program: The third National Climate Assessment (NCA) provided downscaled climate change projections and impacts covering the U.S. and its territories.
- Regional Climate Trends and Scenarios for the U.S. National Climate Assessment Part 8 Climate of the Pacific Islands, US National Oceanic and Atmospheric Administration: The regional climate trends report for Hawaii and the Pacific Islands is a key input into the NCA. It provides climate change projections for temperature, precipitation, and SLR for Pacific Islands using 15 coupled atmosphere-ocean general circulation models. These models were downscaled to a resolution of approximately 190 miles latitude and 60 to 110 miles longitude for multi-model mean maps (Keener et al. 2013).
- Climate Change and Pacific Islands: Indicators and Impacts, Pacific Island Regional Climate Assessment: This report served as the primary basis for the Regional Climate Trends and Scenarios for the NCA. The report provides climate change projections for temperature, precipitation, extreme heat, and SLR for Hawaii and the Pacific Islands.

Further information on the models used in the Final Programmatic Environmental Impact Statement can be found in Appendix F, *Climate Change Sources and Models*.

<sup>&</sup>lt;sup>1</sup> Radiative forcing is the difference between the radiation absorbed by Earth and the energy reflected back to space.

The projections prepared and presented in the NCA are the most recent, and relevant to the U.S. and its territories. Since the Proposed Action has an undetermined timeline, outputs have been provided for: 2030, 2055, and 2090. The NCA provides climate projections using A2 (high emissions) and B1 (low emission) scenarios which cover a significant range of potential future human impacts on the climate system. Additionally, many available literature sources use these two scenarios to evaluate potential impacts as well as mitigation and adaptation measures.

## 7.2.14.4. Global and Regional Climate Change Projections

# **Temperature and Precipitation**

Average annual temperature in the Northern Mariana Islands is expected to increase across all models and in both high (A2) and low (B1) emission scenarios compared to the baseline of 1971 to 2000 (*Keener et al. 2012*). Table 7.2.14-2 below illustrates the temperature projections for three time periods 2030, 2055, and 2090 throughout the end of the century. Models also illustrate with high confidence that the intensity and frequency of days with extreme heat in the Western North Pacific region will increase throughout the end of the century (*Keener et al. 2012*). Additionally, sea temperature in the Pacific are expected to increase by 1.1 degrees Fahrenheit (°F) by 2030, 1.8°F by 2055, and 2.5°F by 2090 compared to 1990 levels under the high emission scenario (*USGCRP 2014*).

Table 7.2.14-2: Projected Average Annual Temperature Changes

Scenario	Timeline	Temperature (°F)
	2030	1.1 to 1.3
A2	2055	1.9 to 2.5
	2090	2.7 to 5.1
	2030	1.1 to 1.3
B1	2055	1.9 to 2.5
	2090	2.7 to 5.1

Source: Keener et al. 2012

Previous Coupled Model Intercomparison Project phase 3 (CMIP3) models from the Intergovernmental Panel on Climate Change's Fourth Assessment Report published in 2007 indicate increases in precipitation along the equator and decreases over much of the subtropics through the end of the century (*Keener et al. 2013*). Seasonal precipitation in the tropical Pacific is strongly impacted by the El Niño/Southern Oscillation which suggests long-term changes in the atmospheric circulation and Pacific basin scale sea surface temperature gradient. Simulations of the Pacific basin scale behavior suggest an average weakening of the zone sea surface temperature gradient and associated weakening of atmospheric circulation (*Keener et al. 2013*). This results in a trend toward more El Niño like events in the tropical Pacific (*Keener et al. 2013*).

#### Global Sea Level Rise

Global sea level is expected to rise throughout the century. The National Oceanic and Atmospheric Administration's report on global sea level scenarios supporting the NCA

concludes with high confidence (greater than 9 in 10 chance) that the global mean sea level will rise at least 8 inches and up to 6.6 feet by 2100 (*Parris et al. 2012*). SLR is primarily attributed to ocean thermal expansion and ice sheet loss. However, recent studies by The National Research Council based on satellite measurements indicate that the ice sheet loss has greater contribution to global SLR than thermal expansion in the period from 1993 to 2008 (*Parris et al. 2012*). Global SLR projections use four scenarios:

- Highest, which should be considered for situations with little tolerance for risk;
- Intermediate high, which is based on an average of the high-end global SLR projections;
- Intermediate low, which is based on the upper global SLR projections using B1 emissions scenarios from Intergovernmental Panel on Climate Change's Fourth Assessment Report; and
- Lowest, which is based on linear extrapolation of historical SLR from tide gauge records since 1900. This scenario should be considered where there is great tolerance for risk (*Parris et al. 2012*).

Global SLR projections are highly uncertain. There is low confidence in the future prediction of wind patterns and their influence on regional sea level (*Keener et al. 2012*). It is uncertain how the tropical Pacific atmospheric circulation will respond to future projected global climate change (*Keener et al. 2012*). However, many models have concluded that there will be a trend toward a more El Niño background state (*Keener et al. 2012*). Table 7.2.14-3 below illustrates projected global SLR using the four scenarios relative to mean sea level in 1992.

Table 7.2.14-3: Projected Global Sea Level Rise Relative to 1992

Scenario	Sea Level Rise (SLR) by 2100 (feet) <sup>a</sup>
Highest	6.6
Intermediate high	3.9
Intermediate low	1.6
Lowest	0.7

Source: Parris et al. 2012

#### 7.2.14.5. Description of Environmental Concerns

#### **Greenhouse Gas Emissions**

Since the industrial revolution, increasing GHG emissions from human activities (referred to as anthropogenic emissions and contrasting with emissions arising from natural processes) have increased the levels of GHGs in the atmosphere. Anthropogenic emissions enhance the greenhouse gas effect and result in a greater amount of heat that is trapped in the atmosphere (*IPCC 2013*). Human activities that cause GHG emissions include the combustion of fossil fuel, industrial processes, land use changes, deforestation, and agricultural production. Together, these GHG emissions contribute to climate change globally. There is no causal connection between GHG emissions arising from the deployment of the Proposed Action and the potential local impacts from global climate change.

<sup>&</sup>lt;sup>a</sup> Relative to mean sea level in 1992

## **Climate Change**

Climate changes due to increasing global GHG emissions are projected to produce a range of effects, including changes in temperature, precipitation, and sea level as well as changes in frequency and intensity of weather events when compared to historical trends. These climate change effects could exacerbate the potential impacts on environmental resources from operations associated with the Proposed Action.

Climate change projections have been presented for the A2 (high emissions) and B1 (low emission) scenarios. However, this analysis took a precautionary approach by using and discussing the worst case scenario (high emission A2) to ensure future potential impacts and outcomes are not underestimated. The Northern Mariana Islands has a small landmass; therefore, most climate models and projections apply to the entire Western North Pacific region, which includes the Northern Mariana Islands. In an high A2 scenario, temperature in the Western North Pacific region is expected to increase by 5.1°F by the end of the century compared to a baseline of 1971 to 2000 (*Keener et al.* 2012). Additionally, models illustrate that the intensity and frequency of extreme heat will increase through the end of the century (*Keener et al.* 2012) Precipitation is projected to increase along the equator through the end of the century compared to the baseline of 1971 to 2000 (*Keener et al.* 2012). Furthermore, more El Niño like events could be expected in in the tropical Pacific (*Keener et al.* 2013).

As a result of these changes, potential impacts on water resources in the Pacific Islands would vary due to island size and relative isolation. Availability of freshwater supplies in many Pacific Islands could be potentially impacted by climate change due to warmer and drier conditions as temperatures increase. Additionally, sea-level rise could increase the salinity of groundwater resources (*Keener et al. 2012*). Rising sea levels would increase likelihood of coastal flooding and erosion (*Keener et al. 2012*).

Transportation infrastructure would be impacted by storm surges or sea-level rise, which could lead to increased cost to repair or replaced infrastructure that could be impacted by climate change effects (*Keener et al. 2012*). Sea level rise would likely increase vulnerability of coastal structures and properties; however impacts would vary with location depending on regional sea level variability coupled with an increasing global average sea level. Increasing mean global sea levels would have an impact on extreme events in the Pacific Island region (*Keener et al. 2012*). A study conducted by *Hunter (2012)* that focused on Australian sea-level stations estimated that a 4-inch increase in sea level corresponded to an average of a threefold increase in the frequency of extreme weather events (*Keener et al. 2012*).

<sup>&</sup>lt;sup>2</sup> The Western North Pacific region is defined in *Keener et al. 2013* and includes the Northern Mariana Islands, Republic of Palau, Guam, Federated States of Micronesia, and Republic of the Marshall Islands.

Climate change could have potential impacts on human health by increasing incidences of various infectious diseases such as dengue<sup>3</sup> (*Keener et al. 2012*). Increased flooding from sealevel rise could overflow sewer systems and therefore potentially impact public sanitation (*Keener et al. 2012*).

An increase in temperature could increase stress in vegetation and wildlife species potentially impacted by the Proposed Action. Additionally, drier conditions could increase soil contraction, potentially impacting foundations of infrastructure. Changes in precipitation and increases in extreme weather events could exacerbate potential impacts due to soil erosion and top soil mixing. Foundations for infrastructure and infrastructure near coastal areas could be particularly vulnerable to increased soil erosion. Additionally, precipitation increase, particularly in storm events, could exacerbate potential impacts from flooding, particularly infrastructure near coastal areas and in flood zones. Furthermore, changes in temperature and precipitation and increases in extreme weather could increase stress on wetlands and biodiversity.

## 7.2.14.6. Potential Impacts of the Preferred Alternative

Given this environmental impact statement is programmatic and does not include any site-specific locations or deployment technology, it is impossible to determine the actual GHG emissions associated with any of the action alternatives. This information could only be captured once the site-specific information is determined, such as site conditions, the type of deployment, and any permits or permissions necessary to perform the work. However, an assessment of potential impacts is provided in this section based on the potential emissions associated with the various activities that could occur as a result of the implementation of the Preferred Alternative, including deployment and operational activities.

Potential climate change impacts associated with the Preferred Alternative include potential impacts from the Preferred Alternative on climate change, in terms of an increase in GHG emissions, as well as the opposite: climate change effects on the Preferred Alternative.

GHG emissions would arise from combustion of fossil fuel in stationary or mobile equipment, clearing of vegetation, use of generators, and changes in land use during construction and operation. The types of stationary and mobile equipment that could be used include excavators, backhoes, frontend loaders, graders, pavers, and dump trucks. Additionally, combustion of fuel used in power generators, first responder on-road vehicles, and aerial platforms such as drones and piloted aircraft would contribute to GHG emissions. GHGs are characterized in terms of their global warming potential (GWP). The GWP is a measure of how much energy the

<sup>&</sup>lt;sup>3</sup> Studies show a correlation between climate and diseases with various transmission with the strongest link shown between climate and mosquito-borne diseases (*Morin and Comrie 2013*). The Fifth Assessment report by the Intergovernmental Panel on Climate Change summarizes the link between temperature and infectious diseases. The influence of temperature on malaria is vector specific (*IPCC 2014*). Temperature affects mosquito vector development rates, mortality, and behavior and controls viral replication (*Morin and Comrie 2013*). New studies show that increasing temperatures studied over a long period of time (30 years) correspond to increased transmission of malaria (*IPCC 2014*). This indicates that even modest warming may drive up increases of malaria transmission. Studies have established transmission of dengue with seasons; the highest cases of dengue fever were recorded during the wet season in Trinidad (*IPCC 2014*). Precipitation provides suitable habitat for mosquitos particularly to create and maintain breeding sites (*Morin and Comrie 2013*).

emission of 1 tonne<sup>4</sup> of gas will absorb over a period of time, relative to the emission of 1 tonne of carbon dioxide (CO<sub>2</sub>). This metric is normalized in terms of carbon dioxide equivalents (CO<sub>2</sub>e) and expressed with a time horizon. The most commonly used time horizon is 100 years, where 1 unit of CO<sub>2</sub> will have a 100-year GWP of 1; an equivalent amount of methane will have a 100-year GWP of 25, and an equivalent amount of nitrous oxide will have a 100-year GWP of 298. GHG emissions would be emitted locally but have a global effect as explained in Section 7.1.14.2, Context. The GWP values are revised from time to time and should be updated accordingly based on the Intergovernmental Panel on Climate Change Assessment Reports. Current values derive from the Fourth Assessment Report (*IPCC 2007*).

GHG emissions arise from combustion of fossil fuel in stationary or mobile equipment, use of generators, clearing of vegetation and changes in land use during construction and operation. GHG emissions from loss of vegetation and soil disturbance are expected to be minimal and therefore will not be estimated in this analysis. GHG emissions from various potential sources that could be associated with the deployment and operation of the Preferred Alternative are presented in this section.

## **Potential Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the facility infrastructure and specific deployment requirements, climate change effects could result in potential impacts from some activities associated with the Preferred Alternative in terms of GHG emissions. Such GHG emission s from deployment of the Preferred Alternative could range from *less than significant* to *no impacts* at the programmatic level depending on the project types deployed. Further assessment of GHG emissions could be performed once site-specific details become available, such as site conditions, the type of deployment, and any permits or permissions necessary to perform the work.

In addition to potential effects from the Preferred Alternative on climate change, potential climate change effects on the Preferred Alternative were assessed. If deployment activities occur in the next 10 years, as is anticipated, climate conditions in that period would not differ much from current conditions even in the worst case emission scenario. Therefore, climate change effects on the various deployment activities would likely be minimal and are expected to have *no impact* at the programmatic level.

<sup>&</sup>lt;sup>4</sup> One tonne is a unit of measure in the International System of Units that is equivalent to 1 metric ton and equivalent to 1.1023 U.S. tons, which are also known as short tons.

<sup>&</sup>lt;sup>5</sup> Emissions from vegetation loss are not significant in the evaluation of the Preferred Alternative. The greatest source of GHG emissions would likely come from loss of forest.

## Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, climate change effects are likely to have *no impact* at the programmatic level to the following facilities under the conditions described below:

- Satellites and Other Technologies
  - Satellite-Enabled Devices and Equipment: These projects would include installing permanent equipment on existing structures. GHG emissions would arise from fuel combustion from delivery and installation of equipment; however, the use of satelliteenabled devices and equipment would not create any perceptible changes in GHG emissions.
  - Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. Therefore it is anticipated that there would be no GHG emissions or any climate change effects on the project because of these activities. Any greenhouse gas analysis would likely be performed to the extent necessary by the agency authorizing or launching the satellite.

## Activities with the Potential to Have Impacts

Potential climate change impacts associated with deployment activities as a result of implementation of the Preferred Alternative include increased GHG emissions. GHG emissions would arise from the combustion of fuel used by equipment during construction and changes in land use. Land use emissions could occur as a result of soil disturbance and loss of vegetation. GHG emissions from loss of vegetation and soil disturbance are expected to be minimal and therefore are not estimated. The types of deployment activities that would create GHG emissions are discussed below.

#### Wired Projects

GHG emissions would arise from combustion of fuel from the equipment used for plowing, trenching (including vibratory plowing), or directional boring during construction for buried wired projects. The worst-case emissions are expected to result from plowing techniques. For aerial wired projects, construction activities could include new wiring and poles that require use of auger trucks, boom truck, and bucket lifts, as well as excavation and grading equipment that use fossil fuels. Other activities associated with installation of new or modification of existing wired systems and associated infrastructure, including points of presence<sup>6</sup> (POPs) and huts, could result in GHG emissions during cable blowing, pulling, and vault placement. For some deployment activities, new structures could be required without the need for new or modified wired systems. GHG emissions from fuel combustion due to construction of deployment of wired projects have been estimated and are presented in Tables 7.2.14-4 and 7.2.14-5. Emission calculations assume that all construction equipment use diesel fuel and would have the same

<sup>&</sup>lt;sup>6</sup> Points of presence are connections or access points between two different networks, or different components of one network.

emissions. Therefore, each table shows a summation of the estimated emissions for the construction equipment required for each deployment activity. Emission calculations are also based on the assumption of 3 months of site-specific deployment length as a conservative estimate (although in many cases the deployment period will be considerably shorter, potentially as little as a few hours).

Table 7.2.14-4: GHG Emission Estimates from Buried Wired Project Deployment<sup>a</sup>

	Estimated Emissions d, e, f		
Emission Source b,c	CO <sub>2</sub> e (tons/year)	CO <sub>2</sub> e (metric tons/year)	
Vibratory Plow, Backhoe, Dozer, Flat-			
bed Truck, Pick-up Truck, Trench			
Roller, Air Compressor, Cable Blower,			
Concrete Mixer, Grader, Roller	1,403	1,273	

 $CO_2e$  = carbon dioxide equivalent

Table 7.2.14-5: GHG Emission Estimates from New Aerial Wired Project Deployment<sup>a</sup>

	Estimated Emissions c, d, e		
Emission Source b, c	CO <sub>2</sub> e (tons/year)	CO <sub>2</sub> e (metric tons/year)	
Grader, Suction Excavator, Auger Truck, Boom			
Truck, Cable Blower, Bucket Lift, Flat-bed			
Truck	893	810	

CO2e = carbon dioxide equivalent

Potential GHG impacts associated with each type of wired project are discussed below:

• Use of Existing Conduit – New Buried Fiber Optic Plant: Existing conduits would be used in the installation of new fiber optic cable, which could require construction equipment for cable blowing or pulling. The emissions associated with the use of existing conduit would arise from use of similar equipment as those listed in Table 7.2.14-4. The short duration and intermittent use of heavy equipment would not produce perceptible changes to climate change.

<sup>&</sup>lt;sup>a</sup> Deployment activities are assumed to include excavation, grading, and pole delivery and installation.

<sup>&</sup>lt;sup>b</sup> Emissions are based on one unit of typical equipment. One unit consists of one each of the equipment listed in the table, operating simultaneously. If additional equipment is required, equipment-specific emission estimates should be multiplied by the number of equipment units.

<sup>&</sup>lt;sup>c</sup> Each equipment is assumed to have a maximum rated capacity of 300 horsepower and to be 10 years old (equipment age). If new equipment is used, emissions would be lower.

<sup>&</sup>lt;sup>d</sup> Emissions are estimated using methodology from *USEPA 2010a*. Typical equation values were obtained from *USEPA 2010b*. <sup>e</sup> Emissions (tons) assume 240 hours (24 days, 10 hours/day) of construction activity per month. Construction was assumed to last for 3 months in a year. If construction lasts for more than 3 months, emissions would be greater than the values listed here. <sup>f</sup> Fuel is assumed to be ultra-low sulfur diesel.

<sup>&</sup>lt;sup>a</sup> Deployment activities are assumed to include excavation, grading, and pole delivery and installation.

<sup>&</sup>lt;sup>b</sup> Emissions are based on one unit of typical equipment. One unit consists of one each of the equipment listed in the table, operating simultaneously. If additional equipment is required, equipment-specific emission estimates should be multiplied by the number of equipment units.

<sup>&</sup>lt;sup>c</sup> Each equipment is assumed to have a maximum rated capacity of 300 horsepower and to be 10 years old (equipment age). If new equipment is used, emissions would be lower.

d Emissions are estimated using methodology from USEPA 2010a. Typical equation values were obtained from USEPA 2010b.

<sup>&</sup>lt;sup>e</sup> Emissions (tons) assume 240 hours (24 days, 10 hours/day) of construction activity per month. Construction was assumed to last for 3 months in a year. If construction lasts for more than 3 months, emissions would be greater than the values listed here. <sup>f</sup> Fuel is assumed to be ultra-low sulfur diesel.

- Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: These projects involve lighting up dark fiber and installation of new equipment in existing huts. The use of heavy construction equipment is not expected, and movement of equipment by light truck or cars would produce a minimal amount of GHGs in the context of this Preferred Alternative. Therefore, no significant GHG emissions are expected to arise from these activities. As mentioned above, GHG emissions from ground disturbance and vegetation loss are expected to be minimal.
- New Build –Buried Fiber Optic Plant: This activity would include plowing (including vibratory plowing), trenching, and directional boring, and could involve construction of POPs, huts, or other facilities to house outside plant equipment or hand holes to access fiber. The emissions associated with fuel use from these activities are estimated in Table 7.2.14-4. These annual CO<sub>2</sub>e emissions resulting from deployment of buried fiber for one unit of equipment, operating for a total of 3 months within a given year, are equivalent to 1,403 tons (1,273 metric tons).
- New Build Aerial Fiber Optic Plant: These projects would require construction equipment for installing or replacing new poles and hanging cables as well as excavation and grading for new or modified right-of-ways or easements. It could also include construction of POPs, huts, or other facilities to house outside plant equipment. The GHG emissions from burning fuel for one unit of equipment, operating for a total of 3 months within a given year, are estimated in Table 7.2.14-5. The total emissions are estimated at 893 tons (810 metric tons) per year.
- Collocation on Existing Aerial Fiber Optic Plant: These projects would require equipment for replacement of existing wiring and poles. GHG emissions associated with these projects would arise from the use of less equipment than those listed in Table 7.2.14-5. These emissions have not been estimated separately but are expected to be fewer than the total emissions from New Build Aerial Fiber Optic Plant projects analyzed above.
- New Build Submarine Fiber Optic Plant: The need for deploying large marine vessels for laying deep underwater cables is unlikely. However, small work boats (with engines similar to recreational vehicle engines) may be required to transport and lay small wired cable. The emissions from these small marine sources would be negligible.
- Installation of Optical Transmission or Centralized Transmission Equipment: The construction of small boxes or huts or other structures would require construction equipment and additional cranes or sky lifts for installation. GHG emissions for one unit of equipment, operating for a total of 3 months within a given year, correspond to those emissions from Table 7.2.14-6. These emissions are estimated at 766 tons (695 metric tons).

# Table 7.2.14-6: GHG Emissions Estimates from Tower, Structure, and Transmission Equipment Delivery and Installation<sup>a</sup>

	Estimated Emissions <sup>c,d,e</sup>	
Emission Source <sup>b,c</sup>	CO <sub>2</sub> e (tons/year)	CO <sub>2</sub> e (metric tons/year)
Concrete Mixer, Flat-bed Truck, Grader, Paver,		
Roller, Truck-mounted Crane	766	695

 $CO_2e$  = carbon dioxide equivalent

#### Wireless Projects

Emissions associated with installation of structures for wireless projects are similar to those found in Table 7.2.14-6 above. GHG emissions associated with each type of wireless project are discussed below:

- New Wireless Communication Towers: These projects would involve installation of new towers as well as associated structures including generators, equipment sheds, fencing, security lighting, aviation lights, and electrical feeds. Emissions from installation of new towers are estimated in Table 7.2.14-6. The annual emissions from these tower structure delivery and installation projects, assuming one unit of equipment operating for a total of 3 months within a given year, are estimated at 766 (695 metric tons) per year.
- Collocation on Existing Wireless Tower, Structure, or Building: Collocation would require
  mounting and installation of equipment on an existing tower. GHG emissions could arise
  from combustion of fuel from trucks required for the delivery and installation of equipment
  and from the equipment used for excavation and grading. GHG emissions for these projects
  are expected to be fewer than the total emissions associated with New Wireless
  Communication Towers projects (which are estimated in Table 7.2.14-6) because there
  would be no new towers built.

#### Deployable Technologies

GHG emissions would arise from use of Deployable Technologies from combustion of fuel from on-road vehicles and mobile power generators. It is assumed that diesel generators are the most likely fuel technology although gasoline and hydrogen-fueled generators could be an option. On-road vehicles could include light-duty trucks for Cell on Light Truck projects or heavy-duty trucks for Cell on Wheels and System on Wheels. Emissions from diesel-power generators are estimated in Table 7.2.14-7.

<sup>&</sup>lt;sup>a</sup> Emissions are based on one unit of typical equipment. One unit consists of one each of the equipment listed in the table, operating simultaneously. If additional equipment is required, equipment-specific emission estimates should be multiplied by the number of equipment units.

<sup>&</sup>lt;sup>b</sup> Equipment is assumed to have a maximum rated capacity of 300 horsepower and to be 10 years old (equipment age). If new equipment is used, emissions would be lower.

<sup>&</sup>lt;sup>c</sup> Emissions are estimated using methodology USEPA 2010a. Typical equation values were obtained from USEPA 2010b.

d Emissions (tons) assume 240 hours (24 days, 10 hours/day) of construction activity per month. Construction was assumed to last for 3 months in a year. If construction lasts for more than 3 months, emissions would be greater than the values listed here. Fuel is assumed to be ultra-low sulfur diesel.

Table 7.2.14-7: GHG Emissions Estimates from Heavy and Light Duty Vehicles<sup>a</sup>

	Emission Factors b, c			Emissions	
Vehicle Type	$CO_2$	$\mathrm{CH_4}$	$N_2O$	Ton CO₂e/year	Metric tons CO <sub>2</sub> e/year
	kg/gal	g/mi	g/mi		•
Light Truck	10.21	0.0009	0.0014	1.80	1.63
Heavy Duty Vehicles	10.21	0.0051	0.0048	1.80	1.63

 $CO_2$  = carbon dioxide;  $CH_4$  = methane;  $N_2O$  = nitrous oxide;  $CO_2e$  = carbon dioxide equivalent; kg/gal = kilograms per gallon; g/mi = grams per mile

GHG emissions associated with each type of deployable technology are discussed below:

- Cell on Wheels: These projects consist of a cellular base station on a trailer, which is a heavy-duty vehicle. The generators would power the cell unit while the vehicle is on-site and stationary and the vehicle engines would power the vehicle when it is traveling to and from the site. The GHG emissions from the use of heavy-duty vehicles are presented in Table 7.2.14-7. This estimation assumed that one vehicle operates for 2 days a year twice a year, traveling to and from the site for deployment (operating emissions are calculated separately, below).
- Cell on Light Truck: GHG emissions would arise from the combustion of fuel from light-duty truck and diesel generator for powering the cellular base station. Similar to Cell on Wheels, the generators would power the cell unit while the vehicle is onsite and stationary; however, the vehicle engines would power the vehicle while traveling to the site. The GHG emissions from use of a light-duty truck are presented in Table 7.2.14-7. This estimation assumed that one vehicle operates for 2 days a year twice a year, traveling to and from the site for deployment (operating emissions are calculated separately, below).
- System on Wheels: These projects include a full base station and controller on a large towable trailer or truck. These trailers or trucks are similar to the heavy duty vehicle and diesel-power generator associated with the Cell on Wheels technology. As such, GHG emissions from these projects are expected to be similar to those for Cell on Wheels and are listed in Table 7.2.14-7. This estimation assumed that one vehicle operates for 2 days a year twice a year, again for deployment only.
- Deployable Aerial Communication Architecture: These projects consist of deploying aerial vehicles such as drones, balloons, blimps, and piloted aircraft to staging areas. (Operating these vehicles is discussed separately under Potential Operation Impacts, below). GHG emissions would arise from fuel combustion from this staging activity. These emissions have not been estimated but would likely be less than those used in installation and delivery of tower, structure, and transmission equipment (which are estimated in Table 7.2.14-6).

<sup>&</sup>lt;sup>a</sup> Emissions are estimated assuming one vehicle operates 8 hours per day, 2 days per year (one day for driving to location, one day for departing from location). Driving emissions are larger than idling emissions; therefore, all operation was assumed to be driving, with an average speed of 50 miles per hour.

<sup>&</sup>lt;sup>b</sup> Emission factors taken from *Climate Registry (2015)*, Default Emission Factors 2014 Table 13.1 and 13.4.

<sup>&</sup>lt;sup>c</sup> Fuel efficiency for light and heavy trucks taken from *Understanding Tractor-Trailer Performance (Caterpillar 2006)*.

## GHG Emissions during Deployment

It is likely that the Preferred Alternative would use one or more or a combination of the above mentioned activities. Given this environmental impact statement is programmatic and does not include any site-specific locations or deployment technology, it is impossible to determine the actual GHG emissions associated with deployment activities. This information could only be captured once the site-specific information is determined, including the number of each of the emissions sources that would be implemented. However, although specific sites are geographically widespread across the non-contiguous region, any one site would be limited in extent and the quantity of GHG emissions would be relatively minor, as explained in the analysis. There is no information to indicate that GHG emissions would be significant relative to other alternative scenarios.<sup>7</sup> As such, the potential impact of the Preferred Alternative on climate change is considered to be *less than significant* at the programmatic level. In addition, BMPs and mitigation measures presented in Chapter 11, BMPs and Mitigation Measures, could help reduce potential GHG impacts. For example, FirstNet and its partners could use vehicles with hybrid or electric technology, as practicable or feasible, to reduce or eliminate emissions from fuel combustion.

#### **Potential Operation Impacts**

#### GHG Emissions

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in similar potential impacts to the abovementioned potential deployment impacts. There would be GHG emissions from combustion of trucks and other equipment used for routine inspection of the Preferred Alternative. However, these emissions would be far fewer than those associated with deployment activities. It is anticipated that there would be no GHG emissions associated with soil disturbance and vegetation loss from routine inspections of the Preferred Alternative, assuming that the same access roads used for deployment are used for inspection.

Operational activities associated with the Preferred Alternative could involve operation of fossil fuel power generators in Wireless Projects and Deployable Technologies. This analysis assumed that these power generators would use diesel fuel; however, other fuels, such as gasoline, propane, and hydrogen could also be options. Power generators would be used as backup generators and operated while onsite for wireless projects during upset conditions where commercial power is interrupted and during routine maintenance; as a result, they would be expected to operate for only a short period of time. For deployable technologies, power generators would be utilized as the primary power source. The deployable technologies would

<sup>&</sup>lt;sup>7</sup> According to the Council of Environmental Quality Final Guidance, "When considering GHG emissions and their significance, agencies should use appropriate tools and methodologies for quantifying GHG emissions and comparing GHG quantities across alternative scenarios...The rule of reason and the concept of proportionality caution against providing an in-depth analysis of emissions regardless of the insignificance of the quantity of GHG emissions that would be caused by the proposed agency action." (*CEQ 2016*)

operate on site for as long as needed. The types of deployment activities that GHG emissions would arise from include the following:

## Wireless Projects

- New Wireless Communication Towers: GHG emissions would arise from use of power generators including those that operate by combustion of fossil fuels. Backup power generators would only operate for a short period of time during upset conditions when commercial power supply has been interrupted or during routine maintenance. This analysis assumed a maximum of 500 hours per year for both upset conditions and routine maintenance. These emissions have been estimated and are presented in Table 7.2.14-8 below. The annual emissions for backup power generators are 19.3 tons (17.5 metric tons) of CO<sub>2</sub>e for one unit.
- Collocation on Existing Wireless Tower, Structure or Building: These projects could involve the use of backup power generators such as diesel-power generators. The emissions from combustion of fuel for power generators are comparable to New Wireless Communication towers and are presented in Table 7.2.14-8 below.

Table 7.2.14-8: GHG Emissions from Back-up Diesel Power Generators for Wireless Projects

Emission Source	Estimated Emissions <sup>a,b</sup>			
Emission Source	CO <sub>2</sub> e (tons/year) CO <sub>2</sub> e (metric tons/year)			
Diesel Generators	19.3	17.5		

 $CO_2e$  = carbon dioxide equivalent

#### • Deployable Technologies

Operation of land-based deployable technologies would involve use of power generators such as diesel-power generators to power the cell unit. This analysis assumed power generators operating continuously for 24 hours a day and for 363 days a year (deployment to and from the site would require 2 additional days, as discussed above). The emissions from combustion of fuel for power generators are presented in Table 7.2.14-9 below. The annual emissions for power generators for deployable technologies are 160 tons (145 metric tons) of CO<sub>2</sub>e for one unit. These projects may also consist of deploying aerial vehicles including, but not limited to, drones, balloons, blimps, and piloted aircraft, which could involve fossil fuel combustion. These emissions would not be similar to any of the other technologies presented here. More information would be required regarding the number, type, and flight duration of the vehicles deployed to determine emissions from these technologies. There would be no GHG emissions associated with operation of balloons.

<sup>&</sup>lt;sup>a</sup> Emission factors taken from *AP-42*, *Compilation of Air Pollutant Emission Factors*, Section 3.3, Gasoline and Diesel Industrial Engines, Table 3.3-1 (diesel engines) (*USEPA 1996*)

<sup>&</sup>lt;sup>b</sup> Emissions are estimated assuming one, 67-horsepower diesel engine operates for 500 hours per year when commercial power is interrupted and during normal routine maintenance. Estimates can be directly scaled based on actual equipment size and operating schedule.

Table 7.2.14-9: GHG Emissions from Power Generators for Deployable Technologies

Emission Source Estimated Emissions		Emissions <sup>a,b</sup>	
Emission Source	CO <sub>2</sub> e (tons/year) CO <sub>2</sub> e (metric tons.		
Diesel Generators	160	145	

 $CO_2e$  = carbon dioxide equivalent

Given this environmental impact statement is programmatic and does not include any site-specific locations or deployment technology, it is impossible to determine the actual GHG emissions associated with operation activities. This information could only be captured once the site-specific information is determined, including the number of each of the emissions sources that would be implemented. However, as with deployment impacts, any one site would be limited in extent and the quantity of GHG emissions from operations would be relatively minor, as explained in the analysis. There is no information to indicate that GHG emissions would be significant relative to other alternative scenarios. As such, the potential impact of the Preferred Alternative on climate change is considered to be *less than significant* at the programmatic level. In addition, Chapter 11, BMPs and Mitigation Measures, lists BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help avoid or minimize potential impacts associated with GHG emissions. For example, FirstNet and its partners could use vehicles with hybrid or electric technology, as practicable or feasible, to reduce or eliminate emissions from fuel combustion.

## Potential Climate Change Impacts on the Preferred Alternative

Climate change effects such as changes in temperature, precipitation, and sea-level rise during operations could potentially impact the infrastructure of the Preferred Alternative. Section 7.2.14.4, Global and Regional Climate Change Projections, presents climate change effects projected for Northern Mariana Islands through the end of the 21<sup>st</sup> century. The potential impacts on the Preferred Alternative from climate change effects include the following:

- Projections indicate increasing average annual temperatures through the end of the century.
  These increases could lead to potential impacts associated with heat stress and wildfire risk,
  potentially affecting aboveground infrastructure. This would include towers, antennas,
  POPs, huts, poles, and microwave dishes.
- Precipitation is also expected to increase along the equator. Potential impacts could include
  increased periods of soil saturation. Additionally, any heavy precipitation events could result
  in flooding, increased runoff, and erosion. These effects could potentially impact the
  stability of aboveground infrastructure such as towers, antennas, POPs, huts, poles, and
  microwave dishes.
- Projections indicate that the global mean sea level would rise through the end of the century. Sea level rise increases the likelihood for coastal flooding and erosion. Sea level rise, soil and coastal erosion, and flooding could pose potential significant impacts to infrastructure

<sup>&</sup>lt;sup>a</sup> Emission factors taken from *AP-42*, *Compilation of Air Pollutant Emission Factors*, Section 3.3, Gasoline and Diesel Industrial Engines, Table 3.3-1 (diesel engines) (*USEPA 1996*).

<sup>&</sup>lt;sup>b</sup> Emissions are estimated assuming one, 32-horsepower diesel engine operates continuously (24 hours per day), 363 days per year (all year except for two travel days – see Tables 7.2.14-7 and 7.2.14-8). Estimates can be directly scaled based on actual equipment size and operating schedule.

near or on the coast such as huts for buried aerial fiber optic or submarine fiber optic. Additionally, other aboveground infrastructure such as antennas, POPs, and poles could be impacted during extreme events.

## Adaptation to Climate Change Effects during Operation

Based on the analysis of the operational activities described above, climate change effects on the Preferred Alternative could be *potentially significant* to *less than significant with BMPs and mitigation measures incorporated* at the programmatic level because climate change effects such as changes in temperature, precipitation, and sea-level rise during operations could potentially impact the infrastructure of the Preferred Alternative. Mitigation measures or BMPs could minimize or reduce the severity or magnitude of potential impacts to the Preferred Alternative, while adaptation refers to anticipating adverse effects of climate change and taking appropriate action to prevent and minimize the damage climate change effects could cause. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help minimize climate change effects on the Preferred Alternative.

#### 7.2.14.7. Alternatives Impact Assessment

The following section assesses potential impacts of climate change on the Deployable Technologies Alternative and the No Action Alternative.<sup>8</sup>

## **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative, a nationwide fleet of mobile communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects as discussed above under the Preferred Alternative. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Potential impacts of climate change on the implementation of this alternative are described below. As with the Preferred Alternative, the effects of this alternative on climate change (in terms of GHG emissions) were examined both in terms of the potential impact the Deployable Technologies Alternative might have on climate change (primarily from GHG emissions) and the potential impact climate change might have on the Deployable Technologies Alternative (primarily potential damage to the deployable architecture itself).

#### Potential Deployment Impacts

The potential impacts on climate change from this alternative were assessed in terms of its potential to generate GHG emissions. As explained above, implementation of deployable technologies would involve use of fossil-fuel-powered vehicles, powered generators, and/or

<sup>&</sup>lt;sup>8</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

aerial platforms. There would be some emissions and potentially soil and vegetation loss as a result of excavation and grading for staging and/or landing areas depending on the type of technology. In addition, GHG emissions would arise from fuel combustion from staging of aerial vehicles. These emissions have not been estimated; more information would be required regarding the number, type, and staging locations of the vehicles deployed to determine actual emissions from these technologies. However, as with the Preferred Alternative, any one site would be limited in extent and the quantity of GHG emissions would be relatively minor, as explained in the analysis. There is no information to indicate that GHG emissions would be significant relative to other alternative scenarios. As such, the potential impact on climate change is considered to be *less than significant* at the programmatic level for deployment of the Deployable Technologies Alternative.

In addition to potential impacts on climate change from this alternative, the potential impacts from climate change on this alternative were assessed. Climate change effects on this alternative during deployment would be similar to such effects on the Preferred Alternative. If deployment activities occur in the next 10 years, as is anticipated, climate conditions in that period would not differ much from current conditions even in the worst case emission scenario. Therefore, climate change effects on the various deployment activities would likely have little to *no impact* at the programmatic level. See the section below for more discussion on potential climate change effects during operation.

## Potential Operation Impacts

As explained above, operation activities would consist of implementation/running of the deployable technology and routine maintenance and inspections. As with the Preferred Alternative, it is anticipated that there would be few GHG emissions associated with routine inspections of the Deployable Technologies Alternative, assuming that the same access roads used for deployment are also used for inspections. Emissions would arise from use of power generators as the main power source. Emissions from the use of one fossil-fuel-powered generator would not be significant; for example, the annual emissions for power generators for deployable technologies are 160 tons (145 metric tons) of CO2e for one unit. These potential impacts could still be reduced through implementation of BMP and mitigation measures. These projects may also consist of deploying aerial vehicles including, but not limited to, drones, balloons, blimps, and piloted aircraft; all but balloons could involve fossil fuel combustion. These emissions would not be similar to any of the other technologies presented here. More information would be required regarding the number, type, and flight duration of the vehicles deployed to determine emissions from these technologies. As with the Preferred Alternative, the potential impact on climate change is considered to be *less than significant* at the programmatic level for operation of the Deployable Technologies Alternative.

Climate change effects on this alternative would have the most noticeable impacts over a long period of time. Climate change effects such as temperature, precipitation changes, and extreme weather during operations would be expected but could have little to *no impact* at the programmatic level on the deployed technology if the technologies are deployed within a short period of time (less than a decade). If there are no permanent structures, particularly near coastal

areas, there would be little to *no impacts* as a result of sea-level rise. However, if these technologies are deployed continuously (at the required location) for a time period greater than a decade, climate change effects on infrastructure could be similar to the Preferred Alternative, as explained above.

#### No Action Alternative

Under the No Action Alternative, the NPSBN would not be deployed; therefore there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be no GHG impacts from the No Action Alternative. However, GHG emissions would be emitted from the current technologies used in Northern Mariana Islands for first responders. Climate change effects such as changes in temperature and precipitation, extreme weather and sea-level rise would still occur globally and regionally but have *no impact* in the No Action Alternative since there would be no associated infrastructure.

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# 7.2.15. Human Health and Safety

#### 7.2.15.1. Introduction

This section describes potential impacts to human health and safety in the Northern Mariana Islands associated with deployment and operation of the Proposed Action. Mitigation measures, as defined through permitting and/or consultation with the appropriate resource agency, would be implemented as part of deployment and operation of the Proposed Action to help avoid or reduce potential impacts to human health and safety. Implementation of best management practices (BMPs), as practicable or feasible, could further reduce the potential for impacts. Both mitigation measures and BMPs are discussed in Chapter 11, BMPs and Mitigation Measures.

## 7.2.15.2. Impact Assessment Methodology and Significance Criteria

The potential impacts of the Proposed Action on human health and safety were evaluated using the significance criteria presented in Table 7.2.15-1. As described in Section 7.2, Environmental Consequences, the categories of impacts are defined at the programmatic level as *potentially significant*, *less than significant with BMPs and mitigation measures incorporated*, *less than significant*, or *no impact*. Characteristics of each impact type, including magnitude or intensity, geographic extent, and duration or frequency, were used to determine the impact significance rating associated with each potential impact.

Given the nature of this programmatic evaluation, and because the Proposed Action could potentially cover a wide variety of actions that would take place in various geographic and social settings, the potential impacts to health and safety addressed in this section are presented as a range of possible impacts. Potential impacts to human health and safety are assessed for both the workers and/or the general public, where applicable.

Environmental Consequences assessments for traffic, noise, water quality, and air quality, all of which have the potential to influence community and worker health, are covered in this Programmatic Environmental Impact Statement (see Section 7.2.1, Infrastructure; Section 7.2.13, Noise and Vibrations; Section 7.2.4, Water Resources; and Section 7.2.12, Air Quality; respectively). Applicable information from those assessments is referenced in this section if the potential impacts to those resources could result in impacts to community and/or worker health.

Other areas that directly or indirectly relate to health and safety but are not included in this section given the discussion in the respective resource sections include: radio frequency emissions (see Section 2.4, Radio Frequency Emissions); access to health and emergency services (see Section 7.2.1, Infrastructure); environmental justice issues that could result in decreased health (see Section 7.2.10, Environmental Justice); community cohesion and sense of safety (see Section 7.2.9, Socioeconomics).

Table 7.2.15-1: Impact Significance Rating Criteria for Human Health and Safety

Type of Effect	Effect Characteristic	Impact Level			
		Potentially Significant	Less than Significant with BMPs and Mitigation Measures Incorporated	Less than Significant	No Impact
Decrease in human health and safety (resulting from potential exposure to hazardous materials [including emissions, spills, and potential exposures via disturbance of historical contaminated sites]; accidents and injuries; exposure to noise; unsafe working conditions, and other recognized workplace safety hazards; and transmission of infectious diseases)	Magnitude or Intensity	Exposure to concentrations of chemicals above regulatory limits, or USEPA chemical screening levels protective of the general public; a net increase in the amount of hazardous or toxic materials or wastes generated, handled, stored, used, or disposed of, resulting in unacceptable risk, exceedance of available waste disposal capacity, and probable regulatory violations; site contamination conditions could preclude development of sites for the proposed use; exposure to recognized workplace safety hazards; violations of various regulations including: OSHA, RCRA, CERCLA, TSCA, EPCRA	Effect that is potentially significant, but with BMPs and mitigation measures is less than significant at the programmatic level	No exposure to chemicals above health-protective screening levels; hazardous or toxic materials or wastes could be safely and adequately managed in accordance with all applicable regulations and policies, with limited exposures or risks; no exposure to unsafe working conditions or other workplace safety hazards	No exposure to chemicals, unsafe working conditions, or other workplace safety hazards
	Geographic Extent	Regional impacts observed ("regional" assumed to be at least a county or county-equivalent geographical extent, could extend to territory)		Impacts only at a local/neighborhood level	NA
	Duration or Frequency	Occasional frequency during the life of the Proposed Action		Rare event	NA

CERCLA = Comprehensive Environmental Response, Compensation, and Liability Act; EPCRA = Emergency Planning and Community Right-to-Know Act; NA = not applicable; OSHA = Occupational Safety and Health Administration; RCRA = Resource Conservation and Recovery Act; TSCA = Toxic Substances Control Act

## 7.2.15.3. Description of Environmental Concerns

## **Exposure to Hazardous Materials**

Health effects from human exposure to contaminants can range from experiences of physical irritation/nuisance to acute illness to chronic disease outcomes, depending on the type of contaminant and level of exposure. The following are potential pathways for human exposure to contaminants in the Northern Mariana Islands associated with the Proposed Action.

## Existing Contaminants in Soil or Water

The construction of the proposed facilities/infrastructure, trenching, and/or foundation excavation could expose soil containing contaminants from either existing industrial facilities or from legacy industrial activities. The disturbed soil could pose a health risk to workers and communities if there is direct contact with the soil or surface water runoff containing soil chemicals from the construction site. However, as outlined in the Affected Environment Health and Safety Section 7.1.15, the Northern Mariana Islands is a lightly industrialized territory in the United States (U.S.), with no active Superfund sites and is ranked 55 out of 56 states or territories for toxic release volume (*USEPA 2015; 2014*). Risk for worker or community exposure to existing contaminants is therefore low, particularly with the implementation, as practicable or feasible, of water quality and soil erosion BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help ensure that any contaminated soil and water are safely and adequately managed in accordance with all applicable regulations and policies, and exposure risks are minimized.

#### Potential Spills of Pollutants into Surface Water

Section 7.2.4.3, Description of Environmental Concerns, discusses the potential for water quality impacts that could occur from petroleum products accidentally spilled during refueling, or from potential pentachlorophenol associated with treated utility poles leaching into surface water, although concentrations of pentachlorophenol released during placement or replacement of poles are not expected to exceed U.S. Environmental Protection Agency levels of concern for human health (see Section 7.2.4.3, Description of Environmental Concerns). Health risks posed to workers and community members who could potentially come into contact with these chemicals range from acute to chronic illnesses, including increased risk of cancer (*USEPA 2000*).

The only inhabited Northern Mariana Islands are Saipan, Tinian, and Rota. On the island of Saipan, water used for human consumption is sourced from shallow groundwater wells, however due to issues with saltwater intrusion most of the locals buy bottled water for consumption and only use tap water for washing and bathing (*Carruth 2003*). On the island of Tinian, the main source of drinking water is a freshwater lens aquifer in the high-permeability limestone overlying low-permeability volcanic rock; on Rota, municipal water is obtained from two springs that are suspected to be groundwater under direct influence of surface water (*Gingerich 2002; IBP 2005*). Therefore, in the event of a larger spill that goes unnoticed, shallow groundwater wells used for potable water could potentially be impacted. FirstNet will attempt avoid, as practical or feasible,

buildout/deployment locations in or adjacent to waterbodies or involve in-stream construction. The implementation of spill management BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to further ensure contaminated soil and water are safely and adequately managed in accordance with all applicable regulations and policies, and exposure risks are minimized.

#### Air Emissions from Mobile Sources

Section 7.2.12, Air Quality, discusses the potential impacts to air quality associated with the Proposed Action, which include emissions from stationary and mobile sources during deployment. Emissions could result from stationary or mobile equipment that burns fossil fuels, such as excavators or backhoes, that are required to support any clearance, drilling, and construction activities associated with network deployment. In addition, the use of power generators, first responder on-road vehicles (large towable trailers, commercial trucks, standard sport utility vehicles), and aerial platforms (aircraft such as drones and piloted aircraft) associated with the implementation of deployable technologies could also increase air emissions, both from fossil fuel combustion and, in some cases, from stirring up dust on unpaved roads. Emissions that may pose a health concern to both workers and communities are primarily particulate matter up to 2.5 micrometers in diameter (PM<sub>2.5</sub>) and nitrogen dioxide (NO<sub>2</sub>), both of which are produced by fossil fuel combustion associated with vehicle, heavy machinery, and generator use.

There is a substantial body of scientific literature linking both short-term and long-term adverse health impacts to various types of air pollution (*HEI 2010; Sarnat and Holguin 2007; Nishimura et al. 2013; Patel and Miller 2009; USEPA 2009; Levy et al. 2002*). NO<sub>2</sub> has been linked to short-term respiratory and cardiovascular effects (*USEPA 2008*). PM<sub>2.5</sub> has been linked to both short-term and long-term health effects. Specific health effects for PM<sub>2.5</sub> exposures include adverse cardiovascular effects, increase in cardiovascular and respiratory mortality, and adverse respiratory effects, including lung cancer (*USEPA 2009*).

Research to date has not revealed the existence of concentration thresholds for PM<sub>2.5</sub> and nitrogen oxides below which no health effects would be expected for sensitive populations.<sup>1</sup> Because a no-effect level has not been defined, the increase in emissions from deployment activities could potentially increase the risk of short-term and long-term effects to sensitive populations within the workforce or nearby communities (*HEI 2010; USEPA 2009 and 2013; Kelly and Fussell 2011; Levy et al. 2002; Nishimura et al. 2013; Patel and Miller 2009; O'Neill et al. 2005 and 2007; Sarnat and Holguin 2007*).

<sup>&</sup>lt;sup>1</sup> If health-based air quality standards are being met, the health of the general population is unlikely to be adversely affected.

Sensitive populations for exposure to PM<sub>2.5</sub> and NO<sub>2</sub> are listed below:

- Those with chronic respiratory diseases (asthma and chronic obstructive pulmonary disease), particularly children and the elderly;
- Those with acute respiratory infections, particularly children and the elderly;
- Those with chronic heart diseases; and
- Those with diabetes.

With regards to sensitive populations in the Northern Mariana Islands, the percentages of deaths attributable to chronic lower respiratory disease and heart disease are lower than in the overall U.S.; however, the percentage of deaths attributable to influenza and pneumonia is higher. The rate of diabetes prevalence is similar to the U.S. rate (*CDC 2013a and 2013b*). Overall, the percentage of the Northern Mariana Islands population that could be considered sensitive is likely comparable to the national percentage.

It is important to note that there are multiple causes of the diseases associated with particulate exposures. Although it is possible that some cases of cardiovascular problems, respiratory problems, and lung cancer could be related to, result from, or be worsened by, PM<sub>2.5</sub>, most cases of these health problems are associated with other causes such as smoking.

According to Section 7.2.12, Air Quality, potential impacts to air quality associated with the Preferred Alternative activities could range from *no impacts* to *less than significant* at the programmatic level, depending on the deployment or operation scenario, or the site-specific conditions. It is anticipated that any air pollution increase due to deployment would likely be short-term with pre-existing air quality levels generally achieved after some months or even less (typically less than a year). The implementation of appropriate air quality BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could further help to reduce human exposure to air contaminants and minimize the potential risk of health effects.

# **Accidents and Injuries**

Workplace and Construction Site Accidents and Injuries

The Preferred Alternative construction activities, including excavation, drilling, buried, or aerial installations and transportation to and from work sites, could increase the risk of accidents and injuries to both workers and communities. For communities, inadequate safety signage at construction and other work sites, as well as poor public awareness regarding construction risks, can increase the risk of injuries and accidents for community members living or working in proximity to those sites. For the workforce, workplace hazards such as work at heights and work involving the use of heavy machinery increase the risk of slips, trips, falls, and other accidents. The U.S. Occupational Safety and Health Administration (OSHA) maintains authority over all federal and private sector workplaces in Northern Mariana Islands; therefore, although accidents and injuries are considered an employee workplace hazard, FirstNet and/or their partners would establish policies and procedures to help assure a safe and healthful workplace in compliance with OSHA standards.

#### Road Traffic Accidents and Injuries

In addition to worksite accidents and injuries, temporary traffic congestion on public roads as discussed in Section 7.2.1, Infrastructure, during deployment could increase the risk of road traffic-related accidents and injuries for both workers and community members. In 2010, 1,211 vehicle crashes were reported in the Northern Mariana Islands, which was down from the previous year with1,868 crashes. Auto-pedestrian crashes were cited by the Northern Mariana Island's Department of Public Safety as a key concern (*CNMI Department of Public Safety 2012*).

Those most at risk for traffic-related accidents are often local citizens whose daily activities occur at the same time or in the same vicinity as the Proposed Action activities. The degree of health risk to the local communities and workers relates to the forms of local community traffic that exist on the same roads used by the Proposed Action (e.g., mixed-use traffic involving pedestrian, motorcycle, animals, etc.), the integrity of local road infrastructure, and driver behavior. Key risk factors for road traffic accidents that should be taken into consideration and mitigated in the deployment and operation phases of the Proposed Action include alcoholimpaired driving, speeding, and pedestrian usage of roadways (CNMI Department of Public Safety 2012).

Adherence to OSHA workplace standards, the implementation of the appropriate traffic congestion BMPs and mitigation measures, and the implementation of human health and safety BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures) could help to reduce the risk of road traffic-related accidents and injuries to both communities and workers.

#### **Potential Noise-Related Health Impacts**

Noise is measured in A-weighted decibels (dBA). Human exposure to long-term noise levels above 80 dBA is associated with an increased risk of hearing loss, and lower levels of noise exposure may be associated with non-auditory health effects, including sleep disturbance, increase in blood pressure, and increase in stress (*Evans et al. 2001; Babisch 2011; WHO 1999*). Sources of noise during deployment above ambient background noise and threshold distances are discussed in Section 7.2.13, Noise and Vibrations.

Worker health effects managed by OSHA are designed to prevent hearing impairment. If worker noise exposure is equal to or greater than 85 dBA for an 8 hour exposure, a hearing conservation program must be implemented (*OSHA 2015*). During deployment, construction activities that involve the use of heavy machinery could exceed 85 dBA (refer to Section 7.2.13, Noise and Vibrations).

For communities, a 5 dBA increase in noise above the ambient background is used to assess whether an impact is considered to be potentially significant (*IFC 2007; USDOT 2005; WHO 1999*). "Significant" in this context means the level of sound that a community is likely to perceive as an annoyance (*USDOT 2005*). The minimum increase in sound levels that most people can perceive is 3 dBA (*Bies and Hansen 1996*), which equates to a doubling of the sound power (sound is measured on a logarithmic scale). Use of a 5 dBA increase to assess whether a community might perceive a noise annoyance may not be accurate if noise levels in the

community are already relatively high (e.g., above 65 dBA) (*USDOT 2005*). In general, the "noisier" existing conditions are, the less additional noise is tolerated by the community (*USDOT 2006*). Higher noise levels and larger increases above existing noise levels are associated with increasing levels of stress responses. Noise-related disturbance and stress are subjective factors, and therefore there is no defined threshold at which a noise disturbance is considered to result in stress levels representing a measurable health effect. Best practice guidance suggests assessment of community noise based on perception rather than measured health outcomes (*USDOT 2005*), and on examining increases above baseline conditions (*IFC 2007*).

Providing further complication, the potential impacts of increased sound depend not just on the numerical increase in sound levels, but also on the intensity of the sound, the duration of the sound, and the sound setting (*WHO 1999*). Unexpected, short duration, high intensity sounds can have a worse effect than relatively steady sounds. Research suggests that humans appear to have capacity for adaptive response to typical sound levels in their environment; once adaptation has occurred, sleep patterns are not affected (*Stansfeld and Matheson 2003*).

Adherence to OSHA workplace standards, as well as the implementation of the appropriate noise and human health and safety BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures), could help to minimize the risk of human exposure to noise levels above health-protective levels.

#### **Communicable Diseases**

Communicable, or infectious, diseases are illnesses that result typically from infection by biologic agents (most commonly viruses, bacteria, and parasites) in a human or animal host. In the Northern Mariana Islands, the mosquito-borne disease dengue is endemic; however there have been no reported cases in recent years. Community members and workers are both at risk for infection, particularly during the rainy season when the disease-vector mosquitos are more prevalent. Construction activities considered under the Preferred Alternative that include land clearing and excavation could inadvertently create new bodies of standing water that can become mosquito vector-breeding sites, which could increase the risk of transmission of mosquito-borne illnesses to workers and community members.

With the implementation of the appropriate soil erosion control and human health and safety BMPs mitigation measures (see Chapter 11, BMPs and Mitigation Measures), the risk for transmission of communicable diseases could be significantly minimized.

#### **Radio Frequency Emissions**

Interest has been expressed regarding the potential for human exposure to radio frequency (RF) emissions and the corresponding potential for adverse health effects. Regulatory limits for human exposure to RF emissions have been established by the Federal Communications Commission (FCC) under federal law. Over the years, the FCC has revised its standards and

<sup>&</sup>lt;sup>2</sup> A disease or condition regularly found among particular people or in a certain area.

<sup>&</sup>lt;sup>3</sup> A vector is an organism that carries and transmits an infectious pathogen to another living organism.

guidelines for protecting both workers and the general public—including limits for Maximum Permissible Exposure for transmitters covering the 700 megahertz (MHz) range and localized absorption limits for mobile devices—and these have been upheld by the federal courts. FirstNet is a licensee of the FCC, and FirstNet's operations in the 700 MHz range are governed by these exposure limits.

There is some evidence of adverse health effects at levels below the current standards in a number of scientific studies; however, these studies are subject to a variety of uncertainties inherent in the epidemiological process. The preponderance of the evidence to date does not definitively demonstrate that there are adverse health effects caused by RF emissions, and there is still no single, plausible biological mechanism to indicate adverse effects. Scientific investigations into RF emissions and the possible effects of exposure on humans are inconclusive. These studies do not indicate any clearly reproducible trend and, consequently, there is insufficient and inconclusive data to make a definitive determination of effect of RF emissions on humans. Further discussion of RF emissions and their potential effects on humans is presented in Section 2.4, Radio Frequency Emissions.

#### 7.2.15.4. Potential Impacts of the Preferred Alternative at the Programmatic Level

The following section assesses potential impacts associated with implementation of the Preferred Alternative, including deployment and operation activities.

#### **Potential Deployment Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, implementation of the Preferred Alternative could result in the deployment of various types of facilities or infrastructure. Depending on the physical nature and location of the facility/infrastructure and the specific deployment requirements, some activities would result in potential impacts to human health and safety and others would not. In addition, and as explained in this section, the various types of Preferred Alternative infrastructure would result in a range of *no impacts* to *less than significant* impacts at the programmatic level depending on the deployment scenario or site-specific conditions. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

#### Activities Likely to Have No Impacts

Of the types of facilities or infrastructure development scenarios described in Section 2.1.2, Proposed Action Infrastructure, the following are likely to have no impacts to human health and safety at the programmatic level under the condition described below:

#### • Wired Projects

Use of Existing Conduit – New Buried Fiber Optic Plant: The pulling or blowing of fiber optic cable would be performed through existing conduit. Use of mechanical equipment would be limited to pulley systems and blowers. Hazardous materials needed for this work would include fiber optic cable lubricants or mechanical oil/grease, although these materials are expected to be used infrequently and in small quantities. These activities are

not likely to result in serious injury, chemical exposure, or surface disturbances since work would be limited to existing entry and exist points, would be temporary, and intermittent. It is anticipated there would be *no impacts* to human health and safety at the programmatic level.

Use of Existing Buried or Aerial Fiber Optic Plant or Existing Submarine Cable: Lighting
up of dark fiber would have *no impacts* to health resources because there would be no
ground disturbance or heavy equipment used to accomplish the task.

## Satellite and Other Technologies

Deployment of Satellites: FirstNet does not anticipate launching satellites as part of the deployment of the nationwide public safety broadband network (NPSBN); however, it could include equipment on satellites that are already being launched for other purposes. As adding equipment to an existing launch vehicle would be very unlikely to impact health and safety, it is anticipated that this activity would have *no impact* to those resources.

#### Activities with the Potential to Have Impacts

Potential deployment-related impacts to human health and safety as a result of the Preferred Alternative implementation would encompass a range of potential impacts that could occur as a result of exposure to hazardous materials in the air, water or soil; potential workplace or road traffic accidents that result in injury; potential health effects from exposure to noise; and increased infectious diseases transmission. The remainder of this section provides summary impact discussions for each development scenario or deployment activity.

#### Wired Projects

New Build–Buried Fiber Optic Plant: Installation of a new buried fiber optic plant (i.e., new underground conduit) would include plowing, trenching, or directional boring and the construction of points of presence,<sup>4</sup> huts, or other associated facilities or hand-holes to access fiber could result in disturbed soil and the potential for exposure to legacy contaminants in the ground, and the possibility for spills, and soil and water contamination that could affect human health. Additionally, the use of heavy machinery and other vehicles around the construction area and on access roads would potentially impact human health through increases in air emissions and noise, as well as increased risk of workplace and road traffic accidents. Land clearing and any open areas that could cause rainwater to collect could increase the risk of transmission of mosquito-borne infections, in particular during the rainy season. BMPs and mitigation measures (see Chapter 11) could help to avoid or minimize the potential impacts.

<sup>&</sup>lt;sup>4</sup> Points of presence are connections or access points between two different networks, or different components of one network.

- New Build Aerial Fiber Optic Plant: The build of an aerial fiber optic plant would require less soil disturbance and therefore the potential for exposure to legacy contaminants would be less than for a buried fiber optic plant. The use of heavy machinery still presents the possibility for spills and soil and water contamination, and air and noise emissions that could potentially impact human health, as well as possible workplace and road traffic accidents that could result in injury. BMPs and mitigation measures (see Chapter 11) could help to avoid or minimize the potential impacts.
- Collocation on Existing Aerial Fiber Optic Plant: Collocation of an existing aerial fiber optic plant is not expected to cause a sufficient level of soil disturbance that would result in the potential for exposure to legacy contaminants in the ground. The use of heavy machinery, while expected to be less than for new build, still presents the possibility for spills, soil and water contamination, and air and noise emissions that could potentially impact human health, as well as possible workplace and road traffic accidents that could result in injury. BMPs and mitigation measures (see Chapter 11) could help avoid or minimize the potential impacts.
- New Build Submarine Fiber Optic Plant: The build of a submarine fiber optic plant would require less soil disturbance and therefore the potential for exposure to legacy contaminants would be less than for a buried fiber optic plant. The use of heavy machinery still presents the possibility for spills and soil and water contamination, and air and noise emissions that could potentially impact human health, as well as possible workplace and road traffic accidents that could result in injury. BMPs and mitigation measures (see Chapter 11) could help to avoid or minimize the potential impacts.
- Installation of Optical Transmission or Centralized Transmission Equipment: If installation of transmission equipment requires grading or other ground disturbance to install small boxes, huts, or access roads, there could be soil disturbance and the potential for exposure to legacy contaminants in the ground, and the possibility for spills, and soil and water contamination that could affect human health. Additionally, the use of heavy machinery and other vehicles around the construction area and on access roads would potentially impact human health through increases in air emissions, noise, and increased short-term risk of workplace and road traffic accidents. Land clearing and any open areas where rainwater collects could increase the risk of transmission of mosquito-borne infections. BMPs and mitigation measures (see Chapter 11) could help to avoid or minimize the potential impacts.

#### • Wireless Projects

New Wireless Communication Towers: Installation of new wireless towers and associated structures (generators, equipment sheds, fencing, security and aviation lighting, electrical feeds, and concrete foundations and pads) or access roads could result in soil disturbance and potential for exposure to legacy contaminants in the ground. The use of heavy machinery and generators presents the possibility for spills and soil and water contamination, and air and noise emissions that could potentially impact human health; and vehicles and heavy equipment present the risk of workplace and road traffic

accidents that could result in injury. Land/vegetation clearing, excavation activities, or landscape grading could increase the risk of transmission of mosquito-borne infections. BMPs and mitigation measures (see Chapter 11) could help to avoid or minimize the potential impacts. For a discussion of radio frequency emissions, refer to Section 2.4, Radio Frequency Emissions.

Collocation on Existing Wireless Tower, Structure, or Building: Collocation would involve mounting or installing equipment (such as antennas or microwave dishes) on an existing tower which would not result in soil disturbance, however the use of heavy machinery and generators presents the possibility for spills, soil and water contamination, and air and noise emissions that could potentially impact human health. Vehicles and heavy equipment present the risk of workplace and road traffic accidents that could result in injury. Given no land clearing would be expected, the risk of transmission of mosquito-borne infections would be less, although still a possibility for workers given dengue is a disease known to be present in the Northern Mariana Islands. BMPs and mitigation measures (see Chapter 11) could help to avoid or minimize the potential impacts. For a discussion of radio frequency emissions, refer to Section 2.4, Radio Frequency Emissions.

# • Deployable Technologies

Cell on Wheels, Cell on Light Truck, System on Wheels, Deployable Aerial Communications Architecture: The use of deployable technologies could result in soil disturbance if land-based deployables occur in unpaved areas, or if the implementation results in minor construction or paving of previously unpaved surfaces. The use of heavy machinery presents the possibility for spills and soil and water contamination, and air and noise emissions that could potentially impact human health; and vehicles and heavy equipment present the risk of workplace and road traffic accidents that could result in injury. Use of aerial vehicles would not involve telecommunication site work. Prior to deployment, and when not in use, the aerial vehicles could require preventive maintenance. Workers responsible for these activities may handle hazardous materials not limited to fuel, solvents, and adhesives. BMPs and mitigation measures (see Chapter 11) could help to avoid or minimize the potential impacts.

### Satellites and Other Technologies

Satellite-Enabled Devices and Equipment: It is anticipated that the installation of permanent equipment on existing structures and the use of portable devices that use satellite technology would have *no impact* on soil, water, air, or noise resources (refer to Section 7.2.2, Soils; Section 7.2.4, Water Resources; Section 7.2.12, Air Quality; and Section 7.2.13, Noise and Vibrations), therefore the only potential human health and safety impacts considered are those associated with worksite or traffic-related congestion, which are anticipated to be minor and insignificant. Any use of satellite-enabled devices and equipment would be within current regulated ranges/standards. For a discussion of radio frequency emissions, refer to Section 2.4, Radio Frequency Emissions.

In general, the abovementioned activities could potentially involve trenching and/or foundation excavation, which could expose soil containing contaminants either from existing industrial facilities or from legacy industrial activities and could potentially affect human health. In addition, the possibility for spills that result in soil and water contamination exists and could also potentially affect human health. The use of heavy machinery and other vehicles around construction areas and on access roads could potentially impact human health through increases in air emissions and noise, as well as increased risk of workplace and road traffic accidents that could result in injury. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. Potential human health and safety impacts are described further below, and BMPs and mitigation measures that could help to avoid or reduce these potential impacts are discussed in Chapter 11, BMPs and Mitigation Measures.

### Potential Exposure to Hazardous Materials Impacts

Based on the analysis of deployment activities, and adherence to OSHA workplace standards, potential health effects as a result of exposure to environmental hazardous materials are anticipated to be *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help further avoid or minimize potential human health and safety impacts.

### Potential Accident and Injury Impacts

Based on the analysis of deployment activities, and adherence to OSHA workplace health and safety standards, the risk of construction site accidents and injuries to workers and communities is considered *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help further avoid or minimize potential human health and safety impacts.

#### Potential Noise-Related Health Impacts

Based on the analysis of deployment activities, and adherence to OSHA workplace health and safety standards, potential health effects as a result of exposure to noise are anticipated to be *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help further avoid or minimize potential human health and safety impacts.

## Potential Communicable Disease Impacts

Based on the analysis of deployment activities, the risk of transmission of infectious diseases for the workforce and community members is anticipated to be *less than significant* at the programmatic level. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help further avoid or minimize potential human health and safety impacts.

### **Potential Operation Impacts**

As described in Section 2.1.2, Proposed Action Infrastructure, operation activities associated with the Preferred Alternative would consist of routine maintenance and inspection of the facilities. Any major infrastructure replacement as part of ongoing system maintenance would result in potential impacts similar to the abovementioned potential deployment impacts. It is anticipated that there would be *less than significant* impacts at the programmatic level associated with human exposure to environmental hazardous materials, impacts to human health and safety associated with the risk of road traffic, workplace accidents and injuries, noise exposure, and risk of infectious disease transmission. See Chapter 11, BMPs and Mitigation Measures, for a listing of BMPs and mitigation measures that FirstNet and/or their partners would require, as practicable or feasible, to help further avoid or minimize potential human health and safety impacts.

## 7.2.15.5. Alternatives Impact Assessment

The following section assesses potential impacts to soils associated with the Deployable Technologies Alternative and the No Action Alternative.<sup>5</sup>

## **Deployable Technologies Alternative**

Under the Deployable Technologies Alternative, a nationwide fleet of mobile land-based and aerial communications systems would provide temporary coverage in areas not covered by the existing, usable infrastructure. There would be no collocation of equipment and no new construction associated with wired or wireless projects discussed above under the Preferred Alternative. Some limited construction could be associated with implementation such as land clearing or paving for parking or staging areas. The specific infrastructure associated with the Deployable Technologies Alternative would be the same as the deployable technologies implemented as part of the Preferred Alternative but would likely be implemented in greater numbers, over a larger geographic extent, and used with greater frequency and duration. Potential impacts to health and safety resources as a result of implementation of this alternative are described below.

<sup>&</sup>lt;sup>5</sup> As mentioned above and in Section 2.1.2, Proposed Action Infrastructure, the Preferred Alternative includes implementation of deployable technologies.

#### Potential Deployment Impacts

As explained above, implementation of land-based deployable technologies would result in *less than significant* impacts to health and safety resources at the programmatic level if deployment occurs within public roads and some staging and land/vegetation clearing, excavation, or paving are required. These activities could result in the potential of on-site or road traffic related accidents involving workers and community members; disturbed soil and the potential for exposure to legacy contaminants in the ground; and air and noise emissions that could impact human health; however, it is anticipated that the activities associated with the Deployables Alternative would have *less than significant* potential impacts at the programmatic level based on the analysis of deployment activities and adherence to OSHA workplace health and safety standards. If land clearing is required, depending on the area and time of year (rainy season), the risk of transmission of mosquito-borne infections could be a concern for workers given the local presence of dengue in the Northern Mariana Islands. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work.

## Potential Operation Impacts

As explained above, operation activities would consist of implementation/running of the deployable technology, and routine maintenance and inspections. It is anticipated that potential health impacts associated with human exposure to environmental hazardous materials in air, water, or soil, the risk of road traffic, workplace accidents and injuries, noise, and risk of infectious disease transmission would be *less than significant* at the programmatic level because of the small scale of likely FirstNet activities. Site-specific analysis may be required depending on the site conditions, the type of deployment, or any other permits or permissions necessary to perform the work. These potential impacts could be further reduced by the implementation, as practicable or feasible, of BMPs and mitigation measures (see Chapter 11, BMPs and Mitigation Measures).

#### **No Action Alternative**

Under the No Action Alternative, the NPSBN would not be deployed; therefore, there would be no associated construction or installation of wired, wireless, deployable infrastructure or satellites and other technologies. As a result, there would be *no impacts* to human health and safety because there would be no deployment or operation of the Proposed Action. Environmental conditions would therefore be the same as those described in the Affected Environment Section 7.1.15, Human Health and Safety.

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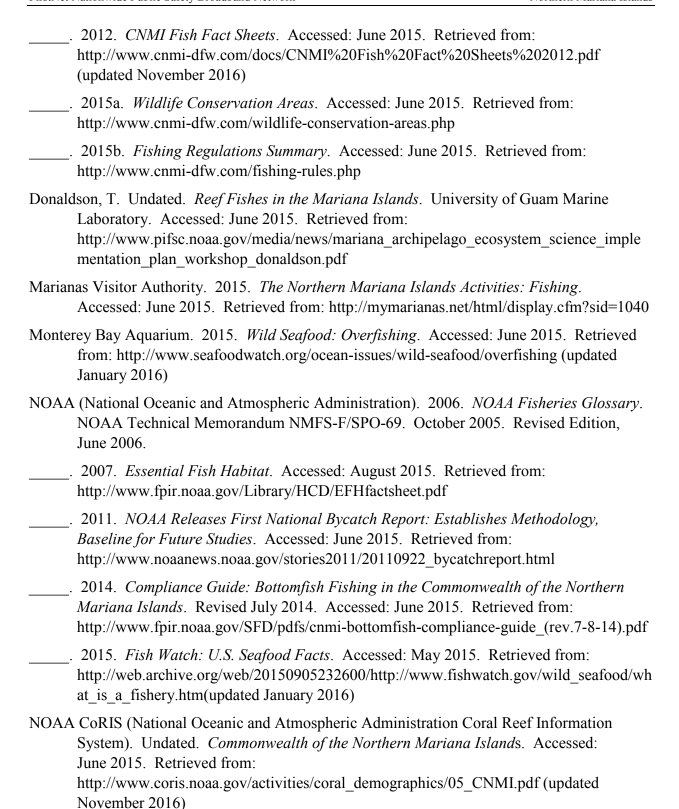
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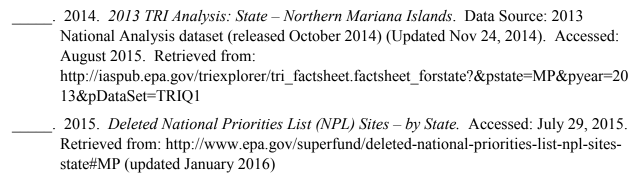
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