Commonwealth of PuertoRico Department of Natural and Environmental Resources

Financial Statement

For the Fiscal Year Ended June 30, 2017

(With the Additional Reports Required By The Governmental Auditing Standards And The Uniform Guidance)

Financial Statements

For the fiscal year ended June 30, 2017

TABLE OF CONTENTS

	Pages
FINANCIAL STETMENTS:	
Independent Auditors' Report	1-3
Statement Of Cash Receipts And Cash Disbursements	4
Notes To Statement Of Cash Receipts And Cash Disbursements	5-22
SUPPLEMENTARY INFORMATION:	
Schedule Of Expenditures Of Federal Awards	23-24
Notes To Schedule Of Expenditures Of Federal Awards	25-26
INTERNAL CONTROL OVER COMPLIANCE WITH LAWS AND REGULATIONS:	
Independent Auditors' Report On Internal Control Over Financial Reporting And On Compliance And Other Matters Based On An Audit Of Financial Statements Performed In Accordance With	
Government Auditing Standards	27-28
Independent Auditors' Report On Compliance For Each Major Program On Internal Control Over Compliance Required By Uniform Guidance	29-32
FINDINGS AND QUESTIONED COSTS:	
Schedule Of Findings And Questioned Costs	33-40
Summary Schedule Of Prior Years Audit Findings	41-44

IRIZARRY RODRIGUEZ & CO., PSC Certified Public Accountants & Consultants

INDEPENDENT AUDITORS' REPORT

Honorable Secretary
Commonwealth of Puerto Rico
Department of Natural and Environmental Resources
San Juan, Puerto Rico

Report on the Financial Statements

We have audited the accompanying Statement of Cash Receipts and Cash Disbursements - Governmental Funds (the Statement) of the **Department of Natural and Environmental Resources of the Commonwealth of Puerto Rico** (the Department), for the fiscal year ended June 30, 2017, and the related notes to the Statement, which collectively comprise the Department's financial statement as listed in the table of contents.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of the Statement in accordance with the cash basis method of accounting described in **Note 3**; this includes determining that the cash basis method of accounting is an acceptable basis for the preparation of the Statement in the circumstances. Management is also responsible for the design, implementation and maintenance of internal control relevant to the preparation and fair presentation of the Statement that is free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express our opinion on the Statement based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the Statement is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the Statement. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the Statement, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the Department's preparation and fair presentation of the Statement in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Department's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statement.

PO Box 25070, San Juan, PR 00928-5070 Tel. 787-283-2100 Fax: 787-283-2100 www.irizarryrodriguezcpa.com

Víctor Fernández Industrial Park Ave. San Claudio #369, Suite #2 Río Piedras, PR 00926

Auditors' Responsibility (Continued)

We believe the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Opinion

In our opinion, the Statement referred to above presents fairly, in all material respects, the cash receipts and cash disbursements of the Department's governmental funds for the fiscal year ended June 30, 2017, in conformity with the basis of accounting described in **Note 3**.

Emphasis of Matter

Financial Deterioration of the Commonwealth of Puerto Rico (The Commonwealth)

As discussed in **Note 2** to the Statement, the Department is part of the Commonwealth. As of June 30, 2017, the financial condition and liquidity of the Commonwealth has deteriorated. Considering that the Department depends completely on appropriations from the Commonwealth, the financial condition and liquidity of the Department could be similarly affected.

Basis of Accounting

We draw attention to **Note 3** of the Statement that describes the basis of accounting. The Statement was prepared on the cash basis of accounting, which is a basis of accounting other than accounting principles generally accepted in the United States of America. Our opinion is not modified with respect to this matter.

Reorganization Plan

As described on **Notes 1 and 8**, on August 2, 2018, Law No. 171 was enacted for the purpose of executing and complying with the Reorganization Plan of the Department of Natural and Environmental Resources of 2018 (hereinafter, "the Plan") adopted pursuant to Law No. 122 of December 18, 2017

Report on Required Supplementary Information

The Department has not presented the management's discussion and analysis that is necessary to supplement although not required to be part of this Statement.

Other Matter

Supplementary Information

Our audit was conducted for the purpose of forming an opinion on the Department's Statement. The accompanying Schedule of Expenditures of Federal Awards is presented for purposes of additional analysis as required by Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, and is not a required part of the Statement. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the Statement.

The information has been subjected to the auditing procedures applied in the audit of the Statement and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the Statement or to the Statement itself, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the Schedule of Expenditures of Federal Awards is fairly stated, in all material respects, in relation to the statements as a whole.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated March 26, 2019, on our consideration of the Department's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Department's internal control over financial reporting and compliance.

RIZARRY, RODRIGUEZ & CO., PSC

San Juan, Puerto Rico March 26, 2019



STATEMENT OF CASH RECEIPTS AND CASH DISBURSEMENTS For the Fiscal Year Ended June 30, 2017

4

		Special		
	General	Revenue	Federal	
	<u>Fund</u>	Fund	Fund	<u>Total</u>
CASH RECEIPTS:				
Legislative appropriations	\$33,152,220	\$ -	\$ -	\$33,152,220
Federal Grants	-	-	9,625,234	9,625,234
State special grants	-	2,649,663	_	2,649,663
Charge for services		<u>13,647,264</u>		13,647,264
Total cash receipts	33,152,220	16,296,927	9,625,234	59,074,381
CASH DISBURSEMENTS:				
Executive management	3,294,098	6,408,819	-	9,702,917
Administration	217,750	-	539,564	757,314
Management affairs	2,865,249	337,560	-	3,202,809
Consulting assistance	1,262,999	-	80,761	1,343,760
Environmental education and				
Information	610,000	-	301,826	911,826
Living resources	4,765,980	2,175,726	8,203,772	15,145,478
Permits endorsement and				
specialized services	732,000	3,602,984	343,249	4,678,233
Integral planning	727,934	1,690,259	388,283	2,806,476
Rangers	12,727,000	131,019	185,736	13,043,755
Regional coordination	3,624,700	91,587	-	3,716,287
Water and mineral resources	2,183,000	<u>2,518,618</u>	_	4,701,618
Total cash disbursements	33,010,710	16,956,572	10,043,191	60,010,473
Excess (deficiency) of Cash Receipts				
Over (under) Cash Disbursements	<u>\$ 141,510</u>	<u>\$ (659,645)</u>	<u>\$ (417,957)</u>	\$ (936,092)

See accompanying notes to statement of cash receipts and cash disbursements.

Notes to Statement of Cash Receipts and Cash Disbursements For the Fiscal Year Ended June 30, 2017

5

1. ORGANIZATION AND REPORTING ENTITY

The Department of Natural and Environmental Resources of the Commonwealth of Puerto Rico (the Department) is an instrumentality and part of the executive branch of the Commonwealth of Puerto Rico. The Department was created by Act No. 23 of June 20, 1972, as amended, to manage, protect, conserve, and develop the natural resources and the environment of the island of Puerto Rico. The Department is in charge of developing and implementing their tasks in accordance with the duties and responsibilities conferred by the Constitution and the Laws in force in accordance with the established environmental public policy.

The Department is under the direction and supervision of a Secretary appointed by the Governor of Puerto Rico. The Secretary of the Department is responsible for the design, implementation and supervision of the operations of the Department, including its fiscal organization.

As described on **Note 8**, on August 2, 2018, Law No. 171 was enacted for the purpose of executing and complying with the Reorganization Plan of the Department of Natural and Environmental Resources of 2018 (hereinafter, "the Plan") adopted pursuant to Law No. 122 of December 18, 2017, which transfers, groups and consolidates in the Department of Natural and Environmental Resources (hereinafter, "the Department"), faculties, functions, services and structures of the Environmental Quality Board (hereinafter "the JCA"), the Solid Waste Authority (hereinafter "the ADS") and the Program of National Parks attached to the Department of Recreation and Sports, (hereinafter "the National Parks Program"), in order to streamline procedures, share government resources, achieve savings and make possible the outsourcing of certain functions or services.

Financial Reporting Entity

The financial statement presents the Department as a primary government. The Department has one discretely presented component unit, as listed below, which is not included in the accompanying financial statement.

A. The Solid Waste Authority (the Authority) is a public corporation and a governmental instrumentality of the Government of Puerto Rico, created by Law 70 of June 23, 1978, as amended. The main purpose of the Authority is to provide alternatives for the processing of solid waste in Puerto Rico. Also, in accordance with Law 70 of September 18, 1992, as amended, the Authority has the responsibility of educating the community in this respect, as well as the implementation of the required programs needed for the reduction and reuse of solid waste. Pursuant to the Reorganization Plan Number 1 of 1993, the Authority is a discretely presented component unit of the Department. The Secretary of the Department is the President of the Governing Board of the Solid Waste Authority.

Notes to Statement of Cash Receipts and Cash Disbursements (Continued) For the Fiscal Year Ended June 30, 2017

6

1. ORGANIZATION AND REPORTING ENTITY (CONTINUED)

The following is a summary of the financial information of the Solid Waste Authority, based on a qualified audit report issued by other auditors dated November 30, 2018:

SOLID WASTE AUTHORITY

(a component unit of the Government of Puerto Rico) Statement of Net Position

ASSETS

Current assets:	
Cash and cash equivalents	\$ 1,349,113
Accounts receivable, net of allowance for	
doubtful accounts	<u>3,709,431</u>
Total current assets	5,058,544
Non-current assets:	
Due from Commonwealth of Puerto Rico	404,621
Capital assets, net of accumulated depreciation	105,122,465
Other assets	<u>132,782</u>
Total non-current assets	105,659,868
Deferred outflows of resources - pensions	<u>3,180,628</u>
Total assets	<u>\$113,899,040</u>

This space has been intentionally left blank.

7

1. ORGANIZATION AND REPORTING ENTITY (CONTINUED)

SOLID WASTE AUTHORITY

(a component unit of the Government of Puerto Rico)
Statement of Net Position

LIABILITIES AND NET POSITION

Current liabilities: Current portion of long-term obligations: Accrued compensated absences Voluntary termination benefits Bond payable Accounts payable, trade Accrued liabilities	\$ 194,952 456,315 606,833 3,690,730 19,119,922
Due to governmental entities	4,704,250
Total current liabilities	28,773,002
Non-current liabilities: Lines of credit Bond payable Due to other governmental entities Accrued compensated absences Voluntary termination benefits Net pension liability Total non-current liabilities	71,861,267 7,193,113 4,541,117 189,385 4,131,247
Total liabilities	<u>132,584,037</u>
Deferred inflows of resources - pensions	1,739,956
Net position (deficit): Net investment in capital assets Unrestricted	33,261,198 (53,686,151)
Total net position (deficit)	<u>(20,424,953)</u>
Total liabilities and net position (deficit)	<u>\$ 113,899,040</u>

Notes to Statement of Cash Receipts and Cash Disbursements (Continued) For the Fiscal Year Ended June 30, 2017

8

1. ORGANIZATION AND REPORTING ENTITY (CONTINUED)

SOLID WASTE AUTHORITY

(a component unit of the Government of Puerto Rico)
Statement of Revenues, Expenses and Changes in Net Position

Operating revenues	\$ 1,612,367
Operating expenses	<u>11,445,265</u>
Operating loss before non-operating revenues (expenses)	(9,832,898)
Total non-operating revenues (expenses)	(273,330)
Change in net position	(10,106,228)
Net position (deficit) at beginning of fiscal year	(10,318,725)
Net position at end of fiscal year	\$ 20,424,953

Complete financial statements of the component unit can be obtained directly by contacting their administrative offices.

Administrative Office

Solid Waste Authority PO Box40285 San Juan, Puerto Rico 00940

2. GOING CONCERN CONSIDERATION

As part of its normal operating activities, the Department is completely dependent on appropriations from Commonwealth. As of June 30, 2017, the Commonwealth faces significant budgetary risks and uncertainties, including liquidity risk, which is the risk of not having sufficient liquid financial resources to meet their obligations when they become due. Because of budgetary constraints, the financial support that the Commonwealth has provided to the Department may be affected in the near future. The Department has evaluated the possible effects of the budgetary constraints and liquidity risks being faced by the Commonwealth on its statements and operations and has concluded that, as of June 30, 2017, the Department will continue to operate as a going concern for a period not less than twelve months after such date.

Notes to Statement of Cash Receipts and Cash Disbursements (Continued) For the Fiscal Year Ended June 30, 2017

9

3. SUMMARY OF SIGNIFICANT POLICIES

Measurement Focus, Basis of Accounting and Financial Statement Presentation:

The Statement of Cash Receipts and Cash Disbursements of the Department is intended to present the receipts and disbursements on only that portion of the financial reporting entity of the Commonwealth of Puerto Rico that is attributable to the transactions of the Department, solely to provide the Department's operating results to the Commonwealth of Puerto Rico and certain federal awarding agencies to comply with the Single Audit Act of 1984, P.L. 98-502, as subsequently amended, and are not intended to be and should not be used by anyone other than these specified parties.

The Department's accompanying financial statement has been prepared in accordance with the cash basis of accounting, which is a special purpose framework other than generally accepted accounting principles in the United States of America (GAAP) as established by the Governmental Accounting Standards Board. The basis of accounting involves the reporting of only cash and cash equivalents and the changes therein resulting from cash inflows (cash receipts) and cash outflows (cash disbursements) reported in the period in which they occurred.

The cash basis of accounting differs from GAAP primarily because revenue (cash receipts) is recognized when received in cash rather than when earned and susceptible to accrual, and expenditures (cash disbursements) are recognized when paid rather than when incurred or subject to accrual. No accrual is recognized.

The accounts of the Department are organized on the basis of fund types, which are responsible for the coordination, receipt, and management of funds. These are composed of four funds which are described below. The accounts of the Department are accounted for with a set of accounts which only includes cash receipts and cash disbursements. No balance sheet accounts are maintained or reported.

The following funds account for the governmental resources allocated to them for the purpose of carrying on specified activities in accordance with laws, regulations, and other restrictions:

• **General Fund** - is the general operating fund of the Department. It is used to account for all financial resources, except for those required to be accounted for in another fund.

10

3. SUMMARY OF SIGNIFICANT POLICIES (CONTINUED)

- **Special Revenue Fund** This fund is used to account for the proceeds of specific revenue sources (other than expendable for specific purposes).
- **Federal Fund** The Department participates in a number of Federal Financial Assistance Programs funded by the Federal Government that are legally restricted to expenditures for specific purposes in accordance with grant agreements. Expenditures financed by these programs are subject to financial and compliance audits by the appropriate grantors

These funds included the following programs:

Management and Administration - This program is used to account for resources and expenditures related to providing support and advice to the Department by providing tools and mechanisms to facilitate the coordination and execution of the overall administration of the human resources, acquisitions, finance, legal advice and general services. These are composed of the following:

- Executive Management
- Administration
- Management Affairs
- Consulting Assistance

Environmental Education and Information - This program is used to account for resources and expenditures related to creation, custody and dissemination of educational information and material over the importance to protect our natural and environmental resources.

Living Resources - This program is used to account for resources and expenditures related to establishment of public policies related to the use, conservation, development and administration of the forest resources, protected species, endangered species and exotic species, including natural resources in coastal zones and sport fishing and hunting programs.

Permits, Endorsements and Specialized Services - This program is used to account for resources and expenditures related to the licensing of the earth extraction permits, franchising and water use permits, concessions and authorization of maritime and land maritime estate.

Notes to Statement of Cash Receipts and Cash Disbursements (Continued) For the Fiscal Year Ended June 30, 2017

11

3. SUMMARY OF SIGNIFICANT POLICIES (CONTINUED)

Integral Planning - This program is used to account for resources and expenditures related to the establishment of public policies related to the use, conservation, development and administration of land natural resources.

Rangers - This program is used to account for resources and expenditures related to the guardian and protection of all natural resources around the island.

Regional Coordination - This program is used to account for resources and expenditures related to cleaning and maintaining in optimum conditions the beaches and rivers among other waters corps and the conservation of life and such property. Facilities to satisfy the needs of the community and to provide support to the service programs are carried on through the regional offices located at Aguadilla, Arecibo, Guayama, Humacao, Mayaguez, Ponce, and San Juan.

Water and Minerals Resources - This program is used to account for resources and expenditures related to establishment of public policies related to the use, conservation development and administration of the water and mineral resources around the island. Also, these funds are used for flood control projects.

Budgetary accounting

Formal budgetary accounting is employed as a management control tool for all funds of the Department. Annual operating budgets are adopted each fiscal year through passage of an annual budget which is approved by the Legislature of the Commonwealth of Puerto Rico and amended as required throughout the year. All unencumbered budget appropriations of state funds lapse after the end of each fiscal year.

The Statement of Cash Receipts and Cash Disbursements is presented at the programmatic level. However, budgetary control and accounting is exercised at a lower level to provide management with detailed control over expenditures at the appropriate budget level.

Inventories

The Department purchases office and printing supplies, gasoline, oil and other items. The cost of purchases is recorded as cash disbursements in the financial statement.

Notes to Statement of Cash Receipts and Cash Disbursements (Continued) For the Fiscal Year Ended June 30, 2017

12

3. SUMMARY OF SIGNIFICANT POLICIES (CONTINUED)

Property and Equipment

Property and equipment acquired are recorded as cash disbursements in the financial statement.

Inter-fund Transactions

Transfer of expenditures (reimbursements) made by one fund to another are recorded as expenditures in the reimbursing fund and as reduction of expenditures in the reimbursed fund.

Compensated Absences

The employees of the Department accrue regular vacation and sick leave at 2.5 days and 1.5 days per calendar month, respectively. The allowed maximum number of accumulated days of regular vacation and sick leave is 60 days and 90 days, respectively. The payment of regular vacations and sick leave is recorded when paid.

On February 4, 2017, the Government enacted Law No. 8 for the Administration and Transformation of the Human Resources of the Government of Puerto Rico. Effective on that date, this Law established and recognizes that the government is a Single Employer. Under the provisions of this law annual vacation days were reduced from thirty (30) to fifteen (15) days. The vacation days may be accumulated to a maximum of sixty (60) days.

Also, the employees hire before the effectiveness of this law, will be granted annually with eighteen (18) days of sick leave. In addition, the employees hire after the effectiveness of this law, will be granted annually with twelve (12) days of sick leave. In both cases, the sick leave days may be accumulated to a maximum of ninety (90) days.

Risk financing

The Treasury Department of the Commonwealth of Puerto Rico purchases commercial insurance covering casualty, theft, tort, claims, and other losses on behalf of the Department. For workers' compensation, the State Insurance Fund Corporation, a component unit of the Commonwealth of Puerto Rico, provides the workers compensation to the Department's employees

Claims and judgments

The estimated amount of the liability for claims and judgements, if any, which is due on demand, such as from adjudicated or settled claims, is recorded when paid.

13

4. EMPLOYEE'S RETIREMENT PLAN

General description

The Department is a participating employer in a retirement plan administered by the Employee's Retirement System of the Government of Puerto Rico and its Instrumentalities (ERS). ERS covered all regular full-time public employees working for the executive and legislative branches of the Commonwealth and the municipalities of Puerto Rico (including mayors); the firefighters and police of Puerto Rico and employees of certain public corporations not having their own retirement systems. Prior to July 1, 2013, the system operated under the following benefits structures:

- Act No. 447 of May 15, 1951 ("Act 447") effective on January 1, 1952 for members hired up to March 31, 1990,
- Act No. 1 of February 16, 1990 ("Act 1") for members hired on or after April 1, 1990 and ending on or before December 31, 1999,
- Act No. 305 of September 24, 1999 (which amended Act 447 and Act 1) for members hired from January 1, 2000 up to June 30, 2013.

Employees under Act 447 and Act 1 are participants of a cost-sharing multiple employer defined benefit plan. Act 305 members are participants under a pension program known as System 2000, a hybrid defined contribution plan. Under System 2000, there was a pool of pension assets invested by the System, together with those of the current defined benefit plan. Benefits at retirement age were not guaranteed by the Commonwealth and were subjected to the total accumulated balance of the savings account.

Effective on July 1, 2013, Act No. 3 of 2013 ("Act 3") amends the provisions of the different benefits structures under the ERS. Act 3 moves all participants (employees) under the defined benefit pension plans (Act 447 and Act 1) and the defined contribution plan (System 2000) to a new defined contribution hybrid plan. Contributions are maintained by each participant in individual accounts. Credits to the individual accounts include: (1) retirement benefits accrued and savings account balances under the provisions of Act 447, Act 1 and System 2000 as of June 30, 2013; (2) contributions made by all members of ERS after June 30, 2013; and, (3) the investment yield for each semester of the fiscal year.

Benefits provided

<u>Eligibility for retirement:</u> Act 3 establish the following retirement eligibility requirements: (1) Act 447 regular employees upon attaining a range between 59 to 61 years (depending of date of birth) and 10 years of creditable service, (2) Act 1 employees upon attaining 55 years with 30 years of creditable service, (3) System 2000 regular employees upon attaining a range between 61 to 65 years (depending of date of birth) and, (4) Act 3 employees hired after July 1, 2013 upon reaching 67 years. High risk employees (state and municipal police, firefighters and custody officials) under Act 447 and Act 1 will be eligible at 55 years with 30 years of creditable service; for System 2000 employees at 55 years of service and for Act 1 employees hired after July 1, 2013 upon reaching 58 years.

14

4. EMPLOYEE'S RETIREMENT PLAN (CONTINUED)

Benefits provided (Continued)

<u>Accrued benefits:</u> All members are entitled to a lifetime annuity based on the balance of the deferred contribution individual account at the time of the retirement calculated based on a factor that will incorporate the individual's life expectancy and a rate of return. For Act 447 and Act 1 active participants, all retirement benefits accrued through June 30, 2013 were frozen, and thereafter, all future benefits accrue under Act 3 plan.

These participants will receive a pension at retirement age equivalent to what they have accrued under Act 447 and Act 1 up to June 30, 2013 plus the lifetime annuity corresponding to contributions made to the individual account after July 1, 2013 as described above. Act 447 participants, except police and mayors, may elect to coordinate coverage with Social Security benefits ("Coordinated plan"). Under this option, participants are subject to a benefit recalculation upon attainment of the Social Security Retirement Age. For all members, if the balance of the defined contribution individual account is less than \$10,000 the amount shall be paid as a lump sum instead of an annuity. Effective July 1, 2013, the minimum monthly pension amount for members who retired or disabled before July 1, 2013 is \$500.

Termination benefit: Members are eligible to a lump sum payment of the defined contribution individual account as of the date of the permanent separation of service upon termination of service prior to 5 years of service or if the balance of the defined contribution individual account is less than \$10,000.

<u>Deferred retirement:</u> Members are eligible at the applicable retirement eligibility age to a lifetime annuity based on the balance of the deferred contribution individual account plus the accrued benefit as of June 30, 2013 (for Act 447 and Act 1 members) upon termination of service with 5 or more years of service (10 years of creditable service for Act 447 and Act1 members) but prior to the applicable retirement eligibility, provided the member has not taken a lump sum withdrawal from the defined contribution individual account.

<u>Death benefits:</u> For non-retired members, their designated beneficiaries will receive a refund of the balance of the deferred contribution individual account plus the accrued benefit as of June 30, 2013 (for Act 447 and Act 1 members). For pensioned members retired prior to June 30, 2013, the annual income to a widow or widower or dependent children is equal to 60% of the retirement benefit payable for life for a surviving spouse or disabled children and payable until age 18 or age 25 if pursuing studies for non-disabled children. For pensioned members retired after June 30, 2013, payments to beneficiaries will be the excess, if any, of the balance of the deferred contribution individual account plus the accrued benefit as of June 30, 2013 (for Act 447 and Act 1 members) over the total annuity payments paid to the member and any beneficiaries.

15

4. EMPLOYEE'S RETIREMENT PLAN (CONTINUED)

Benefits provided (Continued)

<u>Disability benefits:</u> Members who are permanently separated from service due to total and permanent disability, due to disability pursuant to Act No. 127 of June 27, 1958, as amended, or due to terminal illness, as determined by the Administrator, shall be entitled to the balance of the deferred contribution individual account in a lump sum, or through the grant of an annuity, or any other optional form of payment pursuant to Section 5-110 of Act No. 447, at the option of the participant, plus the accrued benefit as of June 30, 2013 (for Act 447 and Act 1 members) at the applicable retirement eligibility age.

Beginning on June 30, 2013, no disability pensions shall be awarded pursuant to Sections 2-107 thru 2-111 of Act No. 447. A disability benefits program is established which shall provide a temporary annuity in the event of total and permanent disability. Disability benefits may be provided through one or more disability insurance contracts with one or more insurance companies authorized by the Office of the Commissioner of Insurance of Puerto Rico to conduct business in Puerto Rico. The determination as to whether a person is partially or totally and permanently disabled shall be made by the insurance company that issues the insurance policy covering the participant.

<u>Special laws and pensioner additional benefits:</u> The Department is required to cover other retirement benefits of its retired employees (if retired prior to July 1, 2013) as required by Commonwealth's laws, including: (1) various special laws – ad-hoc cost of living allowance adjustments (COLA) provided in prior years; (2) various special laws –additional minimum pension benefits and, (3) Act 3 retired pensioners "Additional Benefits Program". All of these other retirement benefits are applicable only to employees who retired prior to July 1, 2013 under Act 447 and Act 1. The "Additional Benefits Program" includes: (1) a medication bonus of \$100 per member which shall be paid no later than July 15 of each year; (2) a Christmas bonus of \$200 per member which shall be paid no later than December 20 of each year and, (3) a matching share of \$1,200 for healthcare insurance plan. These healthcare benefits are provided through insurance companies whose premiums are paid by the retired employees with the matching share financed by the Department.

Contributions

The Act No. 3 is the authority under which obligations to contribute to the Plan by the Plan members, employers and other contributing entities are established or may be amended. Contribution rates are not actuarially determined.

<u>Members:</u> All participants are required to contribute 10% of gross salary. Members may voluntarily make additional contributions to their defined contribution individual account.

16

4. EMPLOYEE'S RETIREMENT PLAN (CONTINUED)

Contributions (Continued)

<u>Payroll-based employer contribution:</u> The Department contributed 15.525% of gross salary for fiscal year 2016-2017. Act 3 requires an additional 1.25% annually for each of the following four years, reaching an aggregate contribution rate of 20.525% effective July 1, 2020. The Department contributed \$4,460,437 during fiscal year 2016-2017. These amounts represented the 100% of the required contribution for the corresponding year.

Additional Uniform Contribution: To improve the liquidity and solvency of the ERS, the Commonwealth enacted Act No. 32 of 2013, which amended Act 447 to provide for an Additional Uniform Contribution ("AUC"). The AUC will be financed by all participating employers (including the Department) of the ERS. Beginning with the 2014-2015 fiscal year until the 2032-2033 fiscal year, the AUC will be the uniform contribution certified by the external actuary of the ERS at least 120 days prior to the start of each fiscal year, as necessary to avoid having the projected gross assets of the ERS, during any subsequent fiscal year, to fall below \$1,000,000,000. The ERS will determine the amount of AUC to be billed and paid by each employer during each fiscal year. Commonwealth laws provide for a subsidy of the AUC obligation, applicable to all participating employers (including the Department) of the ERS that the Puerto Rico Office of Management and Budget ("OMB") determines do not have financial capability to pay the AUC obligation. For fiscal year 2016-2017, the OMB made payments on behalf the Department for the amount of \$2,110,165.

<u>Disability insurance:</u> As described above, a disability benefits program is established which shall provide a temporary annuity in the event of total and permanent disability. All members shall mandatorily contribute to a disability insurance established by Act 3 for which participants shall have to contribute such sums, fixed in dollars or a percent of the salary determined by the ERS. The contribution required is equal to or less than .25% of the participant's salary. This contribution shall not be credited to the participant's deferred contribution individual account.

<u>Special laws and pensioner additional benefits:</u> These other retirement benefits are funded on a payas-you-go basis and billed by ERS to the Department at the beginning of each fiscal year. As required by Act 3, the invoice includes a supplemental contribution of \$2,000 per pensioner to finance the Additional Benefits Program. Commonwealth laws provide for a subsidy of this obligation, applicable to all participating employers (including the Department) of the ERS that the Puerto Rico Office of Management and Budget ("OMB") determines do not have financial capability to pay these other retirement benefits obligation.

Additional information on the Retirement System is provided in its financial statements, a company of which can be obtained from the Retirement System, Minillas Station, PO Box 42003, San Juan, Puerto Rico 00940-2003.

17

5. LEASE COMMITMENTS

The Department is obligated under certain leases accounted for as operating leases. Operating leases do not give rise to property rights or lease obligations. Rental payments are recognized as disbursements when paid. Total rental payments made during the fiscal year ended June 30, 2017 amounted to **\$465,145**.

Future annual basic rental payments under operating lease during the next years at June 30, 2017 are as follows:

Year Ending June 30,	,	Amount
2018	\$	357,924
2019		284,759
2020		284,759
2021		220,584
2022		181,139
Thereafter		24,356
	\$	1,353,521

6. CONTINGENCIES

Federal Awards

The Department is a grantee in various Federal Financial Assistance Programs funded by the Federal Government. Entitlement to the resources is generally based on compliance with the terms and conditions of the grant agreements and applicable federal regulations, including the expenditure of the resources for eligible purposes.

Substantially all grants are subject to financial and compliance audits by the grantor agencies. All disallowed costs as a result of these audits become a liability of the fund that receives the grant and must be reimbursed to the Federal Government from the Department's local funds. The Schedule of Findings and Questioned Costs for the fiscal year ended June 30, 2017 disclosed some instances of noncompliance with applicable laws and regulations and internal accounting and administrative control structure. Since the Department's statement of net assets is not presented, no provision for any liability has been reported for possible federal claims for refunds of those grant funds. The amount, if any, of expenditures which may be disallowed cannot be determined at this time.

18

7. CONTINGENCIES (CONTINUED)

Litigations and claims

The Department is a defendant in lawsuits arising in the normal course of operations. The Commonwealth of Puerto Rico Act 104 of June 30, 1955, as amended, establishes that any claims and lawsuits initiated against an agency or instrumentality of the Commonwealth of Puerto Rico, or against any of its employees, directors, majors, and others, may be represented by the Department of Justice of the Commonwealth of Puerto Rico. Any adverse claim to the defendants is to be paid by the General Fund of the Commonwealth. However, the Secretary of the Treasury of the Commonwealth of Puerto Rico has the discretion of requesting reimbursement of the funds expended for these purposes from public corporations, governmental institutions, or municipalities of the defendants.

8. SUBSEQUENT EVENTS

In preparing this financial statement, the Management has evaluated significant transactions for potential recognition or disclosure through March 26, 2019 the date the financial statement were issued. Based on such analysis, no additional transaction need to be recorded or disclosed.

Implementation of the "PayGo" system for the payment of pension plan's benefits and employer contributions

The Commonwealth of Puerto Rico's Employees Retirement System (ERS) is a "covered entity" under the Puerto Rico Oversight, Management and Economic Stability Act (PROMESA). It was expected that the liquid assets of the ERS would be exhausted within the first months of the fiscal year 2017-18. To ensure the payment of the pension plan benefits to its retirees, beginning July 1, 2017, a "PayGo" system was adopted by the Commonwealth. Under this new system, the Commonwealth will be responsible for covering the deficiencies that will emerge in the pension plans when the benefits are paid to the pensioners.

The Puerto Rico Department of Treasury (PRDT) will bill the Public Corporations and Municipalities a monthly fee to cover the benefits of their retirees. The ERS will be responsible for determining and administrating the amount to be paid by pensioner that each Public Corporation and Municipality must reimburse. This amount will be known as the "PayGo Charge." The objective of this system is to protect the payment of the benefits of the Commonwealth's retirees.

Notes to Statement of Cash Receipts and Cash Disbursements (Continued) For the Fiscal Year Ended June 30, 2017

19

8. SUBSEQUENT EVENTS (CONTINUED)

Implementation of the "PayGo" system for the payment of pension plan's benefits and employer contributions (continued)

Each Public Corporation and Municipality is responsible for the payment, in its entirety, of this monthly "PayGo Charge" to the PRDT. With the implementation of the "PayGo System," beginning July 1, 2017, the employer's pension contribution (16.775% for the fiscal year 2017-18), the Special Laws contribution and the Additional Uniform Contribution (AUC) will be eliminated and substituted by the "PayGo Charge". Under the "PayGo System", during the fiscal year 2017-18, the Department will make monthly payments to the ERS of approximately \$558,467

In addition to the implementation of this new system, the government will work on a reform of the retirement systems in which the participants will deposit their individual contributions in a new defined contribution plan to be administered by a private entity. In order to preserve the contributions of the current participants in a segregate manner, their contributions will deposited in a separate bank account different from the ones to be used for the "PayGo Charge"; for the payroll withholdings corresponding to personal loans, mortgages and cultural trips payments; and for the disability insurance premium payment.

Hurricanes Irma (DR-4336) and María (DR-4339)

From September 5, 2017 through September 7, 2017, Puerto Rico suffered the passing of Hurricane Irma, a Category 4 hurricane that severely affected the municipal islands of Vieques and Culebra and several municipalities located in the metro, north, east and south areas of the Island: Adjuntas, Aguas Buenas, Barranquitas, Bayamón, Camuy, Canóvanas, Carolina, Cataño, Ciales, Comerío, Dorado, Guaynabo, Gurabo, Hatillo, Jayuya, Juncos, Las Piedras, Loíza, Luquillo, Naguabo, Orocovis, Patillas, Quebradillas, Salinas, San Juan, Utuado, Vega Baja and Yauco. It was declared a major disaster area by the President of the United States on September 10, 2017 and almost \$3.9 million dollars in public assistance grants have been obligated.

Just two weeks after Hurricane Irma, on September 17, 2017, Hurricane María hit Puerto Rico as a Category 4 hurricane, causing catastrophic damages to the infrastructure and the collapsing of the electric power grid and the telecommunications system of the entire Island. It was declared a major disaster area by the President of the United States on September 20, 2017 and approximately \$508 million dollars in public assistance grants have been obligated. Many citizens lost their homes and the business sector suffered heavy losses due to infrastructure damages, looting during and after the hurricane, loss of inventory and the absence of electric power, which forced businesses to invest in power generators to operate, incurring in significant gasoline and diesel expenses.

20

8. SUBSEQUENT EVENTS (CONTINUED)

Hurricanes Irma (DR-4336) and María (DR-4339) (Continued)

In order to respond to the catastrophic events mentioned before, the Federal Emergency Management Administration (FEMA) made an obligation of funds of \$12,547,506 million (from which \$12,113,985 are related to hurricane Maria and \$433,521 are related to hurricane Irma), to provide funding to the Department for emergency protective measures uses of force account equipment; emergency work labor, equipment material and rental; uses of force account labor; contracts for debris removal, sediment and sand; contracts for repair critical infrastructure to prevent flooding; contracts for temporary repair of electric substation; and contracts for temporary repair of damage gate system in a touristic area.

Law No. 122 – Law of the New Government of Puerto Rico

Law No. 122 of December 18, 2017, was enacted to create the "New Puerto Rico Government Law", in order to empower the Governor of Puerto Rico to maximize the resources and personnel of the Executive Branch through the transfer, consolidation, reorganization, outsourcing and creation of new and more efficient government structures and agencies through an agile process with Reorganization Plans which will be reviewed by the Legislative Assembly for approval or rejection; according to the procedures described in this Law; arrange the powers and faculties of the heads of the agencies; repeal Law 182-2009, known as the "Law of Reorganization and Modernization of the Executive Branch 2009"; repeal Law 5-1993; and for other related purposes.

In the Plan for Puerto Rico, the Governor of Puerto Rico, Hon. Ricardo Rossello and the legislature's majority, is committed to create a new government that is fair, sensitive, efficient, effective, full, transparent and agile for the public administration.

To achieve the modernization of the governmental structure, the Government has begun to reformulate the current bureaucratic model and reduce spending on government structures by eliminating redundancy, consolidating functions, facilitating the transfer of employees, merging some dependencies, decentralizing services, using technology to simplify processes and interconnect all agencies and public corporations, among other measures.

This, with the clear objective of not allowing the dismissal of public employees. To this end, the Government has taken the following initiatives in the governmental sphere by enacting the following laws, among others:

- a. Law 8-2017 that creates a Single Employer System in the Government of Puerto Rico.
- b. Law 20-2017 that creates the Department of Public Security.
- c. Law 26-2017 that creates the legal structure to comply with the Fiscal Plan certified in accordance with PROMESA.

21

8. SUBSEQUENT EVENTS (CONTINUED)

Law No. 122 – Law of the New Government of Puerto Rico (Continued)

- d. Law 75-2017 that transforms the Public Service Commission to consolidate functions and avoid redundancies.
- e. Law 81-2017 repealing the Office of the Commissioner of Municipal Affairs.
- f. Law 106-2017 that guarantees pensions and restructures retirement systems.
- g. Law 109-2017 authorizing the Restructuring of the Debt of the Government Development Bank.

Under the provisions of Law No. 122, the Governor is authorized to examine and evaluate the organization of all the agencies of the Executive Branch and its programs, in accordance with this Law and with the objectives of this Act. The agencies created by this Legislative Assembly, with the exception of those listed in Article 2.01 of the Law, may be consolidated, outsourced and / or reorganized in accordance with the public policy established in this Law, through a Reorganization Plan. Said Reorganization Plans shall comply with the provisions of this Act. The Reorganization Plans will provide the pertinent recommendations for:

- a) The transfer of all or any part of an agency or of all or any functions and programs thereof to another agency.
- b) The consolidation of all or any part or function of an agency with another agency.
- c) The review of functions or processes to streamline the provision of services;
- d) The creation or consolidation of an agency.
- e) The delegation or transfer of functions or powers of agencies to the municipalities of Puerto Rico or their consortiums, to the third sector or another entity.
- f) The delegation of greater powers to the local and regional levels of the agencies to bring decision-making closer to citizens.
- g) The establishment of parameters and operational guidelines to propitiate the efficient functioning of the agencies that are the object of the Reorganization Plan.
- h) Change the name of any agency affected by any reorganization and the title of its head or its governing body, as well as designates the name of the new agency and the title of its head and the composition of the governing body.
- i) Establish the compensation or salary of the head and / or officials of any agency; provided that it will never be superior to the one currently established by law for the same position or one of a similar nature. If appointed as head and / or officer in more than one agency, the remuneration or salary shall be the highest of those established by the laws creating said positions.
- i) Detail the savings and / or projected efficiencies with the implementation of the Reorganization Plan.
- k) Authorize the agencies to enact regulations, establish adjudicative processes, circular letters, administrative orders, regulations, as well as any other delegation that it deems necessary.
- I) Any other function necessary for the achievement of the public policy of this Act and the powers delegated here.

Notes to Statement of Cash Receipts and Cash Disbursements (Continued) For the Fiscal Year Ended June 30, 2017

22

8. SUBSEQUENT EVENTS (CONTINUED)

Law No. 122 – Law of the New Government of Puerto Rico (Continued)

As stated in this Law, the Governor will evaluate the functioning of all the agencies of the Executive Branch. Within this evaluation, the Governor will identify which agencies, offices, units, services or programs should be created, transferred, reorganized, grouped, consolidated or outsourced.

The Governor is authorized to use all the resources at his disposal to make the corresponding analysis. Once the Governor identifies which agencies, services or programs will be served, he will present one or several Reorganization Plans that will describe the new structure of the Government or part thereof with the functions and programs of the agencies as it is proposed to reorganize them. This Plan will establish any consolidation, outsourcing, creation, transfer, reorganization or grouping. It will also provide for the internal functioning and organization of the reorganized agency.

The Reorganization Plan will be presented by the Governor to the Legislative Assembly, who will have the power to approve or deny the proposed plan. The Plan will be attended to be approved or denied by the plenary of each Legislative Body.

Law No. 171 – Reorganization Plan for the Department of Natural and Environmental Resources

Law No. 171 of August 2, 2018 was enacted for the purpose of executing and complying with the Reorganization Plan of the Department of Natural and Environmental Resources of 2018 adopted pursuant to Law No. 122 of December 18, 2017, which transfers, groups and consolidates in the Department of Natural and Environmental Resources, faculties, functions, services and structures of the Environmental Quality Board, the Solid Waste Authority and the Program of National Parks attached to the Department of Recreation and Sport, in order to streamline procedures, share government resources, achieve savings and make possible the outsourcing of certain functions or services.

The Secretary of the Department shall have all the faculties and powers necessary for the implementation of the Plan and the amendments contained herein. The implementation of the Plan must comply with the guidelines and general principles established in Law No. 122 of December 18, 2017.

Schedule of Expenditures of Federal Awards For the Fiscal Year Ended June 30, 2017

23

ederal Grantor/Pass-Through Grantor/Program or Cluster Title	Federal CFDA Number	Pass-Through Entity Identifying Number	Pass-Through to Sub-recipients	Total Federal Expenditures
J.S. Department of Agriculture				
Forest Service				
Direct Programs:	40.075		•	
Urban and Community Forestry Program Forest Land Enhancement Program	10.675 10.676		\$ -	\$ 116,387
Forest Land Enhancement Program Forest Stewardship Program	10.676		•	46,105 98,959
Forest Health Protection	10.680		-	46,765
Totest Health Folection	10.000			40,703
Sub-total for U.S. Department of Agriculture				308,216
J.S. Department of Commerce				
National Oceanic and Atmospheric Administration Direct Programs:				
Inter-jurisdictional Fisheries Act of 1986	11.407		_	7,633
Coastal Zone Management Administration Award	11.419			2,217,524
Coastal Zone Management Estuarine Research Reserves	11.420		-	1,022,291
Cooperative Fishery Statistics	11.434		-	134,393
Southeast Area Monitoring and Assessment Program	11.435		-	318,857
Marine Mammal Data Program	11.439		-	90,555
Unallied Science Program	11.472		-	48,671
Coral Reef Conservation Program	11.482		-	533,537
Marine Debris Program	11.999		-	27,093
Subtotal for U.S. Department of Commerce			<u> </u>	4,400,554
J.S. Department of the Interior				
Fish and Wildlife Service Direct programs:				
Fish and Wildlife Cluster:				
Sport Fish Restoration Program	15.605		-	2,401,557
Wildlife Restoration and Basic Hunter Education	15.611			1,973,168
Sub-total for Fish and Wildlife Cluster				4,374,725
U.S. Geological Survey Research and Data Collection Program	15.808		-	15,200
Cooperative Endangered Species Conservation Fund	15.615		-	265,291
State Wildlife Grants	15.634		-	15,012
Endangered Species Conservation Recovery Implementation Funds	15.657			1,894
Sub-total for U.S. Department of Interior				4,672,122

Continues

Schedule of Expenditures of Federal Awards (Continued) For the Fiscal Year Ended June 30, 2017

24

Federal Grantor/Pass-Through Grantor/Program or Cluster Title	Federal CFDA Number	Pass-Through Entity Identifying Number	Pass-Through to Sub-recipients	Total Federal Expenditures
J.S. Environmental Protection Agency				
Direct Program: Regional Wetland Program Development Grant	66.461		<u> </u>	<u>\$ 4,957</u>
Sub-total for U.S. Environmental Protection Agency			<u>-</u>	4,957
J.S. Department of Homeland Security				
Direct Program: Boating Safety Financial assistance Home Land Security Grant Program	97.012 97.067		<u>.</u>	578,242 <u>79,100</u>
Sub-total for U.S. Department of Homeland Security			<u>-</u>	657,342
Grand Total of Expenditures of Federal Awards			<u>\$</u>	<u>\$10,043,191</u>

1. BASIC OF PRESENTATION

The accompanying Schedule of Expenditures of Federal Awards (the "Schedule") includes the federal grant activity of the **Department of Natural and Environmental Resources of the Commonwealth of Puerto Rico** (the Department) under programs of the federal government for the fiscal year ended June 30, 2017. The information in this Schedule is presented in accordance with the requirements of Title 2 U.S. Code of Federal Regulations Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards.* Because the Schedule presents only a selected portion of the operations of the Department, it is not intended to and does not purport to present the financial position, changes in net assets, or cash flows of the Department.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Expenditures reported on the Schedule are reported on the cash basis method of accounting. It is drawn primarily from the Department's internal accounting records, which are the basis for the Department's Statement of Cash Receipts and Cash Disbursements. Such expenditures are recognized following the cost principles contained in 0MB Circular A-87, Cost Principles for States, Local, and Indian Tribal Governments and Title 2 U.S. Code of Federal Regulations Part 200, Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, wherein certain types of expenditures are not allowable or are limited as to reimbursement.

3. CLUSTER

A cluster of programs means federal programs with different CFDA numbers that are defined as a cluster of programs, because they are closely related programs that share common requirements. The Schedule includes the following cluster:

Agency	Federal Program	CFDA Number
U.S. Department of Interior	Sport Fish Restoration Program Wildlife Restoration and Basic	15.605
	Hunter Education	15.611

4. INDIRECT COST RATE

The department has not elected to use the 10% of minimis indirect cost rate allowed under the 200.414 Indirect (F&A) costs of the Uniform Guidance. However, for the year ended June 30, 2017 the Department has negotiated an indirect cost rate of 19.51% with the U.S. Department of Interior.

Notes to Schedule of Expenditures of Federal Awards (Continued) For the Fiscal Year Ended June 30, 2017

26

5. RELATIONSHIP TO THE STATEMENT

Expenditures included in the Schedule agree with the amounts included in the accompanying Statement of Cash Receipts and Cash Disbursements.

6. EXTENSION OF SINGLE AUDIT SUBMISSION

In accordance with the Federal Office of Management and Budget Memorandum of October 26, 2017, agencies should allow grantees to delay the completion and submission of the Single Audit report, as required under Subpart F of 2 C.F.R. Part 200 – Audits Requirements, to twelve (12) months beyond the normal due date.

IRIZARRY RODRIGUEZ & CO., PSC Certified Public Accountants & Consultants

INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANCIAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

Honorable Secretary
Commonwealth of Puerto Rico
Department of Natural and Environmental Resources
San Juan, Puerto Rico

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the Statement of Cash Receipts and Cash Disbursements (the Statement) of the *Department of Natural and Environmental Resources of the Commonwealth of Puerto Rico*, (the Department) for the fiscal year ended June 30, 2017, and the related notes to the Statement, and have issued our report thereon dated March 26, 2019.

Our report on the Department statement included an emphasis of matter paragraph indicating that the Department has evaluated the possible effects of the budgetary constraints and liquidity risk being faced by the Commonwealth of Puerto Rico and by the Government Development Bank of Puerto Rico, on its statement, and has concluded that, as of June 30, 2017, the Department will continue to operate as a going concern for a period not less than twelve months after such date.

Internal Control over Financial Reporting

In planning and performing our audit of the Statement, we considered the Department's internal control over financial reporting to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the Statement, but not for the purpose of expressing an opinion on the effectiveness of the Department's internal control. Accordingly, we do not express an opinion on the effectiveness of the Department's internal control.

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A material weakness is a deficiency, or a combination of deficiencies, in internal control such that there is a reasonable possibility that a material misstatement of the Department's Statement will not be prevented, or detected and corrected on a timely basis. A significant deficiency is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

PO Box 25070, San Juan, PR 00928-5070 Tel. 787-283-2100 Fax: 787-283-2100 www.irizarryrodriguezcpa.com Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies and therefore, material weaknesses or significant deficiencies may exist that have not been identified. We did identify certain deficiencies in internal control, described in the accompanying Schedule of Findings and Questioned Costs as items 2017-01, 2017-02, and 2017-03 that we consider to be material weaknesses.

Compliance and Other Matters

As part of obtaining reasonable assurance about whether the Department's financial Statement is free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of the Statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed instances of non-compliance or other matters that are required to be reported under *Government Auditing Standards* and which are described in the accompanying Schedule of Findings and Questioned Costs as items 2017-02 through 2017-03.

Department's Response to Findings

Department's response to the findings identified in our audit is described in the accompanying Schedule of Findings and Questioned Costs. The Department's response was not subjected to the auditing procedures applied in the audit of the Statement and, accordingly, we express no opinion onit.

Purpose of this Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Department's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the entity's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

IRIZARRY, RODRIGUEZ & CO., PSC

San Juan, Puerto Rico March 26, 2019



IRIZARRY RODRIGUEZ & CO., PSC Certified Public Accountants & Consultants

INDEPENDENT AUDITORS' REPORT ON COMPLIANCE FOR EACH MAJOR PROGRAM AND ON INTERNAL CONTROL OVER COMPLIANCE REQUIRED BY THE UNIFORM GUIDANCE

Honorable Secretary Commonwealth of Puerto Rico Department of Natural and Environmental Resources San Juan, Puerto Rico

Report on Compliance for Each Major Federal Program

We have audited the **Department of Natural and Environmental Resources of the Commonwealth of Puerto Rico** (the Department), compliance with the types of compliance requirements described in the *OMB Compliance Supplement* that could have direct and material effect on each of the Department's major federal programs for the fiscal year ended June 30, 2017. The Department's major federal programs are identified in the summary of auditor's results section of the accompanying Schedule of Findings and Questioned Costs.

Management's Responsibility

Management is responsible for compliance with the requirements of laws, regulations, contracts, and grants applicable to its federal programs.

Auditors' Responsibility

Our responsibility is to express an opinion on compliance for each of the Department's major federal programs based on our audit of the types of compliance requirements referred to above. We conducted our audit of compliance in accordance with auditing standards generally accepted in the United States of America; the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States; and the audit requirements of Title 2 U.S. *Code of Federal Regulations* Part 200, *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (Uniform Guidance). Those standards and Uniform Guidance require that we plan and perform the audit to obtain reasonable assurance about whether noncompliance with the types of compliance requirements referred to above that could have a direct and material effect on a major federal program occurred. An audit includes examining, on a test basis, evidence about the Department's compliance with those requirements and performing such other procedures as we considered necessary in the circumstances.

We believe that our audit provides a reasonable basis for our opinion on compliance for each major federal program. However, our audit does not provide a legal determination of Department's compliance.

PO Box 25070, San Juan, PR 00928-5070 Tel. 787-283-2100 Fax: 787-283-2100 www.irizarryrodriguezcpa.com

Víctor Fernández Industrial Park Ave. San Claudio #369, Suite #2 Río Piedras, PR 00926

Basis for Qualified Opinion on Major Programs

As indicated in the following table and described in the accompanying Schedule of Findings and Questioned Costs, the Department did not comply with certain compliance requirements that are applicable to its major federal programs. Compliance with such requirements is necessary, in our opinion, for Department to comply with the requirements applicable to that program.

Federal Awarding Agency	Federal Program	Compliance Requirement	Finding No.
U.S. Department of Commerce	Coastal Zone Management Administration Award – CFDA No. 11.419	Equipment and Real Property Management	2017-02
	Coral Zone Management Estuarine Research Reserves CFDA - No. 11.420	Equipment and Real Property Management	2017-02
	Coral Reef Conservation Program – CFDA No. 11.482	Equipment and Real Property Management	2017-02
US Department of Interior	Fish & Wildlife Cluster – CFDA No. 15.605 & 15.611	Equipment and Real Property Management	2017-02
	Fish & Wildlife Cluster – CFDA No. 15.605 & 15.611	Earmarking	2017-03

Qualified Opinion on Major Programs

In our opinion, except for the non-compliance described in the Basis for Qualified Opinion paragraph, the Department complied, in all material respects, with the types of compliance requirements referred to above that could have a direct and material effect on each of the major programs described in the preceding paragraph for the fiscal year ended June 30, 2017.

Other Matters

The results of our auditing procedures disclosed other instances of non-compliance, which are required to be reported in accordance with the Uniform Guidance and which are described in the accompanying Schedule of Findings and Questioned Costs as items **2017-02** through **2017-03**. Our opinion on each major federal program is modified with respect to these matters.

The Department's response to the non-compliance findings identified in our audit is described in the accompanying schedule of findings and questioned costs. The Department's response was not subjected to the auditing procedures applied in the audit of compliance and, accordingly, we express no opinion on the response.

Report on Internal Control over Compliance

Management of the Department is responsible for establishing and maintaining effective internal control over compliance with the types of compliance requirements referred to above. In planning and performing our audit of compliance, we considered the Department's internal control over compliance with the types of requirements that could have a direct and material effect on each major federal program to determine the auditing procedures that are appropriate in the circumstances for the purpose of expressing an opinion on compliance for each major federal program and to test and report on internal control over compliance in accordance with Uniform Guidance, but not for the purpose of expressing an opinion on the effectiveness of internal control over compliance. Accordingly, we do not express an opinion on the effectiveness of Department's internal control over compliance.

A deficiency in internal control over compliance exists when the design or operation of a control over compliance does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, noncompliance with a type of compliance requirement of a federal program on a timely basis.

A material weakness in internal control over compliance is a deficiency, or combination of deficiencies, in internal control over compliance, such that there is a reasonable possibility that material noncompliance with a type of compliance requirement of a federal program will not be prevented, or detected and corrected, on a timely basis.

A significant deficiency in internal control over compliance is a deficiency, or a combination of deficiencies, in internal control over compliance with a type of compliance requirement of a federal program that is less severe than a material weakness in internal control over compliance, yet important enough to merit attention by those charged with governance.

Our consideration of internal control over compliance was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control over compliance that might be material weaknesses or significant deficiencies and therefore, material weaknesses or significant deficiencies may exist that were not identified. We did identify certain deficiencies in internal control over compliance, as described in the accompanying Schedule of Findings and Questions Costs as items 2017-02 and 2017-03 that we consider to be material weaknesses.

The Department's response to the internal control over compliance findings identified in our audit is described in the accompanying Schedule of Findings and Questioned Costs. Department's response was not subjected to the auditing procedures applied in the audit of compliance and, accordingly, we express no opinion on the response.

The purpose of this report on internal control over compliance is solely to describe the scope of our testing of internal control over compliance and the results of that testing based on the requirements of Uniform Guidance. Accordingly, this report is not suitable for any other purpose.

IRIZARRY, RODRIGUEZ & CO., PSC

San Juan, Puerto Rico March 26, 2019



Schedule of Findings and Questioned Costs For the Fiscal Year Ended June 30, 2017

33

SECTION 1 - SUMMARY OF AUDITOR'S RESULTS

Financial Statements

Financial Statements	
Type of auditors' report issued	Unmodified
 Internal control over financial reporting: Material weakness identified? Significant deficiencies that are not to be considered material weakness? Noncompliance material to financial statement noted? 	Yes No No
Federal Awards	
 Internal control over major programs: Material weaknesses identified? Significant deficiencies that are not to be considered material weakness? Type of auditor's report issued on compliance for major program? Any audit findings disclosed that are required to be reported in accordance with the Uniform Guidance, Section 200.516? 	Yes No Qualified Yes
Identification of Major Programs:	
Name of Federal Program or Cluster:	
Coastal Zone Management Administration Award	11.419

Name of Federal	Program or	Cluster:
-----------------	------------	----------

1.	Coastal Zone Management Administration Award	11.419
2.	Coastal Zone Management Estuarine Research	11.420
3.	Coral Reef Conservation Program	11.482
4.	Fish & Wildlife Cluster	15.605 & 15.611

Dollar threshold used to distinguish between Type A and Type B programs \$750,000

Auditee qualified as a low-risk auditee? No

Schedule of Findings and Questioned Costs (Continued) For the Fiscal Year Ended June 30, 2017

34

SECTION II – Financial Statements Findings

Finding Reference 2017-01

Requirement: Accounting System

Type of Finding: Internal Control over Financial Reporting and on Compliance and Other Matters-

Material Weakness (MW)

This finding is similar to prior year finding 2016-01

Condition

The Treasury Department of the Commonwealth of Puerto Rico provides accountings services to the Department through the Puerto Rico Integrated Financial Accounting System (PRIFAS). Accordingly, many transactions and adjustments might be posted after applicable closing with retroactive effect since information is not readily available for analysis because of the delays in the processing of information through PRIFAS. As a result, the Department may not reconcile on a timely basis, the accounting transactions in their system with the ones recorded in (PRIFAS) as required by Regulation Number 49 of March 20, 2007 of the Government of Puerto Rico. Financial transactions not recorded on a timely basis affect the classification and timing of transactions among funds of the receipts and disbursements reported in the financial statement.

In addition, the Department's record-system does not provide a mechanism to ensure that costs do not exceed the budgeted level for each program activity or other budget category.

Criteria

15 CFR Part 24, Subpart C, Section 24.20 and 43 CFR, Part 12, Subpart C, Section 12.60 establish the following:

- A State must expand and account for grant funds in accordance with State Laws and procedures for expending and accounting for its own funds. Fiscal control and accounting procedures of the State, as well as its sub- grantees and cost-type contractors, must be sufficient to:
 - a) Allow preparation of reports required by this part and the statutes authorizing the grant, and
 - b) Allow the tracing of funds to a level of expenditures adequate to establish that such funds have not been used in violation of the restrictions and prohibitions of applicable statutes.
- 2. The financial management systems of the grantees and sub-grantees must meet the following standards:
 - a) Financial reporting-Accurate, current, and complete disclosure of the financial results of financially assisted activities must be made in accordance with the financial reporting requirements of the grant or sub-grant.

SECTION II – Financial Statements Findings (Continued)

Finding Reference 2017-01 (Continued)

Criteria (Continued)

- b) Accounting records Grantees and sub-grantees must maintain records that adequately identify the source and application of funds provided for financially assisted activities. These records must contain information pertaining to grant or sub-grant awards and authorizations, obligations, unobligated balances, assets, liabilities, outlays or expenditures, and income.
- c) Internal control Effective control and accountability must be maintained for all grant and sub-grant cash, real and personal property, and other assets. Grantees and sub-grantees must adequately safeguard all such property and must assure that it is used solely for authorized purposes.
- d) Budget control Actual expenditures or outlays must be compared with budgeted amounts for each grant or sub-grant. Financial information must be related to performance or productivity data, including the development of unit cost information whenever appropriate or specifically required in the grant or sub-grant agreement. If unit cost data are required, estimates based on available documentation will be accepted, whenever possible.
- e) Allowable cost-Applicable 0MB cost principle, agency program regulations, and the terms of grant and sub-grant agreements will be followed in determining the reasonableness, allowability, and allocability of costs.
- f) Source documentation Accounting records must be supported by such source documentation as cancelled checks, paid bills, payrolls, time and attendance records, contract and sub-grant award documents, etc.
- 3. An awarding agency may review the adequacy of the financial management system of any applicant for financial assistance as part of a pre-award review or at any time subsequent to award.

Effect

The accounting records currently used by the Department contain substantially all financial events; however, the records might not provide on a timely basis adequate financial reports. It may cause delays in the preparation and submission of adequate financial reports to management and federal agencies.

SECTION II – Financial Statements Findings (Continued)

Finding Reference 2017-01 (Continued)

Cause

This situation is caused because the Department does not have an integrated accounting system to account for funds awarded to them.

Questioned cost

None

Recommendation

We believe that the Department needs to significantly reduce the use of external (Excel) spreadsheets and shift toward an integrated business software system to properly account for and summarized all accounting and financial data. An integrated system would eliminate redundant processing and improve the Department's access to information. The system must provide for periodic reporting of transactions and monthly verifications analysis and reconciliation of accounts and federal funds with the information and reports recorded in the Department of Treasury. This will require a sophisticated plan in coordination with the Puerto Rico Department of the Treasury for the implementation of an accounting and financial management system that allows for the preparation of financial information and reports required by the different oversight entities.

Auditee Response

See Grantee's Corrective Action Plan

SECTION III – Major Federal Award Program Findings and Questioned Costs

Finding Reference 2017-02

Federal Program: US Department of Commerce

Coastal Zone Management Administration

Award-CFDA No. 11.419

Coastal Zone Management Estuarine Research Reserves -CFDA No. 11.420 Coral Reef Conservation Program-

CFDA No. 11.482

US Department of Interior:

Fish & Wildlife Cluster-CFDA No. 15.605 & CFDA No. 15.611

Compliance Requirement: Equipment and Real Property Management

Type of Finding: Internal Control/Compliance over Equipment and Real Property

Management - Material Weakness (MW)

This finding is similar to prior year finding 2016-05

Condition

We do not have assurance on the completeness over property subsidiaries of the Department. Management is in the process of the installation of software for the record and update of the property owned by the Department, however, it is still no implemented. In addition, last physical count was made in September 2013 and up to the date of this report; the Department does not made a physical count of the equipment under the DRNA.

Criteria

As per 2 CFR 200.313(d)(l) - Property records must be maintained that include a description of the property, a serial number or other identification number, the source of funding for the property (including the FAIN), who holds the title, the acquisition date, and cost of the property, percentage age of federal participation in the project costs for the Federal award under which the property was acquired, the location, use and condition of the property, and any data including the date of disposal and sale price of the property.

As per 2 CFR 200.313(d) (2) -A physical inventory of the property must be taken and the results reconciled with the property records at least once every two years.

IRIZARRY, RODRIGUEZ & CO., PSC Certified Public Accountants & Consultants COMMONWEALTH OF PUERTO RICO
DEPARTMENT OF NATURAL AND ENVIRONMENTAL RESOURCES
Schedule of Findings and Questioned Costs (Continued)
For the Fiscal Year Ended June 30, 2017

38

SECTION III – Major Federal Award Program Findings and Questioned Costs (Continued)

Finding Reference 2017-02 (Continued)

Criteria (Continued)

As per 2 CFR 200.313(d) (3) - A control system must be developed to ensure adequate safeguards to prevent loss, damage, or theft of the property. Any loss, damage, or theft must be investigated

Effect

Failure to maintain an adequate property subsidiary might cause errors and misuse of the equipment purchased with federal funds that may result in questioned costs, due to possible use of property for unauthorized activities.

Cause

The Department does not have the appropriate tools (equipment software and personnel) to create complete and accurate records of the equipment under the Department of Natural and Environmental Resources

Questioned Costs

None

Recommendation

The Department of Natural and Environmental Resources should finalize the implementation of the software acquired for the Property Department to create a report with all the fields required by the Federal Awarding Agencies and emphasize the importance of keep and maintains updated records of the equipment under the control of the Department. Also, the Department should take in consideration to include the physical inventory in their budget every two years to make a contract with an external party to make this physical count or establish an internal procedure in where the persons in charge in every location of the offices under the Department to take a physical inventory count with a standard worksheet to obtain a uniform report.

Auditee Response

See Grantee's Corrective Action Plan

39

SECTION III – Major Federal Award Program Findings and Questioned Costs (Continued)

Finding No. 2017-03

Federal Program: U.S Department of Interior:

15.605 Sport Fish Restoration Program

15.611 Wildlife Restoration and Basic Hunter Education

Compliance Requirement: Earmarking

Type of Finding: Material Weakness in Internal Control (MW) and Instance of

Noncompliance (NC)

Condition

As a result of our audit procedures, we were unable to ascertain that the Department complies with the earmarking requirement. The Department does not provided evidence that demonstrated a correct allocation of funds for the Recreational Boating Access subprogram.

Criteria

50 CFR § 80.61, established that a State Fish and Wildlife agency must be allocate 15 percent of its annual allocation for the Recreational Boating Access subprogram. Allocations of more or less than 15 percent require the approval of the Regional Director.

Effect

An improper system of internal controls over the earmarking requirements may cause increase on errors, inaccurate or incomplete data, and the inability to comply with the federal requirements.

Cause

The Department's record-system does not provide a mechanism to ensure that costs do not exceed the budgeted level for each program activity or other budget category. The Department does not maintain adequate documentation that serves as evidence of the internal control process for the compliance with the earmarking requirements.

COMMONWEALTH OF PUERTO RICO
DEPARTMENT OF NATURAL AND ENVIRONMENTAL RESOURCES
Schedule of Findings and Questioned Costs (Continued)
For the Fiscal Year Ended June 30, 2017

40

Section III - Major Federal Award Program Findings and Questioned Costs (Continued)

Finding No. 2017-03 (Continued)

Questioned Costs

None

Recommendation

We believe that the Department needs an integrated accounting system which provides the recording of the budget amount for each grant award approved by the Federal Agencies. Actual expenditures and outlays for each program or subprogram may be compared with budgeted amounts for a specific period as needed. In absence of this system, Management should implement internal controls in this area to ensure compliance with the applicable requirements.

Auditee Response

See Grantee's Corrective Action Plan

Finding No. 2016-01: Accounting Records

Internal Control over Financial Reporting and on Compliance and Other Matters - Material Weakness (Repeated in 2015 Report, Finding No. 2015-01)

Condition:

During the evaluation of the Department's accounting system certain deficiencies were noted: (1) The Department does not reconcile on a timely basis, the accounting transactions in their system with the ones recorded in the Puerto Rico Integrated Financial Accounting System (PRIFAS) of the Treasury Department as required by Regulation Number 49 of March 20, 2007 of the Government of Puerto Rico; (2) The Department does not maintain adequate accounting records and procedures for recording its financial transactions on a timely basis affecting the classification and timing of transactions among funds of the receipts and disbursements reported in the financial statement; (3) Several financial reports and supporting documentation were not available during the audit; (4) The Department's record-system does not provide a mechanism to ensure that costs do not exceed the budgeted level for each program activity or other budget category; (5) From the sample of 40 cash receipts, 6 were collected directly on the Treasury Department and no evidence of the transaction was provided.

Partially corrected Status:

Finding No. 2016-02: IT Environment and General Computer Controls

Internal Control over Financial Reporting and on Compliance and Other Matters -Material Weakness (Repeated in 2015 Report, Finding No. 2015-02)

Condition: Certain deficiencies were noted on IT Systems internal control: (1) The Department does not maintain reliable systems for appropriate data backup and recovery process. The physical security and access to programs and data are not appropriately controlled and system acquisition and development are not appropriately managed to ensure that the application software adequately supports financial reporting objectives; (2) There is no official accounting system to record all the accounting transactions; (3) The Department does not have any plan for emergency recovery data and some of the programs are obsolete. For example, Windows 2003, the license ended in 2004, and for all platforms they do not have maintenance contract or services; (4) There is no interconnectivity between the systems used in the central office to the regional offices; (5) The IT infrastructure has a number of systems and critical applications that need improvement and the capacity to integrate to new systems; (6) IT infrastructure has a computer center with obsolete physical servers without maintenance contract or warranty, whose life cycle has expired and some server with irreparable damage; (7) The IT telecommunications infrastructure is incapable of handling high speed or drive high traffic volume because of an obsolete equipment unit.

Status: Corrected

> IRIZARRY, RODRIGUEZ & CO., PSC Certified Public Accountants & Consultants

Finding No. 2016-03: Personnel Files

International Control over Financial Reporting and on Compliance and Other Matters – Significant Deficiency

Condition:

A sample of fifty-nine (59) personnel files were examined to verify the completeness of the files ensuring that all required personnel documentation was included. The personnel files are not being kept current and in some instances were incomplete. Certain documentation was missing from the employees' files.

Status: Corrected

Finding No. 2016-04: Federal Programs Compliance – Cash management

Internal Control/Compliance over Cash Management (Reimbursement Method) - Significant Deficiency (Repeated in 2015 Report, Finding No. 2015-04)

Condition:

The test of reimbursement method, showed that various disbursements were made after the request and the availability of the federal funds. We selected 32 and 68 cash requisitions (drawdowns) and requested a breakdown of the payments made with these amounts.

Status: Corrected

<u>Finding No. 2016-05:</u> Federal Programs Compliance – Equipment and Real Property Management

Internal Control/Compliance over Equipment and Real Property Management (Completeness of Equipment List acquired with Federal Funds and Inventory Physical Count)- Material Weakness (Repeated in 2015 Report, Finding No. 2015-05)

Condition:

The test of the equipment acquired during fiscal year 15-16, showed that the records made by the client does not includes the condition and the percentage of the federal funds used to acquire this equipment. We do not have assurance on the completeness over property subsidiaries handled to us. Also, showed that records for property and equipment items are not being updated and does not has all information required in more of the half of the equipment recorded. In addition, the physical inventory of the property, showed that the last physical count was made in September 2013 and up to the date of this report, the DRNA does not made a physical count of the equipment under the DRNA. Accordingly the client did not provide a list of property acquired and dispositions made, if any, during the fiscal year.

Status: Partially Corrected

IRIZARRY, RODRIGUEZ & CO., PSC Certified Public Accountants & Consultants

<u>Finding No. 2016-06:</u> Federal Programs Compliance – Reporting

Internal Control/Compliance over Reporting (No supporting documentation) - Significant Deficiency

Condition: The required supporting documentation on program's performance reports were not handed to trace

amounts reported against their respective supporting documentation on the performance reports.

Status: Corrected

COMMONWEALTH OF PUERTO RICO DEPARTMENT OF NATURAL AND ENVIRONMENTAL RESOURCES Summary Schedule of Prior Years Audit Findings For the Fiscal Year Ended June 30, 2017

44

Finding Reference Number	Finding Description	Questioned Cost	Finding Current Status
2014-06	Federal Financial Report, Allowable Costs/Cost Principle	\$30,331	Condition partially corrected. No final determination has been received.
2015-05	Property and Equipment	None	Condition partially corrected
2015-09	Matching	\$119,084	Condition partially corrected. No final determination has been received.
2015-10	Allowable Costs / Cost Principles	\$390,797	Condition partially corrected. No final determination has been received.



GOVERNMENT OF PUERTO RICO

Department of Natural and Environmental Resources

CORRECTION ACTION PLAN

Ara: Administration Auxiliary Secretary Report: Single Audit Report:2017

For the Year Ended: June 30, 2017

Chief Officer: Lcda. Jullymar Octtaviani Vega

Telephone: (787) 999-2200, 2288 ext.

Designated Employee: Mrs. Marjorie A. Araújo Avilés

Telephone: (787) 999-2200, 2236 ext.

Position: Finance Director

(X) CAP

Finding	Corrective Action	Status	Estimate Date for Completion	Employee
2017-01 - Internal	h Law Number 17	In process	July 1, 2019	Lcda. Tania Vázquez
Control Over Financial	August 2, 2018, The			Secretary
Reporting and on	Reorganization Plan of the			
Compliance and Other	Department of Natural and			Lcda, Jullymar
Matters Material	Environmental Resources was			Octtaviani Vega
Weakness	implemented. This transfers,			Assistant Secretary of
	groups and consolidates in the			Administration
Accounting System	Department the faculties,			
000000000	functions, services and			
	structures of the Environmental			
	Quality Board (JCA), the Solid			
	Waste Authority (ADS) and the			
	National Parks Program (PN).			

2017-03 - Earmarking	ia ia	
See Corretive Action 1	We expect the Fixed Asset Inventory System to be implemented on July 1, 2019. We will also work on a new inventory.	Therefore, by July 1, 2019, the FIMAS Accounting System will be implemented.
In process	In process	
July 1, 2019	July 1, 2019	
Lcda. Tania Vázquez Secretary Lcda. Jullymar Octtaviani Vega Assistant Secretary of	Lcda. Jullymar Octtaviani Vega Assistant Secretary of Administration Angel E. Vázquez Jiménez General Service Director	

Prepared by: Marjorie A. Araújo Avilés Finance Director

Approved by: Tania Vázquez Rivera
Secretary

Date: March 28,2019

Date: March 28, 2019