

Environmental Review Form

The Fund’s environmental review requirements are set forth in 12 CFR part 1815. The *Applicant* should review such regulations carefully before completing this section. In order to assure compliance with those regulations and other requirements related to the environment, the *Applicant* shall provide the following information:

	Yes	No
1. Are there any actions proposed in the application that do not constitute a “categorical exclusion” as defined in 12 CFR § 1815.110?		
If YES, would any of these actions normally require an environmental impact statement (see 12 CFR § 1815.108)?		
2. Are there any activities proposed in the application that involve:		
a. Historical or archeological sites listed in the National Register of Historic Places or that may be eligible for such listing?		
b. Wilderness areas designated or proposed under the Wilderness Act?		
c. Wild or scenic rivers proposed or listed under the Wild and Scenic Rivers Act?		
d. Critical habitats of endangered or threatened species?		
e. Natural landmarks listed on the National Registry of National Landmarks?		
f. Coastal barrier resource systems?		
g. Coastal Zone Management Areas?		
h. Sole Source Aquifer Recharge Areas designated by EPA?		
i. Wetlands?		
j. Flood plains?		
k. Prime and unique farmland?		
l. Properties listed or under construction for listing on the Environmental Protection Agency’s List of Violating Facilities?		
If you responded YES to any of the above questions, attach a detailed description of each action, clearly identifying the category in which the action falls.		

As stated in 12 CFR § 1815.105, if the Fund determines that the application proposes actions which require an environmental assessment or an environmental impact statement, any approval and funding of the application shall be contingent upon:

- The *Applicant* supplying to the Fund all information necessary for the Fund to perform or have performed any required environmental review;
- The *Applicant* not using any Fund *Financial Assistance* to perform any of the proposed actions in the application requiring an environmental review until approval is received from the Fund; and
- The outcome of the required environmental review.

In addition, as stated in 12 CFR § 1815.106, if the Fund determines that an application, or any part thereof, is not sufficiently definite to perform a meaningful environmental review prior to approval of the application, final approval and funding of the application shall require supplemental environmental review prior to the taking of any action directly using Fund *Financial Assistance* for any action that is not a categorical exclusion.