U.S. VIRGIN ISLAND'S LISTED FEDERAL ACTIONS

FEDERAL ACTIVITIES AND DEVELOPMENT PROJECTS

Certain categories of federal action can generally be acknowledged as not affecting the coastal zone. These include:
- Radio transmission and placement and/or maintenance of aids to navigation placed or authorized by the U. S. Coast Guard; and
- Any action for which the agencies’ environmental impact procedures, established pursuant to the National Environmental Policy Act of 1969, do not require issuance of an Environmental Impact Statement or negative declaration.

Other activities and projects generally can be considered as significantly affecting the coastal zone. These activities include:
- Federal agencies applying for licenses and permits,
- Development projects in the coastal zone,
- Land acquisition in the coastal zone,
- Road construction in the watershed,
- Waste discharge in the watershed,
- Activities affecting or altering surface runoff quality or quantity in the coastal watershed, and the coastal zone,
- Dredge, fill, development, construction, or waste discharge in coastal waters,
- Any other activity which would, if carried on by a private party, require a VICZM permit.

FEDERAL LICENSES AND PERMITS

Department of Agriculture
- Permits for waterplants, dams etc. under 16 USC 497
  Permits for construction of hotels etc. on National Forest Service lands under 16 USC 497

Department of Commerce
- Permits for activities within Marine Sanctuaries under 33 USC 1401-1444

Department of Defense- U.S. Army Corps of Engineers:
- Permits and licenses required under Sections 9 and 10 of the River and Harbor Act of 1899 . . .
  (dams; obstruction or lateration of, and excavation and depositing of material in navigable waters of the United States)
- Permits and licenses required under Section 103 of the Marine Protection, Research and Sanctuaries Act of 1912 (Ocean Dumping) . . .
- Permits and licenses required under Section 404 of the Federal Water Pollution Control for (discharge of dredged or fill material into waters of the United States)

Nuclear Regulatory Commission:
- Permits and licenses required for siting and operation of nuclear power plants . . .

Environmental Protection Agency:
- Permits and licenses required under Section 402 and 405 of the FWFCA of 1972, as amended
  Permits and applications under the Clean Air Act of 1974 as amended . . .
Department of Interior - Bureau of Land Management:
   Permits for pipeline rights-of-way

Department of Transportation - U.S. Coast Guard:
   Permits for construction of bridges under 33 USC 40k, 4591-50/ and 525-534 . . .
   Permits for deep-water ports (33 CFR 158 et seq.) . . .

Department of Transportation - Federal Aviation Administration
   Permits for operation of airports

Federal Energy Regulatory Commission
   Permits for construction and operation of facilities needed to import or export natural gas under
   Section 7(c) of the Natural Gas Act (15 U.S.C. 717 f(b)).

OCS production plans

Department of Interior- U.S. Geological Survey
   Plans for exploration, production, and development of OCS gas and oil
   (Review pursuant to Section (307(c)(3)(B) of the CZMA)