PMC-ND

(1.08.09.13)

U.S. DEPARTMENT OF ENERGY OFFICE OF ENERGY EFFICIENCY AND RENEWABLE ENERGY NEPA DETERMINATION



RECIPIENT: Greenway Energy LLC

STATE: SC

PROJECT

High Temperature reactor catalyst material development for low cost and efficient solar driven sulfur

TITLE:

-based processes

Funding Opportunity Announcement Number DE-FOA-0001647

Procurement Instrument Number

NEPA Control Number CID Number

DE-EE0008091

GFO-0008091-001

Based on my review of the information concerning the proposed action, as NEPA Compliance Officer (authorized under DOE Order 451.1A), I have made the following determination:

CX, EA, EIS APPENDIX AND NUMBER:

Description:

A9 Information gathering, analysis, and dissemination

Information gathering (including, but not limited to, literature surveys, inventories, site visits, and audits), data analysis (including, but not limited to, computer modeling), document preparation (including, but not limited to, conceptual design, feasibility studies, and analytical energy supply and demand studies), and information dissemination (including, but not limited to, document publication and distribution, and classroom training and informational programs), but not including site characterization or environmental monitoring. (See also B3.1 of appendix B to this subpart.)

B3.6 Small-scale research and development, and pilot projects

Siting, construction, modification, operation, and decommissioning of facilities for smallscale research and development projects; conventional laboratory operations (such as preparation of chemical standards and sample analysis); and small-scale pilot projects (generally less than 2 years) laboratory operations, frequently conducted to verify a concept before demonstration actions, provided that construction or modification would be within or contiguous to a previously disturbed or developed area (where active utilities and currently used roads are readily accessible). Not included in this category are demonstration actions, meaning actions that are undertaken at a scale to show whether a technology would be viable on a larger scale and suitable for commercial deployment.

B3.15 Small-scale indoor research and using nanoscale materials

Siting, construction, modification, operation, and decommissioning of facilities for indoor small-scale research and development projects and small-scale pilot projects using nanoscale materials in development projects accordance with applicable requirements (such as engineering, worker safety, procedural, and administrative regulations) necessary to ensure the containment of any hazardous materials. Construction and modification activities would be within or contiguous to a previously disturbed or developed area (where active utilities and currently used roads are readily accessible).

Rationale for determination:

The U.S. Department of Energy (DOE) is proposing to provide federal funding to Greenway Energy LLC for materials research and testing of new catalytic materials for advanced photoelectrochemical water splitting devices to create hydrogen gas for use in fuel cell generators. In addition a techno-economic analysis of a solar driven process, based on the new catalyst, would be completed, identifying suitable solar-chemical plant configurations that allow high efficiency and targeted hydrogen production cost. Project work would occur at Greenway Energy's research and development facility (Aiken, SC) in conjunction with the University of South Carolina (USC) in Columbia, South Carolina and collaboration is expected to occur with the HydroGEN Energy Materials Network National Laboratory consortium. This is a three-year research project that includes three budget periods. Only Budget Period 1 (BP1) is being negotiated at this time so this NEPA review is for BP1 activities only. Additional NEPA review will be required if DOE proposes to continue funding the project into subsequent budget periods.

The proposed project activities include the development, fabrication and long term testing of a new catalyst formulation for sulfuric acid decomposition. All proposed activities consist of desktop research, data analysis, materials synthesis, and bench-scale laboratory work. Project work would occur in existing laboratories designed for this type of work that would utilize standard laboratory equipment; therefore no modifications, new permits, additional licenses and/or authorizations would be necessary. No ground disturbing activities, no changes in operation of existing facilities, and no installation of equipment outdoors would occur for project activities. The project would involve the use and handling of various hazardous materials, including semiconductors, acids, solvents, oxygen gas, and hydrogen gas. All such handling would occur in-lab and follow proper hazardous material handling and disposal practices. All hazardous materials would be managed and disposed of in accordance with federal, state, and local environmental regulations. All chemicals, preparation procedures, and waste products proposed in this project would be the same as those currently used in ongoing research projects at Greenway Energy and USC, which are conducted within the guidelines of existing health and safety policies and procedures. Existing health and safety policies and procedures

include employee training, proper protective equipment, engineering controls, monitoring, and internal assessments. Nanoscale materials (Group VIII and Group IA metal particles maintained on inorganic metal oxide supports) would be utilized during project activities. These materials are already being used in the laboratories associated with the project or similar laboratories so there would be no new risks associated with any of these materials. DOE does not anticipate any impacts to resources of concern due to the proposed activities of the project.

Based on the review of the proposal, DOE has determined the tasks within BP1 of the proposal fit within the class of action(s) and the integral elements of Appendix B to Subpart D of 10 CFR 1021 outlined in the DOE categorical exclusion(s) selected above. DOE has also determined that: (1) there are no extraordinary circumstances (as defined by 10 CFR 1021.410(2)) related to the proposal that may affect the significance of the environmental effects of the proposal; (2) the proposal has not been segmented to meet the definition of a categorical exclusion; and (3) the proposal is not connected to other actions with potentially significant impacts, related to other proposals with cumulatively significant actions, or an improper interim action. Tasks and subtasks within BP1 of the proposal are categorically excluded from further NEPA review.

NEPA PROVISION

DOE has made a conditional NEPA determination for this award, and funding for certain tasks under this award is contingent upon the final NEPA determination.

Insert the following language in the award:

You are restricted from taking any action using federal funds, which would have an adverse affect on the environment or limit the choice of reasonable alternatives prior to DOE/NNSA providing either a NEPA clearance or a final NEPA decision regarding the project.

Prohibited actions include:

Budget Periods 2 and 3

This restriction does not preclude you from:

All tasks and subtasks associated with Budget Period 1

If you move forward with activities that are not authorized for federal funding by the DOE Contracting Officer in advance of the final NEPA decision, you are doing so at risk of not receiving federal funding and such costs may not be recognized as allowable cost share.

Note to Specialist:

Fuel Cell Technologies Office

This NEPA determination requires a tailored NEPA provision.

SIGNATURE OF THIS MEMORANDUM CONSTITUTES A RECORD OF THIS DECISION.

	r gladelik oz gen gen, and nydrogen	Field Office Manager		
Field Office Manager's Signature:			Date:	
BA	SED ON MY REVIEW I CONCUR WI	TH THE DETERMINATION OF TH	E NCO:	
	Proposed action falls within an EA or EIS category and therefore requires Field Office Manager's review and determination.			
	Proposed action fits within a categorical exclusion but involves a high profile or controversial issue that warrants Field Office Manager's attention.			
NC	O REQUESTS THE FIELD OFFICE M			
	Field Office Manager review required			
FIE	LD OFFICE MANAGER DETERMIN	ATION		
		NEPA Compliance Officer		
NE	PA Compliance Officer Signature:	Casey Strickland	Date: 8/10/2017	