NEPA REVIEW SCREENING FORM (NRSF) 3

Categorically Excluded Actions

Document ID #:
DOE/CX-00076R11

I. Project Title:

CPCCo Annual Categorical Exclusion (CX) - B1.16 Asbestos Removal, December 2024 to December 2025

II. Describe the proposed action, including location, time period over which proposed action will occur, project dimension (e.g., acres displaced/disturbed, excavation length/depth), and area/location/number of buildings. Attach narratives, maps and drawings of proposed action. Describe existing environmental conditions and potential for environmental impacts from the proposed action. If the proposed action is not a project, describe the action or plan.

Central Plateau Cleanup Company (CPCCo) and its subcontractors remove asbestos-containing materials (ACM) from buildings in accordance with applicable requirements (such as 40 CFR part 61, "National Emission Standards for Hazardous Air Pollutants"; 40 CFR part 763, "Asbestos"; 29 CFR part 1910 subpart I, "Personal Protective Equipment"; and 29 CFR part 1926, "Safety and Health Regulations for Construction"; and appropriate state and local requirements, including certification of removal of contractors and technicians).

As part of the modification or demolition of buildings and structures, ACM would be removed, handled, and encapsulated as needed with incidental materials (ventilation ducting, piping) and other wastes (demolition debris) pursuant to DOE orders, federal and state regulations, and other applicable guidelines. Construction equipment would be transported to specific locations where ACM would be removed and temporary structures (office/change trailers) would be established to facilitate removal of ACM. ACM and associated wastes would be packaged, transported, and disposed of at on-site or off-site facilities; incidental materials may be recycled, reused or disposed of. All actions would be performed in compliance with DOE orders, federal and state regulations and guidelines.

Actions performed under this Annual CX include those listed in the CPCCo contract (89303320DEM000030) Section J-3, Hanford Site Services and Interface Requirements Matrix. The buildings, structures, infrastructures, and equipment covered by this Annual CX include those listed in Sections J-12, Central Plateau Cleanup Contract Structure Responsibility Assignment Matrix, and J-13, Central Plateau Cleanup Contract Waste Site Responsibility Assignment Matrix, where CPCCo is the assigned contractor or provides services to other Hanford Site contractors.

This Annual CX covers recurring actions that meet the requirements and conditions that are "integral elements" for applying CXs (see 10 CFR 1021, Subpart D, Conditions that are Integral Elements of the Classes of actions in Appendix B). Actions would not individually or cumulatively have significant effects on the human environment; would fit CX definitions, including any caveats for use of the CX; would not have "extraordinary circumstances" [see 10 CFR 1021.410(b)(2)] that may affect the significance of environmental effects of the proposal; and would not be divided into smaller actions (segmentation) to meet CX definitions. CXs include foreseeable activities necessary for implementing actions, such as award of grants and contracts, site preparation, purchase and installation of equipment, and associated transportation activities [10 CFR 1021.410(d)].

CPCCo's Environmental Compliance Officers and NEPA Subject Matter Experts would ensure that applicable requirements and conditions are met prior to applying this Annual CX to actions. This includes compliance with the Clean Air Act, Clean Water Act, and other applicable laws and regulations; as well as conformance with applicable NEPA Environmental Assessments (EAs) or Environmental Impact Statements (EISs), such as the Hanford Site Comprehensive Land-Use Plan Environmental Impact Statement (DOE/EIS-0222-F) and Record of Decision (ROD), which provides land use maps, designations, policies, and procedures.

This Annual CX is approved pursuant to 10 CFR 1021.410(f) in which proposed recurring actions undertaken during a specified time period, such as routine maintenance for a year, may be addressed in a single CX determination after considering the potential aggregated impacts to ensure no extraordinary circumstances exist.

III.	Existing	Evaluations	(Provide with	NRSF to	DOE NCO	١:
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Maps:

Other Attachments:

IV. List Applicable CX(s) from Appendix B to Subpart D of 10 CFR 1021:

B1.16 Asbestos Removal

Document ID #: **NEPA REVIEW SCREENING FORM 3** DOE/CX-00076R11 **Categorically Excluded Actions** (Continued) V. Integral Elements and Extraordinary Circumstances (See 10 CFR 1021, Subpart D. B. Conditions that are Integral Elements of the Class of Actions in Appendix B; and 10 CFR 1021.410(b)(2) under Application of Yes No Categorical Exclusions) Are there extraordinary circumstances that may affect the significance of the environmental effects of the proposed \bigcirc action? If yes, describe them. Is the proposed action connected to other actions with potentially significant impacts, or that could result in cumulatively • significant impacts? If yes, describe them. Would the proposed action threaten a violation of applicable statutory, regulatory, or permit requirements related to the environment, safety, health, or similar requirements of DOE or Executive Orders? Would the proposed action require siting, construction, or major expansion of waste storage, disposal, recovery, or \odot treatment facilities? Would the proposed action disturb hazardous substances, pollutants, contaminants, or natural gas products already in \bigcirc (•) the environment such that there might be uncontrolled or unpermitted releases? Would the proposed action have the potential to cause significant impacts on environmentally sensitive resources? See \bigcirc • examples in Appendix B(4) to Subpart D of 10 CFR 1021. Would the proposed action involve genetically engineered organisms, synthetic biology, governmentally designated • \bigcirc noxious weeds, or invasive species, such that the action is not contained or confined in a manner designed, operated, and conducted in accordance with applicable requirements to prevent unauthorized release into the environment? If "No" to all questions above, complete Section VI, and provide NRSF and any attachments to DOE NCO for review. If "Yes" to any of the questions above, contact DOE NCO for additional NEPA review. VI. Responsible Organization's Signatures: Initiator: Digitally signed by MICHAEL MICHAEL CARLSON CARLSON (Affiliate) Date: 2024.12.10 11:49:46 -08'00' (Affiliate) Michael E. Carlson, CPCCo Env. Protection Print First and Last Name Signature / Date Cognizant Program/Project Representative: N/A Print First and Last Name Signature / Date VII. DOE NEPA Compliance Officer Approval/Determination: Based on my review of information conveyed to me concerning the proposed action, the proposed action fits within the specified Yes CX(s): Digitally signed by DOUGLAS Douglas H. Chapin CHAPIN Douglas H. Chapin, DOE-HFO NCO Date: 2024.12.11 10:43:00 -08'00' Print First and Last Name Signature / Date NCO Comments: Note: DOE is aware of the November 12, 2024 decision in Marin Audubon Society v. Federal Aviation Administration, No. 23-1067 (D.C. Cir. Nov. 12, 2024). To the extent that a court may conclude that the Council on Environmental Quality (CEQ) regulations implementing NEPA are not judicially enforceable or binding on this agency action, DOE has nonetheless elected to follow those regulations at 40 Code of Federal Regulations (CFR) Parts 1500-1508, in addition to DOE's procedures/regulations implementing NEPA at 10 CFR 1021 to meet the agency's obligations under

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NEPA, 42 U.S.C. §§ 4321 et seq.