Submit by E-mail



U.S. Department of Energy Categorical Exclusion Determination Form

Proposed Action Title: Building 04-026 Demolition	
Program or Field Office: NNSA Production Office (Pantex)	
Office Location(s) (City/County/State): Amarillo, Carson, Texas	

Proposed Action Description:

The scope of work would involve the demolition of building 04-026. This facility has been deemed excess to the Pantex Plant's needs. Demolition would reduce Pantex's footprint, reduce costs, and eliminate the hazards associated with vacant, deteriorating structures. Within the scope of work, tasks would involve the cutting and capping of the utilities, abate any asbestos within the facility, remove any waste, and re-seed any disturbed areas. Concrete slabs would remain in place.

Built in 1958, building 04-026 was used for loading and unloading weapons trains. The weapons were moved using a large overhead crane inside the facility. The building was used for that purpose until the Department of Energy made the decision to stop using rail to transport weapons in the late 1980s.

If changes are made to the scope of action so that it is no longer bound by the action described in the original documentation, as amended, or is expanded to encompass other actions, NEPA requirements for the action would be re-assessed at that time and further NEPA analysis may be required.

Categorical Exclusion(s) Applied:

B1.23 - Demolition and disposal of buildings

For the complete DOE National Environmental Poli	icy Act regulations regarding	g categorical exclusions, inc	cluding the full text of each
categorical exclusion, see Subpart D of 10 CFR Part	<u>t 1021</u> .		

Regulatory Requirements in 10 CFR 1021.410(b):

The proposal fits within a class of actions that is listed in Appendix A or B to 10 CFR Part 1021, Subpart D. See paragraph above for specific categorical exclusion(s) applied.
The classes of actions listed in 10 CFR Part 1021, Subpart D, Appendix B include conditions that are integral elements of the class of actions which must be satisfied in order to determine that a proposal is categorically excluded under Appendix B. Specifically, a proposal must be one that would not:
\square (1) threaten a violation of applicable statutory, regulatory, or permit requirements for environment, safety, and health, or similar requirements of DOE or Executive Orders;

- \square (2) require siting and construction or major expansion of waste storage, disposal, recovery, or treatment facilities (including incinerators), but the proposal may include categorically excluded waste storage, disposal, recovery, or treatment actions or facilities;
- \square (3) disturb hazardous substances, pollutants, contaminants, or CERCLA-excluded petroleum and natural gas products that preexist in the environment such that there would be uncontrolled or unpermitted releases;

	(This form will be locked for editing upon s	signature)	
NEPA Compliance Of	fficer:	Date Determined:	
letermined that the pr		ance Officer (as authorized under NNSA Policy, NAP 451.1), I have lass(es) of action, the other regulatory requirements set forth above are further NEPA review.	met,
proken down into sma consideration of conne mpacts (40 CFR 1508	all parts in order to avoid the appearance ected and cumulative actions, that is, the 8.25(a)(1)), is not related to other actions	on of a categorical exclusion. Segmentation can occur when a proposal of significance of the total action. The scope of a proposal must includ proposal is not connected to other actions with potentially significant with individually insignificant but cumulatively significant impacts (4) 221.211 of this part concerning limitations on actions during EIS preparation.	de the 40 CFR
he proposal. Extraorescientific controversy	dinary circumstances are unique situation	roposal that may affect the significance of the environmental effects of ins presented by specific proposals, including, but not limited to, roposal; uncertain effects or effects involving unique or unknown risks to ble resources.	
species, unle release into	ess the proposed activity would be conta	nthetic biology, governmentally designated noxious weeds, or invasive nined or confined in a manner designed and operated to prevent unauthordance with applicable requirements, such as those listed in paragraph I	orized
	☐ (vii) Tundra, coral reefs, or rain fo	rests;	
	☐ (vi) Special sources of water (such that are vital in a region); and	as sole-source aquifers, wellhead protection areas, and other water sou	urces
	☐ (v) Prime or unique farmland, or oth "Farmland Protection Policy Act: Defin	ner farmland of statewide or local importance, as defined at 7 CFR 658 nitions," or its successor;	3.2(a),
	national monuments, national natural la	tion such as Federally- and state-designated wilderness areas, national andmarks, wild and scenic rivers, state and Federal wildlife refuges, scotoric Trails or National Scenic Areas), and marine sanctuaries;	
	☐ (iii) Floodplains and wetlands (as de Environmental Review Requirements:	fined in 10 CFR 1022.4, "Compliance with Floodplain and Wetland Definitions," or its successor);	
	proposed or candidate species or their l or threatened species or their habitat; F Mammal Protection Act; Magnuson-St	ndangered species or their habitat (including critical habitat) or Federal habitat (Endangered Species Act); state-listed or state-proposed endang ederally-protected marine mammals and Essential Fish Habitat (Marine evens Fishery Conservation and Management Act); and otherwise Federal Golden Eagle Protection Act or the Migratory Bird Treaty Act);	gered ie
	significance designated by a Federal, st	structures, and objects) of historic, archeological, or architectural rate, or local government, Federally recognized Indian tribe, or Native ermined to be eligible for listing on the National Register of Historic P.	laces;
\Box (4) h	nave the potential to cause significant im	pacts on environmentally sensitive resources, including, but not limited	d to: