This Technical Support Document and the preambles to the Department of Energy’s (DOE’s) Notice of Proposed Rulemaking (76 FR 214) and final rule provide the supporting basis for the changes being made to DOE’s National Environmental Policy Act (NEPA) Implementing Procedures.

In this Technical Support Document, DOE presents each of the changes to its NEPA implementing regulations (10 CFR part 1021, Subparts B, C, and D) and provides supplementary support for the changes. The left column of the table below shows the changes to the existing regulations and the right column provides the supporting basis for the changes, including links to reference documents. The links are current as of the date of publication of the final rule; however, over time these links may change. If you have trouble accessing referenced documents, send an email to askNEPA@hq.doe.gov with “TSD” in the subject line, or see the Federal Register notice, at “For Further Information Contact,” for assistance.

Many changes included in the Notice of Proposed Rulemaking are retained in the final rule. Unless specifically superseded by changes described in the preamble to the final rule, the rationale provided in the preamble to the Notice of Proposed Rulemaking remains current. The table below does not include provisions in DOE’s NEPA implementing regulations that DOE is not changing with this rulemaking.
<table>
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<tr>
<th>Subpart B – DOE Decisionmaking</th>
<th>Supplemental Supporting Basis</th>
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<tr>
<td>§ 1021.215 Applicant process.</td>
<td>Discussion of this correction to an internal reference is provided in Section II of the preamble to the final rule.</td>
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<td>* * * *</td>
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<td>(d) * * * If an EIS is prepared, the EIS shall be prepared by DOE or by a contractor that is selected by DOE and that may be funded by the applicant, in accordance with 40 CFR 1506.5(c). The contractor shall provide a disclosure statement in accordance with 40 CFR 1506.5(c), as discussed in § 1021.312(b)(4) of this part. DOE shall complete any NEPA documents (or evaluation of any EA prepared by the applicant) before rendering a final decision on the application and shall consider the NEPA document in reaching its decision, as provided in § 1021.210 of this part. * * * *</td>
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<tr>
<th>Subpart C – Implementing Procedures</th>
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<tr>
<td>§ 1021.311 Notice of intent and scoping.</td>
<td>Discussion of the changes is provided in Section IV.A of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section II of the preamble to the final rule.</td>
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<tr>
<td>(d) Except as provided in paragraph (g) of this section, DOE shall hold at least one public scoping meeting as part of the public scoping process for a DOE EIS. DOE shall announce the location, date, and time of public scoping meetings in the NOI or by other appropriate means, such as additional notices in the FEDERAL REGISTER, news releases to the local media, or letters to affected parties. Public scoping meetings shall not be held until at least 15 days after public notification. Should DOE change the location, date, or time of a public scoping meeting, or schedule additional public scoping meetings, DOE shall publicize these changes in the FEDERAL REGISTER or in other ways as appropriate.</td>
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<td>(e) In determining the scope of the EIS, DOE shall consider all comments received during the announced comment period held as part of the public scoping process. DOE may also consider comments received after the close of the announced comment</td>
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<td><strong>Final Rule: 10 CFR part 1021</strong></td>
<td><strong>Supplemental Supporting Basis</strong></td>
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<td><strong>§ 1021.322 Findings of no significant impact.</strong></td>
<td>Discussion of this correction to an internal reference is provided in Section IV.A of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>(f) DOE may revise a FONSI at any time, so long as the revision is supported by an existing EA. A revised FONSI is subject to all provisions of paragraph (d) of this section.</td>
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| **§ 1021.331 Mitigation action plans.** | Discussion of this correction to an internal reference is provided in Section IV.A of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). |
| (b) In certain circumstances, as specified in § 1021.322(b)(21), DOE shall also prepare a Mitigation Action Plan for commitments to mitigations that are essential to render the impacts of the proposed action not significant. | |

| **Subpart D – Typical Classes of Actions** | |
| **§ 1021.410 Application of categorical exclusions (classes of actions that normally do not require EAs or EISs).** | Discussion of the changes is provided in Section IV.C of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. |
| (a) The actions listed in appendices A and B to this subpart D are classes of actions that DOE has determined do not individually or cumulatively have a significant effect on the human environment (categorical exclusions). | Discussion of “including, but not limited to,” “previously disturbed or developed,” and “small/small-scale” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). |
| (b) To find that a proposal is categorically excluded, DOE shall determine the following: | Further discussion of “previously disturbed or developed” and “small/small-scale” is provided in Section IV.C of the preamble to the final rule. |
| (1) The proposal fits within a class of actions that is listed in appendix A or B to this subpart D; | |
(2) There are no extraordinary circumstances related to the proposal that may affect the significance of the environmental effects of the proposal. Extraordinary circumstances are unique situations presented by specific proposals, such as including, but not limited to, scientific controversy about the environmental effects of the proposal; uncertain effects or effects involving unique or unknown risks; or unresolved conflicts concerning alternative uses of available resources within the meaning of section 102(2)(E) of NEPA; and

(3) The proposal has not been segmented to meet the definition of a categorical exclusion. Segmentation can occur when a proposal is broken down into small parts in order to avoid the appearance of significance of the total action. The scope of a proposal must include the consideration of connected and cumulative actions, that is, the proposal is not connected to other actions with potentially significant impacts, is not related to other proposed actions with individually insignificant but cumulatively significant impacts, and is not precluded by 40 CFR 1506.1 or § 1021.211 of this part concerning limitations on actions during EIS preparation.

(c) All categorical exclusions may be applied by any organizational element of DOE. The sectional divisions in appendix B to this subpart D are solely for purposes of organization of that appendix and are not intended to be limiting.

(d) A class of actions includes activities foreseeably necessary to proposals encompassed within the class of actions (such as associated transportation activities and award of implementing grants and contracts, site preparation, purchase and installation of equipment, and associated transportation activities).

(e) Categorical exclusion determinations for actions listed in appendix B shall be documented and made available to the public by posting online, generally within two weeks of the
determination, unless additional time is needed in order to
review and protect classified information, “confidential business
information,” or other information that DOE would not disclose
pursuant to the Freedom of Information Act (FOIA) (5 U.S.C.
552). Posted categorical exclusion determinations shall not
disclose classified information, “confidential business
information,” or other information that DOE would not disclose
pursuant to FOIA. (See also 10 CFR 1021.340.)

(f) Proposed recurring activities to be undertaken during a specified
time period, such as routine maintenance activities for a year,
may be addressed in a single categorical exclusion determination
after considering the potential aggregated impacts.

(g) The following clarifications are provided to assist in the
appropriate application of categorical exclusions that employ the
terms or phrases:
(1) “Previously disturbed or developed” refers to land that has
been changed such that its functioning ecological processes
have been and remain altered by human activity. The phrase
encompasses areas that have been transformed from natural
cover to non-native species or a managed state, including,
but not limited to, utility and electric power transmission
corridors and rights-of-way, and other areas where active
utilities and currently used roads are readily available.

(2) DOE considers terms such as “small” and “small-scale” in
the context of the particular proposal, including its proposed
location. In assessing whether a proposed action is small, in
addition to the actual magnitude of the proposal, DOE
considers factors such as industry norms, the relationship of
the proposed action to similar types of development in the
vicinity of the proposed action, and expected outputs of
emissions or waste. When considering the physical size of a
proposed facility, for example, DOE would review the
surrounding land uses, the scale of the proposed facility
relative to existing development, and the capacity of existing
roads and other infrastructure to support the proposed action.
## Appendix A

<table>
<thead>
<tr>
<th>Appendix A</th>
<th>Supplemental Supporting Basis</th>
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<tbody>
<tr>
<td><strong>A1</strong> Routine actions necessary to support the normal conduct of agency DOE business, such as limited to administrative, financial, and personnel actions.</td>
<td>Discussion of the changes is provided in Section IV.D of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<tr>
<td><strong>A3</strong> Adjustments, exceptions, exemptions, appeals, and stays, modifications, or rescissions of orders issued by the Office of Hearings and Appeals.</td>
<td>Minor editorial changes.</td>
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<td><strong>A6</strong> Rulemakings that are strictly procedural, such as including, but not limited to, rulemaking (under 48 CFR part chapter 9) establishing procedures for technical and pricing proposals and establishing contract clauses and contracting practices for the purchase of goods and services, and rulemaking (under 10 CFR part 600) establishing application and review procedures for, and administration, audit, and closeout of, grants and cooperative agreements.</td>
<td>Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Technical correction.</td>
</tr>
<tr>
<td><strong>A7</strong> Transfer, lease, disposition, or acquisition of interests in personal property (e.g., equipment and materials) or real property (e.g., permanent structures and land), if property use is to remain unchanged; i.e., the type and magnitude of impacts would remain essentially the same.</td>
<td>Discussion of the changes is provided in Section IV.D of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td><strong>[Reserved]</strong></td>
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<td><strong>A8</strong> Awards of contracts for technical support services, management and operation of a government-owned facility, and personal services.</td>
<td>Minor editorial change.</td>
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<td><strong>A9</strong> Information gathering (including, but not limited to, literature surveys, inventories, site visits, and audits), data analysis (including, but not limited to, computer modelling), document preparation (such as including, but not limited to, conceptual design or, feasibility studies, and analytical energy supply and demand studies), and dissemination (including, but not limited to, document mailings, publication, and distribution).</td>
<td>Discussion of the changes is provided in Section IV.D of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>Final Rule: 10 CFR part 1021</td>
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<td>and classroom training and informational programs), but not including site characterization or environmental monitoring. (Also see See also B3.1 of appendix B to this subpart.)</td>
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<td>A10 Reports or and recommendations on legislation or rulemaking that are not proposed by DOE.</td>
<td>Minor editorial changes.</td>
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<td>A12 Emergency preparedness planning activities, including, but not limited to, the designation of onsite evacuation routes.</td>
<td>Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
</tr>
<tr>
<td>A13 Administrative, organizational, or procedural Policies, Orders, Notices, Manuals and Guidelines.</td>
<td>Discussion of the changes is provided in Section IV.D of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<tr>
<td>A14 Approval of technical exchange arrangements for information, data, or personnel with other countries or international organizations; (including, but not limited to, assistance in identifying and analyzing another country’s energy resources, needs, and options).</td>
<td>Minor editorial changes.</td>
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### Appendix B

B. The classes of actions listed below include the following conditions as integral elements of the classes of actions. To fit within the classes of actions listed below, a proposal must be one that would not:

1. Threaten a violation of applicable statutory, regulatory, or permit requirements for environment, safety, and health, including or similar requirements of DOE and/or Executive Orders. 2
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. 2

Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.

Discussion of “would not have the potential to cause significant impacts” and “such as” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).

Further discussion of “would not have the potential to cause significant impacts” is provided in Section IV.C of the preamble to the final rule.

The integral element at Appendix B (5) is based on regulations and standards governing containment or confinement set forth by the U.S. Department of Agriculture (USDA), Food and Drug Administration (FDA), Environmental Protection Agency (EPA), and National Institutes of Health (NIH). A categorical exclusion could only be
(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; or

(4) Have the potential to cause significant impacts on adversely affect environmentally sensitive resources. An environmentally sensitive resource is typically a resource that has been identified as needing protection through Executive Order, statute, or regulation by Federal, state, or local government, or a Federally recognized Indian tribe. An action may be categorically excluded if, although sensitive resources are present on a site, the action would not have the potential to cause significant impacts on adversely affect those resources (e.g., such as construction of a building with its foundation well above a sole-source aquifer or upland surface soil removal on a site that has wetlands). Environmentally sensitive resources include, but are not limited to:

(i) Property (e.g., such as sites, buildings, structures, and objects) of historic, archeological, or architectural significance designated by a Federal, state, or local government, or a Federally recognized Indian tribe, or Native Hawaiian organization, or property determined to be eligible for listing on the National Register of Historic Places;

(ii) Federally-listed threatened or endangered species or their habitat (including critical habitat) or Federally-proposed or candidate species or their habitat (Endangered Species Act); or state-listed or state-proposed endangered or threatened species or their habitat; Federally-protected marine mammals and Essential Fish Habitat (Marine Mammal Protection Act; Magnonon-Stevens Fishery Conservation and Management Act); and otherwise Federally-protected species (such as under the Bald and Golden Eagle Protection Act or the Migratory Bird Treaty Act);

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<td>applied when the proposed action would ensure that the organisms listed in (5) would be contained or confined in a manner designed and operated to prevent unauthorized release into the environment and would be conducted in accordance with applicable requirements. Relevant requirements and guidelines are summarized below.</td>
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USDA/Animal and Plant Health Inspection Service (APHIS “Introduction of Organisms and Products Altered Or Produced Through Genetic Engineering Which Are Plant Pests Or Which There Is Reason To Believe Are Plant Pests” (7 CFR part 340): These USDA APHIS rules regulate the introduction (importation, interstate movement, and release into the environment) of genetically engineered organisms and products altered or produced through genetic engineering that may pose a risk to plant health.

USDA/APHIS “Noxious Weed Regulations” (7 CFR part 360): These APHIS rules regulate the designation, movement and disposal of “noxious weeds.”

USDA/APHIS National Environmental Policy Act (NEPA) Implementing Procedures (7 CFR part 372): APHIS NEPA procedures allow for categorical exclusion of “Permitting, or acknowledgement of notifications for, confined field releases of genetically engineered organisms and products.”

EPA “Reporting Requirements and Review Processes for Microorganisms” (40 CFR part 725): These EPA rules establish reporting requirements under section 5 of the Toxic Substances Control Act (TSCA) for manufacturers, importers, and processors of microorganisms subject to TSCA jurisdiction for commercial purposes, including research and development for commercial purposes. Certain intergeneric microorganisms (including some genetically engineered microorganisms) are subject to these regulations.

NIH “Guidelines for Research Involving Recombinant DNA Molecules” (May 2011): The NIH Guidelines specify practices for constructing and handling: (i) recombinant deoxyribonucleic acid (DNA) molecules, and (ii) organisms and viruses containing recombinant DNA molecules. Any recombinant DNA experiment that requires approval by NIH must be submitted for review and approval to NIH or another Federal agency that has jurisdiction.

(iii) Wetlands, floodplains and wetlands (as defined in 10 CFR 1022.4, “Compliance with Floodplain and Wetland Environmental Review Requirements: Definitions,” or its successor); regulated under the Clean Water Act (33 U.S.C. 1344) and floodplains;

(iv) Areas having a special designation such as Federally- and state-designated wilderness areas, national parks, national monuments, national natural landmarks, wild and scenic rivers, state and Federal wildlife refuges, scenic areas (such as National Scenic and Historic Trails or National Scenic Areas), and marine sanctuaries;

(v) Prime or unique agricultural farmland, or other farmland of statewide or local importance, as defined at 7 CFR 658.2(a), “Farmland Protection Policy Act: Definitions,” or its successors;

(vi) Special sources of water (such as sole-source aquifers, wellhead protection areas, and other water sources that are vital in a region); and

(vii) Tundra, coral reefs, or rain forests; or

(5) Involve genetically engineered organisms, synthetic biology, governmentally designated noxious weeds, or invasive species, unless the proposed activity would be contained or confined in a manner designed and operated to prevent unauthorized release into the environment and conducted in accordance with applicable requirements, such as those of the Department of Agriculture, the Environmental Protection Agency, and the National Institutes of Health.

Council (NISC). The NISC is co-chaired by the Secretaries of Interior, Agriculture and Commerce. NISC members include the Secretaries of Transportation, State, Defense, Homeland Security, Treasury, and Health and Human Services; the Administrators of the Environmental Protection Agency and the National Aeronautics and Space Administration; as well as the Director of the U.S. Agency for International Development and the U.S. Trade Representative. NISC was charged with providing coordination, planning, and overall leadership for Federal invasive species programs and reaching out to state, tribal, local, and private partners. NISC has prepared a National Invasive Species Management Plan that serves as a comprehensive national plan for Federal action on invasive species.
### Final Rule: 10 CFR part 1021

#### Supplemental Supporting Basis

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<th>B1 Categorical Exclusions Applicable to Facility Operation</th>
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<td><strong>B1.1</strong> Changing rates for services or prices for products marketed by parts of DOE other than Power Marketing Administrations, and approval of rate increases for non-DOE entities, that do not exceed changes consistent with the change in the overall price level in the economy (inflation) implicit price deflator for Gross Domestic Product (GNP) fixed weight price index published by the Department of Commerce, during the period since the last rate increase change. (Also see B4.3.)</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). The implicit price deflator for Gross Domestic Product is a standard index of inflation in the national economy. The index can be found on Table 1.1.9 at <a href="http://www.bea.gov/national/nipaweb/SelectTable.asp">www.bea.gov/national/nipaweb/SelectTable.asp</a>, and a glossary of terms is available at <a href="http://www.bea.gov/glossary/glossary.cfm">http://www.bea.gov/glossary/glossary.cfm</a>.</td>
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| **B1.2** Training exercises and simulations (including, but not limited to, firing-range training, small-scale and short-duration force-on-force exercises, emergency response training, fire fighter and rescue training, and decontamination and spill cleanup training) conducted under appropriately controlled conditions and in accordance with applicable requirements. | Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Discussion of “small-scale/short” and “in accordance with applicable requirements” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Further discussion of “small-scale/short” is provided in Section IV.C of the preamble to the final rule. Examples of DOE NEPA documents for such projects:  
- DOE/EIS-0243-SA-02: Nevada Test Site and Off-Site Locations in the State of Nevada to Address the Increase in Activities Associated with the National Center for Combating Terrorism & Counterterrorism Training & Related Activities (2003). In 2003, NNSA prepared a Supplement Analysis entitled Supplement Analysis for the Final Environmental Impact Statement for the Nevada Test Site and Off-Site Locations in the State of Nevada to Address the Increase in Activities Associated with the National Center for Combating Terrorism & Counterterrorism Training & Related Activities (DOE-EIS-0243-SA-02) to determine whether an anticipated increase in national security projects after the terrorist attacks of September 11, 2001, required further NEPA analysis. This analysis covered military training/exercises, and testing, evaluation, and development of technology for multiple Federal government agencies. A copy of this document is available upon request via askNEPA@hq.doe.gov. |
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- **DOE/EA-1776: Idaho National Laboratory Radiological Response Training Range, FONSI** (October 2010). This EA analyzed the potential environmental impacts of creating and operating a facility at the Idaho National Laboratory at which emergency response training activities would be conducted to support the development of an effective response capability for major radiological incidents. Analyzed operations included the conduct of training exercises involving up to 75 people in a range of scenarios in which short-lived radioactive materials would be released. Participants would be trained in activities such as contamination control, site characterization, and field sample collection. The analysis showed that, under appropriately controlled conditions, such training activities do not have the potential to result in significant environmental impacts.

The Environmental Protection Agency’s (EPA’s) Radiological Emergency Response Team (RERT) has participated in exercises simulating radiological emergencies involving nuclear power plants and Department of Energy weapons and waste storage facilities, and military sites. As described on EPA’s website, these response exercises included more than a dozen realistic “full field” simulations that were conducted in a field environment over several days with the participation of RERT and other state, local, and Federal agencies; DOE hosted or participated in several of these, including the Digit Pace II exercise described below. EPA and DOE experience with these exercises shows that such actions can be conducted safely in an environmental sound manner, and that these actions normally would not have the potential to result in significant environmental impacts.

- **Exercise Digit Pace EA, FONSI** (April 1997). This EA analyzed response activities related to a simulated accident involving one or more mock-ups of a nuclear weapon during transport to Kirtland Air Force Base (KAFB), Albuquerque, New Mexico. Participants included RERT, the Department of Defense (DoD), the Federal Emergency Management Agency (FEMA), and state and local governments. Activities included emergency response to a truck fire, spill prevention and response, communication coordination between agencies, and evacuation of “residents.” The analysis and actual experience showed that, under appropriately controlled conditions, such training activities do not have the potential to result in significant environmental impacts.

A copy of this document is available upon request via askNEPA@hq.doe.gov.
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<td>B1.3 Routine maintenance activities and custodial services for buildings, structures, rights-of-way, infrastructures (e.g., including, but not limited to, pathways, roads, and railroads), vehicles and equipment, and localized vegetation and pest control, during which operations may be suspended and resumed, provided that the activities would be conducted in a manner in accordance with applicable requirements. Custodial services are activities to preserve facility appearance, working conditions, and sanitation (such as cleaning, window washing, lawn mowing, trash collection, painting, and snow removal). Routine maintenance activities, corrective (that is, repair), preventive, and predictive, are required to maintain and preserve buildings, structures, infrastructures, and equipment in a condition suitable for a facility to be used for its designated purpose. <em>Such maintenance may occur as a result of severe weather (such as hurricanes, floods, and tornados), wildfires, and other such events.</em> Routine maintenance may result in replacement to the extent that replacement is in-kind and is not a substantial upgrade or improvement. <em>In-kind replacement includes installation of new components to replace outmoded components,</em> provided that the replacement does not result in a significant change in the expected useful life, design capacity, or function of the facility. Routine maintenance does not include replacement of a major component that significantly extends the originally intended useful life of a facility (for example, it does not include the replacement of a reactor vessel near the end of its useful life). Routine maintenance activities include, but are not limited to:</td>
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<td>(a) Repair or replacement of facility equipment, such as lathes, mills, pumps, and presses;</td>
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<td>(b) Door and window repair or replacement;</td>
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<td>(c) Wall, ceiling, or floor repair or replacement;</td>
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<td>(d) Reroofing;</td>
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<td>(e) Plumbing, electrical utility, lighting, and telephone service repair or replacement;</td>
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<td>(f) Routine replacement of high-efficiency particulate air filters;</td>
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<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.</td>
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<td>Discussion of “including, but not limited to/such as” and “in accordance with applicable requirements” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>(g) Inspection and/or treatment of currently installed utility poles;</td>
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<td>(h) Repair of road embankments;</td>
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<td>(i) Repair or replacement of fire protection sprinkler systems;</td>
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<td>(j) Road and parking area resurfacing, including construction of temporary access to facilitate resurfacing, <em>and scraping and grading of unpaved surfaces</em>;</td>
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<td>(k) Erosion control and soil stabilization measures (such as reseeding, <em>gabions, grading</em>, and revegetation);</td>
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<td>(l) Surveillance and maintenance of surplus facilities in accordance with DOE Order 5820.2435.1, “Radioactive Waste Management,” <em>or its successor</em>;</td>
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<td>(m) Repair and maintenance of transmission facilities, <em>including such as</em> replacement of conductors of the same nominal voltage, poles, circuit breakers, transformers, capacitors, crossarms, insulators, and downed transmission power lines, in accordance, where appropriate, with 40 CFR part 761 (“Polychlorinated Biphenyls Manufacturing, Processing, Distribution in Commerce, and Use Prohibitions); <em>or its successor</em>;</td>
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<td>(n) Routine testing and calibration of facility components, subsystems, or portable equipment (<em>including but not limited to</em> such as control valves, in-core monitoring devices, transformers, capacitors, monitoring wells, lysimeters, weather stations, and flumes); and</td>
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<td>(o) Routine decontamination of the surfaces of equipment, rooms, hot cells, or other interior surfaces of buildings (by such activities as wiping with rags, using strippable latex, and minor vacuuming), <em>including</em> and removal of contaminated intact equipment and other materials (<em>other than</em> not including spent nuclear fuel or special nuclear material in nuclear reactors); and</td>
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<td>(p) Removal of debris.</td>
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<td><strong>B1.5</strong> Minor improvements to existing steam plants and cooling water systems—(including, but not limited to, modifications of existing cooling towers and ponds), provided that within an existing building or structure if the improvements would not: (1) Create new sources of water or involve new receiving waters; (2) have the potential to adversely affect significantly alter water withdrawals or the temperature of discharged water rates; or (3) exceed the permitted temperature of discharged water; or (4) increase introductions of or involve new introductions of hazardous substances, pollutants, contaminants, or CERCLA-excluded petroleum and natural gas products.</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. Discussion of “including, but not limited to” and “would not have the potential to cause significant impacts” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Further discussion of “would not have the potential to cause significant impacts” is provided in Section IV.C of the preamble to the final rule.</td>
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<td><strong>B1.6</strong> Installation or modification of retention tanks or small (normally under one acre) basins and associated piping and pumps for existing operations to control runoff or spills (such as under 40 CFR part 112). Modifications include, but are not limited to, installing liners or covers. (See also B1.33 of this appendix.)</td>
<td>Correction of an internal reference.</td>
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<td><strong>B1.7</strong> Acquisition, installation, operation, modification, and removal of electricity transmission control and monitoring devices for grid demand and response, communication systems, data processing equipment, and similar electronic equipment.</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td><strong>B1.9</strong> Placement of airway safety markings on, and painting of, and repair and in-kind replacement of (but excluding lighting) on existing electrical transmission power lines and antenna structures, wind turbines, and similar structures in accordance with applicable requirements (such as Federal Aviation Administration standards).</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. Discussion of “in accordance with applicable requirements” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td><strong>B1.10</strong> Routine, onsite storage at an existing facility of activated equipment and material (including, but not limited to, lead) used at that facility, to allow reuse after decay of radioisotopes with short half-lives.</td>
<td>Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>B1.11 Installation of fencing, including, but not limited to, that for border marking, that will not have the potential to significantly impede adversely affect wildlife population movement (including migration) or surface water flow.</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. Further discussion of “would not have the potential to cause significant impacts” is provided in Section IV.C of the preamble to the final rule.</td>
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<td>B1.12 Detonation Outdoor detonation or burning of explosives or propellants that failed in outdoor tests (i.e., duds) or, were damaged in outdoor tests (e.g., such as by fracturing), or were otherwise not consumed in testing. Outdoor detonation or burning would be in areas designated and routinely used for explosive detonation or burning those purposes under existing applicable permits issued by Federal, state, or local authorities (such as a permit for a RCRA miscellaneous unit (40 CFR part 264, subpart X)).</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Discussion of “such as” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>B1.13 Construction, acquisition, and relocation, consistent with applicable right-of-way conditions and approved land use or transportation improvement plans, of pedestrian walkways and trails, bicycle paths, small outdoor fitness areas, and short onsite-access roads and railroads. Rail lines (such as branch and spur lines).</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Discussion of deleting “onsite” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Also see “CEQ Exchange of Letters with Secretary of Energy: Application of NEPA Categorical Exclusions to the Auto Loan Program under section 136 of the Energy Independence and Security Act of 2007, March 2009.” Part 1 Part 2 This categorical exclusion is consistent with categorical exclusions for constructing, acquiring, and relocating such projects used by the following Federal agencies: Department of Homeland Security (DHS), Bureau of Indian Affairs, and Federal Highway and Transit Administrations. DHS categorical exclusion (71 FR 16790, 16814): E7 – Construction of physical fitness and training trails for non-motorized use on Department facilities in areas that are not environmentally sensitive, where run-off,</td>
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<td><strong>Final Rule: 10 CFR part 1021</strong></td>
<td><strong>Supplemental Supporting Basis</strong></td>
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<td>Erosion, and sedimentation are mitigated through implementation of best management practices. This [categorical exclusion] would encompass property management activities primarily at properties within the U.S. Coast Guard, Science and Technology Directorate, and the Federal Law Enforcement Training Centers. Bureau of Indian Affairs categorical exclusion (Department of the Interior Departmental Manual (DOI DM) 516 Chapter 10, Section 10.5, L(2)): Construction of bicycle and pedestrian lanes and paths adjacent to existing highways and within the existing rights-of-way. Federal Highway and Federal Transit Administrations categorical exclusion (23 CFR 771.117(c)(3)): Construction of bicycle and pedestrian lanes, paths, and facilities.</td>
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<td><strong>B1.14</strong> Refueling of an operating nuclear reactor, during which operations may be suspended and then resumed.</td>
<td>Minor editorial changes. Discussion of this categorical exclusion is provided in Section IV.C of the preamble to the final rule.</td>
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<td><strong>B1.15</strong> Siting, construction (or modification), and operation of support buildings and support structures (including, but not limited to, trailers and prefabricated and modular buildings) within or contiguous to an already developed area (where active utilities and currently used roads are readily accessible). Covered support buildings and structures include, but are not limited to, those for office purposes; parking; cafeteria services; education and training; visitor reception; computer and data processing services; employee health services or recreation activities; routine maintenance activities; storage of supplies and equipment for administrative services and routine maintenance activities; security (including such as security posts); fire protection; small-scale fabrication (such as machine shop activities), assembly, and testing of non-nuclear equipment or components; and similar support purposes, but excluding facilities for nuclear weapons activities and waste storage activities, such as activities covered in B1.10, B1.29, B1.35, B2.6, B6.2, B6.4, B6.5, B6.6, and B6.10 except as provided in other parts of this appendix.</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011(76 FR 214). Discussion of “including, but not limited to/such as,” “small-scale,” and deleting “employee” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Also see “CEQ Exchange of Letters with Secretary of Energy: Application of NEPA Categorical Exclusions to the Auto Loan Program under section 136 of the Energy Independence and Security Act of 2007, March 2009.” Part 1 Part 2 Further discussion of “small-scale” is provided in Section IV.C of the preamble to the final rule.</td>
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<td><strong>Final Rule: 10 CFR part 1021</strong></td>
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<td><strong>B1.17</strong> Removal of polychlorinated biphenyl (PCB)-containing items, such as (including, but not limited to, transformers or and capacitors), PCB-containing oils flushed from transformers, PCB-flushing solutions, and PCB-containing spill materials from buildings or other aboveground locations in accordance with 40 CFR part 761 (Polychlorinated Biphenyls Manufacturing, Processing, Distribution in Commerce, and Use Prohibitions), applicable requirements (such as 40 CFR part 761).</td>
<td>Discussion of “including, but not limited to” and “in accordance with applicable requirements” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td><strong>B1.18</strong> Siting, construction, and operation of additional water supply wells (or replacement wells) within an existing well field, or modification of an existing water supply well to restore production, if provided that there would be no drawdown other than in the immediate vicinity of the pumping well, and the covered actions would not have the potential to cause significant no resulting long-term decline of the water table, and would not have the potential to cause significant no degradation of the aquifer from the new or replacement well.</td>
<td>Discussion of the changes is provided in Section IV.C of the preamble to the final rule. Discussion of “would not have the potential to cause significant impacts” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.</td>
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<td><strong>Final Rule: 10 CFR part 1021</strong></td>
<td><strong>Supplemental Supporting Basis</strong></td>
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<td>B1.19 Siting, construction, <strong>modification</strong>, and operation, and removal of microwave and radio communication, and meteorological towers and associated facilities, if <strong>provided that</strong> the towers and associated facilities would not be in a <strong>governmentally designated scenic area</strong> (see B(4)(iv) of this appendix) <strong>unless otherwise authorized by the appropriate governmental entity of great visual value.</strong></td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. Related best practices are described in U.S. Fish and Wildlife Service. “<strong>Service Guidance on the Siting, Construction, Operation and Decommissioning of Communication Towers.</strong>” Sep 14, 2000.</td>
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<td>B1.20 Small-scale activities undertaken <strong>to protect</strong> cultural resources (such as fencing, labeling, and flagging) or to protect, restore, or improve fish and wildlife habitat, fish passage facilities (such as fish ladders or <strong>and</strong> minor diversion channels), or fisheries. <strong>Such activities would be conducted in accordance with an existing natural or cultural resource plan, if any.</strong></td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Discussion of “in accordance with applicable requirements” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>B1.21 Noise abatement measures (such as <strong>including, but not limited to</strong>, construction of noise barriers and installation of noise control materials).</td>
<td>Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>B1.23 Demolition and subsequent disposal of buildings, equipment, and support structures (including, but not limited to, smoke stacks and parking lot surfaces), provided that there would be no potential for release of substances at a level, or in a form, that could pose a threat to public health or the environment.</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>B1.24 Transfer, lease, disposition, or acquisition of interests in uncontaminated permanent or temporary structures, equipment therein, and only land that is necessary for use of the transferred structures and equipment, for residential, commercial, or industrial uses <strong>person property</strong> (including, but not limited to, office space, warehouses, equipment storage facilities where equipment and materials) or real property (including, but not limited to, <strong>permanent structures and land</strong>), provided that under reasonably foreseeable uses: (1) there would not be any lessening in quality no potential for release of substances at a level, or increases in volumes, concentrations, in a form, that could pose a threat to public health or discharge rates, of wastes, air emissions, or water effluents the environment, and</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214) and Section IV.C of the preamble to the final rule. Discussion of “including, but not limited to” and “would not have the potential to cause significant impacts” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Further discussion of “would not have the potential to cause significant impacts” is provided in Section IV.C of the preamble to the final rule.</td>
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### Final Rule: 10 CFR part 1021

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<td><strong>environmental (2)</strong> the covered actions would not have the potential to cause a significant change in impacts <strong>would generally be similar to those from</strong> before the transfer, lease, disposition, or acquisition of interests. <strong>Uncontaminated means</strong> that there would be no potential for release of substances at a level, or in a form, that would pose a threat to public health or the environment.</td>
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<td><strong>B1.25</strong> Transfer, lease, disposition, or acquisition of interests in <strong>uncontaminated land and associated buildings</strong> for <strong>cultural resources protection</strong>, habitat preservation, or <strong>fish and wildlife management</strong>, and only associated buildings that support these purposes. <strong>Uncontaminated means provided</strong> that there would be no potential for release of substances at a level, or in a form, that would pose a threat to public health or the environment.</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.</td>
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<td><strong>B1.26</strong> Siting, construction- <strong>or</strong>, expansion, modification, <strong>or</strong> replacement, operation, and decommissioning of small (total capacity less than approximately 250,000 gallons per day) wastewater and surface water treatment facilities whose liquid discharges are externally regulated, and small potable water and sewage treatment facilities.</td>
<td>Minor editorial changes. Discussion of this categorical exclusion is provided in Section IV.C of the preamble to the final rule.</td>
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<td><strong>B1.27</strong> Activities that are required for the disconnection of utility services (such as <strong>including, but not limited to</strong> water, steam, telecommunications, and electrical power) after it has been determined that the continued operation of these systems is not needed for safety.</td>
<td>Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td><strong>B1.28</strong> Minor activities that are required to place a facility in an environmentally safe condition where there is no proposed use for the facility. These activities would include, but are not limited to, reducing surface contamination, and removing materials, equipment or waste (such as final defueling of a reactor, where there are adequate existing facilities for the treatment, storage, or disposal of the materials, equipment or</td>
<td>Minor editorial changes.</td>
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### Supplemental Supporting Basis

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<td>Example of DOE NEPA documents for such projects: <strong>●</strong> DOE/EA-1415: <strong>Proposed Conveyance of the American Museum of Science and Energy and Associated Property, Parcel G, and Parcel 279.01, FONSI</strong> (March 2007). The EA evaluated the environmental impacts resulting from the conveyance of a science museum to the City of Oak Ridge, TN, as well as the construction of associated office and retail space and buildings for light industrial purposes. DOE determined that the conveyance and the construction of the associated buildings would have no significant impacts.</td>
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<td>Final Rule: 10 CFR part 1021</td>
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<td>waste). These activities would not include conditioning, treatment, or processing of spent nuclear fuel, high-level waste, or special nuclear materials.</td>
<td>Disclosure of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.</td>
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<td><strong>B1.29</strong> Siting, construction, expansion, modification, operation, and decommissioning of a small (less than approximately 10 acres) onsite solid waste disposal facility facilities for construction and demolition waste which would, in accordance with applicable requirements (such as 40 CFR part 257, “Criteria for Classification of Solid Waste Disposal Facilities and Practices,” and 40 CFR part 61, “National Emission Standards for Hazardous Air Pollutants”) that would not release substances at a level, or in a form, that would pose a threat to public health or the environment. These wastes, as defined in the Environmental Protection Agency's regulations under the Resource Conservation and Recovery Act, specifically 40 CFR 243.101, include building materials, packaging, and rubble.</td>
<td>Disclosure of “in accordance with applicable requirements” and deleting “onsite” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Also see “CEQ Exchange of Letters with Secretary of Energy: Application of NEPA Categorical Exclusions to the Auto Loan Program under section 136 of the Energy Independence and Security Act of 2007, March 2009.” Part 1 Part 2</td>
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| **B1.30** Transfer actions, in which the predominant activity is transportation, and in which provided that (1) the receipt and storage capacity and management capability for the amount and type of materials, equipment, or waste to be moved is small and incidental to the amount of such materials, equipment, or waste that is already a part of ongoing exists at the receiving site and (2) all necessary facilities and operations at the receiving site. Such transfers are not regularly scheduled as part of ongoing routine operations. | Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Many DOE NEPA documents have analyzed the risks of transporting materials, equipment, and waste, including radioactive and hazardous wastes and other materials. The analyses show that the transportation risks are small for a wide variety of proposed actions and cargo types. The following documents are representative of such analyses and support DOE’s conclusion that, within the context of this categorical exclusion, transportation of materials, equipment, and waste normally would not result in a potential for significant impacts. DOE experience, including a safe transportation track record over many years, confirms the analyses and findings. Examples of DOE NEPA documents for such projects: Environmental Assessments (EAs) and Findings of No Significant Impact (FONSIs) 
- DOE/E-1651: Environmental Assessment for U-233 Material Downblending and Disposition Project at the Oak Ridge National Laboratory, Oak Ridge, Tennessee, FONSI (January 2010). The EA evaluated the impacts of planned activities to modify selected Oak Ridge National Laboratory (ORNL) facilities and process equipment, processing of the ORNL inventory of uranium-233 (U-
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<td>233) and other small quantities of similar material currently stored at other DOE sites, and transporting the processed material to an off-site disposal facility.</td>
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<td>• DOE/EA-1607: Environmental Assessment for the Disposition of DOE Excess Depleted Uranium, Natural Uranium, and Low-Enriched Uranium, FONSI (June 2009). The EA analyzed transportation impacts of shipping natural uranium feed and product, low-enriched uranium feed and product, depleted uranium feed and tails under both incident-free and accident conditions (Sections 4.2.1, 4.2.2, 4.3.1, 4.5.1, 5.1, 5.2). Analysis showed impacts would not be significant.</td>
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<td>• DOE/EA-1386: Final Environmental Assessment for the Remote-handled Waste Disposition Project, FONSI (February 2009). The EA analyzed risks of transporting remote-handled waste over highways and local roads under routine and accident conditions, and found potential radiation dose to the public from transportation would be virtually immeasurable (Sections 5.1.4.2, 5.2.1).</td>
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<td>• DOE/EA-1393: Programmatic Environmental Assessment for the U. S. Department of Energy, Oak Ridge Operations Implementation of a Comprehensive Management Program for the Storage, Transportation, and Disposition of Potentially Reusable Uranium Materials, FONSI (October 2002). The EA analyzed impacts of implementing a comprehensive management program of uranium materials located at multiple sites, including transporting these materials for management to other sites. The analysis concluded transportation risks would be small (Sections 4.4.3, 4.5.3, 4.6.3, 4.7.3, 4.8.3, 4.9.3, 4.10).</td>
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<td>• DOE/EA-1339-A: Waste Disposition Activities at the Paducah Site (November 2002), FONSI (December 2003). The EA analyzed impacts of transporting polychlorinated biphenyl wastes, low-level waste, mixed waste, and transuranic wastes from the Paducah Site for disposal at various locations in the United States. The potential effects of transport over both highway and rail routes were found to be not significant (Sections 4.1.3, 4.3, and 5.0).</td>
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<td>• DOE/EA-1308: Offsite Transportation of Certain Low-Level and Mixed Radioactive Waste from the Savannah River Site for Treatment and Disposal at Commercial and Government Facilities, FONSI (February 2001). This EA analyzed the potential environmental impacts of transporting certain hazardous and radioactive wastes at the Savannah River Site to off-site treatment and disposal facilities. DOE determined the impacts would be insignificant.</td>
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<td><strong>Environmental Impact Statements (EISs)</strong></td>
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<td>• DOE/EIS-0226: <a href="#">Final Environmental Impact Statement for Decommissioning and/or Long-Term Stewardship at the West Valley Demonstration Project and Western New York Nuclear Service Center</a> (January 2010). The EIS evaluated radiological and nonradiological impacts from transporting radioactive or hazardous materials from the West Valley site in New York to offsite disposal sites. The analysis showed the risks would be small, i.e. it is likely there would be no fatal cancers attributable to radiation exposure under routine and accident conditions (Sections 4.5.16, 6.10). This analysis is consistent with analyses in EAs for which DOE has concluded that such impacts are not significant.</td>
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<td>• DOE/EIS-0380: <a href="#">Final Site-Wide Environmental Impact Statement for Continued Operation of Los Alamos National Laboratory, Los Alamos, New Mexico</a> (May 2008). The EIS analysis evaluated the transport of radioactive, hazardous, and commercial materials onsite and from various offsite locations. The analysis determined that it is unlikely that transportation of radioactive materials under any of the alternatives discussed in the EIS would cause a fatality as a result of radiation either from incident-free operations or postulated accidents. The radiological risks to the population would be small under all alternatives, i.e. it is likely there would be no fatal cancers attributable to radiation exposure under routine and accident conditions (Section S.9). This analysis is consistent with analyses in EAs for which DOE has concluded that such impacts are not significant.</td>
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<td>• DOE/EIS-0355: <a href="#">Remediation of the Moab Uranium Mill Tailings, Grand and San Juan Counties, Utah, Final Environmental Impact Statement</a> (July 2005). The analysis in the EIS showed that risks of transportation of contaminated waste and materials at the Moab Site and vicinity properties to disposal locations would be small, i.e. it is likely there would be no fatal cancers attributable to radiation exposure under routine and accident conditions (Section 4.1.12.3). Experience implementing the action to date confirms the predictions. This analysis is consistent with analyses in EAs for which DOE has concluded that such impacts are not significant.</td>
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<th>B1.31 Relocation</th>
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<td><strong>Relocation</strong> Installation or relocation and operation of machinery and equipment, such as analytical (including, but not limited to, laboratory apparatus, equipment, electronic hardware, manufacturing machinery, maintenance equipment, and health and safety equipment, including minor construction necessary for removal and installation, where), provided that uses of the installed or relocated items will be similar to their former uses and are consistent with the general missions of the receiving structure. Included in this category of actions are Covered actions include modifications to an existing building, within or contiguous to a previously disturbed or developed area, that are necessary for equipment installation and relocation. Such modifications would not appreciably increase the footprint or height of the existing building or have the potential to cause significant changes to the type and magnitude of environmental impacts.</td>
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<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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### B1.32 Traffic flow adjustments to existing roads at DOE sites (including, but not limited to, stop sign or traffic light installation, adjusting direction of traffic flow, and adding turning lanes). Road and road adjustments such as (including, but not limited to, widening or realignment) that are not |

Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).

Discussion of “including, but not limited to,” “contiguous,” “previously disturbed or developed area,” and “would not have the potential to cause significant impacts” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).

Further discussion of “previously disturbed or developed area” and “would not have the potential to cause significant impacts” is provided in Section IV.C of the preamble to the final rule.

Discussion of “including, but not limited to” and deleting “DOE sites” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011.
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<td><strong>included</strong> within an existing right-of-way and consistent with approved land use or transportation improvement plans.</td>
<td>(76 FR 214). Also see “CEQ Exchange of Letters with Secretary of Energy: Application of NEPA Categorical Exclusions to the Auto Loan Program under section 136 of the Energy Independence and Security Act of 2007, March 2009.” Part 1 Part 2</td>
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New categorical exclusion:

| **B1.33** Design, construction, and operation of control practices to reduce stormwater runoff and maintain natural hydrology. Activities include, but are not limited to, those that reduce impervious surfaces (such as vegetative practices and use of porous pavements), best management practices (such as silt fences, straw wattles, and fiber rolls), and use of green infrastructure or other low impact development practices (such as cisterns and green roofs). | Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214) and Section IV.C of the preamble to the final rule. Many of the actions in the scope of the categorical exclusion are found in Environmental Protection Agency’s Guidance No. EPA 841-B-09-001 (December 2009) intended to implement Section 438 of the Energy Independence and Security Act (EISA) of 2007. These actions are practices that are commonly recommended by the Environmental Protection Agency (EPA) through its Stormwater Program’s Green Infrastructure initiative and the Federal Highway Administration (FHWA)-sponsored “Context Sensitive Solutions” program. These Federal agency websites serve as information portals and repositories of private sector experience and studies by experts. In addition, expert studies and industry experience on storm water management practices, particularly in the transportation sector, can be found at the website of the Context Sensitive Solutions Clearinghouse, which is funded by the Federal Highway Administration. The Clearinghouse website is sponsored and developed through a partnership with:
- American Association of State Highway and Transportation Officials (AASHTO)
- Federal Transit Administration
- Institute for Transportation Engineers (ITE)
- National Association of City Transportation Officials (NACTO), and
- National Park Service |
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<td><strong>B1.34</strong> Containment, removal, and disposal of lead-based paint in accordance with applicable requirements (such as provisions relating to the certification of removal contractors and technicians at 40 CFR part 745, “Lead-Based Paint Poisoning Prevention In Certain Residential Structures”).</td>
<td>Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. This categorical exclusion is based on regulations and standards governing containment, removal, and disposal of lead-based paint in and from buildings and other structures. Use of the categorical exclusion would require adherence to applicable regulations and standards (e.g., EPA’s Lead Renovation, Repair, and Painting Program Rule (40 CFR part 745)). This categorical exclusion is consistent with categorical exclusions for lead paint removal used by other Federal agencies: the U.S. Environmental Protection Agency and the Department of the Army. U.S. Environmental Protection Agency categorical exclusion (40 CFR 6.204(a)(2)(ix)): Actions involving containment or removal and disposal of asbestos-containing material or lead-based paint from EPA owned or operated facilities when undertaken in accordance with applicable regulations. Department of the Army categorical exclusion (32 CFR 651, Appendix B(g)(1)): Routine repair and maintenance of buildings, airfields, grounds, equipment, and other facilities. Examples include, but are not limited to: Removal and disposal of asbestos-containing material (for example, roof material and floor tile) or lead-based paint in accordance with applicable regulations; removal of dead, diseased, or damaged trees; and repair of roofs, doors, windows, or fixtures (REC required for removal and disposal of asbestos-containing material and lead-based paint or work on historic structures).</td>
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<td><strong>B1.35</strong> Siting, construction, modification, and operation of recycling or compostable material drop-off, collection, and transfer stations on or contiguous to a previously disturbed or developed area and in an area where such a facility would be consistent with existing zoning requirements. The stations would have appropriate facilities and procedures established in accordance with applicable requirements for the handling of recyclable or compostable materials and household hazardous waste (such as paint and pesticides). Except as specified above, the collection</td>
<td>Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). This categorical exclusion is supported by existing categorical exclusions from the Department of Homeland Security (DHS) and U.S. Department of Agriculture, Rural Utilities Service (RUS). DHS categorical exclusion (71 FR 16790, 16812): A6 -- Procurement of non-hazardous goods and services, and storage, recycling, and disposal of non-hazardous materials and wastes, that complies with applicable requirements and is in support of routine administrative, operational, or maintenance activities. Storage activities must occur on previously disturbed land</td>
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<td>New categorical exclusion:</td>
<td>Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td><strong>B1.36</strong> Determinations that real property is excess to the needs of DOE and, in the case of acquired real property, the subsequent reporting of such determinations to the General Services Administration or, in the case of lands withdrawn or otherwise reserved from the public domain, the subsequent filing of a notice of intent to relinquish with the Bureau of Land Management, Department of the Interior. Covered actions would not include disposal of real property.</td>
<td>This categorical exclusion is supported by existing categorical exclusions from the Department of Homeland Security (DHS), U.S. Coast Guard, U.S. Coast Guard, Department of the Air Force, and Department of the Army.</td>
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<td>Department of Homeland Security categorical exclusion (71 FR 16790, 16813): C5 – Determination that real property is excess to the needs of the Department and, in the case of acquired real property, the subsequent reporting of such determination to the General Services Administration or, in the case of lands withdrawn or otherwise reserved from the public domain, the subsequent filing of a notice of intent to relinquish with the Bureau of Land Management, Department of Interior.</td>
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<td>DHS support, including experience, for this categorical exclusion, is contained in its Administrative Record for Categorical Exclusions (CAT EX). U.S. Coast Guard categorical exclusion (from COMMANDANT INSTRUCTION M16475.1D, Figure 2-1 – Coast Guard Categorical Exclusions): (15) Transfer of real property from the USCG to the General Services Administration, Department of the Interior, and other Federal departments and</td>
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<td>agencies, or as mandated by Congress; and the granting of leases, permits, and easements where there is no substantial change in use of the property. (Checklist required.)</td>
<td>Department of the Air Force categorical exclusion (32 CFR part 989, Appendix B): A2.3.17. Transferring land, facilities, and personal property for which the General Services Administration (GSA) is the action agency. Such transfers are excluded only if there is no change in land use and GSA complies with its NEPA requirements. A2.3.18. Transferring administrative control of real property within the Air Force or to another military department or to another Federal agency, not including GSA, including returning public domain lands to the Department of the Interior.</td>
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<td>Department of the Army categorical exclusion (from 32 CFR part 651, Appendix B): (f)(3) Transfer of real property administrative control within the Army, to another military department, or to other federal agency, including the return of public domain lands to the Department of Interior, and reporting of property as excess and surplus to the GSA for disposal (REC required).</td>
<td>Presidential Memorandum for the Heads of Executive Departments and Agencies – Disposing of Unneeded Federal Real Estate, June 10, 2010.</td>
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B2 Categorical Exclusions Applicable to Safety and Health

<p>| B2.1 Modifications of within or contiguous to an existing structure, in a previously disturbed or developed area, to enhance workplace habitability (including, but not limited to installation or improvements to lighting, radiation shielding, or heating/ventilating/air conditioning and its instrumentation and noise reduction). | Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Discussion of “contiguous” and “previously disturbed or developed area” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Further discussion of “previously disturbed or developed area” is provided in Section IV.C of the preamble to the final rule. |</p>
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<td><strong>B2.2</strong> Installation of, or improvements to, building and equipment instrumentation (including, but not limited to, remote control panels, remote monitoring capability, alarm and surveillance systems, control systems to provide automatic shutdown, fire detection and protection systems, water consumption monitors and flow control systems, announcement and emergency warning systems, criticality and radiation monitors and alarms, and safeguards and security equipment).</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td><strong>B2.3</strong> Installation of, or improvements to, equipment for personnel safety and health, (including, but not limited to, eye washes, safety showers, radiation monitoring devices, and fumehoods, and associated collection and exhaust systems), provided that the covered actions would not have the potential to cause a significant increase in emissions.</td>
<td>Discussion of the changes is provided in Section IV.C of the final rule. Discussion of “would not have the potential to cause significant impacts” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214) and in Section IV.C of the preamble to the final rule.</td>
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<td><strong>B2.4</strong> Development and implementation of Equipment Qualification Programs (under DOE Order 5480.6, “Safety of DOE-owned Nuclear Reactors”) to augment information on safety-related system components or to improve systems reliability. Activities undertaken to (1) qualify equipment for use or improve systems reliability or (2) augment information on safety-related system components. These activities include, but are not limited to, transportation container qualification testing, crane and lift-gear certification or recertification testing, high efficiency particulate air filter testing and certification, stress tests (such as “burn-in” testing of electrical components, and leak testing), and calibration of sensors or diagnostic equipment.</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td><strong>B2.5</strong> Safety and environmental improvements of a facility, (including, but not limited to, replacement and upgrade of facility components) that do not result in a significant change in the expected useful life, design capacity, or function of the facility and during which operations may be suspended and then resumed. Improvements may include, but are not limited to, replacement/upgrade of control valves, in-core monitoring</td>
<td>Discussion of “including, but not limited to” and “in accordance with applicable requirements” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>devices, facility air filtration systems, or substation transformers or capacitors; addition of structural bracing to meet earthquake standards and/or sustain high wind loading; and replacement of aboveground or belowground tanks and related piping if provided that there is no evidence of leakage, based on testing that meets performance in accordance with applicable requirements in (such as 40 CFR part 280, subpart D (40 CFR part 280.40). This includes activities taken under RCRA, subtitle I; 40 CFR part 265, “Interim Status Standards for Owners and Operators of Hazardous Waste Treatment, Storage, and Disposal Facilities”, subpart J: 40 CFR part 280, subparts B, C, and D; and other applicable state, Federal and local requirements for underground storage tanks, 40 CFR part 280, “Technical Standards and Corrective Action Requirements for Owners and Operators of Underground Storage Tanks”). These actions do not include rebuilding or modifying substantial portions of a facility—such as replacing a reactor vessel.</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). DOE has extensive experience that demonstrates these activities do not pose the potential for significant environmental impact. For example, the Off-Site Source Recovery Project operated by the National Nuclear Security Administration (NNSA) has successfully recovered more than 29,000 sources from more than 900 sites in the United States and other countries. For information on DOE’s Office-Site Source Recovery Projects, see <a href="http://osrp.lanl.gov/">http://osrp.lanl.gov/</a>.</td>
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<td><strong>B2.6</strong> Packaging, transportation, and storage of radioactive materials from the public domain, in accordance with the Atomic Energy Act upon a request by the Nuclear Regulatory Commission or other cognizant agency, which would include a State that regulates radioactive materials under an agreement with the Nuclear Regulatory Commission or other agencies that may, under unusual circumstances, have responsibilities regarding the materials that are included in the categorical exclusion. Covered materials are those for which possession and use by Nuclear Regulatory Commission licensees has been categorically excluded under 10 CFR 51.22(14) or its successors. Examples of these radioactive materials (which may contain source, byproduct or special nuclear materials) are density gauges, therapeutic medical devices, generators, reagent kits, irradiators, analytical instruments, well monitoring equipment, uranium shielding material, depleted uranium military munitions, and packaged radioactive waste not exceeding 50 curies.</td>
<td><strong>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</strong> DOE has extensive experience that demonstrates these activities do not pose the potential for significant environmental impact. For example, the Off-Site Source Recovery Project operated by the National Nuclear Security Administration (NNSA) has successfully recovered more than 29,000 sources from more than 900 sites in the United States and other countries. For information on DOE’s Office-Site Source Recovery Projects, see <a href="http://osrp.lanl.gov/">http://osrp.lanl.gov/</a>. <strong>For</strong> information on DOE’s Office-Site Source Recovery Projects, see <a href="http://osrp.lanl.gov/">http://osrp.lanl.gov/</a>.</td>
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**Recovery of radioactive sealed sources and sealed source-**

- **DOE/EIS-0380-SA-02: Supplement Analysis: Transport and Storage of High-Activity Sealed Sources from Uruguay and Other Locations** (April 2011). This SA analyzes an aspect of the Off-Site Source Recovery Project (OSRP) that was not addressed in the Site-Wide Environmental Impact Statement for Continued Operation at Los Alamos National Laboratory, Los Alamos, New Mexico (LANL SWEIS) (DOE/EIS-0380, May 2008) (i.e. transportation of sealed sources recovered from foreign countries to the United States through the global commons via commercial cargo aircraft) and examines the role of a
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containing devices from domestic or foreign locations provided that (1) the recovered items are transported and stored in compliant containers, and (2) the receiving site has sufficient existing storage capacity and all required licenses, permits, and approvals.

**Supplemental Supporting Basis**

commercial facility in managing these sealed sources. The analysis uses a current proposed action to recover and manage sealed sources from Uruguay to illustrate the potential environmental impacts associated with ongoing NNSA activities that could involve the recovery and management of similar high-activity beta/gamma sealed sources from approximately 20 locations (primarily domestic, but some foreign) annually. The potential radiological impacts of air transport of the sealed sources would be small and well below all applicable standards, and potential radiological impacts to workers would be small and impacts to the public would be essentially zero.

### B3 Categorical Exclusions Applicable to Site Characterization, Monitoring, and General Research

#### B3.1 Onsite and offsite site characterization and environmental monitoring

Site characterization and environmental monitoring, (including but not limited to, siting, construction (or modification), operation, and dismantlement or and closing (abandonment) removal or otherwise proper closure (such as a well) of characterization and monitoring devices, and siting, construction, and associated operation of a small-scale laboratory building or renovation of a room in an existing building for sample analysis). Such activities would be designed in conformance with applicable requirements and use best management practices to limit the potential effects of any resultant ground disturbance. Covered activities covered include, but are not limited to, site characterization and environmental monitoring under CERCLA and RCRA. (This class of actions excludes activities in aquatic environments. See B3.16 of this appendix for such activities.) Specific activities include, but are not limited to:

(a) Geological, geophysical (such as gravity, magnetic, electrical, seismic, and radar-, and temperature gradient), geochemical, and engineering surveys and mapping, including and the establishment of survey marks. Seismic techniques would not include large-scale reflection or refraction testing;

(b) Installation and operation of field instruments, (such as stream-gauging stations or flow-measuring devices, telemetry systems, geochemical monitoring tools, and

Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.

Discussion of “onsite” and “including, but not limited to/such as” and “in accordance with applicable requirements” is described in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).

Other agencies have established categorical exclusions that relate to geophysical investigation/exploration activities:

Forest Service (36 CFR 220.6(e)(8)):

- Short-term (1 year or less) mineral, energy, or geophysical investigations and their incidental support activities that may require cross-country travel by vehicles and equipment, construction of less than 1 mile of low standard road, or use and minor repair of existing roads. Examples include but are not limited to:
  (i) Authorizing geophysical investigations which use existing roads that may require incidental repair to reach sites for drilling core holes, temperature gradient holes, or seismic shot holes;
  (ii) Gathering geophysical data using shot hole, vibroseis, or surface charge methods;
  (iii) Trenching to obtain evidence of mineralization;
  (iv) Clearing vegetation for sight paths or from areas used for investigation or support facilities;
  (v) Redesigning or rearranging surface facilities within an approved site;
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geophysical exploration tools;
(c) Drilling of wells for sampling or monitoring of groundwater or the vadose (unsaturated) zone, well logging, and installation of water-level recording devices in wells;
(d) Aquifer and underground reservoir response testing;
(e) Installation and operation of ambient air monitoring equipment;
(f) Sampling and characterization of water, soil, rock, or contaminants; (such as drilling using truck- or mobile-scale equipment, and modification, use, and plugging of boreholes);
(g) Sampling and characterization of water effluents, air emissions, or solid waste streams;
(h) Installation and operation of meteorological towers and associated activities, including (such as assessment of potential wind energy resources);
(i) Sampling of flora or fauna; and
(j) Archeological, historic, and cultural resource identification in compliance with 36 CFR part 800 and 43 CFR part 7.

B3.3 Field and laboratory research, inventory, and information collection activities that are directly related to the conservation of fish or wildlife resources or to the protection of cultural resources, provided that such activities would not have the potential to cause significant impacts on and that involve only negligible habitat destruction or population reduction fish and wildlife habitat or populations or to cultural resources.

Supplemental Supporting Basis

(vi) Approving interim and final site restoration measures; and
(vii) Approving a plan for exploration which authorizes repair of an existing road and the construction of 1/3 mile of temporary road; clearing vegetation from an acre of land for trenches, drill pads, or support facilities.

(A) Topographic, land use and land cover, geological, mineralogic, resources evaluation, and hydrologic mapping activities, including aerial topographic surveying, photography, and geophysical surveying.
(B) Collation of data and samples for geologic, paleontologic, hydrologic, mineralogic, geochemical and surface or subsurface geophysical investigations, and resource evaluation, including contracts therefore.
(C) Acquisition of existing geological, hydrological or geophysical data from private exploration ventures.

…
(G) Test or exploration drilling and downhole testing, including contracts therefore.

(H) Establishment of survey marks, placement and operation of field instruments, and installation of any research/monitoring devices.

…
(J) Establishment of seasonal and temporary field camps.

…
(P) Minor activities required to gain or prepare access to sites selected for completion of exploration drilling operations or construction of stations for hydrologic, geologic, or geophysical data collection.

Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).

Discussion of “would not have the potential to cause significant impacts” and “negligible” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).

Further discussion of “would not have the potential to cause significant impacts” is provided in Section IV.C of the preamble to the final rule.
| B3.4 | Drop, puncture, water-immersion, thermal, and fire tests of transport packaging for radioactive or hazardous materials to certify that designs meet the applicable requirements of (such as 49 CFR §§173.411 and 173.412 and requirements of severe accident conditions as specified in 10 CFR §71.73). | Discussion of “in accordance with applicable requirements” and “such as” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). |
| B3.6 | Siting, construction (or modification), operation, and decommissioning of facilities for indoor bench small-scale research and development projects; and conventional laboratory operations (for example, such as preparation of chemical standards and sample analysis); small-scale research and development projects; and small-scale pilot projects (generally less than two years) 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. Construction (or modification) will be within or contiguous to an already 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. See also C12. | Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. Discussion of “small,” “such as,” “contiguous,” and “previously disturbed or developed area” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Further discussion of “small” and “previously disturbed or developed area” is provided in Section IV.C of the preamble to the final rule. |
| B3.7 | Siting, construction, and operation of new terrestrial infill exploratory and experimental (test) oil, gas, and geothermal wells, for either extraction or injection use, which are to be drilled in a locally characterized geological formation in a field that contains existing operating wells, properly abandoned wells, or unminable coal seams containing natural gas, provided that the site characterization has verified a low potential for seismicity, subsidence, and contamination of freshwater aquifers, and the actions are otherwise consistent with applicable best practices and DOE protocols, including those that protect against uncontrolled releases of harmful materials. Such wells may include those for brine, carbon dioxide, coalbed methane, gas hydrate, geothermal, natural gas, and oil. Uses for carbon | Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. Discussion of “in accordance with applicable requirements” and “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). |
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<td><strong>B3.8</strong> Outdoor terrestrial ecological and other environmental research in a small area (generally less than 5 acres), including including, but not limited to, siting, construction, and operation of a small-scale laboratory building or renovation of a room in an existing building for sample-associated analysis. Such activities would be designed in conformance with applicable requirements and use best management practices to limit the potential effects of any resultant ground disturbance in a small area (generally less than five acres) that would not result in any permanent change to the ecosystem.</td>
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<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.</td>
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<td>Discussion of “small,” “including, but not limited to,” and “in accordance with applicable requirements” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>Further discussion of “small” is provided in Section IV.C of the preamble to the final rule.</td>
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<td><strong>B3.9</strong> Demonstration actions proposed under the Clean Coal Technology Demonstration Program, if the actions would not have the potential to cause a significant increase in the quantity or rate of air emissions. These demonstration actions for this category of actions, “fuel” includes, but is not limited to, coal, oil, natural gas, hydrogen, syngas, and biomass; but “fuel” does not include nuclear fuels. Covered actions include, but are not limited to:</td>
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<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.</td>
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<td>Discussion of “would not have the potential to cause significant impacts” and “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>Further discussion of “would not have the potential to cause significant impacts” is provided in Section IV.C of the preamble to the final rule.</td>
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<td>DOE experience over many years with projects that demonstrate ways to reduce emissions and waste generation at existing fossil energy facilities shows that these projects normally would not have significant environmental impacts. Generally, such projects demonstrate technologies that, if successfully deployed, could reduce environmental impacts nationwide. DOE has conducted environmental reviews and has substantial experience with “slip stream” tests of up to 100 percent of the throughput at existing facilities for such projects that demonstrate lack of potential for significant environmental impacts. Slip stream tests at 100 percent often are needed to convincingly demonstrate pollution reduction technologies so that the technologies are likely to be implemented. Based on this experience, DOE proposes to delete the previous 20 percent limitation.</td>
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**sequestration wells include, but are not limited to, the study of saline formations, enhanced oil recovery, and enhanced coalbed methane extraction.**
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<td>Examples of EAs/FONSIs for such projects:</td>
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<td>• DOE/EA-1616: <strong>Carbon Research Center at Southern Company’s Power System Development Facility Near Wilsonville, Alabama, FONSI</strong> (September 2008) - The EA evaluated potential environmental impacts associated with a 60-month cooperative agreement between DOE and Southern Company Services, Inc. for the development of a Carbon Research Center project at Southern Company's Power System Development Facility near Wilsonville, Alabama, which would include the installation of components within the existing facility for the evaluation and development of carbon capture technologies.</td>
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<td>• DOE/EA-1498: <strong>Advanced Coal Utilization Byproduct Beneficiation Processing Plant, Ghent Power Station, Carroll County, Kentucky</strong> (January 2005), <strong>FONSI</strong> (December 2004). (FONSI was based on EA, but EA print production and distribution followed FONSI issue date.) This EA analyzed potential environmental impacts associated with the design, construction, and commercial operation of an advanced coal ash beneficiation processing demonstration plant at Kentucky Utilities Ghent Power Station in Carroll County, Kentucky. The beneficiation process would use fly ash, a waste product of coal-fired power plants, to manufacture concrete additives and related construction materials.</td>
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<td>• DOE/EA-1493: <strong>Greenidge Multi-Pollutant Control Project, AES Greenidge Stations, Dresden, New York</strong> (August 2004), <strong>FONSI</strong> (October 2004) - This EA analyzed potential environmental impacts associated with the design, construction, and commercial operation of an integrated multi-pollutant emissions control system to be demonstrated at the AES Greenidge Station in Dresden, New York.</td>
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<td>• DOE/EA-1476: <strong>Toxecon Retrofit for Mercury and Multi-Pollutant Control, Presque Isle Power Plant, Michigan, FONSI</strong> (September 2003) - This EA analyzed the potential impacts of a demonstration project utilizing TOXECON, a newly developed technology that may be useful in the reduction of mercury, particulate matter, sulfur dioxide, nitrogen oxides and hydrochloric acid emissions that are typical to coal-fired power plants. The 5-year demonstration project includes the construction and operation of an integrated emissions control system for use in three 90-watt boilers at Presque Isle Power Plant in Marquette, Michigan. Following demonstration, the plant may continue to operate using the new emissions control system.</td>
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<td>control of sulfur dioxide, oxides of nitrogen, or other regulated substances that involves no permanent change in the quantity or quality of coal being burned or used and involves no permanent change in the capacity factor of the coal combustion or coal-utilization facility, other than for demonstration purposes of two years or less in duration; and</td>
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<td>(d) Addition or modification of equipment for capture and control of carbon dioxide or other regulated substances, provided that adequate infrastructure is in place to manage such substances.</td>
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B3.10 Siting, construction, modification, operation, and decommissioning of α-particle accelerators, including electron beam accelerators, with primary beam energy less than approximately 100 million electron volts (MeV−) and average beam power less than approximately 250 kilowatts (kW), and Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).

Discussion of “previously disturbed or developed area” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214) and
B3.11 Outdoor tests and experiments for the development, quality assurance, or reliability of materials and equipment (including, but not limited to, weapon system components), under controlled conditions. Covered actions that would not involve source, special nuclear, or byproduct materials. Covered activities may include, but are not limited to, burn tests (such as tests of electric cable fire resistance or the combustion characteristics of fuels), impact tests (such as pneumatic ejector tests using earthen embankments or concrete slabs designated and routinely used for that purpose), or drop, puncture, water-immersion, or thermal tests. Covered actions would not involve source, special nuclear, or byproduct materials, except encapsulated sources manufactured to applicable standards that contain source, special nuclear, or byproduct materials may be used for nondestructive actions such as detector/sensor development and testing and first responder field training.

Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of preamble to the final rule.

DOE would perform any activities involving encapsulated sources in compliance with all applicable Nuclear Regulatory Commission regulations. See http://www.nrc.gov/materials/miau/regs-guides-comm.html#regs


DOE adheres to this ANSI standard. This standard “establishes a system of classification for sealed radioactive sources based on performance specifications related to radiation safety. It provides a manufacturer of sealed sources with a series of tests for evaluating the safety of the product under specified conditions. It also assists a user of such sources to select a type that suits the intended application insofar as
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<td>maintenance of source integrity is concerned. Tests are prescribed for all sources for temperature, external pressure, impact, vibration, and puncture over a range of severity. Tests are also prescribed for bending of sources that are very long compared to their diameter or width. Sealed source performance requirements are identified for a variety of source applications in terms of a specific degree of severity of each test.”</td>
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<td>B3.12 Siting, construction (or modification), operation, and decommissioning of microbiological and biomedical diagnostic, treatment and research facilities (excluding Biosafety Level-3 and Biosafety Level-4), reference in accordance with applicable requirements and best practices (such as “Biosafety in Microbiological and Biomedical Laboratories,” 3rd &amp; 5th Edition, May Dec 1993 2009, U.S. Department of Health and Human Services Public Health Service, Centers of Disease Control and Prevention, and the National Institutes of Health (HHS Publication No. (CDC) 93–8395)) including, but not limited to, laboratories, treatment areas, offices, and storage areas, within or contiguous to an already previously disturbed or developed area (where active utilities and currently used roads are readily accessible). Operation may include the purchase, installation, and operation of biomedical equipment: (such as commercially available cyclotrons that are used to generate radioisotopes and radiopharmaceuticals, and commercially available biomedical imaging and spectroscopy instrumentation).</td>
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<tr>
<td>Discussion of the changes is provided in Section IV.C of the preamble to the final rule.</td>
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<tr>
<td>Discussion of “in accordance with applicable requirements” and “previously disturbed or developed area” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<tr>
<td>Further discussion of “previously disturbed or developed area” is provided in Section IV.C of the preamble to the final rule.</td>
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<tr>
<td>B3.13 Performing magnetic fusion experiments that do not use tritium as fuel, within existing facilities (including, but not limited to, necessary modifications).</td>
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<tr>
<td>Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<tr>
<td>New categorical exclusion:</td>
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<td>B3.14 Siting, construction, modification, operation, and decommissioning of small-scale educational facilities (including, but not limited to, conventional teaching laboratories, libraries, classroom facilities, auditoriums, museums, visitor centers).</td>
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</tr>
<tr>
<td>Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.</td>
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<tr>
<td>DOE has prepared several EAs that analyzed the impacts of constructing and operating small educational facilities and determined that these actions do not have the potential</td>
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to cause significant environmental impacts:

- DOE/EA-1444: Construction of New Office Building, Child-Care Facility, Parking Garage, and Storm Water Retention Pond, FONSI (September 2002). The EA evaluated the impacts of building a 3-level, parking garage with additional paved parking areas and a 48,000 square foot office building on an already-developed DOE site as well as the construction of a child-care center and a credit union office on an adjoining 5-acre parcel of land.

- DOE/EA-1415: Proposed Conveyance of the American Museum of Science and Energy and Associated Property, Parcel G, and Parcel 279.01, FONSI (March 2007). The EA evaluated the environmental impacts resulting from the conveyance of a science museum to the City of Oak Ridge, TN, as well as the construction of associated office and retail space and buildings for light industrial purposes. DOE determined that the conveyance and the construction of the associated buildings would have no significant impacts.

- DOE/EA-1412: Expansion of the Volpentest Hazardous Materials Management and Emergency Response Training and Education Center, Hanford Site, Richland, Washington, FONSI (November 2002). The EA evaluated the impacts of an Emergency Vehicle Operations training facility, including a one-mile, asphalt vehicle test course, a helipad, a 12,500 square foot parking area for equipment, and a 1,600 square foot area for earthmoving equipment training.

- DOE/EA-1375: Construction and Operation of a New Office Building and Related Structures at TA 3 within Los Alamos National Laboratory (June 2001), FONSI (July 2001) The EA evaluated the impacts of constructing a 275,000 square foot office building with an adjoining 600-seat lecture hall, and a 700-space parking structure on an already developed site. The office building would contain staff offices, records management space, and operations support space.

Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214) and Section IV.C of the preamble to the final rule.

DOE proposes to define a class of actions specifically to include facilities for small-scale laboratory research projects involving nanoscale materials. DOE has prepared...
Technical Support Document

Supporting Information for DOE Final Rulemaking, 10 CFR part 1021

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<td>(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).</td>
<td>several EAs and associated FONSIs that analyzed the impacts of constructing and operating facilities at which research on or using nanomaterials would be conducted, and has substantial experience conducting laboratory-scale experimentation with nanoscale materials.</td>
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Examples of DOE NEPA documents for such projects:

- **DOE/EA 1457: Center for Integrated Nanotechnologies at Sandia National Laboratories** (March 2003), **FONSI** (April 2003). The EA evaluated the impacts from the construction of a 90,000 square foot laboratory on an already developed site. The proposed facility would contain clean rooms for nanofabrication, physical and chemical characterization of nanomaterials, and lithography in addition to facilities for general-purpose chemistry, biology, electronic, and physics research on the electronic, magnetic, and optical properties of nanomaterials.

- **DOE/EA 1455: Enhanced Operations of the Advanced Photon Source at Argonne National Laboratory-East, Argonne, Illinois, FONSI** (June 2003). The EA evaluated the impacts from the construction of a 48,000 square foot Center for Nanoscale Materials and an associated parking lot on an already developed DOE site. Research activities would include lithography, nanofabrication, and nanomaterials characterization. The facility would also include clean rooms as well as several offices and conference rooms.

- **DOE/EA 1441: Construction and Operation of the Molecular Foundry** (February 2003), **FONSI** (March 2003). The EA evaluated the impacts from the construction of an 86,000 square foot nanofabrication and nanomaterials characterization facility and an associated utility plant on an already developed DOE site. The facility would include laboratories, equipment rooms, conference/seminar rooms and office space.

- **DOE/EA 1362: Oak Ridge National Laboratory Facilities Revitalization Project, FONSI** (June 2001). The EA evaluated impacts from the 3,000 square-foot expansion of an existing laboratory, including two new clean rooms, to accommodate laboratory and process space for a Nanoscience Metrology and Instrumentation facility. The facility would support research for nanomaterials, nanostructures, and applications for the technologies.

In addition, DOE has prepared the following guidance documents that describe practices appropriate to the management of environmental, safety and health concerns associated with laboratory-scale operations involving the design, synthesis, or
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<td>characterization of engineered nanomaterials.</td>
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<td>• <a href="#">Worker and Environmental Assessment of Potential Unbound Engineered Nanoparticle Releases</a> (2009)</td>
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<tr>
<td>• <a href="#">The Safe Handling of Unbound Engineered Nanoparticles, Contractor Requirements Document</a> (DOE 2009)</td>
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<tr>
<td>• <a href="#">Nanomaterials Safety Implementation Plan, Ames Laboratory</a> (April 2010)</td>
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In preparing this categorical exclusion, DOE also consulted the following document that provides additional information regarding nanotechnology safety:

- [Approaches to Safe Nanotechnology, National Institute for Occupational Safety and Health](#) (March 2008)

**New categorical exclusion:**

B3.16 Small-scale, temporary surveying, site characterization, and research activities in aquatic environments, limited to:

(a) Acquisition of rights-of-way, easements, and temporary use permits;
(b) Installation, operation, and removal of passive scientific measurement devices, including, but not limited to, antennae, tide gauges, flow testing equipment for existing wells, weighted hydrophones, salinity measurement devices, and water quality measurement devices;
(c) Natural resource inventories, data and sample collection, environmental monitoring, and basic and applied research, excluding (1) large-scale vibratory coring techniques and (2) seismic activities other than passive techniques; and
(d) Surveying and mapping.

These activities would be conducted in accordance with, where applicable, an approved spill prevention, control, and response plan and would incorporate appropriate control technologies and best management practices. None of the activities listed above would occur within the boundary of an established marine sanctuary or wildlife refuge, a governmentally proposed marine

**Discussion of the categorical exclusion** is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214) and Section IV.C of the preamble to the final rule.

Other agencies have established categorical exclusions in aquatic environments:

- **Department of Navy categorical exclusion (32 CFR 775.6(e)(20))**: Installation and operation of passive scientific measurement devices (e.g., antennae, tide gauges, weighted hydrophones, salinity measurement devices, and water quality measurement devices) where use will not result in changes in operations tempo and is consistent with applicable regulations;

- **National Oceanic and Atmospheric Administration categorical exclusion (NOAA Administrative Order 216-6, paragraph 6.03c3(a),(d),(e))**: (a) Research Programs: Programs or projects of limited size and magnitude or with only short-term effects on the environment and for which any cumulative effects are negligible. Examples include natural resource inventories and environmental monitoring programs conducted with a variety of gear (satellite and ground-based sensors, fish nets, etc.) in water, air, or land environs. Such projects may be conducted in a wide geographic area without need for an environmental document provided related environmental consequences are limited or short-term. (d) Administrative or Routine Program Functions. The following NOAA programmatic functions that hold no potential for significant environmental impacts qualify for a categorical exclusion: program planning and budgeting including strategic planning and operational planning; mapping, charting, and
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- sanctuary, or wildlife refuge, or a governmentally recognized area of high biological sensitivity, unless authorized by the agency responsible for such refuge, sanctuary, or area (or after consultation with the responsible agency, if no authorization is required). If the proposed activities would occur outside such refuge, sanctuary, or area and if the activities would have the potential to cause impacts within such refuge, sanctuary, or area, then the responsible agency shall be consulted in order to determine whether authorization is required and whether such activities would have the potential to cause significant impacts on such refuge, sanctuary, or area. Areas of high biological sensitivity include, but are not limited to, areas of known ecological importance, whale and marine mammal mating and calving/pupping areas, and fish and invertebrate spawning and nursery areas recognized as being limited or unique and vulnerable to perturbation; these areas can occur in bays, estuaries, near shore, and far offshore, and may vary seasonally. No permanent facilities or devices would be constructed or installed. Covered actions do not include drilling of resource exploration or extraction wells.

### Supplemental Supporting Basis

- surveying services; ship support; ship and aircraft operations; fishery financial support services; grants for fishery data collection activities; basic and applied research and research grants, except as provided in Section 6.03b.

- (e) Real Estate Actions…various easement acquisitions…

Based on DOE’s experience with these types of activities, such activities would not have the potential to cause significant impacts. Following is a description of the types of activities that would occur under this categorical exclusion, and how they would be expected to be carried out.

- Acquisition of rights-of-way, easements, and temporary use permits involve paperwork, and in some cases site visits involving minor activities to measure and record information, and would not have the potential to cause significant impacts.

- Installation and operation of passive scientific measurement devices would have negligible impacts in all but the most extraordinary cases, as these instruments would be handheld or connected to a transiting research vessel, towed or deployed from a research vessel for short periods, or installed on-site with only minor infrastructure and without major construction.

- Natural resource inventories, data collection, environmental monitoring, and basic and applied research could involve on-site observations, the use of measuring and recording devices, or sample collection. Where sample collection (such as fish, invertebrates, air, water, sediment, geological samples) is involved, a typical research or site evaluation project would not in and of itself trigger significant impacts, unless extraordinary circumstances existed due to the scale of the sampling effort, the sample species is sensitive or protected, or where the collection techniques may directly or indirectly affect other species, habitat, or other elements of the human environment (such as due to noise or suspension and settling of sediments).

- Flow testing an existing well could involve tests with or without flow to surface. Tests that would not involve flow to surface would be a controlled, very small scale test using a modular tester (or similar tool) connected to a wireline and sent down a hole to a target interval and isolated. Tests involving flow to the surface would be short term, controlled at the surface with a set of valves and chokes, and fluids would be collected in tanks at the surface. Natural gas would be flared. The scope and scale of these activities would not result in significant impacts in the absence of extraordinary circumstances, and would be conducted with the implementation of an approved spill prevention, control, and response plan and would incorporate appropriate control.
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<td>Surveying and mapping would typically involve on-site activities to measure and record site feature dimensions and descriptions and would not result in significant impacts in all but extraordinary circumstances. Surveying would not involve seismic operations per limitations included in the language of the categorical exclusion.</td>
<td>technologies and best management practices.</td>
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### B4. Categorical Exclusions Applicable to Power Resources

**B4.1** Establishment and implementation of contracts, policies, and marketing and allocation plans related to electric power acquisition that involve only the use of the existing transmission system and existing generation resources operating within their normal operating limits, policies, allocation plans, or acquisition of excess electric power that does not involve: (1) the integration of a new generation resource, (2) physical changes in the transmission system beyond the previously developed facility area, unless the changes are themselves categorically excluded, or (3) changes in the normal operating limits of generation resources.

Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.

**B4.4** Power marketing services, including and power management activities (including, but not limited to, storage, load shaping and balancing, seasonal exchanges, or other similar activities), provided that if the operations of generating projects would remain within normal operating limits.

Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.

Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).

**B4.5** Temporary adjustments to river operations to accommodate day-to-day river fluctuations, power demand changes, fish and wildlife conservation program requirements, and other external events, provided that the adjustments would occur within the existing operating constraints of the particular hydrosystem operation.

Minor editorial changes.
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| **B4.6** Additions or modifications to electric power transmission facilities within a previously disturbed or developed facility area, that would not affect the environment beyond the previously developed facility area. **Covered activities include, but are not limited to,** including, but not limited to, switchyard rock grounding upgrades, secondary containment projects, paving projects, seismic upgrading, tower modifications, load-shaping projects (such as the installation and use of flywheels and battery arrays), changing insulators, and replacement of poles, circuit breakers, conductors, transformers, and crossarms. | Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. 
Discussion of “previously disturbed or developed area” and “including, but not limited to/such as” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). 
Further discussion of “previously disturbed or developed area” is provided in Section IV.C of the preamble to the final rule. |
| **B4.7** Adding fiber optic cables to transmission facilities structures or burying fiber optic cable in existing powerline transmission line or pipeline rights-of-way. **Covered actions may include associated vaults and pulling and tensioning sites outside of rights-of-way in nearby previously disturbed or developed areas.** | Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. 
Discussion of “previously disturbed or developed area” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. |
| **B4.8** New electricity transmission agreements, and modifications to existing transmission arrangements, to use a transmission facility of one system to transfer power of and for another system, *if provided that* no new generation projects would be involved and no physical changes in the transmission system would be made beyond the previously disturbed or developed facility area. | Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. 
Discussion of “previously disturbed or developed area” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. |
| **B4.9** Grant or denial of requests for multiple uses of a transmission facility’s rights-of-way, such as *including, but not limited to,* grazing permits and crossing agreements, including for electric lines, water lines, natural gas pipelines, communications cables, roads, and drainage culverts. | Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. 
Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). |
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<td>B4.10 Deactivation, dismantling, and removal of electric powerlines, substations, and switching stations, and other transmission facilities, abandonment and right-of-way abandonment, (including, but not limited to, associated access roads).</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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| B4.11 Construction or modification of electric power substations or interconnection facilities (including, but not limited to, switching stations and support facilities) with power delivery at 230 kV or below, or modification (other than voltage increases) of existing substations and support facilities, that could involve the construction of electric powerlines approximately 10 miles in length or less, or relocation of existing electric powerlines approximately 20 miles in length or less, but not the integration of major new-generation resources into a main transmission system. | Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). DOE has prepared several EAs and associated FONSIs that include a discussion of interconnection facilities:  
  - DOE/EA-1465: Environmental Assessment Wind Energy Center Edgeley/Kulm Project, North Dakota, FONSI (April 2003). Interconnection of a proposed wind farm to Western’s existing Edgeley Substation. Construction and operation of 10-mile 115-kv transmission line (by electric cooperative), modifications of substation to accommodate the addition of a line bay for the wind farm (by Western), and construction and operation of wind farm (by applicant). Wind farm with 27 1.5-MW wind turbines (about 300 feet tall), producing an average output of 21 MW.  
  - DOE/EA-1521: Environmental Assessment for Spring Canyon Wind Project, Logan County, Colorado, FONSI (June 2005). Interconnection of a proposed wind project to Western’s existing 230-kv transmission line. Construction and operation of wind facility with up to 87 1.5- or 72 1.8-MW wind turbines (about 400 feet tall), producing an average output of 49 MW, underground collection system to collect wind project energy and transmit it to a new substation at the connection to Western’s existing line, and a 1-mile 34.5-kv overhead collection line.  
  - DOE/EA-1542: Final Environmental Assessment for the Burleigh County Wind Center, FONSI (August 2005). Interconnection of wind energy center to Western’s existing 230-kv transmission line. Construction and operation of facilities to support the interconnection (by Western), a 4.4-mile 230-kv overheard transmission line. |
transmission line (by electric cooperative) between proposed wind energy center and Western’s new interconnection facility, and wind energy center consisting of up to 33 1.5-MW wind turbines (approximately 360 feet tall and average annual output not to exceed 50 MW), collection sub-transmission lines, and a collection substation.

- DOE/EA-1611: Environmental Assessment for Interconnection Request for the Colorado Highlands Wind Project, Logan County, Colorado, FONSI (February 2009). Interconnection of wind power facility to Western’s existing 115-kv transmission line. Construction and operation of: wind facility (60 1.5-MW wind turbines (~385 feet tall) with a total output nameplate capacity of 90 MW, but average MW output would be “considerably less”), including a collector substation and operations and maintenance facility; a new 6-mile 115-kv overhead transmission line; and a 6-acre switchyard (by Western).

- DOE/EA-1689: Final Environmental Assessment for Prairie Wind ND-1 Wind Generation Project, North Dakota, FONSI (June 2009). Interconnection of wind generation facility to Western’s existing 115-kv transmission line. Construction and operation of: wind turbines (77 1.5-MW wind turbines (~389 feet tall) with estimated yearly average generation of 45 MW) and associated facilities (new collector substation, switchyard, access roads, etc.), and new switchyard (by Western).

- DOE/EA-1698: Baldwin Wind Energy Center Project, Burleigh County, North Dakota, FONSI (July 2010). Interconnection of wind energy center to Western’s existing switchyard. Construction and operation of: wind farm (64 1.6-MW turbines (~400 feet tall), 3 meteorological towers, access roads, collection substation and overhead 230-kv tie line), and one structure and rerouting 250-feet of existing transmission line. The wind farm would produce, annually, up to 50 average MWs.

B4.12 Construction of electric powerlines approximately 10 miles in length or less, or approximately 20 miles in length or less inside of previously disturbed or developed powerline or pipeline rights-of-way that are not for the integration of major new generation resources into a main transmission system.

Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.

Discussion of “previously disturbed or developed area” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.
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<th>B4.13</th>
<th><strong>Reconstruction (or Upgrading or rebuilding) approximately 20 miles in length or less and/or minor relocation of existing electric powerlines, which may involve minor relocations of small segments of the powerlines approximately 20 miles in length or less to enhance environmental and land use values. Such actions include relocations to avoid right-of-way encroachments, resolve conflict with property development, accommodate road/highway construction, allow for the construction of facilities such as canals and pipelines, or reduce existing impacts to environmentally sensitive areas.</strong></th>
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| B5 | **Categorical Exclusions Applicable to Conservation, Fossil, and Renewable Energy Activities** |

#### B5.1

(a) **Actions to conserve energy or water, demonstrate potential energy or water conservation, and promote energy efficiency that would not have the potential to cause significant changes do not increase in the indoor or outdoor concentrations of potentially harmful substances. These actions may involve financial and technical assistance to individuals (such as builders, owners, consultants, manufacturers, and designers), organizations (such as utilities), and governments (such as state and local, and tribal) governments. Covered actions include, but are not limited to:**

- **weatherization (such as insulation and replacing windows and doors):** programmed lowering of thermostat settings; placement of timers on hot water heaters; installation of solar hot water or replacement of energy efficient lighting, low-flow plumbing fixtures (such as faucets, toilets, and showerheads), heating, ventilation, and air conditioning systems, and appliances; installation of efficient irrigation systems; improvements in generator efficiency and appliance efficiency ratings; efficiency improvements for vehicles and transportation (such as fleet changeout); power storage (such as flywheels and batteries, generally less than 10 megawatt equivalent); transportation management systems (such as traffic signal control systems, car navigation, speed cameras, and automatic plate number recognition); development of...
energy-efficient manufacturing or industrial or building practices, and small-scale energy efficiency and conservation and renewable energy research and development and small-scale pilot projects. The Covered actions could involve building renovations or new structures, provided that they occur in a previously disturbed or developed area. Covered actions could involve commercial, residential, agricultural, academic, institutional, or industrial sectors. These Covered actions do not include rulemakings, standard-settings, or proposed DOE legislation, except for those actions listed in B5.1(b) of this appendix.

(b) Covered actions include rulemakings that establish energy conservation standards for consumer products and industrial equipment, provided that the actions would not: (1) have the potential to cause a significant change in manufacturing infrastructure (such as construction of new manufacturing plants with considerable associated ground disturbance); (2) involve significant unresolved conflicts concerning alternative uses of available resources (such as rare or limited raw materials); (3) have the potential to result in a significant increase in the disposal of materials posing significant risks to human health and the environment (such as RCRA hazardous wastes); or (4) have the potential to cause a significant increase in energy consumption in a state or region.

- DOE/EA-0296: Proposed Energy Conservation Standards for New
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<td><strong>Commercial and Multifamily Highrise Residential Buildings</strong>, FONSI (November 1986)</td>
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<td><strong>DOE/EA-0113: Energy Conservation Program for Consumer Products (covering refrigerators and refrigerator/freezers, freezers, clothes dryers, water heaters, room air conditioners, home heating equipment, kitchen ranges and ovens, central air conditioners, and furnaces), FONSI (June 1980)</strong></td>
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| B5.2 | Modifications to oil, gas, and geothermal facility **existing** pump and piping configurations (**including, but not limited to**, manifolds, metering systems, and other instrumentation that on such configurations conveying materials such as air, brine, carbon dioxide, geothermal system fluids, hydrogen gas, natural gas, nitrogen gas, oil, produced water, steam, and water). Covered modifications would not **have the potential to cause significant changes to** change design process flow rates or affect permitted air emissions. |
| **Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).** |
| **Discussion of “including, but not limited to/such as” and “would not have the potential to cause significant impacts” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).** |
| **Further discussion of “would not have the potential to cause significant impacts” is provided in Section IV.C of the preamble to the final rule.** |

| B5.3 | Modification (but not expansion) or **plugging and abandonment** (**including plugging**), which is not part of site closure, of crude oil storage access wells, brine injection wells, geothermal wells, and gas wells of wells, provided that site characterization has held **a low potential for seismicity, subsidence, and contamination of freshwater aquifers, and the actions are otherwise consistent with best practices and DOE protocols, including those that protect against uncontrolled releases of harmful materials. Such wells may include, but are not limited to, storage and injection wells for brine, carbon dioxide, coalbed methane, gas hydrate, geothermal, natural gas, and oil. Covered modifications would not be part of site closure. |
| **Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.** |
| **Discussion of “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).** |

| B5.4 | Repair or replacement, **upgrading, rebuilding, or minor relocation** of sections of a crude oil, produced water, brine, or geothermal pipeline, if the actions are determined by pipelines within existing rights-of-way, provided that the actions are in |
| **Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.** |
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<td>accordance with applicable requirements (such as Army Corps of Engineers permits under section 404 of the Clean Water Act). Pipelines may convey materials including, but not limited to, air, brine, carbon dioxide, geothermal system fluids, hydrogen gas, natural gas, nitrogen gas, oil, produced water, steam, and water.</td>
<td>Discussion of “in accordance with applicable requirements,” “such as,” and “including, but not limited to” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>The Department of Transportation’s (DOT) Pipeline and Hazardous Material Safety Administration (PHMSA), acting through the Office of Pipeline Safety (OPS), administers DOT’s national regulatory program for the safe transportation of natural gas, petroleum, and other hazardous materials by pipeline. OPS develops regulations and other approaches to risk management to promote safety in design, construction, testing, operation, maintenance, and emergency response of pipeline facilities.</td>
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<tr>
<td><strong>Pipeline Safety Regulations</strong> (Title 49 CFR Part 195): Transportation of Hazardous Liquids by Pipeline – PHMSA’s regulations prescribe safety standards and reporting requirements for pipeline facilities used in the transportation of hazardous liquids or carbon dioxide, including, design requirements, construction, operation and maintenance, and corrosion control.</td>
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<td><strong>Pipeline Safety Research &amp; Development Program</strong> (May 2011): This report prepared by PHMSA and NETL demonstrates DOE’s involvement in research and development intended to provide near-term solutions that will improve the safety, reduce environmental impact, and enhance the reliability of the nation’s pipeline transportation system. The report documents the demonstration of six advanced in-line inspection (ILI) technologies that detect mechanical damage, corrosion and other threats to pipeline integrity.</td>
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<td>DOE experience and expertise also supports the revisions to the categorical exclusion: DOE Office of Fossil Energy: Energy Transmission, Distribution &amp; Storage</td>
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### B5.5 Construction and subsequent operation of short crude oil, steam, geothermal, or natural gas (generally less than 20 miles in length) pipeline segments conveying materials (such as air, brine, carbon dioxide, geothermal system fluids, hydrogen gas, natural gas, nitrogen gas, oil, produced water, steam, and water) between DOE existing source facilities and existing receiving facilities (such as facilities for use, reuse, transportation, storage, or refining facilities within a single industrial complex, if), provided that the pipeline segments are within existing previously disturbed or developed rights-of-way. | Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). |
<p>| Discussion of “such as” and “previously disturbed or developed area” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). | Further discussion of “previously disturbed or developed area” is provided in Section IV.C of the preamble to the final rule. |</p>
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<td><strong>B5.6</strong> Removal of oil and contaminated materials recovered in oil spill cleanup operations and disposal of these materials in accordance with applicable requirements (such as the National Oil and Hazardous Substances Pollution Contingency Plan) (NCP) and disposed of in accordance with local contingency plans in accordance with the NCP.</td>
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<td>See B5.4 for discussion on pipeline safety.</td>
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<td><strong>B5.7</strong> Approvals or disapprovals of new authorizations or amendments of existing authorizations to import or export natural gas under section 3 of the Natural Gas Act that does not involve minor new construction and only requires operational changes (such as an increase in natural gas throughput, change in transportation, or change in storage operations) but not new construction.</td>
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<tr>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<tr>
<td><strong>B5.8</strong> Approvals or disapprovals of new authorizations or amendments of existing authorizations to import or export natural gas under section 3 of the Natural Gas Act that involving involve a new cogeneration powerplant (as defined in the Powerplant and Industrial Fuel Use Act of 1978, as amended) within or adjacent contiguous to an existing industrial complex and requiring generally less than 10 miles of new natural gas pipeline or 20 miles within previously disturbed or developed rights-of-way.</td>
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<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<tr>
<td><strong>B5.9</strong> The grants or denial of any temporary exemptions under the Powerplant and Industrial Fuel Use Act of 1978, as amended, for any-electric powerplants.</td>
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<td>Minor editorial changes.</td>
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<tr>
<td><strong>B5.10</strong> For existing electric powerplants, the grants or denial of any permanent exemptions under the Powerplant and Industrial Fuel Use Act of 1978, as amended, of any existing electric powerplant other than an exemptions under (1) section 312(c) relating to cogeneration, and (2) section 312(l) relating to...</td>
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<tr>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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### Supplemental Supporting Basis

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<th>B5.11</th>
<th><strong>For new electric powerplants,</strong> the grants or denials of permanent exemptions from the prohibitions of Title II of the Powerplant and Industrial Fuel Use Act of 1978, as amended, for any new electric powerplant to permit the use of certain fuel mixtures containing natural gas or petroleum.</th>
<th>Minor editorial changes.</th>
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<tr>
<td>B5.12</td>
<td>Workover (operations to restore production, such as deepening, plugging back, pulling and resetting lines, and squeeze cementing) of an existing wells (including, but not limited to, activities associated with brine, carbon dioxide, coalbed methane, gas hydrate, geothermal, natural gas, and oil/gas, or geothermal well) to restore production when functionality provided that workover operations will bear restricted to the existing wellpad and do not involve any new site preparation or earth-work that would have the potential to cause significant impacts on nearby/adjacent habitat; that site characterization has verified a low potential for seismicity, subsidence, and contamination of freshwater aquifers; and the actions are otherwise consistent with best practices and DOE protocols, including those that protect against uncontrolled releases of harmful materials.</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Discussion of “including, but not limited to,” “adjacent/nearby,” and “would not have the potential to cause significant impacts” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Further discussion of “would not have the potential to cause significant impacts” is provided in Section IV.C of the preamble to the final rule.</td>
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<td>New categorical exclusion:</td>
<td><strong>Siting, construction, operation, plugging, and abandonment of experimental wells for the injection of small quantities of carbon dioxide (and other incidentally co-captured gases) in locally characterized, geologically secure storage formations at or near existing carbon dioxide sources to determine the suitability of the formations for large-scale sequestration, provided that (1) the characterization has verified a low potential for seismicity, subsidence, and contamination of freshwater aquifers; (2) the wells are otherwise in accordance with applicable requirements, best practices, and DOE protocols, including those that protect</strong></td>
<td>Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. DOE has gained substantial experience with small-scale carbon sequestration, showing that these projects can be managed safely and would not have the potential to cause significant impacts. Information from small-scale projects is needed to provide data needed to ensure that commercial-scale projects can be conducted safely and in an environmentally sound manner. Based on experience with small-scale projects, DOE expects that the limitations in the categorical exclusion (for example, that total amount of carbon dioxide injected for all wells under a given project would not exceed 500,000 tons over the duration of the project) will ensure that projects would not have</td>
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against uncontrolled releases of harmful materials; and (3) the wells and associated drilling activities are sufficiently remote so that they would not have the potential to cause significant impacts related to noise and other vibrations. Wells may be used for enhanced oil or natural gas recovery or for secure storage of carbon dioxide in saline formations or other secure formations. Over the duration of a project, the wells would be used to inject, in aggregate, less than 500,000 tons of carbon dioxide into the geologic formation. Covered actions exclude activities in aquatic environments. (See B3.16 of this appendix for activities in aquatic environments.)

### Supplemental Supporting Basis

Significant impacts. Supporting environmental analyses include:

- DOE/EA-1625, Southeast Regional Carbon Sequestration Partnership (SECARB) Phase III Early Test, Oklahoma (March 2009), FONSI (November 2008) (FONSI was based on EA, but EA print production and distribution followed FONSI issue date.)
- DOE/EA-1626, Midwest Geological Sequestration Consortium (MGSC) Phase III Large-Scale Field Test, Decatur, Illinois (October 2008), FONSI (November 2008)
- DOE/EA-1482, Pilot Experiment for Geological Sequestration of Carbon Dioxide in Saline Aquifer Brine Formations, Frio Formation, Liberty County, Texas, FONSI (October 2003)

Further information about projects, supporting data, and the carbon sequestration program is available at:


Program experts at DOE’s National Energy Technology Laboratory have prepared a white paper on DOE’s experience with Carbon Capture and Sequestration (CCS) field tests and environmental impacts during their operation, Experience from Geologic Carbon Dioxide Storage Field Projects Supported by DOE’s Sequestration Program (September 2010). DOE’s experience with CCS field tests has shown that there is no potential for significant impact associated with these activities. This white paper is supported by a list of the 20 small-scale and 9 large-scale field projects DOE has sponsored through the Regional Partnerships.

### New Categorical Exclusion:

**B5.14** Conversion to, replacement of, or modification of combined heat and power or cogeneration systems (the sequential or simultaneous production of multiple forms of energy, such as thermal and electrical energy, in a single integrated system) at existing facilities, provided that the conversion, replacement, or modification would not have the potential to cause a significant impact.

Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).
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<td><em>increase in the quantity or rate of air emissions and would not have the potential to cause significant impacts to water resources.</em></td>
<td>Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.</td>
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**New categorical exclusion:**

B5.15 *Small-scale renewable energy research and development projects and small-scale pilot projects, provided that the projects are located within a previously disturbed or developed area. Covered actions would be in accordance with applicable requirements (such as local land use and zoning requirements) in the proposed project area and would incorporate appropriate control technologies and best management practices.*

Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.

**New categorical exclusion:**

B5.16 *The installation, modification, operation, and removal of commercially available solar photovoltaic systems located on a building or other structure (such as rooftop, parking lot or facility, and mounted to signage, lighting, gates, or fences), or if located on land, generally comprising less than 10 acres within a previously disturbed or developed area. Covered actions would be in accordance with applicable requirements (such as local land use and zoning requirements) in the proposed project area and would incorporate appropriate control technologies and best management practices.*

Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.

DOE and other Federal agency experience with “co-located” or “distributed” solar energy projects generally comprising 10 acres or less:

- DOE/EA-1573: [Three Site Development Projects at NREL- South Table Mountain, FONSI](#) (July 2007). Various solar photovoltaic technology demonstrations, including a ground photovoltaic installation on 2 acres.
- Department of Labor, Job Corps, [Preliminary FONSI](#) (74 FR 45252; Sept. 1, 2009) and [Final FONSI for the Edison Job Corps Center Solar Photovoltaic (PV) Project Located at the Edison Job Corps Center, 500 Plainfield Avenue, Township of Edison, NJ 08817](#) (74 FR 57196; Nov. 4, 2009). Approximately 2 acres of ground-mounted photovoltaic modules (1,620 modules in total) on undeveloped grass lawn surrounded by existing facilities.
- Department of Labor, Job Corps, [Preliminary FONSI](#) (74 FR 45252; Sept. 1, 2009) and [Final FONSI for the Solar PV Project Located at Westover Job](#)
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<td><strong>Corps Center, 103 Johnson Drive, Chicopee, MA</strong> (74 FR 51797; Nov. 4, 2009). Approximately 1.5 acres of stationary, solar photovoltaic panels in previously developed area adjacent to the closest electrical terminal at the Westover Job Corps Center.</td>
</tr>
<tr>
<td><strong>Department of Veterans Affairs,</strong> <strong>FONSI - Rooftop solar PV power at Calverton National Cemetery</strong> (August 2009). Project consists of ground mounted photovoltaic arrays at various locations on the Cemetery site and consists of photovoltaic arrays, inverters, and ancillary equipment to connect to existing building electrical system.</td>
</tr>
<tr>
<td><strong>Department of Veterans Affairs,</strong> <strong>FONSI - Ground mounted solar photovoltaic power at San Joaquin National Cemetery</strong> (August 2009). Approximately 1.5 acres of stationary, solar photovoltaic panels in previously developed area to create a 150 to 200 kilowatt system adjacent to the closest electrical terminal at the Cemetery.</td>
</tr>
<tr>
<td><strong>Department of Agriculture Categorical Exclusion:</strong> 7 CFR 1794.22 (a)(iii)(8) - Construction of distributed energy generation totaling 10 MW or less at an existing utility, industrial, commercial or educational facility site.</td>
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<td>Scientific and industry expert opinion regarding varying scales of solar photovoltaic technologies, including related environmental benefits and environmental impacts to various natural resources, is found in the following publication:</td>
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### New Categorical Exclusion:

| B5.17 | The installation, modification, operation, and removal of commercially available small-scale solar thermal systems (including, but not limited to, solar hot water systems) located on or contiguous to a building, and if located on land, generally comprising less than 10 acres within a previously disturbed or developed area. Covered actions would be in accordance with applicable requirements (such as local land use and zoning) |

| Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. |

**Examples of DOE NEPA documents for such projects:**

- **DOE/EA-1683: DOE Loan Guarantee to Abengoa Solar, Inc. for the Solana Thermal Electric Power Project near Gila Bend, AZ, FONSI** (May 2010) A 280 megawatt concentrating solar thermal power plant covering roughly 1,757 acres. |
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- **requirements) in the proposed project area and would incorporate appropriate control technologies and best management practices.**

### Supplemental Supporting Basis

- **DOE/EA-1622: University of Nevada, Las Vegas Research Foundation, Solar Technology Center, FONSI** (January 2009). 10 acre site with testing areas intended for research and development of various solar technologies, including concentrating solar (thermal) power.

### New Categorical Exclusion:

**B5.18** The installation, modification, operation, and removal of a small number (generally not more than 2) of commercially available wind turbines, with a total height generally less than 200 feet (measured from the ground to the maximum height of blade rotation) that (1) are located within a previously disturbed or developed area; (2) are located more than 10 nautical miles (about 11.5 miles) from an airport or aviation navigation aid; (3) are located more than 1.5 nautical miles (about 1.7 miles) from National Weather Service or Federal Aviation Administration Doppler weather radar; (4) would not have the potential to cause significant impacts on bird or bat populations; and (5) are sited or designed such that the project would not have the potential to cause significant impacts to persons (such as from shadow flicker and other visual effects, and noise). Covered actions would be in accordance with applicable requirements (such as local land use and zoning requirements) in the proposed project area and would incorporate appropriate control technologies and best management practices. Covered actions include only those related to wind turbines to be installed on land.

- Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.

1. **Support for a small number of wind turbines of height less than 200 feet limitation:**
   - The stated limitation of “small number (generally not more than 2)” is based on DOE experience and noted Department of Labor (DOL) and Department of the Navy FONSIs.

   - The stated limitation of “total height of generally less than 200 feet” is based, in part, on U.S. Department of Transportation, Federal Aviation Administration (FAA) regulations (14 CFR 77.13) that require any construction or alteration of more than 200 feet in height above the ground level to file a notice with the FAA for the completion of an aeronautical study and airspace determination. Similarly, FAA standards recommend obstruction marking or lighting for vertical structures greater than 200 feet. See FAA, Advisory Circular: Obstruction Marking and Lighting, Chapter 13 (2007).

   - DOE and other Federal agency experience with a small number of wind turbines of less than 200 feet in height:
     - **DOE/EA -1584: Sandpoint Wind Installation Project, FONSI** (September 2009). Installation of two 500 kilowatt wind turbines standing at a total maximum height (ground to maximum blade rotation) of 194 feet.
     - **DOE/EA-1280: Nome Alaska Wind Turbine, FONSI** (November 2000). Installation of up to two wind turbines. Wind turbine models under consideration include a 225 kilowatt measuring at 154 feet total height (ground to maximum blade rotation), and 550 kilowatt turbine measuring at 199 feet total height (ground to maximum blade rotation).
     - **DOE/EA-1245: Kotzebue Wind Project, FONSI** (May 1998). Installation of ten turbines with maximum height (ground to maximum blade rotation) of 111.5 feet tall wind turbines to generate 0.66 megawatts of power.
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- Department of Labor, Job Corps, Preliminary FONSI (74 FR 45254; Sept. 1, 2009) and Final FONSI for a Small Wind Turbine Installation at Laredo (Texas) Job Corps Center (74 FR 212; Nov. 4, 2009). Construction of two, 10 kilowatt wind turbines with maximum height (ground to maximum blade rotation) of 151 feet located adjacent to existing Job Corps facilities.

- Department of Labor, Job Corps, Preliminary FONSI (74 FR 45254; Sept. 1, 2009) and Final FONSI for a Small Wind Turbine Installation at Angell (Oregon) Job Corps Center (74 FR 212; Nov. 4, 2009). Construction of two, 10 kilowatt wind turbines with maximum height (ground to maximum blade rotation) of 151 feet located adjacent to existing Job Corps facilities.

- Department of Labor, Job Corps, Preliminary FONSI (74 FR 45254; Sept. 1, 2009) and Final FONSI for a Small Wind Turbine Installation at Cassadaga (New York) Job Corps Center (74 FR 212; Nov. 4, 2009). Construction of two, 10 kilowatt wind turbines with maximum height (ground to maximum blade rotation) of 151 feet located adjacent to existing Job Corps facilities.

- Department of Defense, Department of the Navy, EA and Final FONSI for Implementation of the Wind Energy Program at the U.S. Marine Corps Forces Reserve Facilities (MARFORRES) at Locations across the United States (76 FR 21712; July 18, 2011). Implementation of a wind energy program consisting of small-scale wind energy systems on MARFORRES facilities at a variety of locations throughout the U.S. Under the wind energy program, MARFORRES would site, design, construct, and operate small-scale wind energy systems, including those consisting of one to four small (equal to or less than 100 kW) turbines.

(2) Support for locating wind turbine more than 10 nautical miles from an airport or aviation aid:

The stated limitation of “located more than 10 nautical miles from an airport or aviation navigation aid” is based on requirements in 49 U.S.C. 44718 and FAA Order 7400.2. The statute (49 U.S.C. 44718) requires that the Secretary of Transportation (via the FAA) conduct an aeronautical study for any structure that is constructed that may interfere with air commerce, more specifically, those that may obstruct navigable airspace or pose an interference with air navigation facilities and equipment. Such a study is intended to “decide the extent of any adverse impact on the safe and efficient use of the airspace, facilities, or equipment.” (49 U.S.C. 44718 (b)(1)). FAA Order 7400.2 defines a “critical flight zone” in relation to navigable airspace and safety, as being airspace within 10...
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<td>nautical miles (NM) in radius of an airport.</td>
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<td>(4) Potential of wind turbines to impact bird or bat populations:</td>
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<td>Impacts of wind turbines on birds and bats vary by region and by species, so turbine site selection is a key consideration to design small wind projects that would not have the potential for significant impacts to birds and bats due to strikes/collisions with turbine components. The reports below find that fatalities likely have greater impacts on bat and raptor (e.g., owls and eagles) populations than on most bird populations because of the characteristically long life spans and low reproductive rates of both bats and raptors and because of a relatively low abundance of raptors. Cumulative impacts to bat populations have a potential for significance due to a general region-wide decline of bats in the Eastern United States if initial project siting is not done appropriately (i.e., should be in accordance with industry best management practices).</td>
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<td>• U.S. Fish and Wildlife Service <a href="http://www.roc.noaa.gov/WSR88D/WindFarm/TurbinesImpactOn.aspx?wid=dev">Wind Turbine Guidelines Advisory Committee, Recommended Guidelines to the Secretary</a>, March 4, 2010. These guidelines address: (1) proper evaluation of potential Wind Resource Areas (WRAs), (2) proper location and design of turbines and associated structures within WRAs selected for development, and (3) pre- and post-construction research and monitoring to identify and/or assess impacts to wildlife. Such considerations and actions comprise examples of industry best management practices for siting and design of a wind turbine project that avoid significant impacts to birds and bats.</td>
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<td>• Bureau of Land Management, <a href="http://www.roc.noaa.gov/WSR88D/WindFarm/TurbinesImpactOn.aspx?wid=dev">Final Programmatic Environmental Impact Statement on Wind Energy Development on BLM Lands in the Western United States (FES05-11)</a>, June 2005. Several impact areas are addressed in this programmatic FEIS, and DOE used findings of this EIS to support the identification of resource areas of particular concern with regard to wind turbines that were then incorporated into the categorical exclusion language as limitations (i.e., concerning impacts to bird and bat populations and acting in accordance with local land use and zoning requirements). The BLM document also identifies considerations (i.e., best management practices) to be made during project siting and design.</td>
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Both the National Academy of Sciences (NAS) and the Government Accountability Office studies assess how wind turbines are sited at the local and state levels and associated considerations made during these processes that may be useful to reduce impacts to a variety of wildlife resources. However, the NAS study provides an overview of impacts of wind turbines on all natural resource areas, including impacts that may be experienced by humans.

DOE has experience with small wind projects that employed best management practices in siting and design that resulted in a proposal to DOE that posed no significant impacts to local and regional bird or bat populations. For example, see:


(5) Shadow flicker as impact to be avoided:
The categorical exclusion refers to shadow flicker as an impact to be avoided. Interposition of turbines between observers and the sun, particularly in the early and late hours of the day and during the winter season when sun angles are low, could produce a strobe-like effect from flickering shadows cast by the moving rotors. At its most severe, shadow flicker would be temporary and limited to
daylight hours; however, it may be significant under certain circumstances. According to NAS (2007, above), if a turbine is located too close to a highway, the movement of the large rotor blades and possible resulting flicker can distract drivers, and flickering lights have been proven to be a risk to those suffering from epilepsy and are known to be a cause of migraine headaches. BLM (2005, above) and DOE/EA-1737 (above) also have identified the potential for significant impacts from shadow flicker to public safety. The project evaluated in DOE/EA-1737 incorporates proper set-back distances of the placement of turbines from occupied residences and other buildings that reflect an example of a best management practice that can avoid significant impact from the onset of project design.

(6) Noise as impact to be avoided:
The categorical exclusion also refers to noise as an impact to people to be considered through siting and design of a project. Sound is a result of fluctuating air pressure. Noise is any unwanted, undesirable sound and can occur in different volumes and pitches depending on the type of source and the distance from a receptor. NAS (2007, above) indicates that noise from wind turbines is most critical within a half-mile of a project. Noise arises mainly from two sources: (1) mechanical noise caused by the gearbox and generator; and (2) aerodynamic noise caused by interaction of the turbine blades with the wind (generally heard as a “whooshing sound” as the blades of the turbine rotate). While most modern wind turbines have been designed to significantly reduce the noise of mechanical components (Colby, et al, 2009, below), aerodynamic noise (BLM, 2005 and NAS, 2007, both above) may be avoided by incorporating best management practices, such as proper set-back distances of the placement of turbines from occupied residences and buildings, or adjusting operation of the turbine at typically quiet times (e.g., night).


This is a white paper written by a scientific advisory panel, established by the American Wind Energy Association and Canadian Wind Energy Association, and comprised of acoustic engineers and scientists. The panel undertook an extensive review, analysis, and discussion of peer-reviewed literature on sound...
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and health effects in general, and on sound produced by wind turbines. In addition, wind-energy developers are required to meet local standards and/or noise regulations for acceptable sound levels. Acceptability standards for noise vary by state and locality, and may vary with time of day (e.g., nighttime standards are generally stricter).

(7) The stated limitation that “[C]overed actions include only those related to wind turbines to be installed on land,” is based on DOE experience and noted DOL and Department of Navy FONSIs cited in documents above that analyze the siting, construction, and operation of wind turbines on land only.

New categorical exclusion:

B5.19 The installation, modification, operation, and removal of commercially available small-scale ground source heat pumps to support operations in single facilities (such as a school or community center) or contiguous facilities (such as an office complex) (1) only where (a) major associated activities (such as drilling and discharge) are regulated, and (b) appropriate leakage and contaminant control measures would be in place (including for cross-contamination between aquifers); (2) that would not have the potential to cause significant changes in subsurface temperature; and (3) would be located within a previously disturbed or developed area. Covered actions would be in accordance with applicable requirements (such as local land use and zoning requirements) in the proposed project area and would incorporate appropriate control technologies and best management practices.

Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 2144), and Section IV.C of the preamble to the final rule.

DOE experience with direct use geothermal heat pumps:

- DOE/EA-1571: The Ohio State University, 4-H Center with Green Building Technology, FONSI (December 2006). Activities include design and construction of a hybrid geothermal/cooling tower, ventilation, and cooling system.

Other Federal agency experience with direct use geothermal heat pumps:

- Department of Defense (DoD), Report to Congress: Ground-Source Heat Pumps at Department of Defense Facilities (January 2007). This DoD report concluded ground-source heat pumps can be a cost effective alternative in new construction and retrofitting of facilities.

National Park Service (NPS) Categorical Exclusion (DO12 3.4.C.16): Installation of underground utilities in areas showing clear evidence of recent human disturbance or areas within an existing road prism or within an existing overhead utility right-of-way.
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<td>B5.20 The installation, modification, operation, and removal of small-scale biomass power plants (generally less than 10 megawatts), using commercially available technology (1) intended primarily to support operations in single facilities (such as a school and community center) or contiguous facilities (such as an office complex); (2) that would not affect the air quality attainment status of the area and would not have the potential to cause a significant increase in the quantity or rate of air emissions and would not have the potential to cause significant impacts to water resources; and (3) would be located within a previously disturbed or developed area. Covered actions would be in accordance with applicable requirements (such as local land use and zoning requirements) in the proposed project area and would incorporate appropriate control technologies and best management practices.</td>
<td>Examples of DOE NEPA documents for such projects:</td>
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<td>• DOE/EA-1605: Environmental Assessment for Biomass Cogeneration and Heating Facilities at the Savannah River Site, FONSI (August 2008). Proposed facilities include two wood-fired boilers with backup oil-fired boiler capabilities. The proposed facilities, sited on an abandoned borrow pit, would produce from 6 to 15 megawatts of electricity for use at the Savannah River Site.</td>
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<td>• DOE/EA-1573: Three Site Development Projects at NREL- South Table Mountain, FONSI (July 2007). This EA analyzed construction of a small biomass heating plant to replace the existing natural gas system. The facility would operate as the primary winter heat source to the NREL research and support facilities, would not affect the air quality attainment status, and would be located adjacent to the existing facilities.</td>
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<td>• DOE/EA-1568: Environmental Assessment for the Replacement Source of Steam for A-Area at the Savannah River Site, FONSI (October 2006). New facilities include a wood-fired boiler and a backup oil-fired boiler replacing a coal-fired boiler. The existing facility produced more steam than the site demanded. A newer and more efficient facility that would meet new air quality standards in 2007 was proposed adjacent to the existing facility.</td>
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| New categorical exclusion:    | Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. |
| B5.21 The installation, modification, operation, and removal of commercially available methane gas recovery and utilization systems installed within a previously disturbed or developed area on or contiguous to an existing landfill or wastewater treatment plant that would not have the potential to cause a significant increase in the quantity or rate of air emissions. Covered actions would be in accordance with applicable requirements (such as local land use and zoning requirements) in the proposed project area and would incorporate appropriate control technologies and best management practices. | Examples of DOE NEPA documents for such projects: |

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<th><strong>New categorical exclusion:</strong></th>
<th><strong>Supplemental Supporting Basis</strong></th>
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| **B5.22** The installation, modification, operation, and removal of alternative fuel vehicle fueling stations (such as for compressed natural gas, hydrogen, ethanol and other commercially available biofuels) on the site of a current or former fueling station, or within a previously disturbed or developed area within the boundaries of a facility managed by the owners of a vehicle fleet. Covered actions would be in accordance with applicable requirements (such as local land use and zoning requirements) in the proposed project area and would incorporate appropriate control technologies and best management practices. | Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Example of DOE NEPA documents for such projects:  
- DOE/EA-1620: Burbank Hydrogen Fueling Station Project Final Environmental Assessment, FONSI (August 2008). Removal and replacement of existing hydrogen fueling station with upgraded hydrogen fueling station; analysis also includes operation of the fueling station. |
| **B5.23** The installation, modification, operation, and removal of electric vehicle charging stations, using commercially available technology, within a previously disturbed or developed area. Covered actions are limited to areas where access and parking are in accordance with applicable requirements (such as local land use and zoning requirements) in the proposed project area and would incorporate appropriate control technologies and best management practices. | Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). |
| **B5.24** The installation, modification, operation, and removal of commercially available small-scale, drop-in, run-of-the-river hydroelectric systems that would (1) involve no water storage or water diversion from the stream or river channel where the system is installed and (2) not have the potential to cause significant impacts on water quality, temperature, flow, or volume. Covered systems would be located up-gradient of an existing anadromous fish barrier that is not planned for removal and where fish passage retrofit is not planned and where there would not be the potential for significant impacts to threatened or endangered species or other species of concern (as identified | Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.  
This categorical exclusion was developed based on the input of DOE staff biologists and with the input of fish biologists.  
The term “run-of-the-river” as used in this categorical exclusion refers to hydroelectric systems that are fully dependent on the natural flow of the river at the point of system installation. These systems would have no water storage in an impoundment or otherwise, and would involve no water diversion from the stream or river channel where the system is installed, either through a pipe, tunnel, unlined or lined canal or trench, or other conveyance. The amount of electricity produced by “run-of-the-river” ...
Covered actions would involve no major construction or modification of stream or river channels, and the hydroelectric systems would be placed and secured in the channel without the use of heavy equipment. Covered actions would be in accordance with applicable requirements (such as local land use and zoning requirements) in the proposed project area and would incorporate appropriate control technologies and best management practices.

systems in this categorical exclusion would be solely influenced by the naturally available water flow in the stream or river, which may fluctuate hourly, daily, and seasonally.

The term “drop-in” as used in this categorical exclusion refers to systems that are prefabricated and placed into the river, rather than constructing a dam or other structure on-site.

The term “small-scale” in this categorical exclusion means that these actions would involve no stream or river channel modification, and that the hydroelectric systems would be placed and secured in the channel without the use of heavy equipment.

The limitations in the categorical exclusion define its scope so as to prevent changes in water flow rate or volume, water temperature, or sediment movement that would be substantial enough to result in direct, indirect, or cumulatively significant affects to fish, wildlife, habitat, and ecologically important processes. For example, impounding water behind a hydroelectric system can result in water flow changes that can affect the ability of adult anadromous fish or other aquatic species to access their spawning areas. Flow changes can also increase or reduce sediment flushing that: is important for the survival of some aquatic species’ eggs; can alter the occurrence of in-channel or off-channel pool size where juveniles forage and take cover; can cause a change in water temperature that could affect egg, juvenile, or adult survivability; and can affect the downstream movement of juveniles, ultimately resulting in their being trapped due to natural, low seasonal flows. These direct effects can lead to indirect effects to other aquatic or terrestrial species, including birds that feed on directly affected species.

Cumulative effects can occur at a lower elevation in a given hydrological system, either on the same stream or river, or on a main stem river supplied by affected streams or rivers, due to combined flow effects.

To further ensure no significant effects occur, actions in this categorical exclusion would be implemented only upstream of an existing anadromous fish barrier (e.g., a waterfall that has historically prevented anadromous fish passage), because many anadromous fish are listed as threatened or endangered under the Federal Endangered Species Act or state equivalent. In regions of the United States where anadromous fish occur, much of the naturally accessible stream mileage is used by one or more species of anadromous fish for reproduction and juvenile rearing, or may be used as a species begins to recover and its population size and use of available habitat increases. The effects of small hydroelectric generation systems in these areas would have the potential to result in individually or cumulatively significant effects to threatened or endangered species.
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<td>endangered anadromous fish, due to physical injury of adults or juveniles (such as entrapment in turbines), or disruption or degradation of spawning areas. Stream and river mileage upstream of existing fish barriers would not present such concerns. Man-made fish barriers (such as dams or culverts) may be removed or may be retrofitted to allow anadromous fish passage. Thus, DOE would consider the projected operating life and maintenance commitments for any fish barrier associated with a particular proposed action when determining whether application of the categorical exclusion is appropriate. The presence of an effective anadromous fish barrier would not be a necessary condition of applying the categorical exclusion in hydrological systems where anadromous species do not occur, and are not known to have historically occurred.</td>
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This categorical exclusion was developed in part with input from environmental professionals with experience in areas of the United States where hydroelectricity production is common, including:

- Kevin Maurice: 26 years research and regulatory experience, including 8 years endangered species research experience with a Federal Agency, and 16 years Federal regulatory and conservation work including Endangered Species Act consultations and habitat conservation plan development, dealing with effects to aquatic environments and species; Bachelor of Science in Forest Biology, with a dual wildlife and fisheries major, State University of New York, College of Environmental Science and Forestry.
- Jon Hale: 25 years research, regulatory and applied biology experience, including 1 year of aquaculture experience and 24 years researching, assessing, and managing effects to fish and wildlife and their habitats (as a result of private and governmental actions, across the contiguous United States, Alaska, Hawaii, and Pacific islands, territories, and nations); Bachelor of Science in Marine Biology, Texas A&M University at Galveston.

### New categorical exclusion:

| B5.25 Small-scale renewable energy research and development projects and small-scale pilot projects located in aquatic environments. Activities would be in accordance with, where applicable, an approved spill prevention, control, and response plan, and would incorporate appropriate control technologies and best management practices. Covered actions would not |

Discussion of the categorical exclusion is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.

**Technical Support Memorandum** and **Appendices** provided by ARPA-E.
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<td>occur (1) within areas of hazardous natural bottom conditions or (2) within the boundary of an established marine sanctuary or wildlife refuge, a governmentally proposed marine sanctuary or wildlife refuge, or a governmentally recognized area of high biological sensitivity, unless authorized by the agency responsible for such refuge, sanctuary, or area (or after consultation with the responsible agency, if no authorization is required). If the proposed activities would occur outside such refuge, sanctuary, or area and if the activities would have the potential to cause impacts within such refuge, sanctuary, or area, then the responsible agency shall be consulted in order to determine whether authorization is required and whether such activities would have the potential to cause significant impacts on such refuge, sanctuary, or area. Areas of high biological sensitivity include, but are not limited to, areas of known ecological importance, whale and marine mammal mating and calving/pupping areas, and fish and invertebrate spawning and nursery areas recognized as being limited or unique and vulnerable to perturbation; these areas can occur in bays, estuaries, near shore, and far offshore, and may vary seasonally. No permanent facilities or devices would be constructed or installed. Covered actions do not include drilling of resource exploration or extraction wells, use of large-scale vibratory coring techniques, or seismic activities other than passive techniques.</td>
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<th>B6</th>
<th>Categorical Exclusions Applicable to Environmental Restoration and Waste Management Activities</th>
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<td>B6.1 Small-scale, short-term cleanup actions, under RCRA, Atomic Energy Act, or other authorities, less than approximately $5-10 million dollars in cost (in 2011 dollars), and 5 years duration, to reduce risk to human health or the environment from the release or threat of release of a hazardous substance other than high-level radioactive waste and spent nuclear fuel, including treatment (e.g., such as incineration, encapsulation, physical or chemical separation, and compaction), recovery, storage, or</td>
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Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.

Discussion of “such as” and “in accordance with applicable requirements” is described in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).
disposal of wastes at existing facilities currently handling the type of waste involved in the action. These actions include, but are not limited to:

(a) Excavation or consolidation of contaminated soils or materials from drainage channels, retention basins, ponds, and spill areas that are not receiving contaminated surface water or wastewater, if surface water or groundwater would not collect and if such actions would reduce the spread of, or direct contact with, the contamination;

(b) Removal of bulk containers (for example, such as drums and barrels) that contain or may contain hazardous substances, pollutants, contaminants, CERCLA-excluded petroleum or natural gas products, or hazardous wastes (designated in 40 CFR part 261 or applicable state requirements), if such actions would reduce the likelihood of spillage, leakage, fire, explosion, or exposure to humans, animals, or the food chain;

(c) Removal of an underground storage tank including its associated piping and underlying containment systems in compliance with applicable requirements (such as RCRA, subtitle I: 40 CFR part 265, subpart J; and 40 CFR part 280, subparts F and G) if such action would reduce the likelihood of spillage, leakage, or the spread of, or direct contact with, contamination;

(d) Repair or replacement of leaking containers;

(e) Capping or other containment of contaminated soils or sludges if the capping or containment would not affect ground water remediation and if needed to reduce migration of hazardous substances, pollutants, contaminants, or CERCLA-excluded petroleum and natural gas products into soil, groundwater, surface water, or air;

(f) Drainage or closing of man-made surface impoundments if needed to maintain the integrity of the structures;

(g) Confinement or perimeter protection using dikes, trenches, ditches, or diversions, or installing underground barriers, if needed to reduce the spread of, or direct contact with, the contamination;

The categorical exclusion determinations listed below from DOE’s Savannah River Site illustrate types of activities that have qualified for categorical exclusion B6.1 in the past. DOE expects that the revised categorical exclusion would apply to similar activities.

- **N-Area Resource Conservation and Recovery Act Closure Activities** (CX determination: September 3, 2010). Evaluated activities are in support of the closure of the N-Area Resource Conservation and Recovery Act (RCRA) Part B permitted waste storage areas, which include pads SWSP-1, SWSP-2, SWSP-3; and buildings 645-N, 645-2N, and 645-4N. The activities include RCRA and radiological sampling and surveys, and will result in the cessation of hazardous and mixed waste receipt and storage activities at the associated locations. The RCRA Part B Permit has been revised to reflect closure of this Treatment/Storage/Disposal Facility.

- **Disposal of Used 55 Gallon Drums** (CX determination: June 22, 2010). To facilitate disposal of approximately 76 unusable 55 gallon drums with a radioactive history, Spent Fuel Projects personnel will absorb any residual water contained in the drums which will later be loaded into a container, which will be sealed and disposed of as low-level waste.

- **H-Area Hazardous Waste Management Facility Base and Silver Chloride Injection** (CX determination: May 28, 2009). An acidic plume emanating from the H-Area Seepage Basins has caused the mobilization of metals and radionuclides into the groundwater flowing toward Fourmile Branch. Subsurface barriers have been constructed up- and down-gradient of the seepage basins to mitigate the release of tritium and metals to Fourmile Branch. Thirty-one injection/monitoring wells will be installed to inject a base solution to raise pH of groundwater.

- **Disposition of Water from the 105-C Disassembly Basin** (CX determination: November 19, 2009). Disposition of 2,700,000 gallons of water contained in the 105-C Disassembly Basin (DB) by forced evaporation.
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<td>(h) Stabilization, but not expansion, of berms, dikes, impoundments, or caps if needed to maintain integrity of the structures;</td>
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<td>(i) Drainage controls <em>(for example, such as run-off or run-on diversion)</em> if needed to reduce offsite migration of hazardous substances, pollutants, contaminants, or CERCLA-excluded petroleum or natural gas products or to prevent precipitation or run-off from other sources from entering the release area from other areas;</td>
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<td>(j) Segregation of wastes that may react with one another or form a mixture that could result in adverse environmental impacts;</td>
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<td>(k) Use of chemicals and other materials to neutralize the pH of wastes;</td>
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<td>(l) Use of chemicals and other materials to retard the spread of the release or to mitigate its effects if the use of such chemicals would reduce the spread of, or direct contact with, the contamination;</td>
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<td>(m) Installation and operation of gas ventilation systems in soil to remove methane or petroleum vapors without any toxic or radioactive co-contaminants if appropriate filtration or gas treatment is in place;</td>
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<td>(n) Installation of fences, warning signs, or other security or site control precautions if humans or animals have access to the release; and</td>
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<td>(o) Provision of an alternative water supply that would not create new water sources if necessary immediately to reduce exposure to contaminated household or industrial use water and continuing until such time as local authorities can satisfy the need for a permanent remedy.</td>
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B6.2 The siting, construction, and operation of temporary (generally less than 2 years) pilot-scale waste collection and treatment facilities, and pilot-scale (generally less than one acre) waste stabilization and containment facilities (including siting, construction, and operation of a small-scale laboratory building or renovation of a room in an existing building for sample analysis), *provided that* the action: (1) *supports remedial*

Discussion of “such as” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).

Minor editorial changes.
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<td>investigations/feasibility studies under CERCLA, or similar studies under RCRA, (such as RCRA facility investigations/corrective measure studies) or other authorities; and (2) would not unduly limit the choice of reasonable remedial alternatives (such as by permanently altering substantial site area or by committing large amounts of funds relative to the scope of the remedial alternatives).</td>
<td>Discussion of “such as” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Minor editorial changes.</td>
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<td>B6.3 Improvements to environmental monitoring and control systems of an existing building or structure (for example, such as changes to scrubbers in air quality control systems or ion-exchange devices and other filtration processes in water treatment systems), provided that during subsequent operations (1) any substance collected by the environmental control systems would be recycled, released, or disposed of within existing permitted facilities and (2) there are applicable statutory or regulatory requirements or permit conditions for disposal, release, or recycling of any hazardous substance or CERCLA-excluded petroleum or natural gas products that are collected or released in increased quantity or that were not previously collected or released.</td>
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<td>B6.4 Siting, construction (or modification or expansion), operation, and decommissioning of an onsite facility for storing packaged hazardous waste (as designated in 40 CFR part 261) for 90 days or less or for longer periods as provided in 40 CFR 262.34(d), (e), or (f) (e.g., such as accumulation or satellite areas).</td>
<td>Discussion of “such as” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Minor editorial changes.</td>
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<td>B6.5 Siting, construction (or modification or expansion), operation, and decommissioning of an onsite facility for characterizing and sorting previously packaged waste or for overpacking waste, other than high-level radioactive waste, provided that operations do not involve unpacking waste. These actions do not include waste storage (covered under B6.4, B6.6, B6.10 of this appendix, and C16 of appendix C) or the handling of spent nuclear fuel.</td>
<td>Minor editorial changes.</td>
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<td><strong>B6.7</strong> Under the Low-Level Radioactive Waste Policy Amendments Act of 1985 (5(c)(5)), granting of a petition qualified under 10 CFR 730.6 for allocation of commercial disposal capacity for an unusual or unexpected volume of commercial low-level radioactive waste or denying such a petition when adequate storage capacity exists at the petitioner's facility.</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td><strong>B6.7</strong> [Reserved]</td>
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<td><strong>B6.10</strong> Siting, construction (or modification), expansion, operation, and decommissioning of a small upgraded or replacement facility (less than approximately 50,000 square feet in area) at a DOE site within or contiguous to an already a previously disturbed or developed area (where active utilities and currently used roads are readily accessible) for storage of waste that is already at the site at the time the storage capacity is to be provided. These actions do not include the storage of high-level radioactive waste, spent nuclear fuel or any waste that requires special precautions to prevent nuclear criticality. (See also B6.4, B6.5, B6.6 of this appendix, and C16 of appendix C.)</td>
<td>Discussion of the changes is provided in Section IV.E of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. Discussion of “previously disturbed or developed” and deleting “DOE site” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Also see “CEQ Exchange of Letters with Secretary of Energy: Application of NEPA Categorical Exclusions to the Auto Loan Program under section 136 of the Energy Independence and Security Act of 2007, March 2009.” Part 1 Part 2 Further discussion of “previously disturbed or developed area” is provided in Section IV.C of the preamble to the final rule.</td>
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<td><strong>B7</strong> Categorical Exclusions Applicable to International Activities</td>
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<td><strong>B7.2</strong> Approval of import or export of small quantities of special nuclear materials or isotopic materials in accordance with applicable requirements (such as the Nuclear Non-Proliferation Act of 1978 and the “Procedures Established Pursuant to the Nuclear Non-Proliferation Act of 1978” (43 FR 25326, June 9, 1978)).</td>
<td>Discussion of “in accordance with applicable requirements” and “such as” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>Appendix C</td>
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<td>C2 Rate increases for products or services marketed by DOE, except for electric power, power transmission, and other products or services provided by the Power Marketing Administrations, and approval of rate increases for non-DOE entities, that exceed the change in the overall price level in the economy (inflation), as measured by the GNP fixed weight price index published by the Department of Commerce, during the period since the last rate increase for that product or service.</td>
<td>Discussion of the changes is provided in Section IV.F of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>[Reserved]</td>
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<td>C4 Reconstructing (upgrading or rebuilding) existing electric powerlines more than approximately 20 miles in length of existing powerlines; or constructing construction of new electric powerlines (1) more than approximately 10 miles in length outside previously disturbed or developed powerline or pipeline rights-of-way or (2) more than approximately 20 miles in length within previously disturbed or developed powerline or pipeline rights-of-way.</td>
<td>Discussion of the changes is provided in Section IV.F of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. Discussion of “previously disturbed or developed area” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.</td>
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<td>C7 Establishment and implementation of contracts, policies, and marketing plans, or allocation plans for the allocation or related to electric power acquisition that do not involve (1) the interconnection of, or acquisition of power from, new generation resources that are equal to or less than 50 average megawatts, (2) major changes in the normal operating limits of generation resources greater equal to or less than 50 average megawatts, or (3) service to discrete new loads of less than 10 average megawatts or more over a 12-month period. This applies to power marketing operations and to siting, construction, and operation of power generating facilities at DOE sites.</td>
<td>Discussion of the changes is provided in Section IV.F of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. Discussion of “on DOE sites” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>C8</td>
<td><strong>Large-scale activities undertaken to protect cultural resources (such as fencing, labeling, and flagging) or to protect, restore, or improve fish and wildlife habitat, fish passage facilities (such as fish ladders and minor diversion channels), or fisheries Protection, restoration, or improvement of fish and wildlife habitat, fish passage facilities, and fish hatcheries if the proposed action may adversely affect an environmentally sensitive resource.</strong></td>
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<td>Discussion of the changes is provided in Section IV.F of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.</td>
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<td>C11</td>
<td><strong>Siting, construction (or modification), operation, and decommissioning of a low- or medium-energy (but greater than when the primary beam energy exceeds approximately 100 million electron volts MeV, primary beam energy and the average beam power exceeds approximately 250 kilowatts or where the average current exceeds 2.5 milliamperes) particle acceleration facilities, including electron beam acceleration facilities, and associated beamlines, storage rings, colliders, and detectors for research and medical purposes, within or contiguous to an already a previously disturbed or developed area (where active utilities and currently used roads are readily accessible).</strong></td>
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<td>Discussion of the changes is provided in Section IV.F of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>Discussion of “previously disturbed or developed area” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.</td>
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<td>C12</td>
<td><strong>Siting, construction, and operation, and decommissioning of energy system prototypes demonstration actions (including, but not limited to, wind resource, hydropower, geothermal, fossil fuel, biomass, and solar energy, but excluding nuclear), pilot projects. For purposes of this category, “demonstration actions” means actions that are undertaken at a scale to show whether a technology would be viable on a larger scale and suitable for commercial deployment.</strong></td>
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<td>Discussion of the changes is provided in Section IV.F of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule.</td>
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<td>C13</td>
<td><strong>Approvals or disapprovals of an application authorizations to import/ or export natural gas under section 3 of the Natural Gas Act involving minor new construction (other than a cogeneration powerplant), (such as adding new connections, looping, or</strong></td>
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<td>Discussion of the changes is provided in Section IV.F of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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<td>compression to an existing natural gas pipeline or liquefied natural gas pipeline, or converting an existing oil pipeline to a natural gas pipeline using the same right-of-way.</td>
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<td>C15 Siting, construction (or expansion), operation, and decommissioning of research and development incinerators for any type of waste and of any other incinerators that would treat nonhazardous solid waste (as designated in 40 CFR Part 261.4(b)).</td>
<td>Discussion of the changes is provided in Section IV.C of the preamble to the final rule. Minor editorial changes.</td>
</tr>
<tr>
<td>C16 Siting, construction (or modification to increase capacity), operation, and decommissioning of packaging and unpacking facilities (that may include such as characterization operations) and large storage facilities (greater than approximately 50,000 square feet in area) for waste, except high-level radioactive waste, generated onsite or resulting from activities connected to site operations. These actions do not include storage, packaging, or unpacking of spent nuclear fuel. (See also B6.4, B6.5, B6.6, and B6.10 of appendix B.)</td>
<td>Discussion of “such as” is provided in Section IV.B of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214).</td>
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**Appendix D**

| D1 Strategic Systems, as defined in DOE Order 420.1, “Life Cycle Asset Management” or its successor, and designated by the Secretary. [Reserved] | Discussion of the changes is provided in Section IV.C of the preamble to the final rule. |
| D5 Main transmission system additions (that is, additions of new transmission lines) to a Power Marketing Administration's main transmission grid. | Discussion of the changes is provided in Section IV.G of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). The following documents illustrate that impacts from electric transmission facilities and lines may be mitigated to be non-significant. Therefore, the level of NEPA review for transmission facilities and lines that are not categorically excluded is at least an EA level, but does not necessarily warrant an EIS level. |
| [Reserved] | |

- DOE/EIS-0389: Trinity Public Utilities District Direct Interconnection Project Vol. I & Vol. II, Record of Decision (ROD) (January 2008), Mitigation Action Plan (MAP). The EIS analyzed impacts from improvements to power system
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<td>reliability in Trinity County, California, by Western’s action to remove about 5.3 miles of existing 12-kV distribution line, and construct, operate, and maintain about 16 miles of new 60-kV transmission line, a three-way switching structure and associated equipment, and a new switchyard. The EIS identified best management practices and mitigation measures, all of which were committed to in the ROD and Western’s Mitigation Action Plan (MAP). The ROD stated that, with implementation of those requirements and measures, all identified potential impacts would be reduced to less than significant levels.</td>
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<td>• DOE/EIS-0294: [Sutter Power Project, ROD]( May 1999), MAP. This EIS analyzed the direct interconnection of Calpine Corporation’s (Calpine) proposed Sutter Power Project (SPP), a geothermal facility, with Western’s electric transmission system. These facilities include a natural gas pipeline, new switching station, and approximately 4 miles of new 230-kilovolt (kV) transmission line. As the ROD stated, Western has determined that no significant environmental impacts will result from the construction, operation, and maintenance of the SPP or its ancillary facilities. With the 165 mitigation</td>
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<td>measures adopted, the Project will not have a significant effect on any portion of the human environment.</td>
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<td>● DOE/EAt-1425: BPA/Raymond-Cosmopolis Transmission Line Rebuild Project, FONSI (August 2003), MAP. The EA analyzed the rebuild of, and addition of fiber optic cable to, the Raymond–Cosmopolis 115-kV, 18.3 mile long transmission line, located in Pacific and Grays Harbor Counties in Washington. Based on the analysis in the EA and the mitigation that will be implemented to reduce adverse impacts, there would be no significant impacts to the following: land use, geology and soil, vegetation, wildlife, water quality, wetlands and floodplains, visual quality, air quality, socioeconomics, cultural resources, and health and safety. The MAP includes some measures that are essential to render the impacts of the proposed action not significant and other measures that will decrease impacts that did not reach the level to be considered significant.</td>
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| D6 | Integrating transmission facilities (that is, transmission system additions for integrating major new sources of generation into a Power Marketing Administration’s main grid). |
| See explanation for D5, above. |

| D6 | [Reserved] |

| D7 | Establishment and implementation of contracts, policies, and marketing plans or and allocation plans for the allocation of related to electric power acquisition that involve (1) the addition of interconnection of, or acquisition of power from, new generation resources greater than 50 average megawatts, (2) major changes in the normal operating limits of generation resources greater than 50 average megawatts, or (3) service to discrete new loads of 10 average megawatts or more over a 12-month period. |
| Discussion of the changes is provided in Section IV.G of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214), and Section IV.C of the preamble to the final rule. |

| D7 | Minor editorial changes. |

| D8 | Approvals or disapprovals or disapproval of an application or applications or authorizations to import or export natural gas under section 3 of the Natural Gas Act involving major new natural gas pipeline construction of major new natural gas pipelines or related facilities, (such as construction of new liquid liquefied natural gas (LNG) terminals, regasification or storage facilities), or a significant expansions and modifications of an |
| Discussion of the changes is provided in Section IV.G of the preamble to the Notice of Proposed Rulemaking, January 3, 2011(76 FR 214). |

<p>| D8 | Minor editorial changes. |</p>
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<td>existing pipelines or related facility or LNG terminal, regasification, or storage facility facilities.</td>
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<tr>
<td>D9 Approvals or disapprovals or disapproval of an application authorizations to import or export natural gas under section 3 of the Natural Gas Act involving a significant major operational changes (such as a major increase in the quantity of liquefied natural gas imported or exported.</td>
<td>Discussion of the changes is provided in Section IV.G of the preamble to the Notice of Proposed Rulemaking, January 3, 2011 (76 FR 214). Minor editorial changes.</td>
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<td>D10 Siting, construction, operation, and decommissioning of major treatment, storage, and disposal facilities for high-level waste and spent nuclear fuel, including geologic repositories, but not including onsite replacement or upgrades of storage facilities for spent nuclear fuel at DOE sites where such replacement or upgrade will not result in increased storage capacity.</td>
<td>Minor editorial changes.</td>
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<tr>
<td>D11 Siting, construction (or expansion), and operation of a disposal facility facilities for transuranic (TRU) waste and TRU mixed waste (TRU waste also containing hazardous waste as designated in 40 CFR part 261).</td>
<td>Minor editorial changes.</td>
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<tr>
<td>D12 Siting, construction, and operation of incinerators, other than research and development incinerators or incinerators for nonhazardous solid waste (as designated in 40 CFR part 261.4(b)).</td>
<td>Minor editorial changes.</td>
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