



U.S. Department of Energy Categorical Exclusion Determination Form

Proposed Action Title: NEPA 4916, Demolition of Building 9204-04 Ancillary Facilities

Program or Field Office: Location(s) (City/County/State): Y-12 National Security Complex, Oak Ridge, Tennessee

Proposed Action Description:

The Y-12 National Security Complex is planning to demolish and disposition the following buildings and structures: 9802-01 (steam valve room), 9802-02 (steam valve room), 9724-01 (breakroom facility), 9947-47 (security post/guard tower), 550 ft. of steam line, two steam traps, and other associated equipment. The primary mission or objective of this project is to reduce the overall risk associated with these unoccupied and deteriorating facilities, eliminate associated costs, reduce the site footprint, and facilitate the turnover of the Building 9204-04 facility to Department of Energy (DOE) Oak Ridge Environmental Management (OREM) for demolition under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). Building 9204-04 will be deactivated and demolished in accordance with the *Action Memorandum for the Y-12 Facilities Non-time Critical Removal Action Deactivation/Demolition Project* (DOE/OR/01-2462&D2) and the Removal Action Work Plan (DOE/OR/01-2479&D1), as agreed to by DOE and US Environmental Protection Agency for CERCLA actions. The above facilities and structures are ancillary to Building 9204-04 and were either screened out from CERCLA (Buildings 9802-01 and 9802-02) or not considered CERCLA facilities. In accordance with 1994 US DOE Policy, NEPA reviews do not apply to CECRLA actions.

<u>Categorical</u>	Exclusion	(s) <i>I</i>	Appli	<u>ied</u> :

B1.23 - Demolition and disposal of building

21.20								
	DE National Environmental Policy Act regulations regarding categorical exclusions, including the full text of each n, see Subpart D of 10 CFR Part 1021.							
Regulatory Requir	ments in 10 CFR 1021.410(b):							
	its within a class of actions that is listed in Appendix A or B to 10 CFR Part 1021, Subpart D. See paragraph above for rical exclusion(s) applied.							
actions which	actions listed in 10 CFR Part 1021, Subpart D, Appendix B include conditions that are integral elements of the class must be satisfied in order to determine that a proposal is categorically excluded under Appendix B. Specifically, a be one that would not:	of						
	(1) threaten a violation of applicable statutory, regulatory, or permit requirements for environment, safety, and health, or similar requirements of DOE or Executive Orders;							
	(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;							
	(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;							
	(4) have the potential to cause significant impacts on environmentally sensitive resources, including, but not limite to:	d						
	(i) Property (such as sites, buildings, structures, and objects) of historic, archeological, or architectural significance designated by a Federal, state, or local government, Federally recognized Indian tribe, or Native Hawaiian organization, or property determined to be eligible for listing on the National Register o Historic Places;	f						
	(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); state-listed or state-proposed endangered or threatened species or their habitat; Federally-protected marine mammals and Essential Fish Habitat (Marine Mammal Protection Act; Magnuson-Stevens Fishery Conservation and Management Act); and otherwise Federally-protected species (such as the Bald and Golden Eagle Protection Act or the Migratory Bird Treaty Act);							
	(iii) Floodplains and wetlands (as defined in 10 CFR 1022.4, "Compliance with Floodplain and Wetland Environmental Review Requirements: Definitions," or its successor);							

			parks, national mon	special designation such as Federuments, national natural landmans (such as National Scenic and F	rks, wild and scenic rivers, sta	ate and Federal wildlife
				e farmland, or other farmland of ad Protection Policy Act: Definiti		, as defined at 7 CFR
		So	(vi) Special sources ources that are vital in	s of water (such as sole-source as a region); and	quifers, wellhead protection as	reas, and other water
			(vii) Tundra, coral r	reefs, or rain forests;		
		invasi prevei	ve species, unless the natural unauthorized release	eered organisms, synthetic biolo proposed activity would be cont e into the environment and condo B(5) of 10 CFR Part 1021, Subp	ained or confined in a manner ucted in accordance with appli	designed and operated to
	of the propos to, scientific	al. Extr	raordinary circumstandersy about the environ	related to the proposal that may a ces are unique situations presente mental effects of the proposal; u oncerning alternative uses of ava	ed by specific proposals, incluncertain effects or effects invo	ding, but not limited
	broken down include the co potentially sig cumulatively	into sm onsidera gnifican signific	nall parts in order to avaition of connected and at impacts (40 CFR 150	eet the definition of a categorica void the appearance of significan cumulative actions, that is, the p 08.25(a)(1)), is not related to oth 1508.27(b)(7)), and is not preclu IS preparation.	ce of the total action. The scop proposal is not connected to ot er actions with individually in	pe of a proposal must ther actions with asignificant but
he pro	posed action fi	its withi		PA Compliance Officer (as authors) of action, the other regulatory or NEPA review.		
NEPA	Compliance O	fficer:			Date Determined:	

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