



U.S. Department of Energy Categorical Exclusion Determination Form

Proposed Action Title: NEPA 4201.22, Uranium Processing Facility (UPF), Security Portal Demolition

Program or Field Office: NNSA Production Office - Y-12 National Security Complex

<u>Location(s)</u> (City/County/State): Anderson / Oak Ridge / Tennessee

Proposed Action Description:

In preparation for the construction of West End Protected Area Reduction (NEPA 4834, rev 3) fence, the UPF project would demolish and dispose of an inactive security portal. The portal is located on the southern footprint of UPF project, intersecting with the perimeter intrusion detection and assessment system (PIDAS). The portal comprises of two guard booths, a steel frame canopy structure, hand rails, security fencing and turnstiles, concrete pad, concrete steps, a retaining wall (5ft. x 48ft.), and a storm drain junction box near PIDAS. The project would remove and demolish all equipment (e.g. HVAC, electrical utilities, and alarm systems), concrete slabs/foundations, structures, loose materials, and remove and replace the storm drain junction box. The area will be returned to grade and covered with grass or sod.

Categorical Exclusion(s) Applied:

B1.23 – Demolition and disposal of buildings

	B1.27 – <i>Disconn</i>	iection oj	futilities								
			al Environmental Policy Act regulations regarding categorical exclusions, including the full text of each part D of 10 CFR Part 1021.								
Reg	ulatory Requirem	ents in 1	0 CFR 1021.410(b):								
		is within a class of actions that is listed in Appendix A or B to 10 CFR Part 1021, Subpart D. See paragraph above for ical exclusion(s) applied.									
		nust be sa	sted in 10 CFR Part 1021, Subpart D, Appendix B include conditions that are integral elements of the class of atisfied in order to determine that a proposal is categorically excluded under Appendix B. Specifically, a t would not:								
			eaten a violation of applicable statutory, regulatory, or permit requirements for environment, safety, and or similar requirements of DOE or Executive Orders;								
		(includ	uire siting and construction or major expansion of waste storage, disposal, recovery, or treatment facilities ling incinerators), but the proposal may include categorically excluded waste storage, disposal, recovery, or ent actions or facilities;								
			turb hazardous substances, pollutants, contaminants, or CERCLA-excluded petroleum and natural gas ts that preexist in the environment such that there would be uncontrolled or unpermitted releases;								
		(4) hav to:	re the potential to cause significant impacts on environmentally sensitive resources, including, but not limited								
			(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 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); 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);								
			(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 farmland, or other farmland of statewide or local importance, as defined at 7 CFR								

		658.2(a), "Farmland Pro	tection Policy Act: De	finitions	," or its successor	;			
		(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) Tu	undra, coral reefs,	or rain forests;						
		invasive specie prevent unauth	s, unless the propo orized release into	d organisms, synthetic osed activity would be the environment and of 10 CFR Part 1021,	contain conducte	ed or confined in a ed in accordance v	a manner de	signed and op	perated to	
	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, including, but not limited to, scientific controversy about the environmental effects of the proposal; uncertain effects or effects involving unique or unknown risks; and unresolved conflicts concerning alternative uses of available resources.									
	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 (40 CFR 1508.25(a)(1)), is not related to other actions with individually insignificant but cumulatively significant impacts (40 CFR 1508.27(b)(7)), and is not precluded by 40 CFR 1506.1 or §1021.211 of this part concerning limitations on actions during EIS preparation.									
the pro	posed action f	its within the spe		Compliance Officer (as action, the other regular PA review.			,			
NEPA	Compliance C	officer:				Date Determined	l:			

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