RL-721 REV 4

NEPA REVIEW SCREENING FORM

Document ID Number:

I. Project Title:

Washington River Protection Solutions LLC -Proposed Actions For CY 2013 Scheduled To Take Place Under CX B1.3, "Routine Maintenance"

II. Project Description and Location (including Time Period over which proposed action will occur and Project Dimensions - e.g., acres displaced/disturbed, excavation length/depth, area/location/number of buildings, etc.):

Washington River Protection Solutions LLC (WRPS) will perform routine maintenance services on buildings, structures, infrastructure and equipment during Calendar Year 2013. WRPS will perform all routine maintenance activities in accordance with the categorical exclusion (CX) limitations set forth in 10 CFR 1021, Appendices A & B to Subpart D, and CX B1.3. WRPS' facilities include all those identified in the Tank Operations Contract Sections J.13 and J.14. Routine maintenance activities would include, but are not limited to:

· Custodial services to preserve facility appearance, working conditions, and sanitation.

 \cdot Maintain buildings including structural repair, repair or replacement of retaining walls and other associated outdoor structures, and repairing or replacement of roofing.

· Maintain equipment and vehicles.

 \cdot Repair, remove and subsequently replace parts, equipment, and non-radioactive tanks and related piping.

· Undertake erosion control, landscaping, revegetation, and pest control activities adjacent to facilities.

 \cdot Perform surveillance and maintain surplus facilities.

· Repairing or replacing facility equipment, such as lathes, mills, pumps, and presses.

 \cdot Servicing plumbing, electrical, communication, fire protection, and other systems in and adjacent to facilities.

· Replacing high-efficiency particulate air (HEPA) filters.

· Inspecting & treating utility poles, repairing right-of-ways, roads, & parking areas.

 \cdot Testing and calibrating facility components, subsystems or portable equipment such as control valves, in-core monitoring devices, transformers, and capacitors.

Routine decontamination of the surfaces of equipment, rooms, hot cells, or other interior surfaces of buildings.

All locations are currently disturbed, industrial zones which are culturally exempt (see PNL-7264 & Battelle 9405630) &/or covered under NHPA Section 106 review, HCRC# 2003-200-044. The majority of the WRPS facilities are classified as historical noncontributing/exempt properties under DOE/RL-97-56, Revision 1. To ensure there will be no ecological/biological or cultural impacts, prior to work initiation, 1) any non-exempt facilities or work will have the appropriate cultural reviews obtained as needed, 2) ecological reviews will be obtained if needed, 3) all work activities (including associated staging &/or laydown areas) will be performed within or contiguous to an already developed area (where active site utilities & roads are readily accessible & no habitat/vegetation will be disturbed), & 4) if any cultural or ecological issues are identified, the identified issue(s) will be appropriately dealt with as required by relevant company or Hanford Site procedures & regulations.

III. Reviews (if applicable):	1					an a
Biological Review Report #:	N/A					
Cultural Review Report #: Additional Attachments:	PNL-7264,	Battelle	Letter	9405630,	HCRC#2003-200-044,	& DOE/RL-97-56 R1

RL-721 REV 4

NEPA REVIEW SCREENING FORM (continued)

Document ID Number:

DOE/CX-00048 Rev. 1

YES

NO

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IV.	Existing	NEPA	Documentation
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Is the proposed action evaluated in a previous EA, EIS, or under CERCLA?

If "NO," proceed to Section V. If "YES," List EA, EIS, or CERCLA Document(s) Title and Number:

And then complete Section VI. Provide electronic copy of Initiator/ECO signed NRSF to DOE NCO for information only. DOE NCO signature is not required.

V. Categorical Exclusion	YES	NO
Does the proposed action fall within a class of actions that is listed in Appendixes A or B to Subpart D of 10 CFR Part 1021?	\boxtimes	
Are there extraordinary circumstances related to the proposal that may affect the significance of the environmental effects of the proposal?		\boxtimes
Is the proposal connected to other actions with potentially significant impacts or result in cumulatively significant impacts (not precluded by 40 CFR 1506.1 or 10 CFR 1021.211)?		\boxtimes

List CX to be applied and complete Categorical Exclusion Integral Elements (where an action might fit within multiple CXs, use the CX that best fits the proposed action):

B1.3 "Routine Maintenance"

Categorical Exclusion Integral Elements	YES	NO
Does the proposed action threaten a violation of applicable statutory, regulatory, or permit requirements for environmental, safety, or health, including DOE and/or Executive Orders?		\bowtie
Does the proposed action require siting, construction, or major expansion of waste storage, disposal, recovery, or treatment facilities?		\boxtimes
Does the proposed action disturb hazardous substances, pollutants, contaminants, or CERCLA-excluded petroleum and natural gas products that pre-exist in the environment such that there would be uncontrolled or unpermitted releases?		\boxtimes
Does the proposed action adversely affect environmentally sensitive resources?		\boxtimes
Does the proposed action involve genetically engineered organisms, synthetic biology, governmentally designated noxious weeds, or invasive species such that the action is NOT contained or confined in a manner designed, operated, and conducted in accordance to applicable requirements to prevent unauthorized release into the environment?		

If "NO" to all Categorical Exclusion Integral Elements questions above, complete Section VI, and provide to DOE NCO for final Approval/ Determination and signature in Section VII.

If "YES" to any of the Categorical Exclusion Integral Elements questions above, contact DOE NCO for additional NEPA Review.

VI. Responsible Contractor Signatures				
	Name (Printed)	Signature	Date	
Initiator	Holly Bowers	Holly Howers	12/13/12	
Cognizant Environmental Compliance Officer	Steve Killoy	halin	12/13/12	

VII. Approval/Determination

NCO Determination -

DOE NEPA Compliance Officer: Woody Russell

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Based on my review of information conveyed to me and in my possession (or attached) concerning the proposed action, as NEPA Compliance Officer (as authorized under DOE Order 451.1B), I have determined that the proposed action fits within the specified class of action:

EA

EIS

Date:

Signature: