I. Project Title: Washington River Protection Solutions LLC - Proposed Actions For CY 2 Place Under CX B1.17, "Polychlorinated Biphenyl Removal" II. Project Description and Location (including Time Period over which proposed action will occu acres displaced/disturbed, excavation length/depth, area/location/number of buildings, etc.): Washington River Protection Solutions LLC (WRPS) will remove polychlo (PCBs) during Calendar Year 2013. WRPS will perform all activities in categorical exclusion (CX) limitations set forth in 10 CFR 1021, Appe Subpart D, & CX B1.17. WRPS' facilities include all those identified Contract Sections J.13 and J.14. Activities would include, but are no Removal of polychlorinated biphenyl (PCB)-containing items (includito, transformers and capacitors), PCB-containing oils flushed from transformers and capacitors), PCB-containing oils flushed from transformers and capacitors, PCB-containing spill materials from buildings locations in accordance with applicable requirements. Also includes servicing and testing of equipment, such as electrica capacitors, that contain PCBs, and replacement or servicing of PCB-containing power and capping or re-routing piping as necessary to affect and PCB-containing items. Includes the establishment of temporary sup required to facilitate the removal and disposal of PCBs. All locations are currently disturbed, industrial zones which are cull PNL-7264 & Battelle 9405630) &/or covered under NHPA Section 106 revi 2003-200-044. The majority of the WRPS facilities are classified as h contributing/exempt properties under DCP/RL-97-56, Revision 1. To ens ecological/biological or cultural impacts, prior to work initiation, facilities or work will have the appropriate cultural reviews obtaine ecological reviews will be obtained if needed, 3) all work activities staging &/or laydown areas) will be performed within or contiguous to area (where active site utilities & roads are readily accessible & no will be disturbed), 4) all equipment and support structures will	DOE/CX-00058 Rev.
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as required by relevant company or Hanford Site procedures & regulati	ew, HCRC# istorical non- ure there will be no 1) any non-exempt d as needed, 2) (including associate an already developed habitat/vegetation alked down for cultural or ropriately dealt with
III. Reviews (if applicable): Biological Review Report #: N/A	

III. Reviews (if applicable): Biological Review Report #: N/A Cultural Review Report #: PNL-7264, Battelle Letter 9405630, HCRC#2003-200-044, & DOE/RL-97-56 R1 Additional Attachments: IV. Existing NEPA Documentation YES NO 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.

				Document ID Number:		
NEPA REVIEW SCREENING FORM (continued) DOE/CX-000					. 1	
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?						
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):						
B1.17, "Polychlorinated Biphenyl Removal"						
Categorical Exclusion Integral Elements					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?					\boxtimes	
Does the proposed action require siting, construction, or major expansion of waste storage, disposal, recovery, or treatment facilities?						
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?					\boxtimes	
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 YBowe	10	(2/13/)	2	
Cognizant Environmental Compliance Officer	Steve Killoy	Thin		9/13/1	2	
VII. Approval/Determinat	ion	and the state of t		,	North Street Co.	
DOE NEPA Compliance Officer: Woody Russell						
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:						
NCO Determination - CX EA EIS						
Signature:						