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TRI-PARTY AGREEMENT

[0089600]

Change Notice Number TPA-CN- 566	TPA CHANGE NOTICE FORM	Date: February 28, 2013
Document Number, Title, and Revision: Removal Action Work Plan for River Corridor General Decommissioning Activities, DOE/RL-2010-34, Revision 1		Date Document Last Issued: October 2012
Originator: R. F, Guercia		Phone: (509) 376-5494

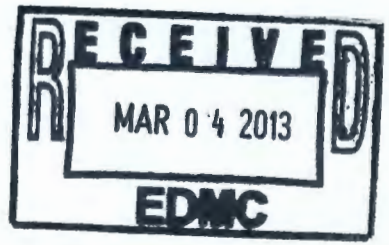
Description of Change:
Removal Action Work Plan for River Corridor General Decommissioning Activities, DOE/RL-2010-34, Revision 1 has incorrect wording addressing asbestos abatement. The correction of this change notice will place the RAWP consistent with 40CFR61.

RF Guercia DOE and FW Bond and CJ Guzzetti Lead Regulatory Agency agree that the proposed change modifies an approved workplan/document and will be processed in accordance with the Tri-Party Agreement Action Plan, Section 9.0, *Documentation and Records*, and not Chapter 12.0, *Changes to the Agreement*.

- Replace page 2-3 of the subject RAWP with attached same page 2-3. This page change will correct the phrase "the Category II ACM will become crumbled, pulverized, or reduced to powder, by the forces" to read "the Category II ACM will not become crumbled, pulverized, or reduced to powder, by the forces" This will correct the omission of the word "not" in the first line of this page.

Note: Include affected page number(s)

Justification and Impacts of Change:
Corrects wording in the RAWP to address discrepancy with 40CFR61. Words are missing from the text of the RAWP.



Approvals:

	2/28/2013	<input checked="" type="checkbox"/> Approved <input type="checkbox"/> Disapproved
DOE Project Manager	Date	
	2/28/2013	<input checked="" type="checkbox"/> Approved <input type="checkbox"/> Disapproved
EPA Project Manager	Date	
	2/28/2013	<input checked="" type="checkbox"/> Approved <input type="checkbox"/> Disapproved
Ecology Project Manager	Date	

100-BC-1 100-FR-1 100-NR-1
 100-DR-1 100-HR-1 300-FF-2

Removal Action Elements

the Category II ACM will not become crumbled, pulverized, or reduced to powder, by the forces expected to act upon it during the demolition or otherwise friable will be provided in advance to EPA for approval. Category I nonfriable ACM will also be removed prior to the start of actual demolition activities, except in situations where demolition practices will be used that can be or have been demonstrated to the satisfaction of the EPA not to render the Category I ACM friable, consistent with NESHAP standards. Demonstration can be performed using existing EPA or Washington State guidance regarding asbestos abatement under NESHAP. Such Category I nonfriable ACM must not be in poor condition and planned demolition activities must not subject the ACM to sanding, grinding, cutting, or abrading. In all cases, ACM that is either friable or cannot be demonstrated to remain nonfriable during demolition will be removed prior to such demolition as required by NESHAP. Unattached, not-in-use, and accessible lead bricks and sheeting; PCBs (primarily motor oils, and light ballasts); mercury (primarily in lighting components and switches); and other hazardous materials will be removed to the extent practical and disposed as hazardous or mixed waste or recycled. Guidelines for waste management are found in Section 4.2.

Piping and drains entering or exiting each building/structure below-grade will be plugged or grouted to prevent potential pathways to the environment. Groundwater wells may be located near or within the footprint of the structures undergoing demolition. The groundwater wells may or may not be affected by the facility demolition. If required, the wells will be decommissioned prior to initiating facility demolition.

2.5 FACILITY DEMOLITION/DEBRIS REMOVAL

The facilities will be demolished using standard demolition techniques (e.g., excavator with a hoe-ram, a hydraulic shear with steel shear jaws, concrete pulverizer jaws or breaker jaws, and/or controlled explosives). Water may be used to control dust generated from demolition and debris removal activities, as appropriate. The amount of water used will be minimized to prevent ponding and runoff. Additional work practices/controls may need to be implemented to control runoff depending on site conditions. Controls will be described in work controlling documents (e.g., work packages) and could include removing asphalt to allow water to infiltrate into the ground as well as establishing berms around the demolition area. Structures will be demolished and disposed. Debris will be removed from any given area using industry standard methods (e.g., front-end loader, dump truck).

How below-grade structures are addressed will depend on the condition of the structures and if any soil contamination may be present or discovered. Below-grade structures that are uncontaminated may be left in place and will be documented in accordance with the site completion process (Section 2.6).

2.6 SITE COMPLETION

Site completion will be pursued when removal actions are completed for a building/structure, or debris, or a geographically-related group of buildings/structures or debris locations. When