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## AGREEMENT IN PRINCIPLE

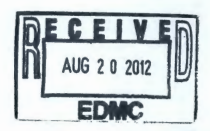
NEGOTIATION OF HANFORD FEDERAL FACILITY AGREEMENT AND CONSENT ORDER REVISIONS PERTAINING TO 100 AREA WASTE SITE REMEDIATION, 300 AREA SURPLUS FACILITIES, 200 AREA RI/FS, AND CANYON FACILITIES RESPONSE ACTIONS

The U.S. Department of Energy (DOE), the U.S. Environmental Protection Agency (EPA) and the State of Washington Department of Ecology (Ecology) (or Parties) agree to discuss and negotiate revisions of the Hanford Federal Facility Agreement and Consent Order (HFFACO) Action Plan Appendices C and D that may be appropriate to address:

- River Corridor waste site remediation scope not already covered in the HFFACO Action Plan Appendices C and D, resulting from discovery of new sites or discovery of more extensive contamination than previously anticipated (Milestone M-16-00A).
- 2) Completion/execution dates for the 324 Area facility demolition (M-89-00) and 300 Area Surplus Facilities (M-94-00).
- Completion/execution dates for Central Plateau decision documents (M-15-00) and canyon area remediation (M-085-00).
- Characterization associated with or in the vicinity of the KE reactor area and completion/execution dates for the reactor interim safe storage (M-93-22).

## The Parties agree to the following:

- A. To enter into such discussions by August 2, 2012.
- B. To conclude such discussions by September 25, 2012.
- C. To offer consultation with the affected Indian Nations, and to provide briefings to the State of Oregon, the Hanford Advisory Board, and other stakeholders, as appropriate.
- D. To revise the relevant sections of the HFFACO Action Plan appendices to reflect the path forward as negotiated and agreed to after consideration of tribal and public comment, as appropriate.



This Agreement in Principle is to take effect upon the signature of the Parties. Any Party may withdraw from the Agreement in Principle upon written notice to the other Parties. This Agreement in Principle does not create any right or benefit, substantive or procedural, enforceable by law or equity by any person, including the Parties to this Agreement.

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NEGOTIATION OF HANFORD FEDERAL FACILITY AGREEMENT AND CONSENT ORDER REVISIONS PERTAINING TO 100 AREA WASTE SITE REMEDIATION, 300 AREA SURPLUS FACILITIES, 200 AREA RI/FS, AND CANYON FACILITIES RESPONSE ACTIONS

Jone A. Hedges  by John B. Pu Date Aug 17, 2012  Jane A. Hedges, Program Manager  Nuclear Waste Program  Department of Ecology  State of Washington	Date 8/17/12 Matt McCormick, Manager U.S. Department of Energy Richland Operations Office
Date 8/17/12 Dennis A. Faulk, Program Manager Hanford Project Office U.S. Environmental Protection Agency	