

TABLE III—TEST INFORMATION RECEIVED FROM 10/01/2023 TO 10/31/2023.—Continued

Case No.	Received date	Type of test information	Chemical substance
P-20-0122, P-20-0139, P-20-0140, P-20-0141, P-20-0142.	10/6/2023	PAG 2A Direct Photolysis Study Report., PAG 3A Direct Photolysis Study Report., PAG 5 Direct Photolysis Study Report.	(S) 1-(4-tert-butylphenyl)tetrahydro[2- ¹⁴ C]thiophen-1-ium nonaflate; (S) (4-hydroxy[U- ¹⁴ C]phenyl)-diphenyl-sulfonium trifluoromethanesulfonate; (S) tris(4-tert-butyl[mono-U- ¹⁴ C]phenyl)sulfonium nonaflate.
P-20-0145, P-20-0147, P-20-0152, P-20-0155, P-20-0159.	10/6/2023	PAG 2A Direct Photolysis Study Report., PAG 3A Direct Photolysis Study Report., PAG 5 Direct Photolysis Study Report.	(S) 1-(4-tert-butylphenyl)tetrahydro[2- ¹⁴ C]thiophen-1-ium nonaflate; (S) (4-hydroxy[U- ¹⁴ C]phenyl)-diphenyl-sulfonium trifluoromethanesulfonate; (S) tris(4-tert-butyl[mono-U- ¹⁴ C]phenyl)sulfonium nonaflate.
P-17-0178, P-18-0013, P-18-0014, P-18-0037, P-19-0078.	10/6/2023	PAG 2A Direct Photolysis Study Report., PAG 3A Direct Photolysis Study Report., PAG 5 Direct Photolysis Study Report.	(S) 1-(4-tert-butylphenyl)tetrahydro[2- ¹⁴ C]thiophen-1-ium nonaflate; (S) (4-hydroxy[U- ¹⁴ C]phenyl)-diphenyl-sulfonium trifluoromethanesulfonate; (S) tris(4-tert-butyl[mono-U- ¹⁴ C]phenyl)sulfonium nonaflate.
P-22-0129, P-23-0050	10/6/2023	PAG 2A Direct Photolysis Study Report., PAG 3A Direct Photolysis Study Report., PAG 5 Direct Photolysis Study Report.	(S) 1-(4-tert-butylphenyl)tetrahydro[2- ¹⁴ C]thiophen-1-ium nonaflate; (S) (4-hydroxy[U- ¹⁴ C]phenyl)-diphenyl-sulfonium trifluoromethanesulfonate; (S) tris(4-tert-butyl[mono-U- ¹⁴ C]phenyl)sulfonium nonaflate.
P-19-0079, P-19-0111, P-19-0112, P-19-0114, P-19-0133.	10/27/2023	PAG 2 Direct Photolysis Study Report.	(S) tri[mono-U- ¹⁴ C]phenylsulfonium 2-(adamantane-1- carbonyloxy)-1,1-difluoro-ethanesulfonate.
P-20-0122, P-20-0139, P-20-0140, P-20-0141, P-20-0142.	10/27/2023	PAG 2 Direct Photolysis Study Report.	(S) tri[mono-U- ¹⁴ C]phenylsulfonium 2-(adamantane-1- carbonyloxy)-1,1-difluoro-ethanesulfonate
P-20-0145, P-20-0147, P-20-0152, P-20-0155, P-20-0159.	10/27/2023	PAG 2A Direct Photolysis Study Report.	(S) tri[mono-U- ¹⁴ C]phenylsulfonium 2-(adamantane-1- carbonyloxy)-1,1-difluoro-ethanesulfonate.
P-22-0129, P-23-0050	10/27/2023	PAG 2 Direct Photolysis Study Report.	(S) tri[mono-U- ¹⁴ C]phenylsulfonium 2-(adamantane-1- carbonyloxy)-1,1-difluoro-ethanesulfonate
P-17-0178, P-18-0013, P-18-0014, P-18-0037, P-19-0078.	10/27/2023	PAG 2 Direct Photolysis Study Report.	(S) tri[mono-U- ¹⁴ C]phenylsulfonium 2-(adamantane-1- carbonyloxy)-1,1-difluoro-ethanesulfonate.
P-11-0557	10/31/2023	Annual reporting of Certificate of Analysis test data and import volumes.	(G) 2-Propenoic acid, 2-methyl-, 2-hydroxyethyl ester, telomers with C18–26-alkyl acrylate, 1-dodecanethiol, N-(hydroxymethyl)-2-methyl-2-propenamide, polyfluorooctyl methacrylate and vinylidene chloride, 2,2'-[1 ,2-diazenediyl]bis(1-methylethylidene)bis[4,5-dihydro-1 H-imidazole] hydrochloride (1 :2)-initiated.

If you are interested in information that is not included in these tables, you may contact EPA’s technical information contact or general information contact as described under **FOR FURTHER INFORMATION CONTACT** to access additional non-CBI information that may be available.

Authority: 15 U.S.C. 2601 *et seq.*

Dated: November 13, 2023.

Pamela Myrick,

Director, Project Management and Operations Division, Office of Pollution Prevention and Toxics.

[FR Doc. 2023–25437 Filed 11–16–23; 8:45 am]

BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL OP–OFA–095]

Notice of Adoption of a Bureau of Indian Affairs Categorical Exclusion Under the National Environmental Policy Act

AGENCY: Environmental Protection Agency.

ACTION: Notice of adoption of categorical exclusion.

SUMMARY: The Environmental Protection Agency (EPA) has adopted a Bureau of Indian Affairs’ (BIA) categorical exclusion (CE) for waste management activities involving remediation of

hazardous waste sites under the National Environmental Policy Act (NEPA) for use by the EPA’s Contaminated Alaska Native Claims Settlement Act (ANCSA) Lands Assistance Program. This notice describes the categories of proposed actions for which EPA intends to use BIA’s CE and describes the consultation between the agencies.

DATES: This action is effective upon publication.

FOR FURTHER INFORMATION CONTACT: Melissa Winters, Manager, Pollution Prevention and Communities Branch, Land, Chemicals, and Redevelopment Division, EPA Region 10, by phone at

206–553–5180, or by email at winters.melissa@epa.gov.

SUPPLEMENTARY INFORMATION:

I. Background

NEPA and CEs

The National Environmental Policy Act, as amended at, 42 U.S.C. 4321–4347 (NEPA), requires all Federal agencies to assess the environmental impact of their actions. Congress enacted NEPA in order to encourage productive and enjoyable harmony between humans and the environment, recognizing the profound impact of human activity and the critical importance of restoring and maintaining environmental quality to the overall welfare of humankind. 42 U.S.C. 4321, 4331. NEPA’s twin aims are to ensure agencies consider the environmental effects of their proposed actions in their decision-making processes and inform and involve the public in that process. 42 U.S.C. 4331. NEPA created the Council on Environmental Quality (CEQ), which promulgated NEPA implementing regulations, 40 CFR parts 1500 through 1508 (CEQ regulations).

To comply with NEPA, agencies determine the appropriate level of review—an environmental impact statement (EIS), environmental assessment (EA), or CE. 42 U.S.C. 4336. If a proposed action is likely to have significant environmental effects, the agency must prepare an EIS and document its decision in a record of decision. 42 U.S.C. 4336. If the proposed action is not likely to have significant environmental effects or the effects are unknown, the agency may instead prepare an EA, which involves a more concise analysis and process than an EIS. 42 U.S.C. 4336. Following the EA, the agency may conclude the process with a finding of no significant impact if the analysis shows that the action will have no significant effects. If the analysis in the EA finds that the action is likely to have significant effects, however, then an EIS is required.

Under NEPA and the CEQ regulations, a Federal agency also can establish CEs—categories of actions that the agency has determined normally do not significantly affect the quality of the human environment—in their agency NEPA procedures. 42 U.S.C. 4336(e)(1); 40 CFR 1501.4, 1507.3(e)(2)(ii), 1508.1(d). If an agency determines that a CE covers a proposed action, it then evaluates the proposed action for extraordinary circumstances in which a normally excluded action may have a significant effect. 40 CFR 1501.4(b). If no extraordinary circumstances are

present or if further analysis determines that the extraordinary circumstances do not involve the potential for significant environmental impacts, the agency may apply the CE to the proposed action without preparing an EA or EIS. 42 U.S.C. 4336(a)(2), 40 CFR 1501.4. If the extraordinary circumstances have the potential to result in significant effects, the agency is required to prepare an EA or EIS.

Section 109 of NEPA, enacted as part of the Fiscal Responsibility Act of 2023, allows a Federal agency to “adopt” or use another agency’s CEs for a category of proposed agency actions. 42 U.S.C. 4336(c). To use another agency’s CEs under section 109, an agency must identify the relevant CEs listed in another agency’s (“establishing agency”) NEPA procedures that cover its category of proposed actions or related actions; consult with the establishing agency to ensure that the proposed adoption of the CE to a category of actions is appropriate; identify to the public the CE that the agency plans to use for its proposed actions; and document adoption of the CE. *Id.* This notice describes EPA’s adoption of BIA’s CE under section 109 of NEPA to use in EPA’s program and funding opportunities administered by EPA.

EPA’s Program

The Alaska Native Claims Settlement Act (ANCSA) was enacted in 1971 to settle aboriginal claims to public lands through the conveyance of 46 million acres of land to Alaska Native regional and village corporations and the transfer of one billion dollars from the state and federal governments as compensation for remaining claims. Some of the lands promised and conveyed to corporations pursuant to the settlement in ANCSA were contaminated. The contaminants on some of these lands—which include arsenic, asbestos, lead, mercury, pesticides, polychlorinated biphenyls, and petroleum products—pose health and other concerns to Indigenous Alaskans and communities and are present in quantities above state and federal clean-up levels, negatively impacting subsistence resources and hampering cultural, social, and economic activities.

In the fiscal year 2023 omnibus bill, Congress appropriated \$20 million for EPA to establish and implement a grant program to assist Alaska tribal entities with addressing contamination on ANCSA lands that were contaminated at the time of conveyance. EPA has initiated a new Contaminated ANCSA Lands Assistance Program to assist Alaska tribal and Alaska Native

Corporation entities with addressing contamination on ANCSA lands.

The Contaminated ANCSA Lands Assistance Program addresses contamination left by Federal departments and agencies on land that was subsequently conveyed to Alaska Native Corporations under the ANCSA. The activities to be funded involve remediation of hazardous materials sites in compliance with applicable Federal laws. Eligible entities include federally recognized Indian Tribal Governments (Tribes) in Alaska, Alaska Native Regional Corporations, Alaskan Native Village Corporations, Alaska Native Nonprofit Organizations, Alaska Native Nonprofit Associations, and Intertribal consortia. The objectives of the EPA program are to provide funding to eligible entities to carry out cleanup activities at ANCSA sites that were contaminated at the time of conveyance.

II. BIA Categorical Exclusion

EPA has identified the following BIA CE listed in the Department of the Interior’s Departmental Manual (516 DM 10.5(K)(2)).

K. Waste Management.

(2) Activities involving remediation of hazardous waste sites if done in compliance with applicable federal laws, such as the Resource Conservation and Recovery Act (Pub. L. 94–580), Comprehensive Environmental Response, Compensation, and Liability Act (Pub. L. 96–516) or Toxic Substances Control Act (Pub. L. 94–469).

EPA intends to apply this CE for EPA’s grants awarded under its Contaminated ANCSA Lands Assistance Program when applicable.

III. Consultation With BIA and Determination of Appropriateness

EPA consulted with BIA on the appropriateness of EPA’s adoption of the CE in September 2023. EPA and BIA’s consultation included a review of BIA’s experience developing and applying the CE, as well as the types of actions for which EPA plans to utilize the CE. The EPA actions under the Contaminated ANCSA Lands Assistance Program are very similar to the type of projects that BIA funds and therefore the impacts of EPA projects will be very similar to the impacts of BIA projects, which are not significant, absent the existence of extraordinary circumstances that could involve potentially significant impacts. Therefore, EPA has determined that its proposed use of the CE as described in this notice is appropriate.

IV. Consideration of Extraordinary Circumstances

When applying this CE, EPA will consider whether the proposed action has the potential to result in significant effects as described in EPA's extraordinary circumstances listed at 40 CFR 6.204(b). EPA defines extraordinary circumstances as circumstances that may cause a significant environmental effect such that a proposed action that otherwise meets the requirements of a CE may not be categorically excluded. 40 CFR 6.102(b)(6). In addition, in consultation with BIA, the EPA determined that it will also apply two applicable Department of the Interior extraordinary circumstances regarding Indian sacred sites and invasive species (43 CFR. 46.215(k) and (l)) when evaluating a proposed action.

V. Notice to the Public and Documentation of Adoption

This notice serves to identify to the public and document EPA's adoption of BIA's CE. The notice identifies the types of actions to which EPA will apply the CE, as well as the considerations that EPA will use in determining whether an action is within the scope of the CE.

Dated: November 14, 2023.

Timothy Hamlin,

Director, Land, Chemicals, and Redevelopment Division, EPA Region 10.

[FR Doc. 2023-25505 Filed 11-16-23; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL OP-OFA-096]

Environmental Impact Statements; Notice of Availability

Responsible Agency: Office of Federal Activities, General Information 202-564-5632 or <https://www.epa.gov/nepa>. Weekly receipt of Environmental Impact Statements (EIS) Filed November 3, 2023 10 a.m. EST Through November 13, 2023 10 a.m. EST

Pursuant to 40 CFR 1506.9.

Notice: Section 309(a) of the Clean Air Act requires that EPA make public its comments on EISs issued by other Federal agencies. EPA's comment letters on EISs are available at: <https://cdxapps.epa.gov/cdx-enepa-II/public/action/eis/search>.

EIS No. 20230160, Draft, USFWS, OR, Draft Environmental Impact Statement for the Barred Owl Management Strategy, Comment Period Ends: 01/16/2024, Contact: Robin Bown 503-231-6923.

EIS No. 20230161, Final, NMFS, WA, The Makah Tribe Request to Hunt Gray Whales, Review Period Ends: 12/18/2023, Contact: Grace Ferrara 206-526-6172.

Amended Notice

EIS No. 20230153, Final, USDA, WA, ADOPTION—Odessa Subarea Special Study Columbia Basin Project To Replace Groundwater Currently Used for Irrigation Grant Adams Walla Walla and Franklin Counties WA, Review Period Ends: 12/04/2023, Contact: Jules Riley 539-323-2941.

Revision to FR Notice Published 11/3/2023; Correction to Review Period Due Date from December 11, 2023 to December 4, 2023.

Dated: November 13, 2023.

Julie Smith,

Acting Director, NEPA Compliance Division, Office of Federal Activities.

[FR Doc. 2023-25454 Filed 11-16-23; 8:45 am]

BILLING CODE 6560-50-P

EXPORT-IMPORT BANK

[Public Notice: EIB-2023-0018]

Application for Final Commitment for a Long-Term Loan or Financial Guarantee in Excess of \$100 million: AP089502XX

AGENCY: Export-Import Bank of the United States.

ACTION: Notice.

SUMMARY: This Notice is to inform the public the Export-Import Bank of the United States ("EXIM") has received an application for final commitment for a long-term loan or financial guarantee in excess of \$100 million. Comments received within the comment period specified below will be presented to the EXIM Board of Directors prior to final action on this Transaction.

DATES: Comments must be received on or before December 12, 2023 to be assured of consideration before final consideration of the transaction by the Board of Directors of EXIM.

ADDRESSES: Comments may be submitted through [Regulations.gov](https://www.regulations.gov) at www.regulations.gov. To submit a comment, enter EIB-2023-0018 under the heading "Enter Keyword or ID" and select Search. Follow the instructions provided at the Submit a Comment screen. Please include your name, company name (if any) and EIB-2023-0018 on any attached document.

SUPPLEMENTARY INFORMATION:

Reference: AP089502XX.
Purpose and Use:

Brief description of the purpose of the transaction: To support the export of U.S.-manufactured locomotives to Ukraine.

Brief non-proprietary description of the anticipated use of the items being exported: To be used for rail freight and passenger transport services in Ukraine and between Ukraine and other countries.

To the extent that EXIM is reasonably aware, the items being exported are not expected to produce exports or provide services in competition with the exportation of goods or provision of services by a United States industry.

Parties:

Principal Supplier: Wabtec Corporation.

Obligor: Joint Stock Company "Ukrainian Railways".

Guarantor(s): Government of Ukraine.

Description of Items Being Exported: Locomotives.

Information on Decision: Information on the final decision for this transaction will be available in the "Summary Minutes of Meetings of Board of Directors" on <https://www.exim.gov/news/meeting-minutes>.

Confidential Information: Please note that this notice does not include confidential or proprietary business information; information which, if disclosed, would violate the Trade Secrets Act; or information which would jeopardize jobs in the United States by supplying information that competitors could use to compete with companies in the United States.

Authority: Section 3(c)(10) of the Export-Import Bank Act of 1945, as amended (12 U.S.C. 635a(c)(10)).

Joyce B. Stone,

Assistant Corporate Secretary.

[FR Doc. 2023-25481 Filed 11-16-23; 8:45 am]

BILLING CODE 6690-01-P

FEDERAL HOUSING FINANCE AGENCY

[No. 2023-N-14]

Privacy Act of 1974; System of Records

AGENCY: Federal Housing Finance Agency.

ACTION: Notice of a modified system of records.

SUMMARY: In accordance with the requirements of the Privacy Act of 1974, as amended, (Privacy Act), the Federal Housing Finance Agency (FHFA or Agency) is proposing to modify the current FHFA system of records titled, "FHFA-15, Payroll, Retirement, Time