# Department of Homeland Security DHS Directives System Directive Number: 023-01 Revision Number: 00 Approval Date: 04/19/2006

## ENVIRONMENTAL PLANNING PROGRAM

Formerly Management Directive 5100.1

#### I. Purpose

- A. This Management Directive (MD) establishes policy and procedures to ensure the integration of environmental considerations into Department of Homeland Security (DHS) mission planning and project decision making. Environmental stewardship, homeland security, and economic prosperity are compatible and complementary. This MD establishes a framework for the balanced and systematic consideration of these factors in the planning and execution of DHS activities.
- B. This MD establishes procedures that DHS will use to comply with the National Environmental Policy Act of 1969 (NEPA) (42 U.S.C. 4321-4335) and the Council on Environmental Quality (CEQ) Regulations for Implementing the Procedural Provisions of NEPA (40 CFR Parts 1500-1508). NEPA is the basic charter and foundation for stewardship of environmental resources in the United States. It establishes policy, sets goals, and provides a tool for carrying out federal environmental policy. NEPA requires federal agencies to use all practicable means within their authority and consistent with other essential considerations of national policy, to create and maintain conditions under which people and nature can exist in productive harmony and fulfill the social, economic, and other needs of present and future generations of Americans.
- C. This MD provides the means for DHS to follow the letter and spirit of NEPA and comply fully with CEQ regulations. This MD adopts and supplements CEQ regulations, and is to be used in conjunction with them. This MD encompasses other requirements and establishes the DHS Environmental Planning Program.

#### II. Scope

A. Substantive or procedural requirements in this MD apply to DHS Components as described herein and are to be used in program planning and project development. This MD applies to any discretionary DHS action with the potential to affect the quality of the environment of the United States, its territories, or its possessions. It also addresses those DHS actions having effects outside the United States, its territories, or its possessions under Executive Order 12114, Environmental Effects Abroad of Major Federal Actions. More specifically, this MD applies to:

- 1. DHS mission and operations planning
- 2. Promulgation of regulations
- 3. Acquisitions and procurements
- 4. Asset management
- 5. Research and development
- 6. Grants programs
- B. This MD supplements CEQ regulation for implementing NEPA. In the case of any apparent discrepancies between these procedures and the mandatory provisions of CEQ regulations, CEQ regulations will govern.

#### III. Authorities

This MD is governed by numerous Public Laws, Regulations, and Executive Orders, including, but not limited to:

- A. Clean Air Act (16 U.S.C. §470 et. seq.)
- B. Coastal Zone Management Act (16 U.S.C. §1451 et. seq.)
- C. Endangered Species Act (16 U.S.C. §1531 et. seq.)
- D. Environmental Quality Improvement Act of 1970, as amended (42 U.S.C. §4321-4335).
- E. Federal Water Pollution Control Act (33 U.S.C. §1251 et. seq.)
- F. Marine Mammal Protection Act (16 U.S.C. §1361 et. seq.)
- G. Migratory Bird Treaty Act (16 U.S.C. §703-712).
- H. National Environmental Policy Act (42 U.S.C. §4321 et. seq.)
- I. National Historic Preservation Act (16 U.S.C. §470 et. seq.)
- J. National Marine Sanctuaries Act (16 U.S.C. §1431 et. seq.)
- K. Title 40 of the Code of Federal Regulations Parts 1500-1508.

- L. Executive Order 11514, Protection and Enhancement of Environmental Quality, dated March 5, 1970, as amended by Executive Order 11991, dated May 24, 1977.
- M. Executive Order 11988, Floodplain Management, dated May 24, 1977.
- N. Executive Order 11990, Protection of Wetlands, dated May 24, 1977.
- O. Executive Order 12114, Environmental Effects Abroad of Major Federal Actions, dated January 4, 1979.
- P. Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, dated February 11, 1994.
- Q. Executive Order 13101, Greening the Government through Waste Prevention, Recycling, and Federal Acquisition, dated September 14, 1998.
- R. Executive Order 13123, Greening the Government through Efficient Energy Management, dated June 3, 1999.
- S. Executive Order 13148, Greening the Government through Leadership in Environmental Management, dated April 21, 2000.
- T. Executive Order 13149, Greening the Government through Federal Fleet and Transportation Efficiency, dated April 21, 2000.

#### **IV.** Definitions

- A. All definitions of words and phrases in 40 CFR Part 1508 apply to this MD.
- B. A glossary of words and phrases as used in this MD is included in <a href="Appendix B">Appendix</a> B.

#### V. Responsibilities

Responsibility for oversight of DHS NEPA activities, unless otherwise delegated, is as follows:

A. The Secretary of DHS (Secretary) recognizes the long term value of incorporating environmental stewardship into the planning and development of all DHS missions and activities and exercises the ultimate responsibility in the Department to fulfill environmental planning requirements. To this end, the Secretary delegates specific authority for environmental planning to the Heads of the Directorates, service chiefs, and other direct reports. The Secretary delegates to the Under Secretary for Management, as the Departmental Environmental Executive, the authority to establish an Environmental Planning Program and to

ensure that environmental planning requirements are functionally integrated into DHS missions. The following objectives are to be used in guiding environmental planning activities in DHS:

- 1. Timely and effective support
- 2. Sustainable capability
- 3. Consistency with national security, fiscal responsibility, and other considerations of national policy
- 4. Full compliance with all appropriate environmental laws, Executive Orders, regulations, and other requirements, such as environmental management systems (EMS).
- B. The DHS Department Environmental Executive (DEE) is the Under Secretary for Management and has authority to fulfill the Secretary's objectives by ensuring that the Department fully integrates environmental planning requirements into all DHS missions and activities. The DEE recognizes that environmental planning is an important and necessary part of good management practice in the Department. To this end, the DEE has delegated specific authority for environmental planning to the Chief of Administrative Services, the Director of the Office of Safety and Environmental Programs, and to other DHS officials as set forth in this MD. In exercising the authority delegated from the Secretary, the DEE will:
  - 1. Ensure that Under Secretaries and Designated DHS Officials incorporate environmental planning and stewardship requirements into their mission requirements to fulfill the Secretary's objectives, the requirements of NEPA, CEQ Regulations, this MD, applicable Executive Orders, and other environmental planning requirements.
  - 2. Support budget requests to meet the requirements of this MD.
  - 3. Consult, as needed, with Under Secretaries and Designated DHS Officials to ensure that they complete appropriate environmental planning for highly sensitive programs or actions that may require the attention of either the Deputy Secretary or the Secretary.
  - 4. Delegate requests for environmental planning-related information received at the Departmental level to the Chief, Administrative Services for action.

- C. The Chief of Administrative Services (CAS) has authority to support the DEE in efforts to promote good management practice by ensuring that environmental planning requirements are functionally integrated into all of DHS missions and activities. To this end, the CAS has delegated authority to establish a reliable and cost effective environmental planning program to the Director, Office of Safety and Environmental Programs. In exercising this authority, the CAS will:
  - 1. Advise the DEE, as needed, on all environmental planning matters in the Department.
  - 2. Establish, as needed, appropriate Department-wide policy, guidance, or training to enable the effective performance of environmental planning throughout DHS.
  - 3. Recommend, as requested by the DEE, appropriate action on budget requests for environmental planning resources from Under Secretaries and Designated DHS Officials.
  - 4. Consult with Under Secretaries and Designated DHS Officials to ensure that their policies and procedures incorporate the requirements of this MD.
  - 5. Direct, as needed, the performance of environmental planning activities within DHS Components with particular emphasis on highly sensitive programs or actions that may require the attention of the senior executive levels of the Department.
  - 6. Coordinate requests for environmental planning related information received at the Departmental level among appropriate DHS Components or assign the request to the appropriate Components for resolution.
  - 7. Approve new or revised administrative procedures proposed by DHS Components, including the delegation of authority to sign environmental documents pursuant to the recommendations of the Director, Office of Safety and Environmental Programs. Coast Guard, Federal Emergency Management Agency, and Customs and Border Protection, are delegated this authority when this MD goes into effect.
  - 8. Revoke, as appropriate, delegations of authority to a DHS Under Secretary or Designated Official.

- D. The Director, Office of Safety and Environmental Programs (DOSEP) is designated by the Secretary as DHS Environmental Planning Program Manager and is responsible for establishing and directing the Department's environmental planning program, and ensuring its functional integration into DHS missions. The DOSEP will support the CAS with advice and assistance in carrying out the responsibilities of that office as set forth in the above paragraph. Such advice and assistance will:
  - 1. Advise the CAS, as needed, on all environmental planning matters in the Department.
  - 2. Develop, as needed, policy, guidance, or training to enable the reliable, timely, and cost effective performance of environmental planning throughout the Department to fulfill the Secretary's objectives and other requirements of this MD.
  - 3. Evaluate for CAS, as requested, budget requests for environmental planning resources.
  - 4. Direct, as needed, the performance of environmental planning activities within DHS Components, with particular emphasis on headquarters level programs or actions and those that have the interest of the CAS.
  - 5. Coordinate and respond to requests for environmental planning related information received at the Departmental level among appropriate DHS Components or assign the request to the appropriate Directorate for resolution.
  - 6. Review environmental documents, public notices, and other related external communications that require a Departmental-level approval prior to release by the Proponent. This includes all draft, final, and supplemental Environmental Impact Statements (EIS) originating in the Department prior to filing with EPA, unless otherwise delegated.
  - 7. Evaluate new or substantively revised supplemental procedures from DHS Components for conformance with this MD. DHS Components' supplemental procedures will only be recommended to CAS for approval after they are evaluated by DOSEP, meet all necessary CEQ and public review requirements, and incorporate all appropriate comments and revisions.
  - 8. Evaluate new or revised DHS Component procedures for environmental planning requirements promulgated under laws other than NEPA to ensure appropriate consistency with existing policies or procedures and potential for department-wide applicability.

- 9. Evaluate requests for delegation of authority from an Under Secretary or a designated DHS Official to sign environmental documents. Such delegation shall only be recommended for approval if the requestor has both approved supplementary procedures and adequate staff resources to fulfill the Secretary's objectives and the requirements of this MD. The adequacy of staff resources will involve an evaluation of knowledge and experience in fulfilling environmental planning requirements and preparing NEPA analyses and documentation sufficient to meet the Secretary's objectives. Requests for delegation of authority and supplementary procedures may be evaluated concurrently.
- 10. Recommend revocation of a delegation of authority from an Under Secretary or a designated DHS Official for inappropriate procedures or inadequate staff resources to ensure full compliance with this MD or other environmental planning requirements.
- 11. Assist DHS Components, as needed, in reviewing and assessing the environmental impacts of proposed DHS actions covered by Executive Order (E.O.) 12114.
- 12. Review and comment on EISs and NEPA analyses originating from agencies outside of DHS relating to:
  - a. Actions with national policy implications relating to DHS missions;
  - b. Legislation, regulations, and program proposals having a potential national impact on a DHS mission, and,
  - c. Actions with the potential to encroach upon DHS missions.
- 13. Coordinate requests from non-Departmental agencies regarding cooperating agency status within DHS, as appropriate.
- 14. Act as the principal point of contact for DHS on environmental issues brought before CEQ, the Office of Management and Budget, the Advisory Council on Historic Preservation, U.S. Environmental Protection Agency headquarters, and other federal agency headquarters. This includes requests for alternative arrangements to comply with NEPA and CEQ regulations.
- 15. Perform other functions as are specified in this MD or as are appropriate under NEPA, CEQ regulations, applicable Executive Orders, other requirements concerning environmental matters.

- E. The Office of General Counsel will:
  - 1. Provide legal sufficiency review, when appropriate, for use of categorical exclusions, draft, final, and supplemental Environmental Assessments (EAs), Findings of No Significant Impact (FONSIs), Environmental Impact Statements (EISs), and Records of Decision (RODs).
  - 2. Advise Proponents (as defined in <u>Appendix B</u>, Glossary) in consultation with the Environmental Planning Program Manager (EPPM), whether a Component's proposed action is subject to the procedural requirements of NEPA.
  - 3. Advise Proponents on compliance with NEPA, CEQ Regulations, applicable Executive Orders, and other environmental planning requirements.
  - 4. Assist in establishing or revising Departmental or Component's NEPA procedures, including appropriate categorical exclusions (CATEX).
- F. All Under Secretaries, Designated DHS Officials, and Heads of Components will:
  - 1. Fully integrate the requirements of this MD into planning for all applicable programs, activities, and operations. Ensure that the planning, development, and execution of all their missions and activities conform to the policy and procedures in this MD.
  - 2. Ensure that DHS Proponents take the lead in environmental planning efforts and maintain an understanding of the potential environmental impacts of their programs and projects.
  - 3. Plan, program, and budget for the requirements of this DM.
  - 4. Support outreach processes for environmental planning.
  - 5. Coordinate with other DHS Components on environmental issues that affect them.
  - 6. Prepare and circulate environmental documents for the consideration of others when an action or policy area in question falls under their jurisdiction as required by 40 CFR Part 1506.9.
  - 7. Request the assistance of DOSEP in preparing the environmental analysis for any actions covered by E.O. 12114, unless otherwise delegated.

- 8. Propose to the CAS, for review and approval, new or revised supplemental procedures for the implementation of this DM. All supplemental procedures will be consistent with the National Environmental Policy Act, this MD and the CEQ regulations.
  - a. Proposals to establish, substantively revise, or delete CATEXs are subject to DOSEP review, CEQ review, public comment, and publication of a final version in the <u>Federal Register</u> before they can be used.
  - b. For those Under Secretaries and Designated DHS Officials with delegated authority to sign environmental documents, preparation of handbooks and other technical guidance regarding NEPA implementation do not need CAS and CEQ approval.
- 9. Propose to the CAS any new or revised procedures for environmental planning requirements promulgated pursuant to laws other than NEPA to confirm appropriate consistency with existing department-wide policies or procedures and to evaluate potential applicability to other DHS Components. Any new or revised procedures must be consistent with existing department-wide policies or procedures.
- 10. Send all environmental documents and procedures via their respective organizational hierarchy to the DOSEP for review, prior to release to the public, unless otherwise delegated.
- 11. Components not listed in paragraph 7 may request from the CAS a delegation of authority to sign environmental documents. The request should include documentation demonstrating that the Component has adequate staff resources with knowledge and experience in preparing NEPA analyses and documentation sufficient to ensure full compliance.
- 12. Ensure that all external communications on environmental planning requirements that are controversial, highly visible, classified, sensitive or related to matters with potential for Department-wide implications are coordinated with the DOSEP and provide DOSEP with a copy of all related formal communications.
- 13. Respond to requests for copies of environmental documents, reports or other information related to the implementation of NEPA.
- 14. Designate an appropriate Environmental Planning Program Manager (EPPM) and alternate in their respective Components as a single point of contact for coordination with DOSEP on relevant environmental planning matters.

- G. Environmental Planning Program Managers (EPPMs) will:
  - 1. Act as a single point of contact for DOSEP on all environmental planning matters.
  - 2. Inform key officials within their respective Components of current developments in environmental policy and programs.
  - 3. Coordinate environmental planning strategies for matters within their respective Component's purview.
  - 4. Act to further their respective Components compliance with the requirements of NEPA, CEQ regulations, this MD, applicable Executive Orders, and other environmental requirements.
  - 5. Identify discretionary activities within their respective Components and ensure that the requirements of this MD are fully integrated into those activities.
  - 6. Work with Proponents in their respective Components, as needed, to fulfill the requirements of this DM and other environmental planning requirements. Consultation with Proponents will, at a minimum, involve the following objectives:
    - a. Ensure that appropriate environmental planning, including the analyses and documentation required by NEPA, is completed before the Proponent makes a decision that has adverse environmental effects or limits the choices of alternatives to satisfy an objective, fix a problem, or address a weakness.
    - b. Plan, program, and budget to meet the requirements of this MD.
    - c. Support the execution of the requirements of this MD.
    - d. Ensure that their respective DHS Proponents are cognizant of the potential environmental impacts of their programs and projects.
    - e. Monitor the preparation and review of environmental planning efforts to ensure compliance with all applicable scheduling, scoping, consultation, circulation, and public involvement requirements.
    - f. Advocate and develop, as appropriate, agreements with federal, tribal, and state regulatory and/or resource agencies concerning NEPA and other environmental planning requirements.

- g. Coordinate with other DHS Components on environmental issues that affect them.
- h. Coordinate with DOSEP in preparing the environmental analysis for any actions covered by E.O. 12114.
- 7. Propose changes in this MD or their supplementary procedures through the appropriate lines of authority to DOSEP.
- 8. Support outreach processes for environmental planning.
- 9. In consultation with the DOSEP, define appropriate environmental training requirements for personnel within their respective Components.
- 10. Coordinate with DOSEP on environmental issues to be brought before CEQ, the Office of Management and Budget, the Advisory Council on Historic Preservation, U.S. Environmental Protection Agency headquarters, and other federal agency headquarters.
- 11. Coordinate requests from non-Departmental agencies regarding cooperating agency status with DOSEP.
- H. Program or Project Proponents will (in consultation with their respective EPPM):
  - 1. Ensure that appropriate environmental planning, including the analyses and/or documentation required by NEPA is completed before a decision is made that limits the choices of alternatives to satisfy an objective, fix a problem, address a weakness, or develop a program.
  - 2. Ensure that the program or project has adequate funding and resources to complete appropriate environmental analysis and documentation.
  - 3. Ensure the quality of the analysis and the documentation produced in the environmental planning process.
  - 4. Perform the appropriate outreach and communication with federal, state, tribal, local, and public interests.
  - 5. Ensure that the project budget has sufficient resources to meet all mitigation commitments.
  - 6. Seek technical assistance from the DOSEP, as needed, through the appropriate lines of authority to ensure compliance with NEPA.

#### VI. Policy

- A. Stewardship of the air, land, water, and cultural resources is compatible with and complementary to the planning and execution of the DHS mission. Environmental planning processes provide a systematic means of evaluating and fulfilling this aspect of DHS responsibility. DHS recognizes that when environmental stewardship responsibilities are not managed effectively, there may be social, financial, and administrative costs, as well as lost opportunities and potential for lower quality mission outcomes. To effectively meet its environmental stewardship responsibilities, DHS will integrate environmental planning requirements into homeland security operational planning, program development, and management methodologies consistent with homeland security requirements, fiscal policies, and other considerations of national policy.
- B. DHS Proponents will have the lead role in the environmental planning process. DHS Proponents will be cognizant of the impacts of their decisions on cultural resources, soils, forests, rangelands, water and air quality, fish, and wildlife, and other natural resources in the context of terrestrial and aquatic ecosystems. DHS Proponents will employ all practical means consistent with other considerations of national policy to minimize or avoid adverse environmental consequences and attain the goals and objectives stated in NEPA.
- C. DHS Proponents will provide for adequate staff, funding, and time to integrate environmental planning into DHS missions and to perform appropriate NEPA analysis (in conformance with 40 CFR 1507.2) for programs, plans, policies, projects, regulations, orders, legislation or applications for permits, grants, or licenses. Should mitigation be necessary to reduce the environmental effects of a DHS proposed action, the Proponent will be responsible for providing the costs of mitigation or ensuring that the applicant provides for mitigation.
- D. DHS Proponents will integrate the NEPA process with other DHS planning and project decision making activities and other environmental review requirements sufficiently early to:
  - 1. Ensure that mission planning, program development, and project decision making reflect the Secretary's objectives and the policies in this MD.
  - 2. Ensure that no action moves forward for funding or approval without the systematic and interdisciplinary examination of likely environmental consequences according to the policy and procedures in this MD.
  - 3. Balance environmental concerns with mission requirements, technical requirements, and costs in the decision making processes to ensure long-term sustainability of DHS operations.

- 4. Allow for appropriate communication, cooperation, and collaboration between DHS, other government entities, the public, and non-governmental entities as an integral part of the NEPA process.
- E. DHS Proponents will emphasize quality analysis of the potential for environmental effects among alternative courses of action to meet mission needs and the development of strategies to minimize those effects. Documentation required under NEPA will present the evaluation of environmental effects and the development of the minimization strategies. The depth of analysis and volume of documentation will be proportionate to the nature and scope of the action, and to the complexity and level of anticipated effects on important environmental resources. Documentation is necessary to present results of the analysis, but the objective is quality analysis to support DHS decisions, not the production of documents.
- F. DHS Proponent, in consultation with the EPPM and the Office of General Counsel, will determine the level of NEPA analysis required for the proposed action. DHS Proponents will complete their NEPA analysis and review for each DHS proposed action before making a final decision on whether to proceed with the proposed action. No action or portion of an action that is the subject of an EA or EIS process will be taken that limits reasonable alternatives, involves a conflict of resource use, or has an adverse environmental effect until the ROD or FONSI has been made public. No actions or portions of an action covered by a CATEX that requires a Record of Environmental Consideration (REC) will be taken until the REC is completed.
- G. Laws other than NEPA that require DHS to obtain or confirm the approval of other federal, tribal, state, or local government agencies before taking actions that are subject to NEPA, will be integrated into the NEPA process at the earliest possible stage and to the fullest extent possible. However, compliance with other environmental laws does not relieve the Proponent from completing an environmental planning process, including appropriate compliance with NEPA. In addition, compliance with NEPA does not relieve the Proponent from complying with other environmental requirements.

#### VII. Procedures

- A. Appendix A contains specific procedures for the application of environmental planning requirements to DHS consistent with the Secretary's objectives and the policies in this MD. Appendix A also provides a glossary.
- B. A DHS Component with delegation of authority under Section 7 may also propose supplemental procedures for CAS approval. Supplemental procedures specific to a DHS Component will be effective upon approval by CAS.
- C. All supplemental procedures must be fully consistent with this MD.

- D. DHS Components may not use the CATEX expressly limited to another DHS Component or CATEX from any other federal agency.
- E. The CAS may revoke all or part of a Component's delegation and any supplemental procedures. No Component will be given approval to implement its own supplemental procedures, unless they also have received complete delegation authority.
- F. Components may prepare handbooks or other technical guidance for their personnel on how to apply these procedures to their programs.
- G. Any questions or concerns regarding this MD should be addressed to the Director, Office of Safety and Environment.

Rafael Borras

Under Secretary for Management

### TIMELY AND EFFECTIVE ENVIRONMENTAL PLANNING IN THE DEPARTMENT OF HOMELAND SECURITY

#### INTRODUCTION

This Appendix provides guidance for timely and effective environmental planning and includes supplementary instructions for implementing the NEPA process in DHS. The numbers in parentheses signify the relevant citation in CEQ Regulations. DHS and its Components will use NEPA as a strategic planning tool, not as a documentation exercise. DHS is committed to using all of the tools at its disposal to ensure timely and effective environmental planning and implementation of the NEPA process.

#### 1. General Policies and Provisions

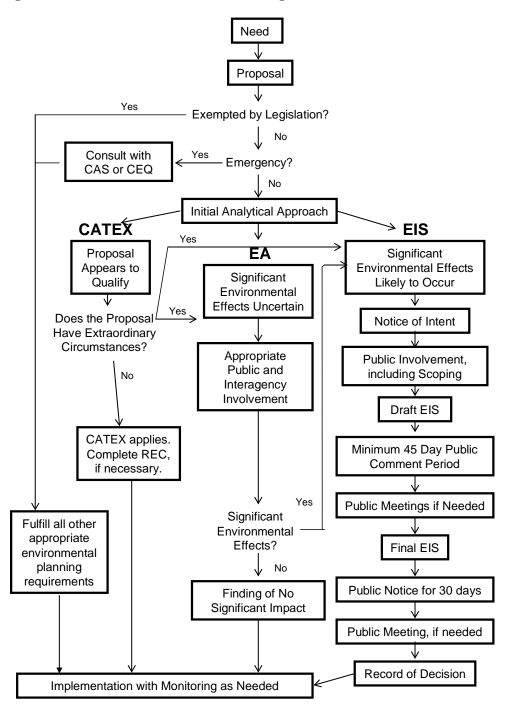
Timely and effective environmental planning involves a systematic process to identify and evaluate the potential for significant environmental effects from a proposed DHS action. Proponents of programs and activities within DHS have a major role in this process and are responsible for implementing the policies and provisions set out in this section. This process and the guidance in this MD are designed to focus effort on those types of actions with the most potential for significant environmental effects. The process involves three levels of evaluation effort as shown in <a href="Figure 1">Figure 1</a>: categorical exclusion, environmental assessment, and environmental impact statement. These levels reflect the increasing potential for significant environmental effects. It is expected that the majority of proposed DHS actions will be able to be evaluated through CATEX or environmental assessments. Fewer DHS actions are likely to require an EIS, which is prepared for those proposals with the potential to significantly impact natural resources and the human environment.

#### A. Up-Front Planning Activities

- (1) Continually assess environmental planning in DHS to improve its effectiveness in supporting and enabling departmental missions.
- (2) Adapt environmental planning goals and requirements to complement DHS mission requirements.
- (3) Fully integrate NEPA and other environmental planning goals and requirements into program planning and decision-making processes and formal direction, as appropriate, at all levels of the DHS organization.
- (4) Ensure that environmental planning staffs are located within the DHS organization where they can function as effective members of interdisciplinary planning and project teams.

(5) Enable effective environmental planning through appropriate training, education, and interagency support relationships.

Figure 1: The Environmental Planning Process Under NEPA



#### B. Ongoing Administration

- (1) Ensure that appropriate environmental planning, including the analyses and documentation required by NEPA, is completed before the Proponent makes a decision that limits the choice of alternatives to satisfy an objective, fix a problem, or address a weakness.
- (2) Integrate environmental and planning reviews concurrently, rather than sequentially, with the NEPA process.
- (3) Use public involvement processes to limit the analysis of issues to those that are important to the decision making at hand.
- (4) Share information with and coordinate with other federal, tribal, state, and local agencies early in the planning process and integrate planning responsibilities with other agencies and governments.
- (5) Take into account the views of the surrounding community and other interested members of the public during its planning and decision making process.
- (6) Offer cooperating agency status, where appropriate, to other federal, tribal, state, and local agencies that have jurisdiction by law or special expertise, which means statutory responsibility, agency mission or related program experience, with respect to environmental issues.
- (7) Ensure the scientific integrity of all environmental impact analyses, mitigation requirements, and monitoring requirements.
- (8) Make maximum use of programmatic analyses and tiering of environmental planning efforts to provide relevant environmental information at the appropriate program and project decision levels, eliminate repetitive analyses and discussion, ensure proper consideration of cumulative effects, and focus on issues that are important to the decision being made.
- (9) In accordance with 40 CFR 1506.3, consider adopting relevant existing environmental impact analyses, or any pertinent parts thereof, whether prepared by DHS or another agency. Adopted environmental impact analyses of others may be revised or supplemented as needed to serve DHS purposes.
- (10) Incorporate material by reference to reduce unnecessary paperwork without impeding public review. The referenced material must be reasonably available for public review within the time allowed for comment.

(11) Update the list of CATEX to ensure that DHS environmental planning resources remain focused on those activities with the most potential for significant effects.

#### C. Follow Through - Monitoring and Mitigation (40 CFR 1505.3)

- (1) Practical mitigation measures (i.e., those that can be reasonably accomplished within the scope of a proposed alternative, to include offsite mitigation) should be identified to address the impacts of the proposed action and alternatives. Any mitigation measures selected by the Proponent will be clearly outlined in the FONSI or ROD and will be included in the proposed budget for the project or made a part of the approved application from external entities.
- (2) Use best management practices and existing environmental management systems, to implement a project and monitor the predicted environmental effects. Using adaptive management techniques, adapt the implementation of a project as new information becomes available.
- (3) Budget for mitigation. The Proponent will ensure funding to implement mitigation commitments or ensure that external applicants provide for mitigation funding in their proposal prior to approval by DHS.
- (4) Implement mitigation. Ensure that all mitigation commitments in the ROD or FONSI are implemented.
- (5) Monitor Results. Monitoring of the expected environmental effects from DHS projects, including appropriate indicators of effectiveness, is an integral part of any mitigation system. The Proponent is responsible for ensuring monitoring during mitigation, where necessary, to ensure that the final decision justified in the ROD or FONSI is implemented. For external applicants, the Proponent is responsible for ensuring that the applicant provides for monitoring. The Proponent is responsible for responding to inquiries from the public or other agencies regarding the status of mitigation measures adopted in the NEPA process.

#### D. **Dispute Resolution**

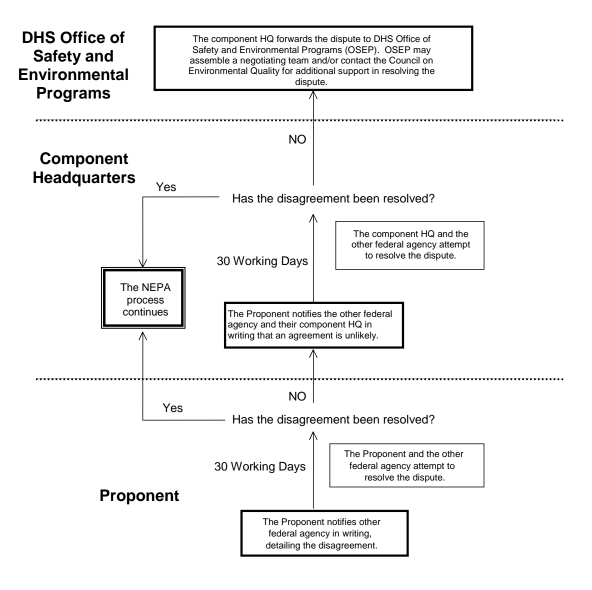
(1) The DHS Dispute Resolution Process

- (a) During the environmental planning process, a DHS Proponent and another federal agency may not agree on significant issues or aspects of the process. DHS policy is to seek to resolve these disputes at the lowest organizational level possible. However, there are occasions when disputes cannot be resolved at this level. Figure 2 provides a diagram of the full dispute resolution process within DHS. Alternative Dispute Resolution, using the Institute for Environmental Conflict Resolution (a federal agency based in Tucson, Arizona) or another mediation service, is an option that may be used at any stage of this dispute resolution process for more significant disputes.
- (b) When significant disputes arise, it is important to maintain a record of the positions and interests of all of the disputing parties, as well as the eventual resolution of the dispute. The Proponent will provide the other federal agency with written notification, using certified mail or a comparable method, detailing the nature of the disagreement. The Proponent will attempt to resolve the dispute within 30 (thirty) working days of notification.
- (c) If dispute negotiations fail, the Proponent must notify the other federal agency in writing that an agreement is unlikely and provide a copy to the headquarters of the respective DHS Component (where the Component does not have a separate headquarters, then the notification must go to the Proponent's program office within their respective Assistant Secretary's staff). From the date of that letter, the headquarters of the DHS Component will initiate 30 (thirty) additional working days of negotiations.
- (d) If after 30 (thirty) working days, the headquarters of the DHS Component has not resolved the issue, it will be forwarded to the DEE. The DEE may appoint a negotiating team and/or seek Council on Environmental Quality (CEQ) support in resolving the issue.

#### (2) The CEQ Referral Process (40 CFR Part 1504)

The CEQ referral process is available when an agency is of the opinion that there are unacceptable environmental effects associated with another agency's proposed actions. Upon receipt of information that another federal agency intends to refer a DHS matter to CEQ, the DHS lead Component will immediately notify and consult with the DOSEP to notify the DEE and determine how to proceed. In those instances where a DHS Component is of the opinion that another agency's proposed action that is being analyzed in an EIS will result in unacceptable environmental effects, the Component should elevate the matter to the DOSEP and DEE at the earliest possible time to determine how to proceed in accordance with 40 CFR 1504.

**Figure 2: Dispute Resolution Flowchart** 



#### 2. Intergovernmental Collaboration and Public Involvement

#### A. Purpose

- (1) Open communication, consistent with other federal requirements, is DHS policy. The purpose of this policy is to build trust between DHS and the communities it serves. Other organizations and citizens play an important role in protection of resources and their communities. Collaboration with other federal, tribal, state, and local agencies, as well as non-governmental organizations (NGOs) and the general public is an effective means to identify important issues to be considered in the environmental planning process. In many cases, these parties have expertise not available in DHS or they may have authorities and obligations to protect specific resources or to approve or fund all or a part of the proposal. Knowing these issues early in the environmental planning process enables a focused effort on issues that are of most interest to the public and importance to the relevant DHS decision.
- (2) Collaboration, through meaningful and regular dialogue with those outside of DHS, can serve to avoid conflicts and facilitate resolution when conflicts occur. Awareness and consideration of the needs and requirements of other organizations and the general public, consistent with mission requirements, will enhance the effectiveness of DHS missions.

### B. Coordination with Other Government Agencies, Tribes, States, and the General Public

DHS policy is to seek out and coordinate with other federal departments and agencies, tribal, state, and local governments, non-governmental organizations, and the general public early in all appropriate aspects of environmental planning, especially in an environmental impact analysis process. In many cases, these organizations have expertise not available in DHS or they may have authorities and obligations to protect specific resources.

- (1) When DHS is the lead agency for an environmental planning effort, it is responsible for the scope of the NEPA analysis and the use of processes to coordinate with other government agencies, tribes, states, and the general public to assist in defining that scope.
- (2) When another agency has expertise to analyze the potential environmental effect of a DHS proposal, the Proponent will coordinate with it early to ensure high quality and complete analysis.

- (3) DHS will coordinate draft environmental impact analyses with appropriate federal, tribal, and state governments, as well as other interested parties.
- (4) Among the various Federal agencies that can be involved in an environmental planning effort, EPA has a special role. Section 309 of the Clean Air Act provides the EPA Administrator with authority to, among other things, review and comment in writing on the environmental impact of any matter relating to the environment contained in any authorized federal projects for construction and any major federal agency action for which NEPA applies. At a minimum, DHS Proponents must ensure that their EISs are appropriately coordinated with the EPA.
- (5) Proponents will make special effort to coordinate with affected tribes. In particular, Executive Order 13175, entitled "Consultation and Coordination with Indian Tribal Governments" directs all federal departments to, among other things, "strengthen the United States government-to-government relationships with Indian tribes and establish regular and meaningful consultation and collaboration with tribal officials in the development of Federal policies that have tribal implications..."
- (6) Obtaining the views of the surrounding community and other interested parties during planning and decision making processes helps proponents to focus the analysis to issues that are important to the public or the decision making at hand and set the boundaries of the environmental evaluation. Public involvement is a process that starts early and continues throughout the planning and early stages of conducting a NEPA analysis.
- (7) Scoping (40 CFR 1501.7) is a term for the process of coordination with other government agencies, tribes, states, and the general public that is required for EISs. DHS strongly encourages the use of a process like scoping for EAs.

#### C. Lead Agencies (40 CFR 1501.5)

The lead agency in an environmental planning process has the responsibility to define the scope and substance of the environmental planning effort.

(1) DHS will be the lead agency when a proposed action is clearly within the province of DHS authority. Likewise, an Under Secretary or designated DHS Official will seek to form a joint-lead relationship, when another agency has initiated an action within the province of DHS authority or has a significant responsibility regarding the action.

- (2) Unless otherwise delegated, the CAS will designate a Component within DHS to be the lead agency when more than one Component could be involved. As necessary, the CAS will represent the Department in consultations with CEQ or other federal entities in the resolution of leadagency determinations.
- (3) To eliminate duplication with state and local procedures, a non-federal agency may be designated as a joint lead agency when a Component has a duty to comply with state or local requirements that are comparable to the NEPA requirements.

#### D. Cooperating Agencies (40 CFR 1501.6 and 1508.5)

DHS Components are encouraged to use the cooperating agency process. Other federal, tribal, or state agencies may share a role in the environmental planning associated with programs or projects in DHS missions. These agencies often have specialized expertise or authority in environmental planning requirements that can benefit DHS mission planning. Where another federal, tribal, or state government agency has jurisdiction by law or special expertise with respect to environmental issues, the DHS Proponent should encourage the agency to be a cooperating agency pursuant to 40 CFR 1501.6 and 1508.5.

Any federal agency with jurisdiction by law must be a cooperating agency, if requested by the lead agency. Any federal agency with special expertise with respect to environmental issues in an environmental impact analysis may also be a cooperating agency, by agreement. Any tribal, state, or local government entity with jurisdiction by law or special expertise on any environmental issue may also be a cooperating agency, by agreement.

CAS, as needed, will coordinate requests from non-Departmental agencies in determining cooperating agency status within DHS.

#### E. Public Involvement (40 CFR 1506.6)

Open communication with the American public in the environmental planning process, consistent with other federal requirements, is DHS policy. Public involvement in the environmental planning process helps produce better decisions. Other public organizations, NGOs, and citizens play an important role in the protection of resources. DHS encourages early and open public involvement in environmental planning processes.

- (1) **Environmental Assessments**. The Proponent will involve other agencies, applicants, and the public in the environmental impact evaluation process leading to the preparation of an EA, to the extent practicable (to the extent that it can be done). The Proponent has discretion under 40 CFR 1501.4 (b) and 1506.6(a) regarding the type and level of public involvement and the length of any public comment period in EA preparation. Section 4C describes the public involvement policy for an EA in greater detail. The following factors are to be weighed in determining the nature of the public involvement effort and the length of the public comment period in EA preparation.
  - (a) Magnitude of the proposed project/action and impacts.
  - (b) Extent of anticipated public interest, based on experience with similar proposals.
  - (c) Urgency of the proposal.
  - (d) National security classification.
  - (e) The presence of minority or economically-disadvantaged populations that may be impacted.
  - (f) Nature of the environmental impact evaluation; for example a determination of conformity with a state air quality implementation plan may require public review.

The guidance under the following section for EISs (section 2F(2)) should also be considered when preparing an environmental assessment.

- (2) **Environmental Impact Statements**. CEQ regulations mandate specific public-involvement steps in the EIS. Component's will:
  - (a) **Provide for appropriate public involvement**. Public involvement must begin early in the proposal development stage, and during preparation of an EIS. The involvement of other federal agencies and state, local, and tribal governments with jurisdiction or special expertise with respect to environmental issues, as well as the general public, is an integral part of impact analysis, and provides information and conclusions for incorporation into an EIS. Information obtained from public involvement efforts can help to focus environmental analysis effort on the impacts with the most potential for significance. A public meeting may be appropriate. The need for a formal public hearing should be determined in accordance with the criteria set forth in 40 CFR Part 1506.6(c).

- (b) Provide public notice of NEPA-related hearings, public meetings, and the availability of environmental documents. The notice should be provided by effective and efficient means most likely to inform those persons and agencies that may be interested or affected, including minority populations and low-income populations. Special effort should be made to identify and perform outreach to affected minority populations and low-income populations. Public notices for NEPA activities involving proposals that are controversial, likely to receive Congressional or high-level executive branch attention, likely to gain nationwide attention, have DHS wide effects, or involve classified or sensitive issues should be cleared with the Departmental Environmental Executive (DEE) prior to publication.
- (c) Tailor the methods to reach the audience of concern. Make every effort to make materials available and accessible to affected or interested populations. Special outreach efforts may be needed to reach affected tribes and minority populations and low-income populations. Translation may be required to reach limited-English speakers. Additionally, Components are encouraged to use electronic means to provide access to and distribution of environmental planning information and NEPA documents.

#### F. Review of Other Agencies' Analyses and Documents

- (1) DHS Components should review and comment on other agencies' environmental analyses and documents when the proposed action may impact DHS missions, operations, or facilities.
- (2) Comments should be confined to matters within the jurisdiction or expertise of the Department; such as security, immigration, or enforcement.
- (3) If a DHS Component intends to issue formal adverse comments on a non-DHS agency's analysis or document, the matter should be coordinated with DOSEP prior to issuing the comments.

#### 3. Categorical Exclusions (40 CFR 1507.3(b) (2) (ii))

#### A. Purpose

- (1) CEQ regulations (40 CFR 1508.4) provide for federal agencies to establish categories of actions that based on experience do not individually or cumulatively have a significant impact on the human environment and, therefore, do not require an Environmental Assessment (EA) or Environmental Impact Statement (EIS). These CATEXs allow DHS Components to avoid unnecessary efforts and paperwork and concentrate their resources on those proposed actions having real potential for environmental concerns.
- (2) Components may otherwise decide to prepare environmental assessments for the reasons stated in CEQ regulations (1508.9) even though it is not required to do so.
- (3) All requests to establish, substantively revise or delete CATEXs (together with justification) will be forwarded through the Component to the DOSEP for approval. Upon DOSEP approval, proposals to delete, modify, or establish new CATEXs will be subject to both CEQ review and public comment before they will be available for use.

#### B. Conditions and Extraordinary Circumstances (40 CFR 1508.4)

For an action to be categorically excluded, DHS Components, working with the EPPM, must satisfy each of the three conditions described below. If the proposed action does not meet these conditions, is not exempted by a statute or subject to emergency provisions for alternative compliance with NEPA, an EA or an EIS must be prepared before the action may proceed. Where it may not be clear whether a proposed action will meet these conditions, the Proponent must ensure that the administrative record reflects consideration of these conditions. Certain CATEX require documentation of the consideration of these conditions in the form of a Record of Environmental Consideration. A Component should not use a CATEX for an action with significant impacts, regardless of whether the impacts are beneficial or adverse.

(1) **Clearly Fits the Category**. The entire action clearly fits within one or more of the categories of excludable actions listed in Section 3C.

- (2) Is Not a Piece of a Larger Action. It is not appropriate to segment an action or connected actions by division into smaller parts in order to avoid a more extensive evaluation of the potential for significant environmental impacts under NEPA. One form of segmentation occurs when the scope of the action has been divided solely for the purposes of using several CATEX or the repetitive use of a single CATEX. For purposes of NEPA, actions must be considered in the same review if the actions are connected, for example: where one action triggers or forces another; where one action depends on another (e.g., when one action is an interdependent part of a larger action, or where one action will not proceed unless another action is taken).
- No Extraordinary Circumstances Exist. It is not appropriate to (3)categorically exclude an action when there are extraordinary circumstances present that would create the potential for a normally excluded action to have a significant environmental effect. In those cases where a specific action that might otherwise be categorically excluded is associated with one or more extraordinary circumstances, a Record of Environmental Consideration (REC), as described in Section 3C(2), will be prepared to document the determination that the proposed action is appropriately categorically excluded or requires further analysis through an EA or EIS process. A determination of whether an action that is normally excluded requires additional analysis because of extraordinary circumstances must focus on the action's potential effects and consider the environmental significance of those effects in terms of both context (whether local, state, regional, tribal, national, or international) and intensity. This determination is made by considering whether the specific action is likely to involve one or more of the following circumstances:
  - (a) A potentially significant effect on public health or safety.
  - (b) A potentially significant effect on species or habitats protected by the Endangered Species Act, Marine Mammal Protection Act, the Migratory Bird Treaty Act, or Magnuson-Stevens Fishery Conservation and Management Act.
  - (c) A potentially significant effect on a district, site, highway, structure, or object that is listed in or eligible for listing in the National Register of Historic Places, affects a historic or cultural resource or traditional and sacred sites, or the loss or destruction of a significant scientific, cultural, or historical resource.
  - (d) A potentially significant effect on an environmentally sensitive area.

- (e) A potential or threatened violation of a federal, state, or local law or administrative determination imposed for the protection of the environment. Some examples of administrative determinations to consider are a local noise control ordinance; the requirement to conform to an applicable State Implementation Plan (SIP); and federal, state, or local requirements for the control of hazardous or toxic substances.
- (f) An effect on the quality of the human environment that is likely to be highly controversial in terms of scientific validity, likely to be highly uncertain, or likely to involve unique or unknown environmental risks.
- (g) Employment of new technology or unproven technology that is likely to involve unique or unknown environmental risks, where the effect on the human environment is likely to be highly uncertain, or where the effect on the human environment is likely to be highly controversial in terms of scientific validity.
- (h) Extent to which a precedent is established for future actions with significant effects.
- (i) Significantly greater scope or size than normally experienced for a particular category of action.
- (j) Potential for significant degradation of already existing poor environmental conditions. Also, initiation of a potentially significant environmental degrading influence, activity, or effect in areas not already significantly modified from their natural condition.
- (k) Whether the action is related to other actions with individually insignificant, but cumulatively significant impacts.

#### C. List of Categorically Excludable Actions

- (1) <u>Table 1</u> provides a list of Categorical Exclusions, i.e., those activities which normally require no further NEPA analysis in an EA or an EIS. When relying on <u>Table 1</u>, Proponents, in consultation with their EPPM, should be alert for the presence of the extraordinary circumstances listed in Section 3B. DHS CATEXs are divided into the following functional groupings of activities conducted by DHS Components in fulfilling the Department's mission:
  - (a) Administrative and Regulatory Activities
  - (b) Operational Activities

- (c) Real Estate Management Activities
- (d) Repair and Maintenance Activities
- (e) Construction, Installation, and Demolition Activities
- (f) Hazardous/Radioactive Materials Management and Operations
- (g) Training and Exercises
- (h) Categorical Exclusions for specific DHS Components
- (2) Record of Environmental Consideration (REC). When there are extraordinary circumstances associated with a specific proposal that is a part of class of actions that is otherwise categorically excluded, a REC must be prepared. A REC is a means of documenting the consideration of the conditions listed in Section 3B and the determination that the specific action contemplated is either appropriately categorically excluded or should be analyzed through an EA or an EIS process. Certain CATEX, identified by an asterisk, include classes of actions that have a higher possibility of involving extraordinary circumstances. A REC will be prepared whenever a CATEX that is identified by an asterisk is used. The DOSEP will sign all RECs unless signature authority has been delegated to the Component. The REC will normally not exceed two pages.

**Table 1: Categorical Exclusions** 

CATEX#	<b>ADMINISTRATIVE AND REGULATORY ACTIVITIES</b> . These CATEX have the additional requirement to be conducted in conformance with Executive Orders on Greening the Government, E.O.s 13101, 13123, 13148, 13149, and 13150.
A1	Personnel, fiscal, management, and administrative activities, such as recruiting, processing, paying, recordkeeping, resource management, budgeting, personnel actions, and travel.
A2	Reductions, realignments, or relocation of personnel that do not result in exceeding the infrastructure capacity or changing the use of space. An example of a substantial change in use of the supporting infrastructure would be an increase in vehicular traffic beyond the capacity of the supporting road network to accommodate such an increase.
A3	Promulgation of rules, issuance of rulings or interpretations, and the development and publication of policies, orders, directives, notices, procedures, manuals, advisory circulars, and other guidance documents of the following nature:
	(a) Those of a strictly administrative or procedural nature;
	(b) Those that implement, without substantive change, statutory or regulatory requirements;
	(c) Those that implement, without substantive change, procedures, manuals, and other guidance documents;
	(d) Those that interpret or amend an existing regulation without changing its environmental effect;
	(e) Technical guidance on safety and security matters; or,
	(f) Guidance for the preparation of security plans.
A4	Information gathering, data analysis and processing, information dissemination, review, interpretation, and development of documents. If any of these activities result in proposals for further action, those proposals must be covered by an appropriate CATEX. Examples include but are not limited to:
	(a) Document mailings, publication and distribution, training and information programs, historical and cultural demonstrations, and public affairs actions.
	(b) Studies, reports, proposals, analyses, literature reviews; computer modeling; and non-intrusive intelligence gathering activities.

A5	Awarding of contracts for technical support services, ongoing management and operation of government facilities, and professional services that do not involve unresolved conflicts concerning alternative uses of available resources.
A6	Procurement of non-hazardous goods and services, and storage, recycling, and disposal of non-hazardous materials and wastes, that complies with applicable requirements and is in support of routine administrative, operational, or maintenance activities. Storage activities must occur on previously disturbed land or in existing facilities. Examples include but are not limited to:
	(a) Office supplies,
	(b) Equipment,
	(c) Mobile assets,
	(d) Utility services,
	(e) Chemicals and low level radio nuclides for laboratory use,
	(f) Deployable emergency response supplies and equipment, and
	(g) Waste disposal and contracts for waste disposal in established permitted landfills and facilities.
A7	The commitment of resources, personnel, and funding to conduct audits, surveys, and data collection of a minimally intrusive nature. If any of these commitments result in proposals for further action, those proposals must be covered by an appropriate CATEX. Examples include, but are not limited to:
	(a) Activities designed to support the improvement or upgrade management of natural resources, such as surveys for threatened and endangered species, wildlife and wildlife habitat, historic properties, and archeological sites; wetland delineations; timber stand examination; minimal water, air, waste, material and soil sampling; audits, photography, and interpretation.
	(b) Minimally-intrusive geological, geophysical, and geo-technical activities, including mapping and engineering surveys.
	(c) Conducting Facility Audits, Environmental Site Assessments and Environmental Baseline Surveys, and
	(d) Vulnerability, risk, and structural integrity assessments of infrastructure.

CATEX#	OPERATIONAL ACTIVITIES
B1	Research, development, testing, and evaluation activities, or laboratory operations conducted within existing enclosed facilities consistent with previously established safety levels and in compliance with applicable Federal, tribal, state, and local requirements to protect the environment when it will result in no, or <i>de minimus</i> change in the use of the facility. If the operation will substantially increase the extent of potential environmental impacts or is controversial, an EA (and possibly an EIS) is required.
B2	Transportation of personnel, detainees, equipment, and evidentiary materials in wheeled vehicles over existing roads or jeep trails established by federal, tribal, state, or local governments, including access to permanent and temporary observation posts.
B3	Proposed activities and operations to be conducted in an existing structure that would be compatible with and similar in scope to its ongoing functional uses and would be consistent with previously established safety levels and in compliance with applicable Federal, tribal, state, or local requirements to protect the environment.
B4	Provision of on-site technical assistance to non-DHS organizations to prepare plans, studies, or evaluations. Examples include, but are not limited to:
	(a) General technical assistance to assist with development and enhancement of Weapons of Mass Destruction (WMD) response plans, exercise scenario development and evaluation, facilitation of working groups, etc.
	(b) State strategy technical assistance to assist states in completing needs and threat assessments and in developing their domestic preparedness strategy.
B5	Support for or participation in community projects that do not involve significant physical alteration of the environment. Examples include, but are not limited to:
	(a) Earth Day activities,
	(b) Adopting schools,
	(c) Cleanup of rivers and parkways, and
	(d) Repair and alteration of housing.

B6	Approval of recreational or public activities or events at a location typically used for that type and scope (size and intensity) of activity that would not involve significant physical alteration of the environment. Examples include, but are not limited to:
	(a) Picnics,
	(b) Encampments, and
	(c) Interpretive programs for historic and cultural resources, such as programs in conjunction with state and tribal Historic Preservation Officers, or with local historic preservation or re-enactment groups.
B7	Initial assignment or realignment of mobile assets, including vehicles, vessels and aircraft, to existing operational facilities that have the capacity to accommodate such assets or where supporting infrastructure changes will be minor in nature to perform as new homeports or for repair and overhaul.
B8*	Acquisition, installation, maintenance, operation, or evaluation of security equipment to screen for or detect dangerous or illegal individuals or materials at existing facilities and the eventual removal and disposal of that equipment in compliance with applicable requirements to protect the environment. Examples of the equipment include, but are not limited to:
	(a) Low-level x-ray devices,
	(b) Cameras and biometric devices,
	(c) Passive inspection devices,
	(d) Detection or security systems for explosive, biological, or chemical substances, and
	(e) Access controls, screening devices, and traffic management systems.

B9*	Acquisition, installation, operation, or evaluation of physical security devices, or controls to enhance the physical security of existing critical assets and the eventual removal and disposal of that equipment in compliance with applicable requirements to protect the environment. Examples include, but are not limited to:
	(a) Motion detection systems,
	(b) Use of temporary barriers, fences, and jersey walls on or adjacent to existing facilities or on land that has already been disturbed or built upon,
	(c) Impact resistant doors and gates,
	(d) X-ray units,
	(e) Remote video surveillance systems,
	(f) Diver/swimmer detection systems, except sonar,
	(g) Blast/shock impact-resistant systems for land based and waterfront facilities,
	(i) Column and surface wraps, and
	(j) Breakage/shatter-resistant glass.
B10	Identifications, inspections, surveys, or sampling, testing, seizures, quarantines, removals, sanitization, and monitoring of imported products that cause little or no physical alteration of the environment. This CATEX would primarily encompass a variety of daily activities performed at the borders and ports of entry by various elements of the Customs and Border Protection and Transportation Security Administration.
B11	Routine monitoring and surveillance activities that support law enforcement or homeland security and defense operations, such as patrols, investigations, and intelligence gathering, but not including any construction activities (construction activities are addressed in Subsection F of these CATEX). This CATEX would primarily encompass a variety of daily activities performed by the Components of U.S. Coast Guard, Immigration and Customs Enforcement, Customs and Border Protection, Transportation Security Administration, and the U.S. Secret Service.
CATEX#	REAL ESTATE ACTIVITIES
C1	Acquisition of an interest in real property that is not within or adjacent to environmentally sensitive areas, including interests less than a fee simple, by purchase, lease, assignment, easement, condemnation, or donation, which does not result in a change in the functional use of the property.
C2	Lease extensions, renewals, or succeeding leases where there is no change in the facility's use and all environmental operating permits have been acquired and are current.

C3	Reassignment of real property, including related personal property within the Department (e.g., from one Departmental element to another) that does not result in a change in the functional use of the property.
C4	Transfer of administrative control over real property, including related personal property, between another federal agency and the Department that does not result in a change in the functional use of the property.
C5	Determination that real property is excess to the needs of the Department and, in the case of acquired real property, the subsequent reporting of such determination to the General Services Administration or, in the case of lands withdrawn or otherwise reserved from the public domain, the subsequent filing of a notice of intent to relinquish with the Bureau of Land Management, Department of Interior.
CATEX#	REPAIR AND MAINTENANCE ACTIVITIES
D1	Minor renovations and additions to buildings, roads, airfields, grounds, equipment, and other facilities that do not result in a change in the functional use of the real property (e.g. realigning interior spaces of an existing building, adding a small storage shed to an existing building, retrofitting for energy conservation, or installing a small antenna on an already existing antenna tower that does not cause the total height to exceed 200 feet and where the FCC would not require an environmental assessment or environmental impact statement for the installation).
D2	Routine upgrade, repair, maintenance, or replacement of equipment and vehicles, such as aircraft, vessels, or airfield equipment that does not result in a change in the functional use of the property.
D3	Repair and maintenance of Department-managed buildings, roads, airfields, grounds, equipment, and other facilities which do not result in a change in functional use or an impact on a historically significant element or setting (e.g. replacing a roof, painting a building, resurfacing a road or runway, pest control activities, restoration of trails and firebreaks, culvert maintenance, grounds maintenance, existing security systems, and maintenance of waterfront facilities that does not require individual regulatory permits).
D4*	Reconstruction and/or repair by replacement of existing utilities or surveillance systems in an existing right-of-way or easement, upon agreement with the owner of the relevant property interest.
D5*	Maintenance dredging activities within waterways, floodplains, and wetlands where no new depths are required, applicable permits are secured, and associated debris disposal is done at an approved disposal site. This CATEX encompasses activities required for the maintenance of waterfront facilities managed primarily within the U.S. Coast Guard and Customs and Border Protection.

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D6	Maintenance of aquatic and riparian habitat in streams and ponds, using native materials or best natural resource management practices. Examples include, but are not limited to:
	(a) Installing or repairing gabions with stone from a nearby source,
	(b) Adding brush for fish habitat,
	(c) Stabilizing stream banks through bioengineering techniques, and
	(d) Removing and controlling exotic vegetation, not including the use of herbicides or non-native biological controls.
	This CATEX would primarily involve property management activities at larger properties within the Coast Guard, Science and Technology Directorate, and the Federal Law Enforcement Training Centers.
CATEX#	CONSTRUCTION, INSTALLATION, AND DEMOLITION ACTIVITIES
E1	Construction, installation, operation, maintenance, and removal of utility and communication systems (such as mobile antennas, data processing cable, and similar electronic equipment) that use existing rights-of-way, easements, utility distribution systems, and/or facilities. This is limited to activities with towers where the resulting total height does not exceed 200 feet and where the FCC would not require an environmental assessment or environmental impact statement for the acquisition, installation, operation or maintenance.
E2*	New construction upon or improvement of land where all of the following conditions are met:
	(a) The structure and proposed use are compatible with applicable Federal, tribal, state, and local planning and zoning standards and consistent with federally-approved state coastal management programs,
	(b) The site is in a developed area and/or a previously-disturbed site,
	(c) The proposed use will not substantially increase the number of motor vehicles at the facility or in the area,
	(d) The site and scale of construction or improvement are consistent with those of existing, adjacent, or nearby buildings, and,
	(e) The construction or improvement will not result in uses that exceed existing support infrastructure capacities (roads, sewer, water, parking, etc.).

E3*	Acquisition, installation, operation, and maintenance of equipment, devices, and/or controls necessary to mitigate effects of the Department's missions on health and the environment, including the execution of appropriate real estate agreements. Examples include but are not limited to:
	(a) Pollution prevention and pollution control equipment required to meet applicable Federal, tribal, state, or local requirements,
	(b) Noise abatement measures, including construction of noise barriers, installation of noise control materials, or planting native trees and/or native vegetation for use as a noise abatement measure, and,
	(c) Devices to protect human or animal life, such as raptor electrocution prevention devices, fencing to restrict wildlife movement on to airfields, fencing and grating to prevent accidental entry to hazardous or restricted areas, and rescue beacons to protect human life.
E4*	Removal or demolition, along with subsequent disposal of debris to permitted or authorized off-site locations, of non-historic buildings, structures, other improvements, and/or equipment in compliance with applicable environmental and safety requirements.
E5	Natural resource management activities on Department-managed property to aid in the maintenance or restoration of native flora and fauna, including site preparation, landscaping, and control of non-indigenous species. This CATEX would encompass property management activities primarily at properties within the U.S. Coast Guard, Science and Technology Directorate, and the Federal Law Enforcement Training Centers.
E6	Reconstruction of roads on Departmental facilities, where runoff, erosion, and sedimentation issues are mitigated through implementation of best management practices. This CATEX would encompass property management activities primarily at properties within the U.S. Coast Guard, Science and Technology Directorate, and the Federal Law Enforcement Training Centers.
E7	Construction of physical fitness and training trails for non-motorized use on Department facilities in areas that are not environmentally sensitive, where run-off, erosion, and sedimentation are mitigated through implementation of best management practices. This CATEX would encompass property management activities primarily at properties within the U.S. Coast Guard, Science and Technology Directorate, and the Federal Law Enforcement Training Centers.

E8*	Construction of aquatic and riparian habitat in streams and ponds on Department-managed land, using native materials or best natural resource management practices. Examples include, but are not limited to:
	(a) Installing or repairing gabions with stone from a nearby source,
	(b) Adding brush for fish habitat,
	(c) Stabilizing stream banks through bioengineering techniques, and,
	(d) Removing and controlling exotic vegetation, not including the use of herbicides or non-native biological controls.
	This CATEX would encompass property management activities primarily at properties within the U.S. Coast Guard, Science and Technology Directorate, and the Federal Law Enforcement Training Centers.
CATEX#	HAZARDOUS/RADIOACTIVE MATERIALS MANAGEMENT AND OPERATIONS
F1	Routine procurement, transportation, distribution, use, and storage of hazardous materials that comply with all applicable requirements, such as Occupational Safety and Health Act (OSHA) and National Fire Protection Association (NFPA).
F2	Reuse, recycling, and disposal of solid, medical, radiological, and hazardous waste generated incidental to Department activities that comply with applicable requirements such as Resource Conservation and Recovery Act (RCRA), Occupational Safety and Health Act (OSHA), and state hazardous waste management practices. Examples include but are not limited to:
	(a) Appropriate treatment and disposal of medical waste conducted in accordance with all federal, state, local and tribal laws and regulations,
	(b) Temporary storage and disposal solid waste, conducted in accordance with all federal, state, local and tribal laws and regulations,
	(c) Disposal of radiological waste through manufacturer return and recycling programs, and
	(c) Hazardous waste minimization activities.

- Use (that may include the processes of installation, maintenance, non-destructive testing, and calibration), transport, and storage of hand-held, mobile or stationary instruments, containing sealed radiological and radioactive materials, to screen for or detect dangerous or illegal individuals or materials in compliance with commercial manufacturers specifications, as well as applicable Federal requirements to protect the human environment. Examples of such instruments include but are not limited to:
  - (a) Gauging devices, tracers, and other analytical instruments,
  - (b) Instruments used in industrial radiography,
  - (c) Systems used in medical and veterinary practices; and
  - (d) Nuclear Regulatory Commission (NRC) approved, sealed, small source radiation devices for scanning vehicles and packages where radiation exposure to employees or the public does not exceed 0.1 rem per year and where systems are maintained within the NRC license parameters at existing facilities.

#### CATEX# TRAINING AND EXERCISES

- G1 Training of homeland security personnel, including international, tribal, state, and local agency representatives using existing facilities where the training occurs in accordance with applicable permits and other requirements for the protection of the environment. This exclusion does not apply to training that involves the use of live chemical, biological, or radiological agents except when conducted at a location designed and constructed to contain the materials used for that training. Examples include but are not limited to:
  - (a) Administrative or classroom training,
  - (b) Tactical training, including but not limited to training in explosives and incendiary devices, arson investigation and firefighting, and emergency preparedness and response,
  - (c) Vehicle and small boat operation training,
  - (d) Small arms and less-than-lethal weapons training,
  - (e) Security specialties and terrorist response training,
  - (f) Crowd control training, including gas range training,
  - (g) Enforcement response, self-defense, and interdiction techniques training, and
  - (h) Techniques for use in fingerprinting and drug analysis.

G2	Projects, grants, cooperative agreements, contracts, or activities to design, develop, and conduct national, state, local, or international exercises to test the readiness of the nation to prevent or respond to a terrorist attack or a natural or manmade disaster and where conducted in accordance with existing facility or land use designations. This exclusion does not apply to exercises that involve the use of chemical, biological, radiological, nuclear, or explosive agents/devices (other than small devices such as practice grenades/flash bang devices used to simulate an attack during exercise play).
CATEX#	UNIQUE CATEGORICAL EXCLUSIONS FOR THE TRANSPORTATION SECURITY ADMINISTRATION
H1	Approval or disapproval of security plans required under legislative or regulatory mandates unless such plans would have a significant effect on the environment.
H2	Issuance or revocation of certificates or other approvals, including but not limited to:
	(a) Airmen certificates,
	(b) Security procedures at general aviation airports, and
	(c) Airport security plans.
CATEX#	UNIQUE CATEGORICAL EXCLUSION FOR THE U.S. VISIT PROGRAM
I1*	A portable or relocatable facility or structure used to collect traveler data at
	or adjacent to an existing port of entry where the placement or use of the
	facility does not significantly disturb land, air, or water resources and does
	not individually or cumulatively have a significant environmental effect. The
	building footprint of the facility must be less than 5,000 square feet and the
OATEV"	facility or structure must not foreclose future land use alternatives.
CATEX#	UNIQUE CATEGORICAL EXCLUSIONS FOR THE FEDERAL LAW ENFORCEMENT TRAINING CENTER
J1*	Prescribed burning, wildlife habitat improvement thinning, and brush removal for southern yellow pine at the FLETC facility in Glynco, Georgia. No more than 200 acres will be treated in any single year. These activities may include up to 0.5 mile of low-standard, temporary road construction to support these operations.

J2	Harvest of live trees on Federal Law Enforcement Training Center facilities not to exceed 70 acres, requiring no more than 1/2 mile of temporary road construction. Do not use this category for even-aged regeneration harvest or vegetation type conversion. The proposed action may include incidental removal of trees for landings, skid trails, and road clearing. Examples include but are not limited to:
	(a) Removal of individual trees for saw logs, specialty products, or fuel wood, and
	(b) Commercial thinning of overstocked stands to achieve the desired stocking level to increase health and vigor.
J3	Salvage of dead and/or dying trees on Federal Law Enforcement Training Center facilities not to exceed 250 acres, requiring no more than 1/2 mile of temporary road construction. The proposed action may include incidental removal of live or dead trees for landings, skid trails, and road clearing. Examples include but are not limited to:
	(a) Harvest of a portion of a stand damaged by a wind or ice event and construction of a short temporary road to access the damaged trees,
	(b) Harvest of fire damaged trees, and
	(c) Harvest of insect or disease damaged trees.
CATEX#	(c) Harvest of insect or disease damaged trees.  UNIQUE CATEGORICAL EXCLUSIONS FOR CUSTOMS AND BORDER PROTECTION
CATEX#	UNIQUE CATEGORICAL EXCLUSIONS FOR CUSTOMS AND BORDER
	UNIQUE CATEGORICAL EXCLUSIONS FOR CUSTOMS AND BORDER PROTECTION  Road dragging of existing roads and trails established by Federal, tribal, state, or local governments to maintain a clearly delineated right-of-way, to provide evidence of foot traffic and that will not expand the width, length, or
K1	UNIQUE CATEGORICAL EXCLUSIONS FOR CUSTOMS AND BORDER PROTECTION  Road dragging of existing roads and trails established by Federal, tribal, state, or local governments to maintain a clearly delineated right-of-way, to provide evidence of foot traffic and that will not expand the width, length, or footprint of the road or trail.  Repair and maintenance of existing border fences that do not involve expansion in width or length of the project, and will not encroach on adjacent
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L3	Routine personnel, fiscal, and administrative activities, actions, procedures, and policies which clearly do not have any environmental impacts, such as military and civilian personnel recruiting, processing, paying, and record keeping.
L4	Review of documents, such as studies, reports, and analyses, prepared for legislative proposals that did not originate in DHS and that relate to matters that are not the primary responsibility of the USCG.
L5	Preparation of guidance documents that implement, without substantive change, the applicable Commandant Instruction or other Federal agency regulations, procedures, manuals, and other guidance documents.
L6	Approval of recreational activities or events (such as a Coast Guard unit picnic) at a location developed or created for that type of activity.
L7	The initial lease of, or grant of, an easement interest in, Coast Guard-controlled real property to a non-Federal party or the amendment, renewal, or termination of such lease or easement interest where the reasonably foreseeable real property use will not change significantly and is similar to existing uses. (Checklist and CED required.)
L8	The grant of a license to a non-Federal party to perform specified acts upon Coast Guard-controlled real property or the amendment, renewal, or termination of such license where the proposed real property use is similar to existing uses. (Checklist and CED required.)
L9	Allowing another Federal agency to use Coast Guard-controlled real property under a permit, use agreement, or similar arrangement or the amendment, renewal, or termination of such permit or agreement where the real property use is similar to existing uses. (Checklist and CED required.)
L10	The lease of a Coast Guard controlled historic lighthouse property to a non- Federal party as outlined in the Programmatic Memorandum of Agreement between the Coast Guard, Advisory Council on Historic Preservation, and the National Conference of State Historic Preservation Officers. (Checklist and CED required.)
L11	Acquisition of real property (including fee simple estates, leaseholds, and easements) improved or unimproved, and related personal property from a non-Federal party by purchase, lease, donation, or exchange where the proposed real property use is similar to existing uses for the foreseeable future (acquisition through condemnation not covered). (Checklist and CED required.)

L12 Acquisition of real property and related personal property through transfer of administrative control from another Department of Homeland Security component or another Federal agency to the Coast Guard where title to the property remains with the United States including transfers made pursuant to the defense Base Closure and Realignment Act of 1990, Pub. L. 101-510, as amended, (10 U.S.C. 2687 note) and where the proposed Coast Guard real property uses is similar to existing uses. (Checklist and CED required.)  L13 Coast Guard use of real property under the administrative control of another DHS component or another Federal agency through a permit, use agreement, or similar arrangement where the proposed real property use is similar to existing uses. (Checklist and CED required.):  L14 Coast Guard new construction upon, or improvement of, land where all of the following conditions are met (Checklist and CED required.):  The structure and proposed use are substantially in compliance with prevailing local planning and zoning standards.  The site is on heavily developed property and/or located on a previously disturbed site in a developed area.  The proposed use will not substantially increase the number of motor vehicles at the facility.  The site and scale of construction are consistent with those of existing, adjacent, or nearby buildings.  L15 Real property inspections for compliance with deed or easement restrictions.  L16 Transfer of administrative control over real property from the Coast Guard to another Department of Homeland Security component or another Federal agency (title to the property remains with the United States) that results in no immediate change in use of the property. (Checklist and CED required.)  L17 Determination by the Coast Guard that real property is excess to its needs, pursuant to the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 471 et seq.), and the subsequent reporting of such determination to the Administrator of the General Services Administration or th		
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L20	Decisions to temporarily or permanently decommission, disestablish, or close Coast Guard shore facilities including any follow-on connected protection and maintenance needed to maintain the property until it is no longer under Coast Guard control. (Checklist and CED required.)
L21	Demolition of buildings, structures, or fixtures and disposal of subsequent building, structure, or fixture waste materials. (Checklist and CED required.)
L22	Determination by the Coast Guard that Coast Guard controlled personal property, including vessels and aircraft, is "excess property", as that term is defined in the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 472(e)), and any subsequent transfer of such property to another Federal agency's administrative control or conveyance of the United States' title in such property to a non-Federal entity. (Checklist and CED required.)
L23	Decisions to decommission equipment or temporarily discontinue use of facilities or equipment. This does not preclude the need to review decommissioning under section 106 of the National Historic Preservation Act. (Checklist and CED required for vessels and aircraft.)
L24	Minor renovations and additions to buildings, roads, airfields, grounds, equipment, and other facilities that do not result in a change in functional use of the real property (e.g. realigning interior spaces of an existing building, extending an existing roadway in a developed area a short distance, installing a small antenna on an already existing antenna tower, adding a small storage shed to an existing building, etc.). (Checklist and CED required.)
L25	Installation of devices to protect human or animal life, such as raptor electrocution prevention devices, fencing to restrict wildlife movement on to airfields, and fencing and grating to prevent accidental entry to hazardous areas. (Checklist and CED required.)
L26	Maintenance dredging and debris disposal where no new depths are required, applicable permits are secured, and disposal will be at an existing approved disposal site. (Checklist and CED required.)
L27	Routine repair, renovation, and maintenance actions on aircraft and vessels.
L28	Routine repair and maintenance of buildings, roads, airfields, grounds, equipment, and other facilities which do not result in a change in functional use, or an impact on a historically significant element or setting.
L29	Routine repair and maintenance to waterfront facilities, including mooring piles, fixed floating piers, existing piers, and unburied power cables.
L30	Minor renovations and additions to waterfront facilities, including mooring piles, fixed floating piers, existing piers, and unburied power cables, which do not require special, site-specific regulatory permits. (Checklist and CED required.)

L31	Routine grounds maintenance and activities at units and facilities. Examples include localized pest management actions and actions to maintain improved grounds (such as landscaping, lawn care and minor erosion control measures) that are conducted in accordance with applicable Federal, state, and local directives.
L32	Defense preparedness training and exercises conducted on Coast Guard controlled property that do not involve undeveloped property or increased noise levels over adjacent property and that involve a limited number of personnel, such as exercises involving primarily electronic simulation or command post personnel. (Checklist and CED required.)
L33	Defense preparedness training and exercises conducted on other than USCG property, where the lead agency or department is not USCG or DHS and the lead agency or department has completed its NEPA analysis and documentation requirements.
L34	Simulated exercises, including tactical and logistical exercises that involve small numbers of personnel.
L35	Training of an administrative or classroom nature.
L36	Realignment or initial homeporting of mobile assets, including vessels and aircraft, to existing operational facilities that have the capacity to accommodate such assets or where supporting infrastructure changes will be minor in nature to perform as new homeports or for repair and overhaul. Note. If the realignment or homeporting would result in more than a one for one replacement of assets at an existing facility, then the checklist required for this CE must specifically address whether such an increase in assets could trigger the potential for significant impacts to protected species or habitats before use of the CE can be approved. (Checklist and CED required.)
L37	Operations to carry out maritime safety, maritime law enforcement, search and rescue, domestic ice breaking, and oil or hazardous substance removal programs.
L38	Actions performed as a part of USCG operations and the Aids to Navigation Program to carry out statutory authority in the area of establishment of floating and minor fixed aids to navigation, except electronic sound signals.
L39	USCG participation in disaster relief efforts under the guidance or leadership of another Federal agency that has taken responsibility for NEPA compliance.
L40	Routine movement of personnel and equipment, and the routine movement, handling, and distribution of non-hazardous and hazardous materials and wastes in accordance with applicable regulations.

L41	Contracts for activities conducted at established laboratories and facilities, to include contractor-operated laboratories and facilities, on USCG-owned property where all airborne emissions, waterborne effluents, external radiation levels, outdoor noise, and solid and bulk waste disposal practices are in compliance with existing applicable Federal, state, and local laws and regulations. (Checklist required.)
L42	Environmental site characterization studies and environmental monitoring including: Siting, constructing, operating, and dismantling or closing of characterization and monitoring devices. Such activities include but are not limited to the following:
	<ul> <li>Conducting geological, geophysical, geochemical, and engineering surveys and mapping, including the establishment of survey marks.</li> <li>Installing and operating field instruments, such as stream-gauging</li> </ul>
	stations or flow-measuring devices, telemetry systems, geochemical monitoring tools, and geophysical exploration tools.
	<ul> <li>Drilling wells for sampling or monitoring of groundwater, well logging, and installation of water-level recording devices in wells.</li> </ul>
	<ul> <li>Conducting aquifer response testing.</li> </ul>
	<ul> <li>Installing and operating ambient air monitoring equipment.</li> </ul>
	<ul> <li>Sampling and characterizing water, soil, rock, or contaminants.</li> </ul>
	<ul> <li>Sampling and characterizing water effluents, air emissions, or solid waste streams.</li> </ul>
	Sampling flora or fauna.
	<ul> <li>Conducting archeological, historic, and cultural resource identification and evaluation studies in compliance with 36 CFR part 800 and 43 CFR part 7.</li> </ul>
	<ul> <li>Gathering data and information and conducting studies that involve no physical change to the environment. Examples include topographic surveys, bird counts, wetland mapping, and other inventories.</li> </ul>
L43	Natural and cultural resource management and research activities that are in accordance with inter-agency agreements and which are designed to improve or upgrade the USCG's ability to manage those resources.
L44	Planning and technical studies which do not contain recommendations for authorization or funding for future construction, but may recommend further study. This includes engineering efforts or environmental studies undertaken to define the elements of a proposal or alternatives sufficiently so that the environmental effects may be assessed and does not exclude consideration of environmental matters in the studies.
L45	Modification or replacement of an existing bridge on essentially the same alignment or location. Excluded are bridges with historic significance or bridges providing access to undeveloped barrier islands and beaches.

L46	Construction of pipeline bridges for transporting potable water.
L47	Construction of pedestrian, bicycle, or equestrian bridges and stream gauging cableways used to transport people.
L48	Temporary replacement of a bridge immediately after a natural disaster or a catastrophic failure for reasons of public safety, health, or welfare.
L49	Promulgation of operating regulations or procedures for drawbridges.
L50	Identification of advance approval waterways under 33 CFR 115.70.
L51	Any Bridge Program action which is classified as a CE by another Federal agency acting as lead agency for such an action.
L52	Regulations concerning vessel operation safety standards (e.g., regulations requiring: certain boaters to use approved equipment which is required to be installed such as an ignition cut-off switch, or carried on board, such as personal flotation devices (PFDS), and/or stricter blood alcohol concentration (BAC) standards for recreational boaters, etc.), equipment approval, and/or equipment carriage requirements (e.g. personal flotation devices (PFDs) and visual distress signals (VDS's)).
L53	Congressionally mandated regulations designed to improve or protect the environment (e.g., regulations implementing the requirements of the Oil Pollution Act of 1990, such as those requiring vessels to have the capability to transmit and receive on radio channels that would allow them to receive critical safety and navigation warnings in U.S. waters, regulations to increase civil penalties against persons responsible for the discharge of oil or hazardous substances into U.S. waters, etc.). (Checklist and CED required.)
L54	Regulations which are editorial or procedural, such as those updating addresses or establishing application procedures.
L55	Regulations concerning internal agency functions or organization or personnel administration, such as funding, establishing Captain of the Port boundaries, or delegating authority.
L56	Regulations concerning the training, qualifying, licensing, and disciplining of maritime personnel.
L57	Regulations concerning manning, documentation, admeasurement, inspection, and equipping of vessels.
L58	Regulations concerning equipment approval and carriage requirements.
L59	Regulations establishing, disestablishing, or changing the size of Special Anchorage Areas or anchorage grounds. (Checklist and CED not required for actions that disestablish or reduce the size of the Area or grounds).

L60	Regulations establishing, disestablishing, or changing Regulated Navigation Areas and security or safety zones. (Checklist and CED not required for actions that disestablish or reduce the size of the area or zone. For temporary areas and zones that are established to deal with emergency situations and that are less than one week in duration, the checklist and CED are not required. For temporary areas and zones that are established to deal with emergency situations and that are one week or longer in duration, the checklist and CED will be prepared and submitted after issuance or publication.)
L61	Special local regulations issued in conjunction with a regatta or marine parade; provided that, if a permit is required, the environmental analysis conducted for the permit included an analysis of the impact of the regulations. (Checklist and CED not require.)
L62	Regulations in aid of navigation, such as those concerning rules of the road, International Regulations for the Prevention of Collisions at Sea (COLREGS), bridge-to-bridge communications, vessel traffic services, and marking of navigation systems.
L63	Approvals of regatta and marine parade event permits for the following events:  (1) Events that are not located in, proximate to, or above an area designated environmentally sensitive by an environmental agency of the Federal, state, or local government. For example, environmentally sensitive areas may include such areas as critical habitats or migration routes for endangered or threatened species or important fish or shellfish nursery areas.
	(2) Events that are located in, proximate to, or above an area designated as environmentally sensitive by an environmental agency of the Federal state, or local government and for which the USCG determines, based on consultation with the Governmental agency, that the event will not significantly affect the environmentally sensitive area. (Checklist and CED required.)

Denotes classes of actions that have a higher possibility of involving extraordinary circumstances. A REC will be prepared whenever a CATEX that is identified by an asterisk is used.

#### 4. Environmental Assessments

#### A. Purpose.

An EA is a brief analysis that is prepared pursuant to NEPA to assist the Proponent in decision making by determining whether an EIS must be prepared. The environmental impact evaluation process summarized in an EA will conclude in either a finding of no significant impact (FONSI) or a Notice of Intent to prepare an EIS.

#### B. When to Use.

- (1) For any proposed action by a Component that does not qualify for a CATEX or involves extraordinary circumstances that preclude use of the CATEX, or does not clearly require an EIS, the Proponent will prepare an EA unless it is otherwise clear that an EIS is needed.
- (2) If changes in the scope of a proposed Component's action could significantly affect the quality of the human environment, an EA shall be prepared as soon as possible to determine the significance of the effects unless it is otherwise clear that an EIS is needed.
- (3) An EA need not be prepared if a Proponent has decided to prepare an EIS on a proposed action.
- (4) An EA may be prepared on any action at any time a Proponent determines that an EA would assist DHS planning and decision making.

# C. Considerations in Preparation of an EA or a Programmatic EA.

- (1) CEQ regulations and DHS policy require public involvement in the environmental impact evaluation process leading to the preparation of an EA. The degree of public involvement is to be determined by evaluating the factors in Appendix A, Section 2E. In addition, Appendix A, Section 2B strongly encourages the use of a process like scoping to fulfill public involvement requirements during the preparation of an EA. Subparagraphs 4C(5) and 4C(6) of this MD describe other procedures to obtain public involvement in the preparation of an EA.
- (2) The EA should include alternatives to the proposed action.
- (3) Unless signature authority has been specifically delegated to a relevant DHS Component, EAs and the associated environmental documents should be reviewed and approved by the CAS.

- (4) An EA may result in a FONSI when one of two situations exists: a FONSI may conclude the process when either (1) the evaluation of environmental effects of the proposed action finds no potential for significant impact to the quality of the human environment or (2) the Component can commit to including measures in the proposed action that mitigate the potential for significant impact until it is no longer significant. If a Proponent uses mitigation measures in such a manner, the FONSI must identify these mitigating measures, and they must be accomplished as the project is implemented. If any of these identified mitigation measures do not occur, so that significant adverse environmental effects could reasonably be expected to result, the Proponent must stop the action and prepare an EIS.
- (5) When a process like scoping is not used to involve the public early in the preparation of an EA, the Proponent, in consultation with the EPPM, will determine how to make any EA and proposed FONSI available to the public before making a decision or taking an action. This determination should be made after evaluation of the factors in Appendix A, Section 2E. When it is determined that an EA and proposed FONSI will be made available for public review and comment pursuant to this subparagraph, a minimum period of 30 (thirty) days will normally be provided for comment.
- (6) There are certain situations, described in 40 CFR 1501.4(e) (2), when a public review period is required for a draft FONSI. DHS will publish the EA with any draft FONSI that is published for public review pursuant to this subparagraph. Following the procedure in this subparagraph does not preclude the option to also use a process like scoping to obtain public involvement early in the process of preparing an EA.
- (7) The EA process concludes with either a public notice of the availability of the approved EA and signed FONSI or a decision to proceed to prepare an EIS and the publication of a Notice of Intent in the Federal Register.

# D. Actions Normally Requiring an EA or a Programmatic EA (40 CFR 1501.3, 1508.9).

- (1) Projects for which environmental assessments will be the minimum level of analysis include, but are not limited to:
  - (a) Proposed construction, land use, activity, or operation that has the potential to significantly affect environmentally sensitive areas.

- (b) Dredging projects that do not meet the criteria of the U.S. Army Corps of Engineers Nationwide Permit Program.
- (c) New or revised regulations, MDs, or policy guidance that is not categorically excluded.
- (d) Proposal of new, low-altitude aircraft routes wherein over flights have the potential to significantly affect persons, endangered species, or property.
- (e) Permanent closure or limitation of access to any area that was previously open to public use (e.g., roads and recreational areas) where there is a potential for significant environmental impacts.
- (f) New law enforcement field operations for which the impacts are unknown, or for which the potential for significant environmental degradation or controversy is likely.
- (2) A Programmatic EA may be prepared on a broad federal action, such as a program or plan for which only very general environmental information is known, and the anticipated environmental impacts are minor. A site or activity-specific EA or supplemental EA, may be tiered to the Programmatic EA and the environmental analysis discussed in the broader statement be incorporated by reference in the site-specific EA. In some cases the Programmatic EA may be specific enough or contain sufficient information to require no or very little tiered analysis.

# E. Decision Document: Finding of No Significant Impact (FONSI) (40 CFR 1508.13).

If the EA supports the conclusion that the action has no significant impact on the environment, the Proponent will prepare a separate Finding of No Significant Impact (FONSI) that will accompany the EA. The action described in the FONSI will be the one that DHS or its Component intends to implement. It is also known as the "proposed action" under NEPA.

- (1) The FONSI must either be attached to the EA or incorporate the EA by reference and consist of the following:
  - (a) The name of the proposed action,
  - (b) A summary of the facts and conclusions that led to the FONSI,

- (c) Any mitigation commitments (including funding and/or monitoring) essential to render the impacts of the proposed action not significant, beyond those mitigations that are an integral part of the proposed action,
- (d) A statement that the action will not have a significant impact on the human environment, and,
- (e) The date of issuance and signature of the Components official approving the document.

### F. Supplemental EAs.

- (1) The Proponent will prepare a supplemental EA if there are substantial changes to the proposal that are relevant to environmental concerns or significant new circumstances or information relevant to environmental concerns.
- (2) The Proponent may supplement a draft or final EA at any time to further the analysis.
- (3) The Proponent will prepare, circulate, and file a supplement to an EA in the same manner as any other EA. The Proponent will provide public involvement in Supplemental EAs like that for other EAs. The Proponent has discretion regarding the type and level of public involvement in Supplemental EAs. Factors to be weighed include those listed in Section 2F(1).
- (4) The supplemental EA process concludes with either a public notice of the availability of the approved EA and signed FONSI or a decision to proceed to prepare an EIS and the publication of a Notice of Intent in the Federal Register.

## 5. Environmental Impact Statements (EISs) (40 CFR 1502).

#### A. Purpose.

An EIS analyzes the environmental impacts of a proposed action and all reasonable alternatives. It displays them in a report for review by the decision maker. The EIS provides an opportunity to work collaboratively with other federal, state, and tribal authorities. The EIS provides an opportunity for the public to understand the impacts and to influence the decision. An EIS is a more detailed analysis than an EA and is prepared for actions that appear to be major federal actions significantly affecting the quality of the human environment. It includes (1) a purpose and need statement (2) a reasonable range of alternative means to meet that purpose and need (3) a description of the affected environment (4) a description of the environmental effects of each of the alternatives and (5) a list of persons primarily responsible for a particular analysis (including their expertise, experience, and professional discipline). The EIS must identify the preferred alternative or alternatives (if one or more exist) in the draft EIS.

#### B. When to Use.

An EIS is prepared when a DHS Component proposes an action that does not qualify for a CATEX or EA, and that could constitute a major federal action significantly affecting the quality of the human environment.

# C. Actions Normally Requiring an EIS (40 CFR 1501.4), a Programmatic EIS, or a Legislative EIS (40 CFR 1506.8).

- (1) Actions normally requiring EISs include, but are not limited to:
  - (a) Actions where the effects of a project or operation on the human environment are likely to be highly controversial,
  - (b) Proposed major construction or construction of facilities that would have a significant effect on wetlands, coastal zones, or other environmentally sensitive areas,
  - (c) Major federal actions having a significant environmental effect on the global commons, such as the oceans or Antarctica, as described in E.O. 12114,
  - (d) Change in area, scope, type, and/or tempo of operations that may result in significant environmental effects, and
  - (e) Where an action is required by statute or treaty to develop an EIS.

- (2) A Programmatic EIS (PEIS) may be prepared on a broad federal action, such as a program or plan, for which only very general environmental information is known. A site-specific EIS or EA may then be tiered to the PEIS and the environmental analysis discussed in the broader statement be incorporated by reference in the site-specific analysis.
- (3) A Legislative EIS will be prepared and circulated for any legislative proposal for which DHS or its Components are primarily responsible and which involves significant environmental impacts.

## D. Preparation and Filing (40 CFR 1506.9).

The Proponent is responsible for initiation, preparation, and approval of EISs. Preparation at this level is intended to ensure that the NEPA process will be incorporated into the activity planning process and that the EIS will accompany the proposal through existing review processes.

## E. Combining Documents (40 CFR 1506.4).

Draft and final EISs should refer to the underlying studies, reports, and other documents considered in conjunction with the preparation. The Components should indicate how such documents could be obtained. If possible, the supporting documents should be posted on a DHS web site along with the EIS. With the exception of standard reference documents, such as congressional materials, the Proponent should maintain a file of the respective documents, which may be consulted by interested persons. If especially significant documents are attached to the EIS, care should be taken to ensure that the statement remains an essentially self-contained instrument easily understood without the need for undue cross-reference.

# F. Supplemental EISs (40 CFR 1502.9).

- (1) The Proponent will prepare a supplemental EIS if there are substantial changes to the proposal that are relevant to environmental concerns or significant new circumstances or information relevant to environmental concerns discussed in 40 CFR 1502.9(c)(1). In those cases where an action is not completed within a budget cycle (typically two years) from the year of execution of the ROD, the Proponent will review the EIS when proceeding with the action to determine whether a supplement is needed.
- (2) The Proponent may supplement a draft or final EIS or ROD at any time to further the analysis. The Proponent shall introduce any such supplement into its formal administrative record if such a record exists.

- (3) Any Component's decision to prepare a supplemental EIS will be coordinated with the DEE unless such decision has been delegated to the respective EPPM.
- (4) The Proponent will prepare, circulate, and file a supplement to a draft or final EIS in the same manner as any other draft or final EIS, except that scoping is optional for an SEIS. A separate ROD is required for the supplement prior to any action being taken even if one had been prepared for the final EIS that is being supplemented. In special circumstances, it may be possible to negotiate alternative procedures for the SEIS with CEQ. The DEE will lead any discussions of alternative procedures with CEQ, unless delegated to the respective EPPM.
- (5) The public notice methods should be chosen to reach persons who may be interested in or affected by the proposal.

# G. Proposals for Legislation (40 CFR 1506.8).

The Proponent, in consultation with the DEE, is responsible for ensuring compliance with NEPA in legislative proposals. The DEE will maintain close coordination with the Office of the General Counsel whenever legislation is proposed that requires NEPA compliance.

# H. Decision Document: Record of Decision (ROD) (40 CFR 1505.2).

If the Component decides to take action on a proposal covered by an EIS, a ROD will be prepared. The Components will publish the ROD in the appropriate manner to make it available to the public and to reach the range of interested parties involved. The Components will also post the ROD on the Component's web site, if one exists.

# I. Review of Other Agencies' EISs.

- (1) If any DHS Component receives a request for EIS comment directly from another agency, and the DHS Component wants to provide comments on the EIS, the DHS Component will notify the DOSEP about the request. DOSEP will check if other DHS Components have been requested to comment on the same EIS.
  - (a) If no other DHS Component has received a request for comment, DOSEP will inform the requested Component to provide comments. However, comments on another agency's EIS will not be posted on a public docket without DEE approval.

- (b) If another DHS Component has received a request for comment. DOSEP will either:
  - i. Coordinate the response between DHS Components, or
  - ii. Direct one of DHS Components to serve as the lead commenting Component.
- (c) The lead commenting Component will provide a copy of formal comments on non-DHS agency EISs to DOSEP.
- (2) Any pertinent DHS projects that are environmentally or functionally related to the action proposed in the EIS should be identified so that interrelationships can be discussed in the final statement. In such cases, DHS Components should consider serving as a joint lead agency or cooperating agency.
- (3) Several types of EIS proposals from non-DHS agencies should be referred by DHS Components directly to DOSEP for comment, including:
  - (a) Actions with national policy implications relating to the DHS mission,
  - (b) Actions with national security, immigration, or law enforcement implications, and
  - (c) Legislation, regulations, and program proposals having national impact on DHS's mission.

#### 6. Special Circumstances

## A. Emergencies (40 CFR 1506.11).

In addition to natural disasters and technological hazards, Americans face threats posed by hostile governments and extremist groups. These threats to national security include acts of terrorism and war, and require DHS action to defend and protect public health and safety as expeditiously as possible. Consequently, there may not be adequate time to perform the appropriate NEPA analyses and documentation. In the event of any such emergency, whether from natural or man-made causes, DHS will not delay an emergency action necessary for national defense, security, or preservation of human life or property in order to comply with this MD or CEQ regulations. Examples of emergencies that may require immediate DHS action include responses to hurricanes, earthquakes, imminent threat of terrorist activity, or the release or imminent release of hazardous, biological, or radiological substances.

- (1) The DHS senior official responsible for responding to an emergency will consider the probable environmental consequences of the proposed DHS actions and will minimize environmental damage to the maximum degree practical, consistent with protecting human life, property, and national security. At the earliest practical time, the DHS senior official responding to the emergency (in coordination with the appropriate EPPM, where authority has been delegated under Section C) shall ensure that DOSEP is advised on actions taken in response to the emergency that may have environmental impacts.
- (2) If the DHS senior official responding to the emergency and the DOSEP (or the appropriate EPPM, where authority has been delegated under Section C) jointly conclude that the emergency response actions would qualify for a CATEX and give rise to no extraordinary circumstances that would preclude the use of a CATEX as defined in this MD or CEQ regulations, then no further analysis or documentation is required to comply with NEPA prior to proceeding with DHS actions.
- (3)In situations where the DHS senior official responding to the emergency and the DOSEP (or the appropriate EPPM, where authority has been delegated under Section C) jointly conclude that the DHS emergency response actions would not qualify for a CATEX, the DHS senior official will, at a minimum, document consideration of the potential environmental effects in an environmental assessment for the DHS response action. If the environmental impact evaluation process concludes that no significant environmental effects will occur, a FONSI will be prepared and published. In the event the EA cannot be concluded prior to the initiation of DHS response actions, the DHS senior official, DOSEP, and the appropriate EPPM will develop alternative arrangements to meet the requirements of this MD and CEQ regulations pertaining to environmental assessments. To the maximum extent practical, these alternative arrangements will ensure public notification and involvement and focus on minimizing the adverse environmental consequences of DHS response action and the emergency. The DOSEP, in coordination with the appropriate EPPM, will inform CEQ of these arrangements at the earliest opportunity.

- (4) If, at any time, including during the preparation of an EA as described in paragraph (3) above, the DHS senior official responding to the emergency and the DOSEP (or the appropriate EPPM, where authority has been delegated under Section C) jointly conclude that the emergency action appears to be a major federal action significantly affecting the quality of the human environment, the DOSEP, in coordination with the appropriate EPPM, will immediately notify the Council on Environmental Quality regarding the emergency and will seek alternative arrangements to comply with NEPA in accordance with 40 CFR Part 1506.11.
- (5) The alternative arrangements developed under Subsection (3) or (4) apply only to actions necessary to control the immediate effects of the emergency to prevent further harm to life or property. Other actions remain subject to NEPA review as set forth herein. Factors to address when crafting alternative arrangements include: nature and scope of the emergency; actions necessary to control the immediate impacts of the emergency; potential adverse effects of the proposed action; Components of the NEPA process that can be followed and provide value to the decision making (such as coordination with regulatory agencies and the public), duration of the emergency; and potential mitigation measures.
- (6) A public affairs contingency plan should be developed to ensure open communication among the media, the public, and DHS to the extent practical in the event of an emergency to cover the requirements of NEPA and other related topics.

### B. Classified or Protected Information (40 CFR 1507.3(c)).

- (1) DHS will take care to make information in NEPA analysis and documents available to the public in conformance with its responsibilities under the Council on Environmental Quality regulations at 40 CFR Part 1506.6(f). In accordance with CEQ regulations, DHS will not disclose classified, sensitive security information, or other information that DHS otherwise would not disclose pursuant to the Freedom of Information Act (FOIA) (5 U.S.C. § 552).
- (2) The existence of classified or protected information does not relieve DHS of the requirement to assess and document the environmental effects of a proposed action.

To the fullest extent possible, DHS will segregate any such classified or protected information into an appendix sent to appropriate reviewers and decision makers, and allow public review of the remainder of the NEPA analysis. If exempted material cannot be segregated, or if segregation would leave essentially meaningless material, the DHS Component will withhold the entire NEPA analysis from the public; however, the DHS Component will prepare the NEPA analysis in accordance with CEQ Regulations and this MD, and use it in the DHS decision making process. The protected NEPA analysis may be shared with appropriately cleared officials in CEQ, EPA, and within DHS. In such cases, other appropriate security and environmental officials will ensure that the consideration of environmental effects will be consistent with the letter and intent of NEPA. With regard to an EIS requiring a security clearance for review, a team of cleared personnel will review the classified or protected material for compliance with applicable Federal, tribal, state, and local environmental compliance requirements. This team will include internal environmental professionals and external resource professionals with appropriate clearances.

# C. Procedures for Applicants (40 CFR 1501.2, 1506.5).

- (1) DHS Components with the role of processing applications for permits, grants, awards, licenses, approvals, or other major federal actions become the Proponent for environmental planning purposes. These Proponents must consider the environmental effects of their action in accordance with this MD, where applicable. The requirements of this MD may be approached in a programmatic manner (e.g. one NEPA evaluation and document for an entire category of grants) or may be approached on a single application basis. In either case, DHS Components must be alert to identify circumstances that may be associated with any single application that would have the potential for significant environmental impacts.
- (2) For major categories of DHS actions involving a large number of applicants, the appropriate DHS Component will prepare and make available generic guidance describing the recommended level and scope of environmental information that applicants should provide and identify studies or other information required for later federal action.
- (3) DHS Proponent shall begin the NEPA review as soon as possible after receiving an application. The Proponent must conduct an independent and objective evaluation of the applicant's materials and complete the NEPA process (including evaluation of any EA that may be prepared by the applicant) before rendering a decision on the application. DHS Proponents must consider the NEPA analysis in reaching a decision.

- (4) In all cases, DHS program Proponent shall ensure that its application submittal and approval process provides for appropriate time and resources to meet the requirements of this MD. Each DHS program Proponent must ensure, for each separate approval authority, that the responsibility for meeting the requirements of this MD is appropriately allocated between the applicant and DHS for each program of applications and, potentially, for each individual applicant. At a minimum, the application submittal and approval process must incorporate the following provisions:
  - (a) Consultation with DHS Proponent as early as possible in the application development process to obtain guidance with respect to the appropriate level and scope of any studies or environmental information that the program Proponent may require to be submitted as part of the application. This includes the identification of the need for DHS Proponents to consult with federal, tribal, state, and local governments and with private entities and organizations potentially affected by or interested in the proposed action in accordance with 40 CFR 1501.2(d)(2).
  - (b) Anticipation of issues that may lead to either or both (i) a significant environmental impact; or (ii) a concern with evaluating the level of significance. This may include identification of information gaps that may hinder an appropriate evaluation of significance.
  - (c) Performance of studies that DHS Proponent deems necessary and appropriate to determine the potential for environmental impacts of the proposed action.
  - (d) Identification and evaluation of appropriate options to resolve potentially significant environmental impacts. This may include development of appropriate actions to mitigate significant impacts.
  - (e) Consultation, as appropriate, with Federal, tribal, state, and local governments and with private entities and organizations potentially affected by or interested in the proposed action as needed during the NEPA process for scoping and other public involvement activities. This would include consultation with minority populations and low-income populations in accordance with E.O. 12898.

- (f) Notification to DHS Proponent as early as possible of other actions required to coordinate and complete the federal environmental review and to eliminate duplication with state and local procedures. (40 CFR 1506.2)
- (g) Notification to DHS Proponent if the applicant changes the scope of the proposed action.
- (h) Notification to DHS Proponent if the applicant plans to take an action that is within the Proponent's jurisdiction that may have a significant environmental impact or limit the choice of alternatives. If DHS Proponent determines that the action would have a significant environmental impact or limit the choice of reasonable alternatives, the Proponent will promptly notify the applicant that the permit, license, etc. will be withheld until the objectives and procedures of NEPA are achieved.
- (i) Completion of appropriate NEPA documentation.
- (5) Final DHS approval of a grant, license, permit or other formal request from an applicant may be conditioned by provisions for appropriate mitigation of potentially significant environmental impacts. DHS Proponents will ensure that all mitigation committed to as part of the ROD or FONSI is incorporated as conditions in whatever formal approval, contract, or legal document is issued. DHS Proponents will also ensure that appropriate monitoring of the implementation and success of the mitigation is also a condition of the formal documentation. The mitigation shall become a line item in the Proponent's budget or other funding document, if appropriate, or included in the legal documents implementing the action, e.g., contracts, leases, or grants.

# **GLOSSARY**

All terminology and definitions contained in 40 CFR Parts 1500-1508 are incorporated into this MD. The following definitions are provided for other terms and phrases used.

- 1. <u>Component</u>: Any of the DHS organizational elements, including agencies, bureaus, services, directorates, etc.
- 2. <u>Council on Environmental Quality (CEQ)</u>: NEPA created in the Executive Office of the President a Council on Environmental Quality. The Council is appointed by the President with the advice and consent of the Senate. The President designates the Chairman. The Council, among other things, appraises programs and activities of the federal Government in light of the policy set forth in Title I of NEPA and formulates and recommends national policies to promote improvement of the quality of the environment.
- 3. <u>Designated DHS Official</u>: Senior DHS officials as designated by the Secretary, Deputy Secretary, or Under Secretaries.
- 4. **Environmental Baseline Survey**: A generic term that refers to procedures to investigate a real property asset to determine the presence or absence of natural or man made conditions that would require consideration under various environmental laws and regulations. An environmental baseline survey may or may not be encompassed within an environmental impact evaluation.
- 5. <u>Environmental Impact Evaluation</u>: A generic term that includes the processes that result in either an Environmental Assessment (EA) or an Environmental Impact Statement (EIS). Environmental impact evaluation is often a major portion, if not the whole portion, of an environmental planning process.
- 6. <u>Environmental Planning Process</u>: The effort required to systematically address the environmental stewardship requirements in public policy during program and project planning, development, and design; and prior to execution. This process may consist wholly or in part of an environmental impact evaluation. The environmental planning process may extend into execution, deployment, or operational phases when the need to control potential for adverse environmental impacts requires mitigation and monitoring.
- 7. **Environmental Site Assessment**: A form of environmental baseline survey that typically focuses on determining the potential for soil or water contamination due to historical activities on or adjacent to defined parcels of real property. An environmental site assessment is often conducted in a manner to conform to standards established by ASTM International (formerly the American Society for Testing and Materials).

- 8. <u>Environmentally Sensitive Areas</u>: These include, but are not limited to: (1) proposed or designated critical habitat for threatened or endangered species; (2) properties listed or eligible for listing on the National Register of Historic Places; and (3) areas having special designation or recognition such as prime or unique agricultural lands, coastal zones, designated wilderness or wilderness study areas, wild and scenic rivers, 100 year floodplains, wetlands, sole source aquifers, Marine Sanctuaries, National Wildlife Refuges, National Parks, National Monuments, essential fish habitat, etc.
- 9. **Facility Audit.** A procedure to assess ongoing compliance with environmental requirements at operating facilities.
- 10. **National Environmental Policy Act (NEPA)**: Public Law 91-190, as amended, declares a national policy which will encourage productive and enjoyable harmony between man and his environment; establishes a Council on Environmental Quality in the Executive Office of the President; and requires that every recommendation or report on proposals for legislation and other major federal actions significantly affecting the quality of the human environment, a detailed statement (EIS) by the responsible official.
- 11. <u>Office of the General Counsel</u>: This phrase refers to the Office of the General Counsel as a Component, as defined in the DHS Delegations of Authority.
- 12. **Proponent**: The identified project or program manager and may reside at any level of the organization of a Component. Normally this person resides in the operational line of authority. The Proponent has the immediate authority to decide a course of action or has the authority to recommend course of action, from among options, to the next higher organization level (e.g. district to region) for approval. The Proponent would also normally have authority to establish the total estimate of resource requirements for the proposed action or, in the execution phase, have the authority to direct the use of resources. While the Proponent is not normally expected to personally execute and document the environmental planning process, he or she has the lead role and is responsible for initiating the effort and retains responsibility (with support from the EPPM) for the content and quality of the process and documentation.
- 13. <u>Record of Environmental Consideration (REC)</u>: A REC is an internal DHS administrative document for recording the results of a review of a specific proposal that may be included in a category of actions described in a Categorical Exclusion. The purpose, use, and content of the REC are explained in Appendix A, Section 3C(2).