Executive Branch departments and agencies receiving appropriations under Division A of the ARRA must submit their Subsection 1609(c) report to CEQ at recovery@ceq.eop.gov no later than January 15th, 2010, for all ARRA activities and projects reported to OMB through December 31, 2009. The report will provide the NEPA status and progress through December 31, 2009, for all projects and activities receiving ARRA funding.

Subsequent department and agency Subsection 1609(c) reports must be submitted to CEQ on or before January 15, 2010, and every 90 days thereafter through October 15, 2011. These quarterly reports will include the NEPA status and progress on ARRA projects and activities through the last day of the previous month.

All communications to CEQ regarding ARRA reporting should be sent to the recovery@ceq.eop.gov e-mail address. E-mail subject lines should provide enough information to allow CEQ to determine which department/agency and report is being referenced/submitted (i.e., ‘DHS January 15, 2010 ARRA NEPA Report’).

To ensure the information quality of Subsection 1609(c) reports, the department or agency funding the ARRA project or activity is responsible for reporting the status of all NEPA compliance associated with the project or activity – including any environmental review and documentation prepared by or for an approving or permitting agency, a grantee, or a contractor.

In cases involving NEPA work performed by contractors, if the contractor should provide the agency with information necessary for Section 1609 reporting, then the department or agency funding the project or activity with ARRA funds should work with the contracting officer to develop any necessary special contract provisions.

The report due on January 15, 2010 must build upon and update the explanatory notes and spreadsheets CEQ provided to Congress on November 2, 2009. For example, the January report will add and describe new projects and activities, update the status of NEPA actions, and add completion dates where appropriate. The latest department and agency explanatory notes and spreadsheets are available via www.nepa.gov and can be directly accessed at http://ceq.hss.doe.gov/nepa/reports_congress_Nov2009.htm. CEQ will use these reports to prepare the next Subsection 1609(c) report due to Congress in February 2010.

Projects and activities funded under Division B of the ARRA and oversight/audit funds provided to the Office of Inspector General are not reportable and should not be included in the Subsection 1609(c) report. Generally speaking, ARRA Division A funding provided for department/agency use to administer ARRA funds or facilitate completion of ARRA projects and activities are also not reportable. Exceptions are when the funds include both ARRA-funded projects/activities and department/agency expenses.
The explanatory note must be an electronic document that can be edited in order to facilitate standardizing and finalizing the report to Congress. In the past, CEQ used information in the cover memos as the basis for agency-specific “Explanatory Notes.” The explanatory notes can be provided as an individual document or as part of a cover memorandum. Explanatory notes complement the completed spreadsheets and should provide information necessary to understand the data provided in the spreadsheet. When referencing the spreadsheet, refer, as appropriate, to the spreadsheet page, column, and rows. When discussing individual projects and/or NEPA actions use “titles/programs” and “project/activity descriptions” that match those used in your spreadsheet.

Include the following information in the explanatory note:

- Summarize changes that have occurred since the last report including progress made toward obligating the departments/agency’s ARRA appropriation;
- Explain any differences between ARRA appropriations and the funding totals listed on Page 1 of the spreadsheet;
- Explain the basis for determinations that NEPA was not applicable;
- Explain why projects were withdrawn;
- Describe how projects have been grouped in rows on page 2 of the spreadsheet, particularly when projects and NEPA actions do not correlate on a one-to-one basis;
- Identify any NEPA actions that have remained pending for multiple reports, explaining why they remain pending, and providing a summary of progress made since the last report – one method of determining which projects have remained pending over multiple reporting periods is provided with this guidance; and
- Identify any reporting errors and how they have been corrected.

Use the following instructions when completing the spreadsheet:

- Use the provided CEQ spreadsheet. Please note the built-in formulas to assist in tabulation of data. These formulas must not be deleted. If significant changes or modifications to the spreadsheet format are required for your department/agency data, please coordinate with CEQ before submitting the report or modifying the spreadsheet. Modifications prevent CEQ from obtaining the required information for the report to Congress and verifying the accuracy of the data.
- If you add rows to Page 1 or Page 2 of the spreadsheet, please be sure to copy and paste formulas into the new rows. The formulas do not automatically transfer into a newly created row.
• If the spreadsheet consists of multiple pages, please add page numbers to the bottom of the spreadsheet.

• Please note that if instructions state to “leave blank,” that means no data entry should be made. No additional data terminology should be entered.

• The format and content of your data should be entered exactly as specified by the instructions or spreadsheet column headings. Any data not specified by the instructions/spreadsheet will result in incorrect data tabulation and prevent CEQ from mining the data from the spreadsheet for the report to Congress. In some cases, even extra spaces in certain cells will prevent the spreadsheet formulas from totaling correctly.

• All previously reported data should be included in the most current report. You do NOT stop reporting completed or withdrawn projects/activities. The entries for projects/activities remain on the spreadsheet. The only previously reported information that should be removed is any data error that has been corrected. In case of data errors, the explanatory note must describe the error and explain changes in the report that are brought about by the correction (for example, explaining why information was removed).

• When all department/agency ARRA projects and activities are completed, and all ARRA funds have been obligated, send a memorandum to CEQ at recovery@ceq.gov confirming that the report reflects completion of all reportable items. Memoranda confirming that no changes occurred during the previous reporting period must be submitted until the last ARRA NEPA reporting is submitted on October 15, 2011. In the event of subsequent changes (for example, identifying the need to supplement a NEPA analysis, or replace an ARRA-funded project and prepare another NEPA document), then the report must include an updated spreadsheet and explanatory note.

Use the following instructions to complete Page 1 of the attached spreadsheet:

• The department or agency name, end date of the report, submitter, and contact information for the submitter are entered at the top of Page 1. Thursday, December 31, 2009, is the end date for the report.

• The information in column B (Treasury Appropriations Fund Symbol); column D (Total ARRA Appropriations – for the Title/Program reported on that row) and column L (Total Obligations – for the ARRA Funded Projects and Activities reported on that line) is available from the department or agency financial officials responsible for ARRA funding. In order for CEQ to generate a report that aligns with ARRA appropriations, the Title/Program names should match those in the statute (please refer to the previously provided copy of ARRA). In instances where the Title/Program category used by the department/agency does not align with the statute or has changed from the last submitted report, provide an explanation in your explanatory note.
• Appropriations/programs associated with Division A ARRA funding should be reflected on Page 1, columns B, C, and D of the spreadsheet, even if projects have not yet been selected or identified. The fact that projects and activities and related NEPA actions are yet to be determined should be explained in the explanatory note.

• The information in column C (Title/Program) must be identical with the information in column B of page 2 for the spreadsheet to function properly.

• The number of ARRA funded projects and activities are entered in column E. Do not include withdrawn projects. When the department or agency is using estimates or is aggregating projects or activities, the explanatory note must explain the how the estimate or aggregate was developed.

• The determination that NEPA procedures are not applicable is reported in column F. For example: (1) when there is no NEPA analysis or documentation required because there is no agency discretion for NEPA analysis; (2) when NEPA is statutorily waived (e.g. Clean Water Act Section 511(c)); or (3) when the activity or project is under another process that is functionally equivalent to NEPA (functional equivalence is limited to certain EPA programs such as CERCLA); then the total number of such determinations will be reported on Page 1 of the attached spreadsheet in the “NEPA Not Applicable” column with the total number of such projects and activities. If NEPA is Not Applicable (N/A), columns B, C, D, E, & F (on Page 1) should still be filled out. There are no entries on Page 2 for such projects and activities. The explanatory note should provide a brief description of the rationale supporting the determination that NEPA is not applicable.

• Columns G, H, I, J, and K on Page 1 are automatically imported from Page 2. Do NOT manually enter data for these columns. Go to Page 2 and enter data.

• The total obligations in column L reflect the amounts that will result in outlays, immediately or in the future, for a project or activity. Obligation data should correlate with the Funds Available data on recovery.gov as of the report end date.

**Use the following instructions to complete Page 2 of the attached spreadsheet:**

**Column B**
- The “Title/Program” from column C on Page 1 is repeated in column B of Page 2. These entries must be identical for the spreadsheet to work properly.

**Column C**
- The “Description of the Project/Activity” in column C is determined by the reporting department or agency and must be one that is unique and which clearly identifies the specific ARRA projects and activities (e.g., agency project identification number). Executive Branch departments and agencies can report on either: (1) individual
projects and activities; or (2) groups of projects or activities when the projects or activities are similar and comply with NEPA in the same way.

Note: If you have a grant program with awards pending and are unsure of how many grants will be covered under an existing NEPA Action (i.e., CE, EA, or EIS), the following is required. The grants coming under a particular program/title should be identified by entering information in columns B and C on Page 2, the quantity of NEPA actions in column D is “1”, the NEPA Action is identified in column E, and the NEPA status of “pending” is entered in column F. An explanation must be provided in the explanatory note.

Column D
- “NEPA Action” reports the number of NEPA documents for the ARRA project. This is left blank in cases where the level of NEPA action has not been determined. The number of NEPA actions will generally be reported on one-to-one basis (one ARRA project for one NEPA action). Exceptions are when a number of similar projects/activities that use the same level of NEPA action are grouped together and when an individual project has multiple NEPA actions.
  - For example, if 57 grants under the same grant program are awaiting completion of 57 individual categorical exclusions, the grants can be reported on one row and entering “57” in column D. Agencies must explain the basis for grouping the projects/activities in the explanatory note. Note that grouping the projects/activities on a single line requires that the like projects/activities comply with NEPA using the same type of NEPA action (CE, EA or EIS). If some of these grants are completed in subsequent reports, those actions must be reported on a new row. The result would be two rows - one for the pending NEPA actions and one for the completed NEPA actions.
  - For individual projects with multiple NEPA actions, the total number of NEPA actions would be specified. For example, if there are 3 NEPA actions required for one project (one for the funding agency, and 2 for permits that allow the project or activity to proceed), then the quantity entered would be 3. The Date NEPA is Done (column I) would reflect the date the last NEPA Action is completed. Projects with multiple NEPA actions should be explained in the explanatory note.
- When grouping “like” projects / activities, the project/activity description (column C) on Page 2 should identify the similar projects and activities by including the total number of projects and appropriate project ID numbers, in the description.

- In cases where project/activities are withdrawn, the number reported in column D should reflect the number of ARRA projects withdrawn in column D, not the number of NEPA actions, and there should be no entry in column E.
Column E
- The type of NEPA action (i.e., CE, EA, or EIS) is reported in column E. If the type of NEPA action has not been determined or the project has been withdrawn, column E should be blank.

Column F
- The status of the NEPA action (i.e., pending, done, or withdrawn) is reported in column F. All actions that have been reported as pending over multiple reporting periods should be explained in the explanatory note.
  
  o Categorical Exclusion (CE) actions are reported as “pending” in those cases where a CE is not completed (i.e., done) by the end date of the report. The CE is reported as “done” after the determination has been made that there are no extraordinary circumstances or after finalizing the document when the agency prepares documentation for the CE. The explanatory note must describe how the date was determined (e.g., the date the documentation was completed; the date the latest CE documentation for a group of similar projects/activities using the same CE was completed).

  o Environmental Assessment (EA) actions are reported as “pending” after initiation (e.g., public involvement as practicable, if not practicable then date of intra/inter-agency involvement). The EA is reported as “done” after completion of the FONSI (and any associated mitigation action plan).

  o Environmental Impact Statement (EIS) actions are reported as “pending” after the Notice of Intent is published. The EIS is reported as “done” when the Record of Decision is completed (i.e., signed or published) following the final EIS or any supplemental NEPA review and documentation.

- In those cases where more than one NEPA review is prepared for the same project/activity, the status of the “NEPA action” and “Date NEPA is Done” columns on Page 2 of the attached spreadsheet would reflect the latest NEPA action taken.

- If any projects/activities are withdrawn or cancelled, then “withdrawn” is entered in column F. The number reported in column D must be the number of ARRA projects that are withdrawn. The NEPA action should be deleted from column E and the number of ARRA projects withdrawn must be deducted from the total number of ARRA funded projects and activities on Page 1, column E of the spreadsheet.

- If the type of NEPA action has NOT been determined, then column F should remain blank. Only Title / Program (column B) and Project / Activity (column C) should be completed for these identified projects.

Columns G & H
- Columns G and H entries are automatically made in the CEQ provided spreadsheet; consequently, no information should be entered in those columns.
Column I
• When the NEPA action is done, the date it is done is entered in column I. When a group of similar projects/activities using the same type of NEPA action is reported on one line, then the date of the most recently completed NEPA action is reported and the method for determining the reported date must be described in the explanatory note. When an agency uses a date other than the date a document is signed, the explanatory note should explain the basis for the date.
• DO NOT enter a projected date for pending NEPA actions in column I. Leave column I blank for pending NEPA actions.

Column J
• Enter “yes” or “no” in column J to indicate whether all applicable Federal environmental compliance requirements for the activity or project are completed — such as the requirements in the National Historic Preservation Act, Endangered Species Act, and Clean Water Act. Federal environmental compliance requirements include those delegated to other governmental entities (e.g., CWA section 401 certifications). Enter “yes” only when all Federal environmental reviews/documents necessary to allow expenditure of ARRA funds are completed. Agencies should contact CEQ if they have questions, and explain the situation and basis for the entry in the explanatory note transmitting the spreadsheet.

Use the following instructions to print out of the spreadsheet:

• To eliminate additional rows and limit printing out blank pages:
  1) Select and click on the first row number with no data on Page 2 (the entire row should become highlighted).
  2) Press “Ctrl-Shift-End” simultaneously.
  3) Press “Delete.”

Thorough agency reviews should be completed before explanatory notes and spreadsheets are submitted to CEQ. To facilitate OMB review of the report to Congress, the individuals in the departments and agencies responsible for reviewing and receiving information from OMB for interagency clearance should be made aware of the status of the spreadsheets and explanatory notes submitted to CEQ.

Remember:
Any substantial delays in completing NEPA reviews and documentation should be reported to CEQ by sending an e-mail message to recovery@ceq.eop.gov that identifies the project, its current status, all known reasons for the delay, and a point of contact (name, title, organization, phone, cell phone and e-mail).

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