

**DISCLAIMER**

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Publication of Part II of this document is being performed as a public service by the U. S. Department of Energy and in conformance with Milestone M-15-80 of the Hanford Federal Facility Agreement and Consent Order, referred to as the Tri-Party Agreement. Its publication does not constitute endorsement of the opinions, conclusions, or recommendations contained therein by the U.S. Department of Energy. The U.S. Department of Energy is required by Tri-Party Agreement Milestone M-15-80 to work with members of the Columbia River Comprehensive Impact Assessment (CRCIA) Team in defining the "...essential work remaining [after completion of the screening assessment (Part I)] to provide an acceptable comprehensive river impact assessment." Thus for Part II, the role of the U.S. Department of Energy was not to negotiate its position with respect to the individual requirements as they were being discussed but to host meetings and participate in a non-negotiating role in the development of the requirements as a total package. This approach was taken to provide an opportunity for regulators, affected states, tribal nations, and stakeholders to develop consensus regarding assessment requirements, so that the requirements could be considered in total. Thus, the term "CRCIA Team" as used in Part II refers to the team members described in "Requirements for a Columbia River Comprehensive Impact Assessment," with DOE playing a hosting and non-negotiating role.

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