Michigan Department of Environmental Quality
www.michigan.gov/deq

Request for Proposal
2018 Michigan Clean Diesel Grant Program

November 22, 2017
to
January 31, 2018

Rick Snyder, Governor
C. Heidi Grether, Director
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I. Grant Information

A. Grant Description
Competitive funding in the amount of $380,000 is available through the 2018 Michigan Clean Diesel Program for the implementation of clean diesel projects. Diesel exhaust has been linked to health problems, including increased risk of premature mortality, cancer, cardiovascular disease, and asthma. Clean diesel grant projects will focus on diesel emission reduction solutions that involve replacement of highway and non-road diesel vehicles and equipment with newer, cleaner vehicles and equipment; and verified idle reduction technologies involving fuel operated heaters. Replacement vehicles and equipment must operate on diesel or alternative fuels and use engines certified by the United States Environmental Protection Agency (U.S. EPA) or the California Air Resources Board (CARB). Eligible fuel operated heaters must be on the U.S. EPA SmartWay Verified Technologies list. Funding for this grant opportunity comes from a state allocation of the federal Diesel Emissions Reduction Act (DERA) and the U.S. EPA Clean Diesel Program.

B. Grant Objectives
The 2018 Michigan Clean Diesel Grant Program, Request for Proposal (RFP) has the following objectives:
• To implement vehicle or equipment replacements that reduce diesel engine particulate matter (PM$_{2.5}$) and oxides of nitrogen (NOx) emissions.
• To install verified idle reduction technology involving fuel operated heaters that will conserve fuel and lower diesel emissions.
• To assist the Department of Environmental Quality (DEQ) in gaining or maintaining attainment of PM$_{2.5}$ and Ozone (O$_3$) levels under the federal National Ambient Air Quality Standards (NAAQS).
• To provide increased health benefits for near-roadway populations in high-traffic urban/residential areas and in areas where the air quality is affected by diesel engine emissions from nearby stationary or mobile emission sources.

C. Program Priority Areas
The 2018 Michigan Clean Diesel Grant Program funding is available statewide; however, the DEQ is targeting projects in the following priority counties and areas:
• Allegan
• Berrien
• Genesee
• Kent
• Livingston
• Macomb
• Monroe
• Muskegon
• Oakland
• St. Clair
• Washtenaw
• Wayne
• Isle Royale National Park
• Seney Wilderness Area

The above counties and areas were identified as priority locations by the U.S. EPA and the DEQ because they are one or more of the following:
• In nonattainment or maintenance of NAAQS for a criteria pollutant.
• Areas with toxic air pollutant concerns as identified from the National Air Toxics Assessment data.
• Designated as Federal Class I areas.
1. U.S. EPA and DERA National Program Priorities
The U.S. EPA and DERA National Program priorities are:

- To achieve significant reductions in diesel emissions in terms of tons of pollution produced and reductions in diesel emissions exposure from vehicles, engines and equipment operating in areas designated as having poor air quality.
- To support projects in priority areas that receive a disproportionate quantity of air pollution from diesel fleets, including: truck stops, ports, rail yards, terminals, construction sites, and school bus depots/yards.
- To support projects that show effectiveness at reducing diesel emissions, based on the vehicle’s remaining useful life and annual hours of operation.
- To support projects that maximize public health benefits, use a community-based multi-stakeholder collaborative process to reduce toxic emissions, and conserve diesel fuel.

2. U.S. EPA Midwest Clean Diesel Initiative (MCDI) Priorities
The MCDI priorities are:

- To reduce emissions from diesel-powered engines in the U.S. EPA, Region 5 by implementing operational changes, installing emissions reduction technologies listed on the U.S. EPA or CARB verified technologies lists, replacing or repowering vehicles and equipment, and using cleaner fuels.
- To participate and support the activities of both the MCDI and the Michigan Clean Diesel Program.
- To support the U.S. EPA, Region 5 priorities that reduce emissions from vehicles and equipment that operate primarily in highly populated urban areas within Region 5.
- To broaden efforts for sustainable larger scale projects and programs to further reduce diesel emissions and support clean diesel coalitions.

3. DEQ Air Quality Program and Michigan Clean Diesel Program Priorities
The DEQ Air Quality Program and Michigan Clean Diesel Program priorities are:

- To reduce diesel emissions in areas with poor air quality and high population densities located next to sources of diesel emissions;
- To maintain or gain compliance with NAAQs for a criteria pollutant and improve areas with toxic air pollutant concerns as identified from the National Air Toxics Assessment data;
- To improve understanding of the PM_{2.5} and O_{3} NAAQS, including helping to identify the emission source types that contribute to regions’ PM_{2.5} and O_{3} levels;
- To create a greater awareness among residents of the health impacts of PM_{2.5} and O_{3} in areas of Michigan located within close proximity to an ongoing exposure to diesel engine emissions;
- To track the progress of emissions’ solutions toward bettering PM_{2.5} and O_{3} levels in Michigan, and assess the effectiveness of emission reduction programs; and
- To expand awareness of the benefits of pollution prevention strategies that reduce diesel emissions.

D. Eligible Grant Activities
Eligible grant activities include the replacement of diesel vehicles, engines and equipment including buses, medium-duty and heavy-duty trucks, stationary generators, and material
handling equipment or nonroad engines from marine, airport, locomotive, agricultural, industrial, and construction/demolition operations.

Proposed projects must utilize U.S. EPA SmartWay Verified technologies for the installation of fuel operated heaters or certified engine configurations for vehicle, engine or equipment replacements. Proposals for vehicle replacements must include documentation that the replacement is needed and that the project constitutes an accelerated replacement schedule for the intended vehicle. Funds cannot be used for the purchase of vehicles, engines, or equipment to expand a fleet. The grantee and partners must agree to operate vehicles, engines, and equipment purchased with grant funds in Michigan for at least five years immediately after the grant closes. Activities involving education and outreach are not eligible under this grant.

E. Eligible Technologies
Projects funded under this RFP must use a U.S. EPA certified engine configuration or an idle reduction solution that is included on the U.S. EPA Verified Technologies for SmartWay and Clean Diesel list or CARB technology list. Verified or certified means that the equipment or vehicle, along with the technology or engine to be used in the project, are specifically identified on one of these lists by vehicle/equipment type or use, manufacturer, engine type, and engine model year.

Pursuant to 42 USC 16132(d)(2), no funds awarded under this RFP shall be used to fund the costs of emission reductions that are mandated under federal law.

F. Eligible Diesel Vehicles, Engines and Equipment
Projects may include, but are not limited to diesel emission reduction solutions from the following heavy-duty diesel emission source types:

- **Buses**
  - Medium-heavy-duty or heavy heavy-duty trucks; and
- **Nonroad engines, equipment, or vehicles used in:**
  - Construction/demolition;
  - Handling of cargo (including at a port, airport or train yard);
  - Agriculture;
  - Industry; or
  - Energy production (including stationary generators and pumps).

G. Eligible Diesel Emission Reduction Solutions
Projects must include one or more of the following diesel emission reduction solutions that utilize a certified engine configuration and/or a verified technology. Technology changes

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1 Buses include school buses of Type A, B, C and D. To be eligible as a school bus, a vehicle must meet the definition of a school bus as defined by the National Highway Transportation Safety Administration. This definition includes, but is not limited to: 1) A bus that is used for purposes that included carrying students to and from school or related events on a regular basis; 2) Be identified with the words "School Bus"; and 3) Be painted National School Bus Glossy Yellow.
2 For the purposes of this grant opportunity, buses include medium and heavy-duty transit buses (see footnote 3, below).
3 For the purposes of this grant opportunity, medium heavy-duty and heavy heavy-duty highway vehicles are defined as Class 5 – 8: Class 5 (16,001 -19,500 lbs GVWR); Class 6 (19,501 - 26,000 lbs GVWR); Class 7 (26,001 - 33,000 lbs GVWR); Class 8a (33,001 - 60,000 lbs GVWR); Class 8b (60,001 lbs GVWR and over).
may not be allowed after a proposal has been selected. If technology compatibility issues arise, the DEQ may elect to terminate the grant agreement, at which time grant funds must be returned to the DEQ.

1. Highway Idle Reduction Technology
Fuel operated heaters may be purchased and installed under this program for eligible long-haul trucks and school buses to reduce idling, conserve fuel, and lower emissions. The fuel operated heater must be specifically named on the U.S. EPA’s SmartWay Verified Technologies list at the time of acquisition, and used only for the vehicle/engine applications specified on the list, to be eligible for funding.

Fuel Operated Heaters
This funding can cover the incremental cost of up to 25 percent of the cost (labor and equipment) of eligible, SmartWay Verified fuel operated heaters on eligible long-haul trucks and school buses. The list of eligible fuel operated heaters is on the U.S. EPA’s Verified Technologies List for SmartWay and Clean Diesel at: www.epa.gov/verified-diesel-tech/smartway-verified-list-idling-reduction-technologies-irts-trucks-and-school.

2. Vehicle and Equipment Replacements
Nonroad and highway diesel vehicles and equipment can be replaced under this program with newer, cleaner vehicles and equipment that operate on diesel or alternative fuels and use engines certified by the U.S. EPA or CARB, to meet a more stringent set of engine emission standards. Replacement projects can include the replacement of diesel vehicles/equipment with newer, cleaner diesel, electric (grid, battery or fuel cell\(^4\)), hybrid or alternative fuel vehicles/equipment. All-electric (i.e., zero emission) vehicles and equipment do not require U.S. EPA or CARB certification. Marine vessels are not eligible for full replacement.

Nonroad Diesel Vehicles and Equipment
This funding can cover the incremental cost of up to 25 percent of the cost of an eligible replacement vehicle or piece of equipment powered by a 2017 model year or newer engine certified to U.S. EPA emission standards. This funding can cover the incremental cost of up to 45 percent of the cost of a new, all-electric nonroad vehicle or piece of equipment. Nonroad engine emission standards are on the U.S. EPA’s website at: http://www.epa.gov/emission-standards-reference-guide/epa-emission-standards-nonroad-engines-and-vehicles.

Highway Diesel Vehicles and Buses (other than Drayage)
This funding can cover the incremental cost of up to 25 percent of the cost of an eligible replacement vehicle powered by a 2017 model year or newer engine certified to U.S. EPA emission standards. Highway engine emission standards are on the U.S. EPA’s website at: http://www.epa.gov/emission-standards-reference-guide/epa-emission-standards-heavy-duty-highway-engines-and-vehicles.

\(^4\) Hydrogen fuel cell vehicles and equipment are only eligible as replacements for eligible transit buses, drayage trucks, and, forklift, as defined in this Request for Proposal.
This funding can cover the incremental cost of up to 35 percent of the cost of a replacement vehicle powered by a 2017 model year or newer engine certified to meet CARB’s Optional Low-NOx Standards of 0.1 g/bhp-hr, 0.05 g/bhp-hr, or 0.02 g/bhp-hr NOx. Engines certified to CARB’s Optional Low NOx Standards may be found by searching CARB’s Executive Orders for Heavy-duty Engines and Vehicles, found at: www.arb.ca.gov/msprog/onroad/cert/cert.php.

This funding can cover the incremental cost of up to 45 percent of the cost of an all-electric replacement vehicle.

Drayage Vehicle Replacement
DEQ will fund up to 50 percent of the cost of eligible drayage trucks.
Definition of Drayage Truck: A “Drayage Truck” means any Class 8b in-use on-road vehicle with a gross vehicle weight rating of greater than 33,000 pounds operating on or transgressing through port or intermodal rail yard property for the purpose of
• loading, unloading, or transporting cargo, such as containerized, bulk, or break-bulk goods.
• Vehicle Eligibility Requirements: The DEQ may fund up to 50 percent of the cost of eligible drayage trucks powered by a 2012 model year or newer certified engine equipped with a diesel particulate filter (or catalyst equipped in the case of a compressed natural gas (CNG) engine).
• Drayage Operating Guidelines: If a proposal for the replacement of drayage trucks is selected for funding, the grant recipient will be required to establish guidelines to ensure that all drayage trucks purchased with grant funds are operated in a manner consistent with the definition of a drayage truck, as defined above.

3. Replacement Criteria
Funding under this grant cannot be used for the purchase of vehicles, engines, or equipment to expand a fleet.

Pursuant to 42 USC 16132(d)(2), no funds awarded under this RFP shall be used to fund the costs of emission reductions that are mandated under federal law.

Replacement projects are eligible for funding on the condition that the following criteria are satisfied:
• The replacement vehicle, engine, or equipment must perform the same function and operation as the vehicle, engine, or equipment that is being replaced.
• The replacement vehicle, engine, or equipment must be of the same type and similar gross vehicle weight rating or horsepower as the vehicle, engine or equipment being replaced. Horsepower increases of more than 25 percent will require specific written approval by the DEQ and the U.S. EPA prior to purchase, and the grantee/subgrantee may have to pay the additional costs associated with the higher horsepower equipment.
• For highway replacements, the vehicle must not be in a larger weight class than the existing vehicle (Class 5, 6, 7, or 8). The engine’s primary intended service class must match the replacement vehicle’s weight class (i.e., a light heavy-duty diesel engine is used in a vehicle with GVWR 16,001 – 19,500 pounds, a medium heavy-duty diesel engine is used in a vehicle with a GVWR of 19,501 – 33,000 pounds, and a heavy heavy-duty diesel engine is used in a vehicle with a GVWR greater
than 33,000 pounds). Exceptions may be granted for vocational purposes; however, the GVWR must stay within 10 percent of the engine’s intended service class and any exceptions will require written approval by the DEQ and U.S. EPA prior to purchase.

- The engine being replaced will be scrapped or rendered permanently disabled within ninety days of the replacement. Permanently disabling the engine while retaining possession of the engine is an acceptable scrapping method. Permanently disabling the engine requires cutting a three inch by three inch hole in the engine block (the part of the engine containing the cylinders). Other acceptable scrappage methods may be considered and will require prior written approval from the DEQ and U.S. EPA. If scrapped engines are to be sold, program income requirements apply.

- The vehicle/equipment being replaced will be scrapped or rendered permanently disabled within ninety days of the replacement. Permanently disabling the chassis and disabling the engine (see above) while retaining possession of the vehicle/equipment is an acceptable scrapping method. The engine will be scrapped or disabled as described above. Disabling the chassis may be completed by cutting through the frame/frame rails on each side at a point located between the front and rear axles. Other acceptable scrappage methods may be considered and will require prior written approval from the DEQ and U.S. EPA. Vehicle/equipment components that are not part of the engine or chassis may be salvaged from the unit being replaced (e.g., plow blades, shovels, seats, etc.). If scrapped or salvaged vehicle/equipment chassis or components are to be sold, program income requirements apply.

- A signed certificate of destruction and digital photos of the vehicle identification number, engine tag (showing serial number, engine family number, and engine model year), destroyed engine block, and cut frame rails or other structural components is required in a final grant agreement report submitted to the DEQ.

- Early Attrition: Replacements that would have occurred through normal attrition are considered to be the result of normal fleet turnover and are not eligible for funding under this program. Normal attrition is generally defined as a replacement that is scheduled to take place within three years of the project start date. Normal attrition is typically defined by the vehicle or fleet owner’s budget plan, operating plan, standard procedures, or retirement schedule. For example, if a school bus fleet typically retires vehicles after 20 years, a bus that is currently in its 18th or 19th year of service is not eligible for replacement. A bus that is currently in its 17th year of service and has three years of useful life remaining (as defined by the fleet’s retirement schedule) is eligible for replacement. Normal attrition does not include replacements that must occur due to a State or Local mandate.

- Proposals which include replacements must include a detailed discussion of the fleet owner’s normal attrition schedule and must explain how the proposed emission reductions are not a result of vehicle/equipment replacements that would have occurred through normal attrition/fleet turnover within three years of the project start date.

- Additional funding restrictions for replacement projects are described below.
4. Replacement and Idle Reduction Technology Restrictions

This restriction applies to all replacement projects as defined in Vehicle and Equipment Replacements, and projects involving Highway Idle Reduction Technology as described above. The following activities are not eligible for funding under this RFP.

Highway Model Year: No funding under this grant shall be used to retrofit (including idle reduction technologies), convert, or replace a transit bus, medium-duty, or heavy-duty highway vehicle with engine model year 1994 and older or 2010 and newer, or replace engine model year 2007-2009 with other than all-electric (zero-emission). Refer to Table 1 for further explanation.

Table 1: Medium and Heavy-Duty Trucks, Transit Buses, and School Buses Funding Restrictions

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>older - 1994</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>1995 - 2006</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>2007 - 2009</td>
<td>Yes*</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>2010 - newer</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

* Auxiliary Power Units and generators are not eligible on vehicles with EMY 2007 or newer.

Nonroad Engine, Vehicles, and Equipment: No funding under this grant shall be used to retrofit, replace or upgrade or replace a nonroad engine operates less than 500 hours per year.

No funding under this grant shall be used to retrofit, upgrade or replace a nonroad engine that is 50 HP or less and engine model year 2004 or older, or between 51-300 HP and engine model year 1994 or older, or 301 HP or greater and engine model year 1984 or older. Refer to Table 2 for further explanation.

No funding under this grant shall be used to replace nonroad vehicles and equipment with vehicles/equipment powered by unregulated, Tier 1, or Tier 2 engines. Tier 3 and Tier 4 interim (4i) engines are allowed for vehicle/equipment replacement only when Tier 4 final is not yet available from OEM for 2017 model year equipment under the Transition Program for Equipment Manufacturers (TPEM).
### Table 2: Nonroad Engine Funding Restrictions

<table>
<thead>
<tr>
<th>Current Engine Horsepower</th>
<th>Current Engine Model Year (EMY) and Tier</th>
<th>Vehicle/Equipment Replacement: EMY 2017+</th>
<th>Verified Exhaust Control</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Tier 0 - 2</td>
<td>Tier 3 - 4i</td>
</tr>
<tr>
<td>0-50</td>
<td>2005 and Newer; Unregulated – Tier 2</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>51-300</td>
<td>1995 and Newer; Tier 0 – Tier 2</td>
<td>No</td>
<td>Yes*</td>
</tr>
<tr>
<td>51-300</td>
<td>1995 and Newer; Tier 3</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>301+</td>
<td>1985 and Newer; Tier 0 – Tier 2</td>
<td>No</td>
<td>Yes*</td>
</tr>
<tr>
<td>301+</td>
<td>1985 and Newer; Tier 3</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

**Current Engine Horsepower**

<table>
<thead>
<tr>
<th>Current Engine Model Year (EMY) and Tier*</th>
<th>Engine Replacement: EMY 2017+*</th>
<th>Verified Engine Upgrade</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Tier 0 - 3</td>
<td>Tier 4</td>
</tr>
<tr>
<td>0-50</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>51-300</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>301-750</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>751+</td>
<td>No</td>
<td>Yes</td>
</tr>
</tbody>
</table>

*Tier 3 and Tier 4 interim (4i) allowed for vehicle/equipment replacement only when Tier 4 final is not yet available from OEM for 2017 model year equipment under the Transition Program for Equipment Manufacturers (TPEM).

**Previous engine model year engines may be used for engine replacement if the engine is certified to the same emission standards applicable to EMY 2017.

**Locomotive and Marine Operating Hours:** No funds awarded under the Program shall be used to retrofit, replace, upgrade or install idle reduction technologies on eligible locomotives or marine engines that operate less than 1000 hours per year.

**Marine Engine Tier:** No funds awarded under the Program shall be used to replace or upgrade Tier 3 or Tier 4 marine engines, or to replace marine engines with a Tier 2 or lower marine engine. Refer to Table 3 for further explanation.
Table 3: Marine Engines Funding Restrictions

<table>
<thead>
<tr>
<th>Current Engine Tier</th>
<th>Engine Replacement: EMY 2017+ *</th>
<th>Certified Remanufacture System</th>
<th>Verified Engine Upgrade</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Engine Replacement</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Tier 1-2</td>
<td>Tier 3-4</td>
<td>All-Electric</td>
</tr>
<tr>
<td>Unregulated – Tier 2</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Tier 3 - 4</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

*Previous engine model year engines may be used if the engine is certified to the same emission standards applicable to EMY 2017.

**Locomotive Tier:** No funds awarded under the Program shall be used to replace any locomotive engine with a Tier 3 or lower engine. No funds awarded under the Program shall be used to replace Tier 2+ line-haul locomotive engines. No funds awarded under the Program shall be used to install Automatic Engine Start-Stop technologies on locomotives currently certified to Tier 0+ or higher. Refer to Table 4 for further explanation.

Table 4: Locomotive Engines Funding Restrictions

<table>
<thead>
<tr>
<th>Current Locomotive Tier</th>
<th>Locomotive Replacement or Engine Replacement: EMY 2017+* or Electric</th>
<th>Verified Exhaust Control</th>
<th>Idle-Reduction Technology</th>
<th>Certified Remanufacture System</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Tier 0+ - 3</td>
<td>Tier 4</td>
<td>All-Electric</td>
<td></td>
</tr>
<tr>
<td>Unregulated - Tier 2</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Tier 2+ switcher</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Tier 2+ line haul</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Tier 3 – Tier 4</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

*Previous engine model year engines may be used if the engine is certified to the same emission standards applicable to EMY 2017.

**Automatic Engine Start-Stop technologies are only eligible to be installed on locomotives currently certified to Tier 0 or unregulated.

Note: Tier 0+, Tier 1+, and Tier 2+. Tier 3, and Tier 4 represent locomotives manufactured or remanufactured under the more stringent Tier standards promulgated under the 2008 (current) locomotive and marine rule. Tier 0, Tier 1, and Tier 2 represent locomotives originally manufactured or remanufactured under the less stringent Tier standards promulgated in 1997.

**H. Match Requirements**

Funds under this award cannot be used for matching funds for other state or federal grants, lobbying, or intervention in state or federal regulatory or adjudicatory proceedings, and cannot be used to sue the state or federal government or any other government entity. Likewise, a recipient may not use state or federal funds as matching funds for the 2018 Michigan Clean Diesel Program, federal Supplemental Environmental Project Funds, or Supplemental Environmental Projects required under a consent order.
I. Online Resources
Below are websites that provide useful information and resources to aid in the development of your grant proposal:
- EPA Clean Diesel: www.epa.gov/cleandiesel
- California Environmental Protection Agency Air Resources Board: www.arb.ca.gov/diesel/diesel.htm
- Michigan Clean Diesel Program: www.michigan.gov/deqcleandiesel
- EPA Diesel Emission Quantifier: www.epa.gov/cleandiesel/diesel-emissions-quantifier-deq

J. Evaluation and Selection Criteria
Project proposals for the 2018 Michigan Clean Diesel Program RFP will be evaluated based on the following selection criteria:
- Diesel engine emissions reduction outputs, and outcomes, and cost effectiveness as calculated by the U.S. EPA Diesel Emissions Quantifier.
- Linkage to national (U.S. EPA) and regional (MCDI and U.S. EPA, Region 5) and state (DEQ) clean air and clean diesel priorities: specifically, to projects associated with high population and diesel emissions density; and also, to activities that promote prevention of diesel engine emissions, sustainability of diesel engine emissions reductions, and awareness of the health effects of diesel engine emissions.
- Relevant project partnerships as documented by letters of commitment.
- A successful financial full audit within 24 months prior to the RFP’s closure date by a Certified Public Accountant.
- Ability to carry out the project as demonstrated by the applicant’s staff expertise, experience, and qualifications as demonstrated in grant administration, meeting deadlines, and participation in other diesel engine emission reduction projects.
- A well developed and clear project narrative, work plan, timeline, and budget; also including a detailed, thorough, and complete targeted fleet description; and an overall diesel emissions reduction solution and approach.
- Projects that can be completed on time, according to the project schedule.
- Projects that will prevent pollution for the life of the affected engine.
- Larger projects that focus grant money on pollution prevention or emission reduction verses administrative costs.
- The amount of match money the applicant and its partners are willing to commit to the project.
- Past performance on DEQ grants.
- Ability to implement the project, including the ability to meet statutory, regulatory, or other requirements.
- Financial stability.

K. Assistance
You may contact the Environmental Assistance Center at 800-662-9278 with questions about this RFP or check the Michigan Clean Diesel Program website at www.michigan.gov/deqcleandiesel for details. All necessary grant forms may be downloaded from the website, including the 2018 Michigan Clean Diesel Grant Program proposal template.
L. Funding Sources and Availability
A total of $380,000 is available for the 2018 Michigan Clean Diesel Grant Program. All grant proposals should be between $25,000 (the minimum) and $245,000 (the maximum). The above limitations do not include an applicant’s matching funds.

All state clean diesel projects are funded as pass through reimbursement grants. This means that grantees must initially assume all costs and then request reimbursement from the DEQ for project activities. All projects will be implemented through grant agreements with the grantees.

Administration of the grant agreement is the responsibility of the grantee and cannot be contracted out.

M. Contact
This grant is being issued by the DEQ, Office of Environmental Assistance, Pollution Prevention and Stewardship Unit. For further information on this grant call the Environmental Assistance Center at 800-662-9278.

N. Eligibility
Eligible applicants in all 83 counties in Michigan may apply. All applicants must be based and doing business in the state of Michigan. All of the following are eligible applicants:

- Cities, townships, and villages.
- County government agencies.
- Port authorities.
- Public school districts.
- Private schools that are designated as tax exempt under 501(c)(3) of the Internal Revenue Code.
- Other non-profit organizations or institutions that have the promotion of transportation or air quality as their focus and are designated as tax exempt under 501(c)(3) of the Internal Revenue Code.
- Metropolitan Planning Organizations.
- Private business and industry.

A single applicant may submit only one application. Each application may contain one or more partners. All applicant and partner entities must have continuous and ongoing business operations that include a physical location in Michigan.

O. Project Clarification/Revisions
During the grant review process, applicants may be contacted for clarification and for the purpose of negotiating changes in project activities, timetable, and grant amounts. The DEQ reserves the right to award grants for amounts other than those requested and/or request changes to, or clarification of, the proposed work plan.

P. Non-Duplicative Programs
Funds from the 2018 Michigan Clean Diesel Program cannot be used to replace existing federal, state, or local financial commitments.
Q. Acceptance of Proposal Content
Successful applicants will be required to enter into a grant agreement with the DEQ within 45 days of accepting the grant award. A grant agreement consists of standard boilerplate language, the applicant’s work plan, timetable, and budget. Successful applicants may be required to review the grant award agreement with DEQ staff prior to final agreement acceptance. The draft agreement boilerplate is attached to this RFP as Appendix B.

Failure of a successful applicant to accept the obligations outlined in the agreement boilerplate may result in withdrawal or cancellation of the grant. The DEQ reserves the right to offer partial funding for any grant proposal.

R. Confidentiality
All information and materials regarding this grant are subject to the Freedom of Information Act.

S. Judging Applications
A panel composed of state government staff will review the applications. Final decisions will be made by the DEQ.

T. Expense Cap
No more than 15 percent of the recipient’s total project cost may be used to cover administrative type costs (e.g., personnel, benefits, travel and supplies). Total project costs include the grant amount as well as any match provided by the recipient. Indirect costs are not considered administrative costs.

U. Consultant Cap
The U.S. EPA’s participation in the salary rate (excluding overhead) paid to individual consultants retained by recipients or by a recipient’s contractors or subcontractors shall be limited to the maximum daily rate for a Level IV of the Executive Schedule (formerly GS-18), to be adjusted annually. This limit applies to consultation services of designated individuals with specialized skills who are paid at a daily or hourly rate. As of January 1, 2017, the limit is $622.69 per day and $77.84 per hour. This rate does not include transportation and subsistence costs for travel performed (the recipient will pay these in accordance with their normal travel reimbursement practices).

Sub agreements with firms for services which are awarded using the procurement requirements in Subpart D of 2 CFR 200, as applicable, are not affected by this limitation unless the terms of the contract provided the recipient with responsibility for the selection, direction, and control of the individuals who will be providing services under the contract at an hourly or daily rate of compensation (see 2 CFR 1500.9).

V. Submission Requirements
Proposals must be postmarked or received by the DEQ no later than 5:00 p.m. on January 31, 2018. Proposals may be submitted by the U.S. Postal Service, commercial delivery service, or hand delivery. Proposals sent electronically or by facsimile machine will not be accepted.
• Grant applications sent via the U.S. Postal Service must be addressed to:

  Michigan Department of Environmental Quality  
  Waste Management and Radiological Protection Division  
  2018 Michigan Clean Diesel Grant Program  
  P.O. Box 30241  
  Lansing, Michigan 48909-7741

• For hand delivery, commercial carrier, or overnight mail, applications must be addressed to:

  Michigan Department of Environmental Quality  
  Waste Management and Radiological Protection Division  
  2018 Michigan Clean Diesel Grant Program  
  525 West Allegan, CH-4S  
  Lansing, Michigan 48933
II. Instructions for Grant Proposal

A. Contents
Appendix A contains the cover sheet, template, and budget form which you must use to complete your proposal. Your proposal will consist of the following sections:

- Grant Proposal Cover Sheet
- Project Summary
- Work Plan
- Commitment Statement
- Description of Administrative Abilities, Staff Expertise, and Previous Project History
- Timeline and a Description of Tasks/ Milestones
- Anticipated Outputs
- Anticipated Outcomes
- Budget Form, and NICRA Form (if NICRA is applicable)
- Copy of Current Full Audit
- U.S. EPA Fleet Description Spreadsheet Created by the Diesel Emissions Quantifier
- Letters of Commitment

Directions for each portion are included in this RFP. Follow all directions. Use the checklist in Appendix A to make sure you have a complete proposal. Submit your proposal on 8½” x 11” paper, with one inch margins, using 12 point font. Number all pages. The use of two sided printing and recycled paper is recommended.

B. Grant Proposal Cover Sheet
The Grant Proposal Cover Sheet is to be filled out by the applicant. The form is the first page of the entire proposal package. Other portions of the proposal will be developed by the applicant and attached to the Grant Proposal Cover Sheet.

- Project Name is the name of the project.
- Organization Name is the organization applying for funding.
- Contact Name is the name of the person who will be managing the grant project.
- Contact E-Mail Address is the e-mail address for the Contact.
- Organization Street Address is the mailing address for the applicant including the street name and number, city, state, and zip code.
- Telephone Number is the phone number for the organization applying for funding.
- Fax Number is the organization’s fax number.
- Organization E-Mail is the organization’s e-mail address if different from the Contact.
- Federal Tax ID Number is the Federal Tax ID Number or Employer Identification Number.
- Federal DUNS Number is the Data Universal Numbering System unique numeric identifier assigned to your business.
- Project Start Date is the approximate date the project will start that corresponds with the date funding will be available. (Once the grant is awarded it generally takes up to 60 days for agreements to be signed upon which projects may start.)
- Project End Date is the end date for completion of the project.
- Grant Amount Requested is the amount of funding requested.
- Local Match is the amount of additional funding committed to the project.
• Percent Match is the percent of local match committed relative to the total project cost.
• Total Project Cost is the total amount of grant funds requested plus additional match funds.
• Project Location(s) is the geographic area that the project will impact, which may include more than one city, township, village, or county.
• Please check the most appropriate box for the applicant type.
• Please describe the type of fleet(s) targeted in the proposal.
• Grant Acceptance is the name of the person who will be accepting responsibility for the terms and conditions of the agreement. This may be the project manager or it may be someone else in the organization.
• Title is the title of the person with grant acceptance authority.
• Signature/Date is where the person with grant acceptance authority must sign and date the 2018 Request for Proposal Cover Sheet.

C. Project Summary
Use the grant proposal template. In no more than one page, describe the project goals and objectives, how your project will prevent or reduce diesel emissions, and how your project will create long term change that will continue after the project is completed.

D. Work Plan
Explicitly describe how the project meets the goals, objectives, and guidelines of the RFP. Include a detailed project description of what is to be done during the project period, how it will be done, and the anticipated outcome of the project. The description should incorporate the following information:
• The way in which the project will achieve a significant prevention or reduction of diesel emissions.
• A description of the area(s) that will benefit from reduced diesel emissions.
• The reason why the project’s area is being targeted for this project (i.e., air quality status, high diesel engine traffic, large population near roadways, children’s exposure to diesel emissions, etc.).
• An overview of the type of fleet identified for the project, including the total number of verified vehicles or equipment to be replaced in this project.
• The roles and responsibilities of the applicant organization and any other project partners. This must include a list of tasks and subtasks with associated deliverables and who is responsible for completing each task.
• Information on whom or what organization(s) will retain ownership of any vehicles, and/or equipment purchased with funding from this project.

E. Commitment Statement
Review the Program Priorities above and certify that the proposed project meets these priorities by checking the box in the template.

F. Description of Administrative Abilities, Staff Expertise, and Previous Project History
Describe in narrative form the organizational staff and staff from associated partners that will be involved with the project: their role and responsibility with the project, their
expertise/qualifications and knowledge, and the resources that will be used to assist in the successful completion of the project.

Use the “Staff and Partner Roles and Responsibilities” table in the template to list project staff, their title, affiliated organization, and their role/responsibility with the project.

Use the “Previous (Grant) Project Experience” table in the template to provide a list of any federal or state grants previously administered.

**G. Timeline, Tasks, and Milestones**
Using the “Timeline and a Description of Tasks/Milestones” table in the template, provide a month, year, and a description of specific tasks and milestones, such as bidding and procurement, to be achieved during the grant period. Begin the timeline with the month funding will likely be available. The end month should be based on what is needed to complete the project. Note that projects must conclude by August 31, 2018.

**H. Anticipated Outputs/Outcomes**
Identify the expected project’s environmental outputs and outcomes. Specify how progress will be made toward achieving environmental outputs as well as how progress will be tracked, measured and reported, and how environmental outcomes will be calculated or determined. Outcomes should be measured by examining short, medium, and long-term results. Report outputs and outcomes using the tables in the template.

1. **Outputs**
The term “output” means an environmental activity, effort, and/or associated products related to an environmental goal and objective that will be produced or provided over a period of time or by a specific date. Outputs may be quantitative or qualitative, but must be measurable during the grant funding period. Anticipated outputs from the projects to be funded under this solicitation include, but are not limited to the following:

   Number of replaced vehicles/equipment including:
   - Dissemination of project/technology information via list serves, websites, journals and outreach events.
   - Amount of funds expended on the project.
   - Evaluation of the completion status of the project.
   - Amount of funds dispersed to sub-recipients.
   - Quarterly progress reports and final report.

   Describe the project outputs in narrative form, and complete the “Outputs: Type of Fleet – Vehicles Used in Project” table in the template.

2. **Outcomes**
The term “outcome” means the result, effect, or consequence that will occur from carrying out an environmental program or activity that is related to an environmental or programmatic goal or objective. Outcomes may be environmental, behavioral, health-related, or programmatic in nature, but must be quantitative. Proposals must include a description of how the applicant will track and measure their progress toward achieving the expected environmental outcomes of the project throughout the grant period and must include a description of project outcomes resulting from the project outputs. Expected
outcomes from projects funded under this solicitation may include, but are not limited to the following examples.

Examples of short-term and medium-term outcomes:
- Net reduction in annual pounds or tons of PM\(_{2.5}\), NOx, greenhouse gases (GHG) such as carbon dioxide (CO\(_2\)) and black carbon, and/or volatile organic compounds (VOCs).
- Net reduction in gallons of diesel fuel used.
- An increased understanding of the environmental effectiveness of the implemented technology.
- Cost effectiveness of project (in $/ton or $/pound).

Examples of long-term outcomes:
- Improved ambient air quality.
- Health benefits achieved.
- Documented improved ambient air quality, including anecdotal testimony from populations of concern.
- The applicant, or their partner’s investment in transportation, environmental protection, and other activities that will provide long-term environmental and health benefits.

Describe the short, medium and long-term outcomes of the project in narrative form in the template.

To quantify emission reductions, use the U.S. EPA’s Diesel Emissions Quantifier found at [www.cfpub.epa.gov/quantifier/](http://www.cfpub.epa.gov/quantifier/) to estimate some of the anticipated environmental outputs of your application. Additional assistance may be received by calling the Clean Diesel Helpline at 877-NCDC-FACTS (877-623-2322) or by emailing cleandiesel@epa.gov.

If you are unable to use the Diesel Emissions Quantifier, you may use alternative methods for calculating emission reductions found on the U.S. EPA Motor Vehicle Emissions Simulator website, [www.epa.gov/otaq/models/moves/index.htm](http://www.epa.gov/otaq/models/moves/index.htm). If an alternative method is used, you must thoroughly describe and document your methods.

3. **Performance Measures**

The applicant should also develop performance measures for tracking, measuring and reporting its progress toward achieving the proposed outputs and outcomes, and describe them in their proposal. Describe the measurable short term and longer term results the project will achieve. Describe the expected results (including outputs and outcomes) and how the approach selected will use resources effectively and efficiently.

It is expected that the description of performance measures will include the following:
- Oversight of project partners, subgrantees, and/or contractors and vendors.
- Tracking and reporting project progress on expenditures, purchases, and other fiscal activities.
- Tracking and reporting actual accomplishments versus proposed outputs/outcomes and proposed timelines/milestones.
• Tracking and reporting project progress on installations/replacements by maintaining an accurate Project Fleet Description.
• Measuring and reporting on outcomes by maintaining an accurate Project Fleet Description and using the U.S. EPA’s Diesel Emission Quantifier.

A description of performance measures should be included in the output and outcome narratives.

4. Cost Effectiveness Calculation
Project cost effectiveness is a programmatic priority for this grant. Each application must include a cost effectiveness calculation for the Annual Amount of Emissions Reduced and the Lifetime Amount of Emissions Reduced for each of the following pollutants: NOx, PM$_{2.5}$, hydrocarbons (HC), carbon monoxide (CO), and CO$_2$, where applicable.

Use the U.S. EPA’s Diesel Emissions Quantifier to make this calculation. The quantifier provides estimates of both the Annual Amount of Emissions Reduced and the Lifetime Amount of Emissions Reduced. If you do not use the quantifier to calculate your cost effectiveness, describe your methodology for estimating or determining outcomes in detail. For example, equipment and vehicle vendors may have engine-specific data that was provided to the U.S. EPA to certify the engine’s emission levels.

Each emission reduction estimate and measurements for a verified technology should be based on demonstrated emissions reductions and emission factors listed on the U.S. EPA or CARB’s verified technology list.

Once the Annual and Lifetime Amount of Emissions Reduced are calculated, the cost effectiveness of a diesel emissions reduction project is determined by dividing the total amount of funding for the project (which includes equipment/vehicle costs, installation costs, administrative costs, travel costs, fees, etc., that are funded by the grant) by the Lifetime Amount of Emissions Reduced for each pollutant. Cost effectiveness values reflect the lifetime of the project, which is based on the remaining life of your fleets.

Report the Annual and Lifetime Emissions reductions as well as cost effectiveness of the project using the “Outcomes – Cost Effectiveness Calculations” table in the template.

I. Budget
The Michigan Clean Diesel Program requires all applications to include cost information on one of the two grant application budget forms. Forms are available electronically on the Michigan Clean Diesel Program website at www.michigan.gov/deqcleandiesel. The yellow shaded areas of the budget sheet are cells that are available for data entry.

Select the Appropriate Budget Form
Changes in federal requirements have impacted the treatment of indirect costs, and these changes apply to all new Michigan Clean Diesel Program pass through grants.

If your organization has a current federally “Negotiated Indirect Cost Rate Agreement” (NICRA), you must use this rate to determine indirect cost. Download and use the “Budget for Federally Negotiated Rate” file. You must also attach a copy of your current approved NICRA to your proposal.
If your organization does not have a NICRA, you must use the **de minimis rate of 10 percent** of the modified direct costs. Download and use the “Budget 10 Percent de Minimis” file.

Additional requirements:
- Only actual costs can be claimed as match or for grant funding.
- Cost allocation is not allowed.
- The Michigan Clean Diesel Program can only reimburse contractors up to the U.S EPA federal consultant cap rate. This applies to both grant and matching funds.

Refer to the RFP for eligible activities, projects, and cost share.

**Budget Form Details**

The following budget details will help complete the form.
- The Project Total from the budget page must be the same as the Project Total on the cover sheet of your application.
- Under each Budget Category (Column B), enter the activities or entities that will be charging against the grant or counted as local match (see Local Match Amount, below). Include enough detail that it is easy to understand who or what is being paid for with grant or match funds.
- The form will calculate the total and attribute all the funds to the match column. Enter the amount you propose to be grant funded in Column E. The form automatically adjusts the match amount.
- Provide the same level of detail for all other budget categories, whether it is to be charged against the grant or counted as match. Each line requires a description, a quantity, and a rate or unit cost.

**Local Match Amount**

Local match is a financial commitment made by the grant recipient and other local agencies to help implement the project. Local match is required on all applications. Labor, in-kind services, cash, and materials can count as match. Match rates for contractors must conform to the U.S. EPA’s Consultant Cap. Partner match must also be confirmed with a letter of commitment.

Additional requirements:
- No federal or state funds can be used as match.
- The rate of match included in the application will become part of your contractual obligation, if your project is selected for funding.
- Match activities will be held to the same standards as grant-funded activities.
- Match cannot be earned until the starting date in a contract is signed by both parties.
- Note that auditing requirements require grantees to document match earned by providing letters from matching agencies, verifying the work completed, and the value of that work.

**1. Staffing Costs**

These costs may be grant funds or local match.
In Column B, list each staff person by name and title (e.g., project manager, senior analyst, clerical, etc.), and in Columns C and D enter the estimated number of hours each person will work on the project and their hourly rate. You may account for scheduled raises and use an average hourly rate. The total and match amount are calculated automatically and cannot be changed directly. Adjust the total by changing the hours or rate; adjust the match amount by changing the grant amount.

- Each staff person listed under staffing cost should also be included in the work plan.
- Staffing costs for volunteers, unpaid board members, and staff in agencies other than the grant applicant should be budgeted under Contractual Services.

No more than 15 percent of the recipient’s total project cost may be used to cover administrative type costs, (e.g., personnel, benefits, travel and supplies). Total project costs include the grant amount as well as any match provided by the recipient. Indirect costs are not considered administrative costs.

2. Fringe Benefits
   This can include insurance, Federal Insurance Contributions Act (FICA), federal, state and local taxes, and workers compensation. If time off (vacation, holidays, and sick leave) is included in the fringe benefit rate, only actual time worked can be charged to the grant or used as match.
   - The form automatically enters the staff information from the previous section.
   - Most agencies have set fringe benefit rates. Use your agency’s fringe benefit rate, up to 40 percent maximum. Enter the rate for each person in the third column of this section. Rates above 40 percent cannot be used as match.
   - The form will automatically apportion fringe benefits in the same grant/match ratio used for staffing costs.
   - The Michigan Clean Diesel Program reserves the right to require applicants to supply information indicating how their fringe benefits were calculated.

3. Contractual Services
   Contractual services are services provided by staff or agencies other than the grant recipient. Any services not provided by the grant recipient should be listed here. Your work plan must include a description of all work to be subcontracted. The state reserves the right to approve all subcontractors for this project and reserves the right to require the Grant recipient to replace subcontractors found to be unacceptable.
   - In the Column B, list all contractual services. In Columns C and D, include a quantity (this can be by hours or contract unit) and rate for each. The total and match amount are calculated automatically and cannot be changed directly. Adjust the total by changing the hours/units or rate; adjust the match amount by changing the grant amount.
   - All contractual services included here must also be included in the work plan.

4. Project Supplies, Materials, and Equipment
   Project Supplies and Materials (including equipment that is less than $5,000 per unit):
   - Specify the types of supplies and materials in Column B. Itemize specific copying, postage, and other supplies and materials needed to carry out the project.
   - Place corresponding quantities and costs of supplies and materials in Columns C and D.
• Explain any cost that may appear out of the ordinary.
• The total and match amount are calculated automatically and cannot be changed directly. Adjust the total by changing the quantity or rate; adjust the match amount by changing the grant amount.

Equipment (equipment that is $5,000 or more per unit):
• Equipment is defined as tangible personal property having a useful life of more than one year and a per-unit acquisition cost which equals or exceeds the lesser of $5,000, or the capitalization level established by the non-Federal entity for financial statement purposes (see 2 CFR 200.12 Capital Assets). Certified or verified technologies, vehicles, engines, and nonroad equipment are considered to be equipment to the extent they fall within this definition.
• Grant funds can be used to purchase equipment.
• Equipment purchases will require the grantee to enter into a commitment with the DEQ to continue operation of the equipment in Michigan for five years after the ending date of the grant agreement.
• Itemize equipment on the budget form and explain any cost that may appear out of the ordinary.

5. Travel Costs
This category applies only to organization staff – not contractors.
• Enter the number of miles for both the grant and match amounts, and the row will automatically total. The maximum rate allowable for reimbursement or as match is $0.535 per mile.
• Meals and lodging in this section are for grantee staff.
• “Other” is for other travel costs such as parking, tolls, fares, or vehicle rental.
• The total and match amount are calculated automatically and cannot be changed directly. Adjust the total by changing the units or rate; adjust the match amount by changing the grant amount.

6. Indirect Costs
If you are using the “Budget for Federally Negotiated Rate” form, enter your indirect rate in the space provided (cell D96). The DEQ will evaluate your NICRA and finalize the budget consistent with your current approved NICRA. Both electronic budget forms will calculate and automatically split the indirect costs in proportion to the applicable grant and match charges. New federal guidance allows you to voluntarily increase your local match by attributing some of your indirect cost from grant to match. To do this, simply decrease the amount in the “Grant Indirect Cost” cell; the match amount will be automatically adjusted.

7. Totals
Total Grant and Match budget. Note the totals at the bottom of the budget form should be the same as those on page 1 of your proposal.

8. Sources of Match
Local match is a financial commitment made by the grant recipient and other local organizations to help implement the project. Local match is required of all applications. Labor, in-kind services, cash, and materials can count as match:
• Whatever match you include in your application will become part of your contractual obligation, if your project is selected for funding. Be sure your match commitment is realistic.
• Match activities will be held to the same standards as grant-funded activities.
• Match cannot be earned until the agreement is signed by both parties (grantee and DEQ).
• Letters of commitment are required in the proposal to document match commitments from partner organizations.

At the bottom of the second page of the budget, indicate the source(s) of local match and the corresponding dollar value committed by the applicant or other local sources.

While it is not required that an applicant provide match beyond the mandatory cost-share as described above, applicants may provide a voluntary cost-share or overmatch to improve the environmental outputs and outcomes of the project.

**J. Proof of Successful Audit**

Applicants are required to submit a copy of their full financial audit signed by a Certified Public Accountant. The audit must have been completed within 24 months prior to the RFP closure date. The audit must be of the applicant organization – **No fiduciary arrangements will be accepted.** Note: The audit date is based on the audit period and not the date of the audit or the audit letter.

**K. U.S. EPA Fleet Description Spreadsheet**

Describe the type(s) of vehicles/equipment to be used in the project including:

• The number, typical uses, and ownership of the vehicles or equipment engines targeted in this project for emissions reductions (e.g., two medium duty Class 6 trucks used for refuse hauling and 10 school buses). The ownership and type of fleet(s) may differ, depending on whether the project is administered by the actual owner of the fleet(s) or a secondary (partnership) organization.
• The age and supporting evidence of expected useful life of the vehicles, engines, and/or equipment targeted in this project for emissions reductions. For vehicle/equipment replacements, supporting evidence that the replacement activity is an “early replacement” activity include:
  o Fleet characterization showing fleet age ranges and average turnover rates per vehicle.
  o Fleet owner’s budget plan, operating plan, standard procedures, or retirement schedule.
• Complete the U.S. EPA Fleet Description Spreadsheet and attach it to the proposal. The purpose of the Applicant Fleet Description is to describe in detail the specific vehicles and engines targeted for emission reductions as well as the diesel emission reduction solution(s) to be implemented under the proposed project.

Resources to assist in completing the spreadsheet and in determining diesel engine emission levels based on type of vehicle/equipment, on road or off road status, and model year of engine include:

**L. Letters of Commitment**

Include Letters of Commitment from project partners on their letterhead. Letters of Commitment should document the match committed by the partner.
III. Appendices

A. Checklist, Cover Sheet, Template, U.S. EPA Fleet Description Spreadsheet, and Budget Forms

B. Draft Grant Agreement Boilerplate
Appendix A

Checklist for Proposal Submission

Grant Proposal Cover Sheet

Grant Proposal Template

U.S. EPA Fleet Description Spreadsheet

Budget Forms
Department of Environmental Quality  
2018 Michigan Clean Diesel Program  
Request for Proposals  
Checklist for Proposal Submission

☐ Grant Proposal Cover Sheet (page 1 of the proposal)  
  • Signed by Grant Acceptance Authority

☐ Grant Project Proposal using Template (pages 2-10 of the proposal)

☐ Budget Form (Be sure to select the appropriate form that applies to your organization.)

If your organization has a federally NICRA, you will also need to attach a copy of your current approved NICRA to the proposal.

☐ Copy of full current audit from a Certified Public Accountant documenting that the organization has undergone a successful financial audit. The audit must have been completed within 24 months prior to the RFP closure date.

☐ Completed U.S. EPA Fleet Description Spreadsheet, including additional supporting evidence indicating that replacement activity is an “early replacement”.

☐ Letters of Commitment

☐ Two hard copies of the entire proposal and appendices, sent by postal or overnight delivery mail or hand delivery as follows:

  • Grant applications sent via U.S. Postal Service must be addressed to:

    Michigan Department of Environmental Quality  
    Waste Management and Radiological Protection Division  
    2018 Michigan Clean Diesel Program  
    P.O. Box 30241  
    Lansing, Michigan 48909-7741

  • For hand delivery, commercial carrier, or overnight mail, applications must be addressed to:

    Michigan Department of Environmental Quality  
    Waste Management and Radiological Protection Division  
    2018 Michigan Clean Diesel Program  
    525 West Allegan, CH-4S  
    Lansing, Michigan 48933

  Proposals will not be accepted by fax.
Department of Environmental Quality
MICHIGAN CLEAN DIESEL PROGRAM
2018 REQUEST FOR PROPOSAL COVER SHEET
(Completion of this form is required in order to receive grant consideration)

PROJECT

Project Name: ________________________________________________

APPLICANT

Organization Name: __________________________________________
Contact Name: ______________________________________________
Contact E-Mail Address: ________________________________________
Organization Street Address: _________________________________
City, State, Zip Code: _________________________________________
Telephone Number: __________________________________________
FAX Number: _______________________________________________
Organization E-Mail: _________________________________________
Federal Tax ID Number: _______________________________________
Federal DUNS Number: _______________________________________

PROPOSED GRANT

Project Start Date: ___________________________
Project End Date: ___________________________
Grant Amount Requested: _______________________
Local Match: _________________________________
Percent Match: _______________________________
Total Project Cost: ___________________________

PROJECT LOCATION(S)

City, Township and/or County Name(s): __________________________

APPLICANT TYPE (check)

Local or Regional Government ☐
Public School District(s): ☐
Private School District: ☐
Nonprofit Organization ☐
Metropolitan Planning Organization ☐
Port Authority: ☐
Private Business or Industry: ☐

TARGETED FLEET(s)

Type of fleet(s) involved with project: _____________________________

GRANT ACCEPTANCE

PERSON WITH GRANT ACCEPTANCE AUTHORITY:

Name / Title: ___________________________________________________

Signature / Date: ________________________________________________
Department of Environmental Quality
2018 Michigan Clean Diesel Program
Request for Proposal
Grant Proposal Template

| Project Name | | |
| Applicant/Organization’s Name | | |
| City | | |
| County | | |

I. Project Summary

II. Work Plan

III. Commitment to the U.S. EPA, regional MCDI and the DEQ’s Programmatic Priorities

☐ This certifies that my organization is committed to helping the U.S. EPA, the MCDI, the Michigan Clean Diesel Program, and the DEQ achieve clean diesel programmatic priorities as outlined in the “Instructions” section of this document and the project proposal.

IV. Description of Administrative Abilities, Staff Expertise and Previous Project History

Staff and Partner Roles and Responsibilities

<table>
<thead>
<tr>
<th>Name of Project Staff</th>
<th>Title of Staff</th>
<th>Affiliated Organization</th>
<th>Role/Responsibility</th>
</tr>
</thead>
</table>

Previous (Grant) Project Experience

<table>
<thead>
<tr>
<th>Name of Grant Project</th>
<th>Start and End Dates of Grant</th>
<th>Name of Grantor/Agency</th>
<th>Grant Project Number</th>
</tr>
</thead>
</table>

V. Timeline with description of Tasks and Name of Person Responsible and Deliverable

<table>
<thead>
<tr>
<th>Anticipated Timeline for Project Completion by Month</th>
<th>Task and Name of the Person Responsible to Complete Task and Deliverable</th>
</tr>
</thead>
</table>
VI. Anticipated Outputs/Outcomes

Outputs – Type of Fleet -Vehicles - Technology Used in Project

<table>
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<tr>
<th>Fleet Type</th>
<th>Fleet Owner</th>
<th>Industry</th>
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<th>Total Number of Vehicles/Eq.</th>
<th>Total Number of Engines Affected</th>
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Outcomes – Short, Medium and Long-Term

- Short-term and Medium-term Outcomes:
- Long Term Outcomes:

Outcomes - Cost Effectiveness Calculations

<table>
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<th>Type of Pollutant</th>
<th>Annual Emission Reductions (tons/yr.)</th>
<th>Lifetime Emissions Reductions (tons/yr.)</th>
<th>Total Grant Cost Effectiveness</th>
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<td>CO2</td>
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Amount of grant funding used for project activities: $

Amount of fuel saved for projects involving the installation of idle reduction technology i.e. fuel operated heaters: gallons per year.

Source of Cost Effectiveness Calculations:

VII. Budget Form

An editable version of the budget sheet can be accessed on the Michigan Clean Diesel Program Web site at www.michigan.gov/deqcleandiesel. Your budget must be completed and submitted on the correct form to fulfill the budget requirement of your proposal. If a federally Negotiated Indirect Cost Rate Agreement (NICRA) if being used, a copy of the current approved NICRA must be included with your application. Alternate budget forms will not be considered.

VIII. Audit Review Letter

IX. U.S. EPA Fleet Description Spreadsheet

An editable version of the U.S. EPA Fleet Description Spreadsheet can be accessed on the Michigan Clean Diesel Program Web site at www.michigan.gov/deqcleandiesel. Also, include supporting evidence indicating that proposed replacement projects constitute an “early replacement.”

X. Letters of Commitment
| Project 1 | Information | Current Vehicle Information | New Vehicle/Technology Information |
|-------------------------------------------------|--------------------------------|-----------------------------------|
| Vehicle Type | Target Fleet | Class/ Equipment | Original Engine | Engine Model | Horsepower | Year of Technology | Vehicle Type | Target Fleet | Class/ Equipment | Original Engine | Engine Model | Horsepower | Year of Technology |
|-------------------------------------------------|--------------------------------|-----------------------------------|

| Project 2 | Information | Current Vehicle Information | New Vehicle/Technology Information |
|-------------------------------------------------|--------------------------------|-----------------------------------|
| Vehicle Type | Target Fleet | Class/ Equipment | Original Engine | Engine Model | Horsepower | Year of Technology | Vehicle Type | Target Fleet | Class/ Equipment | Original Engine | Engine Model | Horsepower | Year of Technology |
|-------------------------------------------------|--------------------------------|-----------------------------------|

<p>| Project 3 | Information | Current Vehicle Information | New Vehicle/Technology Information |
|-------------------------------------------------|--------------------------------|-----------------------------------|
| Vehicle Type | Target Fleet | Class/ Equipment | Original Engine | Engine Model | Horsepower | Year of Technology | Vehicle Type | Target Fleet | Class/ Equipment | Original Engine | Engine Model | Horsepower | Year of Technology |
|-------------------------------------------------|--------------------------------|-----------------------------------|</p>
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<td>OTHER (tolls, parking, etc.)</td>
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**Subtotal**

## Project

**Subtotal**

## Indirect Rate

**Subtotal**

## Grant and Match Budget

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### Project Percentage Split

### Sources of Match:

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<th>Total</th>
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**Subtotal**

**Total Match Must Equal Amount in Budget Sheet Above**

### Source of O&M:
### Staffing

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<th>Name &amp; Title</th>
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<th>Rate</th>
<th>Grant Amount</th>
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**Subtotal** $ - $ - $ - $ - $ -

### Fringe Benefits

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**Subtotal** $ - $ - $ - $ -

### Contractual Services

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**Contractual Services Subtotal** $ - $ - $ - $ -

### Supplies & Materials (Itemize)

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**Subtotal** $ - $ - $ - $ -

### Equipment (Any item over $5,000)

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| PROJECT |      |      |      |
| Subtotal |      |      |      |

| INDIRECT RATE |      |      |      |
| Subtotal     |      |      |      |

| GRANT AND MATCH BUDGET |      |      |      |
| TOTAL                |      |      |      |

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| SOURCE OF O&M: |      |      |      |

Total Match Must Equal Amount in Budget Sheet Above $ -

- MILES
- RATE
- LODGING
- NIGHTS
- MEALS
- QUANTITY
- OTHER (tolls, parking, etc.)
- INDIRECT RATE
- TOTAL
- SOURCES OF MATCH:
- In Kind
- Cash
- Total
- SOURCE OF O&M:
Appendix B

Draft Agreement Boilerplate
This Grant Agreement ("Agreement") is made between the Michigan Department of Environmental Quality, Waste Management and Radiological Protection Division ("State") and Name of Grantee ("Grantee").

The purpose of this Agreement is to provide funding in exchange for work to be performed for the project named below. The State is authorized to provide grant assistance pursuant to the U.S. Environmental Protection Agency’s National Clean Diesel Program which is authorized under the U.S. Energy Policy Act of 2005, Title VII, Subtitle G, Section 793 of the Diesel Emissions Reduction Program. This Agreement is subject to the terms and conditions specified herein.

Project Name: _____
Amount of grant: $_____
Amount of match: $______ = ____% 
Start Date: (date executed by the State): __________

GRANTEE CONTACT:

Name/Title  
Organization  
Address  
Address  
Telephone number  
Fax number  
E-mail address  
Federal ID number  
DUNS number  

The individuals signing below certify by their signatures that they are authorized to sign this Grant Agreement on behalf of their agencies, and that the parties will fulfill the terms of this Agreement, including the attached appendix, as set forth herein.

FOR THE GRANTEE:

Signature  
Name/Title  
Date  

FOR THE STATE:

Signature  
Jack Schinderle, Division Director, Waste Management and Radiological Protection Division  
Name/Title  
Date
I. PROJECT SCOPE

This Agreement and its appendices constitute the entire Agreement between the State and the Grantee and may be modified only by written agreement between the State and the Grantee.

(A) The scope of this project is limited to the activities specified in Appendix A, and such activities as are authorized by the State under this Agreement. Any change in project scope requires prior written approval in accordance with Section III, Changes, in this Agreement.

(B) By acceptance of this Agreement, the Grantee commits to complete the project identified in Appendix A within the time period allowed for in this Agreement and in accordance with the terms and conditions of this Agreement.

II. AGREEMENT PERIOD

Upon signature by the State, the Agreement shall be effective from the Start Date until the End Date on page 1. The State shall have no responsibility to provide funding to the Grantee for project work performed except between the Start Date and the End Date specified on page 1. Expenditures made by the Grantee prior to the Start Date or after the End Date of this Agreement are not eligible for payment under this Agreement.

III. CHANGES

Any changes to this Agreement shall be requested by the Grantee or the State in writing and implemented only upon approval in writing by the State. The State reserves the right to deny requests for changes to the Agreement or to the appendices. No changes can be implemented without approval by the State.

IV. GRANTEE DELIVERABLES AND REPORTING REQUIREMENTS

The Grantee shall submit deliverables and follow reporting requirements specified in Appendix A of this Agreement.

(A) The Grantee must complete and submit quarterly financial and progress reports according to a form and format prescribed by the State and must include supporting documentation of eligible project expenses. These reports shall be due according to the following:

1. Financial Status Report Schedule

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<td>April 1 – June 30</td>
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<td>July 1 – September 30</td>
<td>Before October 1*</td>
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<tr>
<td>October 1 – December 31</td>
<td>January 31</td>
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</table>

*Due to the State’s year-end closing procedures, there will be an accelerated due date for the report covering July 1 – September 30. Advance notification regarding the due date for the quarter ending September 30 will be sent to the Grantee. If the Grantee is unable to submit a report in early October for the quarter ending September 30, an estimate of expenditures through September 30 must be submitted to allow the State to complete its accounting for that fiscal year.

The forms provided by the State shall be submitted to the State’s contact at the address on page 1. All required supporting documentation (invoices, proof of payment, etc.) for expenses must be included with the report.
(B) The Grantee shall provide a final project report in a format prescribed by the State. The Grantee shall submit the final status report, including all supporting documentation for expenses, along with the final project report and any other outstanding products within 30 days from the End Date of the Agreement.

(C) The Grantee must provide 1 copy of all products and deliverables in accordance with Appendix A.

(D) Where feasible, all products shall acknowledge that the project was funded in whole or in part by the United States Environmental Protection Agency (USEPA) Clean Diesel Grant, administered by the Department of Environmental Quality, per the guidelines provided by the program.

V. GRANTEE RESPONSIBILITIES

(A) The Grantee agrees to abide by all applicable local, state, and federal laws, rules, ordinances and regulations in the performance of this grant.

(B) All local, state, and federal permits, if required, are the responsibility of the Grantee. Award of this grant is not a guarantee of permit approval by the State.

(C) The Grantee shall be solely responsible to pay all applicable taxes and fees, if any, that arise from the Grantee's receipt or execution of this grant.

(D) The Grantee is responsible for the professional quality, technical accuracy, timely completion, and coordination of all designs, drawings, specifications, reports, and other services submitted to the State under this Agreement. The Grantee shall, without additional compensation, correct or revise any errors, omissions, or other deficiencies in designs, drawings, specifications, reports, or other services.

(E) The State’s approval of drawings, designs, specifications, reports, and incidental work or materials furnished hereunder shall not in any way relieve the Grantee of responsibility for the technical adequacy of the work. The State’s review, approval, acceptance, or payment for any of the services shall not be construed as a waiver of any rights under this Agreement or of any cause of action arising out of the performance of this Agreement.

(F) The Grantee acknowledges that it is a crime to knowingly and willingly file false information with the State for the purpose of obtaining this Agreement or any payment under the Agreement, and that any such filing may subject the Grantee, its agents, and/or employees to criminal and civil prosecution and/or termination of the grant.

VI. USE OF MATERIAL

Unless otherwise specified in this Agreement, the Grantee may release information or material developed under this Agreement, provided it is acknowledged that the State funded all or a portion of its development.

The State, and federal awarding agency, if applicable, retains a royalty-free, nonexclusive and irrevocable right to reproduce, publish and use in whole or in part, and authorize others to do so, any copyrightable material or research data submitted under this grant whether or not the material is copyrighted by the Grantee or another person. The Grantee will only submit materials that the State can use in accordance with this paragraph.
VII. ASSIGNABILITY

The Grantee shall not assign this Agreement or assign or delegate any of its duties or obligations under this Agreement to any other party without the prior written consent of the State. The State does not assume responsibility regarding the contractual relationships between the Grantee and any subcontractor.

VIII. SUBCONTRACTS

The State reserves the right to deny the use of any consultant, contractor, associate, or other personnel to perform any portion of the project. The Grantee is solely responsible for all contractual activities performed under this Agreement. Further, the State will consider the Grantee to be the sole point of contact with regard to contractual matters, including payment of any and all charges resulting from the anticipated Grant. All subcontractors used by the Grantee in performing the project shall be subject to the provisions of this Agreement and shall be qualified to perform the duties required.

IX. NON-DISCRIMINATION

The Grantee shall comply with the Elliott Larsen Civil Rights Act, 1976 PA 453, as amended, MCL 37.2101 et seq, the Persons with Disabilities Civil Rights Act, 1976 PA 220, as amended, MCL 37.1101 et seq, and all other federal, state and local fair employment practices and equal opportunity laws and covenants that it shall not discriminate against any employee or applicant for employment, to be employed in the performance of this Agreement, with respect to his or her hire, tenure, terms, conditions, or privileges of employment, or any matter directly or indirectly related to employment, because of his or her race, religion, color, national origin, age, sex, height, weight, marital status, or physical or mental disability that is unrelated to the individual's ability to perform the duties of a particular job or position. The Grantee agrees to include in every subcontract entered into for the performance of this Agreement this covenant not to discriminate in employment. A breach of this covenant is a material breach of this Agreement.

X. UNFAIR LABOR PRACTICES

The Grantee shall comply with the Employers Engaging in Unfair Labor Practices Act, 1980 PA 278, as amended, MCL 423.321 et seq.

XI. LIABILITY

(A) The Grantee, not the State, is responsible for all liabilities as a result of claims, judgments, or costs arising out of activities to be carried out by the Grantee under this Agreement, if the liability is caused by the Grantee, or any employee or agent of the Grantee acting within the scope of their employment or agency.

(B) Nothing in this Agreement should be construed as a waiver of any governmental immunity by the Grantee, the State, its agencies, or their employees as provided by statute or court decisions.

XII. CONFLICT OF INTEREST

No government employee, or member of the legislative, judicial, or executive branches, or member of the Grantee's Board of Directors, its employees, partner agencies or their families shall benefit financially from any part of this Agreement.
XIII. ANTI-LOBBYING

If all or a portion of this Agreement is funded with federal funds, then in accordance with OMB Circular A-21, A-87, or A-122, as appropriate, the Grantee shall comply with the Anti Lobbying Act which prohibits the use of all project funds regardless of source, to engage in lobbying the state or federal government or in litigation against the State. Further, the Grantee shall require that the language of this assurance be included in the award documents of all subawards at all tiers.

If all or a portion of this Agreement is funded with state funds, then the Grantee shall not use any of the grant funds awarded in this Agreement for the purpose of lobbying as defined in the State of Michigan's lobbying statute, MCL 4.415(2). “Lobbying” means communicating directly with an official of the executive branch of state government or an official in the legislative branch of state government for the purpose of influencing legislative or administrative action.” The Grantee shall not use any of the grant funds awarded in this Agreement for the purpose of litigation against the State. Further, the Grantee shall require that language of this assurance be included in the award documents of all subawards at all tiers.

XIV. DEBARMENT AND SUSPENSION

By signing this Agreement, the Grantee certifies that it has checked the federal debarment/suspension list at www.SAM.gov to verify that it, its agencies, and its subcontractors:

1. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal department or the state.

2. Have not within a three-year period preceding this Agreement been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or Agreement under a public transaction, as defined in 45CFR1185; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property.

3. Are not presently indicted or otherwise criminally or civilly charged by a government entity (federal, state, or local) with commission of any of the offenses enumerated in subsection (2).

4. Have not within a three-year period preceding this Agreement had one or more public transactions (federal, state, or local) terminated for cause or default.

5. Will comply with all applicable requirements of all other state or federal laws, executive orders, regulations, and policies governing this program.

XV. AUDIT AND ACCESS TO RECORDS

The State reserves the right to conduct a programmatic and financial audit of the project, and the State may withhold payment until the audit is satisfactorily completed. The Grantee will be required to maintain all pertinent records and evidence pertaining to the grant Agreement, including grant and any required matching funds, in accordance with generally accepted accounting principles and other procedures specified by the State. The State or any of its duly authorized representatives must have access, upon reasonable notice, to such books, records, documents, and other evidence for the purpose of inspection, audit, and copying. The Grantee will provide proper facilities for such access and inspection. All records must be maintained for a minimum of five (5) years after the final payment has been issued to the Grantee by the State.
XVI. INSURANCE

(A) The Grantee must maintain insurance or self assurance that will protect it from claims that may arise from the Grantee’s actions under this Agreement.

(B) The Grantee must comply with applicable workers’ compensation laws while engaging in activities authorized under this Agreement.

XVII. OTHER SOURCES OF FUNDING

The Grantee guarantees that any claims for reimbursement made to the State under this Agreement must not be financed by any source other than the State under the terms of this Agreement. If funding is received through any other source, the Grantee agrees to delete from Grantee’s billings, or to immediately refund to the State, the total amount representing such duplication of funding.

XVIII. COMPENSATION

(A) A breakdown of costs allowed under this Agreement is identified in Appendix A. The State will pay the Grantee a total amount not to exceed the amount on page one of this Agreement, in accordance with Appendix A, and only for expenses incurred and paid. All other costs necessary to complete the project are the sole responsibility of the Grantee.

(B) Expenses incurred by the Grantee prior to the Start Date or after the End Date of this Agreement are not allowed under the Agreement.

(C) The State will approve payment requests after approval of reports and related documentation as required under this Agreement.

(D) The State reserves the right to request additional information necessary to substantiate payment requests.

(E) Payments under this Agreement may be processed by Electronic Funds Transfer (EFT). The Grantee may register to receive payments by EFT at the Contract & Payment Express Web Site (http://www.cpexpress.state.mi.us).

(F) An amount equal to 10 percent (10%) of the grant award will be withheld by the State until the project is completed in accordance with Section XIX, Closeout and Appendix A.

(G) The Grantee is committed to the match percentage on page 1 of the Agreement, in accordance with Appendix A. The Grantee shall expend all local match committed to the project by the End Date on page 1 of the Agreement.

XIX. CLOSEOUT

(A) A determination of project completion, which may include a site inspection and an audit, shall be made by the State after the Grantee has met any match obligations, satisfactorily completed the activities, and provided products and deliverables described in Appendix A.

(B) Upon issuance of final payment from the State, the Grantee releases the State of all claims against the State arising under this Agreement. Unless otherwise provided in this Agreement or by State law, final payment under this Agreement shall not constitute a waiver of the State’s claims against the Grantee.
(C) The Grantee shall immediately refund to the State any payments in excess of the costs allowed by this Agreement.

XX. CANCELLATION

This Agreement may be canceled by the State, upon 30 days written notice, due to Executive Order, budgetary reduction, other lack of funding, upon request by the Grantee, or upon mutual agreement by the State and Grantee. The State may honor requests for just and equitable compensation to the Grantee for all satisfactory and eligible work completed under this Agreement up until 30 days after written notice, upon which time all outstanding reports and documents are due to the State and the State will no longer be liable to pay the Grantee for any further charges to the grant.

XXI. TERMINATION

(A) This Agreement may be terminated by the State as follows.

(1) Upon 30 days written notice to the Grantee:

a. If the Grantee fails to comply with the terms and conditions of the Agreement, or with the requirements of the authorizing legislation cited on page 1, or the rules promulgated thereunder, or other applicable law or rules.
b. If the Grantee knowingly and willingly presents false information to the State for the purpose of obtaining this Agreement or any payment under this Agreement.
c. If the State finds that the Grantee, or any of the Grantee's agents or representatives, offered or gave gratuities, favors, or gifts of monetary value to any official, employee or agent of the State in an attempt to secure a subcontract or favorable treatment in awarding, amending, or making any determinations related to the performance of this Agreement.
d. During the 30-day written notice period, the State shall also withhold payment for any findings under subparagraphs a through c, above and the Grantee will immediately cease charging to the grant and stop earning match for the project.
e. If the Grantee or any subcontractor, manufacturer or supplier of the Grantee appears in the register of persons engaging in unfair labor practices that is compiled by the Michigan Department of Licensing and Regulatory Affairs or its successor.

(2) Immediately and without further liability to the State if the Grantee, or any agent of the Grantee, or any agent of any subcontract is:

a. Convicted of a criminal offense incident to the application for or performance of a State, public, or private contract or subcontract;
b. Convicted of a criminal offense, including but not limited to any of the following: embezzlement, theft, forgery, bribery, falsification or destruction of records, receiving stolen property, or attempting to influence a public employee to breach the ethical conduct standards for State of Michigan employees;
c. Convicted under State or federal antitrust statutes; or
d. Convicted of any other criminal offense which, in the sole discretion of the State, reflects on the Grantee’s business integrity.
e. Added to the federal or state Suspension and Debarment list.

(B) If a grant is terminated, the State reserves the right to require the Grantee to repay all or a portion of funds received under this Agreement.
XXII. DISCLOSURE OF INFORMATION

All reports and other printed or electronic material prepared by or for the Grantee under the Agreement will not be distributed without the prior written consent of the State except for items disclosed in response to a Freedom of Information Act request, Court Order or subpoena.

XXIII. IRAN SANCTIONS ACT

By signing this Agreement, the Grantee is certifying that it is not an Iran linked business, and that its contractors are not Iran linked businesses, as defined in MCL 129.312.

PROGRAM SPECIFIC SECTION

XXIV. FEDERAL FUNDING REQUIREMENTS

A maximum of 100% of total disbursements is funded with Federal Funding. The Catalog of Federal Domestic Assistance (CFDA) title is State Clean Diesel Grant Program and the CFDA number is 66.040. The federal grant number is DS00E66604-0, and this grant is funded with Federal funds from the U.S. Environmental Protection Agency (USEPA). By accepting this Agreement, the Grantee shall comply with all applicable Federal statutes and regulations in effect with respect to the period during which it receives grant funding. These regulations include, but are not limited to, the following:

(A) The Grantee agrees to fulfill conditions that the Federal Government has imposed on the State as a condition of Federal funding as indicated herein and in all appendices.

(B) Single Audit. Grantees spending $750,000 or more in Federal funds in their fiscal year shall have a single audit performed in compliance with 2 CFR 200.501(a). This audit must be performed, and copies provided to the appropriate agencies within nine months from the end of the grantee’s fiscal year, or 30 days after receiving the report from the auditors. The Grantee must submit a copy of the Audit Report to the Michigan Department of Environmental Quality, at the following address:

Michigan Department of Environmental Quality
Administration Division-Federal Aid Section
Constitution Hall 6th Floor South Tower
525 West Allegan
Lansing, MI 48909

Or, the grantee may also submit the single audit report electronically to the Michigan Department of Treasury website (http://www.michigan.gov/treasury/0,1607,7-121-1751_31038---,00.html).

It is the responsibility of the Grantee to report the expenditures related to this grant on the Grantee’s annual Schedule of Expenditures of Federal Awards.

(C) Minority Business Enterprises (MBE)/Women’s Business Enterprises (WBE) Requirements and Disadvantage Business Enterprise Rule (DBE). The Grantee agrees to make a good faith effort to include minority-owned and women-owned businesses in bidding processes.

(D) Civil Rights. The Grantee agrees to comply fully with applicable civil rights statues.

(E) Conflict of Interest Notification. Grantees will contact their DEQ project administrator within 5 days of becoming aware of a conflict of interest. A conflict of interest is an actual or potential
situation that undermines or may undermine, the impartiality of an individual or entity because their self-interest conflicts, or may conflict, with their duty and obligations in performing a grant. The term also includes situations that create, or may create, an unfair competitive advantage, or the appearance of such, for an applicant in competing for a grant.

(F) **Hotel-Motel Fire Safety.** Pursuant to 15 USC 2225a, the recipient agrees to ensure that all space for conferences, meetings, conventions, or training seminars funded in whole or in part with federal funds complies with the protection and control guidelines of the Hotel and Motel Fire Safety Act (PL 101-391, as amended). Recipients may search the Hotel-Motel National Master List at https://apps.usfa.fema.gov/hotel/ to see if a property is in compliance.

(G) **Recycled Paper.** When directed to provide paper documents, the recipient agrees to use recycled paper and double-sided printing for all reports which are prepared as part of this agreement and delivered to DEQ. This requirement does not apply to reports prepared on forms supplied by DEQ or USEPA.

(H) **Recycled Products.** Consistent with goals of section 6002 of RCRA (42 U.S.C.6962), State and local institutions of higher education, hospitals and non-profit organization recipients agree to give preference in procurement programs to the purchase of specific products containing recycled materials, as identified in 40 CFR Part 247.

Consistent with section 6002 of RCRA (42 U.S.C. 6962) and CFR 200.322, State agencies or agencies of a political subdivision of a State and its contractors are required to purchase certain items made from recycled materials, as identified in 40 CFR Part 247, when the purchase price exceeds $10,000 during the course of a fiscal year or where the quantity of such items acquired in the course of the preceding fiscal year was $10,000 or more. Pursuant to 40 CFR 247.2 (d), the recipient may decide not to procure such items if they are not reasonably available in a reasonable period of time; fail to meet reasonable performance standards; or are only available at an unreasonable price.

(I) **Copyrighted Materials.** In accordance with 2 CFR 200.315 the USEPA has the right to reproduce, publish, use, and authorize others to reproduce, publish, and use copyrighted works or other data developed under this assistance agreement for Federal purposes. Examples of Federal purpose include but are not limited to: (1) Use by the USEPA and other Federal employees for official Government purposes; (2) Use by Federal contractors performing specific tasks for the Government; (3) Publication in USEPA documents provided the documents do not disclose trade secrets (e.g. software codes) and the work is properly attributed to the recipient through citation or otherwise; (4) Reproduction of documents for inclusion of Federal depositories; (5) Use by State, tribal and local governments that carry out delegated Federal environmental programs as “co-regulators” or act as official partners with the USEPA to carry out a national environmental program within their jurisdiction; and (6) Limited use by other grantees to carry out Federal grants provided the use is consistent with the terms of the USEPA’s authorization to the grantee to use the copyrighted works or other data.

Under Item 6, the grantee acknowledges that USEPA may authorize another grantee(s) to use the copyrighted works or other data developed under this grant as a result of: a. the selection of another grantee by the USEPA to perform a project that will involve the use of the copyrighted works or other data or; b. termination or expiration of this agreement. In addition, the USEPA may authorize another grantee to use copyrighted works or other data developed with Agency funds provided under this grant to perform another grant when such use promotes efficient and effective use of Federal grant funds.
(J) **Drug-Free Workplace.** The recipient organization of this USEPA assistance agreement must make an ongoing, good faith effort to maintain a drug-free workplace pursuant to the specific requirements set forth in Title 2 CFR Part 1536 Subpart B. Additionally, in accordance with these regulations, the recipient organization must identify all known workplaces under its federal awards, and keep this information on file during the performance of the award.

(K) **Trafficking.** Grantees, contractors, and subcontractors may not engage in severe forms of trafficking in persons, procure a commercial sex act, or use forced labor in the performance of the grant or subcontracts.

(L) **Payment to Consultants.** USEPA participation in the salary rate (excluding overhead) paid to individual consultants by recipients or by a recipient’s contractors or subcontractors shall be limited to the maximum daily rate for a Level IV of the Executive Schedule, to be adjusted annually. This limit applies to consultation services of designated individuals with specialized skills who are paid at a daily or hourly rate. As of January 1, 2017, the limit is $622.69 per day and $77.84 per hour. This rate does not include transportation and subsistence costs for travel performed (the recipient will pay these in accordance with their normal travel reimbursement practices).

Subrecipients with firms for services that are awarded using the procurement requirements in Subpart D of 2 CFR 200, are not affected by this limitation unless the terms of the Agreement provided the recipient with responsibility for the selection, direction, and control of the individuals who will be providing services under the Agreement at an hourly or daily rate of compensation. See 2 CFR 1500.9.

(M) **Subawards.** The Grantee agrees to:

1. Establish all subaward agreements in writing;
2. Ensure that any subawards comply with the standards in 2 CFR 200 Subpart E and are not used to acquire commercial goods or services for the recipient;
3. Ensure that any subawards are awarded to eligible subrecipients and that proposed subaward costs are necessary, reasonable, and allocable;
4. Ensure that any subawards to 501(c)(4) organizations do not involve lobbying activities;
5. Monitor the performance of their recipients and ensure that they comply with all applicable regulations, statutes, and terms and conditions which flow down in the subaward, including those in 2 CRF 200.331(a);
6. Obtain DEQ’s consent before making a subaward to a foreign or international organization, or a subaward to be performed in a foreign country; and
7. Obtain DEQ’s consent before making a subaward not outlined in the approved work plan;
8. Be responsible for selecting its subrecipients and, if applicable, for conducting subaward competitions.

(N) **Light Refreshments and/or Meals.** The Grantee agrees to obtain prior approval from the DEQ project administrator for the use of grant funds for light refreshments and/or meals served at meetings, conferences, training workshops and outreach activities (events). The Grantee must send requests for approval to the DEQ project administrator and include:

1. An estimated budget and description for the light refreshments, meals and/or beverages to be served at the event(s)
2. A description of the purpose, agenda, location, length and timing for the event;
3. An estimated number of participants in the event and a description of their roles.

Note: U.S. General Services Administration regulations define light refreshments for morning, afternoon or evening breaks to include, but not be limited to, coffee, tea, milk, juice, soft drinks, donuts, bagels, fruit, pretzels, cookies, chips, or muffins. (41 CFR 301-74.7)
EPA funding for meals, light refreshments, and space rental may not be used for any portion of an event where alcohol is served, purchased, or otherwise available as part of the event or meeting, even if EPA funds are not used to purchase to the alcohol.

(O) **Electronic and Information Technology Accessibility.** Grantees are subject to the program accessibility provisions of Section 504 of the Rehabilitation Act, codified in 40CFR Part 7, which includes an obligation to individuals with disabilities reasonable accommodations and an equal and effective opportunity to benefit from or participate in a program, including those offered through electronic and information technology (EIT). Grantees developing electronic and information technology products, which includes but is not limited to information kiosks and World Wide Websites, must meet accommodation standards in Section 508 of the Rehabilitation Act, codified at 36 CFR Part 1194, unless such causes undue hardship to the entity involved.

(P) **Patents.** Rights to inventions made under this assistance agreement are subject to federal patent and licensing regulations, which are codified at Title 37 CFR Part 401 and Title 35 USC Section 200-212. Pursuant to the Bayh-Dole Act (set forth in 35 USC 200-212), EPA retains the right to a worldwide, nonexclusive, nontransferable, irrevocable, paid-up license to practice the invention owned by the assistance agreement holder, as defined in the Act. To streamline the invention reporting process and to facilitate compliance with the Bayh-Dole Act, the Grantee is required to notify the DEQ when an invention report, patent report, or utilization report is filed at [http://IEdison.gov](http://IEdison.gov).

(Q) **Executive Pay.** Grantees whose gross income in the previous tax year was $300,000 or more will verify in writing to the DEQ Project Administrator that they are exempt from reporting total compensation of Executives required under the federal Transparency Act, as defined in 2 CFR 170.320. This verification is due by the end of the month following the month the DEQ made the grant award. In so doing, the grantee is stating that:

1. They did not in the preceding tax year receive:
   a. 80 percent or more of their annual gross revenues from federal procurement contracts (and subcontracts) and federal financial assistance subject to the Transparency Act; and
   b. $25,000,000 or more in annual gross revenues from Federal procurement contracts (and subcontracts) and Federal financial assistance subject to the Transparency Act; and

2. The public has access to information about the compensation of executives through periodic reports filed under Section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m(a),78o(d)) or Section 6104 of the Internal Revenue Code of 1986.

(R) **Emissions Control Technologies.** Emissions Reduction Projects funded pursuant to this assistance agreement must use verified technologies and/or must use engines and engine configurations certified by EPA and, if applicable, CARB Technologies are verified under EPA or California’s Retrofit Verification Program. See [www.epa.gov/verified-diesel-tech/verified-technologies-list-clean-diesel](http://www.epa.gov/verified-diesel-tech/verified-technologies-list-clean-diesel) for an updated list of EPA’s verified technologies and [www.arb.ca.gov/diesel/verdev/vt/cvt.htm](http://www.arb.ca.gov/diesel/verdev/vt/cvt.htm) for a list of CARB’s verified technologies. Lists of EPA certified engines and certified remanufacture systems for locomotives and marine engines are available at: [www.epa.gov/vehicle-and-engine-certification](http://www.epa.gov/vehicle-and-engine-certification). The SmartWay Verified List of Idling Reduction Technologies for Trucks and School Buses is available at: [www.epa.gov/verified-diesel-tech/smartway-verified-list-idling-reduction-technologies-irts-trucks-and-school](http://www.epa.gov/verified-diesel-tech/smartway-verified-list-idling-reduction-technologies-irts-trucks-and-school).
Any question as to the eligibility or preference of a retrofit technology, including vehicle/equipment replacement and repowers, should be directed to the DEQ Project Manager. Technology changes may not be allowed after a final workplan has been approved.

(S) Use Of Funds Restriction.

A. Mandated Measures: Recipient agrees that funds under this award cannot be used for emissions reductions that are mandated under federal law. This refers to specific compliance dates within the mandate, not when the mandate is passed. Voluntary or elective emissions reduction measures shall not be considered “mandated,” regardless of whether the reductions are included in the State Implementation Plan of a State.

Projects involving locomotives and marine engines are not eligible for funding if the emission reductions are required by EPA’s locomotive and marine rule, “Control of Emissions of Air Pollution from Locomotives and Marine Compression-Ignition Engines Less than 30 liters per Cylinder.” Also, projects involving stationary engines will not be considered for funding if the emission reductions proposed for funding are required by EPA’s RICE rule, “National Emission Standards for Hazardous Air Pollutants (NESHAP) for Stationary Reciprocating Internal Combustion Engines (40 CFR Part 63 Subpart ZZZZ).” Projects which include locomotives and/or marine engines and/or stationary engines must provide the DEQ and EPA a clear and concise justification for why/how the proposed emission reduction are not subject to the Restriction for Mandated Measures. The justification must clearly demonstrate that:

1. The target engines are exempt from any federal requirements; or
2. Emission reductions funded under the Program will be implemented prior to the effective date of any applicable federal requirements; and/or
3. Emission reductions funded under the Program will not be used to satisfy any applicable federal requirements, but instead are in excess of (above and beyond) those required by the applicable mandate.

Sufficient information must be provided to support the justification, including maintenance records, if applicable.

B. Normal Attrition: Recipient agrees that funds under this award cannot be used for emission reductions that result from vehicle/equipment replacements or repowers that would have occurred through normal attrition/fleet turnover within three years of the project start date. Normal attrition is typically defined by the vehicle or fleet owner’s budget plan, operating plan, standard procedures, or retirement schedule.

C. Fleet Expansion: Recipient agrees that funds under this award, including subawards/subgrants cannot be used for the purchase of vehicles or equipment to expand a fleet. The recipient agrees that:

1. The replacement vehicle, engine, or equipment will perform the same function and operation as the vehicle, engine, or equipment that is being replaced;
2. The replacement vehicle, engine, or equipment must be of the same type and similar gross vehicle weight rating or horsepower as the vehicle, engine, or equipment being replaced.
   a. Nonroad: Horsepower increases of more than 25 percent will require written approval by the DEQ Project Manager prior to purchase, and the applicant may be required to pay the additional costs associated with the higher horsepower equipment.
   b. Highway: The replacement vehicle must not be in a larger weight class than the existing vehicle (Class 5, 6, 7, or 8). The engine’s primary intended service class
must match the replacement vehicle’s weight class (i.e. a LHD diesel engine is used in a vehicle with GVWR 16,001 – 19,500 pounds, a MHD diesel engine is used in a vehicle with a GVWR of 19,501 – 33,000 pounds, and an HHD diesel engine is used in a vehicle with a GVWR greater than 33,000 pounds). Exceptions may be granted for vocational purposes, however the GVWR must stay within 10 percent of the engine’s intended service class and any exceptions will require written approval by the DEQ Grant Administrator prior to purchase.

(3) The vehicle, equipment, and/or engine being replaced must be scrapped or rendered permanently disabled within ninety (90) days of being replaced.
   a. If a Tier 3 nonroad vehicle, equipment and/or engine is replaced, the Tier 3 unit may be retained or sold if the Tier 3 unit will replace a similar Tier 2 or lower nonroad unit, and the Tier 2 or lower nonroad unit will be scrapped. The scrapped unit must currently be in service, operate more than 500 hours per year, and have a similar usage profile as the replaced unit. It is preferred that the scrapped unit currently operates within the same project location(s) as the Tier 3 unit currently operates, however alternative scenarios will be considered. Under this scenario, a detailed scrappage plan must be submitted and will require prior DEQ approval.
   b. Cutting a three-inch by three-inch hole in the engine block (the part of the engine containing the cylinders) is the preferred scrapping method. Other acceptable scrappage methods may be considered and will require prior DEQ approval.
   c. Disabling the chassis may be completed by cutting through the frame/frame rails on each side at a point located between the front and rear axles. Other acceptable scrappage methods may be considered and will require prior written approval from the DEQ Grant Administrator.
   d. Evidence of appropriate disposal is required in a final assistance agreement report submitted to DEQ and includes a signed certificate of destruction and digital photos of the vehicle identification number and engine tag (showing serial number, engine family number, and engine model year), the destroyed engine block, and cut frame rails or other cut structural components as applicable.
   e. Equipment and vehicle components that are not part of the engine or chassis may be salvaged from the unit being replaced (e.g. plow blades, shovels, seats, tires, etc.). If scrapped or salvaged engines, vehicles, equipment, or parts are to be sold, program income requirements apply.

(4) On-highway Model Year: Recipient agrees that funds under this award cannot be used to retrofit (including idle reduction technologies), repower, convert or replace a transit bus, school bus, medium-duty, or heavy-duty highway vehicle with engine model year 1994 and older or 2010 and newer, or replace engine model year 2007-2009 with other than an all-electric (zero-emission).

(5) Nonroad Useful Life and Operating Hours A recipient agrees that funds under this award cannot be used to retrofit, repower, upgrade or replace nonroad engines and equipment that operate less than 500 hours per year.

(6) Nonroad Model Year and Tier: Recipient agrees that funds under this award cannot be used to retrofit, upgrade or replace a nonroad engine that is 50 HP or less and engine model year 2004 or older, or between 51-300 HP and engine model year 1994 or older, or 301 HP or greater and engine model year 1984 or older.
   a. Equipment and Vehicle Replacement: No funds awarded under the Program shall be used to replace nonroad vehicles and equipment with vehicles/equipment powered by unregulated, Tier 1, or Tier 2 engines. Tier 3 and Tier 4 interim (4i) engines are allowed for vehicle/equipment replacement only when Tier 4 final is not yet available from OEM for 2017 model year equipment under the Transition Program for Equipment Manufacturers (TPEM).
b. Engine Replacement: No funds awarded under the Program shall be used to replace nonroad engines with Tier 3 or lower engines.

(7) Marine Repower/replacement/Upgrade: Recipient agrees that funds under this award cannot be used to repower, replace or upgrade Tier 3 or Tier 4 marine engines, or to repower or replace marine engines with a Tier 2 or lower marine engine.

(8) Locomotive Retrofit/Repower/Replacement/Upgrade: Recipient agrees that funds under this award cannot be used to replace any locomotive engine with a Tier 3 or lower engine. No funds under this award shall be used to replace Tier 2+ line-haul locomotive engines. No funds under this award shall be used to install Automatic Engine Start-Stop technologies on locomotives currently certified to Tier 0+ or higher.

(9) Locomotive and Marine Operating Hours: Recipient agrees that funds awarded under this award cannot be used to retrofit, repower, replace, upgrade or install idle reduction technologies on eligible locomotives or marine engines that operate less than 1000 hours per year.

D. Drayage Vehicle Replacement Project Requirements: In addition to the scrappage requirements for all vehicle/equipment described above, recipients replacing drayage vehicles are required to establish and document guidelines to ensure that the scrapped vehicle has a history of operating on a frequent basis over the prior year as a drayage truck.

The recipient must establish and document guidelines to ensure that all drayage trucks receiving grant funds are operated in a manner consistent with the definition of a drayage truck, defined as any Class 8 (GVWR greater than 33,000) highway vehicle operating on or transgressing through port or intermodal rail yard property for the purpose of loading, unloading or transporting cargo, such as containerized, bulk or break-bulk goods.

E. Certified Vehicle/Equipment Replacement:

(1) Nonroad Diesel Vehicles and Equipment: DEQ will fund up to 25% the cost of an eligible vehicle or piece of equipment powered by a 2013 model year or newer certified engine; recipient is responsible for cost-sharing at least 75% of the cost of an eligible replacement vehicle or piece of equipment.

(2) Highway Diesel Vehicles and Buses: DEQ will fund up to 25% of the cost of an eligible replacement vehicle powered by an engine certified to the 2017 model year or newer certified engine; recipient is responsible for cost-sharing at least 75% of an eligible replacement vehicle. The DEQ will fund up to 35% of the cost of a replacement vehicle powered by a 2017 model year or newer engine certified to meet CARB’s Optional Low-Nox Standards of 0.1 g/bhp-hr, 0.05 g/bhp-hr, or .02 g/bhp-hr NOx; recipient is responsible for cost-sharing at least 65% of an eligible replacement vehicle. DEQ will fund up to 45% of the cost of an all-electric replacement vehicle; recipient is responsible for cost-sharing at least 55% of an eligible replacement vehicle.

(3) Drayage Vehicle Replacement: DEQ will fund up to 50% of the cost of an eligible drayage truck with a 2012 model year or newer engine equipped with a diesel particulate filter (or diesel oxidation catalyst in the case of a CNG engine); recipient is responsible for cost-sharing at least 50% of an eligible drayage replacement vehicle and conducting required maintenance for diesel particulate filters installed on drayage trucks.

F. Highway Idle Reduction Technologies: DEQ will fund up to 25% of the cost (labor and equipment) of eligible, SmartWay verified fuel operated heaters on long-haul trucks and school buses. Recipient is responsible for all necessary and required equipment maintenance.
G. Matching Funds: Recipient agrees that funds under this award cannot be used for matching funds for other federal grants, lobbying, or intervention in federal regulatory or adjudicatory proceedings, and cannot be used to sue the Federal Government or any other government entity. Likewise, recipient may not use federal funds as cost-share funds for the State Clean Diesel Grant Program, including funds received under the National Diesel Emissions Reduction Program and federal Supplemental Environmental Project (SEP) funds.

H. Expense Cap: No more than 15 percent of the recipient’s total project costs may be used to cover administrative type costs (e.g. personnel, benefits, travel, and office supplies). Total project costs include the federal share as well as any cost-share provided by the recipient. The recipient's indirect costs are not considered.

I. Proposals which include replacements must include a detailed discussion of the fleet owner’s normal attrition schedule and must explain how the proposed emission reductions are not a result of vehicle/equipment replacements that would have occurred through normal attrition/fleet turnover within three years of the project start date.

J. Recipient agrees that funds under this award cannot be used to replace a bus, medium-duty, or heavy-duty highway vehicle that is a model year 1994 vehicle or older.

K. With regard to medium and heavy-duty trucks and transit buses, Recipient agrees that funds under this award cannot be used to replace model year 2007 – 2009 other than with an all-electric vehicle.

L. With regard to medium and heavy-duty trucks, transit buses and school buses, Recipient agrees that funds under this award cannot be used to replace model year 2010 or newer.

(T) Program Income. If program income is generated during the course of the project, program income requirements apply. Program income as defined at 2 CFR 200.80 means gross income received by the grantee or subgrantee that is directly generated by a grant supported activity, or earned as a result of the grant agreement during the grant period. “During the grant period” is the time between the Start Date of the grant and the End Date of the granted reflected on page 1. Program income earned during the project period shall be retained by the recipient and, in accordance with 2 CFR 200.307, recipient is authorized to use program income as follows:

1. Program income may be added to funds committed to the project by DEQ and recipient and used to further eligible project or program objectives. The program income shall be used for the purposes and under the conditions of the grant agreement.

2. Program income may be used to finance the non-Federal share of the project or program, including any mandatory or voluntary cost-share. The amount of the Federal grant award remains the same.

3. Deducted from the total project or program allowable cost in determining the net allowable costs on which the Federal share of the costs is based. This means that the recipient shall spend program income on project activities before spending/requesting federal funds for project activities. This may result in unspent federal funds at the end of the project period.

The recipient will maintain records adequate to document the extent to which transactions generate program income and the disposition of program income.

(U) Equipment Use, Management, And Disposition. These equipment use, management, and disposition instructions are applicable to assistance agreement recipients and subrecipients acquiring equipment under this award.
Recipient agrees the equipment acquired under this assistance agreement will be subject to the use and management and disposition regulations at 2 CFR 200.313, as applicable. Equipment is defined as tangible non-expendable personal property having a useful life of more than one year and an acquisition cost and/or current market value of $5,000 or more per unit. Certified or verified technologies, vehicles, engines and non-road equipment are considered to be equipment to the extent they fall within this definition. The recipient and sub-recipients agree to operate and maintain vehicles and equipment purchased with grants funds in Michigan for at least five years.

(V) **Procurement and Sub-Grant Procedures.** The recipient must follow applicable procurement and sub-grant procedures. EPA and the DEQ will not be a party to these transactions. If EPA funds are used to purchase goods or services, recipient agrees to compete the contracts for those goods and services and conduct cost and price analyses to the extent required by the fair and open competition for procurement provisions of 2 CFR 200.318-.200.326 Contract Provisions. Approval of funding proposal does not relieve recipients of their obligations to complete service contracts, conduct cost and price analyses, and use sub-grants only for financial assistance purposes.

(W) **Final Report.** The final project report will include all categories of information required for quarterly reporting, including a final, detailed fleet description. The final project report will also include a narrative summary of the project or activity, actual project results (outputs and outcomes) including actual emissions benefits calculations, and the successes and lessons learned for the entire project. For projects involving vehicle/equipment replacement and repowers the recipient must provide in the final report: 1) Evidence that the replacement activity is an “early replacement” and would not have occurred during the normal attrition/fleet turnover (i.e. without the financial assistance provided by the grant) within three years of the project period start date. Supporting evidence can include verification that the vehicles or equipment being replaced have useful life left and fleet characterization showing fleet age ranges and average turnover rates per the vehicle or fleet owner’s budget plan, operating plan, standard procedures, or retirement schedule; 2) Evidence of appropriate scrappage or remanufacture, including the engine serial number and/or the vehicle identification number (VIN); and 3) Specification of the model years and the emission standard levels for PM and NOx, for both the engine being replaced and the new engine.

For projects that take place in an area affected by, or includes vehicles, engines or equipment affected by federal law mandating emissions reductions, the recipient must provide in the final report evidence that emission reductions funded with EPA funds were implemented prior to the effective date of the mandate and/or are in excess of (above and beyond) those required by the applicable mandate.

(X) **Environmental Results.** The grantee shall submit reports that include brief information on each of the following areas: 1) a comparison of actual accomplishments to the outputs/outcomes established in the assistance agreement workplan for the period; 2) the reasons for slippage if established outputs/outcomes were not met; and 3) additional pertinent information, including, when appropriate, analysis and information of cost overruns or high unit costs. The recipient agrees to inform DEQ as soon as problems, delays or adverse conditions become known which will materially impair the ability to meet the outputs/outcomes specified in the work plan.

(Y) **Program Related Insurance.** In addition to the Insurance Clause in Section XVI, at a minimum, the grantee will provide the equivalent insurance coverage for real property and equipment acquired or improved with Federal funds.

(Z) **Public Notification.** Not later than 60 days after the date of the award the grantee shall publish on the Web site of the grantee, the owner of the diesel vehicle or fleet, the total amount of the grant, and a breakdown of technologies funded.