U.S. ENVIRONMENTAL PROTECTION AGENCY
Cooperative Agreement

GRANT NUMBER (FAIN): 00A00154
MODIFICATION NUMBER: 0
PROGRAM CODE: DS
DATE OF AWARD 09/13/2017

TYPE OF ACTION New
MAILING DATE 09/20/2017

PAYMENT METHOD: ASAP
ACH# 10109

RECIPIENT TYPE: State

RECIPIENT: Connecticut DEEP
79 Elm Street
Hartford, CT 06106-5127
EIN: 86-1154163

PAYEE: Connecticut DEEP
79 Elm Street
Hartford, CT 06106-5127

PROJECT MANAGER Anne Gobin
79 Elm Street
Hartford, CT 06106-5127
Phone: 860-424-4152

PROJECT TITLE AND DESCRIPTION
FY 2017 State Clean Diesel Grant Program
For FY2017, the Connecticut Department of Energy and Environmental Protection (CT DEEP) proposes to continue its Clean Diesel Grant Program to further improve air quality and protect public health. CT DEEP will initiate work under this program with a series of open solicitations to local, State and Regional agencies or departments, as well as businesses operating primarily in Connecticut.

Eligible diesel vehicles, engines and equipment include verified emission control technologies such as exhaust controls, cleaner fuels, and engine upgrades, verified idle reduction technologies, verified aerodynamic technologies and low rolling resistance tires, certified engine replacements, and/or certified vehicle or equipment replacement.

PROJECT OFFICER John Rogan
5 Post Office Square, Suite 100, OEP05-2
Boston, MA 02109-3912
E-Mail: rogan.john@epa.gov
Phone: 617-918-1645

GRANT SPECIALIST MaryEllen Stanis
Grants Management Office, OARM05-5
E-Mail: stanis.maryellen@epa.gov
Phone: 617-918-1173

BUDGET PERIOD 10/01/2017 - 09/30/2018
PROJECT PERIOD 10/01/2017 - 09/30/2018
TOTAL BUDGET PERIOD COST $589,495.00
TOTAL PROJECT PERIOD COST $589,495.00

NOTICE OF AWARD
Based on your Application dated 06/14/2017 including all modifications and amendments, the United States acting by and through the US Environmental Protection Agency (EPA) hereby awards $353,697. EPA agrees to cost-share 60.00% of all approved budget period costs incurred, up to and not exceeding total federal funding of $353,697. Recipient's signature is not required on this agreement. The recipient demonstrates its commitment to carry out this award by either: 1) drawing down funds within 21 days after the EPA award or amendment mailing date; or 2) not filing a notice of disagreement with the award terms and conditions within 21 days after the EPA award or amendment mailing date. In case of disagreement, and until the disagreement is resolved, the recipient should not draw down on the funds provided by this award/amendment, and any costs incurred by the recipient are at its own risk. This agreement is subject to applicable EPA regulatory and statutory provisions all terms and conditions of this agreement and any attachments.

ISSUING OFFICE (GRANTS MANAGEMENT OFFICE)
EPA New England
5 Post Office Square, Suite 100
Boston, MA 02109-3912

AWARD APPROVAL OFFICE
U.S. EPA, Region 1
5 Post Office Square, Suite 100
Boston, MA 02109-3912

THE UNITED STATES OF AMERICA BY THE U.S. ENVIRONMENTAL PROTECTION AGENCY

Digital signature applied by EPA Award Official for Michael Kenyon - Director Office of Administration and Resource Management

Fred Weeks - Award Official delegate

DATE 09/13/2017
## FUNDS

<table>
<thead>
<tr>
<th>FUNDS</th>
<th>FORMER AWARD</th>
<th>THIS ACTION</th>
<th>AMENDED TOTAL</th>
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<tr>
<td>EPA Amount This Action</td>
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<td>$353,697</td>
<td>$353,697</td>
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<tr>
<td>EPA In-Kind Amount</td>
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<tr>
<td>Unexpended Prior Year Balance</td>
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<tr>
<td>State Contribution</td>
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<tr>
<td>Local Contribution</td>
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<tr>
<td>Other Contribution</td>
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<td>Allowable Project Cost</td>
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<td>$589,495</td>
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## Assistance Program (CFDA)

<table>
<thead>
<tr>
<th>Assistance Program (CFDA)</th>
<th>Statutory Authority</th>
<th>Regulatory Authority</th>
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</thead>
</table>
| 66.040 - State Clean Diesel Grant Program (B) | Diesel Emissions Reduction Act of 2010 codified at 42 U.S.C. 16131 et seq | 2 CFR 200  
2 CFR 1500 and 40 CFR 33 |

## Fiscal

<table>
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<tr>
<th>Site Name</th>
<th>Req No</th>
<th>FY</th>
<th>Appropriation Code</th>
<th>Budget Organization</th>
<th>PRC</th>
<th>Object Class</th>
<th>Site/Project Cost</th>
<th>Organization</th>
<th>Obligation / Deobligation</th>
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<td>17</td>
<td>E4 011</td>
<td>102AH4 4123</td>
<td>4</td>
<td></td>
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### Table A - Object Class Category (Non-construction)

<table>
<thead>
<tr>
<th>Category</th>
<th>Total Approved Allowable Budget Period Cost</th>
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</thead>
<tbody>
<tr>
<td>1. Personnel</td>
<td>$25,706</td>
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<tr>
<td>2. Fringe Benefits</td>
<td>$21,225</td>
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<tr>
<td>3. Travel</td>
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<tr>
<td>4. Equipment</td>
<td>$0</td>
</tr>
<tr>
<td>5. Supplies</td>
<td>$0</td>
</tr>
<tr>
<td>6. Contractual</td>
<td>$0</td>
</tr>
<tr>
<td>7. Construction</td>
<td>$0</td>
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<tr>
<td>8. Other</td>
<td>$536,441</td>
</tr>
<tr>
<td>9. Total Direct Charges</td>
<td>$583,372</td>
</tr>
<tr>
<td>10. Indirect Costs:</td>
<td>23.82% Base $25,706 $6,123</td>
</tr>
<tr>
<td>11. Total (Share:  Recipient 40.00 % Federal 60.00 %)</td>
<td>$589,495</td>
</tr>
<tr>
<td>12. Total Approved Assistance Amount</td>
<td>$353,697</td>
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<tr>
<td>13. Program Income</td>
<td>$0</td>
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<tr>
<td>14. Total EPA Amount Awarded This Action</td>
<td>$353,697</td>
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<tr>
<td>15. Total EPA Amount Awarded To Date</td>
<td>$353,697</td>
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</tbody>
</table>
Administrative Conditions

1. GENERAL COMPLIANCE, 40 CFR, Part 33
The recipient agrees to comply with the requirements of EPA's Disadvantaged Business Enterprise (DBE) Program for procurement activities under assistance agreements, contained in 40 CFR, Part 33.

UTILIZATION OF SMALL, MINORITY AND WOMEN'S BUSINESS ENTERPRISES

MBE/WBE REPORTING, 40 CFR, Part 33, Subpart E
MBE/WBE reporting is required in annual reports. Reporting is required for assistance agreements where there are funds budgeted for procuring construction, equipment, services and supplies, including funds budgeted for direct procurement by the recipient or procurement under subawards or loans in the “Other” category that exceed the threshold amount of $150,000, including amendments and/or modifications.

Based on EPA’s review of the planned budget, this award meets the conditions above and is subject to the Disadvantaged Business Enterprise (DBE) Program reporting requirements. However, if recipient believes this award does not meet these conditions, it must provide [insert Regional or Headquarters point of contact] with a justification and budget detail within 21 days of the award date clearly demonstrating that, based on the planned budget, this award is not subject to the DBE reporting requirements.

The recipient agrees to complete and submit a “MBE/WBE Utilization Under Federal Grants, Cooperative Agreements and Interagency Agreements” report (EPA Form 5700-52A) on an annual basis. All procurement actions are reportable, not just that portion which exceeds $150,000.

When completing the annual report, recipients are instructed to check the box titled “annual” in section 1B of the form. For the final report, recipients are instructed to check the box indicated for the “last report” of the project in section 1B of the form. Annual reports are due by October 30th of each year. Final reports are due by October 30th or 90 days after the end of the project period, whichever comes first.

The reporting requirement is based on total procurements. Recipients with expended and/or budgeted funds for procurement are required to report annually whether the planned procurements take place during the reporting period or not. If no budgeted procurements take place during the reporting period, the recipient should check the box in section 5B when completing the form.

MBE/WBE reports should be sent to Larry Wells, US EPA, 5 Post Office Square, Suite 100 OARM 05-5, Boston, MA 02109. The current EPA Form 5700-52A can be found at the EPA Office of Small Business Program’s Home Page at http://www.epa.gov/osbp/dbe_reporting.htm

This provision represents an approved deviation from the MBE/WBE reporting requirements as described in 40 CFR, Part 33, Section 33.502; however, the other requirements outlined in 40 CFR Part 33 remain in effect, including the Good Faith Effort requirements as described in 40 CFR Part 33 Subpart C, and Fair Share Objectives negotiation as described in 40 CFR Part 33 Subpart D and explained below.

FAIR SHARE OBJECTIVES, 40 CFR, Part 33, Subpart D
A recipient must negotiate with the appropriate EPA award official, or his/her designee, fair share objectives for MBE and WBE participation in procurement under the financial assistance agreements.

In accordance with 40 CFR, Section 33.411 some recipients may be exempt from the fair share objectives requirements described in 40 CFR, Part 33, Subpart D. Recipients should work with their DBE coordinator, if they think their organization may qualify for an exemption.

Current Fair Share Objective/Goal
The dollar amount of this assistance agreement or the total dollar amount of all of the recipient’s financial assistance agreements in the current federal fiscal year from EPA is $250,000, or more. The CT DEEP
has negotiated the following, applicable MBE/WBE fair share objectives/goals with EPA as follows:

MBE: CONSTRUCTION 3%; SUPPLIES 3%; SERVICES 3%; EQUIPMENT 3%
WBE: CONSTRUCTION 5% SUPPLIES 5%; SERVICES 5%; EQUIPMENT 5%

Negotiating Fair Share Objectives/Goals
In accordance with 40 CFR, Part 33, Subpart D, established goals/objectives remain in effect for three fiscal years unless there are significant changes to the data supporting the fair share objectives. The recipient is required to follow requirements as outlined in 40 CFR Part 33, Subpart D when renegotiating the fair share objectives/goals.

SIX GOOD FAITH EFFORTS, 40 CFR, Part 33, Subpart C
Pursuant to 40 CFR, Section 33.301, the recipient agrees to make the following good faith efforts whenever procuring construction, equipment, services and supplies under an EPA financial assistance agreement, and to require that sub-recipients, loan recipients, and prime contractors also comply. Records documenting compliance with the six good faith efforts shall be retained:

(a) Ensure DBEs are made aware of contracting opportunities to the fullest extent practicable through outreach and recruitment activities. For Indian Tribal, State and Local and Government recipients, this will include placing DBEs on solicitation lists and soliciting them whenever they are potential sources.

(b) Make information on forthcoming opportunities available to DBEs and arrange time frames for contracts and establish delivery schedules, where the requirements permit, in a way that encourages and facilitates participation by DBEs in the competitive process. This includes, whenever possible, posting solicitations for bids or proposals for a minimum of 30 calendar days before the bid or proposal closing date.

(c) Consider in the contracting process whether firms competing for large contracts could subcontract with DBEs. For Indian Tribal, State and local Government recipients, this will include dividing total requirements when economically feasible into smaller tasks or quantities to permit maximum participation by DBEs in the competitive process.

(d) Encourage contracting with a consortium of DBEs when a contract is too large for one of these firms to handle individually.

(e) Use the services and assistance of the SBA and the Minority Business Development Agency of the Department of Commerce.

(f) If the prime contractor awards subcontracts, require the prime contractor to take the steps in paragraphs (a) through (e) of this section.

CONTRACT ADMINISTRATION PROVISIONS, 40 CFR, Section 33.302
The recipient agrees to comply with the contract administration provisions of 40 CFR, Section 33.302.

BIDDERS LIST, 40 CFR, Section 33.501(b) and (c)
Recipients of a Continuing Environmental Program Grant or other annual reporting grant, agree to create and maintain a bidders list. Recipients of an EPA financial assistance agreement to capitalize a revolving loan fund also agree to require entities receiving identified loans to create and maintain a bidders list if the recipient of the loan is subject to, or chooses to follow, competitive bidding requirements. Please see 40 CFR, Section 33.501 (b) and (c) for specific requirements and exemptions.

2. General Terms and Conditions effective 4-27-2017
The recipient agrees to comply with the current EPA general terms and conditions available at: https://www.epa.gov/grants/epa-general-terms-and-conditions-effective-april-27-2017-or-later. These
terms and conditions are in addition to the assurances and certifications made as a part of the award and the terms, conditions, or restrictions cited throughout the award.

The EPA repository for the general terms and conditions by year can be found at [http://www.epa.gov/grants/grant-terms-and-conditions](http://www.epa.gov/grants/grant-terms-and-conditions).

3. **Indirect Cost**
   
   If the recipient does not have a previously established indirect cost rate, it agrees that it will prepare its indirect cost rate proposal and/or cost allocation plan and in accordance with OMB Circular A-87, “Cost Principles for State, Local, and Indian Tribal Governments.”

   If EPA is the cognizant federal agency, the state recipient must send its indirect cost rate proposal within six (6) months after the close of the governmental unit’s fiscal year to:

   **Regular Mail**
   
   Financial Analysis and Rate Negotiation Service Center  
   Office of Acquisition Management  
   U.S. Environmental Protection Agency  
   1200 Pennsylvania Avenue, NW, MC 3802R  
   Washington, DC 20460

   **Mail Courier (e.g. FedEx, UPS, etc.)**
   
   Financial Analysis and Rate Negotiation Service Center  
   Office of Acquisition Management  
   US Environmental Protection Agency  
   1300 Pennsylvania Avenue, NW, 6th floor  
   Bid and Proposal Room Number 61107  
   Washington, DC 20004

   **Electronic Submission (e.g. PDF)**
   
   OGD IndirectCost@EPA.GOV

   Recipients are entitled to reimbursement of indirect costs, if they have a current rate agreement, or have submitted an indirect cost rate proposal to their cognizant federal agency for review and approval. Recipients are responsible for maintaining an approved indirect cost rate. Recipients with differences between their provisional rates and final rates are not entitled to more than the award amount, without EPA approval.

   Pursuant to 40 CFR 31.26, a recipient agrees to comply with the audit requirements prescribed in the Single Audit Act Amendments, and revised OMB Circular A-133, “Audits of States, Local Governments, and Non-Profit Organizations.”

4. **State Grant Cybersecurity Condition**
   
   (a) The recipient agrees that when collecting and managing environmental data under this assistance agreement, it will protect the data by following all applicable State law cybersecurity requirements.

   (b) (1) EPA must ensure that any connections between the recipient’s network or information system and EPA networks used by the recipient to transfer data under this agreement, are secure.

   For purposes of this Section, a connection is defined as a dedicated persistent interface between an Agency IT system and an external IT system for the purpose of transferring information. Transitory,
user-controlled connections such as website browsing are excluded from this definition.

If the recipient’s connections as defined above do not go through the Environmental Information Exchange Network or EPA’s Central Data Exchange, the recipient agrees to contact the EPA Project Officer (PO) and work with the designated Regional/Headquarters Information Security Officer to ensure that the connections meet EPA security requirements, including entering into Interconnection Service Agreements as appropriate. This condition does not apply to manual entry of data by the recipient into systems operated and used by EPA’s regulatory programs for the submission of reporting and/or compliance data.

(2) The recipient agrees that any subawards it makes under this agreement will require the subrecipient to comply with the requirements in (b)(1) if the subrecipient’s network or information system is connected to EPA networks to transfer data to the Agency using systems other than the Environmental Information Exchange Network or EPA’s Central Data Exchange. The recipient will be in compliance with this condition: by including this requirement in subaward agreements; and during subrecipient monitoring deemed necessary by the recipient under 2 CFR 200.331(d), by inquiring whether the subrecipient has contacted the EPA Project Officer. Nothing in this condition requires the recipient to contact the EPA Project Officer on behalf of a subrecipient or to be involved in the negotiation of an Interconnection Service Agreement between the subrecipient and EPA.

**Programmatic Conditions**

DERA FY17 STATE PROGRAM Programmatic Terms and Conditions

A. FY2017 State Clean Diesel Programmatic Terms and Conditions.

The recipient agrees to comply with the FY2017 State Clean Diesel (Diesel Emission Reductions Act) Programmatic Terms and Conditions available at:


These terms and conditions are in addition to any award specific programmatic terms and conditions outlined directly on the award document.

O. Leveraging

The recipient agrees to provide the proposed leveraged funding, including any voluntary cost-share contribution that is described in its final approved workplan. If the proposed leveraging does not materialize during the period of award performance, and the recipient does not provide a satisfactory explanation, the Agency may consider this factor in evaluating future proposals from the recipient. In addition, if the proposed leveraging does not materialize during the period of award performance then EPA may reconsider the legitimacy of the award. If EPA determines that the recipient knowingly or recklessly provided inaccurate information regarding the leveraged funding the recipient described in its final approved workplan, EPA may take action as authorized by 2 CFR Part 200 and/or 2 CFR Part 180 as applicable.

P. Voluntary Match Incentive

If a state provides a voluntary match equal to the base allocation offered by EPA, EPA will provide a matching incentive equal to 50 percent of the base allocation. The voluntary match may be satisfied by allowable costs incurred by the state (i.e. in-kind contributions), or by cash donations of state funds or private funds. State voluntary matching funds included in the approved project budget are subject to the same terms and conditions and funding limits as the awarded DERA funds. A recipient is legally obligated to expend any voluntary match included in the approved project budget within the project period of that award.

Any voluntary matching funds provided by the state to qualify for the matching incentive, count towards the "EPA funds and state voluntary matching funds" described in Term and Condition N, above. Mandatory cost share funds provided by the state and/or eligible third parties cannot count towards the state’s voluntary matching funds to qualify for the matching incentive. However, if a state requires a third-party cost-share contribution above and beyond the mandatory cost-share amount for the elected
technology, then the “excess” cost-share may be applied towards the state voluntary match funds for the purpose of qualifying for the matching incentive.

This award and the resulting federal funding of $353,697 is based on estimated costs requested in the recipient’s final approved workplan. Included in these costs is a voluntary cost-share contribution of $235,798 by the recipient in the form of a voluntary cost-share that the recipient included in its final approved workplan. The recipient must provide this voluntary cost-share contribution during performance of this award unless the EPA agrees otherwise in a modification to this agreement. While actual total costs may differ from the estimates in the recipient’s application, EPA’s participation shall not exceed the total amount of federal funds awarded.

If the recipient fails to provide the voluntary cost-share contribution during the period of award performance, and does not provide a satisfactory explanation, the Agency may consider this factor in evaluating future proposals from the recipient. In addition, if the voluntary cost-share contribution does not materialize during the period of award performance then EPA may reconsider the legitimacy of the award; if EPA determines that the recipient knowingly or recklessly provided inaccurate information regarding the voluntary cost-share or overmatch the recipient described in its final approved workplan, EPA may take action as authorized by 2 CFR Part 200 and/or 2 CFR Part 180 as applicable.