

APPENDIX D-4 Beneficiary Eligible Mitigation Action Certification

BENEFICIARY ELIGIBLE MITIGATION ACTION CERTIFICATION

Beneficiary Commonwealth of Virginia

Lead Agency Authorized to Act on Behalf of the Beneficiary <u>Virginia Department of Environmental Quality</u> (Any authorized person with delegation of such authority to direct the Trustee delivered to the Trustee pursuant to a Delegation of Authority and Certificate of Incumbency)

Action Title:	Class 4-8 School Buses
Beneficiary's Project ID:	VA VW-04
Funding Request No.	(sequential)
Request Type: (select one or more)	Reimbursement Advance Other (specify):
Payment to be made to: (select one or more)	□ Beneficiary □ Other (specify):
Funding Request & Direction (Attachment A)	 Attached to this Certification To be Provided Separately

SUMMARY

 Eligible Mitigation Action
 Appendix D-2 item (specify): Class 4-8 School Bus, Shuttle Bus, or Transit Bus (Eligible Buses)

 Action Type
 Item 10 - DERA Option (5.2.12) (specify and attach DERA Proposal):

Explanation of how funding request fits into Beneficiary's Mitigation Plan (5.2.1): See Attachment 1 - Summary Table

Detailed Description of Mitigation Action Item Including Community and Air Quality Benefits (5.2.2): See Attachment 1 - Summary Table

Estimate of Anticipated NOx Reductions (5.2.3): See Attachment 1 - Summary Table

Identification of Governmental Entity Responsible for Reviewing and Auditing Expenditures of Eligible Mitigation Action Funds to Ensure Compliance with Applicable Law (5.2.7.1): See Attachment 1 - Summary Table

Describe how the Beneficiary will make documentation publicly available (5.2.7.2).

See Attachment 1 - Summary Table

Describe any cost share requirement to be placed on each NOx source proposed to be mitigated (5.2.8). See Attachment 1 - Summary Table

Describe how the Beneficiary complied with subparagraph 4.2.8, related to notice to U.S. Government Agencies (5.2.9).

See Attachment 1 - Summary Table

If applicable, describe how the mitigation action will mitigate the impacts of NOx emissions on communities that have historically borne a disproportionate share of the adverse impacts of such emissions (5.2.10).

ATTACHMENTS (CHECK BOX IF ATTACHED)

	Attachment A	Funding Request and Direction.
	Attachment B	Eligible Mitigation Action Management Plan Including Detailed Budget and Implementation and Expenditures Timeline (5.2.4).
	Attachment C	Detailed Plan for Reporting on Eligible Mitigation Action Implementation (5.2.11).
V	Attachment D	Detailed cost estimates from selected or potential vendors for each proposed expenditure exceeding \$25,000 (5.2.6). [Attach only if project involves vendor expenditures exceeding \$25,000.]
	Attachment E	DERA Option (5.2.12). [Attach only if using DERA option.]
	Attachment F	Attachment specifying amount of requested funding to be debited against each beneficiary's allocation (5.2.13). [Attach only if this is a joint application involving multiple beneficiaries.]

CERTIFICATIONS

By submitting this application, the Lead Agency makes the following certifications:

- 1. This application is submitted on behalf of Beneficiary Commonwealth of Virginia and the person executing this certification has authority to make this certification on behalf of the Lead Agency and Beneficiary, pursuant to the Certification for Beneficiary Status filed with the Court.
- 2. Beneficiary requests and directs that the Trustee make the payments described in this application and Attachment A to this Form.
- 3. This application contains all information and certifications required by Paragraph 5.2 of the Trust Agreement, and the Trustee may rely on this application, Attachment A, and related certifications in making disbursements of trust funds for the aforementioned Project ID.
- 4. Any vendors were or will be selected in accordance with a jurisdiction's public contracting law as applicable. (5.2.5)
- 5. Beneficiary will maintain and make publicly available all documentation submitted in

support of this funding request and all records supporting all expenditures of eligible mitigation action funds subject to applicable laws governing the publication of confidential business information and personally identifiable information. (5.2.7.2)

06-30-2022 DATED:

Michael G. Dowd, Director, Air and Renewable Energy Division

[NAME] [TITLE]

Virginia Department of Environmental Quality

[LEAD AGENCY]

for

Commonwealth of Virginia

[BENEFICIARY]

Attachment 1: Summary Table to Appendix D-4 Beneficiary Eligible Mitigation Action Certification

Summary

Explanation of how funding request fits into Beneficiary's Mitigation Plan (5.2.1).

Virginia's Beneficiary Mitigation Plan includes all eligible mitigation actions delineated in Appendix D-2 to the Volkswagen Settlement Agreements.

Detailed Description of Mitigation Action Item Including Community and Air Quality Benefits (5.2.2).

\$24,650,279 of VW State Trust fund have been obligated to replace older diesel public school buses statewide with new all-electric or new propane school buses. Priority will be given to the oldest buses operating in communities with the highest percentage of free or reduced lunch.

Estimate of Anticipated NOx Reductions (5.2.3).

Calculated lifetime NOx, PM2.5 and CO2 reductions as a result of replacing 130 older diesel school buses with electric or propane:

Lifetime NOx Reduction (tons)	Lifetime PM 2.5 Reduction (tons)	Lifetime CO2 Reduction (tons)
160	11	22,107

Identification of Governmental Entity Responsible for Reviewing and Auditing Expenditures of Eligible Mitigation Action Funds to Ensure Compliance with Applicable Law (5.2.7.1).

Virginia Department of Environmental Quality (DEQ).

Identification of Governmental Entity Responsible for Reviewing and Auditing Expenditures of Eligible Mitigation Action Funds to Ensure Compliance with Applicable Law (5.2.7.1).

Per Appendix D-3 Certification for Beneficiary Status: Paragraph 7. Publicly Available Information, Virginia certifies that it will maintain and make publicly available all documentation and records: (i) submitted by it in support of each funding request; and (ii) supporting all expenditures of Trust Funds by the Beneficiary, each until the Termination Date of the Trust pursuant to Paragraph 6.8 of the Trust Agreement, unless the laws of the Beneficiary require a longer record retention period. Together herewith, the Beneficiary attaches an explanation of: (i) the procedures by which the records may be accessed, which shall be designed to support access and limit burden for the general public; (ii) for the Beneficiary Mitigation Plan required under Paragraph 4.1 of the Trust Agreement, the Virginia Department of Environmental Quality Appendix D-4 Beneficiary Eligible Mitigation Action Certification VA VW-04

procedures by which public input will be solicited and considered; and (iii) a description of whether and the extent to which the certification in this Paragraph 7 is subject to the Beneficiary's applicable laws governing the publication of confidential business information and personally identifiable information.

<u>Procedures for Accessing Information Pertaining to the Use of State Beneficiary</u> <u>Environmental Mitigation Trust (State Trust) Funds</u>

Information referenced under Paragraph 7 and submitted to the Trustee in support of funding request for eligible mitigation actions and expenditures of State Trust funds will be publicly available from the Virginia Department of Environmental Quality (DEQ) public Volkswagen mitigation webpage located at <u>https://www.deq.virginia.gov/get-involved/topics-of-interest/volkswagen-settlement-agreement</u> as well as on the Trustee public facing website located at <u>www.vwenvironmentalmitigationtrust.com/state-trust/virginia</u>.

The public may also access this information by submitting a Freedom of Information Act (FOIA) request by U.S. mail, fax, e-mail, in person, or over the phone. DEQ's Freedom of Information Act policy (https://www.deq.virginia.gov/get-involved/about-deq/freedom-of-information-act) delineates the procedures for accessing agency information as well as the treatment and disclosure of certified confidential business information (CBI) or personally identifiable information. DEQ's FOIA policy and procedures are established pursuant to the Virginia Freedom of Information Act (VFOIA) Va. Code §2.2-3700 (https://law.lis.virginia.gov/vacode/title2.2/chapter37/).

Procedures for Requesting and Considering Public Input on the State Beneficiary <u>Mitigation Plan</u>

Virginia developed a proposed Beneficiary Mitigation Plan (BMP) in 2016 intended to provide the public with insight into the Commonwealth's vision for the eligible uses of the VW Trust mitigation funds The state conducted a public comment period (Nov 17 — Dec 16, 2016) and meeting (Dec 7, 2016) on the proposed mitigation plan. Virginia received 101 comments on the proposed mitigation plan.

To further inform the state's understanding of the best use of VW EMT funds, Virginia released Request for Information (RFI) # 17-01-CP in April 2017 seeking early input from governmental and non-governmental entities on the type and scope of projects that they may later submit to compete for VW Trust funds, funding and project evaluation priorities, and methods the state could employ to increase participation in future requests for VW mitigation projects. DEQ received a total of 35 responses to RFI #17-01-CP. Of the 35 responses, 29 organizations submitted 39 project ideas totaling approximately \$600 million, and six organizations exclusively submitted responses to the question section of the RFI.

DEQ submitted a revised BMP to the Trustee on August 9, 2018. A state BMP is a living document. As such, public input is ongoing. The public may submit comments and/or questions regarding the BMP to <u>wwmitigation@deq.virginia.gov</u>.

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Public input on Virginia's mitigation plan is guided by DEQ's community involvement processes for engaging the public in effective environmental discussion making, such as creating early and ongoing opportunities for public input in agency decisions beyond the minimum requirements, ensuring that decision-making activities are open and accessible to all interested individuals and organizations, ensuring that the public understands the most effective ways to provide comment to DEQ, and considering and integrating public input into environmental decisions. DEQ's community involvement processes supplement existing Virginia regulations that detail public participation requirements applicable to only DEQ's regulatory activities under the Virginia Administrative Process Act Va. Code § 2.2-4007.02 (https://law.lis.virginia.gov/vacode/2.2-4007.02/), These requirements specify the minimum level of participation in regulatory decisions.

Applicability to State Laws Governing Confidential Business Information (CBI) and Personally Identifiable information

The certification in Paragraph 7 is fully subject to Virginia's applicable laws governing the publication of confidential business information and personally identifiable information, Va. Code § 2.2-4342(F) provides: "Trade secrets or proprietary information submitted by a bidder, offeror or contractor in connection with a procurement transaction or prequalification application submitted pursuant to subsection B of § 2.2-4317 shall not be subject to the Virginia Freedom of Information Act (§ 2.2-3700 et seq.); however, the bidder, offeror or contractor shall (i) invoke the protections of this section prior to or upon submission of the data or other materials, (ii) identify the data or other materials to be protected, and (iii) state the reasons why protection is necessary." See also Va. Code § 2.2-3705.6(10) (exempting "[c]onfidential information designated as provided in subsection F of § 2.2-4342 as trade secrets or proprietary information by any person in connection with a procurement transaction or by any person who has submitted to a public body an application for prequalification to bid on public construction projects in accordance with subsection B of § 2.2-4317"). The certification is subject to the Commonwealth of Virginia's procurement policies and procedures in the "Agency Procurement and Surplus Property Manual" (APSPM). Available at: https://dgs.virginia.gov/procurement/policy-consulting--review/policy/. Specifically, Special Term and Condition #59 provides: "The contractor assures that information and data obtained as to personal facts and circumstances related to patients or clients will be collected and held confidential, during and following the term of this agreement, and unless disclosure is required pursuant to court order, subpoena or other regulatory authority, will not be divulged without the individual's and the agency's written consent and only in accordance with federal law or the Code of Virginia. Contractors who utilize, access, or store personally identifiable information as part of the performance of a contract are required to safeguard this information and immediately notify the agency of any breach or suspected breach in the security of such information. Contractors shall allow the agency to both participate in the investigation of incidents and exercise control over decisions regarding external reporting. Contractors and their employees working on this project may be required to sign a confidentiality statement." Additionally, Va. Code § 2.2-3705.1(10) excludes from disclosure under FIOA: "Personal contact information furnished to a public body for the purpose of receiving electronic mail from the public body, provided that the electronic mail recipient has requested that the public body not disclose such information. Finally, the certification is be

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subject to the Government Data Collection and Dissemination Practices Act, Va. Code §§ 2.2-3800 through -3809. This Act provides some limits on the use of personal information by public agencies. For instance, any "agency maintaining an information system that includes personal information shall [c]ollect, maintain, use, and disseminate only that personal information permitted or required by law to be so collected, maintained, used, or disseminated, or necessary to accomplish a proper purpose of the agency." Va. Code § 2.2-3803(A)(1).

Describe any cost share requirement to be placed on each NOx source proposed to be mitigated (5.2.8).

VW state Trust funds will be used to offset the difference between a new electric school bus (and associated charging infrastructure) and equivalent new diesel school bus or between a new propane bus and equivalent new diesel school bus up to a specific cap amount per bus. School districts must fund the cost of the new diesel bus, and any other costs not covered by the program.

Describe how the Beneficiary complied with subparagraph 4.2.8, related to notice to U.S. Government Agencies (5.2.9).

DEQ emailed the State Trust Agreement to specified U.S. Government Agencies on February 23, 2018.

If applicable, describe how the mitigation action will mitigate the impacts of NOx emissions on communities that have historically borne a disproportionate share of the adverse impacts of such emissions (5.2.10).

DEQ is prioritizing replacing the oldest diesel buses serving communities with the highest percentage of free or reduced lunch.

Attachment B: Eligible Mitigation Action Management Plan Including Detailed Budget and Implementation and Expenditures Timeline (5.2.4).

Electric/Propane Public School Bus Deployment Project Schedules

Virginia Clean School Bus Program – Round 1				
Action	Date			
Request for Application Opens	2021			
Request for Application Closes	2021			
Funds Obligated	August 2021			
Buses Ordered	September 2021 – June 2022			
Buses Delivered	2022			
Project Complete	2022			
Reimbursement Requests	2022			
Virginia Clean School Bus Program – Round 2				
Action	Date			
Request for Application Opens	October 2021			
Request for Application Closes	February 2022			
Funds Obligated	May 2022			
Buses Ordered	2022			
Buses Delivered	2023			
Project Complete	2023			
Reimbursement Requests	2023			

Project Budget			
Category	Budget	Share of Budget to be Funded by the Trust ¹	Other Funds ²
1. New Battery Electric School Buses and Charging infrastructure/New Propane School Buses	\$24,650,279	\$24,650,279	
2. DEQ Administrative Expenditures	\$700,000	\$700, 000	
Project Totals	\$25,350,279	\$25,350,279	

¹ Funding from the VW Trust may be used to reimburse Virginia public school districts for the incremental cost between a new diesel-powered school bus and a new all-electric school bus, including the cost of charging infrastructure (if applicable) or the incremental cost between a new diesel school bus and new propane school bus.

²Virginia public school districts are responsible for paying all costs not covered by the VW Trusts to replace diesel buses with new electric or propane buses. In some cases, utility funds are being used to for charging infrastructure. The amount of "other" funds will vary bus to bus. DEQ will track and report actual matching funds to the Trustee and the public.

Attachment C: Detailed Plan for Reporting on Eligible Mitigation Action Implementation (5.2.11)

The Virginia Department of Environmental Quality (DEQ) will provide detailed reporting the Eligible Mitigation Action 2 (School Buses) in two ways: 1) timely updates to DEQ's Volkswagen Environmental Mitigation Trust web pages at https://www.deq.virginia.gov/get-involved/topics-of-interest/volkswagen-settlement-agreement; and 2) semiannual reports to the Trustee as required by subparagraph 5.3 of the Environmental Mitigation Trust Agreement for State Beneficiaries.

DEQ Website

DEQ maintains a Volkswagen Mitigation webpage, which can be found at. Virginia's Beneficiary Mitigation Plan, information on planned or mitigation actions underway, and background information on the VW Settlement agreements are available for public access through the webpage. Links to approved funding requests (or D-4 forms) will be available for public access through links on the DEQ website and from the Trustee's public facing website at https://www.vwenvironmentalmitigationtrust.com/state-trust/virginia.

Semiannual Reports to the Trustee

As required by subparagraph 5.3 of the Environmental Mitigation Trust Agreement for State Beneficiaries, DEQ will submit a report to the Trustee within 6 months of the first disbursement and thereafter no later than January 30 and July 30 for the preceding 6-month periods. These reports will describe the progress implementing this and any other Eligible Mitigation Action ongoing during the reporting period. These reports will include a summary of all costs expended and a complete description of the status (including the actual or projected termination date), development, implementation, and any modification of the Eligible Mitigation Action. These semi-annual reports to the Trustee will be available for public access through links on the main Volkswagen Trust page on the DEQ website and from the Trustee's public facing website at https://www.vwenvironmentalmitigationtrust.com/state-trust/virginia.

Attachment D: Detailed cost estimates from selected vendor for each proposed expenditure exceeding \$25,000 (5.2.6)

The Virginia Department of Environmental Quality satisfies 5.2.6 by requiring Virginia public school districts seeking State Trust funds to replace older diesel school buses with electric or propane to provide the following:

- Provide a copy of bid or detailed cost estimate(s) from the vendor from whom the applicant intends to purchase buses and charging infrastructure (if applicable). If purchasing buses and chargers (if applicable) from a current public contract, school districts must provide actual pricing for each bus and each associated charger (if applicable) that the applicant intends to purchase. See sample bid document received by DEQ on the next page.
- When requesting reimbursement from the State Trust, school districts must provide the following information to DEQ:
 - Copies of original invoices from vendor for new school buses that show: Itemization of costs to identify the amount paid by the school district, the amount paid by "Other" funding sources, the amount to be paid by State Trust funds, and the total amount the school district is requesting for reimbursement.
 - Copy(s) of the original purchase order(s) and vendor-issued sale receipt(s) that shall include (a) total price, (b) price for each product and/or service, (c) a detailed description of each product and/or service (including the VIN for each invoiced bus), and (d) the vendor delivery date for each bus); and proof of the payment to the vendor(s).
 - Provide copies/documentation of applicable jurisdictional procurement/contracting laws of and sign and certify that the buses were obtained based on jurisdictional procurement/contracting laws (5.2.5).

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