

MEMORANDUM

To: Joint Fiscal Committee members

From: Sorsha Anderson, Senior Staff Associate

Date: December 19, 2024

Subject: Grant Request – JFO #3231

Enclosed please find one (1) item, which the Joint Fiscal Office has received from the Administration. *This request is under an expedited review. Please respond by Tuesday, December 31, 2024.*

JFO #3231: \$372,000.00 to the VT Department of Forests, Parks and Recreation from the U.S. Forest Service to support existing staff work related to the Forest Legacy Program. [NOTE: The current Forest Legacy program is not changing, but some of the funds have been reclassified through the Inflation Reduction Act rather than the usual Land and Water Conservation Fund, so a new approval is required. There is a 25% State match met with in-kind staff time already budgeted.] [Received 12/19/2024]

Please review the enclosed materials and notify the Joint Fiscal Office (Sorsha Anderson: sanderson@leg.state.vt.us) if you have questions or would like this item held for legislative review. If we do not have a response by **December 30, 2024**, members will be polled.

PHONE: (802) 828-2295

FAX: (802) 828-2483



State of Vermont
Department of Forests, Parks & Recreation
1 National Life Drive, Davis 2
Montpelier, VT 05620-3801
www.vtfpr.org

Agency of Natural Resources [phone] 802-522-0730 [fax] 802-828-1399

To: Philip B. Scott, Governor and Vermont Joint Fiscal Committee

From: Danielle Fitzko, Commissioner

Through: Ansley Bloomer, Director of Finance and Administration

Date: 11/19/2024

Subject: AA-1 Request for Grant Acceptance for ALN Number 10.734

The Department of Forests, Parks and Recreation (FPR) seeks the approval of one (1) Request for Grant Acceptance (AA-1) form for one (1) Federal Grant Award.

Details of the award:

ALN: 10.734

Federal Agency: Agency of Agriculture, United States Forest Service (USFS)

Program Title: Forest Legacy: INFLATION REDUCTION ACT VERMONT FOREST LEGACY

ADMINISTRATION **Total Award:** \$372,000

This Forest Legacy Program (FLP) Administrative grant will support existing FPR staff (salary and benefits) for work in the FLP, including managing the day-to-day obligations of the program. The grant will cover program expenses including supplies, travel, conferences, and trainings for program staff. A small portion of this grant will be used for contractual work (non-personal services) for land conservation projects.

This funding will be administered in the same manner as our standard annual FLP Administrative core funding. Approval is sought for this grant because the ALN number is different from previous FLP grants because the federal funding source is through the Inflation Reduction Act whereas standard FLP funding is through the Land and Water Conservation Fund.

No new limited-service positions will be supported using this grant.

Please don't hesitate to reach out with questions. We greatly appreciate your consideration.

Enclosed for above mentioned award: AA-1 Form and Required Documentation



State of Vermont

Department of Finance & Management 109 State Street, Pavilion Building Montpelier, VT 05620-0401 Agency of Administration

[phone] 802-828-2376

	FIN	ANCE			VERMON T GRANT	T REVIEW FORM	1
Grant Summary:			(FLP) incl portion of	luding ma this gran	naging the day	y-to-day obligation	rest Legacy Program as of the program. A small k (non-personal services)
Date:			11/21/202	4			
Department:			Forests, Pa	arks & Re	ecreation		_
Legal Title of Gra	nt:		Inflation F	Reduction	Act Vermont	Forest Legacy Adı	ministration
Federal Catalog #	•		10.734				
Grant/Donor Nam	ne and Add	ress:	United Sta 626 E. Wi Milwauke	sconsin A		ion 9	
Grant Period:	From:		3/6/2024	To:	12/31/2028		
Grant/Donation			\$372,000				
	SFY	1	SFY		SFY 3	Total	Comments
Grant Amount:	\$93,0	000	\$186,0	000	\$93,000	\$372,000	
Position Informat		# Posit	Th	is award			limited service posiitons
Additional Comm	ents:					k to be matched win-kind staff time a	th 25% state share, lready budgeted.
Department of Fina		nagemei	nt			Adam Digitally signed by Adam Greshin Docussigned by: Sarah Clark	(Initial)
Secretary of Admir Sent To Joint Fisca						04AB832CD55C4	(Initial) Date
							sarries .

STATE OF VERMONT REQUEST FOR GRANT (*) ACCEPTANCE (Form AA-1)

BASIC GRANT INFORM	MATION					
1. Agency:	Agency of Natural Resources					
2. Department:	Forests, Parks & Recreation					
3. Program:	Forest Legacy					
4. Legal Title of Grant:	INFLATION REDUCTION ACT VERMONT FOREST LEGACY					
	ADMINISTRATION					
5. Federal Catalog #:	10.734					
6. Grant/Donor Name and	d Address:					
USDA, FOREST S	SERVICE EASTERN REGION, STATE PRIVATE AND TRIBAL FORESTRY (Region 9)					
	626 E Wisconsin Ave					
Milwaukee WI, 53202						

8. Purpose of Grant:

7. Grant Period:

This FLP Administrative grant will support existing FPR staff (salary and benefits) for work in the Forest Legacy Program (FLP) including managing the day-to-day obligations of the program. The grant will cover program expenses including supplies, travel, conferences, and trainings for program staff. A small portion of this grant will be used for contractual work (non-personal services) for land conservation projects.

To:

12/31/2028

This funding will be administered in the same manner as our standard annual FLP Administrative core funding. Approval is sought for this grant because the ALN number is different from previous FLP grants because the federal funding source is through the Inflation Reduction Act whereas standard FLP funding is through the Land and Water Conservation Fund.

No new limited service positions under this grant.

03/06/2024

9. Impact on existing program if grant is not Accepted:

From:

If this grant is not accepted, FPR will have an immediate shortfall in funding for existing limited-service staff: Forest Legacy Program Manager, Forest Legacy Conservation Forester, and FPR Land Survey Technician. Without this grant, FPR will not be able to fulfill its obligations under the FLP.

Notes: Total grant award of \$372,000, match of \$124,000, for a total grant of \$496,000; 25% expenses expected in FY25; 50% expenses in FY26; 25% expenses in FY27; This is a 5 year grant; Grant expected to close in year 4. Match will be captured from general funded staff time for related work.

	SFY 1	SFY 2	SFY 3	Comments
Expenditures:	FY 25	FY 26	FY 27	
Personal Services	\$	\$	\$	No Indirect
Operating Expenses	24pw \$	L48,000 s	124,000 \$	-
Grants	\$124,000	-\$248,000	\$124,000	
Total	\$124,000	\$248,000	\$124,000	# -
Revenues:	ē.			
State Funds:	\$31,000	\$62,000	\$31,000	33% match
Cash	\$	\$	\$	
In-Kind	\$31,000	\$62,000	\$31,000	
Federal Funds:	(\$93,000	\$186,000	\$93,000	- pant

STATE OF VERMONT REQUEST FOR GRANT (*) ACCEPTANCE (Form AA-1)

			16			
(Direct Costs)	\$93,	,000	\$186,000		\$93,000	
(Statewide Indirect)	\$		\$		\$	
(Departmental Indirect)	\$		\$		\$	
Other Funds:	Φ.	_	Φ		•	
Grant (source)	\$	_	\$ \$		\$	
Total		000	\$248,000		\$124,000	
100	Ψ(2),	,000	Ψ2+0,000	I	\$124,000	<u> </u>
Appropriation No:			Amount:		\$	
61	30020000				\$124,000	
					\$	
					\$	
	<u></u>				\$	
					\$	
		-		T-4-1	\$124,000	
				Total	\$124,000	
PERSONAL SERVICE IN	EODM ATION			-	War and the same	
11. Will monies from this gr						
If "Yes", appointing authority	y must initial here	to indic	eate intent to follow cu	arrent co	mpetitive biddi	ng process/policy.
Appointing Authority Name	: Agreed b	ov:	(initial)			
	8		()			
12. Limited Service						
12. Limited Service						
	# Positions		Title			
Position Information:	# Positions		Title All positions are exis	iting		8
	# Positions			iting		ži.
	# Positions			iting		₩
Position Information:	# Positions			iting		8
Position Information: Total Positions	11		All positions are exis			8
Position Information: Total Positions 12a. Equipment and space 1	11				be obtained wi	th available funds.
Position Information: Total Positions 12a. Equipment and space to positions:	for these	⊠ Is pr	All positions are exis		be obtained wi	th available funds.
Position Information: Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION AC	for these GENCY/DEPAR	☑ Is pr	All positions are exis		be obtained wi	th available funds.
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACIA 14/we certify that no funds	for these GENCY/DEPAR	☑ Is pr	All positions are exis		be obtained wi	th available funds.
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application	for these GENCY/DEPAR Signature Aus	☑ Is pr	All positions are exis		be obtained wit	
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application preparation and filing costs	For these Signature Title:	Is pr	resently available.	☐ Can	be obtained wi	
Position Information:	Signature Title: Director	Is pr	All positions are exis	☐ Can	be obtained wi	Date19/2024
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application preparation and filing costs have been expended or committed in anticipation of Joint Fiscal Committee	Signature Director Si Docusigned by:	Is prusigned by: Ly bloom of Fin	resently available.	☐ Can	be obtained wit	Date19/2024
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application preparation and filing costs have been expended or committed in anticipation of Joint Fiscal Committee approval of this grant, unless	Signature Director Si DocuSigned by: Danielle F	Is pr I Signed by: 1255065476 of Fin	resently available.	☐ Can	be obtained wi	
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application preparation and filing costs have been expended or committed in anticipation of Joint Fiscal Committee approval of this grant, unless previous notification was	Signature Director Si Docusigned by: Danielle F Time: 58E1AA84753549	Is pr IMENT Isigned by: 112E5D065476 of Fin	resently available. Some and Administration and Ad	☐ Can	x	Date19/2024
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application preparation and filing costs have been expended or committed in anticipation of Joint Fiscal Committee approval of this grant, unless previous notification was made on Form AA-1PN (if	Signature Director Si Docusigned by: Danielle F Time: 58E1AA84753549	Is pr IMENT Isigned by: 112E5D065476 of Fin	resently available.	☐ Can	x	Date19/2024
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application preparation and filing costs have been expended or committed in anticipation of Joint Fiscal Committee approval of this grant, unless previous notification was made on Form AA-1PN (if applicable):	Signature Director Si Docusigned by: Danielle F Time. 5BE1AA84753549 Commissioner,	Is presented by: Ly Blow 1255065476 of Fin	resently available. Some and Administration and Ad	☐ Can	x	Date19/2024
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application preparation and filing costs have been expended or committed in anticipation of Joint Fiscal Committee approval of this grant, unless previous notification was made on Form AA-1PN (if applicable):	Signature Director Si Docusigned by: Danielle F Time. 58E1AA84753549 Commissioner,	Is pr I Blow I Blow	resently available. Some and Administration and Ad	☐ Can	x	Date19/2024
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application preparation and filing costs have been expended or committed in anticipation of Joint Fiscal Committee approval of this grant, unless previous notification was made on Form AA-1PN (if applicable): 14. SECRETARY OF ADM	Signature Director Si Docusigned by: Danielle F Time. 5BE1AA84753549 Commissioner,	Is pr I Blow I Blow	resently available. full positions are existed available. full positions are existed available. full positions are existed are existed available.	☐ Can	x	Date19/2024
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application preparation and filing costs have been expended or committed in anticipation of Joint Fiscal Committee approval of this grant, unless	Signature Director Si Docusigned by: Danielle F Time. 58E1AA84753549 Commissioner,	Is pr I Blow I Blow	resently available. fomuly ance and Administrations are exis	☐ Can	x	Date19/2024
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application preparation and filing costs have been expended or committed in anticipation of Joint Fiscal Committee approval of this grant, unless previous notification was made on Form AA-1PN (if applicable): 14 SECRETARY OF ADM	Signature Signature Director Si Docusigned by: Danielle F Time. 5BE1AA84753549 Commissioner, INISTRATION (Secretary or designee	Is pr I Blow I Blow	Tesently available. OMUY ance and Administration thent of Forests, Sarah Clark	☐ Can	x	Date19/2024
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application preparation and filing costs have been expended or committed in anticipation of Joint Fiscal Committee approval of this grant, unless previous notification was made on Form AA-1PN (if applicable): 144 SECRETARY OF ADM CC Approved:	Signature Signature Director Si Docusigned by: Danielle F Time. 5BE1AA84753549 Commissioner, INISTRATION (Secretary or designee	Is pr I Blow I Blow	Tesently available. OMUY ance and Administration thent of Forests, Sarah Clark	☐ Can	x	Date19/2024
Total Positions 12a. Equipment and space of positions: 13. AUTHORIZATION ACTIVE certify that no funds beyond basic application preparation and filing costs have been expended or committed in anticipation of Joint Fiscal Committee approval of this grant, unless previous notification was made on Form AA-1PN (if applicable): 14 SECRETARY OF ADM	Signature Signature Director Si Docusigned by: Danielle F Time. 5BE1AA84753549 Commissioner, INISTRATION (Secretary or designee	Is pr I Blow I Blow	Tesently available. OMUY ance and Administration thent of Forests, Sarah Clark	☐ Can	x	Date19/2024

Department of Finance & Management Version 1.8_6/2016

Page 2 of 3

STATE OF VERMONT REQUEST FOR GRANT (*) ACCEPTANCE (Form AA-1)

	(Governor's signature)	Date:			
Rejected					
16. DOCUMENTATION REQUIRED					
Required GRANT Documentation					
Request Memo	☐ Notice of Donation (if any)				
Dept. project approval (if	applicable) Grant (Project) Timeline (if applicable)				
Notice of Award Notice of Award	Request for Extension (if applicable)				
Grant Agreement	Form AA-1PN attached (if applicable)				
Grant Budget					
End Form AA-1					
(*) The term "grant" refers to any grant, gift, loan, or any sum of money or thing of value to be accepted by any agency,					
department, commission, board,	department, commission, board, or other part of state government (see 32 V.S.A. §5).				

FEDERAL FINANCIAL ASSISTANCE AWARD OF DOMESTIC GRANT 24-DG-11094200-015 Between The DEPARTMENT OF FORESTS PARKS & RECREATION VERMONT And The USDA, FOREST SERVICE EASTERN REGION, STATE, PRIVATE AND TRIBAL FORESTRY

Project Title: INFLATION REDUCTION ACT VERMONT FOREST LEGACY ADMINISTRATION

Upon execution of this document, an award to The Department of Forest Parks & Recreation Vermont, hereinafter referred to as "The Recipient," in the amount of \$372,000.00, is made under the authority of Cooperative Forestry Assistance Act, P.L. 95-313 as amended, 16 USC 2103c and Public Law 117-169, Subtitle D, Section 23003(a)(1). The Federal Assistance Listing (formerly Catalog of Federal Domestic Assistance - CFDA) number and name are 10.734 Inflation Reduction Act-Forest Legacy Program. The Department of Forest Parks & Recreation Vermont accepts this award for the purpose described in the application narrative. Your application for Federal financial assistance, dated 12/28/2023, and the attached Forest Service provisions, 'Forest Service Award Provisions,' are incorporated into this letter and made a part of this award.

This authority requires a match of 25:75, which your organization has agreed to provide as shown in the attached application, financial plan and narrative.

- <u>Justice 40 Initiative.</u> Executive Order (EO) 14008, Tackling the Climate Crisis at Home and Abroad, was signed on January 27, 2021. This EO commits federal agencies to providing 40% of federal benefits to disadvantaged communities. When the cooperator is considering a sub-award or contract to be executed under this agreement, the cooperator shall consider the requirements of EO 14008, section 223, OMB M-21-28 and OMB-23-09.
- **Investing in America Signage**. For any Bipartisan Infrastructure Law or Inflation Reduction Act funded public construction projects over \$250,000, the Cooperator shall visibly post clear and prominent signs acknowledging the source of funding. See Office of Management and Budget Memorandum CA-23-6.

For any construction project less than \$250,000 or a non-construction project, the Cooperator is encouraged to display a poster or utilize other appropriate Investing in America media. Specific sign and poster design criteria may be found in the USDA Style Guide. Production costs of Investing in America signs shall be reasonable. To maintain reasonable costs, the Cooperator is encouraged to use recycled or recovered materials when producing signs. In the event production of such signs and/or posters will result in unreasonable costs, expenses or burden to the Cooperator, production will not be required and the Forest Service should be notified.





OMB 0596-0217 Expiration Date: 11/30/2017

Rev. (12-13)

This is an award of Federal financial assistance. Prime and sub-recipients to this award are subject to the OMB guidance in subparts A through F of 2 CFR Part 200 as adopted and supplemented by the USDA in 2 CFR Part 400. Adoption by USDA of the OMB guidance in 2 CFR 400 gives regulatory effect to the OMB guidance in 2 CFR 200 where full text may be found.

Electronic copies of the CFRs can be obtained at the following internet site: www.ecfr.gov. If you are unable to retrieve these regulations electronically, please contact your Grants and Agreements Office at SM.FS.R9SPFgrants@usda.gov .

The following administrative provisions apply to this award:

- A. <u>LEGAL AUTHORITY</u>. The Recipient shall have the legal authority to enter into this award, and the institutional, managerial, and financial capability to ensure proper planning, management, and completion of the project, which includes funds sufficient to pay the non-Federal share of project costs, when applicable.
- B. <u>PRINCIPAL CONTACTS</u>. Individuals listed below are authorized to act in their respective areas for matters related to this award.

Principal Cooperator Contacts:

rive
T, 05620
nont.gov
Γ

Principal Forest Service Contacts:

Forest Service Program Manager	Forest Service Administrative Contact
Contact	
Name: Neal Bungard	Name: Adam Muscarella
Address: 271 Mast Road	Address: 626 E Wisconsin Ave
City, State, Zip: Durham, NH 03824	City, State, Zip: Milwaukee WI, 53202
Telephone: 603-833-3287	Telephone: 906-235-4720
Email: neal.bungard@usda.gov	Email: adam.muscarella@usda.gov

C. <u>SYSTEM FOR AWARD MANAGEMENT REGISTRATION REQUIREMENT</u> (SAM). The Recipient shall maintain current organizational information and the

original Unique Entity Identifier (UEI) provided for this agreement in the System for Award Management (SAM) until receipt of final payment. This requires annual review and updates, when needed, of organizational information after the initial registration. More frequent review and updates may be required for changes in organizational information or agreement term(s). Any change to the original UEI provided in this agreement will result in termination of this agreement and de-obligation of any remaining funds. For purposes of this agreement, System for Award Management (SAM) means the Federal repository into which an entity must provide information required for the conduct of business as a Cooperative. Additional information about registration procedures may be found at the SAM Internet site at www.sam.gov.

D. ADVANCED AND REIMBURSABLE PAYMENTS – FINANCIAL ASSISTANCE. Advanced and Reimbursable payments are approved under this award. Only costs for those project activities approved in (1) the initial award, or (2) modifications thereto, are allowable. Requests for payment must be submitted on Standard Form 270 (SF-270), Request for Advance or Reimbursement, and must be submitted no more than monthly. In order to approve a Request for Advance Payment or Reimbursement, the Forest Service shall review such requests to ensure advances or payments for reimbursement are in compliance and otherwise consistent with OMB, USDA, and Forest Service regulations.

Advance payments must not exceed the minimum amount needed or no more than is needed for a 30-day period, whichever is less. If the Recipient receives an advance payment and subsequently requests an advance or reimbursement payment, then the request must clearly demonstrate that the previously advanced funds have been fully expended before the Forest Service can approve the request for payment. Any funds advanced, but not spent, upon expiration of this award must be returned to the Forest Service.

The Program Manager reserves the right to request additional information prior to approving a payment. To expedite payment, please attach a list of expenses that match the approved project budget when submitting each SF-270. Each SF-270 shall include the award number 24-DG-11094200-015 in Block 4. A final SF-270 must have a final performance report submitted prior to its approval.

The invoice must be sent by one of three methods:	Send a copy to:
EMAIL (preferred): <u>SM.FS.asc_ga@usda.gov</u>	neal.bungard@usda.gov
FAX: 877-687-4894	
POSTAL: USDA Forester Service Budget & Finance - Grants and Agreements 4000 Masthead St, NE Albuquerque, NM 87109	

E. <u>INDIRECT COST RATES</u>. The approved indirect cost rate at the time of execution is **23.94%** as shown in the NICRA provided by the Cooperator.

As new NICRAs are agreed to between The Recipient and their cognizant audit agency, the revised provisional or final rate(s) are automatically incorporated into this award, as appropriate, and must specify (1) the agreed upon rates, (2) the bases to which the rates apply, (3) the fiscal year for which the rates apply, and (4) the items treated as direct costs. The award obligation will not increase as a result of indirect cost rate increases. Updates to NICRAs will not affect the total funds available for this award unless documented in a formally executed modification.

If the NICRA is for a provisional rate, The Recipient shall be reimbursed at the established provisional rate(s), subject to appropriate adjustment when the final rate(s) for the fiscal year are established.

- F. <u>PRIOR WRITTEN APPROVAL</u>. The Recipient shall obtain prior written approval pursuant to conditions set forth in 2 CFR 200.407.
- G. <u>MODIFICATIONS</u>. Modifications within the scope of this award must be made by mutual consent of the parties, by the issuance of a written modification signed and dated by all properly authorized signatory officials, prior to any changes being performed. Requests for modification should be made, in writing, at least 90 days prior to implementation of the requested change. The Forest Service is not obligated to fund any changes not properly approved in advance.
- H. <u>PERIOD OF PERFORMANCE</u>. This agreement is executed as of the date of the Forest Service signatory official signature.

The end date, or expiration date is 12/31/2028. This instrument may be extended by a properly executed modification. *See Modification Provision above*.

I. <u>AUTHORIZED REPRESENTATIVES</u>. By signature below, each party certifies that the individuals listed in this document as representatives of the individual parties are authorized to act in their respective areas for matters related to this award. In witness whereof the parties hereto have executed this award.

DocuSigned by:	
Danielle Fitzko	2/22/2024
5BE1AA84753549F	Date

Vermont Department of Forest, Parks and Recreation

ROBERT LUECKEL Digitally signed by ROBERT LUECKEL Date: 2024.03.06 15:05:37 -06'00' 3/6/24

ROBERT LUECKEL, Deputy Regional Forester Eastern Region, State, Private and Tribal Forestry

Date

The authority and the format of this award have been reviewed and approved for signature.

ADAM MUSCARELLA Digitally signed by ADAM MUSCARELLA Date: 2024.02.22 09:29:31 -05'00'

ADAM MUSCARELLA

Date

Forest Service Grants Management Specialist

ATTACHMENT A: FOREST SERVICE AWARD PROVISIONS

- A. <u>COLLABORATIVE ARRANGEMENTS</u>. Where permitted by terms of the award and Federal law, The Recipient a may enter into collaborative arrangements with other organizations to jointly carry out activities with Forest Service funds available under this award.
- B. <u>FOREST SERVICE LIABILITY TO THE RECIPIENT</u>. The United States shall not be liable to The Recipient for any costs, damages, claims, liabilities, and judgments that arise in connection with the performance of work under this award, including damage to any property owned by The Recipient or any third party.
- C. <u>NOTICES</u>. Any notice given by the Forest Service or the Recipient will be sufficient only if in writing and delivered in person, mailed, or transmitted electronically by e-mail or fax, as follows:

To the Forest Service Program Manager, at the address specified in the award.

To the Recipient, at the address shown in the award or such other address designated within the award.

Notices will be effective when delivered in accordance with this provision, or on the effective date of the notice, whichever is later.

D. <u>SUBAWARDS</u>. Prior approval is required to issue subawards under this grant. The intent to subaward must be identified in the approved budget and scope of work and approved in the initial award or through subsequent modifications. Approval of each individual subaward is not required, however the cooperator must document that each sub-recipient does NOT have active exclusions in the System for Award Management (sam.gov).

The Cooperator must also ensure that they have evaluated each subrecipient's risk in accordance with 2 CFR 200.332 (b).

Any subrecipient under this award must be notified that they are subject to the OMB guidance in subparts A through F of 2 CFR Part 200, as adopted and supplemented by the USDA in 2 CFR Part 400. Any sub-award must follow the regulations found in 2 CFR 200.331 through .333.

All subawards \$30,000 or more must be reported at <u>fsrs.gov</u> in compliance with 2 CFR 170. *See Attachment B for full text*.

E. <u>FINANCIAL STATUS REPORTING</u>. A Federal Financial Report, Standard Form SF-425 (and Federal Financial Report Attachment, SF-425A, if required for reporting multiple awards), must be submitted annually. These reports are due 90 days after the reporting period ending December 31. The final SF-425 (and SF-425A, if applicable)

must be submitted either with the final payment request or no later than 120 days from the expiration date of the award. These forms may be found at https://www.grants.gov/web/grants/forms.html.

F. <u>PROGRAM PERFORMANCE REPORTS</u>. The recipient shall perform all actions identified and funded in application/modification narratives within the performance period identified in award.

In accordance with 2 CFR 200.301, reports must relate financial data to performance accomplishments of the federal award.

The Recipient shall submit annual performance reports. These reports are due 90 days after the reporting period ending December 31. The final performance report shall be submitted either with the Recipient's final payment request, or separately, but not later than 120 days from the expiration date of the award.

- Additional pertinent information:
 - a. All reports should be submitted before the due date to SM.FS.R9SPFgrants@usda.gov to prevent payment delays. Please include the report name and full award number.
 - b. The final performance report must be submitted and approved prior to approval of the final SF-270 payment request.
- G. <u>NOTIFICATION</u>. The Recipient shall immediately notify the Forest Service of developments that have a significant impact on the activities supported under this award. Also, notification must be given in case of problems, delays or adverse conditions that materially impair the ability to meet the objectives of the award. This notification must include a statement of the action taken or contemplated, and any assistance needed to resolve the situation.
- H. <u>CHANGES IN KEY PERSONNEL</u>. Any revision to key personnel identified in this award requires notification of the Forest Service Program Manager by email or letter.
- I. <u>USE OF FOREST SERVICE INSIGNIA</u>. In order for The Recipient to use the Forest Service insignia on any published media, such as a Web page, printed publication, or audiovisual production, permission must be granted by the Forest Service's Office of Communications (Washington Office). A written request will be submitted by Forest Service, Program Manager, to the Office of Communications Assistant Director, Visual Information and Publishing Services prior to use of the insignia. The Forest Service Program Manager will notify The Recipient when permission is granted.
- J. <u>FUNDING EQUIPMENT</u>. Federal funding under this award is not available for reimbursement of the Recipient's purchase of equipment. Equipment is defined as having a fair market value of \$5,000 or more per unit and a useful life of over one year. Supplies are those items that are not equipment.

K. <u>PUBLIC NOTICES</u>. It is Forest Service's policy to inform the public as fully as possible of its programs and activities. The Recipient is encouraged to give public notice of the receipt of this award and, from time to time, to announce progress and accomplishments.

The Recipient may call on Forest Service's Office of Communication for advice regarding public notices. The Recipient is requested to provide copies of notices or announcements to the Forest Service Program Manager and to Forest Service's Office Communications as far in advance of release as possible.

- L. <u>FOREST SERVICE ACKNOWLEDGED IN PUBLICATIONS, AUDIOVISUALS, AND ELECTRONIC MEDIA</u>. The Recipient shall acknowledge Forest Service support in any publications, audiovisuals, and electronic media developed as a result of this award. Follow direction in USDA Supplemental 2 CFR 415.2.
- M. <u>COPYRIGHTING</u>. The Recipient is/are granted sole and exclusive right to copyright any publications developed as a result of this award. This includes the right to publish and vend throughout the world in any language and in all media and forms, in whole or in part, for the full term of copyright and all renewals thereof in accordance with this award.

No original text or graphics produced and submitted by the Forest Service shall be copyrighted. The Forest Service reserves a royalty-free, nonexclusive, and irrevocable right to reproduce, publish, or otherwise use, and to authorize others to use the work for federal government purposes.

This right shall be transferred to any sub-awards or subcontracts.

This provision includes:

- The copyright in any work developed by the Recipient under this award.
- Any right of copyright to which the Recipient purchase(s) ownership with any federal contributions.
- N. NONDISCRIMINATION STATEMENT PRINTED, ELECTRONIC, OR AUDIOVISUAL MATERIAL. The Recipient shall include the following statement, in full, in any printed, audiovisual material, or electronic media for public distribution developed or printed with any Federal funding.

In accordance with Federal law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, this institution is prohibited from discriminating on the basis of race, color, national origin, sex, age, disability, and reprisal or retaliation for prior civil rights activity. (Not all prohibited bases apply to all programs.)

Program information may be made available in languages other than English. Persons with disabilities who require alternative means of communication for program information (e.g., Braille, large print, audiotape, and American Sign Language) should contact the responsible State or local Agency that administers

the program or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339.

To file a program discrimination complaint, a complainant should complete a Form <u>AD-3027</u>, USDA Program Discrimination Complaint Form, which can be obtained online at https://www.ocio.usda.gov/document/ad-3027, from any USDA office, by calling (866) 632-9992, or by writing a letter addressed to USDA. The letter must contain the complainant's name, address, telephone number, and a written description of the alleged discriminatory action in sufficient detail to inform the Assistant Secretary for Civil Rights (ASCR) about the nature and date of an alleged civil rights violation. The completed AD-3027 form or letter must be submitted to USDA by:

- (1) Mail: U.S. Department of Agriculture, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue SW, Washington, D.C. 20250-9410; o
- (2) Fax: (833) 256-1665 or (202) 690-7442; or
- (3) Email: program.intake@usda.gov.

If the material is too small to permit the full Non-Discrimination Statement to be included, the material will, at a minimum, include the alternative statement: "This institution is an equal opportunity provider."

O. <u>DISPUTES</u>. In the event of any issue of controversy under this agreement, the parties may pursue Alternate Dispute Resolution (ADR) procedures to voluntarily resolve those issues. These procedures may include, but are not limited to conciliation, facilitation, mediation, and fact finding.

Should the parties be unable to resolve the issue of controversy through ADR, then the Signatory Official will make the decision. A written copy of the decision will be provided to the Cooperator.

Decisions of the Signatory Official shall be final unless, within 30 days of receipt of the decision of the Signatory Official, the Cooperator appeals the decision to the Forest Service's Deputy Chief, State, Private, and Tribal Forestry (SPTF). Any appeal made under this provision shall be in writing and addressed to the Deputy Chief, SPTF, USDA, Forest Service, Washington, DC 20024. A copy of the appeal shall be concurrently furnished to the Signatory Official.

A decision under this provision by the Deputy Chief, SPTF, is final. The final decision by the Deputy Chief, SPTF, does not preclude the Cooperator from pursuing remedies available under the law.

P. <u>AWARD CLOSEOUT</u>. The Recipient must submit, no later than 120 calendar days after the end date of the period of performance, all financial, performance, and other reports as required by the terms and conditions of the Federal award.

Any unobligated balance of cash advanced to The Recipient must be immediately refunded to the Forest Service, including any interest earned in accordance with 2 CFR

200.344(d).

If this award is closed without audit, the Forest Service reserves the right to disallow and recover an appropriate amount after fully considering any recommended disallowances resulting from an audit which may be conducted later.

- Q. <u>TERMINATION</u>. This award may be terminated, in whole or part pursuant to 2 CFR 200.340.
- R. <u>DEBARMENT AND SUSPENSION</u>. The Recipient shall immediately inform the Forest Service if they or any of their principals are presently excluded, debarred, or suspended from entering into covered transactions with the federal government according to the terms of 2 CFR Part 180. Additionally, should the Recipient or any of their principals receive a transmittal letter or other official federal notice of debarment or suspension, then they shall notify the Forest Service without undue delay. This applies whether the exclusion, debarment, or suspension is voluntary or involuntary. The Recipient shall adhere to 2 CFR Part 180 Subpart C in regards to review of sub-recipients or contracts for debarment and suspension.

All subrecipients and contractors must complete the form AD-1048, Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion, Lower Tier Covered Transactions. Blank forms are available electronically. Completed forms must be kept on file with the primary recipient.

- S. <u>MEMBERS OF CONGRESS</u>. Pursuant to 41 U.S.C. 22, no member of, or delegate to, Congress shall be admitted to any share or part of this award, or benefits that may arise therefrom, either directly or indirectly.
- T. <u>SCIENTIFIC INTEGRITY</u>: USDA is committed to the highest levels of integrity in all of our scientific activities and decision making. This includes to performing, recording and reporting the results of scientific activities with honesty, objectivity, and transparency. All persons performing under this agreement shall adhere to the principles of scientific integrity described in Departmental Regulation (DR) 1074-001.
- U. GEOSPATIAL DATA. All data collected will meet the requirements of the Geospatial Data Act of 2018 where applicable. This will always include the documentation of all relevant metadata standards, use of standard data formats; description of quantitative measures of uncertainty and source of uncertainty and sources of uncertainty associated with the data. Additionally, the data must meet specific standards specified elsewhere to ensure the data is useful to support the USDA's mission. The recipient/cooperator agrees to comply with USDA's Department-wide enterprise geospatial data management policy implemented in Departmental Regulation 3465-001 which establishes the USDA policy for defining the strategic direction necessary to optimize the management of the USDA geospatial data and geospatial infrastructure, including all geospatial data created for, by, and enhanced by USDA.

- V. PUBLIC ACCESS TO SCHOLARLY PUBLICATIONS AND DIGITAL SCIENTIFIC RESEARCH DATA. The recipient agrees to comply with USDA's Department-wide public access policy implemented in Departmental Regulation 1020-006 which establishes the USDA policy for public access to scholarly publications and digital scientific research data assets. The USDA will make all peer-reviewed, scholarly publications and digital scientific research data assets arising from unclassified scientific research supported wholly or in part by the USDA accessible to the public, to the extent practicable.
- W. <u>BUY AMERICA BUILD AMERICA</u>. Recipients of an award of Federal financial assistance from a program for infrastructure are hereby notified that none of the funds provided under this award may be used for an infrastructure project unless:
 - (1) All iron and steel used in the project are produced in the United States—this means all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States;
 - (2) All manufactured products used in the project are produced in the United States—this means the manufactured product was manufactured in the United States; and the cost of the components of the manufactured product that are mined, produced, or manufactured in the United States is greater than 55 percent of the total cost of all components of the manufactured product, unless another standard that meets or exceeds this standard has been established under applicable law or regulation for determining the minimum amount of domestic content of the manufactured product; and
 - (3) All construction materials are manufactured in the United States—this means that all manufacturing processes for the construction material occurred in the United States. The construction material standards are listed below.

Incorporation into an infrastructure project. The Buy America Preference only applies to articles, materials, and supplies that are consumed in, incorporated into, or affixed to an infrastructure project. As such, it does not apply to tools, equipment, and supplies, such as temporary scaffolding, brought to the construction site and removed at or before the completion of the infrastructure project. Nor does a Buy America Preference apply to equipment and furnishings, such as movable chairs, desks, and portable computer equipment, that are used at or within the finished infrastructure project, but are not an integral part of the structure or permanently affixed to the infrastructure project.

<u>Categorization of articles, materials, and supplies.</u> An article, material, or supply should only be classified into one of the following categories: (i) Iron or steel products; (ii)

Manufactured products; (iii) Construction materials; or (iv) Section 70917(c) materials. An article, material, or supply should not be considered to fall into multiple categories. In some cases, an article, material, or supply may not fall under any of the categories listed in this paragraph. The classification of an article, material, or supply as falling into one of the categories listed in this paragraph must be made based on its status at the time it is brought to the work site for incorporation into an infrastructure project. In general, the work site is the location of the infrastructure project at which the iron, steel, manufactured products, and construction materials will be incorporated.

Application of the Buy America Preference by category. An article, material, or supply incorporated into an infrastructure project must meet the Buy America Preference for only the single category in which it is classified.

Determining the cost of components for manufactured products. In determining whether the cost of components for manufactured products is greater than 55 percent of the total cost of all components, use the following instructions:

- (a) For components purchased by the manufacturer, the acquisition cost, including transportation costs to the place of incorporation into the manufactured product (whether or not such costs are paid to a domestic firm), and any applicable duty (whether or not a duty-free entry certificate is issued); or
- (b) For components manufactured by the manufacturer, all costs associated with the manufacture of the component, including transportation costs as described in paragraph (a), plus allocable overhead costs, but excluding profit. Cost of components does not include any costs associated with the manufacture of the manufactured product.

<u>Construction material standards</u>. The Buy America Preference applies to the following construction materials incorporated into infrastructure projects. Each construction material is followed by a standard for the material to be considered "produced in the United States." Except as specifically provided, only a single standard should be applied to a single construction material.

- (1) Non-ferrous metals. All manufacturing processes, from initial smelting or melting through final shaping, coating, and assembly, occurred in the United States.
- (2) Plastic and polymer-based products. All manufacturing processes, from initial combination of constituent plastic or polymer-based inputs, or, where applicable, constituent composite materials, until the item is in its final form, occurred in the United States.

- (3) Glass. All manufacturing processes, from initial batching and melting of raw materials through annealing, cooling, and cutting, occurred in the United States.
- (4) Fiber optic cable (including drop cable). All manufacturing processes, from the initial ribboning (if applicable), through buffering, fiber stranding and jacketing, occurred in the United States. All manufacturing processes also include the standards for glass and optical fiber, but not for non-ferrous metals, plastic and polymer-based products, or any others.
- (5) Optical fiber. All manufacturing processes, from the initial preform fabrication stage through the completion of the draw, occurred in the United States.
- (6) Lumber. All manufacturing processes, from initial debarking through treatment and planning, occurred in the United States.
- (7) Drywall. All manufacturing processes, from initial blending of mined or synthetic gypsum plaster and additives through cutting and drying of sandwiched panels, occurred in the United States.
- (8) Engineered wood. All manufacturing processes from the initial combination of constituent materials until the wood product is in its final form, occurred in the United States.

<u>Waivers</u>. When necessary, recipients may apply for, and the agency may grant, a waiver from these requirements. The agency should notify the recipient for information on the process for requesting a waiver from these requirements.

When the Federal agency has made a determination that one of the following exceptions applies, the awarding official may waive the application of the Buy America Preference in any case in which the agency determines that:

- (1) applying the Buy America Preference would be inconsistent with the public interest;
- (2) the types of iron, steel, manufactured products, or construction materials are not produced in the United States in sufficient and reasonably available quantities or of a satisfactory quality; or

(3) the inclusion of iron, steel, manufactured products, or construction materials produced in the United States will increase the cost of the overall project by more than 25 percent.

A request to waive the application of the Buy America Preference must be in writing. The agency will provide instructions on the format, contents, and supporting materials required for any waiver request. Waiver requests are subject to public comment periods of no less than 15 days and must be reviewed by the Made in America Office.

There may be instances where an award qualifies, in whole or in part, for an existing waiver described at USDA Buy America Waivers for Federal Financial Assistance | USDA.

Definitions

"Buy America Preference" means the "domestic content procurement preference" set forth in section 70914 of the Build America, Buy America Act, which requires the head of each Federal agency to ensure that none of the funds made available for a Federal award for an infrastructure project may be obligated unless all of the iron, steel, manufactured products, and construction materials incorporated into the project are produced in the United States.

"Construction materials" means articles, materials, or supplies that consist of only one of the items listed in paragraph (1) of this definition, except as provided in paragraph (2) of this definition. To the extent one of the items listed in paragraph (1) contains as inputs other items listed in paragraph (1), it is nonetheless a construction material.

- (1) The listed items are:
 - (i) Non-ferrous metals;
 - (ii) Plastic and polymer-based products (including polyvinylchloride, composite building materials, and polymers used in fiber optic cables);
 - (iii) Glass (including optic glass);
 - (iv) Fiber optic cable (including drop cable);
 - (v) Optical fiber;
 - (vi) Lumber;
 - (vii) Engineered wood; and
 - (viii) Drywall.
- (2) Minor additions of articles, materials, supplies, or binding agents to a construction material do not change the categorization of the construction material.

"Infrastructure" means public infrastructure projects in the United States, which includes, at a minimum, the structures, facilities, and equipment for roads, highways, and bridges; public transportation; dams, ports, harbors, and other maritime facilities; intercity passenger and freight railroads; freight and intermodal facilities; airports; water systems, including drinking water and wastewater systems; electrical transmission facilities and systems; utilities; broadband infrastructure; and buildings and real property; and structures, facilities, and equipment that generate, transport, and distribute energy including electric vehicle (EV) charging.

"Infrastructure project" means any activity related to the construction, alteration, maintenance, or repair of infrastructure in the United States regardless of whether infrastructure is the primary purpose of the project. See also paragraphs (c) and (d) of 2 CFR 184.4.

"Iron or steel products" means articles, materials, or supplies that consist wholly or predominantly of iron or steel or a combination of both.

X. TRAFFICKING IN PERSONS.

- 1. Provisions applicable to a Recipient that is a private entity.
 - a. You as the Recipient, your employees, Subrecipients under this award, and Subrecipients' employees may not:
 - (1) Engage in severe forms of trafficking in persons during the period of time that the award is in effect;
 - (2) Procure a commercial sex act during the period of time that the award is in effect; or
 - (3) Use forced labor in the performance of the award or subawards under the award.
 - b. We as the Federal awarding agency may unilaterally terminate this award, without penalty, if you or a Subrecipient that is a private entity:
 - (1) Is determined to have violated a prohibition in paragraph a.1 of this award term; or
 - (2) Has an employee who is determined by the agency official authorized to terminate the award to have violated a prohibition in paragraph a.1 of this award term through conduct that is either:
 - i. Associated with performance under this award; or
 - ii. Imputed to you or the subrecipient using the standards and due process for imputing the conduct of an individual to an organization that are provided in 2 CFR part 180, "OMB Guidelines to Agencies on Government wide Debarment and Suspension (Nonprocurement),".
- 2. Provision applicable to a Recipient other than a private entity. We as the Federal

awarding agency may unilaterally terminate this award, without penalty, if a subrecipient that is a private entity:

- a. Is determined to have violated an applicable prohibition in paragraph a.1 of this award term; or
- b. Has an employee who is determined by the agency official authorized to terminate the award to have violated an applicable prohibition in paragraph a.1 of this award term through conduct that is either—
 - (1) Associated with performance under this award; or
 - (2) Imputed to the subrecipient using the standards and due process for imputing the conduct of an individual to an organization that are provided in 2 CFR part 180, "OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement),"
- 3. Provisions applicable to any recipient.
 - a. You must inform us immediately of any information you receive from any source alleging a violation of a prohibition in paragraph a.1 of this award term.
 - b. Our right to terminate unilaterally that is described in paragraph a.2 or b of this section:
 - (1) Implements section 106(g) of the Trafficking Victims Protection Act of 2000 (TVPA), as amended (22 U.S.C. 7104(g)), and
 - (2) Is in addition to all other remedies for noncompliance that are available to us under this award.
 - c. You must include the requirements of paragraph a.1 of this award term in any subaward you make to a private entity.
- 4. Definitions. For purposes of this award term:
 - a. "Employee" means either:
 - (1) An individual employed by you or a subrecipient who is engaged in the performance of the project or program under this award; or
 - (2) Another person engaged in the performance of the project or program under this award and not compensated by you including, but not limited to, a volunteer or individual whose services are contributed by a third party as an in-kind contribution toward cost sharing or matching requirements.
 - b. "Forced labor" means labor obtained by any of the following methods: the recruitment, harboring, transportation, provision, or obtaining of a person for labor or services, through the use of force, fraud, or coercion for the purpose of subjection to involuntary servitude, peonage, debt bondage, or slavery.
 - c. "Private entity":
 - (1) Means any entity other than a State, local government, Indian tribe, or foreign public entity, as those terms are defined in 2 CFR 175.25.
 - (2) Includes:
 - i. A nonprofit organization, including any nonprofit institution of higher education, hospital, or tribal organization other than one included in the definition of Indian tribe at 2 CFR 175.25(b).
 - ii. A for-profit organization.
 - d. "Severe forms of trafficking in persons," "commercial sex act," and

"coercion" have the meanings given at section 103 of the TVPA, as amended (22 U.S.C. 7102).

Y. DRUG-FREE WORKPLACE.

- 1. The Recipient agree(s) that it will publish a drug-free workplace statement and provide a copy to each employee who will be engaged in the performance of any project/program that receives federal funding. The statement must
 - a. Tell the employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in its workplace;
 - b. Specify the actions the Recipient will take against employees for violating that prohibition; and
 - c. Let each employee know that, as a condition of employment under any award, the employee:
 - (1) Shall abide by the terms of the statement, and
 - (2) Shall notify The Recipient in writing if they are convicted for a violation of a criminal drug statute occurring in the workplace, and shall do so no more than 5 calendar days after the conviction.
- 2. The Recipient agree(s) that it will establish an ongoing drug-free awareness program to inform employees about
 - a. The dangers of drug abuse in the workplace;
 - b. The established policy of maintaining a drug-free workplace;
 - c. Any available drug counseling, rehabilitation and employee assistance programs; and
 - d. The penalties that you may impose upon them for drug abuse violations occurring in the workplace.
- 3. Without the Program Manager's expressed written approval, the policy statement and program must be in place as soon as possible, no later than the 30 days after the effective date of this instrument, or the completion date of this award, whichever occurs first.
- 4. The Recipient agrees to immediately notify the Program Manager if an employee is convicted of a drug violation in the workplace. The notification must be in writing, identify the employee's position title, the award number of each award on which the employee worked. The notification must be sent to the Program Manager within 10 calendar days after The Recipient learns of the conviction.
- 5. Within 30 calendar days of learning about an employee's conviction, the Recipient must either
 - a. Take appropriate personnel action against the employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973 (29 USC 794), as amended, or
 - b. Require the employee to participate satisfactorily in a drug abuse assistance or

rehabilitation program approved for these purposes by a Federal, State or local health, law enforcement, or other appropriate agency.

Z. <u>PROHIBITION AGAINST USING FUNDS WITH ENTITIES THAT REQUIRE</u> CERTAIN INTERNAL CONFIDENTIALITY AGREEMENTS.

- 1. The recipient may not require its employees, contractors, or subrecipients seeking to report fraud, waste, or abuse to sign or comply with internal confidentiality agreements or statements prohibiting or otherwise restricting them from lawfully reporting that waste, fraud, or abuse to a designated investigative or law enforcement representative of a Federal department or agency authorized to receive such information.
- 2. The recipient must notify its employees, contractors, or subrecipients that the prohibitions and restrictions of any internal confidentiality agreements inconsistent with paragraph (1) of this award provision are no longer in effect.
- 3. The prohibition in paragraph (1) of this award provision does not contravene requirements applicable to any other form issued by a Federal department or agency governing the nondisclosure of classified information.
- 4. If the Government determines that the recipient is not in compliance with this award provision, it;
 - a. Will prohibit the recipient's use of funds under this award in accordance with sections 743, 744 of Division E of the Consolidated Appropriations Act, 2016, (Pub. L. 114-113) or any successor provision of law; and
 - b. May pursue other remedies available for the recipient's material failure to comply with award terms and conditions.
- AA. <u>ELIGIBLE WORKERS</u>. The Recipient shall ensure that all employees complete the I-9 form to certify that they are eligible for lawful employment under the Immigration and Nationality Act (8 U.S.C. 1324(a)). The Recipient shall comply with regulations regarding certification and retention of the completed forms. These requirements also apply to any contract or supplemental instruments awarded under this award.
- BB. <u>FREEDOM OF INFORMATION ACT (FOIA)</u>. Public access to award or agreement records must not be limited, except when such records must be kept confidential and would have been exempted from disclosure pursuant to Freedom of Information regulations (5 U.S.C. 552). Requests for research data are subject to 2 CFR 315(e).
 - Public access to culturally sensitive data and information of Federally-recognized Tribes may also be explicitly limited by P.L. 110-234, Title VIII Subtitle B §8106 (2009 Farm Bill).
- CC. <u>TEXT MESSAGING WHILE DRIVING</u>. In accordance with Executive Order (EO) 13513, "Federal Leadership on Reducing Text Messaging While Driving," any and all text messaging by Federal employees is banned: a) while driving a Government owned vehicle (GOV) or driving a privately owned vehicle (POV) while on official Government business; or b) using any electronic equipment supplied by the Government when driving

any vehicle at any time. All Cooperators, their Employees, Volunteers, and Contractors are encouraged to adopt and enforce policies that ban text messaging when driving company owned, leased or rented vehicles, POVs or GOVs when driving while on official Government business or when performing any work for or on behalf of the Government.

- DD. <u>PROMOTING FREE SPEECH AND RELIGIOUS FREEDOM</u>. As a recipient of USDA financial assistance, you will comply with the following:
 - 1. Do not discriminate against applicants for sub-grants on the basis of their religious character.
 - 2. 7 Code of Federal Regulations (CFR) part 16.3(a), Rights of Religious Organizations.
 - 3. Statutory and National policy requirements, including those prohibiting discrimination and those described in Executive Order 13798 promoting free speech and religious freedom, 2 CFR 200.300.
- EE. <u>PROHIBITION ON CERTAIN TELECOMMUNICATIONS AND VIDEO</u>
 <u>SURVEILLANCE SERVICES OR EQUIPMENT</u>. The cooperator (including subrecipients) is responsible for compliance with the prohibition on certain telecommunications and video surveillance services or equipment identified in 2 CFR 200.216. See Public Law 115-232, Section 889 for additional information.

In accordance with 2 CFR 200.216, the grantee (including subrecipients) is prohibited from obligating or expending loan or grant funds for covered telecommunications equipment or services to:

- (1) procure or obtain, extend or renew a contract to procure or obtain;
- (2) enter into a contract (or extend or renew a contract) to procure; or
- (3) obtain the equipment, services or systems.
- FF. DAVIS BACON WAGES FOR CONSTRUCTION. Following the requirement in Section 41101 of the Bipartisan Infrastructure Law, P.L. 117-58, Davis-Bacon wage rates must be applied for all laborers and mechanics employed by contractors or subcontractors in the performance of construction, alteration, or repair work on a project assisted in whole or in part by funding made available under this Act. Laborers and mechanics shall be paid wages at rates not less than those prevailing on similar projects in the locality, as determined by the Secretary of Labor in accordance with subchapter IV of chapter 31 of title 40, United States Code (commonly referred to as the "Davis-Bacon Act").

ATTACHMENT B: 2 CFR PART 170

Appendix A to Part 170—Award Term

- I. Reporting Subawards and Executive Compensation
- a. Reporting of first-tier subawards.
 - 1. *Applicability*. Unless you are exempt as provided in paragraph d. of this award term, you must report each action that equals or exceeds \$30,000 in Federal funds for a subaward to a non-Federal entity or Federal agency (see definitions in paragraph e. of this award term).
 - 2. Where and when to report.
 - i. The non-Federal entity or Federal agency must report each obligating action described in paragraph a.1. of this award term to http://www.fsrs.gov.
 - ii. For subaward information, report no later than the end of the month following the month in which the obligation was made. (For example, if the obligation was made on November 7, 2010, the obligation must be reported by no later than December 31, 2010.)
 - 3. *What to report*. You must report the information about each obligating action that the submission instructions posted at *http://www.fsrs.gov specify*.
- b. Reporting total compensation of recipient executives for non-Federal entities.
 - 1. Applicability and what to report. You must report total compensation for each of your five most highly compensated executives for the preceding completed fiscal year, if
 - i. The total Federal funding authorized to date under this Federal award equals or exceeds \$30,000 as defined in 2 CFR 170.320;
 - ii. in the preceding fiscal year, you received—
 - (A) 80 percent or more of your annual gross revenues from Federal procurement contracts (and subcontracts) and Federal financial assistance subject to the Transparency Act, as defined at 2 CFR 170.320 (and subawards), 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, as defined at 2 CFR 170.320 (and subawards); and,
 - iii. The public does not have access to information about the compensation of the 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. (To determine if the public has access to the compensation information, see the U.S. Security and Exchange Commission total compensation filings at http://www.sec.gov/answers/execomp.htm.)
 - 2. *Where and when to report*. You must report executive total compensation described in paragraph b.1. of this award term:
 - i. As part of your registration profile at https://www.sam.gov.
 - ii. By the end of the month following the month in which this award is made, and annually thereafter.
- c. Reporting of Total Compensation of Subrecipient Executives.
 - 1. Applicability and what to report. Unless you are exempt as provided in paragraph d. of this award term, for each first-tier non-Federal entity subrecipient under this award, you

shall report the names and total compensation of each of the subrecipient's five most highly compensated executives for the subrecipient's preceding completed fiscal year, if—

- i. in the subrecipient's preceding fiscal year, the subrecipient received—
 - (A) 80 percent or more of its annual gross revenues from Federal procurement contracts (and subcontracts) and Federal financial assistance subject to the Transparency Act, as defined at 2 CFR 170.320 (and subawards) 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 subawards); and
- ii. The public does not have access to information about the compensation of the 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. (To determine if the public has access to the compensation information, see the U.S. Security and Exchange Commission total compensation filings at http://www.sec.gov/answers/execomp.htm.)
- 2. Where and when to report. You must report subrecipient executive total compensation described in paragraph c.1. of this award term:
 - i. To the recipient.
 - ii. By the end of the month following the month during which you make the subaward. For example, if a subaward is obligated on any date during the month of October of a given year (*i.e.*, between October 1 and 31), you must report any required compensation information of the subrecipient by November 30 of that year.
- d. Exemptions.

If, in the previous tax year, you had gross income, from all sources, under \$300,000, you are exempt from the requirements to report:

- i. Subawards, and
- ii. The total compensation of the five most highly compensated executives of any subrecipient.
- e. Definitions. For purposes of this award term:
 - 1. Federal Agency means a Federal agency as defined at 5 U.S.C. 551(1) and further clarified by 5 U.S.C. 552(f).
 - 2. Non-Federal *entity* means all of the following, as defined in 2 CFR part 25:
 - i. A Governmental organization, which is a State, local government, or Indian tribe;
 - ii. A foreign public entity;
 - iii. A domestic or foreign nonprofit organization; and,
 - iv. A domestic or foreign for-profit organization
 - 3. *Executive* means officers, managing partners, or any other employees in management positions.
 - 4. Subaward:
 - i. This term means a legal instrument to provide support for the performance of any portion of the substantive project or program for which you received this award and that you as the recipient award to an eligible subrecipient.
 - ii. The term does not include your procurement of property and services needed to carry out the project or program (for further explanation, see 2 CFR 200.331).
 - iii. A subaward may be provided through any legal agreement, including an agreement

that you or a subrecipient considers a contract.

- 5. Subrecipient means a non-Federal entity or Federal agency that:
 - i. Receives a subaward from you (the recipient) under this award; and
 - ii. Is accountable to you for the use of the Federal funds provided by the subaward.
- 6. *Total compensation* means the cash and noncash dollar value earned by the executive during the recipient's or subrecipient's preceding fiscal year and includes the following (for more information see 17 CFR 229.402(c)(2)).

END OF ATTACHMENT B: 2 CFR PART 170

ATTACHMENT C: WHISTLEBLOWER NOTICE

Whistleblowers perform an important service to USDA and the public when they come forward with what they reasonably believe to be evidence of wrongdoing. They should never be subject to reprisal for doing so. Federal law protects federal employees as well as personal services contractors and employees of Federal contractors, subcontractors, grantees, and subgrantees against reprisal for whistleblowing. USDA bears the responsibility to ensure that nothing in a non-disclosure agreement which a contractor, subcontractor, grantee, or subgrantee requires their employees to sign should be interpreted as limiting their ability to provide information to the Office of Inspector General (OIG).

41 U.S.C. § 4712 requires the head of each executive agency to ensure that its contractors inform their workers in writing of the rights and remedies under the statute. Accordingly, it is illegal for a personal services contractor or an employee of a Federal contractor, subcontractor, grantee, or subgrantee to be discharged, demoted, or otherwise discriminated against for making a protected whistleblower disclosure. In this context, these categories of individuals are whistleblowers who disclose information that the individual reasonably believes is evidence of one of the following:

- Gross mismanagement of a Federal contract or grant;
- A gross waste of Federal funds;
- An abuse of authority relating to a Federal contract or grant;
- A substantial and specific danger to public health or safety; or
- A violation of law, rule, or regulation related to a Federal contract (including the competition for or negotiation of a contract) or grant.

To be protected under 41 U.S.C. § 4712, the disclosure must be made to one of the following:

- A Member of Congress, or a representative of a committee of Congress;
- The OIG;
- The Government Accountability Office (GAO);
- A Federal employee responsible for contract or grant oversight or management at USDA;
- An otherwise authorized official at USDA or other law enforcement agency;
- A court or grand jury; or
- A management official or other employee of the contractor, subcontractor, or grantee who has the responsibility to investigate, discover, or address misconduct.

Under 41 U.S.C. § 4712, personal services contractors as well as employees of contractors, subcontractors, grantees, or subgrantees may file a complaint with OIG, who will investigate the matter unless they determine that the complaint is frivolous, fails to allege a violation of the prohibition against whistleblower reprisal, or has been addressed in another proceeding. OIG's investigation is then presented to the head of the executive agency who evaluates the facts of the investigation and can order the contractor, subcontractor, grantee, or subgrantee

to take remedial action, such as reinstatement or back pay.

Federal Acquisition Regulation (FAR) Subpart 3.903, Whistleblower Protections for Contractor Employees, Policy, prohibits government contractors from retaliating against a contract worker for making a protected disclosure related to the contract. FAR Subpart 3.909-1 prohibits the Government from using funds for a contract with an entity that requires its employees or subcontractors to sign internal confidentiality statements prohibiting or restricting disclosures of fraud, waste, or abuse to designated persons. This prohibition does not contravene agreements pertaining to classified information. The regulation also requires contracting officers to insert FAR clause 52.203-17, Contractor Employee Whistleblower Rights and Requirement to Inform Employees of Whistleblower Rights, in all solicitations and contracts that exceed the Simplified Acquisition Threshold as defined in FAR Subpart 3.908. This clause requires notification to contractor employees that they are subject to the whistleblower rights and remedies referenced in 41 U.S.C. § 4712.

In order to make a complaint alleging any of the violations mentioned above, one should complete the OIG Hotline form located at: https://www.usda.gov/oig/hotline. For additional information, they may also visit the WPC's webpage at: https://www.usda.gov/oig/wpc or they may directly contact the WPC at OIGWPC@oig.usda.gov.

2024 Forest Legacy Program Inflation Reduction Act Administrative Grant Narrative State of Vermont Fiscal Year 2024

Lead Contact(s):

Kate Sudhoff, FLP Coordinator, 802-505-0678 kate.sudhoff@vermont.gov,

-Mo-Reilly, Grant-Programs Manager, 802-249-3406 Update to Ansley Bloomer Finance Director, 802-522-0730 per correspondence dated 1/02/24 am

Description/Purpose:

Vermont will use the grant funds to administer the Federal Forest Legacy Program (FLP) under the State Grant Option. The funds will be used to contract specific acquisition activities and/or provide a portion of the salary and fringe benefits for employee(s) involved in the day-to-day administration of the program, including but not limited to: (Please refer to the 2017 FLP Implementation Guidelines Part IV, Section 10, Use of Forest Legacy Funds – Administrative Grants, for the full list allowed uses of FLP administration grant funds).

- 1. Managing, evaluating and updating the State FLP.
- 2. Promoting the FLP.
- 3. Partnering with governmental, non-governmental organizations, and private landowners.
- 4. Compiling Forest Legacy applications and prioritizing those applications with the State Forest Stewardship Coordinating Committee (SFSCC) input.
- 5. Assuring that proposed projects are FLP eligible according to the FLP law and the most recent version of the FLP Implementation guidelines, and are in accordance with State FLP purposes as defined in the State Assessment and Strategy documents.
- 6. Coordinating acquisition activities including negotiations, obtaining appraisals, surveys, and title insurance for funded and potential FLP projects.
- 7. Coordinating project management within State government and with the State Stewardship Coordinating Committee, Forest Service and other organizations.
- 8. Planning for the long-term conservation integrity of lands or interests in lands that are entered into the Forest Legacy Program; including the establishment of State policy related to long-term conservation easement stewardship (monitoring.)

FLP funds may not be used for the enforcement, management or monitoring activities on FLP tracts. Non Federal funds used to pay for enforcement, management or monitoring shall not be used as non Federal cost share to FLP grants.

9. Participating in technical training courses or seminars related to forest land protection and participation in Forest Legacy meetings.

An expectation of providing FLP administrative funds through this grant is that the State FLP coordinator or designee is to participate in the Northeast – Midwest State Foresters Alliance FLP committee meeting and National FLP meeting.

10. Record keeping.

Federal Role:

The Forest Legacy Program (FLP) was authorized under the 1990 Farm Bill (PL 101-624) to conserve and protect important forest areas threatened by conversion to non-forest uses. The Forest Service collaborating with states to administer the program help to contribute to delivering the mission of the US. Forest Service to "Sustain our nation's forests and grasslands". Through the Forest Legacy Program, the Federal government helps State and local governments look beyond their political boundaries to identify important forests. Further, the program offers a means to protect these forests as well.

Accomplishment Reporting

Accomplishment will be successful administration of the State's Forest Legacy Program (FLP.) Administration activities include:

- planning, evaluating, updating and amending the State FLP;
- o accepting and prioritizing Forest Legacy applications, and;
- o coordinating specific land or interest in land acquisition tasks;
- reporting Forest Legacy accomplishments;
- o planning for management and monitoring of FLP lands or interests in lands.

Methodology and Timetable for Program administration

Evaluate, Update or Amend the Vermont FLP:

- 1) Ramp up project development and due-diligence work through added limited service staff in order to advance additional projects during the surge of funding through the IRA Legacy funds.
- 2) Increase legal staff capacity in-house for a limited period in order to advance additional projects under the IRA funding surge.
- 3) Expand partner collaboration and coordination develop strategies to enhance workflows on partnered projects.
- 4) Build internal pipleine of potential FLP conservation projects. Implement system for input from District staff and prioritization protocols.
- 5) Continue to update to the Forest Legacy portion of the State Forest Action Plan. Engage with working group to advance toward accomplishments.
- 6) Continue to develop, update, and improve policies, procedures, requirements and templates related to the FLP to build efficiency of delivery and further improve the quality and reach of the program.
- 7) Finalize updates to the Vermont FLP easement template, in partnership with the USFS, agency staff, and NGO

project partners.

- 8) Develop a comprehensive program handbook for the Vermont FLP.
- 9) Develop comprehensive matrix of roles, responsibilities, authority, and process for all program workflows acquisition, administration, stewardship, and enforcement.

Public Information:

- 1) The State Lead Agency will continue to promote the FLP through press releases, public outreach, and signage on conserved tracts.
- 2) Outreach will be improved through the use of established Department-wide communications effort, which has established social media channels to aid in sharing our work with a broad audience.
- 3) Continue to develop recently launched landowner outreach and engagement initiaves, with newsletters, survey forms, and scheduled outreach.
- 4) Create outreach for town selectboards to improve communication efforts related to support for conservation projects.
- 5) Redesign FLP website pages within the state agency website. Update and modernize content and tools and invest in training FLP staff to manage.

Project development and acquisition:

	Vermont will continue to work with the State Forest Stewardship Coordinating Committee				
	(SFSCC)/Forest Legacy Committee to review and rank applications for protection under the FLP.				
	a. Call for and prioritize FLP project nominations / applications March/202				
	b. SF	SCC approval of proposed FLP project nominations / applications	July/2025		
Ī	c. Consult with the SFSCC, when in the course of acquiring lands and/or interests in				
	lands, a project changes from the initial proposed acquisition. As needed				

	Coordinate the acquisition of lands or interests in lands within the State acquisition organization or other organizations or through contracts, for in-progress projects including:				
a.	Coordinate negotiations/easement drafting (Assure negotiation instructions that take into account the purpose of the Vermont FLP as well as any direction set forth in the State-wide Assessment & Strategy documents, are provided to the key negotiator,)	Ongoing for muliple projects			
b.	Document the State determination, made in consultation with the Forest Service, whether the extinguishment of mineral rights is necessary to protect the forest values, or whether reserved areas or any area that is not compliant with the FLP may be part of the lands or interests in lands that are acquired through the FLP. FLP Implementation Guidelines May 2017, Part V Section 13 Due Diligence for Acquisition.	Ongoing for muliple projects			
c.	Ensure landowner is notified in writing that eminent domain will not be used if amicable negotiations do not result in an agreed upon price. FLP Implementation Guidelines May 2017, Part V Section 13 Due Diligence for Acquisition.	Ongoing for muliple projects			
d.	Appraisal: Assure any appraiser or review appraiser who will be conducting appraisal work on Forest Legacy projects meet the qualifications outlined in the FLP	Ongoing for muliple projects			

	Implementation Guidelines May 2017, Part V Section 16 Appraisal and Appraisal	
	Review.	
e.	Assure for all FLP projects, the appraiser and review appraiser engage in an initial	
	consultation before the project appraisal takes place. The review appraiser will	Ongoing
	develop project specific appraisal instructions for the appraiser as a result of this	for muliple
	consultation. FLP Implementation Guidelines May 2017, Part V Section 16 Appraisal	projects
	and Appraisal Review.	
f.	Require that the appraisal for Forest Legacy projects conform to the most current	
	version of the Uniform Appraisal Standards for Federal Land Acquisitions (UASFLA).	
	Obtain a Qualified Review Appraisers Report that attests to Federal Acquisition	Ongoing
	Appraisal Standard Conformance, and require the appraisal format be in accordance	for muliple
	with the "Recommended Appraisal Report Format for Total Acquisitions", which can	projects
	be found in Appendix B of the UASFLA. OR "Recommended Appraisal Report Format	
	for Partial Acquisitions", which can be found in Appendix C of the 2016 UASFLA	
g.	Assure title is free and unencumbered and/or that title insurance is secured in the	Ongoing
	name of Vermont. Any encumbrance to the title must be deemed by Vermont as not	for muliple
	affecting the purpose for which the lands or interests in land is being acquired. FLP	projects
	Implementation Guidelines May 2017, Part V Section 13 Due Diligence for Acquisition.	
h.	Coordinate the preparation of a Multi-Resource Management Plan by the Landowner,	Ongoing
	and approval by the State Forester or designee for all FLP conservation easement	for muliple
	acquisitions. FLP Implementation Guidelines May 2017, Part V Section 17 Multi-	projects
	Resource Management Plans.	
i.	Coordinate preparation of a Baseline Documentation Report for all FLP conservation	Ongoing
	easement acquisitions prior to the project closing. FLP Implementation Guidelines	for muliple
	May 2017, Part V Section 13 Due Diligence for Acquisition.	projects
j.	Prepare a monitoring plan for each tract of land that enters the FLP through a	
	conservation easement or other interests in lands. Plans should include a proposed	
	funding source to cover the monitoring and enforcement of the conservation	Ongoing
	easement. (FLP funds may not be used for the enforcement, management or	for muliple
	monitoring activities on FLP tracts. Non Federal funds used to pay for enforcement,	projects
	management or monitoring shall not be used as non Federal cost share to FLP	
	grants).	

Program coordination								
a.	Report accomplishments within 10 days of completion in the Forest Legacy Information System (FLIS).	Ongoing						
b.	Coordinate the monitoring of FLP conservation easements to occur periodically, but not less than annually. (FLP funds may not be used for the enforcement, management or monitoring activities on FLP tracts. Non Federal funds used to pay for enforcement, management or monitoring shall not be used as non Federal cost share to FLP grants).	Ongoing						
c.	Participate in partner meetings.	Ongoing						
d.	Acquire supplies as necessary to administer the State FLP. List any planned equipment purchases - none.	As needed						

Detailed Budget information:

Information from SF-424A Section B – Budget Categories

mornation nom 31 12 m/3ccc	Federal Funds	Nonfederal Funds	Totals (Must match Column 5
			under Section B of SF-424A)
a. Personnel	\$217,000.00	\$72,333.00	\$289,333.00
b. Fringe	\$86,800.00	\$28,933.00	\$115,733.00
c. Travel	\$6,000.00		\$6,000.00
d. Equipment *			\$0.00
e. Supplies	\$2,200.00		\$2,200.00
f. Contractual	\$60,000.00	\$22,734	\$82,734.00
g. Construction			\$0.00
h. Other			\$0.00
i. Total Direct Charges (Sum of a. thru h.)	\$372,000.00	\$124,000.00	\$496,000.00
j. Indirect Charges			\$0.00
k. TOTAL Estimated Costs (Sum of i. & j.)	\$372,000.00	\$124,000.00	\$496,000.00

^{*} Equipment is defined as tangible nonexpendable personal property having a useful life of more than one year and an acquisition cost of \$5,000 or more per unit.

Non-federal funds in Contractual line will come from documented eligible match from NGO project partner's work and contracted due-diligence costs paid through state funds.

OMB Number: 4040-0004 Expiration Date: 11/30/2025

Application for Federal Assistance SF-424											
* 1. Type of Submiss Preapplication Application	sion:	* 2. Type of Application:			Revision, select app						
* 3. Date Received:		4. Applicant	t Identifier:								
12/28/23											
5a. Federal Entity Ide	entifier:			51	b. Federal Award	Identifier:					
					24-DG-1109420	00-015					
State Use Only:											
6. Date Received by	State:	7.	State Application	Iden	itifier:					$\overline{1}$	
8. APPLICANT INFO	ORMATION:										
* a. Legal Name: D	epartment of F	'orests Pa	arks & Recrea	ti o	n Vermont						
* b. Employer/Taxpa				$\overline{}$	c. UEI:						
3-6000264	yor rachamoulon raa		111).	1-	1SBHQUZMKZ3						
d. Address:											
* Street1:	1 National Li	fe Dr								1	
Street2:	Davis 2	ie Di.]	
* City:	Montpelier									J	
County/Parish:											
* State:	VT: Vermont										
Province:											
* Country:	USA: UNITED S	TATES									
* Zip / Postal Code:	05620 - 3801										
e. Organizational U	Jnit:										
Department Name:				D	Division Name:						
Forests, Parks	and Recreatio	n		F	Forestry						
f. Name and contac	ct information of po	erson to be	contacted on ma	atter	rs involving this	application:					
Prefix:		7	* First Name	e:	Мо					$\overline{}$	
Middle Name:											
* Last Name: Rei	lly										
Suffix:											
Title: Grants Pro	ogram Manager	_									
Organizational Affilia	tion:										
* Telephone Number	: 802-249-3406				Fax Nu	mber:					
*Email: mo.reil:											

Application for Federal Assistance SF-424
* 9. Type of Applicant 1: Select Applicant Type:
A: State Government
Type of Applicant 2: Select Applicant Type:
Type of Applicant 3: Select Applicant Type:
* Other (specify):
* 10. Name of Federal Agency:
USDA Forest Service
11. Catalog of Federal Domestic Assistance Number:
1-0676- 10.734
CFDA Title:
Forest-LegacyProgram Inflation Reduction Act- Forest Legacy Awards
* 12. Funding Opportunity Number:
* Title:
Title.
13. Competition Identification Number:
Title:
14. Areas Affected by Project (Cities, Counties, States, etc.):
Add Attachment Delete Attachment View Attachment
* 15. Descriptive Title of Applicant's Project:
Vermont Forest Legacy Administration Award Inflation Reduction Act Inflation Reduction Act Vermont Forest Legacy Administration Award
annual reduction received began, rammodulon rivard
Attach supporting documents as specified in agency instructions.
Add Attachments Delete Attachments View Attachments

1

Application for Federal Assistance SF-424											
16. Congressional Districts Of:											
* a. Applicant	VT-all					* b. Pı	ogram/Project	VT-all	L		
Attach an additi	onal list of Program/l	Project Co	ngressional Distri	cts if neede	ed.						
				Add At	ttachment	Delet	e Attachment	Viev	v Attachme	nt	
17. Proposed	Project:									*Added start	and end dates per
* a. Start Date:	07/01/24	Date of FS	Signatory Officials	Signature			* b. End Date	06/30/	29		nce with VT DFPI
18. Estimated	Funding (\$):						*Er	nd date will	be 5 years afte	er execution 12	2/31/28 am
* a. Federal			372,000.00								
* b. Applicant]							
* c. State			124,000.00]							
* d. Local]							
* e. Other]							
* f. Program In	come										
* g. TOTAL			496,000.00]							
* 19. Is Applic	ation Subject to Re	eview By	State Under Exe	cutive Ord	der 12372	Process?					
a. This ap	olication was made	available	to the State und	ler the Exe	ecutive Ord	der 12372 P	rocess for rev	iew on			
b. Progran	n is subject to E.O.	12372 bu	it has not been s	elected by	the State	for review.					
C. Progran	n is not covered by	E.O. 123	72.								
* 20. Is the Ap	plicant Delinquent	On Any F	ederal Debt? (I	f "Yes," pı	rovide exp	lanation in	attachment.)				
Yes	⊠ No										
If "Yes", provid	de explanation and	attach				_				_	
				Add At	ttachment	Delet	e Attachment	Viev	v Attachme	nt	
21. *By signing this application, I certify (1) to the statements contained in the list of certifications** and (2) that the statements herein are true, complete and accurate to the best of my knowledge. I also provide the required assurances** and agree to comply with any resulting terms if I accept an award. I am aware that any false, fictitious, or fraudulent statements or claims may subject me to criminal, civil, or administrative penalties. (U.S. Code, Title 18, Section 1001)											
** I AGRE	E										
** The list of c specific instruct	ertifications and ass ions.	surances, o	or an internet site	where you	u may obta	ain this list, i	s contained ir	the anno	uncement o	r agency	
Authorized Re	presentative:										
Prefix:			* Fir	rst Name:	Мо						
Middle Name:											
* Last Name:	Reilly										
Suffix:											
* Title: G1	ant Programs N	Manager									
* Telephone Nu	mber: 802=249-3	3406				Fax Number	:				
* Email: mo.r	eilly@vermont.	gov									
* Signature of A	uthorized Represent	tative:	DocuSigned by	:					* Date Sig	ned: 12	/27/2023
			Ma Reilly								

Docusign Envelope ID: 08851D78-4554-4493-8579-A089CD600FC9

BUDGET INFORMATION - Non-Construction Programs

OMB Number: 4040-0006 Expiration Date: 02/28/2025

SECTION A - BUDGET SUMMARY

SECTION A - BUDGET SUMMARY										
Grant Program Function or	Catalog of Federal Domestic Assistance	Estimated Unobl	ligated Funds		New or Revised Budget	et				
Activity (a)	Number (b)	Federal (c)	Non-Federal (d)	Federal (e)	Non-Federal (f)	Total (g)				
1. Legacy Administration	10.676-734	\$	\$	\$ 372,000.00						
2.										
3.										
4.										
5. Totals		\$	\$	\$ 372,000.00	\$ 124,000.00	\$ 496,000.00				

Standard Form 424A (Rev. 7- 97) Prescribed by OMB (Circular A -102) Page 1 Docusign Envelope ID: 08851D78-4554-4493-8579-A089CD600FC9

SECTION B. BUIDGET CATEGODIES

SECTION B - BUDGET CATEGORIES											
6. Object Class Categories	(4)	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	(2	GRANT PROGRAM, I	ICTION OR ACTIVITY	1)	4	Total (5)			
	(1)	Legacy Administration			(3)		(4	**		(0)	
a. Personnel	\$	289,333.00	\$		\$		\$		\$	289,333.00	
b. Fringe Benefits		115,733.00]					115,733.00	
c. Travel		6,000.00]					6,000.00	
d. Equipment		0.00]					0.00	
e. Supplies		2,200.00								2,200.0	
f. Contractual		82,734.00]					82,734.0	
g. Construction		0.00]					0.00	
h. Other		0.00								0.00	
i. Total Direct Charges (sum of 6a-6h)		496,000.00]				\$	496,000.0	
j. Indirect Charges]				\$	S	
k. TOTALS (sum of 6i and 6j)	\$	496,000.00	\$		\$		\$		\$	496,000.0	
7. Program Income	\$		\$		\$		\$		\$		

Authorized for Local Reproduction

Standard Form 424A (Rev. 7- 97)
Prescribed by OMB (Circular A -102) Page 1A

Docusign Envelope ID: 08851D78-4554-4493-8579-A089CD600FC9

SECTION C - NON-FEDERAL RESOURCES											
(a) Grant Program			(b) Applicant		(c) State	(d) Other Sources (e)TOT			(e)TOTALS		
8. Legacy Administration	3. Legacy Administration			\$	124,000.00	\$		\$	124,000.00		
9.											
10.											
11.											
12. TOTAL (sum of lines 8-11)		\$		\$	124,000.00	\$		\$	124,000.00		
		D.	FORECASTED CASH	NE							
	Total for 1st Year		1st Quarter	ı ı r	2nd Quarter	١,	3rd Quarter		4th Quarter		
13. Federal	\$	\$		\$		\$		\$			
14. Non-Federal	\$	_									
15. TOTAL (sum of lines 13 and 14)	\$	\$		\$		\$		\$			
SECTION E - BUDG	GET ESTIMATES OF FE	DE	RAL FUNDS NEEDED	FO	R BALANCE OF THE	PF	ROJECT				
(a) Grant Program		FUTURE FUNDING PERIODS (YEARS) (b)First (c) Second (d) Third (e) Fourth									
1c Legacy Administration		1 .	(b)First	1 . [(c) Second	1.		1.	(e) Fourth		
16. Legacy Administration		\$		\$		\$		\$			
17.] []			
18.] []			
19.] []			
20. TOTAL (sum of lines 16 - 19)				\$		\$		\$			
	SECTION F	- 0	THER BUDGET INFOR	RM/	ATION						
21. Direct Charges:			22. Indirect	Cha	arges: 29.31%						
23. Remarks:											

Authorized for Local Reproduction

Standard Form 424A (Rev. 7- 97) Prescribed by OMB (Circular A -102) Page 2

Grants Certifications Report



DEPARTMENT OF FORESTS PARKS & RECREATION VERMONT Unique Entity ID F1SBHQUZMKZ3 CAGE/NCAGE CAGE/NCAGE 6VG11 Certification Validity From: Thu Jul 06 09:49:03 EDT 2023 All Awards Certification Validity To: Fri Jul 05 09:49:03 EDT 2024

■ Financial Assistance General Certifications and Representations

As the duly authorized representative of the DEPARTMENT OF FORESTS PARKS & RECREATION VERMONT, I certify that DEPARTMENT OF FORESTS PARKS & RECREATION VERMONT:

- (1) Has the legal authority to apply for Federal assistance and the institutional, managerial and financial capability to ensure proper planning, management and completion of any financial assistance project covered by this Certifications and Representations document (See 2 C.F.R. § 200.113 Mandatory disclosures, 2 C.F.R. § 200.214 Suspension and debarment, OMB Guidance A- 129, "Policies for Federal Credit Programs and Non-Tax Receivables");
- (2) Will give the awarding agency, the Comptroller General of the United States and, if appropriate, the State, through any authorized representative, access to and the right to examine all records, books, papers, or documents related to the award; and will establish a proper accounting system in accordance with generally accepted accounting standards or agency directives (See 2 C.F.R. § 200.302 Financial Management and 2 C.F.R. § 200.303 Internal controls);
- (3) Will disclose in writing any potential conflict of interest to the Federal awarding agency or pass through entity in accordance with applicable Federal awarding agency policy (See 2 C.F.R. § 200.112 Conflict of interest);
- (4) Will comply with all limitations imposed by annual appropriations acts;
- (5) Will comply with the U.S. Constitution, all Federal laws, and relevant Executive guidance in promoting the freedom of speech and religious liberty in the administration of federally-funded programs (See 2 C.F.R. § 200.300 Statutory and national policy requirements and 2 C.F.R. § 200.303 Internal controls);
- (6) Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and public policies governing financial assistance awards and any Federal financial assistance project covered by this certification document, including but not limited to:
 - (a) Trafficking Victims Protection Act (TVPA) of 2000, as amended, 22 U.S.C. § 7104(g);
 - (b) Drug Free Workplace, 41 U.S.C. § 8103;
 - (c) Protection from Reprisal of Disclosure of Certain Information, 41 U.S.C. § 4712;
 - (d) National Environmental Policy Act of 1969, as amended, 42 U.S.C. § 4321 et seq.;
 - (e) Universal Identifier and System for Award Management, 2 C.F.R part 25;
 - (f) Reporting Subaward and Executive Compensation Information, 2 C.F.R. part 170;
 - (g) OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Non-procurement), 2 C.F.R. part 180;
 - (h) Civil Actions for False Claims Act, 31 U.S.C. § 3730;
 - (i) False Claims Act, 31 U.S.C. § 3729, 18 U.S.C. §§ 287 and 1001;
 - (j) Program Fraud and Civil Remedies Act, 31 U.S.C. § 3801 et seq.;
 - (k) Lobbying Disclosure Act of 1995, 2 U.S.C. § 1601 et seq.;
 - (I) Title VI of the Civil Rights Act of 1964, 42 U.S.C. § 2000d et seq.;
 - (m) Title VIII of the Civil Rights Act of 1968, 42 U.S.C. § 3601 et seq.;
 - (n) Title IX of the Education Amendments of 1972, as amended, 20 U.S.C. § 1681 et seq.;
 - (o) Section 504 of the Rehabilitation Act of 1973, as amended, 42 U.S.C. § 794; and.
 - (p) Age Discrimination Act of 1975, as amended, 42 U.S.C. § 6101 et seq.

I have read each of the certifications and representations presented on this page. By submitting this certification, I, Ansley Bloomer, am attesting to the accuracy of the certifications and representations contained herein. I understand that I may be subject to criminal prosecution under Section 1001, Title 18 of the United States Code or civil liability under the False Claims Act

Grants Certifications Report



if I misrepresent DEPARTMENT OF FORESTS PARKS & RECREATION VERMONT by providing false, fictitious, or fraudulent information to the U.S. Government.

(End of Provision)