# Limited Scope Administrative and Financial Review Questionnaire for EPA Assistance Agreement Desk Reviews

#### Introduction

Thank you for assisting EPA with our review by completing this questionnaire. The questionnaire asks about your organization's administrative and financial policies and procedures. Some of the questions require you to provide copies of your policies and procedures for review. Also, some financial drawdowns have been identified for review in Section IX. Please provide copies of the requested policies and procedures and the source documents to support the selected draws with the completed questionnaire.

This questionnaire requires "Yes" or "No" responses. Please check the appropriate box for each question. In some cases, a written response is required, please type or write your responses in the question box. You may also include or attach additional sheets if necessary to provide a full response.

Recipient	Name
and Addre	ess:

Responding Individual(s):				
Name	Title	Phone Number		E-mail
Signature of	of Responsible Official			Date

The Code of Federal Regulations (Title 40) and OMB Cost Principles require organizations receiving Federal assistance agreements to have written policies and procedures. Below are links to the regulations and OMB Cost Principles that apply to each type of recipient. Links are also provided in the heading for each section below.

Recipient Type	EPA Regulations	OMB Cost Principles
States, Local Governments, and Indian Tribes	40 CFR Part 35, 40 CFR Part 31	A-133 for audit requirements 2 CFR Part 225
Educational Institutions	40 CFR Part 30	A-133 for audit requirements 2 CFR Part 220
Non-Profit Organizations	40 CFR Part 30	A-133 for audit requirements 2 CFR Part 230

#### I. Accounting and Financial Management (40 CFR Part 30.20-22, 30.52 or 40 CFR Part 31.20-21, 31.41) (FFATA reporting - 2 CFR Part 170) 1. Who in your organization is responsible for reviewing, approving and signing EPA assistance agreement applications, awards and amendments? 2. Who in your organization is responsible for monitoring, administering and overseeing assistance agreements once received from EPA? Please list names and titles. 3. Does your organization have a written accounting manual or written policies and Yes procedures for managing finances? No 4. Does your organization's accounting and financial management system(s) follow Generally Yes Accepted Accounting Principles (GAAP)? No 5. Does your organization's financial management system track revenues and expenditures Yes and provide financial results separately for each EPA assistance agreement project or No program? 6. Does your financial management system identify the source and application of funds with Yes records that show obligations, unobligated balances, assets, outlays, income and interest? No Does your financial management system report and allow a comparison of outlays to Yes budgeted amounts for each assistance agreement award? No 8. Does your organization maintain source documentation to support entries into your Yes financial or accounting system? No 9. Does your organization have written procedures for drawing funds and issuing payments Yes including: No Who is authorized to request payment from the Federal government and EPA? What procedures are used to verify that the requests and payments are accurate? What support documents are required for the draw of funds or for making payments? When drawdown of funds will occur? Minimizing the time elapsed between receiving federal funds and disbursing them? If Yes, please provide a copy of the procedures for review. 10. Does your organization have written procedures to ensure that costs charged to EPA Yes grants are reasonable, allocable, allowable and that financial reports are issued as required? No 11. Does your organization have procedures for receiving and depositing advanced payments Yes or other EPA funds into an interest bearing account and for minimizing the time elapsing No between receiving the advanced funds and disbursing them (usually within 5 business days) for the intended expenditures? 12. Does your organization have requirements for adequate separation of duties or internal Yes controls so that funds are safeguarded and used only for allowable costs? No 13. Does your organization monitor and provide project, program, and financial performance Yes reports to EPA? No

I. Accounting and Financial Management (continued)	
14. Does your organization have procedures for preparing and submitting Interim/Final Financial Status Reports (SF-425) as required at least annually by EPA?	Yes No
15. Does your organization have a policy for retaining financial and supporting records for a minimum of 3 years after the award is closed?	Yes No
16. Did your organization expend more than \$500,000 of Federal funds in the most recent fiscal year? If No, skip to question 18.	Yes No
17. Did your organization obtain an audit in accordance with OMB Circular A-133?	Yes No
18. Does your organization currently receive Federal funds for indirect costs under its active EPA assistance agreements? <b>If No, skip to question 21.</b>	Yes No
19. What is your current approved indirect cost rate, time period covered by the agreement, and agency is your cognizant agency for approving the rate?	d which Federal
20. Does your organization have a procedure to record, track, evaluate, and update your indirect cost rates for approval by your cognizant agency?	Yes No
21. Does your organization have procedures for registering and updating information (including executive compensation and Data Universal Number) in the Central Contractor Registration system (CCR) on an annual basis? ( <a href="https://www.sam.gov/portal/public/SAM/">https://www.dnb.com/us/</a> )	Yes No
22. Does your organization have procedures for reporting and updating information for sub recipients (including executive compensation) receiving \$25,000 or more in assistance in the Federal Funding Accountability & Transparency Act Subaward Reporting System (FSRS)? ( <a href="https://www.fsrs.gov">www.fsrs.gov</a> )	Yes No
II. Payroll (2 CFR 230 Appendix- B, Section 8., 2 CFR 225 Appendix - B, Section 8. or 2 CFR 220 Appendix-	A, Section J.10)
23. Does your organization have written payroll policies and procedures including policies for fringe benefits paid to personnel?-  If Yes, please provide a copy of the procedures for review.	Yes No
24. Does your organization require all employees to fill out timesheets at least monthly that coincide with one or more pay periods?	Yes No
25. Are timesheets required to be signed by the employee, supervisor, or both?	Yes No
26. Does your organization's timesheets require employees to record actual hours worked on each project, whether federally funded or not?	Yes No
27. Are actual hours worked away from the office (travel, teleworking, or other special circumstances) identified on timesheets?	Yes No
28. Does your organization apply salaries, wages, and benefits consistently to both federally	Yes

and non-federally funded projects for the same labor categories?	☐ No	
III. Travel (2 CFR 220 Appendix- A, Section J. 53., 2 CFR 230 Appendix - B. Section 51. or 2 CFR 225 Appendix - 43)	ndix - B. Section	
<ul> <li>29. Does your organization have written travel policies and procedures including: <ul> <li>Requiring travel authorizations and approvals prior to travel and vouchers to support actual costs after the trip?</li> <li>Requiring separate levels of review prior to authorizing advances and payments?</li> <li>Ensuring that the travel costs claimed and billed are associated with the specific federally funded project?</li> <li>Ensuring that travel costs are allowable, allocable, and reasonable?</li> </ul> </li> <li>If Yes, please provide a copy of the procedures for review.</li> </ul>	Yes No	
IV. Equipment		
Equipment is defined as tangible, non-expendable personal property with a useful life greater than one year and a per-unit cost greater than \$5,000. Your organization may define equipment differently as long as the dollar threshold is not greater than the Federal guideline.  (40 CFR Part 30.30-36 or 40 CFR Part 31.31-33)		
30. Does your organization have written procedures concerning property management and inventory control for items purchased with Federal funds? If Yes, please provide a copy of the procedures for review. If your organization does not have equipment, skip to	Yes No	

### V. Procurement Procurement is the process for obtaining supplies, expendable property, equipment, real property, and services, including contracting, consultant agreements, sub-awards or sub-grants, or any other types of agreements that transfer Federal funds outside of your organization. (40 CFR Parts 30.40-48. 30.27 or 40 CFR Part 31.36) (FFATA reporting - 2 CFR Part 170) 33. Does your organization have written procurement policies and procedures that have: Yes Written standards of conduct that address potential conflict of interests and has No disciplinary actions for any individuals engaged in conducting and administering contracts or sub awards? Discussion of cost thresholds (small purchases vs. major procurements) and the procurement authorizations and approvals required? A written requirement to review to avoid unnecessary purchases and to limit purchases to necessary quantities? A written requirement to review lease vs. purchase alternatives (when appropriate)? A requirement to perform and document a cost or price analyses for all procurements? A requirement that procurement transactions maximize open and free competition? Written provisions for conducting solicitations having; a clear scope of work, requirements and features prospective bidders must meet, a preference to conserving natural resources and the environment, and positive efforts to use small, disadvantaged and minority owned firms when possible? Requirements to document; reasoning for the type of procurement being used, the basis for contractor selection, a justification for lack of competition or sole-source procurement, and the basis for award cost and price? Provisions that ensure that goods and services are received, approved, and acceptable before payments are made? Provisions that no contract or sub-award will be entered into with parties that are debarred, suspended, or excluded from Federal assistance programs? Provisions in the contract or agreement for termination and Federal access to contract Guidelines for documenting contract files? If Yes, please provide a copy of the procedures for review. 34. Has your organization awarded contracts or sub-agreements under any of your current Yes EPA assistance agreements? If No, skip to Section VI. No 35. Does your organization have written agreements with contractor's or sub recipients? Yes No 36. Did your organization check the Excluded Party List System ( Yes https://www.sam.gov/portal/public/SAM ) to ensure the successful recipient is not suspended No or debarred from Federal contracting or receiving Federal funds? 37. Were any of these contracts or agreements more than the Federal Small Purchase Yes threshold of \$100,000, or were not competed, or only one bid was received? If No, skip to No question 39. V. Procurement (continued)

38. Was EPA review and approval required for the contract or agreement prior to your awarding it or did EPA provide written comments on the award?	Yes No
39. Has your organization awarded contracts to consultants under any of your current EPA assistance agreements? <b>If No, skip to question 42.</b>	Yes No
40. Does your organization have controls to ensure that charges to EPA agreements do not exceed EPA's allowed direct hourly rate for consultants?	Yes No
41. Do your consulting agreements specify the services to be provided, duration and pay rates that include base rate, fringe benefits, and overhead?	Yes No
42. Does your organization have any agreements, sub-agreements or loans that involve federally funded construction, alteration or repair contracts over \$2,000 that require compliance with the Davis-Bacon Act? If No, skip to question 46.	Yes No
43. Did the contract or agreement contain the required clauses for complying with Davis-Bacon Act (DBA) wage rates, reporting requirements and include a wage rate determination from the Department of Labor at <a href="http://www.wdol.gov/">http://www.wdol.gov/</a> ? If Yes, please provide a copy of the specific contract clauses for review.	Yes No
44. Did your organization, sub-recipients or borrowers receive and review certified weekly payroll records per Department of Labor form WH-347 for DBA projects? If Yes, please provide a copy of page one and signature page of the completed WH-347 for review.	Yes No
45. Did your organization conduct labor interviews per DOL form SF-1445 (or equivalent) and/or require sub-recipients to do so for DBA projects? <b>If Yes, please provide an example with personal information removed for review.</b>	Yes No
46. Did your organization receive any American Recovery and Reinvestment Act (ARRA) funds either directly or indirectly from EPA? <b>If No, skip to the next section.</b>	Yes No
47. For any EPA ARRA funds used to construct, alter, maintain or repair public buildings or works; did the contract or agreement require that iron, steel and manufactured goods are produced in the United States in accordance with the "Buy American" provision of the act?	Yes No
48. For ARRA infrastructure awards to states or local governments, were the necessary certifications required under Section 1511 of ARRA and done in accordance with program guidance posted on a website that is linked to <a href="Recovery.gov">Recovery.gov</a> ?	Yes No
VI. Disadvantaged Business Enterprises (DBE) (40 CFR Part 33)	
	Ves
49. Does your organization have procedures to make good faith efforts to solicit and use Small Businesses, Minority Owned Firms, Women's Business Enterprises, and Labor Surplus Areas when procuring construction, equipment, services and supplies?  If Yes, please provide a copy of the procedures for review.	Yes No
50. Does your organization submit the required Disadvantaged Business Enterprise (DBE) reports (at least annually) to EPA for any assistance agreement when: 1) procurement costs are identified under any cost category; 2) \$3,000 or more is budgeted for supplies; and 3) there are subawards or loans with budgets that meet the conditions described in items (1) and/or (2)?	Yes No

## VII. Recipient Match

A matching or cost sharing requirement may be satisfied by: (1) Allowable cost grantee, subgrantee or a cost-type contractor under the assistance agreement. To borne by non-Federal assistance agreements or by other cash donations from parties. (2) The value of third party in-kind contributions applicable during the sharing or matching requirement.  (40 CFR Part 30.23 or 40 CFR Part 31.24)	This includes costs non-Federal third		
51. Do any of your organization's active EPA assistance agreements include Matching, C Sharing and/or In-Kind costs? <b>If No, skip to Section VIII.</b>	Cost Yes No		
52. How did your organization fulfill the matching requirement?			
53. Does your organization have procedures for identifying, valuing, documenting and reporting cost sharing, matching and in-kind contributions for EPA projects?  If Yes, please provide a copy of the procedures for review.	Yes No		
54. Are any of these costs covered by funding from other Federal sources?	Yes No		
55. Are these costs identified in the approved project budgets for these EPA agreements	? Yes No		
VIII. Program Income  Program income is directly generated by an assistance agreement supported activity, or earned only as a result of the agreement during the assistance agreement period.  (40 CFR Part 30.24 or 40 CFR Part 31.25)			
a result of the agreement during the assistance agreement perio			
a result of the agreement during the assistance agreement period (40 CFR Part 30.24 or 40 CFR Part 31.25)  56. Is program income being derived from and included in any of the EPA assistance agreements under review?	Yes No		
a result of the agreement during the assistance agreement period (40 CFR Part 30.24 or 40 CFR Part 31.25)  56. Is program income being derived from and included in any of the EPA assistance agreements under review?  If yes, please complete the rest of this section.  57. How is the program income being generated and reported, and how does your organ	Yes No ization account for the		
a result of the agreement during the assistance agreement period (40 CFR Part 30.24 or 40 CFR Part 31.25)  56. Is program income being derived from and included in any of the EPA assistance agreements under review?  If yes, please complete the rest of this section.  57. How is the program income being generated and reported, and how does your organ program income in financial records?  58. Has the disposition of the program income been addressed by term and condition in the con	yes No No vosts.		

IX. Transaction Testing

The following EPA assistance agreement funds have been drawn down by your organization for the agreements listed below. These payments have been selected for transaction testing as part of this review.

	Draw Down #1	Draw Down #2	Drawdown #3
Assistance Agreement Number			
Total Funds Drawn Down			
Draw Down Date			
Personnel/Payroll			
Travel			
Procurements / Subawards			
All Other Expenditures			

- 1) Fill in the amount of the draw that was incurred for each category.
- 2) Provide excerpts from the general or project ledger and copies of all supporting documentation for each draw including, but not limited to the following:
  - Personnel/Payroll Payroll Ledgers/Journals, Activity Reports, Timesheets
  - **Travel -** Travel Authorizations, Travel Vouchers, Trip Reports, Reimbursement Requests, Receipts for Expenses, Proof of Payment.
  - Procurements or Subawards Provide any written contracts, agreements, purchase authorizations or purchase orders for goods, services, supplies or construction (exclude any agreements for materials or supplies included in your indirect costs). Also provide any subaward documents, which are legal instruments that support the performance of any portion of the grant project or program. Include any Invoices, Receipts, Payment Authorizations or Proof of Payment for the contract, agreement or subaward.
  - Other or Additional Documentation Any additional support documentation for expenditures that the identified draw funded if the expenditure(s) comprised more than 10% of the draw.

Please organize these documents according to corresponding draw down date.

Note: For confidentiality purposes, pleaes redact any Personally Identifiable Information (SSNs, personal phone numbers and addresses, etc.) from any documentation you provide to EPA.