State Energy Program (SEP) Program Year 2020 Formula Awards

SEP-ALRD-2020

CFDA Number: 81.041, State Energy Program

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<th>SEP Program Year Ending</th>
<th>Application Due Date</th>
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<td>June 30, 2020</td>
<td>4/7/2020</td>
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<tr>
<td>August 31, 2020</td>
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The complete application package will be due in accordance with each applicant’s program year as indicated above. To ensure timely processing of awards, Grantees must submit complete Applications by the above deadlines. Late or incomplete applications will jeopardize issuance of awards prior to the start of the Grantees’ Program Year. If sufficient progress in negotiating the final State Plan Application is not being made, the Department of Energy (DOE) reserves the right to put a hold on the funds the Recipient can draw down under the Automated Standard Application for Payments (ASAP) System. The Department of Energy does not guarantee or assume any obligation to reimburse costs incurred in the performance of the agreement if the award is not approved.
REGISTRATION/SUBMISSION REQUIREMENTS

_Registration Requirements: Allow at least 21 days to complete registrations._

If you haven’t already registered, there are several one-time actions you must complete in order to receive an award:

Obtain a Dun and Bradstreet Data Universal Numbering System (DUNS) number at [http://fedgov.dnb.com/webform](http://fedgov.dnb.com/webform). Subawardees at all tiers must also obtain DUNS numbers and provide the DUNS to the prime awardee before the subaward can be issued. For questions, email govt@dnb.com.

Register in the System for Award Management (SAM) at [https://sam.gov](https://sam.gov). Applicants who are not registered with SAM should allow several weeks to complete this requirement. It is suggested that the process be started as soon as possible. **Prime awardees must update their SAM registration annually.** Please note, there are new requirements for registering in SAM. Entities registering in SAM must submit a notarized letter appointing their authorized Entity Administrator. Please see SAM website for updates, alerts, and FAQs. For questions, call 866-606-8220 or 334-206-7828.

Register in FedConnect to receive and acknowledge your award at [https://www.fedconnect.net/](https://www.fedconnect.net/). See the Quick Start Guide at [https://www.fedconnect.net/FedConnect/Marketing/Documents/FedConnect_Ready_Set_Go.pdf](https://www.fedconnect.net/FedConnect/Marketing/Documents/FedConnect_Ready_Set_Go.pdf) For additional questions, email support@fedconnect.net or call 1-800-899-6665.

Have a Login for the Performance and Accountability for Grants in Energy (PAGE) System at [https://www.page.energy.gov/default.aspx](https://www.page.energy.gov/default.aspx) in order to submit your application. For questions regarding PAGE, refer to the Help Menu in PAGE or contact the PAGE hotline at PAGE-Hotline@ee.doe.gov or 1-866-492-4546.

States should contact their respective DOE Project Officer on State-specific questions.

**Electronic Signatures:** Acknowledgement of award documents by the Grantee’s authorized representative through electronic systems used by the Department of Energy, including FedConnect, constitutes the Grantee's acceptance of the terms and conditions of the award. Acknowledgement via FedConnect by the Grantee’s authorized representative constitutes the Grantee's electronic signature.

**IMPORTANT:** The electronically signed Assistance Agreement with attached award documents distributed via FedConnect is the formal authorization and approval from the Contracting Officer. Grantees may not rely on PAGE as the formal authorization and approval. Award documents in the initial award and any modifications to the award must be reviewed and acknowledged by the Grantee in FedConnect.
PART I AUTHORITY

Title III, Energy Policy and Conservation Act, as amended, authorizes the Department of Energy to administer the State Energy Program (SEP). All Grant awards made under this program shall comply with applicable law, including regulations contained in 2 CFR Part 200 as amended by 2 CFR Part 910, 10 CFR Part 420 and other procedures applicable to this regulation as DOE may, from time-to-time, prescribe for the administration of financial assistance.

PART II AWARD INFORMATION

A. TYPE OF AWARD INSTRUMENT

DOE will award Grants.

B. ESTIMATED FUNDING

Availability of Funds: Funding for all awards and future budget periods is contingent upon the availability of funds appropriated by Congress for the purpose of this program and the availability of future-year budget authority.

The Grantee shall administer DOE funds received under the SEP in accordance with Federal rules and regulations and State policies and procedures. The Grantee is to manage Federal Funds in a prudent, effective and efficient manner to accomplish program objectives. States should expend all obligated funds within the annual budget period. If a State has unobligated balances to be authorized by a Contracting Officer for carryover from one budget period to another, the State must include an estimate of carry-over funds in its State Application.

Funding Level: Please see the attachment for PY20 allocations. Grantees should develop their State Plans using PY20 SEP allocations.

C. PERIOD OF PERFORMANCE

Contingent on availability of funds, DOE anticipates making awards in the amounts indicated in the attachment for PY20 allocations for the current program year funding period. States are strongly encouraged to expend all obligated funds within the annual Grant year. If a State has unobligated carryover balances from one Grant year to another, the State should include such carryover funds in the State plan and Budget sections of its application.

Awards will consist of a 3-year Project Period with three 1-year Budget Periods, contingent on availability of funds. A new application is required to be submitted the 1st year. The new application will be assigned a new grant number and should reflect the first year’s Federal Allocation, the first year’s Cost Match, and other first year contributions. Please note that the new awards cannot include any carryover funds from prior awards. In subsequent years a continuation application will be required reflecting that year’s allocation and any carryover.

Extensions to existing awards will not be authorized except in cases of extraordinary circumstances. It is DOE’s expectation that states will spend out their entire DOE award by the
end of the 3rd year and that states will plan accordingly. However, DOE will consider extension requests for extraordinary circumstances. Extraordinary circumstances include the loss of personnel for an extended period of time; a change in leadership that necessitates, or a decision by leadership resulting in, a significant change in program plans that significantly delays, or significantly alters, spending; a significant (over three months) freeze on spending; significant delays in procurement; or a natural disaster; or other extraordinary circumstances preventing a state from spending out its funds during its grant period. DOE reserves the right to alter the allowable circumstances for an extension for a given program year at its discretion.

**PART III ELIGIBILITY INFORMATION**

**A. ELIGIBLE APPLICANTS**

In accordance with DOE Program Rule 10 CFR Part 420, State Energy Program (SEP) funding is only available to States, U.S. Territories, and the District of Columbia (hereinafter referred to as “States”). No other entity types may be considered for this funding.

**B. COST MATCHING**

States must contribute matching funds (cash, in-kind, or both) in an amount no less than 20 percent of their total federal formula award each year in their application, except as noted below in the fourth paragraph. The 20 percent state match requirement should be met each year, and must be met over the duration of the grant award. Failure to meet this requirement by the end of the award may result in disallowed costs.

Cost match contributions must be specified in the project budget and budget justification, verifiable from the Recipient’s records, and necessary and reasonable for proper and efficient accomplishment of the project. All sources of cost match are considered part of total project cost, and the cost match dollars will be scrutinized under the same Federal regulations as Federal dollars to the project. Every cost match contribution must be reviewed and approved in advance by the Contracting Officer and incorporated into the project budget before the expenditures are incurred.

Applicants are encouraged to refer to 10 CFR Part 420 and the annual SEP Program Notice for additional guidance on cost matching.

Under the authority contained in 48 U.S.C. 1469a the cost matching requirement is waived for Insular Areas of the Virgin Islands, Guam, American Samoa, the Trust Territory of the Pacific Islands, and the Government of the Northern Mariana Islands. These Insular Areas may apply for funding and will not have to provide cost match to be eligible to receive funds.

Further information on cost match requirements is detailed in section 5.2 in the Application Instructions.
PART IV APPLICATION AND SUBMISSION INFORMATION

A. CONTENT AND FORM OF APPLICATION

The State plan application must be submitted via the PAGE online system at https://www.page.energy.gov/default.aspx. DOE reserves the right to request additional or clarifying information for any reason deemed necessary. Applications will be reviewed for consistency with the SEP program objectives.

PART V AWARD ADMINISTRATION INFORMATION

A. AWARD NOTICES

An Assistance Agreement issued by the Contracting Officer is the authorizing award document. The Assistance Agreement normally includes, either as an attachment or by reference: (1) Special Terms and Conditions; (2) Program regulations 10 CFR Part 420; (3) Application as approved by DOE; (4) DOE assistance regulations at 2 CFR Part 200 as amended by 2 CFR Part 910; (5) National Policy Assurances To Be Incorporated As Award Terms; (6) Annual File; (7) Master File; (8) Budget Summary; (9) Intellectual Property Provisions; (10) Federal Assistance Reporting Checklist, which identifies the Reporting Requirements; and (11) National Environmental Policy Act (NEPA) Determination. These documents are sent to the Recipient via FedConnect.

B. FUNDING RESTRICTIONS

All expenditures must be allowable, allocable, and reasonable in accordance with the applicable Federal cost principles. Refer to the following Federal cost principles for more information: 2 CFR Part 200 as amended by 2 CFR Part 910.


C. REPORTING

Reporting requirements are identified on the Federal Assistance Reporting Checklist (FARC), attached to the award agreement.

Awards initiated since 10/1/2010 are subject to the requirement of Reporting Subawards and Executive Compensation to comply with the Federal Funding and Transparency Act of 2006 (FFATA). Additional information about this requirement can be found in the Special Terms and Conditions of the State’s award, at https://www.fsrs.gov, and in 2 CFR Part 170.

Several SEP Program Notices also contain information regarding reporting and can be located at https://energy.gov/eere/wipo/state-energy-program-guidance
D. ADMINISTRATIVE AND NATIONAL POLICY REQUIREMENTS

1. Administrative Requirements

- The administrative requirements for DOE grants and cooperative agreements are contained in:
  - 2 CFR Part 200 as amended by 2 CFR Part 910 and 10 CFR Part 420
  - 2 CFR Part 25 – Universal Identifier and Central Contractor Registration
  - 2 CFR Part 170 – Reporting Subaward and Executive Compensation

The Electronic Code of Federal Regulations is found at www.ecfr.gov.

2. National Policy Requirements

The National Policy Assurances to be incorporated as Award Terms are located at http://www.nsf.gov/awards/managing/rtc.jsp.


3. Environmental Review in Accordance with National Environmental Policy Act (NEPA)

EERE’s decision whether and how to distribute Federal funds is subject to the National Environmental Policy Act (42 USC 4321, et seq.). NEPA requires Federal agencies to integrate environmental values into their decision-making processes by considering the potential environmental impacts of their proposed actions.

DOE is proposing that States use one NEPA determination that would cover activities for the PY2020 Formula awards, American Recovery and Reinvestment Act (ARRA or Recovery Act) Financing Programs and funds repurposed from ARRA Financing Programs. States executing projects under ARRA Financing Programs or using funds repurposed from ARRA Financing Programs should use the NEPA determination for the PY2020 formula awards. The list of Bounded Categories of activities is detailed in 6.3. G. in the Application Instructions.

States wishing to continue using their NEPA template/NEPA determination developed during ARRA must include in their State Application:

1. A statement that they wish to continue using the NEPA template developed during ARRA for ARRA Financing Programs and for projects that will be funded using repurposed ARRA funds, and
2. A copy of the NEPA template/NEPA determination created under the Recovery Act for projects completed under ARRA Financing Programs.

Otherwise projects that use these funds will be included in the PY2020 Formula Award NEPA determination.
PART VI OTHER INFORMATION

A. INTERGOVERNMENTAL REVIEW

Program Subject to Executive Order 12372

This program is subject to Executive Order 12372 (Intergovernmental Review of Federal Programs) and the regulations at 10 CFR Part 1005.

One of the objectives of the Executive Order is to foster an intergovernmental partnership and a strengthened federalism. The Executive Order relies on processes developed by State and local governments for coordination and review of proposed Federal financial assistance.

Applicants should contact the appropriate State Single Point of Contact (SPOC) to find out about, and to comply with, the State's process under Executive Order 12372. The names and addresses of the SPOCs are listed on the Web site of the Office of Management and Budget at https://www.whitehouse.gov/wp-content/uploads/2017/11/Intergovernmental-Review-SPOC_01_2018_OFFM.pdf

B. GOVERNMENT RIGHT TO REJECT OR NEGOTIATE

DOE reserves the right, without qualification, to reject any or all applications received in response to this ALRD and to select any application, in whole or in part, as a basis for negotiation and/or award.

C. COMMITMENT OF PUBLIC FUNDS

The Contracting Officer is the only individual who can make awards or commit the Government to the expenditure of public funds. A commitment by other than the Contracting Officer, either explicit or implied, is invalid.

D. LOBBYING RESTRICTIONS

By accepting funds under this award, you agree that none of the funds obligated on the award shall be expended, directly or indirectly, to influence congressional action on any legislation or appropriation matters pending before Congress, other than to communicate to Members of Congress as described in 18 U.S.C. 1913. This restriction is in addition to those prescribed elsewhere in statute and regulation.

E. MODIFICATIONS

Modifications to this Administrative and Legal Requirements Document will be processed and disseminated in the same manner as other State Energy Program Notices.

F. PROPRIETARY APPLICATION INFORMATION

DOE will use data and other information contained in applications strictly for evaluation purposes. Applicants should not include confidential, proprietary, or privileged information in
their applications unless such information is necessary to convey an understanding of the proposed project.

Applications containing confidential, proprietary, or privileged information must be marked as described below. Failure to comply with these marking requirements may result in the disclosure of the unmarked information under the Freedom of Information Act or otherwise. The U.S. Government is not liable for the disclosure or use of unmarked information, and may use or disclose such information for any purpose.

The cover sheet of the application must be marked as follows and identify the specific pages containing confidential, proprietary, or privileged information:

Please be aware that all information provided to DOE (including confidential proprietary or confidential commercial information) is subject to public release under the Freedom of Information Act (FOIA). (5 U.S.C. § 552(a) (3) (A) (2006), amended by OPEN Government Act of 2007, Pub. L. No. 110175, 121 Stat. 2524). When a FOIA request covers information submitted to DOE by an applicant, and the cognizant DOE FOIA Officer cannot make an independent determination regarding the public releasability of this information, the cognizant DOE FOIA Officer will contact the submitter and ask for comment regarding the redaction of information under one or more of the nine FOIA exemptions. However, the cognizant DOE FOIA Officer will make the final decision regarding FOIA redactions. Submitters are given a minimum of 7 days to provide redaction comments and if DOE disagrees with the submitter’s comment, DOE will notify the submitter of the intended public release no less than seven (7) days prior to the public disclosure of the information in question.” (10 CFR Part 1004.11).

G. PROTECTED PERSONALLY IDENTIFIABLE INFORMATION

In responding to this FOA (ALRD), Applicants must ensure that Protected Personally Identifiable Information (PII) is not included in the application documents. PII is defined by the Office of Management and Budget (OMB) and DOE as:

Any information about an individual maintained by an agency, including but not limited to, education, financial transactions, medical history, and criminal or employment history and information that can be used to distinguish or trace an individual’s identity, such as their name, social security number, date and place of birth, mother’s maiden name, biometric records, etc., including any other personal information that is linked or linkable to an individual.

This definition of PII can be further defined as: (1) Public PII and (2) Protected PII.

Public PII: PII found in public sources such as telephone books, public websites, business cards, university listing, etc. Public PII includes first and last name, address, work telephone number, email address, home telephone number, and general education credentials.

Protected PII: PII that requires enhanced protection. This information includes data that if compromised could cause harm to an individual such as identity theft.

Listed below are examples of Protected PII that Applicants must not include in their application.

- Social Security Numbers in any form
- Place of Birth associated with an individual
- Date of Birth associated with an individual
• Mother’s maiden name associated with an individual
• Biometric record associated with an individual
• Fingerprint
• Iris scan
• DNA
• Medical history information associated with an individual
• Medical conditions, including history of disease
• Metric information, e.g. weight, height, blood pressure
• Criminal history associated with an individual
• Employment history and other employment information associated with an individual
• Ratings
• Disciplinary actions
• Performance elements and standards (or work expectations) are PII when they are so intertwined with performance appraisals that their disclosure would reveal an individual’s performance appraisal
• Financial information associated with an individual
• Credit card numbers
• Bank account numbers
• Security clearance history or related information (not including actual clearances held)

PART VII REFERENCE MATERIAL

State Energy Program Notice 20-01
Program Year 2020 SEP Formula Allocations
2020 Formula Award Application Checklist
Annual Summary Template
Energy Assurance Letter Template