



December 2019

Department of Resources Recycling and Recovery

Local Government Waste Tire Enforcement Grant Program

Application Guidelines and Instructions

27th Cycle (TEA27) – Fiscal Year 2019–20

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Grant Cycle Overview

The Department of Resources Recycling and Recovery (CalRecycle) offers the Local Government Waste Tire Enforcement (TEA) Grant Program (Program) pursuant to Section 42889(b)(4) of the Public Resources Code. The purpose of the grant is to provide sufficient, stable, and non-competitive funding to California jurisdictions for the enforcement of waste tire permitting, hauling and storage laws.

This resource document provides applicants with instructions to access and complete the application online and information about grant administration. The web-based application is in CalRecycle's [Grants Management System \(GMS\)](https://www.calrecycle.ca.gov/Funding/GMS/) (<https://www.calrecycle.ca.gov/Funding/GMS/>). You will need to sign into GMS to complete and submit an application.

Timeline

January 14, 2020: Application Due Date

- Applicants must submit applications in GMS by 11:59 p.m. on this date
- Customer service will be available until 4:00 p.m. on this date

February 18, 2020: Secondary Due Date

- Approved Resolution (s) must be uploaded in GMS by this date if it was not submitted with the application

April 2020: Grants Awarded

- CalRecycle considers funding recommendations, and if approved, conditionally awards grants during this month (tentative)

September 30, 2021: Grant Term End Date

- Notice to Proceed to this date

June 29, 2021: Grant Performance Period

- May incur program or project costs after issuance of the Notice to Proceed to this date

June 30, 2021: September 30, 2021–Report Preparation Period

- May only incur costs for preparation of Final Report and final Payment Request

September 30, 2021: Final Report and final Payment Request Deadline

Eligible Applicants

Eligible applicants are a city, county, or city and county that works closely with a managing entity to implement and oversee the Program. (See [Managing Entity](#) section for the definition.)

New Applicants

New applicants are those cities or counties that did not receive a TEA grant award for Fiscal Year (FY) 2018–19 (TEA26 cycle). New applicants must meet the following requirements at the time of application:

- Counties must have 50 or more active¹ businesses in their jurisdictions with Tire Program Identification (TPID) numbers.
- Cities must have 100 or more active¹ businesses in their jurisdictions with TPID numbers.

New applicants that are under the jurisdiction of an existing TEA grantee that is also applying for a TEA grant may apply for this grant only if the new applicant:

- Meets the eligibility requirements of this Program.
- Notifies the existing grantee and CalRecycle in advance of its intent to apply.
- Meets with the existing grantee and CalRecycle.
- Demonstrates that complementary services are needed in its jurisdiction(s).

Reapplying Grantees

Reapplying grantees are applicants that received a grant award in FY 2018–19 (TEA26 cycle). Reapplying grantees must meet the following TPID number requirements:

- Counties must have 50 or more active¹ businesses in their jurisdictions with TPID numbers.
- Cities must have 100 or more active¹ businesses in their jurisdictions with TPID numbers.

The city, county, or city and county is eligible to apply for a TEA grant if it satisfactorily performed in accordance with its TEA25 Grant Agreement, including, but not limited to, the Terms and Conditions, Procedures and Requirements, Inspection Priority Work Plan, and Budget. CalRecycle will use joint field inspections and other performance measures to determine if a reapplying grantee has satisfactorily performed in the TEA25 grant cycle.

Listed below are examples of performance measures and standards that may be reviewed to determine if a reapplying grantee performed satisfactorily in prior grant cycles.

- Expended at least 80 percent of awarded funds on eligible and approved items and activities.
- Completed at least 80 percent of inspections estimated in the application in accordance with the **Inspection Priorities** as described in the Procedures and Requirements.

¹ "Active" means the *Business Status* is "Active" in CalRecycle's Waste Tire Management System (WTMS).

- Submitted complete Progress Reports, Payment Requests, and other required grant documents by the due dates.
- Attended all mandatory training.
- Complied with all requirements of the Grant Agreement.

CalRecycle staff will work closely with reapplying grantees that did not perform satisfactorily. If a reapplying grantee did not perform satisfactorily, staff may recommend that no award be granted for FY 2019–20 (TEA27).

Managing Entity

All applicants must designate a managing entity to implement and oversee the Program. The managing entity must be one of the following:

- A Local Enforcement Agency.
- An Environmental Health Agency, department, office, etc.
- A Code Enforcement Agency, department, office, etc.
- An agency, department, or office, which has inspection and code enforcement authority, experience and capability.

Collaborative Application Requirements

Two or more eligible entities may agree to submit a Collaborative Application. A Collaborative Application requires one of the eligible entities to act as the Lead Collaborative Jurisdiction (Lead) and the other entities will be Participating Collaborative Jurisdiction(s). Under a Collaborative Application, a Participating Jurisdiction grants permission for the Lead to perform waste tire enforcement activities in its jurisdiction. The following examples describe requirements for the different types of Collaborative Applications:

- **County/County**

Two or more counties agree to collaborate. The counties agree that one county will submit a Collaborative Application for a TEA grant as the Lead with the other county/counties listed as a Participating Jurisdiction(s) on the application. The Lead will perform waste tire enforcement activities in the Participating Jurisdiction(s). All members of a collaborative application must submit a resolution from their governing body.

- **Cities within the Same County**

Two or more cities within the same county agree to collaborate. The cities agree that one city will submit a Collaborative Application for a TEA grant as the Lead with the other city/cities listed as Participating Jurisdiction(s) the application. The Lead will perform waste tire enforcement activities in the Participating Jurisdiction(s). Both the Lead and the Participating Jurisdiction(s) are required to submit resolutions.

- **Cities Collaborating with a Different County or with a City in a Different County**

A county may also collaborate with a city from an adjacent county. If a city is not receiving waste tire enforcement services from the county in which it is located, the city may collaborate with another county or a city outside of its county. Both the Lead and the Participating Jurisdiction(s) are required to submit resolutions. In addition, the Lead must obtain a Letter of Permission from the County

Administrator's Office of the county in which enforcement action will be taken.

See Application Documents sections, Resolution for Collaborative Applicants and Letter of Permission, for further information on different Collaborative Application requirements.

Note: An incorporated city that is not an active TEA grantee does not need to become a Collaborative Jurisdiction with its own county when the county is a TEA grantee and conducts inspections on the city's behalf.

Grantee's Authority

CalRecycle is responsible for performing all activities related to enforcing waste tire permitting, hauling and storage laws and regulations. When a local jurisdiction receives a TEA grant and becomes a grantee, it is authorized to enforce waste tire laws and regulations under CalRecycle's authority, not its own. Some grantees or managing entities have authority as Local Enforcement Agencies or code enforcement agencies; however, that authority is not applicable to the waste tire enforcement program.

County grantees may perform waste tire activities in the following areas:

- The unincorporated area of its own county.
- The incorporated areas of all cities within the boundaries of the county that are not TEA grantees nor Participating Collaborative Jurisdictions on any other jurisdiction's TEA grant application.
- The unincorporated and incorporated area of any Participating Collaborative Jurisdiction(s).

City grantees may perform waste tire activities in the following areas:

- The incorporated area of its own city.
- The unincorporated and incorporated areas of any Participating Collaborative Jurisdiction(s).

City and county grantees may perform waste tire activities in the following areas:

- The unincorporated and incorporated areas of its own city and county.
- The unincorporated and incorporated areas of any Participating Collaborative Jurisdiction(s).

Available Funds

- \$ 6,500,000 is available for this grant cycle, Fiscal Year 2019–20, subject to funding availability.
- Applicants may request the maximum award amount allowed for their qualifying populations. The maximum award for any applicant is:
 - \$300,000 for applicants with qualifying populations of 1 to 900,000.
 - \$450,000 for applicants with qualifying populations of 900,001 to 2,000,000.
 - \$600,000 for applicants with qualifying populations of 2,000,001 or more.

Determining Maximum Awards

Qualifying populations for maximum award amounts are determined using population data published in the California Department of Finance report, [E-1 Population Estimates for Cities, Counties and the State with Annual Percent Change](http://www.dof.ca.gov/Forecasting/Demographics/Estimates/E-1/) (<http://www.dof.ca.gov/Forecasting/Demographics/Estimates/E-1/>). This report is generally published in May of each year.

The following is a description of how an applicant's qualifying population is determined:

For a **county applicant**, the qualifying population includes all the following:

- The population of the unincorporated area of the applicant county and the population of all incorporated cities within the boundaries of the county that are not included on any other TEA application.
- The population of the unincorporated and incorporated areas of any Participating Collaborative Jurisdiction(s).

For a **city applicant**, the qualifying population includes all the following:

- The population of the incorporated area of the applicant city.
- The population of the unincorporated and incorporated areas of any Participating Collaborative Jurisdiction(s).

For a **city and county applicant**, the qualifying population includes all the following:

- The population of the unincorporated and incorporated areas of the applicant city and county.
- The population of the unincorporated and incorporated areas of any Participating Collaborative Jurisdiction(s).

Grant Term, Grant Performance Period, And Report Preparation Period

The Grant Term begins on the date of the Notice to Proceed (NTP) email and ends on September 30, 2021. Eligible program costs must be incurred after the NTP email and before the Grant Performance end date.

The Grant Performance Period begins on the date of the NTP Email and ends on June 29, 2021.

The Report Preparation Period is from June 30, 2021 to September 30, 2021. **Costs incurred to prepare the Final Report and final Payment Request are the only costs that are eligible for reimbursement during the Report Preparation Period.**

The Final Report and final Payment Request are due on September 30, 2021.

Eligible Costs

Eligible costs may be incurred only during the Grant Term, which starts when the grantee receives a NTP email from CalRecycle and ends on September 30, 2021. (See, Grant Term, Grant Performance Period, and Report Preparation Period, for additional information).

Eligible costs are limited to the following:

- Conducting and reporting on inspections of waste tire facilities to ensure compliance with current waste tire laws and regulations.
- Investigating illegal tire disposal activities.
- Identifying and issuing Notices of Violation to noncompliant entities.
- Conducting and reporting on field patrolling, investigations and other enforcement activities to remediate illegal waste tire disposal and hauling.
- Referring all illegal and unregistered waste/used tire haulers to CalRecycle.
- Conducting program-related outreach and educational efforts with local businesses.

The following information is provided to assist the applicant in the preparation of the TEA27 Budget. Review this information carefully. Eligible activities/costs are specified within each Budget Category. Eligible activities may include, but are not limited to, the activities listed under each Budget Category. Please see Exhibit B (Procedures and Requirements), "Eligible Costs," for additional information. Applicants are encouraged to contact the Grant Manager when clarification on eligibility of a budget item is needed.

Administrative Costs

Administrative Costs must be less than or equal to 15 percent of the total approved Budget.

The following administrative activities/costs are eligible:

- Preparation and submittal of Progress Reports, Payment Requests, and all other required documents, forms and information.
- Grant-related communication with the Grant Manager, Evaluation staff, Enforcement staff and state auditors.
- Compliance activities related to performance evaluation or audits.
- Costs related to performance evaluation or audits.
- Development and maintenance of a system to accurately capture and report staff time, activities, and costs for waste tire enforcement, including records.
- Personnel administration related to hiring, supervising, or evaluating TEA grant staff.
- Preparation and submittal of the next cycle's grant application.
- Administrative functions for which there is a direct and demonstrable link to implementation of the TEA grant.

Education

The amount requested and reimbursed under Education must be less than or equal to 10 percent of the total approved Budget. Eligible education activities and costs are as follows:

1. Identifying new Tire Program Identification (TPID) numbers, which may include:
 - Obtaining Waste Tire Management System (WTMS) reports of newly issued TPID numbers., or
 - Canvassing business areas to determine if new or established businesses perform waste tire activities.
2. Printing and distributing [CalRecycle Tire Program Educational Brochures](http://www.calrecycle.ca.gov/tires/enforcement/Grantee/Resources.htm) (<http://www.calrecycle.ca.gov/tires/enforcement/Grantee/Resources.htm>) when conducting educational visits for TPID numbers.
3. Informing businesses and business owners/operators about applicable waste tire laws and regulations and available compliance resources.

4. Providing tire-related education to [Local Conservation Corps](https://www.calrecycle.ca.gov/Funding/LocalCC/) (<https://www.calrecycle.ca.gov/Funding/LocalCC/>).
5. Providing other outreach activities requested by CalRecycle.

Enforcement

Enforcement Actions and Surveillance

Eligible enforcement and surveillance activities include steps taken beyond normal inspection activities to identify illegal waste tire activity and collect evidence as defined below.

1. Eligible enforcement and surveillance activities **must** be directly related to identifying, researching, surveilling, investigating, and/or documenting at least one of the following issues:
 - Illegal (unpermitted) waste tire storage sites and activities with 500 or more waste tires.
 - Individuals responsible for illegal dumping of waste tires.
 - Private property on which illegal dumping of waste tires is occurring or has occurred with 500 or more waste tires.

Note: Private property with more than 500 illegal stored waste tires must be referred to CalRecycle for enforcement prior to seeking remediation.

 - Unregistered waste tire haulers hauling 10 or more waste or used tires.
2. Eligible enforcement and surveillance activities may include the following activities:
 - Coordinating and working with CalRecycle, the California Highway Patrol, local District Attorney (DA), task forces, other Local Government Waste Tire Enforcements (TEA), and other local law enforcement on:
 - Gathering and sharing of information and resources.
 - Providing training to local law and code enforcement personnel within the TEA jurisdiction to encourage referrals or citations.
 - Establishing and conducting checkpoints to identify unregistered waste tire haulers.
 - Attending administrative, court and/or CalRecycle hearings, and supporting case development.
 - Assisting CalRecycle with investigations and referrals by:
 - Making waste tire enforcement referrals, as approved or required.
 - Investigating waste tire referrals, complaints, violations, discrepancies, legal records searches, etc., as requested.
 - Obtaining inspection warrants, and other warrants as needed, in participation with local law enforcement activity.
 - Performing interviews and field investigations to develop enforcement cases.
 - Researching databases and document past enforcement activity.
 - After appropriate enforcement and surveillance, coordinating with other agencies to remediate environmental damage due to illegal dumping and storage of waste tires, including:
 - Reviewing regulations and procedures.
 - Coordinating with Local Conservation Corps for cleanups, and other related activity.
 - Coordinating with CalRecycle for cleanup and lien options.
 - Record Keeping.

- Producing and maintaining of documents and files to track waste tire enforcement-related activities.
- 3. Grantees must report enforcement and surveillance activities to the CalRecycle Inspection Liaison as follows:
 - Report within 15 days all enforcement actions on waste tire-related cases, including any referrals to the DA's Office and any actions taken by the DA's Office on waste tire related cases.
 - Document and report all surveillance activities by completing the CalRecycle Waste Tire Surveillance/Field Patrolling form (CalRecycle 229).
 - Report within 15 days all waste tire enforcement referrals, as approved or required. See Inspection section below.

Field Patrolling and Small Tire Pile Cleanup

Field Patrolling is an enforcement activity with the sole purpose of reducing and deterring illegal hauling and dumping of waste tires. All field patrolling activities must be documented and supported by completing the CalRecycle Waste Tire Surveillance/Field Patrolling form (CalRecycle 229). Eligible field patrolling activities may include preparation and planning of field patrol, follow-up on illegal dumping complaints and referrals, patrolling of locations with known illegal waste tire dumping, and cleanup of small tire piles on public land with 35 tires or less including disposal fees. The grantee shall be limited to 15 percent of the total approved Budget, and adhere to the following:

1. The grantee must report field patrolling activities using the Waste Tire Surveillance/Field Patrolling Form (CalRecycle 229). The form must:
 - List violations given to individuals for illegal waste tire dumping or unregistered waste tire hauling.
 - Include a summary of illegally dumped waste tires discovered and remediated.
2. The grantee shall be limited to patrolling the same location twice semiannually, unless otherwise approved by CalRecycle.

Equipment

Only equipment, materials and supplies necessary to perform eligible waste tire activities under the TEA Grant are eligible for reimbursement and shall be limited to 10 percent of the total approved Budget. The grantee may claim only the cost of an item that is proportionate to its use.

1. Eligible equipment must be listed in the approved Budget. The following are examples of eligible equipment:
 - Personal Protective Equipment: including boots, reflective vests or logo/identifying windbreakers, hard hat/sun hat, gloves, face masks, safety glasses.
 - Field equipment: including measuring devices, GPS, binoculars, camera and accessories, clipboards.
 - Cell phones, mobile Wi-Fi hotspots and cell service.
 - Computers or tablets, and related standard accessories.

Indirect Costs

Grantees may **budget for** indirect cost not to exceed 20 percent of direct costs **in the budget**.

Grantees must employ an indirect cost rate methodology that conforms to Generally Accepted Accounting Principles and which is prepared by the grantee's accounting, finance or budget office, or external accounting contractor.

Grantees must maintain and shall provide if requested, documentation to support indirect charges and the components thereof. The methodology used to calculate these costs must be appropriately applied and consistent within their accounting system.

Inspections

Inspections are the core component of the grant and the activity on which the grantee shall spend most of its time and money. Unless otherwise approved, the eligible activities are listed below, and the grantee must perform inspection activities in accordance with the following:

1. **Priority and Eligibility.** The grantee shall inspect TPID numbers listed in the Inspection Priority Work Plan provided by CalRecycle with the NTP email and as described below. Any other inspection activities require prior written approval by the CalRecycle Inspector Liaison. If any of the below are not achieved, CalRecycle may withhold payment.
 - All inspections on the "Inspection Priority Work Plan" must be completed by June 29, 2021. If any TPID numbers on the Work Plan should not, or cannot be inspected, the reason must be noted on the Work Plan.
 - Active TPID numbers with an outstanding Notice of Violation (NOV) must be inspected within 15 calendar days of the compliance deadline.
 1. Grantees may make referrals to CalRecycle after the first inspection but must do so within 15 calendar days, and as described under Inspection Referrals.
 - The grantee shall inspect tire locations or refer to CalRecycle within 15 calendar days under the following circumstances, and as directed below:
 - 1) If requested by the CalRecycle Inspector Liaison.
 - 2) If the grantee receives a waste tire regulation-related complaint or becomes aware of:
 - An illegal waste tire facility with 500 or more waste tires (unpermitted as defined in 14 CCR 18420).
 - An illegal waste or used tire hauler (unregistered as defined by 14 CCR 18451).
 - A tire location that poses an immediate risk or threat to public health and safety, and/or the environment. (This does not apply to illegal sites that CalRecycle is aware of and/or actively pursuing enforcement actions against.)
 - Grantees must note on the Inspection Report the information they received that necessitated the inspection and must mark "Referral" as the Inspection Type.
 - If all TPID numbers listed in the Inspection Priority Work Plan can and will be inspected within the grant performance period, the grantee may inspect active TPID numbers not on the Inspection Priority Work Plan any time during the grant performance period except for ineligible inspection

activities listed below. Inspection scheduling is the responsibility and at the discretion of the grantee.

- Only Inspections at the following frequencies are eligible:
 - Only one routine inspection is allowed per active TPID number.
 - A maximum of two re-inspections may be performed per active TPID number if a NOV was documented during the original routine inspection.
 - Only one observation inspection may be performed, as described below, per active TPID number.
 - Only one educational inspection may be performed per each active, new, never-inspected TPID number within the grant cycle.
- Only the following are eligible inspection activities:
 - On-the-job inspection training for TEA staff.
 - Scheduling and pre-inspection research.
 - Physically inspecting the TPID number locations, taking photographs, interviewing personnel, writing and submitting a complete and correct inspection report.
 - Researching, updating or correcting WTMS records and the grantee's database.
 - Providing technical assistance to tire businesses during or after an inspection on waste tire laws and regulations.
 - Conducting an observation inspection if a TEA inspector is in the field conducting other eligible waste tire activities and observes a potential violation.

Note: The Inspection Report must note the type of inspection that was conducted based on the circumstances that prompted the inspection, e.g. "Observation," "Referral," Routine," etc.

- Inspection reports may only be completed when the Inspector performs an inspection at the TPID number's physical address.

Note: When the grantee learns of a new or changed TPID number site (physical) address, the information must be submitted to the Waste Tire Hotline (toll-free 1-866-896-0600 or WasteTires@CalRecycle.ca.gov) or to the CalRecycle Inspector Liaison assigned to the grantee within seven calendar days, and be noted on the Inspection Report.
- Ineligible inspection activities include inspections of the following except as otherwise pre-approved in writing or requested by the CalRecycle Inspector Liaison. If you find a TPID number has been included on your work plan that you believe it is ineligible based on the following, **do not inspect it**. Contact your CalRecycle inspector liaison for confirmation or written approval:
 - Locations where the TPID number does not have a site (physical) address in the grantee's jurisdiction or is located at an address that is not listed in the WTMS.
 - Closed TPID numbers (refers to the TPID number's Business Status in the WTMS)
 - Farm/Ranch/Dairy/Ag Sites
 - Tribal Lands
 - Permitted Major or Minor Waste Tire Facilities

- Small quantity generators (SQG) - SQG refers to the TPID number's Business Role identified in the WTMS.
Note: Inspections of SQGs included on the Inspection Priority Work Plan are considered approved.

2. **Quality of Inspections.** Inspections shall be conducted in a manner consistent with state laws and regulations, and according to CalRecycle guidance and business practices implementing sound investigative techniques, and as described below.

- For each inspection conducted, at a minimum, the grantee inspector shall:
 - Complete a pre-inspection review of hauler records, CTLs, WTMS, authorizations, prior inspections and enforcement actions prior to inspections.
 - Obtain permission to inspect, either explicit or implied, from appropriate facility personnel documenting the name and title of the person who granted permission (including taking photos)
 - Conduct a visual inspection to verify the TPID certificate is posted and correct.
 - Determine a waste tire count for the facility using appropriate method.
 - Complete a review of the Comprehensive Trip Logs (CTLs) and/or waste tire receipt and disposal records documenting any discrepancies found.
 - Make an assessment of compliance/noncompliance with all applicable waste tire regulations including storage and disposal standards for facilities storing greater than 499 waste tires.
 - Verify that the information in WTMS is current and accurate, including operational status, exclusions, addresses, owners, operators, facility contacts, etc. If discrepancies are noted, the inspector shall submit corrections to the Waste Tire Hotline or to the CalRecycle Inspector Liaison assigned to the grantee within seven calendar days. Inspectors are also to note these corrections in the inspection report.
- a.
- The grantee inspector shall fill out inspection reports completely and thoroughly to accurately reflect compliance/ noncompliance at the facility in accordance with guidance provided in the [Grantee Toolbox](https://www.calrecycle.ca.gov/Tires/Enforcement/Grantee/) (<https://www.calrecycle.ca.gov/Tires/Enforcement/Grantee/>) and according to training provided by CalRecycle and as follows:
 - Thorough and accurate notes must be included to document the representative granting permission to inspect, updated facility information, additional inspectors present during the inspection, status and location of posted TPID certificate, findings of the CTL/disposal records review, and tire count including methods and calculations.
 - Violations shall be cited using the correct code sections pertaining to the specific violation.
 - Violations and corrections to violations shall be noted on the inspection report and supported with written comments and documentation of observations made to warrant a violation.

- Documentation may include photographs, description of conditions at the site, information gathered through interviews, and any other documentation, which supports violations or corrections of violations.
- Statements or directives the inspector made to the owner/operator must be noted in the report.
- Any additional information shall be included which would support a future enforcement action and that would enable the report to stand on its own without any explanations or additional information.
- Inspection reports must be submitted according to established CalRecycle business practices.
 - Inspection reports must be submitted no later than 15 calendar days after the inspection date. All inspection reports must be submitted electronically using the WTMS e-reporting process.
 - One inspection report is to be submitted per TPID number, regardless of whether there are multiple roles noted in the WTMS for the TPID number.
- All inspections resulting in the issuance of a NOV will result in a referral to CalRecycle for enforcement action. Enforcement Referrals to CalRecycle shall be on the CalRecycle 228 Form and shall be handled in the following manner:
 - On the first inspection, the grantee shall advise the TPID number owner, operator and/or representative of the violation(s) and provide them a copy of the CalRecycle [Notice of Violation and Citable Offenses Handouts](https://www.calrecycle.ca.gov/Tires/Enforcement/Inspections/Forms#NOV) (<https://www.calrecycle.ca.gov/Tires/Enforcement/Inspections/Forms#NOV>).
 - Document on the Inspection Report in detail.
 - a. To whom and how the NOV and Citable Offenses handouts were delivered (e.g., in person, by mail or email).
 - b. Description of all violations noted and specifically what needs to be corrected.
 - c. Compliance deadline date when all violations must be corrected.
 - i. This date shall be no more than 30 calendar days following the date of the inspection, except for inspections where the violations are limited only to recordkeeping or manifest requirements. In this case, the compliance deadline date shall be between 45 and 90 calendar days after the date of the inspection and shall be set in a timeframe that allows an adequate number of records to have been processed providing significant sample set by which to assess whether corrective action has been taken.
 - Immediately refer the TPID number and violation to CalRecycle to allow for expedited enforcement if the

violation is significant, chronic, or if it is anticipated that the violation will not be corrected.

2) On the second inspection (first re-inspection) the grantee shall:

- Re-inspect the site within 15 calendar days of the NOV compliance deadline date.
- Include in the inspection report written documentation and evidence (photographs, copies of documents, etc.) that address all of the same violation(s) using the same citations as documented in the previous inspection, by documenting all of the following:
 - a. Evidence of correction of the violation(s).
 - b. Partial correction(s) or good faith effort made, the justification of the extension, and the new compliance deadline date, not to exceed 30 calendar days following the date of the re-inspection.
 - c. Continued violation(s) without significant good faith, and referral of the TPID number and uncorrected violation(s) to CalRecycle for further enforcement action.
- Document any new violations noted during the re-inspection.
Note: New violations noted during a re-inspection do not extend the limit of two re-inspections authorized under the Grant.

3) If applicable, on the third inspection (second re-inspection) the grantee shall:

- Re-inspect the site within 15 calendar days of the extended NOV compliance deadline date. Include in the inspection report written documentation and evidence (photographs, copies of documents, etc.) that address all of the same violation(s) using the same citations as documented in the previous inspections, by documenting all of the following:
 - Evidence of correction of the violation(s).
 - Continued violation(s) and referral of the TPID number and uncorrected violation(s) to CalRecycle for further enforcement action.
- Document any new violations noted during the inspection.
- Refer the TPID number and violation(s) to CalRecycle for further enforcement action if not all violations were corrected, and/or new violations were documented during the re-inspection.
- Referrals must be made by completing and submitting to the CalRecycle Liaison the [CalRecycle Referral Form \(CalRecycle 228\)](#) (<https://www.calrecycle.ca.gov/docs/cr/tires/Forms/Inspection/CalRecycle228.pdf>) to WasteTires@calrecycle.ca.gov, and indicating the referral in the Enforcement Status section of the inspection report. The referral shall be made within 15 calendar days following the second re-inspection and must include the date of the inspections, and any other documentation and

evidence not already submitted to CalRecycle with the previous inspection reports.

Note: CalRecycle will provide training and assistance on the above requirements as needed or requested. If an inspection report is determined inadequate, the grantee will be responsible for correcting errors as identified by CalRecycle.

3. **Timeframes.** Inspections and referral documents shall be submitted in a timely manner, as follows:

- All inspection reports shall be delivered to the TPID number representative or owner/operator and submitted electronically to CalRecycle within 15 business days following the inspection date.
- All NOV's shall be issued with a compliance date 30 calendar days or less, unless NOV is only limited to recordkeeping and manifest requirements.
- For inspections resulting in violations, of only recordkeeping and manifest requirements contained in 14 CCR 17357 and 14 CCR 18459.2.1 through 18462, the compliance deadline date shall be set between 45 and 90 calendar days from the date of the inspection. The compliance deadline must be set within this timeframe with the intention of providing adequate time for a significant sample set of records to be generated, by which to analyze and assess whether compliance has been achieved.
- The first re-inspections (for NOV) shall be conducted within 15 calendar days following the compliance deadline date.
- The second re-inspections (for NOV), if applicable, shall be conducted within 15 calendar days following the extended compliance deadline date.
- Outstanding NOV's shall be referred to CalRecycle after the Second Re-inspection or earlier as appropriate.
- NOV referral packages shall be submitted to CalRecycle within 15 calendar days following the final inspection noting "Referred to CalRecycle" in the Enforcement Status section of the inspection report.
- All unregistered haulers must be referred to CalRecycle within 15 calendar days following the date of the observed violation using the Hauler Observation Report (CalRecycle 775).

Eligible Costs to Carry out Inspections

- Personnel expenditures will be reimbursed based on actual time spent on inspections.
- The grantee must record actual time spent on all phases of the inspection as detailed in the Eligible Expenses section.
- Time allocated for conducting physical inspections in the field and pre-inspection research shall be reasonable and relative to the state average for similar sites.
 - The timeframe shall be sufficient to conduct a complete and correct inspection.
- Travel time shall be minimized by efficient scheduling (i.e., by grouping inspections by geographic areas).

Note: Neither the TEA Grant Program nor the terms of the Grant Agreement affect or change CalRecycle's right to enter any California jurisdiction for the purpose of:

- (1) Enforcing regulations relating to the storage of waste tires and used tires, as provided in Public Resources Code Section 42850(c);
- (2) Enforcing regulations relating to the hauling of waste and used tires, as provided in Public Resources Code Section 42963(b); and
- (3) Fulfilling any other enforcement obligations with which it is charged by statute or regulation.

Training

Reimbursement for training is for tire enforcement staff, supervisors, and any other staff working directly on the grant. In-house training is to be charged under the applicable budget category (i.e. inspection training is charged under the inspection budget). Unless otherwise approved, grantee training requirements and eligibility are as follows:

1. Grantee must maintain and provide to CalRecycle a list of inspectors and lead inspectors, their qualifications, and the amount of time they are committed to the Program (i.e., percentage or quantity of inspections).
2. All inspectors must be trained and approved by CalRecycle prior to conducting eligible inspections. Existing inspectors may be approved without additional training.
3. The following are **mandatory training** activities:
 - New inspector inspection training (must be provided and approved by CalRecycle)
 - CalRecycle-sponsored waste tire Round Tables²
 - WTMS Training²
 - Technical Training Series²
 - Grant Administration Training
 - Other mandatory training as requested by CalRecycle
4. The following are eligible **non-mandatory training** activities/costs:
 - Meetings, training or conferences requested by CalRecycle
 - Coordinating and hosting CalRecycle-sponsored training events
 - CalEPA sponsored Enforcement Symposium
 - Basic Inspector Academy
 - Conducting Effective Interviews for Inspectors
 - Environmental Enforcement Training
 - Basic and refresher health and safety related classes, including Hazardous Waste Operations and Emergency Response (HAZWOPER)
 - Hauler Training
 - Costs/training approved in the Budget or that have been pre-approved in writing by the Grant Manager
5. When multiple sessions of a training event are scheduled, grantees must attend the session closest to their location. Exceptions must be supported by a compelling justification.
6. If attending an event with multiple subjects of which only part is related/beneficial to waste tire enforcement, the portion of the class fee charged to the TEA grant must be proportional to the class time devoted to waste tire enforcement.

² Grantee must send at least one inspector to each of these events

Transportation

Eligible transportation costs **are those which are necessary** to perform waste tire activities under the TEA Grant. The total must be less than or equal to 10 percent of the total approved Budget.

Any activities/costs not specifically listed below must be pre-approved in writing by the Grant Manager to be reimbursable. The following activities/costs are eligible:

- **Use of grantee-owned or personal vehicles.**
 - Grantees may claim vehicle usage costs based upon actual mileage of the grantee or the state mileage rate, whichever is less. Mileage rates generally cover the cost of fuel, maintenance, insurance, licensing, registration, depreciation, and all other costs associated with operation and usage of the vehicle. Therefore, grantees cannot claim vehicle usage costs using both a mileage rate and the separate cost of the items covered by the mileage rate. Grantees must use the rate in effect at the time the mileage was incurred.
- **Travel and Travel Expenses**
 - All travel costs must be in accordance with the [California State Travel policies](http://www.calhr.ca.gov/employees/Pages/travel-reimbursements.aspx) (<http://www.calhr.ca.gov/employees/Pages/travel-reimbursements.aspx>). Reimbursable mileage and other travel expenses (per diem) may not exceed the state rates as set forth in the State Administrative Manual. Documentation submitted for travel reimbursement must include departure and return times and dates.

Ineligible Costs

Ineligible costs include, but are not limited to:

- Costs incurred prior to receipt of the NTP email or after June 29, 2021.
- Report Preparation Period costs incurred after September 30, 2021
- Expenditures outside the grantee's jurisdiction(s), or not specified in the approved Budget.
- Any costs that are not consistent with local, state, and federal laws, guidelines and regulations.
- Costs associated with Amnesty Day events, such as creating and distributing hauler exemption letters.
- Investigation, inspection or enforcement of local code violations that do not involve waste tires.
- Educational activities provided to the general public via small and large community events or at events consisting primarily of K-8 children.
- Costs associated with activities related to the use of recycled products.
- Costs that the Grant Manager deems unreasonable, excessive, ineligible, inappropriate, duplicative, disproportionate or not related to the Program.

Public Records Requests

It is the policy of CalRecycle to make records requested by the public promptly available in accordance with the [laws](https://www2.calrecycle.ca.gov/Forms/ContactUs/PublicRecordsRequest/) (<https://www2.calrecycle.ca.gov/Forms/ContactUs/PublicRecordsRequest/>) governing disclosure of records and information to the public. In general, all records in the possession of a state agency are public records subject to disclosure, unless a law

provides that a particular kind of record or information is not a public record or is exempt or prohibited from disclosure. Upon request, the entire contents of your submitted application are subject to public records requests. This may include contact information, project summary, uploaded documents, and scoring information.

Confidentiality

CalRecycle appreciates applicants' desire to treat certain documents provided to CalRecycle as confidential. The following describes the treatment of certain confidential or proprietary information under the California Public Records Act (Government Code 6250, et seq.) and related regulations. It also describes how questions are resolved on whether information is truly confidential, the legal protections for confidential information, and internal and program procedures to maintain confidentiality.

Confidential or Proprietary Information

Title 14 of the California Code of Regulations (14 CCR), [sections 17041-17046](#), states that confidential or proprietary information shall include, but is not limited to:

1. Personal or business-related financial data, customer client lists, supplier lists and other information of a proprietary or confidential business nature provided by persons in applications, reports, returns, certifications or other documents submitted to [CalRecycle] which if released would result in harmful effects on the person's competitive position.
2. Tax information prohibited from disclosure, pursuant to the Revenue and Taxation Code.

Accordingly, appropriate documents submitted with an application that are clearly marked, on each page, "confidential or proprietary information" will be treated by CalRecycle pursuant to the procedures set forth in 14 CCR sections 17041-17046. However, the mere marking of documents (such as sales brochures, promotional literature and other general non-financial documents) as "confidential or proprietary information" will not result in their being treated as confidential if they do not fall within the categories of protected financial documents listed above.

What if there is a question about what is confidential?

If CalRecycle receives a request to disclose data claimed by the applicant to be confidential, CalRecycle would notify the applicant of the request and state that the documents were under review to determine whether information was correctly identified as "confidential." If there was any question whether specific information was confidential, CalRecycle would contact the person(s) identified in the application to provide a justification and statement why the information is confidential. The process for evaluating confidentiality claims is set forth in 14 CCR 17046.

What program procedures will keep information confidential?

Financial information will be evaluated and analyzed only by CalRecycle staff, kept confidential, and will be maintained with restricted access. Grantee businesses agree to provide specific key financial information for three years to develop benchmarks to evaluate the program (edit as needed for your program). Records no longer needed to provide the services offered under the grant program are periodically destroyed, when allowed by audit policies and state law.

Application Instructions

Application Access

The application is available in CalRecycle's web-based Grants Management System (GMS). Access to GMS is secure; therefore, you must have a CalRecycle WebPass in order to log into the system. Applicants who have not previously obtained a CalRecycle WebPass can create an account at the [CalRecycle WebPass site](https://secure.calrecycle.ca.gov/WebPass/) (<https://secure.calrecycle.ca.gov/WebPass/>).

When you are ready to start an application, log into [GMS](https://secure.calrecycle.ca.gov/Grants/) (<https://secure.calrecycle.ca.gov/Grants/>), select "Apply for a Grant" on the left. Open grant cycles are displayed in a table. Find Local Government Waste Tire Enforcement Grant Program, TEA27: Fiscal Year 2019-20 and select "Start Application." A pop-up window will appear asking for contact information. You will automatically be added as the first contact and Primary Contact for the new grant application however, this can be updated later. The application then opens to the Summary Tab.

Application Contents and Instructions

The components of the application are divided into tabs. To fill out an application, click on each tab and complete the sections in each tab as required. General directions are on the top of each tab and detailed information about the requirements for each tab is listed below.

The applicant is responsible for a complete application. This includes signing documents, uploading required documents, and submitting the application by the due date(s). Failure to do so will result in disqualification from the Local Government Waste Tire Enforcement grant program. Examples of disqualifications may include:

- Applicant does not meet the eligibility requirements
- Failure to use required CalRecycle documents or forms
- Uploading incomplete or blank documents to the Documents tab
- Signature Authority fails to sign Application Certification or any document that requires a signature
- The online application is incomplete or missing information

Summary Tab

This tab provides a summary of the application, due dates, resource documents and links, application documents, and the Application Submission section. It is the applicant's responsibility to ensure that all required documents, based on the individual grant application/project, are submitted by the appropriate due date.

Applicant/Participant Tab

The applicant name is the legal name of the jurisdiction/organization that is legally responsible for grant administration, if awarded. Do not enter your personal name.

- Select the Add Applicant/Participant button and type in the Applicant Name and County.
- Search the table for the correct applicant name and select Add Applicant/Participant.

- Choose the Lead Participant radio button. Every application must have a Lead Participant even if it is an individual application with no participating jurisdictions.
- If it is not listed, click on Add New Applicant/Participant. Complete the items marked with a red asterisk and save the information.
- Enter the applicant/participant name as it appears on the Resolution or Letter of Commitment. Do not include the department or unit name.
- County names must be listed with the name first followed by the word “County,” e.g., “Sacramento County.”
- City names must be listed as “City of” followed by the city’s name, e.g., “City of Sacramento.”
- For Collaborative Applications, add the name of each eligible participating jurisdiction and choose the Participating Jurisdiction radio button.

For a list of eligible applicants, please see the Grant Cycle Overview section titled “Eligible Applicants.”

Detail Tab

Complete this tab as follows:

- Enter a dollar amount in the Grant Funds Requested field. Do not exceed the maximum grant award amount of \$600,000. Please round all amounts to the nearest whole dollar.
- Enter the Assembly Districts and Senate Districts. To select more than one district hold the “Ctrl” key while selecting the numbers.
- Enter the applicant’s department name, e.g. “General Services.” If the applicant does not have a department the applicant’s name may be entered.
- Enter the grant payment mailing address.
- Project Summary/Statement of Use: Provide a brief, concise summary of how grant funds will be expended and how these funds will augment your local/regional enforcement efforts.
- Select the appropriate option for the Resolution Requirement and optional Letter of Designation.

Contacts Tab

The application is required to have only one Primary Contact and at least one Signature Authority. Each contact entered into the application may be granted access by checking the box on the top of the contact’s detail screen. The contact will be able to log into GMS using his/her own CalRecycle WebPass and access the application.

- **Primary Contact.** One person who has been authorized by the Signature Authority/Designee to manage and oversee the grant. This person will be the first contact with whom the Grant Manager will communicate.
- **Signature Authority.** The person(s) authorized to sign CalRecycle documents, such as grant applications, grant agreements, etc., as authorized by a board/council-adopted Resolution, Letter of Designation, or Letter of Commitment (if applicable).
- **Secondary Contact.** A person authorized (by the Primary Contact or Signature Authority/Designee) as the alternate person with whom the Grant Manager will communicate. (Not required)
- **Consultant.** A professional who provides advice in a particular area of expertise. If the applicant is awarded a grant, the consultants may manage the

grant or only conduct specific activities, based on a written agreement between the applicant and the consultant outlining work to be performed. (Not required)

Budget Tab

Complete the budget document provided in GMS. Transfer the total of each budget category from the document into the budget tab. The budget document must be uploaded in the Documents tab and the budget amounts must match those entered in the Budget tab. The total must equal the Grant Funds Requested amount shown on the Detail tab.

Documents Tab

See the Application Documents section for documents that must be uploaded in the Documents tab. When uploading a document, enter a document title, select the appropriate document type from the drop-down list, and enter the date that it was executed/signed, if applicable, or select “today’s date.”

After all the application documents are uploaded, return to the **Summary Tab** and print the **Application Certification** from the **Application Submission** section.

Application Submittal and Deadline

The **Submit Application** button will be enabled after all required documents have been uploaded. Click the **Submit Application** button and the application status will change to **Submitted**. The application can only be submitted once, however, you will be able to upload documents until the secondary due date.

Applications must be submitted no later than 11:59 p.m. on January 14, 2020. Customer service will be available until 4:00 p.m. on the application due date either by emailing grantassistance@calrecycle.ca.gov or calling Maria Elena Kennedy at (916) 341-6228.

Note: Applications that are not submitted by the due date will be automatically deleted from GMS.

Application Documents

Electronic and Original Signatures

CalRecycle documents or forms that certify legally binding information require an original wet ink signature. If a signature block with penalty of perjury language is provided, please provide a wet ink signature. CalRecycle will accept electronic signatures on all other documents. If you have questions, email grantassistance@calrecycle.ca.gov.

CalRecycle Documents

CalRecycle documents are on the Summary tab in the Application Documents section. To access a document, click on the link, open it up, fill it out, save it to your computer, and upload it to the Documents tab. Below is a list of the documents. Unless a document specifies that it may be reproduced as necessary, **do not** alter CalRecycle documents. If you are having trouble with a document, email grantassistance@calrecycle.ca.gov or call Maria Elena Kennedy at (916) 341-6228. Altered or reproduced CalRecycle documents or templates may result in automatic disqualification of your application.

Application Certification

The Application Certification is a required application document that must be generated from GMS. After each tab of the application is complete and documents are uploaded, generate the Application Certification from the Summary tab. A wet ink signature from the authorized Signature Authority (identified in your resolution or letter of commitment) is required, then scan the document, upload it, and retain the original hard copy document.

Budget

Applicants are required to submit a Budget. Complete the Budget document provided in GMS. The budget document must be uploaded in the Documents tab (do not convert the Excel budget document into another format) and the budget amounts must match those entered in the Budget tab. The total must equal the amount of Grant Funds Requested on the Detail tab.

Staff Contact Information

Applicants are required to provide a list of all field staff, program supervisors, and managers who will work on the grant. Complete the contact information for each person included.

Applicant's Documents

Below is a list of documents that the applicant is responsible for preparing and uploading to their application. For examples of these documents, please see the **Resolution and Letter Examples** link found on the **Summary Tab** under **Resource Links**.

Resolution

Any applicant that is subject to a governing body must upload a Resolution that authorizes specific grant-related matters. A copy of the authorizing Resolution is a required application document that must be uploaded no later than the secondary due date or the application will be deemed incomplete and will be disqualified. Resolution requirements vary for individual and collaborative applications. See the **Resolution and Letter Examples** link for more information. CalRecycle staff are available to answer questions about the Resolution or letter examples, or to review your draft Resolution to ensure it meets the requirements of the grant program. You may upload the Resolution to your application as a Draft Resolution or for immediate review email it to grantassistance@calrecycle.ca.gov.

Individual Application Requirements:

1. The Resolution must authorize submittal of an application for one or more specifically named CalRecycle grant(s) or for all CalRecycle grants for which the applicant is eligible.
2. The Resolution must identify the period of time, up to five years, during which the authorizations are valid. Five years is encouraged; however, periods of less than five years are acceptable. If a Resolution does not specifically identify a period of time, it will be considered valid for one year from the date of adoption.
3. The Resolution must identify the Signature Authority by listing the job title of the person(s) authorized to sign all grant-related documents necessary to implement and close-out the grant(s).

(Optional but encouraged) The Resolution should authorize the Signature Authority to delegate his/her signature authority to another person identified by job title.

Note: The Signature Authority must sign a Letter of Designation **prior** to the Designee's exercise of his/her authority.

Collaborative Application Requirements:

1. The Lead Collaborative Jurisdiction (Lead) must submit an approved Resolution that authorizes it to act as a lead for a collaborative program. This Resolution authorizes submittal of a collaborative application on behalf of the Lead and specifically named participants and includes resolutions from the participating jurisdictions authorizing the Lead to act on their behalf for this cycle.
2. If the Resolution is valid for more than one year, it is highly recommended a) that the list of participants be provided as an attachment rather than embedded in the Resolution, and b) that the Signature Authority be authorized to revise the list as necessary with each subsequent application (this allows a Signature Authority to add or remove participants with each new application without the necessity of obtaining a new Resolution).
3. Participants subject to a governing body must provide a Resolution to the Lead authorizing the Lead to act on its behalf for this cycle. Resolutions may be valid for as long as the Lead's Resolution, not to exceed five years, otherwise must be dated within the last 12 months. Copies of the Resolution must be uploaded with the application by the secondary due date.

Resolution (for Collaborative Applicants)

A participating jurisdiction is a jurisdiction that voluntarily allows the Lead applicant to perform waste tire activities in its jurisdiction. Cities or counties may submit Collaborative Applications listing the Participating Jurisdiction(s), but their applications must include authorization from the other cities and/or counties joining as a Participating Jurisdiction. If a jurisdiction is listed as a Participating Jurisdiction on an application, it cannot apply individually or as part of another Collaborative Application.

In addition to the Resolution for the applicant, in which the Lead is authorized by its governing body to act on behalf of the Participating Jurisdiction(s), the application must also include the following documents for each Participating Jurisdiction:

1. A Resolution from each Participating Jurisdiction authorizing the Lead to act on its behalf as both applicant and Grant Administrator (entity that implements the grant program); and
2. If the Participating Jurisdiction(s) is within the county of an active TEA grantee and the Lead is a different county or located in a different county, a Letter of Permission from the County Administrator's office stating that it agrees that the Lead may conduct waste tire enforcement activities in the Participating Jurisdiction(s) and that it will not be performing such activities there.

The inclusion of the Participating Jurisdiction(s) name(s) in the Lead's Resolution does not take the place of the required Participating Jurisdiction's Resolution.

Letter of Designation

A Letter of Designation is required only when the authorized Signature Authority title identified in the approved Resolution delegates his/her authority to another person. First, the approved Resolution must indicate the Signature Authority's ability to delegate or designate his/her authority. Second, the letter must be uploaded **prior** to the Designee's exercise of his/her authority. For example, if the Designee signs the Application Certification in place of the Signature Authority, the letter must be uploaded when the Application Certification is submitted. The letter must be on the applicant's letterhead, signed by the Signature Authority, and include the information below.

- Identify the job title of the Designee and the scope of the Designee's authority.
- Identify the period during which the Designee may exercise the authority. The Designee's authority may not extend beyond the effective date of the approved Resolution or Letter of Commitment. For example, if the Resolution is effective until December 31, 2021, then the Letter of Designation may not be effective beyond December 31, 2021. If the letter does not identify a valid time period, the letter will follow the same time frame as the Resolution.

Letter of Permission

A Letter of Permission is required when cities are collaborating with a different county or with a city in a different county. The Lead must obtain a letter, on letterhead, from the County Administrator's Office for the county in which the enforcement action will be taken stating that the county agrees that: (1) the Lead may perform waste tire enforcement activities in the Participating Jurisdiction(s); and (2) that the county will not perform any such activities in the Participating Jurisdiction(s).

Grant Review and Award Process

Grant Application Review Process

After the close of the application period, CalRecycle staff will review the applications for completeness and eligibility. Only complete applications can be considered for award. If total grant requests received exceed \$6,500,000.00, grant awards will be adjusted so the total awarded does not exceed the total funding available. CalRecycle staff will verify the applicant's qualifying population to set a potential base grant award as follows:

- \$70,000 for applicants with qualifying populations less than or equal to 99,999.
- \$90,000 for applicants with qualifying populations 100,000 through 499,999.
- \$130,000 for applicants with qualifying populations 500,000 through 1,000,000.
- \$210,000 for applicants with qualifying populations of 1,000,001 or more.

CalRecycle staff may also consider the following information to determine the recommended award amount for each applicant:

- The number of active permitted sites and other businesses with TPID numbers.
- Known threats to public health and safety or the environment.
- The number of waste tire complaints and referrals received in previous grant cycles.
- The number of illegal waste tire dumpsites identified in previous grant cycles.
- Grant funds expended in previous grant cycles.
- The number of inspections completed in previous grant cycles.
- Enforcement and field patrolling activities in previous grant cycles.
- The results of the Grantee's Performance Evaluation.

Grant Award Process

For qualifying applications, CalRecycle staff will develop funding recommendations for the consideration and approval of CalRecycle's Director, or their designee; this is tentatively scheduled for April 2020. CalRecycle reserves the right to partially fund or fund individual phases of selected proposals, and CalRecycle may fund an amount less than requested.

CalRecycle reserves the right to not award any grant funds under one or more cycles.

Grant Award Conditions

When awarded, this grant will be subject to two conditions:

- 1) The recommended grantee must pay all outstanding debts due CalRecycle, or bring current outstanding payments owed to CalRecycle, within 60 days of the date of the award email; and
- 2) The recommended grantee's Signature Authority (or where delegation is authorized, his or her Designee) must sign and return the Grant Agreement to CalRecycle. The signed Grant Agreement must be received by CalRecycle within 60 days of the date of the award email.

Failure to comply with either condition will void the grant award.

Grant Program Administration

Grant Agreement

The Grant Agreement binds the grantee to CalRecycle's requirements as outlined in the Grant Agreement documents. An original signature is required on the Grant Agreement. We cannot accept an electronic signature. These documents shall guide the grantee's administration of the grant project.

Following CalRecycle's conditional approval of the grant awards, we will email grantees the information below:

- Award email
- Grant Agreement Cover Sheet (CalRecycle 110)
- Exhibit A – Terms and Conditions: contain CalRecycle standard legal requirements for grants
- Exhibit B – Procedures and Requirements: contain specific requirements for administering this grant, including but not limited to project, reporting, and audit requirements
- Exhibit C – Grantee's approved application with revisions, if any, and any amendments

Reporting Process

Grantees are required to report on the progress of their grant on a bi-annual basis. The Final Report is due on September 30, 2021. Detailed reporting information is included in the Procedures and Requirements (Exhibit B).

Payment Request Process

Eligible costs are authorized for reimbursement upon the Grant Manager's approval of the Payment Request, and if required, the accompanying Progress/Final Report. Payment Requests must include itemized documentation of claimed expenses (e.g., itemized receipts and proof of payment of invoices). CalRecycle will retain 10 percent of each approved Payment Request amount until the Grant Manager approves the Final Report, the final Payment Request, and all required supporting documentation. Failure to submit these final documents by the deadline specified in the Procedures and Requirements (Exhibit B) or failure to receive the Grant Manager's approval of these documents by September 30, 2021, may result in the nonpayment of otherwise eligible costs. Detailed payment information is included in the Procedures and Requirements (Exhibit B).