SAMPLE OUTLINE For your

BROWNFIELDS CLEANUP COOPERATIVE AGREEMENT WORK PLAN

[Date] [Revision #_]

Submitted by: [COOPERATIVE AGREEMENT RECIPIENT ORGANIZATION NAME and ADDRESS]

[PROJECT MANAGER'S NAME, TELEPHONE NUMBER and EMAIL ADDRESS]

Cooperative Agreement Number: (will be provided by the U.S. Environmental Protection Agency)

A Brownfields cooperative agreement recipient (CAR) must develop a work plan prior to the award of any funds. The purpose of this work plan is for the CAR to describe the tasks necessary to implement the project(s) identified in the proposal submitted in the Fiscal Year (FY) 2018 competition for Brownfields cleanup grants. The work plan should be consistent with the outline below; however, the CAR may modify as appropriate to fit the activities identified in its proposal. The EPA project officer will review and work with the CAR to finalize the work plan and the CAR may not expend any funds to carry out the agreement until the EPA approves the final work plan. Activities may be conducted beginning July 1, 2018, if they are eligible activities necessary to implement the project and incurred directly pursuant to negotiation and in anticipation of an award. EPA anticipates the project and budget period to be from October 1, 2018 to September 30, 2021.

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1.0 PROJECT OVERVIEW

This section should reflect the description in the CAR's proposal that was submitted for the FY 2018 competition for Brownfields cleanup grants. It should describe the CAR's strategy for implementation of the cooperative agreement over the three-year project period and reflect the commitments made in the proposal.

1.1 Project Description

This information can come from the project description in the grant proposal. Describe the overall project including the program objectives for the three-year cooperative agreement period. Describe how this grant fits into a broader vision of Brownfields redevelopment in the target community. Provide background information, future development plans and attach any maps. Describe the target community and/or geographical focus area. Maps and figures are useful as attachments to the work plan.

1.2 Project Team Structure and Responsibilities

Describe your organizational structure, and roles and responsibilities of all key entities supporting this project. Identify all key personnel involved in the implementation of the grant activities. Include any organizational charts if appropriate.

Describe the project oversight and the administrative, financial, technical and legal support that will be used to manage this cooperative agreement. Describe how you will procure, oversee and direct the environmental contractor and/or cleanup construction firm. Section 2.0. Task 1.E. below, describes the procurement requirements. The CAR is responsible for following the project schedule and achieving the project objectives.

Describe if/how you will involve the State Brownfields or Voluntary Cleanup Program (VCP) official. The cost to enroll in a State Brownfields or VCP is a grant-eligible cost. The CAR will discuss with the State whether they want to receive copies of grant documents and how they will be notified of the site assessment activities. The CAR will provide the State an opportunity to review all technical reports, including Quality Assurance Project Plans (QAPPs) and Analysis of Brownfields Cleanup Alternatives (ABCA) documents. States must be notified about and receive all cleanup planning documents. Cleanup standards are determined by the State.

Describe how the project team will meet and the frequency of those meetings; how the terms and conditions of the cooperative agreement will be made available and discussed among the project team; how the cooperative agreement records and files will be maintained; and the CAR's financial management.

1.3 Measuring Environmental Results: Outputs/Outcomes

Describe the expected outputs and outcomes for this agreement. Describe plans for tracking and measuring progress towards achieving the expected short-term and long-term project outputs and outcomes. Tracking attainment of outputs and outcomes through performance measures will help you manage your project and assure both you and your EPA Project Officer that you have accomplished the purpose of your project. The measures may be listed in bullet form.

Outputs may be quantitative or qualitative and must be measurable during the project period and may include but are not limited to the number of number of cleanups and number of community meetings held.

Outcomes may be environmental, behavioral, health-related, or programmatic and will not necessarily be

achieved during the project period. Expected outcomes may include but are not limited to the number of jobs and other funding leveraged; the number of acres made ready for reuse or acres of greenspace created for communities; and whether the project will minimize exposure to hazardous substances.

1.4 Budget

The CAR must provide a budget that reflects the work plan narrative and that is consistent with the budget presented in your original grant proposal and in your Standard Form 424A. CARs receiving a combination of hazardous substances and petroleum funding should distinguish between the two, similar to the budget presented in your cleanup grant proposal. The proposed work plan budget should include the cost share <u>unless</u> the CAR has been granted a waiver. See Attachment 1 for an example format for your Budget.

2.0 PROJECT TASK DESCRIPTIONS

This section may be taken from your 2018 Cleanup proposal. The work plan must include a summary of activities that will be conducted by the CAR to meet the project objectives. Required activities include Project Management and Reporting and Community Engagement. The project tasks should be consistent with the budget. A project may require the inclusion of additional eligible tasks that are not included below, such as those activities required by your State under their VCP. To the extent applicable, please include what will be done to ensure state involvement within each task description.

TASK 1 PROJECT MANAGEMENT AND REPORTING

A. **Quarterly Reporting**: In accordance with EPA regulations 2 CFR Parts 200 and 1500 (specifically, 200.328 *monitoring and reporting program performance*), the CAR agrees to submit quarterly progress reports to the EPA Project Officer within thirty days after each reporting period. Quarterly progress reports will be due 30 days after the end of each federal fiscal quarter, except for the last quarter of the grant project period when a final performance report must be submitted (see Final Performance Reporting below).

CARs may use the Example Quarterly Report Template provided in Attachment 3. The reports should be sent electronically to both the EPA Project Officer and, if requested by the State, to the State Brownfields Coordinator. These reports cover work status, work progress, difficulties encountered, financial expenditures, preliminary data results, anticipated activities and any changes of key personnel.

B. Annual Reporting:

- 1. Disadvantaged Business Enterprise (DBE) Reporting: Minority Business Enterprise/Womenowned Business Enterprise (MBE/WBE) reporting is required for CARs whose total budget funds for procurement, equipment, contractual services and supplies exceed \$150,000. Disadvantaged Business Enterprise reporting must be completed annually using EPA Form 5700-52A. These forms must be sent electronically to the EPA Project Officer and the Grants Management Office (GMO). A link to the form is at: https://www.epa.gov/grants/epa-grantee-forms. CARs are encouraged to utilize the services of DBEs, where possible. The CAR must submit the DBE form by October 30 of each project year. Your award agreement will have further details, including the name of the EPA Grants Specialist in GMO that should receive your report.
- 2. Federal Financial Reports (FFRs): an annual EPA Standard Form 425 (Federal Financial

Form) must be submitted annually to EPA by October 30 of each project year and a Final SF-425 must be submitted at the close of the grant. An electronic copy should be sent to the EPA Project Officer and to the EPA Las Vegas Finance Center (LVFC) via email LVFC-grants@epa.gov or fax at 702-798-2423. A link to the form is at: http://www.epa.gov/ogd/forms/adobe/SF425.pdf.

- **C. Final Performance Reporting**: In accordance with EPA regulations 2 CFR Parts 200 and 1500 (specifically, 200.328 *monitoring and reporting program performance*), the CAR agrees to submit to the EPA Project Officer within 90 days after the expiration or termination of the approved project period a <u>final technical report</u> and at least one reproducible copy suitable for printing. This report should summarize the accomplishments (outcomes, outputs, and other leveraged resources) during the entire grant project period, including the last quarter. The Final Performance Report should include
 - A summary of funds expended and work completed;
 - A list of all outreach material and any other deliverables;
 - Cleanup status of the property—see Task 3.C.4, below;
 - Site photographs (electronic high resolution if possible); and
 - Lessons learned.
- **D. ACRES:** Property specific information, including the property address and cleanup completions, must be entered electronically in EPA's Assessment Cleanup Redevelopment Exchange System (ACRES) database at https://cfext.epa.gov/acres/index.cfm. ACRES is a national database from which site-specific accomplishments are recorded. ACRES must be updated for each property when the following occur:
 - 30 days after award,
 - Mobilization for cleanup,
 - Completion of cleanup (only after consultation with the Project Officer),
 - Funds are leveraged and/or jobs created (quantities)
 - Completion of the Project Period (or Final Report), and
 - As significant events occur at the site, but not later than the end of the quarter in which the event occurred
- **E.** Contractor Procurement: Describe how and when contractors will be procured. The CAR is responsible for ensuring all procurement is in accordance with 2 CFR Parts 200 and 1500, ensuring that contractors comply with the terms of their agreements with the CAR, and that agreements between the CAR and contractors comply with the terms and conditions of the cooperative agreement. Procurement is an activity that is eligible as a pre-award activity.
- **F. Reimbursement Request:** While there are two methods for payment, EPA's preferred method of payment for CARs is the Automated Standard Application for Payments (ASAP). If your organization uses multiple bank accounts for EPA grants/cooperative agreements, you must enroll in ASAP. Once enrolled, grantees can access ASAP at www.asap.gov to request payments. The ASAP payment process is designed to provide federal funds to a recipient organization within 48 hours. The second method is to submit EPA form 190-F-04-001 via fax or email to the Las Vegas Finance Center—see contact info under Section 2.0, Task 1, B.2., above. This non-ASAP form can be found at: https://www.epa.gov/financial/payment-request-form-grants-and-cooperative-agreements.
- G. Kick-off Meeting: The CAR project team including the contractor, the EPA Project Officer and

State and other partners should participate in a project kick-off meeting to review the work plan and terms and conditions of the cooperative agreement. This is an opportunity to review roles, responsibilities, and schedule. The EPA Project Officer will review tools and resources that may be useful for you to implement your grant activities.

- **H. Travel:** EPA Region 4's Brownfields Program supports the use of grant funding for travel to local, state and national brownfields-related conferences. CARs may identify and budget for educational/training opportunities that enhance its program development. Travel to brownfields state association meetings, conferences or workshops provide valuable opportunities for networking which can lead to capacity building. EPA is aware of the benefits of this type of outreach travel in moving sites toward and achieving revitalization. Costs for necessary travel and transportation expenses, including local trips, are allowable programmatic costs. Please plan to attend the New Grantee workshop and the Southeast Regional Brownfields Conference in Birmingham, Alabama on September 26-28, 2018.
- I. Administrative Costs: Grant recipients may use up to five percent of the budget on administrative costs. Administrative costs are direct costs, including those in the form of salaries, benefits, contractual costs, supplies, and data processing charges, incurred to comply with most provisions of the Uniform Administrative Requirements, Cost Principles, And Audit Requirements for Federal Awards contained in 2 CFR 200 and 2 CFR Subpart E.

Task 1 will be primarily conducted by: (CAR should identify who in the project team is responsible for this task)

TASK 2 COMMUNITY INVOLVEMENT/ ENGAGEMENT

The CAR is required to develop a **Community Involvement** (CIP) describing processes, activities, and planned outreach materials necessary to implement the grant activities. The plan should describe your community and appropriate methods of seeking input, methods of communicating progress and education/information sharing for that particular community. The CIP should be consistent with the activities mentioned in your grant proposal and include the partners and community-based organizations that were identified in your proposal.

EPA encourages the CAR to begin developing the Plan as soon as possible. Development of a CIP is an eligible and appropriate pre-award activity and Attachment 4 is a resource for you to use entitled *Preparing Your Brownfields Community Plan: Involving Your Community*.

Community notification and a public meeting is required if the CAR develops a draft or final ABCA with EPA funding. The CAR is required to finalize the draft ABCA submitted with its cleanup grant proposal and make it available for additional public review and comment as part of its pre-cleanup activities. The CIP will describe the preparation of an administrative record and notification to the public of its availability for inspection at a location convenient to the targeted population and general public. The administrative record must contain the documents that form the basis for the selection and implementation of a cleanup plan. Documents in the administrative record shall include the ABCA, site investigation reports, the cleanup plan, cleanup standards used, responses to public comments, and verification that shows that cleanups are complete.

Task 2 will primarily be conducted by: (CAR should identify who in the project team is responsible for this task)

TASK 3 BROWNFIELDS CLEANUP PLANNING, IMPLEMENTATION AND COMPLETION

This section of the work plan should describe the activities needed to clean up the brownfields identified in your cleanup grant proposal. This section must detail the strategy for sequencing the work to successfully complete the cleanup within the three-year project period.

A. Site Characterization

Although a Phase II Environmental Site Assessment or equivalent report must be completed prior to proposal submission, further limited site characterization may be necessary to finalize a draft report, refine cost estimates, meet state requirements or aid in remedy selection. If no other funding source can be leveraged for this activity, contact your EPA Project Officer to discuss the inclusion of assessment activities in your work plan. Describe those assessment activities in your work plan.

1. Quality Assurance Project Plans (QAPPs): When environmental samples are collected as part of any brownfields cooperative agreement, recipients shall have in place EPA- or State-approved QAPPs prior to sample collection. The QAPPs must be consistent with the EPA Region 4's Instructions for the Preparation of Quality Assurance Project Plans for EPA Brownfields-Funded Projects in the Southeast (Attachment 5). [Note: Costs incurred for sampling performed without an approved QAPP are not eligible for reimbursement.] Describe your plans to prepare the QAPP, if needed.

NOTE: Different requirements apply for lead based paint and asbestos assessment.

- 2. **Health & Safety Plans:** The CAR must also prepare and follow an OSHA-compliant Health and Safety Plan (HASP), and place a copy in the Cooperative Agreement file. CARs must also submit these to EPA and the State for the Brownfields project file. EPA approval of the HASP is not required.
- 3. New! Characterization/assessment activity must account for the potential presence of polychlorinated biphenyls (PCBs). Large equipment which contain PCBs or the status is unknown, such as capacitors and transformers, which are not in use should be categorized as a recognized environmental conditional (REC) due to the material threat of a future release to the environment and included in the cleanup actions for the site. For such equipment still in use, the environmental professional should make inquiries into its PCB content status and future use for the equipment. Such inquiries include, but are not limited to, questioning the future use/need for the equipment, the age of the equipment, and the PCB status of the equipment if not stated. If identified as RECs, or if a piece of PCB containing equipment is still active, cleanup planning and activities should address the management of this equipment, as required under 40 CFR 761.

B. Cleanup Planning

CARs may conduct cleanup planning activities to evaluate and select appropriate remediation strategies. Describe your plans to prepare any ABCA or equivalent State-required document that describes the findings of the assessments and presents an evaluation of cleanup alternatives. The

ABCA is a useful communication tool for the public, and review by the State VCP project manager will help ensure that your cleanup plans will ultimately be acceptable to the State. All draft ABCAs submitted in draft form as part of the cleanup grant proposal must be made final. It is EPA's intent that documents generated to meet the state's VCP requirements can serve to meet EPA's needs provided they cover the same elements and include the necessary information below.

The final ABCA or its equivalent must include:

- 1. Information about the site and contamination issues (i.e. exposure pathways, identification of contaminants, contaminant levels and contaminant sources, source volume or other estimates as needed to compare relative costs between remedies);
- 2. Identification of the contaminants of concern;
- 3. A summary of cleanup/protectiveness standards, applicable laws and regulations;
- 4. A description of the alternatives considered;
- 5. Assessment of the effectiveness, implementability, and the cost of each alternative. As part of the evaluation of effectiveness, discuss whether/how each alternative would achieve cleanup standards, would comply with applicable laws and regulations, and the resilience of each alternative considering reasonably foreseeable changing climate conditions (e.g., sea level rise, increased frequency and intensity of flooding and/or extreme weather events, etc.);
- 6. A comparative analysis of the alternatives, including no action. For cleanup of brownfield petroleum-only sites, an analysis of cleanup alternatives must consider a range of proven cleanup methods;
- 7. A consideration of each alternatives ability to reduce greenhouse gas discharges, reduce energy use or employ alternative energy sources, reduce volume of wastewater generated/disposed, reduce volume of materials taken to landfills, and recycle and re-use materials generated during the cleanup process to the maximum extent practicable; and,
- 8. The selected or proposed alternative.

Institutional controls (ICs) are administrative or legal mechanisms that help minimize the potential for human exposure to contamination or protect the integrity of a remedy. While it is EPA's desire to see every site cleaned up to a level that requires no further action, for some sites it may not be practical. Several layers of mechanisms are often needed to achieve an institutional control objective. Zoning changes, easements, deed restrictions, etc. generally require both State and local mechanisms and approvals. Property transfers and/or property development often cannot occur until these controls are in place. Work closely with the State for the approvals.

C. Implementation of Cleanup Activities

Describe your plans to implement the select alternative in the ABCA. Describe how the CAR shall ensure the adequacy of the cleanup in protecting human health and the environment as it is implemented. CARs are required to protect all nearby populations, including sensitive populations in the targeted community from contaminants during cleanup work conducted on brownfield sites under this grant. Activities include implementing procedures necessary to mitigate any potential exposure from the contamination.

1. Federal Cross-Cutting Requirements

The recipient must comply with Federal cross-cutting requirements. These requirements include but are not limited to OSHA Worker Health & Safety Standard 29 CFR 1910.120; National Historic Preservation Act; Endangered Species Act; and Permits required

by Section 404 of the Clean Water Act; Executive Order 11246, Equal Employment Opportunity, and implementing regulations at 41 CFR 60-4; Contract Work Hours and Safety Standards Act, as amended (40 USC § 327-333) the Anti-Kickback Act (40 USC § 276c) and Section 504 of the Rehabilitation Act of 1973 as implemented by Executive Orders 11914 and 11250.

2. Other Applicable Federal and State Laws

Cleanups performed in whole or in part with EPA funds must also comply with all applicable federal and state laws, including the Davis-Bacon Act which requires payment of the prevailing wage rate for construction projects, including cleanup activities. The Davis-Bacon Act also requires reporting, self-monitoring by the CAR, and other requirements. The Davis-Bacon Act applies to all construction, alteration, and repair contracts and sub-contracts awarded with EPA grant funds. Recent and applicable wage rates from the U.S. Department of Labor must be incorporated into construction, alteration, and repair solicitation and contracts.

Consult the U.S. Department of Labor website to ensure all responsibilities are understood: https://www.dol.gov/whd/programs/dbra/.

3. Greener Cleanups

Describe any actions that will be taken to ensure a greener cleanup. Assessing and cleaning up contaminated land protects human health and the environment and enables communities to pursue future beneficial reuse of these properties. Cleaning up sites can be viewed as "green" from the perspective of the cleanup improving environmental and public health conditions. However, cleanup activities use energy, water, and other material resources to achieve cleanup objectives. EPA has developed tools and case studies to help alleviate the environmental footprint of cleanup actions. More information can be found at the following web link: https://www.epa.gov/greenercleanups.

4. Completion of Cleanup Activities

Recipients shall ensure that the successful completion of the cleanup is properly documented. This must be described in the final technical report. A brownfields cleanup is considered to be complete when it is certified as clean or designated for no further action (NFA), which is usually provided by the State environmental agency. The CA recipient or property owner, in conjunction with a Qualified Environmental Professional may, in some cases, document that onsite work is finished. This latter option is atypical, as documentation is usually provided by the State. This documentation needs to be included as part of the administrative record. In the event of an incomplete cleanup, the recipient shall ensure that the site is secure and notify the appropriate state agency and the EPA Project Officer to ensure an orderly transition should additional activities become necessary.

Task 3 will primarily be conducted by: (CAR should identify who in the project team is responsible for this task)

Modify with other eligible work plan tasks as needed, especially those identified in your cleanup grant proposal.

3.0 SCHEDULE

Attachment 2 provides an example table with a detailed guideline for schedule development. Several tasks run concurrently so you may choose to use a Gantt chart or other scheduling software tool that can assist in scheduling. Be sure to include sufficient time for management or governing board approvals as may be necessary at critical points in the project. Schedule development should be discussed with the EPA Project Officer.

ATTACHMENTS

- 1. Task-by-Task Budget Table
- 2. Schedule of Activities and Deliverables
- 3. Quarterly Report Template
- 4. Community Involvement Plan (CIP)
- 5. Instructions for the Preparation of Quality Assurance Project Plans for EPA Brownfields-Funded Projects in the Southeast

Attachment 1 Budget Table for Work Plan Tasks

Present your budget and ensure it is consistent with Standard Form 424A and your work plan tasks. Include the required 20% cost share, unless you were granted a waiver. Costs should reflect the total amount of funding awarded and correlate with the tasks described in the work plan narrative. CARs receiving both hazardous substance and petroleum funding should provide two separate budget tables, or two separate line items within one budget table which distinguish hazardous substance funds from petroleum funds. If personnel costs are part of the approved budget, the level of effort related to the tasks should be described in the work plan. This is an example budget table below and you may have different tasks.

Budget Categories	Project Tasks					
(Programmatic costs only)	Task 1 Project Management and Reporting	Task 2 Community Involvement/ Engagement	Task 3A Additional Site Characterization	Task 3B Cleanup Planning	Task 3C Cleanup Implementation	Total
Personnel						
Fringe Benefits						
Travel ¹						
Equipment ²						
Supplies						
Contractual ³						
Other – specify						
Total EPA Funding						
Cost Share ⁴						
Total Budget						

¹ Travel to brownfields-related training conferences is an acceptable use of these grant funds.

² EPA defines equipment as items that cost \$5,000 or more with a useful life of more than one year. Items costing less than \$5,000 are considered supplies.

³ The CAR must comply with the procurement procedures contained in 2 CFR 200 and/or 1500.

⁴ If receiving a cost share waiver this can be omitted.

Attachment 2 Schedule of Activities and Deliverables

The CAR should use this format for planning their grant activities, but can make modifications as needed appropriate for the project. Consider starting procurement early and conducting community engagement activities throughout the three years. Projects with at least 35% of the funds expended on eligible tasks after 18 months are well positioned to spend all funds by the end of the project period.

	Time and Actions from Notice of Selection						
	0 month	Notice of Selection: April 2018					
Pre-Award	0-3 months	-CAR completes required grant award documents and submits to EPA EPA works with CAR to finalize draft work plan (by July 2018)					
	2-4 months	-CAR may conduct pre-award activities such as drafting the Community Involvement					
Pı	3-4 months	Plan and issuing consultant RFP					
	3-4 months	EPA executes grant award					
		Time and Actions from Award/Project Start					
	0 months	Grant award					
	0-3 months	-RFP for contractor procurement is finalized -ACRES Training					
	1-4 months	-Consultant contract executed and contractor on-board -Kick-off meeting held with Contractor, EPA, State and others on the Project Team					
		-Complete Community Engagement Plan					
		-Plan First Public Meeting					
1		-ACRES Entry					
Year 1	January 30,	-Quarterly Report 1 is due 30 days after 1st quarter ends					
Ye	2019	-Reimbursement Request Submitted					
	4 – 8 months	-Develop QAPP and submit to EPA/State for approval					
		-Conduct Limited Site Characterization -Host Public Meeting					
	7 – 8 months	-Finalize ABCA					
	7 – 6 months	-Provide Public with Opportunity to Review ABCA					
	April 30, 2019	-Quarterly Report 2 is due 30 days after 2 nd quarter ends					
	k	-Reimbursement Request Submitted					
	July 30, 2019	-Quarterly Report 3 is due 30 days after 3 rd quarter ends					
		-Reimbursement Request Submitted.					
	8-12 months	Initiate Cleanup					
	October 30,	-Quarterly Report 4 is due 30 days after 4 th quarter ends					
	2019	-Reimbursement Request Submitted					
		-Disadvantaged Business Enterprise (DBE) due with this quarterly report					
	January 30,	-Submit SF-425 (Federal Financial Report) -Quarterly Report 5 is due 30 days after 5 th quarter ends					
	2020	-Reimbursement Request Submitted					
7	18 months	Half of 3-year grant is complete. Check-in with EPA/State for any modifications to					
Year 2	10 111011011	work plan budget or scope of work.					
Y		-Make sure accomplishments to date are in ACRES.					
		-35% of funds should be expended by this time.					
	April 30, 2020	-Quarterly Report 6 is due 30 days after 6 th quarter ends					
		-Reimbursement Request Submitted					
	T 1 20 2020	-DBE due with this quarterly report					
	July 30, 2020	-Quarterly Report 7 is due 30 days after 7 th quarter ends					
		-Reimbursement Request Submitted					

Ongoing		-Participate in regularly scheduled planning/status calls with Project Team -Conduct and build on Community Engagement activities -Identify financial commitments, developers, etcContinue to leverage dollars						
	October 30, 2020	-Quarterly Report 8 is due 30 days after 8 th quarter ends						
	-Reimbursement Request Submitted.							
		-DBE due with this quarterly report						
		-Submit SF-425 (Federal Financial Report)						
	January 30,	-Quarterly Report 9 is due 30 days after 9 th quarter ends						
	2021	-Reimbursement Request Submitted						
	30 months	6 months remain on the grant; Start winding down activities in preparation for grant						
		closing						
	April 30, 2021	-Quarterly Report 10 is due 30 days after 10 th quarter ends						
no		-Reimbursement Request Submitted.						
Year 3 and closeout	July 30, 2021	-Quarterly Report 11 is due 30 days after 11 th quarter ends						
c C		-Reimbursement Request Submitted						
pur	Prior to close-	-Make sure all work has been entered in ACRES;						
3 a	out	-Prepare and Submit Final Cleanup Report.						
ar		-Enter cleanup completion in ACRES if an NFA letter or equivalent has been issued.						
Ye	35 months	Reconcile accounts; collect remaining invoices for submission; gather deliverables for						
		final close-out report						
	September 30, 2021	Grant project/budget period closes; no further costs can be incurred after final date						
	37 months	-Quarterly Report 12 is due 30 days after 12 th quarter ends; May serve as Final Close-out						
		-Report if all project documentation is complete and ready. If so, then it is due 90 days						
		after project period ends.						
		-DBE report due with this quarterly report.						
	37 – 39 months	Submit final request for reimbursement with Final FFR (Standard Form 425)						
		All Close-out documentation and final deliverables due within 90 days project end date.						

- Quarterly reports are due 30 days after the end of each quarter: Jan 30, April 30, July 30 and Oct 30.
- ACRES data should be entered with each project phase and after significant work completion.
- Draw down expended funds at least quarterly or more frequently as expenditures warrant

Attachment 3 Example Quarterly Report Template

This is the suggested format the CAR can use to provide your EPA Project Officer with your quarterly report. Include property names and other details in the appropriate task description of accomplishments. Be descriptive with your reporting.

CAR Name:

Cooperative Agreement Number:

Date Quarterly Report Submitted:

Quarterly Report Number:

Task 1: Project Management and Reporting

Subtask / Activity	Deliverable/ Outputs / Milestone	Target Date ¹	Lead Party
A. Assemble internal team, including technical, financial, managerial. Establish project schedule.	Team established, agreement written. Schedule developed.	Qtr. 1	PM, team
B. Prepare bid documents for procuring contractor support.	Bid package complete.	Qtr. 1	City Engineer
C. Select contractor.	Contractor selected	Qtr. 2	PM
D. Kick-off meeting held.	Kick-off meeting complete	Qtr. 2	Team
E. Grant Project Reporting	1		
a. Quarterly Progress Reports to EPA & State	Quarterly Progress Reports (10 days		PM
b. Final Grant Reporting	after end of qtr.) Final Report		PM, team
F. Attend New Grantee Workshop	(90 days after grant)		PM
G. Attend Local, State and National Brownfields Conferences			

Cost Estimates for Task 1:

Actual Accomplishments and Progress Reporting for <u>(fill in the blank)</u> Reporting Period: *Use this area to provide a description of the progress made during the reporting period for this task. Be detailed and descriptive.*

Task 2: Community Involvement/Engagement

Subtask / Activity	Deliverable/ Outputs / Milestone	Target Date	Lead Party
A. Setup Information Repository for Public Information	Files made publicly available.	Qtr. 1	PM, team
B. Community Engagement Plan Developed	Assessment complete, part of Plan.	Qtr. 1	Team
C. Media, Electronic & Social Networking Systems Updated	Plan complete.	Qtr. 1	Contractor
D. Meetings to describe project/schedule and/or updates Kick-off meeting	Radio, TV, flyers newspaper, etc.	Every Qtr.	Team
Update after final Phase II ESA		Qtrs.:	PM, Team
Draft and Final ABCA	Meetings conducted.	2,	
Mobilization		4,	
		8,	
		10	

Cost Estimates for Task 2: (include cost estimates here)

Actual Accomplishments and Progress Reporting for (fill in the blank) period: Use this area to provide a description of the progress made during the reporting period for this task. Be detailed and descriptive.

Task 3A: Additional Site Characterization

Subtask / Activity	Deliverable/ Outputs / Milestone	Target Date	Lead Party
A. Final Phase II ESA			
Generic QAPP			
Site Specific QAPPs			

Cost Estimates for Task 3: (include cost estimates here)

Actual Accomplishments and Progress Reporting for (fill in the blank) period: Use this area to provide a description of the progress made during the reporting period for this task. Be detailed and descriptive.

Task 3B: Cleanup Planning

Subtask / Activity	Deliverable/ Outputs / Milestone	Target Date	Lead Party
A. Finalize ABCA			

Cost Estimates for Task 4: (include cost estimates here)

Actual Accomplishments and Progress Reporting for (fill in the blank) period: Use this area to provide a description of the progress made during the reporting period for this task. Be detailed and descriptive.

Task 3C: Cleanup Implementation

Subtask / Activity	Deliverable/ Outputs / Milestone	Target Date	Lead Party
A. Mobilization			
B. Conduct Cleanup			
C. Prepare final Cleanup Report			

Cost Estimates for Task 4: (include cost estimates here)

Actual Accomplishments and Progress Reporting for (<u>fill in the blank</u>) period: *Use this area to provide a description of the progress made during the reporting period for this task. Be detailed and descriptive.*

Quarterly Expenditure Reporting

Budget Categories	Costs Incurred This Quarter						
	Task 1	Task 2	Task 3A	Task 3B	Task 3C		
	Project Management and Reporting	Community Involvement/ Engagement	Additional Site Characterization	Cleanup Planning	Cleanup Implemen- tation	Total Spent this Quarter	Remaining Budget
Personnel							
Fringe Benefits							
Travel							
Equipment							
Supplies							
Contractual							
Other (describe							
in							
Report)							
Total Federal							
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Attachment 4 Preparing Your Brownfields Community Plan: Involving Your Community

This is the suggested format the CAR can use to provide your EPA Project Officer with your quarterly report. Include property names and other details in the appropriate task description of accomplishments. Be descriptive with your reporting.

Preparing Your Brownfields Community Plan: Involving Your Community

Introduction

The Environmental Protection Agency (EPA) Region 4 Brownfields program has prepared this information to assist Brownfield Grantees and/or their consultants in developing a Community Involvement Plan (CIP). This is not intended to be a template. EPA requires applicants to describe their plans for involving community members and community-based organizations in the site cleanup and reuse decisions. Involving the community and soliciting feedback regarding Brownfields activities and redevelopment plans are essential to a community Brownfields program's success.

This overview does not constitute a rulemaking by EPA.

The (CIP) will describe the Grantee's strategies to inform and motivate local communities for meaningful involvement throughout the project. The CIP should be an evolving document and is most effective when it is updated or revised as your project conditions change.

A CIP is an effective tool for managing community involvement activities, which involves communicating with citizens, community organizations, and other key stakeholders affected by the project. The CIP will define the roles of the grant recipient, State and Federal representatives, and/ or consultants. The CIP will also help the public understand ways in which they can participate in the decision-making process.

The level of public involvement will vary from project to project. At a minimum, your plan should demonstrate a commitment to and strategy for two-way communication with people living or

working near the Brownfields site(s) and/or project area. The CIP should discuss what outreach activities will be implemented, and may include a timeline indicating when community outreach activities will occur. Activities may include public meetings, Brownfields 101 workshops, and site visits. The CIP may also discuss the establishment of community groups (e.g. Citizen Steering Committee, Citizens Advisory Board or a similarly-titled group) which can represent a larger community's position and provide input on project decisions from an overall community prospective. Ideally, the Grantee should seek input from all potentially impacted parties and stakeholders.

The CIP should be one of the first deliverables under a Brownfields grant, as it defines the project area, and details the early steps that will be taken to provide general Brownfields education and site-specific information to the community. EPA Region 4 expects that most Grantees have already taken steps to involve or communicate with their constituents, as this is a key ranking criterion of the grant guidelines. Interested members of the community may have little-to-no knowledge of the full project, but they may have valuable information on the background and history of the community. A critical first step in establishing a meaningful dialogue is providing the community with project background information (such as general Brownfields project goals, and what project-specific decisions have already been made) to help individuals identify issues that are relevant and important to them. Community representatives need this background information in order to be fully involved in the decision-making process. If your program is large, it may be appropriate to set up subgroups to focus on individual topics.

The ultimate goal is to keep citizens informed and involved so that they remain aware of potential concerns, questions, and solutions. Communication is a two-way process: grant recipients need to provide information to the community, and the community needs to provide information and feedback in return. This informational is intended to help facilitate and open those lines of communication.

Note: Developers and investors are attracted to areas with strong community pride, support and interest, and appreciate predictability. Knowing the Grantees' and community's concerns and expectations early in the plan process helps eliminate surprises that could derail a project.

Building Your Plan's Foundation

EPA Region 4 encourages Grantees to increase their community awareness prior to writing a Community Involvement Plan by conducting a community assessment. Most Grantees have performed a community assessment before writing their Brownfields Grant Application and/or before the award of their Brownfields Grant. Before getting started writing the CIP, you should know the answers to the following:

Who is the Community?

What are the Demographics?

Are there language barriers?

Who are the community leaders?

Are there key community or neighborhood organizations?

Have you defined the project area, geographic boundaries, and history?

What are the community's needs and concerns?

Are there other concerns such as healthcare, crime, access to healthy food or other concerns?

How will you find out what the community's needs and concerns are?

What level of understanding does the community have about Brownfields?

If the community does not understand Brownfields will you conduct a Brownfields 101?

Is the community concerned about any particular sites or properties?

How does and will the community get information? word of mouth? radio, newspapers, television, church, web sites, social media, etc.

Are Public Meetings an effective way to communicate with the affected community? What are the potential locations for the public meetings and availability?

What capabilities does the grantee have to deliver information? What methods are effective in your community?

What outcomes does the community want to see? Or does the community need to develop a vision? What does the community NOT want to see happen?

How will the community be involved in the site inventory, prioritization and/or the site selection?

Building Your Plan

Regarding the format, the cover page should identify the CIP as an EPA document with the Brownfields Grant number. Although the CIP is project specific, it should not be about the project. Rather, the CIP should be about how you will involve the community in the project process. It should also be issue specific in that it should identify the community's issues, needs and concerns.

After identifying community concerns, the CIP should identify specific activities, outreach products, or programs that you will use to address the concerns. In general, at a minimum, the content of the CIP should include:

Overview of the CIP

Project Description

Community Involvement Plan Objectives

Community Involvement Activities and Timing (including your communication strategy)

Site(s) selection process, description, and documentation

Contact List

Location of the Information Repository

Location for Public Meetings

Media Contacts

Glossary of Terms

List of Acronyms

Established Title of Community Group(s), and

Map(s)/Figure(s) of site(s)

Community Involvement Plan

SECTION 1

Overview of the Community Involvement Plan

Describe how the Community Involvement Plan (CIP) will identify issues of concern and interest to the community potentially affected by the project. How will the Grantee use the information in this CIP to help identify and address current matters of concern, and to review past community involvement efforts as the project progresses. Explain how the CIP will also provide guidance to the Grantee and help to ensure that community needs are addressed throughout the Brownfields project process.

What is the CIP intended to do? Will the CIP encourage community interest and participation throughout the Brownfields project at the site(s)? How will the Grantee initiate and support two•way communication between Grantee and the community? Would an educational session be beneficial to help ensure that community members understand the Brownfields process, and the opportunities it offers them to participate in the decision•making process regarding the site cleanup?

Note: If the grantee has already identified issues or concerns (either from institutional knowledge, community interviews, or conversations with other interested parties and regulatory authorities), then discuss them here. Whether or not issues have been identified, discuss your plan for soliciting community input (more detail will be included in Section 2). Also include information about the target community. This should be defined in the Brownfields grant application (proposal). You may wish to include the demographics table from your proposal, if it provides useful information for developing the CIP.

SECTION 2

Project Description and Definition of Project Area

Include a discussion of the grant type, project area (e.g., a specific site, a neighborhood, city-wide, county-wide, etc.), time frame (typically three years), and envisioned outcomes, if applicable.

Community Involvement Plan Objectives

Include in this section what your objectives are for the CIP throughout the investigation and/or cleanup project. You will need to keep community members informed and involved in the assessment and/or cleanup process.

TIP: The CIP is intended to provide general Brownfields program information to interested community members, as well as help them identify the participation opportunities and options available to them throughout the project. Objectives may include: providing timely, project specific information to community members so that they are able to participate in, or closely follow, project related activities to the maximum extent they desire and the process allows; providing opportunities for community input that are tailored to the needs and concerns of the community; helping ensure that community members are well informed, so that they are knowledgeable about site activities and the Brownfields process; enhancing communications between Grantee and the media to help ensure reporters are provided timely information about site related activities and events and are aware of site related pertinent topics.

SECTION 3

Community Involvement Activities

Tip: Actual methods and procedures will be based on the level of community interest, identified community issues and concerns, and the complexity and duration of the project's investigation and/ or cleanup. The level of participation sought by communities or individual community members varies.

This is an overview of your "action plan" for the CIP. Describe or list the planned outreach and community involvement activities. Describe or list how you will gather community information (e.g., interviews, visioning sessions, listening sessions, hold meetings, partner with specific organizations/leaders, etc.)

Tip: The community stakeholders may have important information to provide in reuse and/or revitalization for your Brownfields project. By performing your outlined activities, the Grantee can help ensure that community members know about the Brownfields process and the actions taking place concerning the project, and that they are aware of the opportunities for the community to participate in project related decisions. By providing accurate information about the project investigation, the Grantee will enable interested parties to make recommendations regarding the project that are appropriate for their community.

Note: The following methods are commonly used as community outreach tools. You may wish to use some or all for your project, or you may have other methods that are not listed below. Include a rationale for why you are using these methods.

Assign a Point of Contact

Provide name and contact information for project point of contact. Include address, telephone number, and email information. Describe the point of contact's role. Is the point of contact providing a direct link between the Grantee and the community? How will the point of contact prepare and distribute project related information, including public meetings, data and documents to residents, local officials, local media and interested parties? Will the point of contact provide language translation at the meetings and for any written material? Will the point of contact be responsible for revising or updating the CIP?

Prepare and distribute information to residents and interested parties.

Some Grantees have used fact sheets (also referred to as community updates or newsletters) which are useful when communicating with large groups of people about topics of common interest. For example, fact sheets are helpful for explaining specific events and issues, discussing and dispelling rumors, explaining relevant scientific or technological data, or informing interested parties about progress or problems related to the site(s) or the schedule of work.

Develop and maintain a mailing (and contact) list.

Mailing (and contact) lists are developed and maintained to facilitate distribution of materials, such as fact sheets and meeting notices, to interested and potentially affected community members. The lists also provide a quick reference to key community members, such as local officials and community group leaders. Residents, local businesses, elected officials, and the media are routinely included on mailing and contact lists. Community surveys and local tax maps

form the basis of most mailing lists, but the lists are revised to include those who request to be added (or deleted) and those who provide their names and addresses on meeting and event sign in sheets. The Grantee should make every effort to protect the privacy of community residents, which includes denying requests to share personal information, such as names, addresses and individual residential sampling results, with non-government persons. The mailing list will be periodically updated and revised, if necessary, throughout the course of the Brownfields project

Make project related information, including data and documents, available to community members locally.

The grant Terms and Conditions require establishment of an information repository. The Grantee should make project related information available to local residents at easily accessible locations, such as a local library or municipal building. The available information may be in any one of several forms, including paper copies, online (via the Internet), or CD-ROM, electronic copies depending on the capabilities and preferences of the local host facility. The information made available will include project related documents. Specify the name of the local library or municipal building, include how it was established as the local information repository host, and how it will maintain a project file for public review.

Keep local officials well informed about project activities and developments.

By keeping local officials abreast of the work schedule and project related developments, the Grantee can promote a collaborative relationship to help ensure that officials are able to respond knowledgeably to citizens' inquiries. When local officials are well informed, they can enhance the flow of accurate information between the Grantee and concerned community members.

Keep local media well informed about project activities.

By distributing timely and accurate information to the local media, the Grantee can minimize misinformation and speculation about site related activities. News releases, written materials, and direct phone calls are all appropriate ways to provide information to media representatives. The media should always be notified of public meetings and similar events, and may be offered opportunities to participate in news briefings or conduct interviews with the Grantee. Upon request, or when circumstances warrant, special information sessions or news conferences can be useful to ensure that complex situations

are understood and can be accurately conveyed to the public. Every effort will be made to address media inquiries quickly.

Conduct Public Meetings and/or Public Availability sessions

When conducted, Public Meetings should be held at a convenient location during evening hours so that most interested parties will be able to attend. Public Availability Sessions are less structured than meetings. Generally, there are no formal presentations. Instead, community members are invited to come at their convenience within the set time frames, and talk one on one with the Grantee and others associated with the site cleanup activities. Public Availability Sessions may include afternoon and evening hours so that interested parties can attend at their convenience.

Place Public Information sometimes known as Public Notices in local publications

Public Notices regarding required and elective activities can be selectively placed the newspapers. To ensure the widest possible exposure, Public Notices about Brownfields activities are often run as retail display ads, rather than in the classified or legal notice sections. Public Notices announce important project related developments, Public Meetings and Availability Sessions, the release of project related documents, or any other information of importance to the community at large.

Provide support for Community Groups

Community Groups are community-led groups that are intended to represent and include all interested members of the community, including other interested representatives. By meeting regularly to discuss the site related activities and the community's issues and concerns, this often helps to keep the community informed and involved in the process. These groups can also provide valuable information to local governments concerning the future use of properties and the communities' collective long-term goals. Although these groups are not funded in the Brownfields Grant, the Grantee can assist interested community members in forming groups and provide support services to the groups, such as assistance with production and mailing of newsletters they may develop.

Language Translation

Describe any language translations that will be provided at meetings and for printed information (if necessary).

Revise Community Involvement Plan as Needed

It is important that the CIP is periodically updated to reflect changing concerns of the community as Brownfields related activities progress. The CIP contact list should be revised whenever elections result in a change in elected officials, or when personnel changes affect non-elected official contacts.

Community Involvement Activities to Date

TIP: <u>Example below: Include in a table format the community involvement meetings and other activities</u>

Date	Event	Representatives

SECTION 4

Site or Sites Selection Inventory Process

Describe how the community was involved or will be involved in the site or sites inventory process. Describe site or sites history and actions to date.

Site or Sites Description

Describe the site location or sites locations with intersections, if applicable. Also describe the site and adjoining properties. A map of the site(s) and surrounding area showing streets, homes, businesses, and geographic features may also be provided on a separate page or fold -out.

Site or Sites Documentation

Provide location of project documents by establishing an Administrative Record (all project records must be made available to the public at a repository local to the project, during normal working hours, throughout the duration of the project). Also include a list of the documents that will be made available for public review (e.g., Phase I and Phase II reports, decision documents, public notices, summary of responses to public comments, and other supporting documents.)

APPENDIX A

List of Contacts

A.1 Federal Elected Officials

Include United States Senators and

Include United States House of Representatives for the Congressional district(s) in which the project is located

A.2 State Elected Officials

Include Governor

Include State Senators and

State House of Representative member(s) for the District(s) which the project is located

A.3 Local Officials

List here

A.4 EPA Region 4 Officials

List here

Other relevant federal agency officials if applicable

A.5 State Environmental Agency Officials

Include here

A.6 Media

List Newspapers Name(s) here

List Television Stations here

List Radio Stations here

List other media here such as social media (Twitter or Facebook, etc.)

Appendix B

Information Repositories and Potential Meeting Location

B.1 Library or other location(s)

List Here

B.2 Potential Public Meeting Location

List Here

Appendix C

C.1 Glossary of Terms

List Here

Appendix D

D.1 List of Acronyms

List Here

Appendix E

E.1 Community Group Name

List Here

Appendix F

F.1 Maps of site(s)

 $\frac{Attachment \; 5}{Instructions \; for \; the \; Preparation \; of \; Quality \; Assurance \; Project \; Plans \; for \; and \; and \; are the project \; Plans \; for \; and \; are the project \; Plans \; for \; are the project \; Plans \; fo$ **EPA Brownfields-Funded Projects in the Southeast**