Proposed Amendments to the Carl Moyer Memorial Air Quality Standards Attainment Program 2017 Guidelines

This document contains only proposed changes to the existing Carl Moyer Memorial Air Quality Standards Attainment Program 2017 Guidelines. The proposed changes include strikeout text representing deleted text, underline text depicting new language, and plain text portraying no changes.

From the Carl Moyer Memorial Air Quality Standards Attainment Program 2017 Guidelines, Chapter 9: Lawn and Garden Equipment Replacement, pages 9-1 – 9-15

CHAPTER 9: LAWN AND GARDEN EQUIPMENT REPLACEMENT

This chapter describes the minimum criteria and requirements for the Carl Moyer Memorial Air Quality Standards Attainment Program (Moyer Program) Lawn and Garden Equipment (L&GE) replacement projects. L&GE replacement provides a streamlined approach to reduce emissions from certain small off-road engines (SORE) by replacing existing combustion gasoline lawn mowers L&GE with cordless, zero-emission electric lawn mowers L&GE. Zero-emission electric lawn-L&GE-mowers-are not required for use by end users regulation, so the emission benefits are surplus. The Moyer Program provides funding for vouchers to offset part of the cost of the replacement electric lawn mower L&GE.

A. Projects Eligible for Funding

New Replacement Cordless, Zero-Emission Electric <u>Lawn Mower L&GE</u> Purchase: The purchase of new cordless, zero-emission electric <u>lawn mower L&GE</u> to replace the existing <u>combustion gasoline lawn mower L&GE</u> that is to be scrapped is eligible for funding under this program. <u>Eligible equipment categories are listed in Table 9-1</u>.

Averaging, Banking, and Trading Program Exclusion:

An applicant who uses project funds under the Program to acquire cordless zeroemission L&GE, is precluded from relying upon the equipment or the related emission reductions as credits or offsets under any state or federal emissions averaging, banking, or trading program.

No emission reductions generated by the Moyer Program shall be used as marketable emission reduction credits, or to offset any emission reduction obligation of any person or entity. Therefore, an electric lawn mower model that generates credits by participating in the Air Resources Board's (ARB) zero-emission equipment credit averaging, banking, and trading program is not eligible for funding.

B. Maximum Eligible Funding Amounts

The maximum total project funding amount associated with reducing the eligible costs of a L&GE replacement project has been predetermined as \$145 per lawn mower. This chapter is open to residential and commercial applicants. Commercial applicants must provide information with supporting documenting consistent with section C.5.(D) to be eligible for the maximum commercial funding amount in Table 9-1.

<u>Table 9-1</u> <u>Maximum Eligible Funding Amounts</u>

	<u>Residential</u>	<u>Commercial</u>
<u>Equipment</u>	Grant Amount	Grant Amount
Chainsaws/Trimmers/ Edgers/ Brushcutters	<u>\$300</u>	<u>\$700</u>
Leaf blowers/ Vacuums	\$200	\$1,400
Walk Behind Lawn Mowers	\$330	<u>\$1,500</u>
Ride-on or Stand/Sit Mowers	\$2,000	<u>\$15,000</u>

1. Eligible Project Costs.

- (A) Batteries acquired as a part of the zero-emission L&GE purchase.
- (B) Charging cable acquired as a part of the zero-emission L&GE purchase.
- (C) <u>Districts have the discretion to allow the purchase of additional batteries or charging cables.</u>
- (D) The total voucher amount must be less than or equal to 100% of the total purchase costs.
 - i. For example, if a commercial applicant buys 1 leaf blower, 2 batteries, and 1 charging cable and the total cost of all four combined is above \$1,400, the voucher will be capped at \$1,400 and the applicant will pay the remaining balance out of pocket. Alternatively, if a commercial applicant buys 1 leaf blower, 2 batteries, and 1 charging cable and the total cost of all four combined is \$1,000, the voucher will be capped at \$1,000.
- 2. <u>Co-Funding.</u> As allowed under Chapter 2, Sections I, N, or O, an air district may contribute additional non-Moyer Program funds towards the purchase of L&GE. The sum of all Moyer Program funds, including but not limited to, air district

match funds and local AB 923 funds, cannot exceed voucher amounts in Table 9-1.

- (A) <u>Air districts must follow co-funding procedures per Chapter 3, Section L.</u>

 <u>Co-funding Moyer Program Projects with Other Funding Sources, except section 3. Mitigation Funds.</u>
- (B) Air districts have the discretion to waive section 5. Applicant Cost Share when funding small business applicants as defined in the air district requirements in section C.5, and the District's Policies and Procedures (P&P's).
- 3. Moyer Match Funds. Moyer Match Funds are funds under an air district's budget authority that will be applied towards eligible Moyer Program projects in accordance with the matching requirements of the program. See Health and Safety Code section 44287(c) and 44287.2(c). All Moyer Program funds, including but not limited to, air district match funds and local AB 923 funds must be included in voucher amounts and cannot exceed funding amounts in Table 9-1.

C. Project Criteria

The criteria listed below are the minimum requirements for L&GE replacement project participants (both individual and business applicants): air quality management districts or air pollution control districts (air districts); cordless zero-emission electric lawn mower manufacturers and merchants; hazardous waste material disposal companies and recycling companies. All projects must also conform to the following requirements:

- in Chapter 2: General Criteria except for the following Sections:
 - P Applicant cost share
 - o <u>U</u>, and in CARB verification and certification of technology
- Chapter 3: Program Administration, except for the following Sections:
 - o S. Project Application Requirements,
 - o W. Project Pre-Inspection,
 - X. Project Post-Inspection,
 - o Y. Project Invoice and Payment,
 - o Z. Grantee Annual Reporting,
 - o AA. Air District Audit of Projects,
 - o BB. Nonperforming Projects;
 - o and as noted elsewhere below-

- 1. General Lawn and Garden Equipment Replacement Criteria Bulk-Purchasing. As allowed under Chapter 2, Sections I, N, O, P, and Q, an air district may contribute additional non Moyer Program incentive funds towards the purchase of the individual lawn mower. However, Moyer Program and AB 923 funds combined cannot exceed \$145. Bulk-purchasing discounts from electric lawn mower L&GE manufacturers or merchants are also allowed.
- 2. Participant Requirements. All participants must meet the following requirements to be eligible for funding:
 - (A) Application Form: To be approved for L&GE replacement funds, the applicant must meet L&GE replacement program requirements and submit an application. Once the application is approved by the air district or third-party, the applicant will be notified of their approval. Once an application is approved by the air district, the air district will return the application form to the applicant. The applicant must turn in the approved application form with applicant's signature at the location designated by the air district.
 - (B) Applicant must certify in the application:
 - (1) California Residence: Participants (individual and/or business applicants) must reside in California. A business resides in California if its principal place of business is physically located in California and it has held a California business license for at least two years prior to submitting its application. Air districts may add the requirement that participants reside within the air district.
 - (2) Own and Operate: The participant must currently own and operate the existing <u>combustion-gasoline lawn mower L&GE</u> in California.
 - (3) Replacement Cordless, Zero-Emission Electric Lawn Mower L&GE Operation in California: The participant must intend to own and operate the new replacement cordless, zero-emission-electric lawn mower L&GE in California for a minimum of 36 months from the date of purchase.
 - (4) Destruction: Within 30 days of purchase of the replacement L&GE, the participant must surrender the existing combustion L&GE to the district, hazardous waste materials disposal, recycling company, or third-party program administrator for destruction.
- 3. Existing Lawn Mower <u>L&GE</u> Requirements. Each existing combustion lawn mower L&GE must meet the following conditions before the L&GE replacement application can be approved and <u>the applicant</u> awarded a voucher.

- (A) Operational <u>Combustion Gasoline Lawn Mowers L&GE</u>: The existing lawn mower combustion <u>L&GE</u> must be in operational condition. The lawn mower <u>L&GE</u> must operate on gasoline, be able to start, move, and have all operational parts <u>intact</u>. Applicant certifies operability on the application form.
- (B) Delivery of the Existing Combustion Lawn Mower L&GE to the Air District or Air District-specified Facility: The participant must deliver the existing lawnmower operational combustion L&GE to the air district or air district-specified facility within 30 days of purchase of the replacement L&GE. The air district or air district-specified facility must reject the existing lawn mower L&GE if it is deemed inoperative.
- **4.** Replacement Lawn Mower L&GE Requirements. All replacement lawn mowers L&GE must meet the following requirements before a voucher is awarded to the participant:
 - (A) New, Cordless, Zero-Emission Electric Lawn Mower <u>L&GE</u>: The replacement lawn mower <u>L&GE</u> must be a new, cordless, <u>and</u> zero-emission, and electric lawn mower.
 - (B) <u>Like for Like Replacement: The new replacement L&GE must serve the same function and perform the same work as the baseline L&GE. For example, a blower must be replaced with a blower.</u>
 - (C) Not Used for Credit Generation: Only an electric lawn mower model that does not generate credit or participate in ARB's zero-emission equipmenteredit averaging, banking and trading program is eligible for funding.
 - (C) Purchase: The replacement lawn mowers L&GE must be purchased from a participating air district, or a participating manufacturer or participating merchant, as chosen by the implementing air district. The sum of project funding from all sources may not exceed the total project cost. Eligible project purchases must at a minimum include the purchase of a piece of L&GE, but can be any combination of the following:
 - (1) <u>Lawn and Garden Equipment (L&GE) alone or in combination with</u>
 - (2) <u>Batteries or</u>
 - (3) Charging Cable.

The purchase of a battery and/or charging cable without L&GE equipment is ineligible.

- **5.** Air District Requirements. An air district implementing the program must meet the following requirements:
 - (A) Add an addendum to the air district's Moyer Program Policies and Procedures: An air district must create an addendum to its current Moyer Program Policies and Procedures (P&P's) describing their program consistent with these Guidelines (as amended) within two (2) months after they begin implementation of the L&GE replacement program (as amended). Air districts are not required to submit this addendum to CARB but it must be available to CARB upon request.
 - (1) Air districts are not required to implement both residential and commercial components of these Guidelines, and the addendum is only required to include the component that will be implemented.
 - (2) <u>If applicable, air district addendums are to include the following:</u>
 - a. Example third-party agreements
 - b. Detailed description of the payment process
 - c. <u>Small business definition to enable co-funding with section</u> <u>B.2.(B)</u>
 - (B) Agreements:
 - (1) An air district <u>must may</u> have written agreements with both of the following parties:
 - a. A hazardous waste materials disposal company.
 - b. A recycling company.

The agreements can be included as part of the air district's agreements with the same entities for other Moyer Programs. The recycling company and the hazardous waste material company can be the same company.

- (2) If an air district is working with either or both of the following parties,
 - a. A cordless, zero-emission electric lawn mower <u>L&GE</u> manufacturer, or
 - b. A cordless, zero-emission electric-lawn mower <u>L&GE</u> merchant,

the air district must have a written agreement with that party. The agreement must include the requirements of subsection 6 7 (Participating Manufacturer Requirements) or 7 8 (Participating Merchant Requirements) of this chapter, as applicable, and Chapter 3: Program Administration, Section V. Minimum Contract Requirements, except for the following subsections: 6. Project Specifications, 7. Maintenance, 9. Reporting, and 11. Repercussions of Nonperformance equipment operationrequirement.

- (C) Third-Party: An air district may enter into an agreement with a third-party to manage some of the air district's program requirements. The third-party must agree to comply with all L&GE replacement program requirements. The air district must train the third-party on L&GE replacement program requirements and include an example of the agreement in its P&P's.
- (D) Application: Applications, at a minimum, must have the following information:
 - (1) Information about the Applicant:
 - a. Name.
 - b. Mailing Address (including city, state, zip code).
 - c. Physical Address (if different from mailing address).
 - d. If a business, then provide the Official Business or Organization name that is concurrent with the business license or Employer Identification Number.
 - e. <u>If a business, then provide a Business or Organization Address</u> (the principal place of business).
 - f. <u>Employer Identification Number or Personal or Business Tax</u> <u>Identification Number (if applicable).</u>
 - g. Phone Number.
 - h. Date of Application.
 - (2) Information about the Applicant's Existing <u>Combustion</u> Gasoline <u>Lawn Mower L&GE</u>:
 - a. Manufacturer (if known).
 - b. Model Year (if known).
 - c. Engine Family (if known).
 - d. Equipment Category.
 - (3) <u>Information about the Applicant's Replacement L&GE</u>

- a. Categories of L&GE that will be replaced.
- b. Number of L&GE that will be replaced per category.
- c. What L&GE will be co-funded.
- d. All Co-funding sources.
- (4) Section for the applicant to certify the following information is accurate and true:
 - a. Existing lawn mower <u>L&GE</u> is operational.
 - b. Applicant resides in California.
 - c. Applicant currently owns and operates the <u>combustion</u> gasoline lawn mower<u>L&GE</u> in California.
 - d. From the date of purchase, applicant intends to own and operate the new, cordless zero-emission electric lawn mower L&GE in California for a minimum of 36 months and is not acquiring the replacement L&GE for resale.
 - e. "I have disclosed all additional co-funding sources and discounts that will be applied to my purchase."
 - f. <u>"I have not purchased replacement L&GE that I am seeking funding for prior to applying to this program."</u>
 - g. "The information provided in the application is true and correct and meets the minimum requirements of the L&GE replacement program."
 - h. "I understand that an incomplete or illegible application may be immediately rejected, and I will be notified."
 - "I understand as an applicant that incentive programs have limited funds and shall terminate upon depletion of program funding."
- (5) A box for the applicant to check <u>and sign</u> to certify the information included in (34) is <u>true and</u> correct.
- (E) Application Approval: The application approval process consists of the following steps:
 - (1) Applicant submits <u>signed</u> application to the air district <u>or third-party.</u>
 - (2) Air district or designated third-party reviews and approves application (if appropriate) and returns it to applicant <u>or notifies applicant of approval.</u> Application review and approval may be conducted on-site at a lawnmower <u>L&GE</u> exchange event.
 - (3) Applicant turns in approved application with applicant's signature per subsection C. 2.(A).

- (3) Air districts may follow up with an applicant in order to complete an incomplete or illegible application.
- (F) Rejected Application: If a submitted application is incomplete, ineligible, or illegible, the air district must reject the application immediately and notify the applicant within five days of receipt. Air districts may follow up with an applicant in order to complete an incomplete or illegible application.
- (G) Disbursement Request Requirements: An air district may request Moyer Program funds as these funds become available. In order for an air district to be approved for a disbursement request, the air district must follow Chapter 3: Program Administration, Section E requirements, and also provide the following to CARB:
 - (1) Verification of board approval to implement the L&GE replacement program for the requested disbursement amount or more; and
 - (2) If applicable per Section 5(B)(2) a copy of at least one cordless zero-emission electric lawn mower L&GE manufacturer or merchant agreement; and
 - (3) A copy of at least one active hazardous waste materials disposal company agreement; and
 - (4) A copy of at least one active recycling company agreement; and
 - (5) A history (up to five years, if applicable) of previous years of the air district's lawn and garden equipment exchange programs, including the following information:
 - a. Yearly amount funded.
 - b. Yearly number of mowers funded.
 - c. Yearly program administration costs.
 - d. Cordless, zero-emission electric lawn mower cost breakdown:
 - i. Amount air district paid to manufacturer.
 - ii. Amount air district pays from air district's local funds.
 - iii. Amount of any additional funds.
 - iv. Amount participant pays.
- (F) Operational Condition of Existing Lawn Mower-L&GE: Air district or air district-contracted facility or third-party must ensure that each existing lawn mower L&GE is in apparently operational condition. The air district or air district-specified facility or third-party must reject the existing lawn mower L&GE if it is deemed inoperative.

- (G) Project Payment: Air districts must include in their P&P's a detailed description of the process through which the air district provides payment to the cordless, zero-emission electric lawn mower <u>L&GE</u> manufacturer, merchant and/or applicant.
- (H) Merchant, Manufacturer or Applicant Reimbursement Package: Prior to receiving reimbursement, a participating manufacturer, or participating merchant, or the applicant must submit a reimbursement package to the air district. The reimbursement package must be submitted to the air district within 30 days of purchasing the replacement L&GE. The following documents should be included in the reimbursement package:
 - (1) Invoice <u>or receipt</u> <u>signed by the applicant</u> that shows the final purchase price <u>for all items</u> <u>less the voucher award. In the case of an online merchant, the invoice does not have to be signed by the applicant.</u>
 - (2) Recycling, disposal, or destruction receipt. If a recycling code is used in addition to a voucher in order to purchase the lawn mower, the recycling code.
 - (3) The name and address of the participant (individual or business).
 - (4) <u>Copies of original applications if third-party received original applications.</u>
- (I) Lawn Mower L&GE Destruction Documentation:
 - (1) Districts must confirm that within 30 days of purchase of the replacement L&GE, the participant surrendered the existing combustion L&GE to the district, hazardous waste materials disposal, recycling company, or third-party program administrator for destruction.
 - (2) All existing <u>combustion gasoline lawn mowers L&GEs</u> must be destroyed <u>and rendered permanently unusable and irreparable within sixty days of receipt consistent with section 8.</u>
 - (3) Air districts must collect from their participating recycling companies, <u>hazardous waste materials disposal</u>, <u>or third- party administrators signed receipts</u> documentation that shows the number of <u>lawn mowers L&GE</u> destroyed.
- (J) Audit and Monitoring: Air districts must allow <u>C</u>ARB to monitor their <u>L&GE</u> replacement program, which may include audits of the air district's implementation of the program.

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¹ A manufacturer who directly receives Moyer project funds from CARB or air districts for equipment it manufactures may be precluded from obtaining or using related emission reductions as credits or offsets under any state or federal emissions averaging, banking, or trading program.

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- (K) Meeting Environmental Justice (EJ) Requirements: Air districts with environmental justice requirements shall not apply these requirements to the L&GE replacement application review until after each year of implementation. The air district must then review each project to determine if it helps to meet the air district's EJ requirements. If EJ requirements have not been met, then other Moyer Program funded projects will need to be used to fulfill this EJ requirement.
- (L) Reporting in CARL: Air districts must follow the reporting, recordkeeping and other requirements described in Chapter 3 of the Carl Moyer Guidelines, including, without limitation, Sections M, N and O. For liquidation reporting requirements the following information must be entered into the CARL database:
 - (4) Total number of lawn mowers exchanged.
 - (5) Date of the exchange of the final lawn mower.
 - (6) Total amount of Moyer Program funds liquidated.
 - (7) Date of liquidation of the final project.
 - (8) The Moyer Program funding year.
- (M) Records Retention: Air districts must retain all records of approved projects for a minimum of three years from the date of issuing the voucher. For rejected projects, air districts must maintain a copy of the application, the rejection letter, and method of notification for three years from the datethe application was received.
- **6. Participating Manufacturer Requirements.** Participating manufacturers' agreements must include the following information:
 - (A) Covered Lawn Mowers <u>L&GE</u>: Information about the cordless zeroemission electric lawn mowers <u>L&GE</u> covered by the agreement:
 - (1) Lawn mower model name(s). A statement the manufacturer understands the eligible equipment in this program is limited to section B.
 - (2) Lawn mower year of production.
 - (3) Lawn mower cutting radius.
 - (4) Lawn mower battery description, voltage.
 - (5) Total number of cordless, zero-emission electric lawn mowers covered by the agreement.
 - (6) The cost of each cordless, electric lawn mower.
 - (7) The total contract amount, or total contract amount not to exceed.

- (2) The date by which the work shall be completed.
- (3) Lawn mower warranty description.
- (B) Manufacturer Qualifications: A statement that the manufacturer meets the following minimum qualifications for participation in the <u>L&GE</u> replacement program and shall continue to meet these qualifications throughout its participation in the <u>L&GE</u> replacement program².
 - (1) Manufacturer has had a valid Employer Identification Number and California business license for a minimum of the last two years. The manufacturer shall ensure that CARB, the Department of General Services, Department of Finance, the California State Auditor, or their designated representative shall have the right to review and copy any and all records and supporting documentation pertaining to participation in, receipt of funding from, or activity in relation to the Program, applicants or merchants, including but not limited to any and all records pertaining to projects, equipment, equipment price and terms, warranties, vouchers, related emission reductions, and credits or offsets under any state or federal emissions averaging, banking, or trading program. Such records shall be maintained in an orderly and complete manner, readily available and accessible for CARB and other review for a minimum of three (3) years from the date the manufacturer receives or processes a voucher or receives any payment under or through the Program, on a rolling continuous basis. CARB reserves the right, within its sole discretion, to extend this retention period beyond 3 years, on a case by case basis. Each manufacturer shall allow CARB, the Department of General Services, Department of Finance, the California State Auditor, or their designated representative access to such records during normal business hours, and to allow interviews of any employees, contractors and subcontractors who might reasonably have information related to such records.
 - (2) Manufacturer agrees to allow the air district or CARB to inspect cordless, zero-emission electric-lawn mowers <u>L&GE</u> or audit program records covered under this agreement during normal business hours.

 $^{^2}$ A manufacturer who directly receives Moyer project funds from CARB or air districts for equipment it manufactures may be precluded from obtaining or using related emission reductions as credits or offsets under any state or federal emissions averaging, banking, or trading program.

- (C) Aftermarket Service: A statement that the manufacturer shall provide aftermarket service to customers for defects in materials or workmanship as defined by the Terms and Conditions listed in the product warranty.
- (D) Service-And-Repair Facility: A statement that the manufacturer shall provide aftermarket service to customers for defects in materials or workmanship as defined by the Terms and Conditions listed in the product warranty and said written express warranty shall fulfill all applicable requirements of California law pertaining to warranties, including but not limited to sections 1791 through 1795.7 of the California Civil Code (in relation to consumer goods), as amended from time to time. With respect to consumer goods, all applicable implied warranties shall continue to apply and remain in full force and effect where required under California law, including but not limited to the implied warranty of merchantability, implied warranty of fitness and the implied warranty of title. For commercial sales, the provisions of the California Commercial Code shall apply, including but not limited sections 2312 through 2317.
- (E) Recalls: A statement that as soon as reasonably possible, manufacturer shall notify the air district and individually notify any and all purchasers of equipment through this Program of any recall of the lawn mower L&GE or any of its constituent parts ordered by manufacturer or by a government agency. Manufacturers and merchants shall comply at all times with California recall laws (including but not limited to the Product Recall Safety and Protection Act, Sections 108040 through 108050 of the California Health and Safety Code) and the requirements of the Consumer Product Safety Commission, including but not limited to Parts 1101 through 1205 of Title 16 of the Code of Federal Regulations and Sections 2064 and 2084 of the Consumer Product Safety Improvement Act (15 U.S.C. §§ 2051-2089).
- (F) Air District Does Not Warrant or Endorse Lawn Mowers L&GE: A statement that the air district does not warrant or endorse the manufacturer's lawn mowers L&GE for any purpose, including materials, workmanship, merchant ability or fitness for use. Nothing in the air district/manufacturer contract shall be construed as a warranty or endorsement.
- (G) <u>Averaging, Banking, and Trading Program Exclusion: Manufacturers must abide by CCR, title 13, section 2408.1(a).</u>
- (H) Averaging, Banking, and Trading Program Exclusion: no emission reductions generated by the Moyer Program shall be used as marketable

- emission reduction credits, or to offset any emission reduction obligation of any person or entity. Therefore, electric lawn mower models included in the agreement are not generating credits by participating in ARB's zero emission equipment credit averaging, banking, and trading program or any similar program.
- (F) Return of Funds: A statement that, should the manufacturer fail to show that they are implementing the Program consistent with the L&GE replacement program requirements, the manufacturer or merchant shall return to the air district funds in proportion to any loss of emission reductions compared with the projected reductions of the agreement.
- **7. Participating Merchant Requirements**. Participating merchants' agreements must include the following:
 - (A) Covered Lawn Mowers: Information about the cordless, zero emission electric lawn mowers covered by the agreement:
 - (1) Lawn mower model name.
 - (2) Lawn mower year of production.
 - (3) Lawn mower cutting radius.
 - (4) Lawn mower battery description, voltage.
 - (5) Estimate of Total number of cordless electric lawn mower covered by the agreement.
 - (6) The cost of each cordless, electric lawn mower.
 - (7) The total contract amount, or total contract amount not to exceed.
 - (8) The date by which the agreement ends.
 - (9) Lawn mower warranty description.
 - (A) Merchant Qualifications: A statement that the merchant meets the following minimum qualifications for participation in the <u>L&GE</u> replacement program and shall continue to meet these qualifications throughout its participation in the <u>L&GE</u> replacement program.
 - (1) Merchant has had a valid business license issued in California for a minimum of the last two years.
 - (2) Merchant agrees to allow the air district or <u>C</u>ARB to inspect cordless, zero-emission electric-lawn mowers <u>L&GE</u> or audit program records covered under this Agreement during normal business hours.
 - (B) Invoice <u>or Receipt</u>: A statement that the merchant shall show on the replacement lawn mower <u>L&GE</u> invoice <u>or receipt</u> the voucher amount. The receipt of voucher funds does not lower the base price of the lawn

- mower <u>L&GE</u> nor does it reduce the tax basis of the <u>lawn mower L&GE</u> but is an incentive to the <u>lawn mower L&GE</u> owner that will result in a lower price paid by the participant.
- (C) Average, Banking and Trading Program Exclusion: A statement that no emission reductions generated by the Moyer Program shall be used as marketable emission reduction credits, or to offset any emission reductionobligation of any person or entity. Therefore, electric lawn mower modelsincluded in the agreement are not generating credits by participating in ARB's zero-emission equipment credit averaging, banking and trading program or any similar program.
- (C) Return of Funds: A statement that, should the merchant fail to show that they are implementing the Program consistent with <u>L&GE</u> replacement program requirements, the manufacturer or merchant shall return to the air district funds in proportion to any loss of emission reductions compared with the projected reductions of the agreement.
- 8. Participating <u>Hazardous Waste Materials Disposal</u>, Recycling Company Requirements, <u>or Third-Party Administrator</u>. Participating <u>hazardous waste materials disposal</u>, recycling companies' <u>or third-party administrator</u> agreements <u>to destroy or dispose of the existing combustion L&GE</u> must include the following:
 - (A) Destruction of Lawn Mowers L&GE: A statement that the hazardous waste materials disposal, recycling company, or third-party administrator, shall destroy the lawn mower combustion L&GE and engine within 60 days of receipt such that the lawn mower L&GE and engine is no longer operable or repairable.
 - (B) Receipt of Lawn Mower L&GE Destruction: A statement that the hazardous waste materials disposal, recycling company, or third-party administrator, shall notify the air district that the combustion lawn mower L&GE is destroyed by sending the air district documentation indicating the number of lawn mowers L&GE destroyed.

D. Emission Benefits

L&GE replacement provides emission benefits by providing lawn mower L&GE owners the incentivized option of purchasing a zero-emission lawn mower L&GE instead of a higher polluting gasoline combustion lawn mower L&GE. Regulation does not require zero-emission electric lawn mowers L&GE to be purchased or used by end users regulation, so the emission benefits are surplus. Emission reductions are the

difference in emissions from a new gasoline SORE lawn mower engine combustion powered L&GE and the emissions of a zero-emission lawn mower electric L&GE the operational lifetime of the zero-emission lawn mower. The average operational lifetime of a replacement zero-emission lawn mower isestimated to be approximately 10 years. L&GE replacement project emission reductions are shown in Table 9-12 and Table 9-3.

Table 9-12

Gasoline Lawn Mower Emission Reductions (lbs /yr)

Model Year	ROG			NOx	PM10
	Exhaust	Evap	Total	Exhaust	Exhaust
2010	0.290	0.847	1.137	0.071	0.048

<u>L&GE Residential Emission Reductions</u> (tons/ year/ unit of equipment)

Residential	<u>Exhaust</u>	Evaporative				<u>Weighted</u>
Equipment	<u>ROG</u>	ROG	Total ROG	<u>NOx</u>	<u>PM10</u>	<u>Total</u>
Chainsaws/Trimmers/						
Edgers/ Brush	0.00084290	0.00011059	0.00095349	0.00003331	<u>0.00001010</u>	<u>0.00118873</u>
<u>cutters</u>						
<u>Leaf blowers/</u>	0.00097245	0.00013750	0.00110994	0.00002361	0.00001850	0.00150348
<u>Vacuums</u>	0.00077243	0.00013730	0.00110774	0.00002301	0.00001630	0.00130346
Walk Behind Lawn	0.00011848	0.00023772	0.00035620	0.00007311	0.00000050	0.00043921
<u>Mowers</u>	0.00011040	0.00023772	0.00033620	0.00007311	0.00000000	0.00043721
Ride-on or Stand/Sit	0.00241729	0.00054051	0.00295780	0.00127081	0.00000747	0.00437795
<u>Mowers</u>	0.00241727	0.00034031	0.00273760	0.00127061	0.00000747	0.00437773

Table 9-3

L&GE Commercial Emission Reductions
(tons/ year/ unit of equipment)

Commercial Equipment	Exhaust ROG	Evaporative ROG	Total ROG	NOx	PM10	<u>Weighted</u> <u>Total</u>
Equipment	<u>KOO</u>	<u>KOO</u>	TOTAL ROO	INOX	FIVITO	<u>10tai</u>
<u>Chainsaws/Trimmers/</u>						
Edgers/ Brush	0.00591650	0.00016751	0.00608400	0.00023147	0.00006986	0.00771271
cutters						
<u>Leaf blowers/</u>	0.01221000	0.00022987	0.01244075	0.00020010	0.00021240	0.01700747
<u>Vacuums</u>	0.01221888	0.00022967	<u>0.01244875</u>	0.00030918	0.00021249	<u>0.01700767</u>

Walk Behind Lawn Mowers	0.00106238	0.00042244	0.00148482	0.00065552	0.00000425	0.00222526
Ride-on or Stand/Sit Mowers	0.00722601	0.00070455	0.00793056	0.00379673	0.00002213	0.01216987

