The Environmental Protection Agency (EPA) is seeking comment on a proposed waiver concerning the application of Buy America, Build America Act (BABAA) based on public interest adjustment period waiver for 2022 Clean School Bus Rebate Program; 2022 DERA State Grants; and 2022 DERA Tribal and Insular Area Request for Applications.

Please submit comments to CleanSchoolBus@epa.gov

AGENCY:

Environmental Protection Agency

ACTION:

Notice of public interest adjustment period waiver for 2022 Clean School Bus Rebate Program; 2022 DERA State Grants; and 2022 DERA Tribal and Insular Area Request for Applications

SUMMARY:

The Build America, Buy America Act (“the Act”), enacted as part of the Infrastructure Investment and Jobs Act (IIJA) on November 15, 2021, provides for the application of domestic preference requirements to infrastructure projects funded by Federal financial assistance and includes requirements to standardize and simplify application of the Act in government contracts. The Act directs the Environmental Protection Agency (EPA) to enforce the requirements of the Act to the Clean School Bus (CSB) and Diesel Emission Reduction Act programs. EPA must ensure that, starting on May 14, 2022, all Federal financial assistance for infrastructure comply with the requirements of section 70914 of the Act. This means that EPA must include a Buy America preference in awards issued on or after May 14, 2022, even if Notices of Funding Opportunities for those awards did not include a Buy America preference.

Consistent with the OMB guidance M-22-11, EPA intends to issue a brief, time-limited public interest adjustment period waiver applicable to certain electric vehicle charging infrastructure equipment to avoid undue increases in the time and cost of a project, and to allow recipients and EPA to transition to new rules and processes. This waiver will also allow EPA to work jointly with the Departments of Energy (DOE) and Transportation (DOT) to develop a common approach to applying Buy America provisions to vehicle charging and fueling infrastructure. Suppliers are encouraged to take steps now that will better enable EPA to shorten the transitional waiver or narrow its applicability to rapidly encourage domestic sourcing. EPA seeks input from the public on EPA’s finding that it should issue a limited public interest adjustment period waiver concerning the Act's requirement that any infrastructure projects funded under the CSB
program with Federal financial assistance uses iron, steel, manufactured products, and construction materials produced in the United States.

ADDRESS:

Please clearly indicate comments are for the Buy America Adjustment Period Waiver and submit to CleanSchoolBus@epa.gov

FOR FURTHER INFORMATION CONTACT:

For questions about this notice, please contact Joydeb Majumder from EPA’s Office of Air and Radiation at majumder.joydeb@epa.gov

SUPPLEMENTARY INFORMATION:

On November 15, 2021, President Biden signed into law the Infrastructure Investment and Jobs Act, Public Law 117-58, which includes the Build America, Buy America Act (“the Act”). Public Law 117-58, § 70901-52. By strengthening requirements for the use of iron, steel, manufactured products, and construction materials produced in the United States, the Act will bolster America's industrial base, protect national security, and support high-paying jobs.

IIJA establishes the Clean School Bus (CSB) program and provides $5 billion over five years to replaces existing school buses with zero-emission or clean school buses. School buses travel over three billion miles each year, providing the safest transportation to and from school for more than 25 million American children every day. However, diesel exhaust from these buses can contribute to air quality problems and has a negative impact on human health, especially for children, who have a faster breathing rate than adults and whose lungs are not yet fully developed. These pollutants cause health impacts as children tend to be more susceptible to impacts such as an increased risk of asthma and other respiratory illnesses. Separately, as discussed below, there is information showing that domestically manufactured EV charging infrastructure may not be available in sufficient quantities this year. Thus, in the absence of this public interest adjustment period waiver, the funding to support zero-emission vehicles could be delayed and our nation’s children and communities across the United States, especially communities that have been historically underserved, will continue breathing harmful air.

IIJA allows EPA to fund up to 100% of the cost of the replacement bus and associated charging and fueling infrastructure. The Agency has determined that vehicles and engines covered under

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1 http://digital.schoolbusfleet.com/publication/?m=65919&i=696463&p=40&ver=html5
the CSB and DERA programs are not covered under the Act. Therefore, this proposed waiver only addresses infrastructure related to charging investments allowed under the program guides. The Agency is not aware of any issues associated with foreign dumped goods for EV infrastructure investments contemplated for the CSB or DERA programs. For the upcoming 2022 CSB Rebates, EPA intends to only fund infrastructure for EV charging. Funding for this infrastructure will be limited to a maximum of $20,000 when rebates for electric school buses are provided at the maximum allocation of $375,000 per bus and at lower rates when rebate amounts are less than the maximum. Overall, based on the planned CSB rebate total amount offered of $500M, the infrastructure investment would be at most approximately five percent of the total rebate amount, and an even smaller percentage of the overall $5B CSB funding pool.

The financial assistance to build necessary infrastructure to operate zero-emission school buses, specifically in underserved and rural areas, is very critical for the success of the CSB program and meeting of Justice40 goals. Based on stakeholder feedback, EPA believes school districts in underserved and rural areas may not be able to arrange necessary funding for charging infrastructure to be able to operate zero-emission school buses without financial assistance. It is thus very important to provide funding for infrastructure as part of the CSB program.

The Act requires each applicant to submit a waiver request per project. For the 2022 CSB Rebates, EPA anticipates receiving thousands of applications, the vast majority from school districts. School districts generally do not have the expertise and resources to conduct market research on the availability of domestically manufactured charging infrastructure that would comply with the requirements of the Act. The upcoming 2022 CSB Rebates program was designed to be as simple and straightforward as possible, thus requiring each applicant to apply for a waiver would likely deter many applicants, particularly those in underserved areas. This would significantly delay project implementation.

The Diesel Emissions Reduction Act (DERA) provides funding to upgrade older, heavily-polluting pieces of diesel equipment with more modern replacements that meet the most up-to-date emission standards. EPA provides DERA funding through grants and rebates. DERA grantees and rebate recipients may use funding to purchase zero-emission technologies, including electric vehicle replacements. DERA program guidance allows grantees and rebate recipients to include eligible charging equipment as well, and historically some awards have gone to support charging equipment installation. EPA does not allow DERA funds to be used for fueling infrastructure.

Historically, the DERA program has not funded significant numbers of zero-emission projects, but EPA has noted increasing stakeholder interest in these types of opportunities. Charging infrastructure is an important component for a successful zero-emission project.
EPA distributed the 2022 DERA State Grant program guidance in late April and anticipates opening the 2022 DERA Tribal and Insular Area Request for Applications in June. EPA is seeking an adjustment period waiver for these two DERA funding opportunities to allow time for the Agency to develop appropriate guidance for applicants. An adjustment period is needed due to the time required to do additional market research required to properly assess the state of the EV charging infrastructure market. Further, building the capacity to submit and review waiver requests for EV charging infrastructure on a project by project basis presents significant challenges for EPA as well as state, tribal and insular areas applicants. The majority of projects funded by both of these programs are typically conventional diesel engine replacement projects, with only a small subset being zero-emissions projects that include limited funding for charging equipment. Therefore, EPA does not anticipate significant impact of the application of this adjustment waiver to the DERA program.

Additionally, DERA is a Justice40 pilot program. Based on stakeholder feedback, EPA believes the financial assistance for charging infrastructure is necessary to support successful zero-emission grant applications for DERA awards, especially for projects in underserved areas; and that a public interest adjustment period waiver is needed to maximize their likelihood of success.

EPA is aware that there are some EV charging products in the market today that may meet the Buy America provisions spelled out in IIJA and the subsequent guidance from OMB. Based on discussions with some suppliers and other relevant information, we believe that more products meeting this standard will be coming to market in the next year and beyond. DOE’s recent Request for Information on Buy America provisions for EV chargers showed that certain charging equipment manufacturers plan to open plants in the U.S. and increase production in 1-2 years to meet demand. Suppliers are encouraged to take steps now that will better enable EPA to shorten the adjustment period waiver or narrow its applicability to rapidly encourage domestic sourcing. Those steps include assessing the cost of components produced domestically and internationally, and actions to ensure that greater than 55% of the cost of those components are mined, produced, or manufactured in the United States. In addition, after the adjustment period waiver, EPA plans to award grants and contracts with a contingency that EV charging products meet the Buy America standards, and EPA will subsequently ensure that grantees comply with all the requirements applicable to them. The time-limited adjustment period waiver for the rebate program will allow EPA, DOT, and DOE to further develop market research and public information to provide future funding recipients additional information and choices when considering the scope of their funding applications. This will also allow EPA some additional time to put in place new guidance and technical assistance to address project waivers that may come as part of the Clean School Bus or DERA program funding solicitations in the future.

Finding and Request for Comments
Based on all the information available to the Agency, EPA concludes that a public interest adjustment period waiver is appropriate to avoid undue increases in the time and cost of EV infrastructure procurement and installation for projects funded as part of the 2022 Clean School Bus Rebates, the 2022 DERA State Grants, and the 2022 DERA Tribal and Insular Area Grants. This waiver will also allow recipients and EPA to transition to new rules and processes. EPA is soliciting comments on this finding and the associated supporting information.