TO: All Interested Parties

SUBJECT: CARL MOYER PROGRAM: ADMINISTRATIVE CLARIFICATION REGARDING THE USE OF FEDERAL FUNDS AS MATCH

This mail-out provides clarification to the 2008 Carl Moyer Program Guidelines (Guidelines), Program Administration, section 11, regarding whether federal funds under a district’s fiduciary control may be used as Carl Moyer Program match funding.

The Guidelines generally require districts implementing the Carl Moyer Program to commit match funds equaling 15 percent of the State funds received. Districts may use federal funds as Carl Moyer Program match if written confirmation is received from the administering federal agency (for example, the U.S. Environmental Protection Agency) that 1) the administering agency has no objection to the district using those funds as match, and 2) the emission benefits obtained from those funds will not be used by the administering agency in a State Implementation Plan. The district must also ensure that it will not use such funds as match for any other program, and that the use of the funds as Carl Moyer Program match does not conflict with any State or local requirements tied to the funds. Also, like all match funds, such funds must meet all Carl Moyer Program Guideline requirements.

If this option is used, please include supporting documentation in all relevant project files. Also, when entering funding information regarding such projects in the CARL database, please select, from the drop-down menu, “match-other” as the funding source and then enter details regarding the identity of the funding source in the comments field.
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This clarification is effective immediately.

If you have any questions or need further clarification, please contact Liz Ota, Air Pollution Specialist, at (916) 327-9435 or via email at eota@arb.ca.gov.

Sincerely,

/s/

Robert H. Cross, Chief  
Mobile Source Control Division

cc: Liz Ota  
Air Pollution Specialist  
Incentives Oversight Section