# The Volkswagen Diesel Emissions Environmental Mitigation Trust

#### for Indian Tribe Beneficiaries

Notice of the Trust Modification Effective Date in accordance with the Order Approving

Material Modifications to the Volkswagen Diesel Emissions Environmental Mitigation

Trust for Indian Tribe Beneficiaries in accordance with Paragraph 6.5 of the Indian Tribe

Trust and Announcement of Available Funds for the First Funding in accordance with

Subparagraph 5.0.5.2

**Dated: November 30, 2018** 

Wilmington Trust, N.A., as Trustee for the Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries (the "Indian Tribe Trust") hereby gives notice that the final, fully-executed Environmental Mitigation Trust Agreement for Indian Tribe Trust Beneficiaries (as modified on November 15, 2018) (the "Modified Indian Tribe Trust Agreement") was filed with the United States District Judge for the Northern District of California on November 30, 2018 in accordance with the Order issued by Judge Charles R. Breyer on Friday November 16, 2018 approving the proposed Material Modifications to the Indian Tribe Trust (the "Approval Order"). A copy of the final, filed version of the Modified Indian Tribe Trust Agreement and the Approval Order are attached hereto.

The Approval Order provided that within two weeks of November 16, 2018 the United States, the settling defendants and the Trustee shall execute and deliver the final Modified Indian Tribe Trust Agreement and file it with the United States District Court for the Northern District of California (the "Court"). On the date the Modified Indian Tribe Trust Agreement is filed with the Court it shall become effective and the stay imposed by the March 2, 2018 Order will also be lifted on that same date, the "Trust Modification Effective Date" as defined therein.

In accordance with the terms of the Modified Indian Tribe Trust Agreement, the following tribes were designated as Beneficiaries in accordance with the Designation of Beneficiaries filed on January 29, 2018 with the Court (the "Notice of Beneficiary Designation"). A copy of the Notice of Beneficiary Designation is attached hereto. None of the following tribes needs to refile a new D-3.

## LIST OF DESIGNATED BENEFICIARIES UNDER THE INDIAN TRIBE TRUST

- 1. Beaver Village
- 2. Bishop Paiute Tribe
- 3. Blue Lake Rancheria, California
- 4. Cherokee Nation
- 5. Cheyenne River Sioux Tribe of the Cheyenne River Reservation, South Dakota
- 6. The Chickasaw Nation
- 7. Confederated Tribes and Bands of the Yakama Nation
- 8. Confederated Tribes of Coos, Lower Umpqua and Siuslaw Indians
- 9. Coquille Indian Tribe
- 10. Minnesota Chippewa Tribe Fond du Lac Band
- 11. Fort Independence Indian Community of Paiute Indians of the Fort Independence Reservation, California
- 12. Gila River Indian Community of the Gila River Indian Reservation, Arizona

- 13. Hoopa Valley Tribe, California
- 14. Lower Brule Sioux Tribe of the Lower Brule Reservation, South Dakota
- 15. Mashantucket Pequot Indian Tribe
- 16. Mohegan Tribe of Indians of Connecticut
- 17. The Muscogee (Creek) Nation
- 18. Native Village of Stevens
- 19. Oglala Sioux Tribe
- 20. Pala Band of Mission Indians
- 21. Pueblo of Isleta
- 22. The Quapaw Tribe of Indians
- 23. Salt River Pima-Maricopa Indian Community of the Salt River Reservation, Arizona
- 24. San Manuel Band of Mission Indians, California
- 25. Shoshone- Bannock Tribes of the Fort Hall Reservation
- 26. Southern Ute Indian Tribe
- 27. Swinomish Indian Tribal Community
- 28. Three Affiliated Tribes of the Fort Berthold Reservation, North Dakota
- 29. White Mountain Apache Tribe of the Fort Apache Reservation, Arizona

**NOTE**: Tribes that filed an Appendix D-3 during the period **after** the original deadline for the First Funding Cycle (**January 2, 2018**) and **prior to** the Trust Modification Effective Date for the Modified Indian Tribe Trust (**November 30, 2018**) are not eligible to participate in the First Funding Cycle. However, said tribes are eligible to participate in the Second Funding Cycle by submitting a docket-stamped copy of their filing to the Trustee by or before March 18, 2019 and they will be included in the next Notice of Beneficiary Designation filed by the Trustee for the Second Funding Cycle.

# LIST OF DESIGNATED BENEFICIARIES THAT ALSO SUBMITTED AN APPROVABLE D-4 BY THE ORIGINAL DEADLINE UNDER THE INDIAN TRIBE TRUST AND ARE ELIGIBLE TO PARTICIPATE IN THE FIRST FUNDING CYCLE UNDER THE MODIFIED INDIAN TRIBE TRUST AGREEMENT

Below is the list of eligible Designated Beneficiaries that may participate in the First Funding Cycle:

- 1. Beaver Village
- 2. Bishop Paiute Tribe
- 3. Blue Lake Rancheria, California
- 4. Cherokee Nation
- 5. Cheyenne River Sioux Tribe of the Cheyenne River Reservation, South Dakota
- 6. The Chickasaw Nation
- 7. Confederated Tribes and Bands of the Yakama Nation
- 8. Confederated Tribes of Coos, Lower Umpqua and Siuslaw Indians
- 9. Coquille Indian Tribe
- 10. Minnesota Chippewa Tribe Fond du Lac Band
- 11. Fort Independence Indian Community of Paiute Indians of the Fort Independence

Reservation, California

- 12. Gila River Indian Community of the Gila River Indian Reservation, Arizona
- 13. Hoopa Valley Tribe, California
- 14. Lower Brule Sioux Tribe of the Lower Brule Reservation, South Dakota
- 15. Mashantucket Pequot Indian Tribe
- 16. Mohegan Tribe of Indians of Connecticut
- 17. The Muscogee (Creek) Nation
- 18. Native Village of Stevens
- 19. Oglala Sioux Tribe
- 20. Pala Band of Mission Indians
- 21. Pueblo of Isleta
- 22. The Quapaw Tribe of Indians
- 23. Salt River Pima-Maricopa Indian Community of the Salt River Reservation, Arizona
- 24. Shoshone- Bannock Tribes of the Fort Hall Reservation
- 25. Three Affiliated Tribes of the Fort Berthold Reservation, North Dakota
- 26. White Mountain Apache Tribe of the Fort Apache Reservation, Arizona

# FIRST FUNDING CYCLE KEY DATES

On the Trust Modification Effective Date, the stay imposed by the March 2, 2018 Court Order is lifted and activities in connection with the First Funding Cycle will commence in accordance with the terms of the Modified Indian Tribe Trust Agreement. For your convenience, here are some of the key deadlines for the First Funding Cycle (which are subject to the full terms of the Modified Indian Tribe Trust):

- 1/8/2017 Determination of available funds for the First Funding Cycle. In accordance with Subparagraph 5.0.5.2, the amount of available for the funds for the First Funding Cycle is \$ 6,020,321.00
- 12/14/2018 Trustee applies per capita and pro rata Allocation (subparagraph 5.0.5.3.2)
- 12/31/2018 Trustee posts Notice of Allocation Determination to Beneficiaries (subparagraph 5.0.5.3.2)
- 3/1/2019 The deadline for submission by Beneficiaries of a revised Appendix D-4 Beneficiary EMA Certification <u>or</u> an Appendix D-7 Beneficiary's Election to Opt Out Form(subparagraph 5.0.5.3.2)
- 4/30/2019 Trustee's Appendix D-4 Determination EMA Certificate Due (subparagraph 5.2.16)
- 5/15/2019 Disbursement of Funds to Beneficiaries begins (subparagraph 5.2.16.1 subject to receipt by the Trustee of all required documentation)
- 11/15/2019 First Semi Annual Report from Beneficiaries due (Paragraph 5.3)

**BY:** Wilmington Trust, N.A., as Trustee for the Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries

**DATE:** November 30, 2018

1	BRUCE S. GELBER Deputy Assistant Attorney General							
2	Environment and Natural Resources Division							
3	BETHANY ENGEL (MA-660840)							
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9								
10	Attorneys for Plaintiff United States of America							
11								
12	UNITED STATES DISTRICT COURT							
13	NORTHERN DISTRICT OF CALIFORNIA							
14	SAN FRANCISCO DIVISION							
15	IN RE: VOLKSWAGEN "CLEAN DIESEL"	) MDL No. 2672 CRB (JSC)						
16	MARKETING, SALES PRACTICES, AND PRODUCTS LIABILITY LITIGATION	) ) UNITED STATES' NOTICE OF FILING OF						
17	TRODUCTS EMBIENT ENTON	) MODIFIED INDIAN TRIBE TRUST ) AGREEMENT						
18		) )						
19	This Document Relates to:							
20	United States v. Volkswagen AG et al.,	)						
21	Case No. 16-cv-295 (N.D. Cal.)	) )						
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U.S. NOTICE OF FILING OF MODIFIED INDIAN TRIBE TRUST AGREEMENT MDL No. 2672 CRB (JSC)

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1	On November 16, 2018, the Court issued an Order approving the modifications to the Indian					
2	Tribe Trust Agreement ("Modified Trust Agreement"), and directed the United States to file the fully					
3	executed Modified Trust Agreement with the Court within two weeks of the Order. In re: Volkswagen					
4	"Clean Diesel" Marketing, Sales Practices, and Product Liability Litigation, MDL No. 2672 CRB					
5	(JSC), Dkt. No. 5559 at 11. Pursuant to the Court's Order, the United States hereby files the Modified					
6	Trust Agreement as Attachment A to this Notice. As the Court ordered, the Trust Modification					
7	Effective Date shall be November 30, 2018, the date that the Modified Trust Agreement is filed with the					
8	Court. <i>Id</i> . at 11-12.					
9	Dated: November 30, 2018	Respectfully submitted,				
10		For the United States of America				
11		BRUCE S. GELBER				
12		DEPUTY ASSISTANT ATTORNEY GENERAL				
13		By: <u>/s/ Robert D. Mullaney</u> Robert D. Mullaney				
14		Bethany Engel				
15		Robert D. Mullaney				
16		Environmental Enforcement Section Environment and Natural Resources Division				
17		United States Department of Justice P.O. Box 7611				
18		Washington, D.C. 20044-7611 Telephone: (202) 514-6892				
19		Facsimile: (202) 514-0097				
20		Counsel for the United States				
21						
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# ENVIRONMENTAL MITIGATION TRUST AGREEMENT FOR INDIAN TRIBE BENEFICIARIES

(as modified on November 15, 2018)

On October 25, 2016, the Court entered a Partial Consent Decree ("First Partial Consent Decree") in In re: Volkswagen "Clean Diesel" Marketing, Sales Practices, and Products Liability Litigation, MDL No. 2672 CRB (JSC) (Dkt. No. 2103-1), among Volkswagen AG, Audi AG, Volkswagen Group of America, Inc., and Volkswagen Group of America Chattanooga Operations, LLC (collectively, the "Settling Defendants"), the United States, and the State of California. In that case, the Court also entered a Second Partial Consent Decree (Dkt. No. 3228-1) on May 17, 2017, among the Settling Defendants, Dr. Ing. h.c. F. Porsche AG, and Porsche Cars North America, Inc. (collectively, the "Defendants"), the United States, and the State of California. Pursuant to the First Partial Consent Decree and the Second Partial Consent Decree, the Defendants and Wilmington Trust, N.A. (the "Trustee"): (1) hereby enter into this Environmental Mitigation Trust Agreement for Indian Tribe Beneficiaries (i.e., for federally-recognized Indian Tribes) (hereinafter, the "Indian Tribe Trust Agreement") and establish the environmental mitigation trust described in that agreement ("Indian Tribe Mitigation Trust" or "Indian Tribe Trust"); and (2) concurrently enter into a separate Environmental Mitigation Trust Agreement for State Beneficiaries (i.e., for the 50 States, Puerto Rico, and the District of Columbia) (hereinafter, the "State Trust Agreement") and establish the environmental mitigation trust described in that agreement (the "State Mitigation Trust" or "State Trust"). The Defendants and the Trustee acknowledge that the purpose of the Indian Tribe Mitigation Trust and the State Mitigation Trust is to fulfill the Settling Defendants' environmental mitigation obligations under the First Partial Consent Decree and the Defendants' environmental mitigation obligations under the Second Partial Consent Decree. All payments to and expenditures from the Indian Tribe Mitigation Trust and the State Mitigation Trust shall be for the sole purpose of fulfilling the Settling Defendants' environmental mitigation obligations under the First Partial Consent Decree and the Defendants' environmental mitigation obligations under the Second Partial Consent Decree, and for the costs and expenses of administering each trust as set forth in the Indian Tribe Mitigation Trust and the State Mitigation Trust. The Indian Tribe Mitigation Trust and the State Mitigation Trust shall be funded with Mitigation Trust Payments according to the terms of the First Partial Consent Decree and the Second Partial Consent Decree (jointly, the "Consent Decree"), and in accordance with the following allocation: (1) 97.99% of the Mitigation Trust Payments from the First Partial Consent Decree shall be allocated to the State Mitigation Trust and 2.01% to the Indian Tribe Mitigation Trust; and (2) 97.7% of the Mitigation Trust Payments from the Second Partial Consent Decree shall be allocated to the State Mitigation Trust and 2.3% to the Indian Tribe Mitigation Trust.

#### **PURPOSE AND RECITALS**

Whereas, the Defendants are required to establish this Indian Tribe Mitigation Trust and to fund it with funds to be used for environmental mitigation projects that reduce emissions of nitrogen oxides ("NOx") where the Subject Vehicles were, are, or will be operated ("Eligible Mitigation Actions"), and to pay for Trust Administration Costs as set forth in this Indian Tribe Trust Agreement;

**Whereas,** the funding for the Eligible Mitigation Actions provided for in the Indian Tribe Trust Agreement and the State Trust Agreement is intended to fully mitigate the total, lifetime excess NOx emissions from the Subject Vehicles where the Subject Vehicles were, are, or will be

operated;

**Whereas**, the Defendants hereby establish this Indian Tribe Mitigation Trust to provide funds for Eligible Mitigation Actions and Trust Administration Costs;

**Whereas**, the Trustee has been selected to be the trustee under this Indian Tribe Trust Agreement in accordance with the requirements set forth in the First Partial Consent Decree;

**Whereas**, the Trustee is willing to act as trustee in accordance with the terms of this Indian Tribe Trust Agreement;

**Whereas**, on August 13, 2018, the Defendants and the Trustee agreed to certain material modifications to the Indian Tribe Trust Agreement that are reflected herein;

**Whereas**, the United States will lodge the modified Indian Tribe Trust Agreement with the Court and will accept comments from interested Indian Tribes for a 30-day period after lodging; and

**Whereas**, after the comment period, the United States will either file a motion requesting the Court to approve the modifications in accordance with Paragraph 6.5 or seek other relief from the Court;

**Whereas**, on November 15, 2018, the United States and the Trustee agreed to certain minor modifications to the Indian Tribe Trust Agreement that are reflected herein;

**Now, therefore,** the Defendants and the Trustee agree as follows:

#### I. **DEFINITIONS**

- 1.0 Unless otherwise defined in this Indian Tribe Trust Agreement, all capitalized terms used herein shall have the meaning set forth in the Consent Decree.
- 1.1 "2010 United States Census Table PCT4" shall mean Table PCT4 (entitled "American Indian and Alaska Native Alone or in Combination with One or More Other Races") of the United States national census conducted by the U.S. Census Bureau in 2010.
- 1.2 "Beneficiary" shall mean each Indian Tribe determined to be a Beneficiary pursuant to Section IV (Indian Tribe Mitigation Trust Beneficiaries) and subparagraphs 2.1.2 and 5.0.5.
- 1.3 "Beneficiary Status Certification Form" shall mean the Certification for Beneficiary Status under Environmental Mitigation Trust Agreement form that is attached as Appendix D-3 to this Indian Tribe Trust Agreement.
- 1.4 "Business Day" means, with respect to any delivery requirement, deadline, or payment under this Indian Tribe Trust Agreement, each Monday, Tuesday, Wednesday, Thursday, and Friday that is not a day on which the Trustee in the State of Delaware or, as to a specific Beneficiary, a day on which that Beneficiary under this Indian Tribe Trust is authorized or obligated by law, regulation, or executive order to close.

- 1.5 "Claims" shall mean any and all losses, liabilities, claims, actions, suits, or expenses, of any nature whatsoever, including legal fees and expenses.
- 1.6 "Consent Decree" shall mean the First Partial Consent Decree in *In re: Volkswagen* "Clean Diesel" Marketing, Sales Practices, and Products Liability Litigation, MDL No. 2672 CRB (JSC) (Dkt. No. 2103-1), and the Second Partial Consent Decree in that case (Dkt. No. 3228-1).
- 1.7 "Court" shall mean the United States District Court for the Northern District of California.
- 1.8 "Court's Approval Order" shall mean the Court's Order dated November 16, 2018, approving the modifications to the Indian Tribe Trust Agreement in this matter. *United States v. Volkswagen AG, et al.*, No. 16-cv-295 (N.D. Cal.), Dkt. No. 77.
- 1.9 "Day" shall mean a calendar day unless expressly stated to be a Business Day. In computing any period of time under this Indian Tribe Trust Agreement, where the last day would fall on a Saturday, Sunday, or federal or Delaware holiday, the period shall run to the close of business of the next Business Day;
- 1.10 "Delaware Act" shall mean the Delaware Statutory Trust Act, Del. Code Ann. tit.12, §§ 3801-3826.
- 1.11 "DERA" shall mean the Diesel Emission Reduction Act, Title VII, Subtitle G, of the Energy Policy Act of 2005 (codified at 42 U.S.C. §§ 16131-16139).
- 1.12 "Eligible Mitigation Action" shall mean any of the actions listed in Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures) to this Indian Tribe Trust Agreement.
- 1.13 "Eligible Mitigation Action Administrative Expenditure" shall mean those administrative expenditures by Beneficiaries specified in Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures) to this Indian Tribe Trust Agreement, and shall not include Trust Administration Costs.
- 1.14 "EMA Certification Form" shall mean the Beneficiary Eligible Mitigation Action Certification form that is attached as Appendix D-4 to this Indian Tribe Trust Agreement.
  - 1.15 "Federal Agency" shall mean any agency of the United States government.
- 1.16 "First Partial Consent Decree" shall mean the Partial Consent Decree entered by the Court in *In re: Volkswagen "Clean Diesel" Marketing, Sales Practices, and Products Liability Litigation*, MDL No. 2672 CRB (JSC) (Dkt. No. 2103-1), on October 25, 2016.
- 1.17 "Force Majeure" shall have the same meaning as in Paragraph 54 of the First Partial Consent Decree.
  - 1.18 "Indian Land" shall mean the lands of any Indian Tribe or within Indian country.

- 1.19 "Indian Tribe" shall mean any Indian or Alaska Native Tribe, band, nation, pueblo, village or community that the Secretary of the Interior acknowledges to exist as an Indian Tribe, as provided in the Federally Recognized Indian Tribe List Act of 1994, 25 U.S.C. § 5130. Pursuant to 25 U.S.C. § 5131, the Bureau of Indian Affairs of the Department of the Interior published a current list of federally recognized Indian Tribes at 83 Fed. Reg. 4,235 (Jan. 30, 2018), which will be updated from time to time.
- 1.20 "Indian Tribe Trust Agreement" shall mean the Environmental Mitigation Trust Agreement for Indian Tribe Beneficiaries approved by the Court on September 19, 2017, *United States v. Volkswagen AG*, et al., No. 16-cv-295 (N.D. Cal.), Dkt. No. 49, the modifications thereto as approved by the Court's Approval Order, and the fully executed version filed with the Court on the Trust Modification Effective Date.
- 1.21 "Investment Manager" shall mean Wilmington Trust, N.A., acting solely in its role as the professional investment manager of Trust Assets in accordance with subparagraph 3.2.2 of this Indian Tribe Trust Agreement and the Investment Management Agreement entered into on the Trust Effective Date. In subparagraphs 2.2.4, 3.1.2.8, 3.5.3 (last sentence), 3.5.6, and 3.5.7 of the Indian Tribe Trust Agreement, each reference to the Investment Manager shall include the Investment Manager and its officers, directors, and employees.
  - 1.22 "IRS" shall mean the Internal Revenue Service.
- 1.23 "Second Partial Consent Decree" shall mean the Second Partial Consent Decree entered by the Court in *In re: Volkswagen "Clean Diesel" Marketing, Sales Practices, and Products Liability Litigation*, MDL No. 2672 CRB (JSC) (Dkt. No. 3228-1), on May 17, 2017.
- 1.24 "Shared State and Indian Tribe Administration Costs" shall mean the costs, fees, and expenses of: (1) establishing and maintaining the Trustee's public-facing website; and (2) establishing and maintaining a secure method of internet-based communication for the Trustee and Beneficiaries.
- 1.25 "Start-up Costs" shall mean all fees, costs, and expenses incurred in connection with establishing the State Mitigation Trust and the Indian Tribe Mitigation Trust and setting them up for operation. Start-up costs shall not include the cost of premiums for insurance policies.
- 1.26 "Subject Vehicles" shall mean: (i) the "2.0 Liter Subject Vehicles," as defined in the First Partial Consent Decree in *In re: Volkswagen "Clean Diesel" Marketing, Sales Practices, and Products Liability Litigation*, MDL No. 2672 CRB (JSC) (Dkt. No. 2103-1); and (ii) the "3.0 Liter Subject Vehicles," as defined in the Second Partial Consent Decree in that case (Dkt. No. 3228-1).
- 1.27 "Tax" or "Taxes" shall mean all federal, state, and local taxes that may be imposed on the Trust by any taxing authority.
- 1.28 "Tax Professionals" shall mean all accountants and tax lawyers hired to assist the Trustee with the Trust's reporting obligations, tax filings, audits, and all other tax and accounting-related activities, including efforts to obtain and, if granted, maintain the IRS Private Letter Ruling as described in subparagraph 3.1.2.7 and Paragraph 6.7 of this Indian Tribe Trust Agreement.

- 1.29 "Tax Return" or "Tax Returns" shall mean all required federal, state, and local tax returns and information returns, including any returns associated with compliance with withholding and reporting requirements.
- 1.30 "Termination Date" shall mean the date that the Indian Tribe Trust terminates pursuant to Paragraph 6.8 of this Indian Tribe Trust Agreement.
- 1.31 "Trust Administration Costs" shall mean all expenditures of Trust Assets by the Trustee.
- 1.32 "Trust Effective Date" shall mean October 2, 2017, the date that the United States filed the fully executed final version of the Indian Tribe Trust Agreement with the Court. *United States v. Volkswagen AG, et al.*, No. 16-cv-295 (N.D. Cal.), Dkt. No. 51-2.
- 1.33 "Trust Modification Effective Date" shall be November 30, 2018, the date that the United States filed the fully executed version of the November 15, 2018 modification of the Indian Tribe Trust Agreement with the Court. *United States v. Volkswagen AG, et al.*, No. 16-cv-295 (N.D. Cal.).
- 1.34 "Trustee" shall mean Wilmington Trust, N.A., acting solely in its role as the Trustee of this Indian Tribe Mitigation Trust as appointed in accordance with Paragraph 3.0, or a successor trustee pursuant to subparagraph 3.7.2. In subparagraphs 2.2.4, 3.1.2.8, 3.5.2, 3.5.3, 3.5.6, and 3.5.7 of this Indian Tribe Trust Agreement, each reference to the Trustee shall include the Trustee and its officers, directors, and employees.
- 1.35 "United States" shall mean the United States of America, acting on behalf of the U.S. Environmental Protection Agency ("EPA").

# II. INDIAN TRIBE MITIGATION TRUST

# 2.0 Establishment of the Indian Tribe Mitigation Trust

- 2.0.1 <u>Irrevocable Establishment</u>. The Defendants hereby and irrevocably establish this Indian Tribe Mitigation Trust on behalf of the Beneficiaries in the form of a statutory trust under the Delaware Act, which shall bear the name "Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries." In connection with the Trustee's power hereunder, the Trustee may use this name or a variation thereof. The Trustee is hereby authorized and directed to execute and file a Certificate of Trust for the Indian Tribe Mitigation Trust in the form attached hereto as Appendix D-5. The Trustee hereby accepts and agrees to hold the assets owned by the Indian Tribe Mitigation Trust ("Trust Assets") for the benefit of the Beneficiaries and for the purposes described herein and in the Consent Decree.
- 2.0.2 <u>Trustee</u>. In accordance with Paragraph 3.0 below, on the Trust Effective Date, the Trustee, not individually but solely in the representative capacity of trustee, shall be appointed as the Trustee in accordance with the Consent Decree to administer the Indian Tribe Mitigation Trust in accordance with this Indian Tribe Trust Agreement and the Consent Decree.

- 2.0.3 <u>Trust Purpose</u>. It shall be the purpose of the Indian Tribe Mitigation Trust to timely and efficiently fund Eligible Mitigation Actions to be proposed and administered by the Beneficiaries subject to the requirements of the Consent Decree and this Indian Tribe Trust Agreement, and to provide funds for the administration and operation of this Indian Tribe Trust in accordance with this Indian Tribe Trust Agreement. The goal of each Eligible Mitigation Action shall be to achieve reductions of NOx emissions in the United States.
- 2.0.4 <u>Creation and Use of Indian Tribe Trust Account.</u> Within 15 Days following the Trust Effective Date, the Trustee shall establish a trust account ("Indian Tribe Trust Account"), and file with the Court a designation and identification of the Indian Tribe Trust Account. The purpose of the Indian Tribe Trust Account shall be to receive deposits from the Defendants (directly or through the Court Registry) pursuant to the First Partial Consent Decree and the Second Partial Consent Decree, to hold them in trust, to receive income and gains from any investment of Trust Assets (collectively, "Trust Funds"), and to make disbursements to fund Eligible Mitigation Actions by Beneficiaries and to pay Trust Administration Costs, all in accordance with the Consent Decree and this Indian Tribe Trust Agreement. Disbursements shall be directed by each Beneficiary pursuant to a Beneficiary Eligible Mitigation Action Certification form ("EMA Certification Form") (Appendix D-4) delivered to the Trustee in accordance with Paragraph 5.2. Unless otherwise agreed by the parties to the Consent Decree ("Consent Decree Parties"), the Indian Tribe Trust Account shall be the only account that may be used for these purposes.
  - 2.0.4.1 <u>Indian Tribe Trust Account Divisions</u>. The Indian Tribe Trust Account may be divided into such number of discrete trust subaccounts dedicated for specific purposes as may be deemed necessary in the discretion of the Trustee to comply with the terms of, and to implement, the Consent Decree and this Indian Tribe Trust Agreement.
- 2.1 Funding of the Indian Tribe Mitigation Trust: The Settling Defendants shall fund the Indian Tribe Mitigation Trust as required by the First Partial Consent Decree, and the Defendants shall fund the Indian Tribe Mitigation Trust as required by the Second Partial Consent Decree. The Trustee shall allocate to the Indian Tribe Mitigation Trust the following amounts: (1) 2.01% of the Mitigation Trust Payments from the First Partial Consent Decree plus any income earned on that amount while deposited with the Court Registry account, and (2) 2.3% of the Mitigation Trust Payments from the Second Partial Consent Decree plus any income earned on that amount while deposited with the Court Registry account.
  - 2.1.1 <u>Funding and Use of Tribal Allocation Subaccount</u>. As soon as practicable after the Trust Effective Date, the Trustee's receipt of the Trust Funds from the Court Registry pursuant to subparagraph 2.0.4, and the funding of the Indian Tribe Mitigation Trust pursuant to Paragraph 2.1, the Trustee shall fund the Tribal Allocation Subaccount by transferring into it from the Indian Tribe Trust Account the funds allocated to the Tribal Allocation Subaccount in Appendix D-1 (Initial 2.0 Liter Allocation) and Appendix D-1A (Initial 3.0 Liter Allocation). These funds may only be used to fund Eligible Mitigation Actions and Eligible Mitigation Action Administrative Expenditures in the United States, and for a technical assistance provider in accordance with subparagraph 2.1.1.1. After lodging the First Partial Consent Decree, the United States consulted with interested Indian

Tribes for a 60-Day period ("Consultation Process"), in order to establish a mechanism for allocating the funds in the Tribal Allocation Subaccount among those Indian Tribes that are deemed Beneficiaries hereunder, including setting aside 5% of those funds to be directed towards technical assistance to enable Indian Tribes to prepare funding requests for Eligible Mitigation Actions.

- 2.1.1.1 Technical Assistance Provider. In comments received during the Consultation Process referenced in subparagraph 2.1.1, Indian Tribes expressed a preference for using an established technical assistance provider to assist Indian Tribes in preparing funding requests for Eligible Mitigation Actions. Accordingly, the Trustee agrees: (1) to set aside 5% of the Tribal Allocation Subaccount into a separate subaccount, the Technical Assistance Provider Subaccount, for record keeping purposes only, to be disbursed to a technical assistance provider to assist Indian Tribes in preparing funding requests for Eligible Mitigation Actions; and (2) consistent with comments received from Indian Tribes during the Consultation Process, to select the Institute for Tribal Environmental Professionals as the technical assistance provider for these purposes. The Trustee may rely on, with no further duty of inquiry, and shall be protected in acting upon, any budget, semiannual report, or other document from the technical assistance provider reasonably believed by the Trustee to be genuine and to have been signed or sent by the proper person or persons.
- 2.1.1.2 Scope of Tasks. The technical assistance provider shall perform the following tasks: (i) provide outreach and training to the Indian Tribes to assist them in completing their Certification for Beneficiary Status under Environmental Mitigation Trust Agreement form ("Beneficiary Status Certification Form") (Appendix D-3) and their EMA Certification Form (Appendix D-4); (ii) review the EMA Certification Forms (Appendix D-4) submitted by Beneficiaries for each funding cycle for compliance with the requirements of Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures) as well as Section V (Allocation of Indian Tribe Mitigation Trust Assets) of the Indian Tribe Trust Agreement; (iii) request missing information from the Indian Tribes necessary to complete the Beneficiary Status Certification Forms (Appendix D-3) and EMA Certification Forms (Appendix D-4); and (iv) after review of the EMA Certification Forms (Appendix D-4) submitted in each funding cycle, prepare a report for the Trustee indicating whether each form complies with the requirements of Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures) and Section V (Allocation of Indian Tribe Mitigation Trust Assets) of the Indian Tribe Trust Agreement. The technical assistance provider's review and report shall be based on the information provided to it by each Indian Tribe; the technical assistance provider may conclusively rely on the accuracy of the information provided by an Indian Tribe without any further duty of inquiry. The technical assistance provider's report relating to its review of the EMA Certification Forms (Appendix D-4) shall be delivered to the Trustee five Business Days before the Trustee's deadlines to approve or deny any EMA Certification Forms (Appendix D-4) in subparagraph

- 5.2.16. If there are differences or disputes relating to the services provided by the technical assistance provider pursuant to this Indian Tribe Trust Agreement, the Trustee and the United States shall work cooperatively to address and attempt to resolve those issues with the technical assistance provider. The duties and obligations of the technical assistance provider to the Indian Tribe Mitigation Trust shall terminate with the conclusion of the last funding cycle.
- 2.1.1.3 Budget. In order to fund its services, the technical assistance provider shall submit to the Trustee, in electronic and hard-copy formats, an annual budget for its services in each year. The annual budget shall be submitted 45 Days before the commencement of the applicable budget period for review by the Trustee, and shall include: (i) a detailed description of the proposed services described above in subparagraph 2.1.1.2; (ii) a proposed management plan for the proposed services, including a detailed budget for proposed expenses for the upcoming year, an identification of all indirect costs, and an implementation and expenditure timeline; (iii) a certification that indirect costs comply with the limits in subparagraph 2.1.1.4; (iv) a certification that all vendors were or will be selected in accordance with state or tribal public contracting laws as applicable; (v) for each proposed expenditure exceeding \$25,000, detailed cost estimates from selected or potential vendors; (vi) a detailed description of how the technical services provider will oversee the proposed services, including, but not limited to: identification of the specific entity responsible for reviewing and auditing expenditures of funds to ensure compliance with applicable law, and a commitment by the technical assistance provider to maintain and make publicly available all documentation submitted in support of the funding request and all records supporting all expenditures of funds, subject to applicable laws governing the publication of confidential business information and personally identifiable information, together with an explanation of the procedures by which the technical assistance provider shall make such documentation publicly available; and (vii) a detailed plan for reporting on implementation that meets the requirements of subparagraph 2.1.1.5. The technical assistance provider shall provide additional information as requested by the Trustee. The Trustee shall post each proposed annual budget on the Indian Tribe Trust's public-facing website upon receipt. The Trustee must approve the annual budget for the technical assistance provider's services before disbursing funds for the budget. Pursuant to the procedures and schedules in subparagraphs 5.2.16 and 5.2.16.1, the Trustee shall approve any funding request in the technical assistance provider's budget that meets the requirements of this subparagraph 2.1.1.3, and shall disburse funds according to the written instructions provided by the technical assistance provider. In connection with a modification of this Indian Tribe Trust Agreement, the technical assistance provider may revise its initial budget to take into account factors including the scope of tasks listed in subparagraph 2.1.1.2 and the reduction in the number of funding cycles in subparagraph 5.0.5.2.

- 2.1.1.4 <u>Limits on Indirect Costs</u>. The technical assistance provider's indirect costs associated with administering the technical assistance portion of the Tribal Allocation Subaccount shall not exceed 30.9% of the overall costs in providing technical assistance under subparagraph 2.1.1.1 (i.e., of the 5% portion that will be used for technical assistance, no more than 30.9% of the 5% portion may consist of indirect costs). For purposes of this subparagraph, "indirect costs" are those costs incurred for a common or joint purpose benefitting more than one cost objective, and not readily assignable to the cost objectives specifically benefitted, without effort disproportionate to the results achieved. As required by subparagraph 2.1.1.3, the technical assistance provider shall separately set forth the indirect costs in each annual budget submitted to the Trustee. These indirect costs are subject to the limitations in the Federal Acquisition Regulations at 48 C.F.R. § 31.205.
- 2.1.1.5 Reporting Obligations. No later than six months after receiving its first disbursement of Trust Assets, and thereafter no later than January 30 (for the preceding six-month period of July 1 to December 31) and July 30 (for the preceding six-month period of January 1 to June 30) of each year, the technical assistance provider shall provide a semiannual report to the Trustee describing the progress implementing the technical assistance services during the six-month period leading up to the reporting date (including a summary of all costs expended on the services through the reporting date). Such reports shall include a complete description of the status, development, and implementation of the services. These reports shall be signed by an official with the authority to submit the report for the technical assistance provider and must contain an attestation that the information is true and correct and that the submission is made under penalty of perjury. The Trustee shall post each semiannual report on the Indian Tribe Trust's public-facing website upon receipt.
- 2.1.1.6 <u>Unused Funds</u>. Upon the termination or completion of services by the technical assistance provider, any unused funds shall be returned by the technical assistance provider to the Indian Tribe Trust and added back to the Tribal Allocation Subaccount. Not later than December 31, 2022, any unused funds held by the technical assistance provider shall be returned to the Indian Tribe Trust.
- 2.1.2 <u>Beneficiary Status, Designated Beneficiary's Participation Notice, and Funding Requests.</u>
  - 2.1.2.1 <u>Establishment of Beneficiary Status</u>. Prior to receiving any funds, each Indian Tribe must establish Beneficiary status pursuant to Paragraph 4.0 by filing with the Court a Beneficiary Status Certification Form (Appendix D-3), containing each of the certifications required by subparagraphs 4.2.1 through 4.2.9. At the time of filing the Beneficiary Status Certification Form with the Court, each Indian Tribe shall also concurrently provide a copy of the Beneficiary Status Certification Form to the Trustee in electronic format and by mail pursuant to Paragraph 6.0 and subparagraph 6.0.1.

- 2.1.2.2 <u>Designated Beneficiary's Participation Notice</u>. Beginning with the second funding cycle, after an Indian Tribe has been designated as a Beneficiary pursuant to subparagraphs 4.0.2 and 5.0.5.1, that Indian Tribe Beneficiary may participate in the second and any subsequent funding cycle by submitting to the Trustee, pursuant to subparagraphs 5.0.5.3.3 and 5.0.5.3.5, a Designated Beneficiary's Participation Notice (Appendix D-6) by the deadline established for each funding cycle in which it would like to participate.
- 2.1.2.3 <u>Funding Requests</u>. In any request for Eligible Mitigation Action funding submitted to the Trustee by any Beneficiary, the Beneficiary shall timely submit an EMA Certification Form (Appendix D-4) for each funding cycle, and shall comply with the requirements of subparagraphs 5.2.2 through 5.2.13, as applicable. Each allocation provided to any Indian Tribe that is designated as a Beneficiary pursuant to subparagraphs 4.0.2 and 5.0.5.1 shall be subject to Paragraph 5.3 and subparagraphs 5.0.5, 5.2.17, and 5.4.5.
- 2.1.3 Intentionally Reserved.
  - 2.1.3.1 Intentionally Reserved.
  - 2.1.3.2 Tribal Administration Cost Subaccount. As soon as practicable after the Trust Effective Date, the Trustee's receipt of the Trust Funds from the Court Registry pursuant to subparagraph 2.0.4, and the funding of the Indian Tribe Mitigation Trust pursuant to Paragraph 2.1, the Trustee shall establish a Tribal Administration Cost Subaccount that shall be funded in accordance with the specific allocation for the Tribal Administration Cost Subaccount in Appendix D-1 (Initial 2.0 Liter Allocation) and Appendix D-1A (Initial 3.0 Liter Allocation). The funds in this subaccount shall be used exclusively to pay for the Indian Tribe Trust's expenses relating to administering the Tribal Allocation Subaccount; provided, however, that the Trustee, consistent with the weighted average allocation percentage of 2% set forth in Appendix D-1B (Weighted Average Allocation Formula for 2.0 and 3.0 Liter Allocation), may also draw upon this account to pay 2% of the Start-up Costs and 2% of the Shared State and Indian Tribe Administration Costs, in accordance with Paragraph 3.6. No additional Trust Assets may be directed to the Tribal Administration Cost Subaccount, or to the payment of Trust Administration Costs relating to the Tribal Administration Cost Subaccount, other than investment earnings on the Tribal Administration Cost Subaccount, absent further order of the Court. If additional funds are required to fund this Tribal Administration Cost Subaccount, the Trustee shall confer with the United States to attempt to find an appropriate resolution to address any funding shortfall.
- 2.1.4 <u>Tribal Advisory Council</u>. In comments received during the Consultation Process referenced in subparagraph 2.1.1, Indian Tribes expressed a preference that a portion of the funds in the Tribal Administration Cost Subaccount be used to establish and

fund a Tribal Advisory Council. The Tribal Advisory Council shall: (i) advise the technical assistance provider on its outreach and training efforts to ensure that Indian Tribes are aware of the Indian Tribe Trust; and (ii) provide a forum for Indian Tribes to raise general questions relating to the Indian Tribe Trust Agreement. The Trustee agrees to select the Institute for Tribal Environmental Professionals to coordinate the establishment of a Tribal Advisory Council. Within 30 Days after the Court's Approval Order is issued, the Institute for Tribal Environmental Professionals shall undertake efforts to establish a Tribal Advisory Council and shall seek Indian Tribe representatives from the various regions of the United States to serve as Council members. The technical assistance provider shall provide a summary report to the Trustee regarding its meetings with the Tribal Advisory Council. The technical assistance provider's summary report may be submitted to the Trustee as a part of its regular semi-annual report to the Trustee pursuant to subparagraph 2.1.1.5. The Trustee shall set aside \$30,000 of the Tribal Administrative Cost Subaccount into a separate subaccount, the Tribal Advisory Council Subaccount, for record keeping purposes only, to fund a Tribal Advisory Council for the purposes listed in this subparagraph. The Institute for Tribal Environmental Professionals shall follow the requirements of subparagraphs 2.1.1.3, 2.1.1.4, and 2.1.1.5 with respect to funding requests and reporting obligations for the Tribal Advisory Council. The duties and obligations of the Tribal Advisory Council to the Indian Tribe Mitigation Trust shall terminate with the conclusion of the last funding cycle. Upon the termination or completion of services by the Tribal Advisory Council, any unused funds shall be returned by the Institute for Tribal Environmental Professionals to the Indian Tribe Trust and added back to the Tribal Administration Cost Subaccount.

Tax Payment Subaccount. As soon as practicable after the Trust Effective 2.1.5 Date, the Trustee's receipt of the Trust Funds from the Court Registry pursuant to subparagraph 2.0.4, and the funding of the Indian Tribe Mitigation Trust pursuant to Paragraph 2.1, the Trustee shall deduct an amount equal to the estimated taxes owed on earnings of the Trust Funds while on deposit in the Court Registry that have been allocated to the Indian Tribe Mitigation Trust pursuant to Paragraph 2.1. The amount of the deduction shall be based on applicable income tax withholding and reporting requirements, and consistent with Section 468B of the Internal Revenue Code, 26 U.S.C. § 468B, and related Treasury Regulations. Such amount shall be deposited into a dedicated, non-interest bearing account ("Tax Payment Subaccount"). In addition, prior to the allocation of any investment income pursuant to subparagraph 3.2.3, the Trustee shall deduct an amount equal to the estimated taxes owed on such earnings and deposit that sum into the Tax Payment Subaccount. The amounts in this Tax Payment Subaccount shall be used for the express purpose of paying all applicable taxes with respect to the Indian Tribe Mitigation Trust in a manner consistent with Paragraph 6.7. If at any time the funds on deposit in this Tax Payment Subaccount are insufficient to pay all Taxes then due and owing, the Trustee shall seek to resolve any dispute pursuant to the dispute resolution procedures of Paragraph 6.2.

#### 2.2 Trust Limitations

2.2.1 No Consent Decree Party or Beneficiary, nor any of its components, agencies, officers, directors, agents, employees, affiliates, successors, or assigns, shall be deemed to be an owner, operator, trustee, partner, agent, shareholder, officer, or director of the Indian Tribe Mitigation Trust.

- 2.2.2 All Trust Assets shall be used solely for the purposes provided in the Consent Decree and this Indian Tribe Trust Agreement.
- 2.2.3 This Indian Tribe Mitigation Trust is irrevocable. The Defendants: (i) shall not retain any ownership or residual interest whatsoever with respect to any Trust Assets, including, but not limited to, the funds transferred by the Defendants to fund the Indian Tribe Trust pursuant to the terms of the Consent Decree, (ii) shall not have any liabilities or funding obligations with respect to the Indian Tribe Trust (to the Trustee, the Beneficiaries or otherwise) other than the funding obligations expressly set forth in the Consent Decree, and (iii) shall not have any liability or obligation to pay tax on any income or gains from any investments of Trust Assets. Nor shall the Defendants have any rights or role with respect to the management or operation of the Indian Tribe Trust, or the Trustee's approval of requests for Eligible Mitigation Action funding.
- 2.2.4 <u>Exculpation</u>. Neither the Trustee and its officers, directors, and employees, the Investment Manager and its officers, directors, and employees, the Tax Professionals nor the Indian Tribe Mitigation Trust shall have any liability whatsoever to any person or party for any liability of the Defendants; provided, however, that the Indian Tribe Mitigation Trust shall be liable to the Beneficiaries for funding of Eligible Mitigation Actions in accordance with the terms of this Indian Tribe Trust Agreement and the Consent Decree.

#### III. TRUSTEE RESPONSIBILITIES

- **3.0 Appointment:** Pursuant to Paragraph 15.e. of the First Partial Consent Decree, the Court appointed Wilmington Trust, N.A., as Trustee of the Environmental Mitigation Trust. Dkt. No. 3030 at 2. Wilmington Trust, N.A., not individually but in its representative capacity as Trustee, is hereby appointed to serve as the Trustee to administer the Indian Tribe Mitigation Trust in accordance with this Indian Tribe Trust Agreement and the Consent Decree. The Trustee hereby accepts such appointment and agrees to serve, commencing on the Trust Effective Date, in such capacity to the Indian Tribe Mitigation Trust and for the benefit of the Beneficiaries.
  - 3.0.1 Wilmington Trust, N.A. is acting in two separate and distinct roles under the Indian Tribe Mitigation Trust: (1) as the Trustee of the Indian Tribe Mitigation Trust; and (2) as the Investment Manager of the Trust Assets. These roles are subject to different standards of care. Wilmington Trust, N.A., acting as Trustee, is subject to the standard of care set forth in subparagraphs 3.1.1 and 3.5.2. In its role as Investment Manager, Wilmington Trust, N.A. is subject to the standard of care set forth in subparagraph 3.2.2.

#### 3.1 Powers of the Trustee

3.1.1 Except as set forth in this Indian Tribe Trust Agreement, the Trustee shall have the power to perform those acts necessary and desirable to accomplish the purposes of the Indian Tribe Mitigation Trust, which shall be exercised in an efficient and expeditious manner in furtherance of and in a manner consistent with the purposes of this Indian Tribe Trust Agreement and the Consent Decree. Subject to the limitations on liability set forth in subparagraph 3.5.2, the Trustee shall act in accordance with the current professional standards of care and with the diligence, skill, and care expected for the administration of such a Trust. The Trustee shall have only such duties, rights, powers, and privileges

expressly set forth in the Consent Decree, this Indian Tribe Trust Agreement, and as otherwise provided by the Delaware Act. No implied duties (including fiduciary duties) shall be read into this Indian Tribe Trust against Wilmington Trust, N.A., acting as the Trustee.

- 3.1.2 Upon the Trust Effective Date, the powers of the Trustee shall include the following:
  - 3.1.2.1 To receive, manage, invest, reinvest, supervise, and protect the Trust Assets as provided in Paragraph 3.2 of this Indian Tribe Trust Agreement or to engage a professional investment manager ("Investment Manager") to receive, manage, invest, reinvest, supervise, and protect the Trust Assets as provided in Paragraph 3.2 for the benefit of the Beneficiaries. The Trustee appoints Wilmington Trust, N.A. as the Investment Manager for the Indian Tribe Mitigation Trust pursuant to an Investment Management Agreement entered into on the Trust Effective Date to manage the Trust Assets in accordance with Paragraph 3.2;
  - 3.1.2.2 To establish and maintain a public-facing website onto which it will post all materials as required hereunder;
  - 3.1.2.3 To establish and maintain a secure method of internet-based communications for the use of the Trustee and the Beneficiaries. Initially, the Trustee will use Intralinks to provide this method of communication. The Trust may change this method at any time but shall provide 30 Days' notice to the Beneficiaries in connection with any change;
  - 3.1.2.4 To hold title to property in the name of the Trustee in its capacity as such;
  - 3.1.2.5 To incur, and pay from the Tribal Administration Cost Subaccount, any and all customary and commercially reasonable charges and expenses upon or connected with the administration of this Indian Tribe Mitigation Trust in the discharge of its obligations hereunder, including 2% of Start-up Costs, 2% of Shared State and Indian Tribe Administration Costs, and its commercially reasonable fees, costs, and expenses in connection with any modification of this Indian Tribe Trust Agreement;
  - 3.1.2.6 To engage and compensate professionals to assist the Trustee in accordance with this Indian Tribe Trust Agreement, including, but not limited to, legal, environmental, investment, accounting, tax, website, and third-party auditing professionals, or internet service providers, or insurance providers. Such third-party auditing professionals may be used by the Trustee to audit and/or review expenditures to verify that they comport with the requirements and limitations on use of Trust Funds, as set forth herein. The Trustee may initiate such an audit and/or review on its own initiative or in response to credible reports or suggestions that such review or audit is appropriate. The Trustee shall have an annual independent audit of the Trust's annual financial

- statements prepared and posted on the website. In its sole discretion, the United States may waive the requirement of an annual independent audit of the Trust's annual financial statements and the requirement of a semi-annual independent review of the Trust's financial statement for any semi-annual period, starting in year seven or at an earlier time in order to preserve Trust Funds;
- 3.1.2.7 To engage and compensate professionals to assist the Trustee in requesting a Private Letter Ruling from the IRS: (1) that the Indian Tribe Mitigation Trust will be treated as a Qualified Settlement Fund under 26 C.F.R. § 1.468B-1; and (2) on any federal tax matter that the Tax Professionals reasonably believe is necessary to support the ruling in (1) or otherwise prudent to clarify an uncertain application of federal tax law to the Indian Tribe Mitigation Trust, and to take such actions as may be reasonably necessary to secure such ruling and to ensure that the Indian Tribe Mitigation Trust continues to comply with such ruling upon the advice of the Tax Professionals. The Trustee may engage and compensate professionals to assist the Trustee in requesting a Private Letter Ruling from the IRS that investment income earned on the Trust Assets will be excludible from gross income upon the advice of Tax Professionals that the pursuit of such a Private Letter Ruling is prudent;
- 3.1.2.8 To purchase any insurance policies as the Trustee may determine to be prudent to protect the Indian Tribe Mitigation Trust, the Trust Assets, the Trustee and its officers, directors, and employees, Wilmington Trust, N.A., in its role as Investment Manager, and its officers, directors, and employees, and to cover Tax Professionals, if required, from any and all Claims that might be asserted against each;
- 3.1.2.9 To distribute Trust Assets for the purposes contemplated in this Indian Tribe Trust Agreement and the Consent Decree, including the allocation of funds to Beneficiaries for approved Eligible Mitigation Actions;
- 3.1.2.10 To file documents in Court on behalf of itself and the Indian Tribe Trust:
- 3.1.2.11 To make all necessary state and federal filings and to provide information as required by law;
- 3.1.2.12 To vote shares or other investments;
- 3.1.2.13 To open or maintain any additional bank accounts, or close bank accounts or open securities accounts as are necessary or appropriate to manage the Trust Assets;
- 3.1.2.14 To apply, as soon as practicable after the Trust Effective Date, for an employer identification number for the Indian Tribe Trust pursuant to IRS

- Form SS-4, and in accordance with Treasury Regulation Section 1.468B-2(k)(4), 26 C.F.R. § 1.468B-2(k)(4);
- 3.1.2.15 To deduct and withhold from allocation of investment earnings to the Beneficiaries under subparagraph 3.2.3 all Taxes that the Trustee may be required to deduct and withhold under any provision of tax law, and any allocation of investment income under subparagraph 3.2.3 to an Indian Tribe Trust subaccount shall be reduced to the extent such withheld amounts are remitted to the appropriate taxing authority;
- 3.1.2.16 To file on behalf of the Indian Tribe Trust all required Tax Returns, which shall be completed in consultation with Tax Professionals, ensure compliance with withholding and reporting requirements, and pay any and all Taxes, including estimated Taxes, due and owing with respect to the Indian Tribe Trust from amounts in the Tax Payment Subaccount pursuant to subparagraph 2.1.5; and
- 3.1.2.17 Subject to applicable requirements of this Indian Tribe Trust Agreement (including the limitations on liability set forth in subparagraph 3.5.2), the Consent Decree, and other applicable law, to effect all actions and execute and deliver all contracts, instruments, agreements, or other documents that may be necessary to administer the Indian Tribe Mitigation Trust in accordance with this Indian Tribe Trust Agreement and the Consent Decree, each in accordance with its duties and the current professional standards of care, and with the diligence, skill, and care expected for the administration of such a Trust for the benefit of the Indian Tribes.
- 3.1.2.18 <u>Duty to Comply with Law</u>. The Trustee shall not be required to take any action that would violate a law or regulation to which it is subject.
- 3.1.2.19 <u>Relation-Back Election</u>. If applicable, the Trustee and the Defendants shall fully cooperate in filing a relation-back election under Treasury Regulation Section 1.468B-1(j)(2), 26 C.F.R. § 1.468B-1(j)(2), to treat the Indian Tribe Trust as coming into existence as a settlement fund as of the earliest possible date.
- 3.2 Investment of Trust Assets: The Trustee shall engage the Investment Manager to invest and reinvest the principal and income of the Trust Assets in those investments that are reasonably calculated to preserve the principal value, taking into account the need for the safety and liquidity of principal as may be required to fund Eligible Mitigation Actions and Trust Administration Costs.
  - 3.2.1 Any investment income that is not reinvested shall be deposited into the Indian Tribe Trust Account for allocation among the Beneficiaries.
  - 3.2.2 In investing, reinvesting, exchanging, selling, and managing Trust Assets, the Trustee or Investment Manager must perform its duties solely in the interest of the Beneficiaries and with the care, skill, prudence, and diligence under the circumstances then

prevailing that a prudent investor, acting in a like capacity and familiar with such matters, would exercise in the conduct of an enterprise of like character and with like aims. The Investment Manager shall comply with all applicable laws and shall be held to a fiduciary standard of care with respect to the investment and reinvestment of the principal and income of Trust Assets; except that the right and power of the Investment Manager to invest and reinvest the Trust Assets shall be limited to: (i) demand and time deposits, such as certificates of deposit, in banks or other savings institutions whose deposits are federally insured; (ii) U.S. Treasury bills, bonds, and notes, including, but not limited to, long-term U.S. Treasury bills, bonds, and notes; (iii) repurchase agreements for U.S. Treasury bills, bonds, and notes; (iv) AA or AAA corporate bonds (with the rating awarded by at least two of the three major rating agencies (Standard & Poor's, Moody's, or Fitch)); or (v) openended mutual funds owning only assets described in subparts (i) through (iv) of this subsection. The Investment Manager shall maintain prudent diversification across instruments and specific issuers. The value of bonds of any single company and its affiliates owned by the Indian Tribe Trust directly rather than through a mutual fund shall not exceed 10% of the investment portfolio at time of purchase; this restriction does not apply to any of the following: Repurchase Agreements; Money Market Funds; U.S. Treasuries; and U.S. Government Agencies. Any such investments shall be made consistently with the Uniform Prudent Investor Act. The determination of the rating of any investments made by the Investment Manager shall be made on the date of acquisition of any such investment or on the date of re-investment. The Investment Manager shall reconfirm that all investments of Trust Assets still meet the original rating requirement on a quarterly basis. If the Investment Manager determines that any particular investment no longer meets the rating requirement, the Investment Manager shall substitute that investment with an investment that meets the ratings requirement as promptly as practicable, but in no event later than the next reporting period. Previously purchased securities downgraded below AA may be held for a reasonable and prudent period of time if the Investment Manager believes it is in the interest of the Indian Tribe Trust to do so. The borrowing of funds or securities for the purpose of leveraging, shorting, or other investments is prohibited. Investment in non-U.S. dollar denominated bonds is prohibited. This subparagraph 3.2.2 shall act as a standing default investment instruction for all cash in any account or subaccount that holds any Trust Assets in cash, which shall be invested in The Blackrock Fed Fund (CUSIP 09248U809). Except for actions or omissions of the Investment Manager that are determined in a final, nonappealable judgment of the Court to be fraudulent, negligent, or willful misconduct, the Investment Manager and its officers, directors, or employees shall have no liability for any and all Claims.

- 3.2.3 <u>Allocation of Investment Income</u>. Any and all earnings, interest, and other investment income realized on the investment of the Trust Assets shall be allocated to each Indian Tribe Trust subaccount on the basis of the respective subaccount balances at the end of each month. Any and all earnings, interest, and other investment income realized on the investment of the assets held in the Tribal Administration Cost Subaccount shall be allocated to that administration subaccount on the basis of the administration subaccount balance at the end of each month.
- 3.2.4 Nothing in this Section shall be construed as authorizing the Trustee to cause the Indian Tribe Mitigation Trust to carry on any business or to divide the gains therefrom. The sole purpose of this Section is to authorize the investment of the Trust Assets or any

portion thereof as may be reasonably prudent pending use of the proceeds for the purposes of the Indian Tribe Mitigation Trust.

- Assets and income and the payment of expenses of and liabilities against the Indian Tribe Mitigation Trust. The detail of these books and records and the duration the Trustee shall keep such books and records shall be such as to allow the Trustee to make a full and accurate accounting of all Trust Assets, as well as to comply with applicable provisions of law and standard accounting practices, including Generally Accepted Accounting Principles ("GAAP"). The United States, by and through EPA, and each Beneficiary, shall have the right upon 14 Days' prior written notice to inspect such books and records, as well as all supporting documentation. Except as otherwise provided herein, the Trustee shall not be required to file any accounting or seek approval of the Court with respect to the administration of the Indian Tribe Mitigation Trust, or as a condition for making any payment, allocation or distribution out of the Trust Assets.
  - 3.3.1 <u>Semiannual Reporting</u>. Within 180 Days of the Trust Effective Date in the first year, and thereafter by February 15 (for the preceding six-month period of July 1 to December 31) and August 15 (for the preceding six-month period of January 1 to June 30) of each year, and then at least 30 Days prior to the filing of a motion to terminate pursuant to Paragraph 6.8 hereof (each a "Financial Reporting Date"), the Trustee shall file with the Court and provide each known Beneficiary, the technical assistance provider, and the Defendants with:
    - 3.3.1.1 A statement: (i) confirming the value of the Trust Assets; (ii) itemizing the investments then held by the Indian Tribe Trust (including applicable ratings on such investments); and (iii) including a cumulative and calendar year accounting of the amount the Trustee has paid out from the Indian Tribe Trust Account and all subaccounts to any recipient;
    - 3.3.1.2 Regarding the Tribal Allocation Subaccount, the Trustee shall provide cumulative and calendar year accounting, as of the Financial Reporting Date, of: (i) the initial allocation of Trust Assets in the Tribal Allocation Subaccount; (ii) any allocation adjustments pursuant to this Indian Tribe Trust Agreement; (iii) line item descriptions of completed disbursements on account of approved Eligible Mitigation Action; and (iv) the remaining and projected amount in the Tribal Allocation Subaccount. Such accounting shall also include, for each Beneficiary, a balance statement and projected annual budget of disbursements taking into account those Eligible Mitigation Actions that have been approved as of the Financial Reporting Date;
    - 3.3.1.3 Regarding the Tribal Administration Cost Subaccount, the Trustee shall provide cumulative and calendar year accounting, as of the Financial Reporting Date, of: (i) line item disbursements of Total Administration Costs; (ii) balance statements; and (iii) 3-year projected annual budgets of disbursements on account of Trust Administration Costs;
    - 3.3.1.4 For the Indian Tribe Trust Account and all subaccounts, including, but not limited to the Tribal Administration Cost Subaccount, balance

- statements and one-year projected annual budgets that itemize all assets, income, earnings, expenditures, allocations, and disbursements of Trust Assets by Indian Tribe Trust Account and each subaccount;
- (1) financial statements for the semi-annual period ending June 30 of 3.3.1.5 each year, accompanied by a review report thereon from an independent certified public accounting firm; (2) financial statements for the annual period ending December 31 of each year, accompanied by an audit opinion thereon from an independent certified public accounting firm; (3) all semiannual and annual period's financial statements shall include disclosure of the disposition of Trust Assets from the previous year end date through the calendar quarter immediately preceding the Financial Reporting Date, and a supplemental schedule presenting a reconciliation of the Trustee's prior budget projections for Trust Administration Costs to actual performance for that period; and (4) the independent certified public accounting firm shall perform its review of the semi-annual financial statements and its audit of the annual financial statements in accordance with auditing standards generally accepted in the United States (i.e., audit standards issued by the Association of International Certified Professional Accountants ("AICPA")).
- 3.3.1.6 A description of any previously unreported action taken by the Indian Tribe Trust in performance of its duties which, as determined by the Trustee, counsel, accountants, or other professionals retained by the Trustee, affects the Indian Tribe Trust in a materially adverse way;
- 3.3.1.7 A brief description of all actions taken in accordance with this Indian Tribe Trust Agreement and the Consent Decree during the previous year; and
- 3.3.1.8 On each Financial Reporting Date, the Trustee shall simultaneously publish on the Indian Tribe Trust's public-facing website all information required to be provided under Paragraph 3.3.
- 3.3.2 After the Termination Date, the Trustee intends to destroy all records retained pursuant to this Indian Tribe Trust Agreement. The Trustee shall notify the United States and the Defendants at least 90 Days prior to the destruction of the records. Upon request by the United States or the Defendants, the Trustee shall deliver any such records to EPA or the Defendants, respectively.
- **3.4 Limitation of the Trustee's Authority:** The Trustee is not authorized to engage in any trade or business with respect to the Trust Assets or proceeds therefrom. This provision does not prevent Wilmington Trust, N.A. from acting as the Investment Manager.
- **3.5 Conditions of Trustee's Obligations:** The Trustee accepts appointment as the Trustee subject to the following express terms and conditions:
  - 3.5.1 <u>No Bond</u>. Notwithstanding any state or tribal law to the contrary, the Trustee, including any successor Trustee, shall be exempt from giving any bond or other security in any jurisdiction.

- 3.5.2 Limitation of Liability and Standard of Care for the Trustee. In no event shall the Trustee be held personally liable for any and all Claims asserted against the Trustee and/or the Indian Tribe Mitigation Trust except for actions or omissions of the Trustee that are determined in a final, non-appealable judgment of the Court to be fraudulent, negligent, or willful misconduct by the Trustee. The Trustee shall not be held personally liable for carrying out the express terms of this Indian Tribe Mitigation Trust or carrying out any directions from the Beneficiaries or the United States issued in accordance with this Indian Tribe Trust Agreement or in accordance with any Court Order entered in connection with or arising out of the Indian Tribe Mitigation Trust. The Trustee shall not be held personally liable for any failure or delay in the performance of its obligations hereunder arising from causes beyond the control of the Trustee ("Force Majeure"). The Trustee may consult with legal counsel, accounting and financial professionals, environmental professionals, and other professionals, and shall not be personally liable for any action taken or omission made by it in accordance with advice given by such professionals, except in the case of a final, nonappealable judgment of the Court determining fraud, negligence, or willful misconduct on the part of the Trustee in following such advice. The Trustee shall not be held liable for the negligence, fraud, or willful misconduct of any professional hired by it hereunder provided that the Trustee appointed and engaged the professional with due care. In the absence of willful misconduct, negligence, or fraud by the Trustee, as determined by a final, nonappealable judgment of the Court, the Trustee shall not be personally liable to persons seeking payment from or asserting any and all Claims against the Indian Tribe Mitigation Trust or the Trustee. The Trustee, which is a trustee of this Indian Tribe Trust that has been established under the Delaware Act, shall only be held to the standards of care set forth in this subparagraph 3.5.2; the standards of common law trust laws or the personal trust laws of any state shall not apply in any circumstances hereunder.
  - 3.5.2.1 <u>Limitation of Liability for Tax Professionals</u>. In no event shall the Tax Professionals engaged by the Trustee to assist it with the administration of the Indian Tribe Mitigation Trust be held personally liable for any and all Claims asserted against them except for actions or omissions of the Tax Professionals that are determined in a final, non-appealable judgment of the Court to be fraudulent, negligent, or willful misconduct by the Tax Professionals.
- 3.5.3 <u>Indemnification</u>. Except for actions or omissions of the Trustee, the Investment Manager, and the Tax Professionals that are determined in a final, non-appealable judgment of the Court to be fraudulent, negligent, or willful misconduct, in each separate case, by the Trustee, the Investment Manager, or the Tax Professionals, each of the Trustee, the Investment Manager, and the Tax Professionals hired hereunder are entitled to indemnification from the Trust Assets, solely as provided in this subparagraph 3.5.3, to hold them harmless against any and all Claims brought against any of them arising out of or in connection with the acceptance or administration of their duties under this Indian Tribe Mitigation Trust, including any and all Claims in connection with enforcing their rights hereunder and defending themselves against any and all Claims. In asserting any indemnification claim against Trust Assets pursuant to this subparagraph 3.5.3, the Trustee, the Investment Manager, and the Tax Professionals shall first seek to recover the amount by asserting a claim against the Trustee's insurance policies purchased pursuant to

subparagraph 3.1.2.8 to protect the Trustee, the Investment Manager, and the Tax Professionals hired hereunder against any and all Claims. With respect to any and all amounts that: (1) are not fully and timely paid to the Trustee, the Investment Manager, or the Tax Professionals pursuant to the insurance policies purchased pursuant to subparagraph 3.1.2.8, and (2) are not determined in a final, non-appealable judgment of the Court to be fraudulent, negligent, or willful misconduct, in each separate case, by the Trustee or the Investment Manager or the Tax Professionals, each of the Trustee, the Investment Manager, and the Tax Professionals hired hereunder are entitled to indemnification solely from the portion of Trust Assets in (a) the Tribal Administration Cost Subaccount established pursuant to subparagraph 2.1.3.2; and (b) the investment earnings on the Tribal Administration Cost Subaccount. Indemnification under this subparagraph 3.5.3 covers only the amounts not fully and timely paid or covered by insurance policies purchased pursuant to subparagraph 3.1.2.8. The Trustee, the Investment Manager, and the Tax Professionals shall reimburse the Indian Tribe Mitigation Trust for any amount advanced to them or paid from the Tribal Administration Cost Subaccount for any Claim if any proceeds are paid on such Claim from insurance policies purchased pursuant to subparagraph 3.1.2.8. If insurance payments are denied in whole or part, the Trustee shall confer with legal counsel and consider whether to affirmatively pursue such insurance payments including, without limitation, an insurance coverage suit arising out of a wrongful denial of coverage. For the avoidance of doubt, subparagraphs 3.5.2, 3.5.2.1, and 3.5.3 do not create for the Indian Tribe Mitigation Trust, the Trustee, the Investment Manager, and the Tax Professionals hired hereunder any express or implied right to indemnification from any Consent Decree Party for any and all Claims asserted against the Trustee, the Indian Tribe Mitigation Trust, the Investment Manager, or the Tax Professionals, and no Consent Decree Party shall be liable for any and all Claims asserted against the Trustee, the Indian Tribe Mitigation Trust, the Investment Manager, or Tax Professionals.

- 3.5.4 Reliance on Documentation. The Trustee may rely on, and shall be protected in acting upon, any notice, requisition, request, consent, certificate, order, affidavit, letter, or other paper or document reasonably believed by it to be genuine and to have been signed or sent by the proper person or persons. The Trustee may rely upon, with no further duty of inquiry, and shall be protected in acting upon, the certifications made by and delivered to it by the Beneficiaries, including the Beneficiary Status Certification Form (Appendix D-3) the EMA Certification Form (Appendix D-4), the Designated Beneficiary's Participation Notice (Appendix D-6), and the Beneficiary's Election to Opt Out Form (Appendix D-7). The Trustee shall have no duty to monitor or supervise the use of Trust Funds paid in accordance with Beneficiary Eligible Mitigation Action Certification and Funding Direction forms or any Beneficiary's compliance with an Eligible Mitigation Action. The Trustee may rely upon, with no further duty of inquiry, and shall be protected in acting upon, the certifications made by and delivered to it by the technical assistance provider, including, without limitation, the technical assistance provider's report relating to EMA Certification Forms (Appendix D-4) that it has reviewed in each funding cycle pursuant to subparagraph 2.1.1.2, its annual budget pursuant to subparagraph 2.1.1.3, and its report relating to its services and expenditures pursuant to subparagraph 2.1.1.5.
- 3.5.5 <u>Right to Demand Documentation</u>. Notwithstanding anything else in this Indian Tribe Trust Agreement, in the administration of the Trust Assets, the Trustee shall have the right, but shall not be required, to demand from the relevant Beneficiary or the

technical assistance provider before the disbursement of any cash or in respect of any action whatsoever within the purview of this Indian Tribe Mitigation Trust, any showings, certificates, opinions, appraisals, or other information, or action or evidence thereof, in addition to that required by the terms hereof that the Trustee reasonably believes to be necessary or desirable.

- 3.5.6 <u>Limitation on Consequential Damages</u>. Unless the Trustee, the Investment Manager, or the Tax Professionals are determined in a final, non-appealable judgment of the Court to have engaged in fraudulent or willful misconduct, the United States or any Beneficiary of the Indian Tribe Mitigation Trust shall not have any right to recover, and the Indian Tribe Mitigation Trust, the Trustee, the Investment Manager, or the Tax Professionals shall not be liable for, any special, indirect, punitive, or consequential loss or damages, of any kind whatsoever, against the Indian Tribe Mitigation Trust, the Trustee, the Investment Manager, or the Tax Professionals. When the Trustee, the Investment Manager, or the Tax Professionals are determined in a final, non-appealable judgment of the Court to have been negligent, any and all Claims by the United States or any Beneficiary of the Indian Tribe Mitigation Trust shall be limited to direct damages.
- 3.5.7 <u>No Consequential Damages</u>. In no event shall the Trustee, the Investment Manager, the Tax Professionals, or the Indian Tribe Mitigation Trust be held responsible or liable for special, indirect, punitive, or consequential loss or damages of any kind whatsoever in connection with any and all Claims brought against them by any third party.
- 3.6 Payment of Trust Administration Costs: Subject to the limits set forth in Appendix D-1 (Initial Allocation) and Appendix D-1A (Initial 3.0 Liter Allocation), the Indian Tribe Mitigation Trust shall pay from the Tribal Administration Cost Subaccount its own reasonable and necessary costs and expenses, and shall reimburse the Trustee for the actual reasonable out-ofpocket fees, costs, and expenses to the extent incurred by the Trustee in connection with the administration of the Indian Tribe Trust, including payment of professionals hired in connection with the duties and responsibilities of the Indian Tribe Trust, payment of insurance premiums for policies purchased pursuant to subparagraph 3.1.2.8, payment of a deductible incurred under an insurance policy for the Indian Tribe Trust, Trustee, Investment Manager, or Tax Professionals hired hereunder purchased pursuant to subparagraph 3.1.2.8 in cases in which the Indian Tribe Trust, Trustee, Investment Manager, or Tax Professionals would be entitled to indemnification under subparagraph 3.5.3, any indemnification amounts as provided in accordance with subparagraph 3.5.3, and its commercially reasonable fees, costs, and expenses in connection with any modification of this Indian Tribe Trust Agreement. The Trustee also shall be entitled to receive reasonable compensation for services rendered on behalf of the Indian Tribe Mitigation Trust, in accordance with the projected annual budgets for administration of the Indian Tribe Mitigation Trust required under subparagraph 3.3.1 hereof, and shall be entitled to pay itself from the Tribal Administration Cost Subaccount its initial fee and its annual administration fee as set forth in its fee letter dated as of the Trust Effective Date ("Trustee Fee Letter"). The Trustee shall provide a copy of the Trustee Fee Letter to each Beneficiary via the secure internet site established by the Trustee pursuant to subparagraph 3.1.2.3. Consistent with the weighted average allocation rates set forth in Appendix D-1B (Weighted Average Allocation Formula for 2.0 and 3.0 Liter Allocation), the Indian Tribe Mitigation Trust shall pay from the Tribal Administration Cost Subaccount 2% of Start-up Costs and 2% of Shared State and Indian Tribe Administration Costs. Notwithstanding the foregoing, the total amount of allowable Trust Administration Costs shall not exceed the specific

allocation established for the Tribal Administration Cost Subaccount in Appendix D-1 (Initial Allocation) and Appendix D-1A (Initial 3.0 Liter Allocation), plus any and all earnings, interest, and other investment income realized on the investment of the assets held in the Tribal Administration Cost Subaccount. The Trustee shall not use the Tribal Administration Cost Subaccount to pay: (1) the fees and expenses of the Investment Manager; or (2) any and all Taxes due and owing with respect to the Indian Tribe Trust. In accordance with the terms of the Investment Management Agreement, the Investment Manager's fees and expenses shall be deducted directly from the investment earnings on the Trust Assets, and not from the corpus of the Trust Assets. All Taxes shall be paid from amounts on deposit in the Tax Payment Subaccount established in subparagraph 2.1.5. The Trustee shall include in its semiannual reporting, and post on its public-facing website, all Trust Administration Costs (including the costs and descriptions of the Trustee's services rendered on behalf of the Indian Tribe Trust) at least 15 Days prior to the payment of any such expense; provided, however, that the requirement to post all Trust Administrative Costs at least 15 Days prior to payment shall first take effect when the website is established and ready for use, and shall not initially apply to Start-up Costs and to Shared State and Indian Tribe Administration Costs. In addition, any and all payments relating to Taxes are not subject to the 15-Day posting requirement on the public-facing website. After the Tribal Administration Cost Subaccount is funded pursuant to subparagraph 2.1.3.2, the Trustee, after receipt of invoices from any third-party service providers, shall pay as promptly as practical any and all fees, costs, and expenses incurred by the Trustee to establish the Indian Tribe Mitigation Trust including, but not limited to: (1) the invoices of third-party service providers (e.g., legal, accounting, website developer, and hosting provider); (2) fees, costs, and expenses necessary to commence the operations of the Indian Tribe Trust (e.g., Intralinks, Pacer, and insurance premiums); and (3) the Trustee's acceptance fee and first quarter portion of the Trustee's annual fee for the first year. All Trust Administration Costs that are paid prior to the establishment of the website shall be posted on the website as promptly as practicable after the website is established. Such information shall remain available on the website until the Termination Date.

# 3.7 Termination, Resignation, and Removal of the Trustee

- 3.7.1 <u>Termination of Trustee</u>. The rights, powers, duties, and obligations of the Trustee to the Indian Tribe Mitigation Trust and the Beneficiaries will terminate on the Termination Date.
- 3.7.2 Resignation of Trustee and Successor Trustee. The Trustee may commence the resignation process at any time by providing 90 Days' notice to the United States, the Defendants, and the Beneficiaries. Resignation of the Trustee shall only be effective upon: (i) selection of a successor pursuant to the procedures set forth in the First Partial Consent Decree; and (ii) order of the Court. The successor trustee shall have the same powers and duties as those conferred upon the Trustee hereunder. Upon the appointment of a successor trustee or as otherwise ordered by the Court, the Trustee shall transfer all Indian Tribe Trust records to the successor trustee, and shall take all actions necessary to assign, transfer, and pay over to the successor trustee control of all Trust Assets (including the public website maintained by the Trustee). In the event that the Trustee ceases to exist or ceases to operate its corporate trust business, the Court may, upon motion by the United States or any Beneficiary, appoint an interim Trustee until such time as a successor trustee is appointed in accordance with the procedures set forth in the First Partial Consent Decree. Any successor

Trustee appointed hereunder shall file an amendment to the Certificate of Trust as required by the Delaware Act.

#### IV. INDIAN TRIBE MITIGATION TRUST BENEFICIARIES

- 4.0 **Determination of Beneficiary Status:** Each Indian Tribe may elect to become a Beneficiary hereunder by filing with the Court a Beneficiary Status Certification Form (Appendix D-3), containing each of the certifications required by subparagraphs 4.2.1 through 4.2.9. For the first funding cycle, an Indian Tribe was required to file its Beneficiary Status Certification Form (Appendix D-3) at the time it filed its first funding request, including any request seeking DERA funds, which was due 90 Days after the Trust Effective Date. In order to qualify as a designated Beneficiary for funding cycles after the first funding cycle, any Indian Tribe, which has not yet been designated as a Beneficiary by the Trustee, shall file a Beneficiary Status Certification Form (Appendix D-3) with the Court by the following deadlines: for the second funding cycle -- by March 18, 2019; for the third funding cycle -- by March 16, 2020; for the fourth and any subsequent funding cycle -- by March 16, 2021. At the time of filing the Beneficiary Status Certification Form (Appendix D-3) with the Court, each Indian Tribe shall also, by the same deadlines, concurrently deliver a copy of the Beneficiary Status Certification Form (Appendix D-3) to the Trustee in electronic format and by mail pursuant to Paragraph 6.0 and subparagraph 6.0.1. Each Indian Tribe that timely files such certifications shall be a "Certifying Entity." The Trustee shall be responsible for ensuring that the form of each certification complies with the requirements hereof prior to deeming any Certifying Entity to be a Beneficiary pursuant to subparagraphs 4.0.2 and 5.0.5.1.
  - 4.0.1 <u>Notice of Objection</u>. If the United States determines that a Beneficiary Status Certification Form (Appendix D-3) filed by any Certifying Entity fails to comply with the requirements of this Section, the United States may file with the Court a notice of objection within 30 Days after the deadline for each funding cycle set in Paragraph 4.0 for a Certifying Entity to file its Beneficiary Status Certification Form (Appendix D-3) with the Court. Such notice shall explain the basis of objection with specificity. Any such objections shall be resolved according to the procedures set forth in Paragraph 6.2.
  - 4.0.2 <u>Notice of Beneficiary Designation</u>. Regarding the determination of Beneficiary status for Indian Tribes pursuant to subparagraphs 5.0.5 and 5.0.5.1, the Trustee shall file with the Court, publish on its public-facing website, and serve on each Consent Decree Party and Certifying Entity a Notice of Beneficiary Designation according to the following schedule: for the first funding cycle -- not later than 120 Days after the Trust Effective Date; for the second funding cycle -- by May 17, 2019; for the third funding cycle -- by May 15, 2020; for the fourth funding cycle and any subsequent funding cycle -- by May 17, 2021. The Trustee's Notice of Beneficiary Designation shall indicate:
    - 4.0.2.1 Which Certifying Entities filed certifications as to which no notice of objection has been filed. Upon the filing of this Notice of Beneficiary Designation, each such Certifying Entity shall be deemed a "Beneficiary" hereunder; and
    - 4.0.2.2 Intentionally Reserved.

- 4.0.2.3 Which Certifying Entities timely filed certifications as to which a notice of objection has been filed pursuant to subparagraph 4.0.1, together with an explanation of the status of any such objection. Each such Certifying Entity shall be a "Pending Beneficiary." Upon final resolution of each objection, the Pending Beneficiary shall either be deemed a Beneficiary or not qualified as a Beneficiary under this Indian Tribe Trust Agreement.
- 4.0.2.4 Once a Certifying Entity has been deemed a Beneficiary hereunder, it remains a Beneficiary for all future funding cycles, and may apply for Eligible Mitigation Action funding by submitting a Designated Beneficiary's Participation Notice (Appendix D-6) and an EMA Certification Form (Appendix D-4) by the deadline for each respective funding cycle as set forth in subparagraphs 5.0.5.3.3 and 5.0.5.3.5.

## **4.1** Intentionally Reserved.

# 4.2 Required Certifications in Appendix D-3 Form

- 4.2.1 <u>Identification of Lead Agency and Submission to Jurisdiction</u>. Each Beneficiary Status Certification Form (Appendix D-3) must include a designation of lead agency, certified by the Office of the Governor (or the analogous chief executive) of the Indian Tribe on whose behalf the Beneficiary Status Certification Form is submitted, indicating which agency, department, office, or division will have the delegated authority to act on behalf of and legally bind such Indian Tribe. The Beneficiary Status Certification Form shall also include confirmation by the Certifying Entity that: (i) it has the authority to sign the Beneficiary Status Certification Form; and (ii) it agrees, without limitation, to be bound by the terms of this Indian Tribe Trust Agreement, including the allocations of Trust Assets provided hereunder, and to be subject to the jurisdiction of the Court for all matters concerning the interpretation or performance of, or any disputes arising under, this Indian Tribe Trust Agreement. The Certifying Entity's agreement to federal jurisdiction for this purpose shall not be construed as consent to federal court jurisdiction for any other purpose.
- 4.2.2 <u>Consent to Trustee Authority</u>. Each Beneficiary Status Certification Form (Appendix D-3) must include an agreement by the Certifying Entity that the Trustee has the authorities specified in this Indian Tribe Trust Agreement, including, but not limited to, the authority: (i) to approve, deny, request modifications, or request further information related to any request for funds hereunder; and (ii) to implement this Indian Tribe Trust Agreement in accordance with its terms.
- 4.2.3 <u>Certification of Legal Authority</u>. Each Beneficiary Status Certification Form (Appendix D-3) must certify that: (i) the laws of the Certifying Entity do not prohibit it from being a Beneficiary hereunder; and (ii) prior to requesting any funds hereunder, the Certifying Entity has obtained full legal authority to receive and/or direct payments of such funds. If the Certifying Entity fails to demonstrate that it has obtained such legal authority, it shall not qualify as a Beneficiary pursuant to subparagraphs 4.0.2.1 and 5.0.5.1 until it has obtained such legal authority.

- 4.2.4 <u>Certification of Legal Compliance</u>. Each Beneficiary Status Certification Form (Appendix D-3) must include a certification and agreement that, in connection with all actions related to this Indian Tribe Trust, the Certifying Entity has followed and will follow all applicable law and that such Certifying Entity will assume full responsibility for its decisions in that regard.
- 4.2.5 <u>Certification of Eligible Mitigation Action Accounts.</u> Each Beneficiary Status Certification Form (Appendix D-3) shall include a certification by the Certifying Entity that all funds received on account of any Eligible Mitigation Action request that are not used for the Eligible Mitigation Action shall be returned to the Trustee for credit to the Tribal Allocation Subaccount.
- 4.2.6 <u>Waiver of Claims for Injunctive Relief under Environmental or Common Laws</u>. Each Beneficiary Status Certification Form (Appendix D-3) shall include an express waiver by the Certifying Entity, on behalf of itself and all of its agencies, departments, offices, and divisions, in favor of the parties to the Consent Decree (including the Defendants) of all claims for injunctive relief to redress environmental injury caused by the Subject Vehicles, whether based on the environmental or common law within its jurisdiction. Such waiver shall be binding on all agencies, departments, offices, and divisions of such Beneficiary asserting, purporting to assert, or capable of asserting such claims. The waiver need not waive, and the Certifying Entities may expressly reserve, their rights, if any, to seek fines or penalties. No waiver submitted by any Indian Tribe shall be effective unless and until such Indian Tribe actually receives Trust Funds.
- 4.2.7 <u>Publicly Available Information</u>. Each Beneficiary Status Certification Form (Appendix D-3) must include a certification by the Certifying Entity that it will maintain and make publicly available all documentation and records: (i) submitted by it in support of each funding request; and (ii) supporting all expenditures of Trust Funds by the Certifying Entity, each until the Termination Date, unless the laws of the Certifying Entity require a longer record retention period. This certification shall include an explanation of the procedures by which the records may be accessed. These procedures shall be designed to support access and limit the burden for the general public. This certification can be made subject to applicable laws governing the publication of confidential business information and personally identifiable information.
- 4.2.8 Notice of Availability of Mitigation Action Funds. Each Beneficiary Status Certification Form (Appendix D-3) must certify that, not later than 30 Days after being deemed a Beneficiary pursuant to subparagraph 4.0.2.1 hereof, the Certifying Entity will provide a copy of this Indian Tribe Trust Agreement with Appendices to the U.S. Department of the Interior, the U.S. Department of Agriculture, and any other Federal Agency that has custody, control, or management of land within or contiguous to the territorial boundaries of the Certifying Entity and has by then notified the Certifying Entity of its interest hereunder, explaining that the Certifying Entity may request Eligible Mitigation Action funds for use on lands within that Federal Agency's custody, control, or management (including, but not limited to, Clean Air Act Class I and II areas), and setting forth the procedures by which the Certifying Entity will review, consider, and make a written determination upon each such request. For the U.S. Department of the Interior and

the U.S. Department of Agriculture, Beneficiaries may provide notice as required by this subparagraph to the following:

# Department of the Interior:

National Park Service, Air Resources Division VW Settlement P.O. Box 25287 Denver, CO 80225-0287 Or via email to: vwsettlement@nps.gov.

Tim Allen or other designated representative U.S Fish and Wildlife Service National Wildlife Refuge System Branch of Air Quality Re: VW Settlement 7333 W. Jefferson Ave., Suite 375 Lakewood, CO 80235-2017 Or via email to: VW\_Settlement@fws.gov

#### Department of Agriculture:

Linda Geiser or other designated representative National Air Program Manager lgeiser@fs.fed.us (202) 756-0068

Bret Anderson or other designated representative National Air Modeling Coordinator baanderson02@fs.fed.us (970) 295-5981

- 4.2.9 <u>Registration of Subject Vehicles</u>. Each Beneficiary Status Certification Form (Appendix D-3) must state, for the benefit of the parties to the Consent Decree (including the Defendants) and the owners from time-to-time of Subject Vehicles, that the Certifying Entity:
  - (a) Shall not deny registration to any Subject Vehicle based solely on:
    - i. The presence of a defeat device or AECD covered by the resolution of claims in the Consent Decree; or
    - ii. Emissions resulting from such a defeat device or AECD; or
    - iii. The availability of an Approved Emissions Modification, an Emissions Compliant Recall, or the Buyback, Lease Termination, and Owner/Lessee Payment Program.

- (b) Shall not deny registration to any Subject Vehicle that has been modified in accordance with an Approved Emissions Modification or Emissions Compliant Recall based solely on:
  - i. The fact that the vehicle has been modified in accordance with the Approved Emissions Modification or the Emissions Compliant Recall; or
  - ii. Emissions resulting from the modification (including, but not limited to, the anticipated emissions described in Appendix B to the First Partial Consent Decree and Appendix B to the Second Partial Consent Decree); or
  - iii. Other emissions-related vehicle characteristics that result from the modification; or
  - iv. The availability of an Approved Emissions Modification, an Emissions Compliant Recall, or the Buyback, Lease Termination, and Owner/Lessee Payment Program.
- (c) May identify Subject Vehicles as having been modified, or not modified, in accordance with the Approved Emissions Modification or the Emissions Compliant Recall on the basis of VIN-specific information provided to the Certifying Entity by the Defendants.
- (d) Notwithstanding the foregoing, a Certifying Entity may deny registration to any Subject Vehicle on the basis that the Subject Vehicle fails to meet EPA's or the Certifying Entity's failure criteria for the onboard diagnostic ("OBD") inspection; or on other grounds authorized or required under applicable federal regulations (including an approved State Implementation Plan) or under Section 209 or 177 of the Clean Air Act, 42 U.S.C. §§ 7543, 7507, and not explicitly excluded in subparagraphs 4.2.9(a)-(b).

#### V. ALLOCATION OF INDIAN TRIBE MITIGATION TRUST ASSETS

- **5.0** Intentionally Reserved.
  - 5.0.1 Intentionally Reserved.
  - 5.0.2 Intentionally Reserved.
- 5.0.3 Allocation of Appendix A Mitigation Trust Payments. Any "National Mitigation Trust Payment" made pursuant to Section VI (Recall Rate) of Appendix A (Buyback, Lease Termination, and Vehicle Modification Recall Program) of the First Partial Consent Decree or Section X (Recall Rate) of Appendix A (Buyback, Lease Termination, Vehicle Modification, and Emissions Compliant Recall Program) of the Second Partial Consent Decree shall be allocated in accordance with Appendix D-1B (Weighted Average Allocation Formula for 2.0 and 3.0 Liter Allocation) as follows: 1.86% to the Tribal Allocation Subaccount and 0.17% to the Tribal Administration Cost Subaccount.

Allocation of Appendix B Mitigation Trust Payments. Any Mitigation Trust Payments made pursuant to Appendix B (Vehicle Recall and Emissions Modification Program) of the First Partial Consent Decree or Appendix B (Vehicle Recall and Emissions Modification Program for 3.0 Liter Subject Vehicles) of the Second Partial Consent Decree or any Consent Decree provisions related thereto shall be allocated in accordance with Appendix D-1B (Weighted Average Allocation Formula for 2.0 and 3.0 Liter Allocation) as follows: 1.86% to the Tribal Allocation Subaccount and 0.17% to the Tribal Administration Cost Subaccount.

#### 5.0.5 <u>Allocation of Tribal Allocation Subaccount.</u>

- 5.0.5.1 <u>Trustee's Notices</u>. The Trustee shall post a notice on the Indian Tribe Mitigation Trust's public-facing website according to the following schedule:
  - (a) First Funding Cycle. Within 30 Days after the Trust Effective Date, the Trustee was required to post notice: (i) that each Indian Tribe may seek to become a Beneficiary hereunder by filing with the Court, at the time it submits its first funding request, a Beneficiary Status Certification Form (Appendix D-3) consistent with Paragraph 4.2; (ii) that each Indian Tribe may submit to the Trustee an EMA Certification Form (Appendix D-4) that meet the requirements of subparagraphs 5.2.2 through 5.2.13, as applicable, by 90 Days after the Trust Effective Date; and (iii) stating the date by which the Trustee will determine and post notice of the Beneficiary status of each certifying Indian Tribe, which determination shall be made in a manner consistent with the procedures set forth in subparagraphs 4.0.2, 4.0.2.1, and 4.0.2.3. In accordance with this schedule, the Trustee filed a Notice of Beneficiary Designation with the Court on January 29, 2018, which designated 29 Indian Tribes as Beneficiaries pursuant to the terms of the Indian Tribe Trust Agreement. The Notice of Beneficiary Designation stated that two Tribes of the 29 designated Beneficiaries did not file a Beneficiary Status Certification Form (Appendix D-3) and an EMA Certification Form (Appendix D-4) by the deadline for the first funding cycle, and are not eligible to participate in the first funding cycle. In addition, one Tribe of the 29 designated Beneficiaries applied for the DERA Option described in Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures), did not receive a DERA Award from EPA, and is not eligible to participate in the first funding cycle.<sup>2</sup> As provided in subparagraph 4.0.2.4, once a Certifying Entity has been deemed a Beneficiary, it remains a Beneficiary for all future funding cycles and may apply for Eligible Mitigation Action funding by submitting a Designated Beneficiary's Participation Notice (Appendix D-6) and an EMA Certification Form (Appendix D-4) by the deadline for each respective funding cycle as set forth in subparagraphs 5.0.5.3.3 and 5.0.5.3.5.

<sup>&</sup>lt;sup>1</sup> These two Tribes are the Southern Ute Indian Tribe and the Swinomish Indian Tribal Community.

<sup>&</sup>lt;sup>2</sup> This Tribe is the San Manuel Band of Mission Indians.

- (b) Other Funding Cycles. For funding cycles after the first funding cycle, the Trustee shall post a notice on the Indian Tribe Trust's public-facing website by January 15, 2019 (for the second funding cycle), January 15, 2020 (for the third funding cycle), and January 15, 2021 (for the fourth funding cycle and any subsequent funding cycles) stating that: (i) each Indian Tribe, which has not yet been designated a Beneficiary by the Trustee, may seek to become a Beneficiary hereunder by filing with the Court a Beneficiary Status Certification Form (Appendix D-3) consistent with Paragraph 4.2 by the following deadlines: for the second funding cycle -- March 18, 2019; for the third funding cycle -- March 16, 2020; and for the fourth funding cycle and any subsequent funding cycles -- March 16, 2021; and (ii) the Trustee will determine and post a Notice of Beneficiary Designation of each certifying Indian Tribe by the deadline set in subparagraph 4.0.2, which determination shall be made in a manner consistent with the procedures set forth in subparagraphs 4.0.2, 4.0.2.1, and 4.0.2.3.
- 5.0.5.2 Four Funding Cycles. The assets in the Tribal Allocation Subaccount shall be committed to Beneficiaries over four funding cycles as follows: (i) no more than one-sixth of total remaining assets in the Tribal Allocation Subaccount may be committed during the first funding cycle; (ii) no more than one-third of total remaining assets in the Tribal Allocation Subaccount may be committed during the second funding cycle; (iii) no more than onehalf of total remaining assets in the Tribal Allocation Subaccount may be committed during the third funding cycle; and (iv) the remaining assets in the Tribal Allocation Subaccount may be committed during the fourth funding cycle. In the event uncommitted funds remain in the Tribal Allocation Subaccount or the Tribal Administration Subaccount after all funding requests have been approved or rejected during the fourth funding cycle, such funds may be made available for a fifth funding cycle in accordance with the procedure in subparagraphs 5.0.5.3.4 through 5.0.5.3.5. For purposes of this subparagraph 5.0.5.2, "remaining assets" shall mean the amount on deposit in the Tribal Allocation Subaccount on the following dates: (i) December 31, 2017 for the first funding cycle; (ii) December 31, 2018 for the second funding cycle; (iii) December 31, 2019 for the third funding cycle; and (iv) December 31, 2020 for the fourth funding cycle; and "uncommitted funds" shall mean the amount on deposit in the Tribal Allocation Subaccount on December 31, 2021 for the fifth funding cycle (if it occurs).
- 5.0.5.3 In order to ensure an equitable allocation of funds in the Tribal Allocation Subaccount among Beneficiaries to fund Eligible Mitigation Actions to be proposed and administered by the Beneficiaries, the Trustee shall apply the allocation method set forth below in each funding cycle.
  - 5.0.5.3.1 <u>Group Division Based on 2010 United States Census Table PCT4</u>. The 2010 United States Census Table PCT4 shall provide the only population statistics used for the Indian Tribe Trust Agreement as provided herein, and was used to compile the Alignment Table of Federally Recognized Indian Tribes to 2010 U.S. Geographic Census Areas (Appendix

D-8) ("Alignment Table"). For the avoidance of doubt, the population statistics in the Alignment Table shall not be updated or revised for the life of the Indian Tribe Trust Agreement. Based on the 2010 United States Census Table PCT4 and application of a Jenks Grouping algorithm ranking population based on statistical analysis, the Indian Tribes have been divided into three Groups: (1) Group One with a population range of 0 to 16,906; (2) Group Two with a population range of 16,907 to 47,649; and (3) Group Three with a population of 47,650 and above. Group One consists of 558 Tribes, which represent 51.52 percent of the sum of the population estimates attributable to the 2010 U.S. geographic census areas, as reported on the 2010 United States Census Table PCT4, that align with the list of federally recognized Indian Tribes; Group Two consists of 6 Tribes, which represent 10.61 percent of the sum of the population estimates attributable to the 2010 U.S. geographic census areas, as reported on the 2010 United States Census Table PCT4, that align with the list of federally recognized Indian Tribes; and Group Three consists of 4 Tribes, which represent 37.87 percent of the sum of the population estimates attributable to the 2010 U.S. geographic census areas, as reported on the 2010 United States Census Table PCT4, that align with the list of federally recognized Indian Tribes. This categorization, which is reflected in the Alignment Table (Appendix D-8), shall form the basis for part of the allocation (i.e., the pro rata population-based allocation) in each funding cycle. These three Groups shall not be adjusted except as specifically set forth in the Alignment Table (Appendix D-8) with respect to any new federally recognized Indian Tribes. If any new Indian Tribe is recognized by the United States, in order to participate as a Beneficiary in the Indian Tribe Trust, that Indian Tribe shall file with the Court a Beneficiary Status Certification Form (Appendix D-3), and concurrently deliver to the Trustee a Beneficiary Status Certification Form (Appendix D-3) together with official documentation of such federal recognition as an Indian Tribe by the deadlines set forth in Paragraph 4.0 for the respective funding cycle. For purposes of this Indian Tribe Trust, all new federally recognized Indian Tribes shall be deemed to be members of Group One with a zero population for all funding cycles.

5.0.5.3.2 <u>First Funding Cycle</u>. Twenty-six Indian Tribes, which were designated as Beneficiaries and submitted an approvable funding request by the filing deadline for the first funding cycle, are eligible to participate in the first funding cycle. Within 10 Business Days after the Trust Modification Effective Date, the Trustee shall implement the steps below for the first funding cycle:

Step 1: <u>Per Capita Allocation</u>. The Trustee shall allocate 50 percent of the available funding for the first funding cycle equally among the 26 Beneficiaries participating in the first funding cycle.

Step 2: <u>Pro Rata Population-based Allocation</u>. The Trustee shall allocate the other 50 percent of the available funding for the first funding cycle into three separate funding pools, allocating 51.52 percent to Group One,

10.61 percent to Group Two, and 37.87 percent to Group Three. Within each of the three Groups (Group One, Group Two, and Group Three), the Trustee shall allocate an amount to each of the participating Beneficiaries based on the pro rata share of: (i) the participating Beneficiary's population to (ii) the total population of all participating Beneficiaries within its Group, in accordance with the Alignment Table (Appendix D-8).

Step 3: Funding Limit. The Trustee shall limit the allocation of funding for a Beneficiary to no more than the amount that the Beneficiary requested in its original EMA Certification Form (Appendix D-4). The Trustee shall reallocate any "overage" among the Beneficiaries in the first funding cycle that did not -- after application of Steps 1 and 2 -- receive the full amount of funding that the Beneficiary had requested in its original EMA Certification Form (Appendix D-4) (the "Remaining Beneficiaries"). This reallocation of the overage shall be based on each Remaining Beneficiary's pro rata share of the total Indian Tribe population of the Remaining Beneficiaries participating in the first funding cycle without regard to any alignment into Groups. The population for each Indian Tribe shall be determined in accordance with the population statistics in the 2010 United States Census Table PCT4 as set forth in the Alignment Table (Appendix D-8).

Step 4: <u>Notice</u>. Within ten Business Days after applying the allocation rules in Steps 1 through 3, the Trustee shall transmit notice to each of the 26 Beneficiaries via Intralinks regarding the Trustee's allocation determination of the amount of funding available for each Beneficiary.

Within 60 Days after the Trustee has delivered its allocation determination via Intralinks to each Beneficiary, each Beneficiary must either submit to the Trustee a revised EMA Certification Form (Appendix D-4) to implement Eligible Mitigation Actions with the amount allocated to that Beneficiary, or elect to opt out of the first funding cycle by submitting a Beneficiary's Election to Opt Out Form (Appendix D-7). If a Beneficiary elects to opt out or fails to timely submit a revised EMA Certification Form (Appendix D-4), that Beneficiary has no right or entitlement to those funds; the amount allocated to it shall be returned to the Tribal Allocation Subaccount and shall be made available for allocation to Beneficiaries in the next and/or subsequent funding cycles, as determined pursuant to subparagraph 5.0.5.2. The Beneficiary's revised EMA Certification Form (Appendix D-4) is subject to the Trustee's approval under subparagraph 5.2.16. Within five Business Days after the distribution of all funds to all of the participating Beneficiaries

<sup>&</sup>lt;sup>3</sup> For example, assume a Beneficiary requested funding of \$200,000 for the first funding cycle, but application of Steps 1 and 2 would result in a projected allocation of \$350,000 for that Beneficiary. The "overage" of \$150,000 would be reallocated among the Remaining Beneficiaries based on each Remaining Beneficiary's pro rata share of the total Indian Tribe population of the Remaining Beneficiaries participating in the first funding cycle without regard to any alignment into Groups.

in the first funding cycle, the Trustee shall post the final allocation amounts for all participating Beneficiaries in the first funding cycle on the Indian Tribe Trust's public-facing website.

- 5.0.5.3.3 Second through Fourth Funding Cycles. Within 5 Business Days after filing a Notice of Beneficiary Designation pursuant to subparagraph 4.0.2 for the second through fourth funding cycles, the Trustee shall publish on its public-facing website and provide a notice to each Beneficiary via Intralinks stating that any Beneficiary that would like to participate in the respective funding cycle shall submit to the Trustee a Designated Beneficiary's Participation Notice (Appendix D-6) by the following deadlines: for the second funding cycle -- June 17, 2019; for the third funding cycle -- June 15, 2020; for the fourth funding cycle -- June 16, 2021. Based on its receipt of timely-filed Designated Beneficiary's Participation Notices (Appendix D-6), the Trustee shall determine the number of participating Beneficiaries for each respective funding cycle, and shall implement the following steps:
  - Step 1: <u>Per Capita Allocation</u>. The Trustee shall allocate 50 percent of the available funding for the funding cycle equally among the Beneficiaries participating in the funding cycle.
  - Step 2: Pro Rata Population-based Allocation. The Trustee shall allocate the other 50 percent of the available funding for the funding cycle into three separate funding pools, allocating 51.52 percent to Group One, 10.61 percent to Group Two, and 37.87 percent to Group Three. Within each of the three Groups, the Trustee shall allocate an amount to each of the participating Beneficiaries based on the pro rata share of: (i) the participating Beneficiaries within its Group, in accordance with the Alignment Table (Appendix D-8).
  - Step 3: <u>Procedures for Exception Variants</u>. The Alignment Table (Appendix D-8) discusses and describes five "Exception Variants" that apply to certain Indian Tribes, and establishes specific allocation rules for these situations. For all Indian Tribe Beneficiaries associated with an Exception Variant that have submitted a timely-filed Designated Beneficiary's Participation Notice (Appendix D-6) in a given funding cycle, the Trustee shall follow the procedures set out in the Alignment Table (Appendix D-8) in allocating the amount of funding available for those Indian Tribe Beneficiaries.
  - Step 4: <u>Notice</u>. Within ten Business Days after the receipt of Designated Beneficiary's Participation Notices (Appendix D-6) that were timely filed by the deadline for each funding cycle, the Trustee shall apply the allocation rules in Steps 1, 2, and 3 in each funding cycle, and shall transmit notice to each of the participating Beneficiaries via Intralinks

regarding the Trustee's allocation determination of the amount of funding available for each Beneficiary.

After the Trustee has delivered its allocation determination via Intralinks to each Beneficiary, each Beneficiary must either submit to the Trustee an EMA Certification Form (Appendix D-4) to implement Eligible Mitigation Actions with the amount allocated to that Beneficiary, or elect to opt out of the funding cycle by submitting a Beneficiary's Election to Opt Out Form (Appendix D-7) by the following deadlines: August 30, 2019 (for the second funding cycle); August 28, 2020 (for the third funding cycle), and August 30, 2021 (for the fourth funding cycle). If a Beneficiary elects to opt out or fails to timely submit an EMA Certification Form (Appendix D-4) by the deadline, that Beneficiary has no right or entitlement to those funds; the amount allocated to it shall be returned to the Tribal Allocation Subaccount and shall be made available for allocation to Beneficiaries in the next and/or subsequent funding cycles, as determined pursuant to subparagraph 5.0.5.2. For funding requests that seek DERA funds, the DERA Notice of Intent to Participate or the DERA Project Narrative may be submitted to the Trustee for purposes of the funding request deadline. The Beneficiary's EMA Certification Form (Appendix D-4) is subject to the Trustee's approval under subparagraph 5.2.16. Within five Business Days after the distribution of all funds to all of the participating Beneficiaries in each funding cycle, the Trustee shall post the final allocation amounts for all participating Beneficiaries in that funding cycle on the Indian Tribe Trust's public-facing website.

5.0.5.3.4 Trustee's Accounting. By February 28, 2022, the Trustee shall file with the Court, deliver to the United States, by and through EPA, and to each Indian Tribe previously designated a Beneficiary hereunder, and publish on its public-facing website, an accounting of all Trust Assets in the Tribal Allocation Subaccount and Tribal Administration Cost Subaccount that have not by that date been expended on or obligated to approved Eligible Mitigation Actions or prior Trust Administration Costs, together with an estimate of funding reasonably needed to cover the remaining Trust Administration Costs for the Tribal Allocation Subaccount. The difference between these two amounts shall be referred to as the "Tribal Subaccounts Remainder Balance." After determining the Tribal Subaccounts Remainder Balance, the Trustee shall meet and confer with the United States. If the United States and the Trustee determine that the Tribal Subaccounts Remainder Balance contains sufficient funds for a fifth funding cycle, the Trustee, by March 30, 2022, shall publish on its public-facing website and provide a notice to each Beneficiary via Intralinks that it will conduct a fifth funding cycle pursuant to subparagraph 5.0.5.3.5. If the United States and the Trustee determine that the Tribal Subaccounts Remainder Balance appears to be insufficient to warrant a fifth funding cycle, the United States will seek an Order from the Court for further relief, which may include the authority for the Trustee to terminate the Indian Tribe Trust in accordance with the requirements of Paragraph 6.8.

- 5.0.5.3.5 Fifth Funding Cycle. In accordance with the procedures set forth in subparagraph 5.0.5.3.4, the Trustee shall provide notice by March 30, 2022, to the Beneficiaries via Intralinks that the Tribal Subaccounts Remainder Balance is available for a fifth funding cycle. If there are sufficient funds for the fifth funding cycle, by the deadline of April 29, 2022, any Indian Tribe that has been deemed a Beneficiary hereunder and would like to participate in the fifth funding cycle may submit to the Trustee a Designated Beneficiary's Participation Notice (Appendix D-6). Based on its receipt of timely-filed Designated Beneficiary's Participation Notices, the Trustee shall determine the number of participating Beneficiaries for the fifth funding cycle, and shall implement the following steps:
  - Step 1: <u>Per Capita Allocation</u>. The Trustee shall allocate 50 percent of the available funding for the fifth funding cycle equally among the Beneficiaries participating in the funding cycle.
  - Step 2: Pro Rata Population-based Allocation. The Trustee shall allocate the other 50 percent of the available funding for the fifth funding cycle into three separate funding pools, allocating 51.52 percent to Group One, 10.61 percent to Group Two, and 37.87 percent to Group Three. Within each of the three Groups, the Trustee shall allocate an amount to each of the participating Beneficiaries based on the pro rata share of: (i) the participating Beneficiary's population to (ii) the total population of all participating Beneficiaries within its Group, in accordance with the Alignment Table (Appendix D-8).
  - Step 3: Procedures for Exception Variants. The Alignment Table (Appendix D-8) discusses five Exception Variants that apply to certain Indian Tribes, and establishes specific allocation rules for these situations. For all Indian Tribe Beneficiaries associated with an Exception Variant that have submitted a timely-filed Designated Beneficiary's Participation Notice (Appendix D-6) in the fifth funding cycle, the Trustee shall follow the procedures set out in the Alignment Table (Appendix D-8) in allocating the amount of funding available for those Indian Tribe Beneficiaries.
  - Step 4: <u>Notice</u>. Within fifteen Business Days after April 29, 2022, the Trustee shall apply the allocation rules in Steps 1, 2, and 3, and shall transmit notice to each of the participating Beneficiaries via Intralinks regarding the Trustee's allocation determination of the amount of funding available for each Beneficiary.

Within 60 Days after the Trustee has delivered its allocation determination via Intralinks to each Beneficiary, each Beneficiary must either submit to the Trustee an EMA Certification Form (Appendix D-4) to implement Eligible Mitigation Actions with the amount allocated to that Beneficiary, or elect to opt out of the funding cycle by submitting a Beneficiary's Election to Opt

Out Form (Appendix D-7). If a Beneficiary elects to opt out or fails to timely submit an EMA Certification Form (Appendix D-4) by the deadline, that Beneficiary has no right or entitlement to those funds; the amount allocated to it shall be returned to the Tribal Allocation Subaccount. For funding requests that seek DERA funds, the DERA Notice of Intent to Participate or the DERA Project Narrative may be submitted to the Trustee for purposes of the funding request deadline. The Beneficiary's EMA Certification Form (Appendix D-4) is subject to the Trustee's approval under subparagraph 5.2.16. Within five Business Days after the distribution of all funds to all of the participating Beneficiaries in the fifth funding cycle, the Trustee shall post the final allocation amounts for all participating Beneficiaries in the fifth funding cycle on the Indian Tribe Trust's public-facing website.

- 5.0.5.4 Any Beneficiary may use any share of its allocation for Eligible Mitigation Projects on Indian Land or in areas that are not Indian Land.
- **5.1** Eligible Mitigation Actions and Expenditures: The Trustee may only disburse funds for Eligible Mitigation Actions, and for the Eligible Mitigation Action Administrative Expenditures specified in Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures).
- **5.2 Funding Requests:** Beneficiaries may submit requests for Eligible Mitigation Action funding by filing with the Trustee an EMA Certification Form (Appendix D-4), containing each of the certifications required by subparagraphs 5.2.2 through 5.2.13, as applicable. Each request for Eligible Mitigation Action funding must be submitted to the Trustee in electronic and hard-copy format, and include:
  - 5.2.1 Intentionally Reserved.
  - 5.2.2 A detailed description of the proposed Eligible Mitigation Action, including its community and air quality benefits;
  - 5.2.3 An estimate of the NOx reductions anticipated as a result of the proposed Eligible Mitigation Action;
  - 5.2.4 A project management plan for the proposed Eligible Mitigation Action, including a detailed budget and an implementation and expenditure timeline;
  - 5.2.5 A certification that all vendors were or will be selected in accordance with state or tribal public contracting laws as applicable;
  - 5.2.6 For each proposed expenditure exceeding \$25,000, detailed cost estimates from selected or potential vendors;
  - 5.2.7 A detailed description of how the Beneficiary will oversee the proposed Eligible Mitigation Action, including, but not limited to:

- 5.2.7.1 Identification of the specific governmental entity responsible for reviewing and auditing expenditures of Eligible Mitigation Action funds to ensure compliance with applicable law; and
- 5.2.7.2 A commitment by the Beneficiary to maintain and make publicly available all documentation submitted in support of the funding request and all records supporting all expenditures of Eligible Mitigation Action funds, subject to applicable laws governing the publication of confidential business information and personally identifiable information, together with an explanation of the procedures by which the Beneficiary shall make such documentation publicly available;
- 5.2.8 A description of any cost share requirement to be placed upon the owner of each NOx source proposed to be mitigated;
  - 5.2.9 A description of how the Beneficiary complied with subparagraph 4.2.8;
- 5.2.10 If applicable, a description of how the Eligible Mitigation Action mitigates the impacts of NOx emissions on communities that have historically borne a disproportionate share of the adverse impacts of such emissions; and
  - 5.2.11 A detailed plan for reporting on Eligible Mitigation Action implementation.
- 5.2.12 <u>DERA Option</u>. To the extent a Beneficiary intends to avail itself of the DERA Option described in Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures), that Beneficiary may use its DERA proposal as support for its funding request for those Eligible Mitigation Actions funded through the DERA Option. In order to qualify for funding for the DERA Option under Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures), the Beneficiary must deliver a copy of an EPA DERA selection letter to the Trustee by the deadline to timely submit an EMA Certification Form (Appendix D-4) for a particular funding cycle pursuant to either subparagraph 5.0.5.3.3 or subparagraph 5.0.5.3.5.
- 5.2.13 Joint Application. After the requirements of subparagraph 5.0.5 have been satisfied and the Trustee has made its allocation determination of the amount of funding available for each participating Beneficiary in a funding cycle, two or more participating Beneficiaries may submit a joint request to fund an Eligible Mitigation Action using their combined allocation. In order to submit a Joint Application, each participating Beneficiary must comply with all requirements individually as set forth herein. Upon receipt of the Trustee's allocation determination of available funding pursuant to Step 4 of subparagraphs 5.0.5.3.2, 5.0.5.3.3 or 5.0.5.3.5, each Indian Tribe interested in pursuing a joint request to fund an Eligible Mitigation Action shall complete an individual EMA Certification Form (Appendix D-4) that: (1) cross-references the other interested Indian Tribe's EMA Certification Form (Appendix D-4); (2) makes all the required certifications on behalf of each Indian Tribe individually; and (3) explains how the two individually allocated amounts will be used to jointly fund the Eligible Mitigation Action in that funding cycle. Both individual EMA Certification Forms (Appendix D-4) must be approved in accordance with subparagraph 5.2.16 before any disbursement of funds will be made by the Trustee.

- 5.2.14 <u>Publication of Funding Requests</u>. The Trustee shall post on the Indian Tribe Trust's public-facing website a copy of each approved EMA Certification Forms (Appendix D-4) and a list of each Beneficiary that filed a Beneficiary's Election to Opt Out Form (Appendix D-7) for each funding cycle 15 Days after the distribution of funds for each funding cycle.
- 5.2.15 <u>Reliance on Form.</u> The Trustee may rely on, with no further duty of inquiry, and shall be protected in acting upon, any EMA Certification Form (Appendix D-4) reasonably believed by it to be genuine and to have been signed or sent by the proper person or persons.
- Approval of Funding Requests. The Trustee shall approve any funding 5.2.16 request that meets the requirements of this Indian Tribe Trust Agreement and its Appendices. The Trustee shall transmit to the requesting Beneficiary via Intralinks and post on the Indian Tribe Trust's public-facing website a written determination either: (i) approving the request; (ii) denying the request; (iii) requesting modifications to the request; or (iv) requesting further information according to the following schedule: for the first funding cycle -- within 60 Days after the deadline for Beneficiaries to submit a revised EMA Certification Form (Appendix D-4); and for the second through fifth funding cycles -within 60 Days after the deadline for Beneficiaries to submit an EMA Certification Form (Appendix D-4) in each funding cycle; provided that, if the Trustee requests a modification to an EMA Certification Form (Appendix D-4) or additional information from a Beneficiary, the Beneficiary shall submit a modified EMA Certification Form (Appendix D-4) or the additional information to the Trustee no later than 30 Days after receiving the Trustee's request via Intralinks. The Trustee shall transmit to the requesting Beneficiary via Intralinks and post on the Indian Tribe Trust's public-facing website a written determination either approving or denying the modified EMA Certification Form (Appendix D-4) within 30 days after receipt of the modified EMA Certification Form (Appendix D-4) or additional information from the Beneficiary. A Beneficiary may use such written determination as proof of funding for any DERA project application that includes Trust Funds as a nonfederal voluntary match, as described in Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures). Each written determination approving or denying an Eligible Mitigation Action funding request shall include an explanation of the reasons underlying the determination, including whether the proposed Eligible Mitigation Action meets the requirements set forth in Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures) or Appendix D-4 (EMA Certification Form). The Trustee's decision to approve, deny, request modifications, or request further information related to a request shall be reviewable, upon petition of the United States or the submitting Beneficiary, by the Court.
  - 5.2.16.1 <u>Disbursement of Funds</u>. Each Beneficiary must complete all required documentation for the Trustee relating to incumbency and its security procedures prior to receiving any funds. Provided these conditions have been met by the Beneficiary, the Trustee shall begin disbursing funds within 15 Days of approval of an Eligible Mitigation Action funding request according to the written instructions and schedule provided by the Beneficiary, unless

such date is not a Business Day and then the payment shall be made on the next succeeding Business Day.

- 5.2.17 <u>Unused Eligible Mitigation Action Funds</u>. Upon the termination or completion of any Eligible Mitigation Action, any unused Eligible Mitigation Action funds shall be returned to the Indian Tribe Mitigation Trust and added back to the Tribal Allocation Subaccount.
- 5.3 **Beneficiary Reporting Obligations:** For each Eligible Mitigation Action, no later than six months after receiving its first disbursement of Trust Assets, and thereafter no later than January 30 (for the preceding six-month period of July 1 to December 31) and July 30 (for the preceding six-month period of January 1 to June 30) of each year, each Beneficiary shall submit to the Trustee a semiannual report describing the progress implementing each Eligible Mitigation Action during the six-month period leading up to the reporting date (including a summary of all costs expended on the Eligible Mitigation Action through the reporting date). Such reports shall include a complete description of the status (including actual or projected termination date), development, implementation, and any modification of each approved Eligible Mitigation Action. Beneficiaries may group multiple Eligible Mitigation Actions and multiple sub-beneficiaries into a single report. These reports shall be signed by an official with the authority to submit the report for the Beneficiary and must contain an attestation that the information is true and correct and that the submission is made under penalty of perjury. To the extent a Beneficiary avails itself of the DERA Option described in Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures), that Beneficiary may submit its DERA Quarterly Programmatic Reports in satisfaction of its obligations under this Paragraph as to those Eligible Mitigation Actions funded through the DERA Option. The Trustee shall post each semiannual report on the Indian Tribe Trust's public-facing website upon receipt.

# 5.4 Supplemental Funding for Eligible Beneficiaries and Final Disposition of Trust Assets

- 5.4.1 Intentionally Reserved.
- 5.4.2 Intentionally Reserved.
- 5.4.3 Intentionally Reserved.
- 5.4.4 Intentionally Reserved.
- 5.4.5 <u>Final Disposition of Indian Tribe Trust Assets.</u> Not later than October 2, 2024, the seventh anniversary of the Trust Effective Date, any unused funds held by any Beneficiary shall be returned to the Indian Tribe Mitigation Trust. After the seventh anniversary of the Trust Effective Date, any Trust Assets held in the Indian Tribe Trust Account or any subaccount (including, but not limited to, the Tribal Allocation Subaccount and the Tribal Administration Cost Subaccount) that are not needed for final Trust Administration Costs shall be deemed to have been donated by the Indian Tribe Trust to fund Eligible Mitigation Actions administered by Federal Agencies that have custody, control, or management of land in the United States that is impacted by excess NOx emissions (including, but not limited to, Clean Air Act Class I and II areas) and that have the

legal authority to accept such funds, in accordance with instructions to be provided by the United States. If no such Federal Agencies exist, the United States will file a motion, with notice to the Defendants and the Beneficiaries, requesting the Court to order that any Trust Assets held in the Indian Tribe Trust Account (or any subaccount thereof) be distributed either to a governmental unit or to another trust, the income of which is excluded from gross income under the provisions of Internal Revenue Code Section 115, 26 U.S.C. § 115.

### VI. MISCELLANEOUS PROVISIONS

3.1.2.3, the Trustee shall establish and maintain a secure method of internet-based communications, initially Intralinks, for the use of the Trustee and the Beneficiaries that will: (1) enable each Beneficiary to deliver the required documentation under this Indian Tribe Trust Agreement in an electronic format; (2) enable secure communications between the Trustee and each Beneficiary; and (3) provide each Beneficiary with access to its own document base. In addition, each Beneficiary will have the ability to view the balance in the Tribal Allocation Subaccount in the Trustee's monthly statement in the Intralinks General Information folder. Any notices required to be provided by the Trustee to the Beneficiaries hereunder shall be deemed to have been properly and sufficiently provided hereunder if the Trustee posts such notice on Intralinks or any successor secure method of internet-based communications in use by the Trustee at that time.

## 6.0.1 Addresses for Delivery of Physical Copies of Documentation and Notices.

### Indian Tribe Trust or Trustee:

Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries c/o Wilmington Trust, N.A. as Trustee Wilmington Trust, National Association Rodney Square North 1100 North Market Street Attn: Capital Markets & Agency Services Wilmington, DE 19890

Facsimile: 302 636-4145

### EPA:

Director, Air Enforcement Division U.S. Environmental Protection Agency 1200 Pennsylvania Avenue NW William J. Clinton South Building MC 2242A Washington, DC 20460 E-mail: VW\_settlement@epa.gov

# U.S. Department of Justice:

Chief, Environmental Enforcement Section

Re: DJ # 90-5-2-1-11386

Environment and Natural Resources Division

U.S. Department of Justice

P.O. Box 7611

Washington, DC 20044-7611

E-mail: eescdcopy.enrd@usdoj.gov

Re: DJ # 90-5-2-1-11386

## Technical Assistance Provider:

Institute for Tribal Environmental Professionals Attn: Executive Director Northern Arizona University P.O. Box 15004 Flagstaff, AZ 86011-5004

### Defendants:

As to Volkswagen AG by mail:

Volkswagen AG Berliner Ring 2 38440 Wolfsburg, Germany Attention: Company Secretary

With copies to each of the following:

Volkswagen AG Berliner Ring 2 38440 Wolfsburg, Germany Attention: Group General Counsel

Volkswagen Group of America, Inc. 2200 Ferdinand Porsche Dr. Herndon, VA 20171 Attention: U.S. General Counsel

As to Audi AG by mail:

Audi AG Auto-Union-Strasse 1 85045 Ingolstadt, Germany Attention: Company Secretary

With copies to each of the following:

Volkswagen AG Berliner Ring 2 38440 Wolfsburg, Germany

Attention: Group General Counsel

Volkswagen Group of America, Inc.

2200 Ferdinand Porsche Dr.

Herndon, VA 20171

Attention: U.S. General Counsel

As to Volkswagen Group of America, Inc. by mail:

Volkswagen Group of America, Inc.

2200 Ferdinand Porsche Dr.

Herndon, VA 20171

Attention: Company Secretary

With copies to each of the following:

Volkswagen Group of America, Inc.

2200 Ferdinand Porsche Dr.

Herndon, VA 20171

Attention: President

Volkswagen Group of America, Inc.

2200 Ferdinand Porsche Dr.

Herndon, VA 20171

Attention: U.S. General Counsel

As to Volkswagen Group of America Chattanooga Operations, LLC by mail:

Volkswagen Group of America Chattanooga Operations, LLC

8001 Volkswagen Dr.

Chattanooga, TN 37416

Attention: Company Secretary

With copies to each of the following:

Volkswagen Group of America, Inc.

2200 Ferdinand Porsche Dr.

Herndon, VA 20171

Attention: President

Volkswagen Group of America, Inc.

2200 Ferdinand Porsche Dr.

Herndon, VA 20171

Attention: U.S. General Counsel

As to Dr. Ing. h.c. F. Porsche AG by mail:

Dr. Ing. h.c. F. Porsche Aktiengesellschaft

Porscheplatz 1

D-70435 Stuttgart

Attention: GR/Rechtsabteilung/General Counsel

As to Porsche Cars North America, Inc.:

Porsche Cars North America, Inc.

1 Porsche Dr.

Atlanta, GA 30354

Attention: Secretary

With copy by email to: offsecy@porsche.us

As to one or more of the Defendants by email:

Robert J. Giuffra, Jr. Sharon L. Nelles Granta Nakayama Cari Dawson

giuffrar@sullcrom.com nelless@sullcrom.com gnakayama@kslaw.com cari.dawson@alston.com

As to one or more of the Defendants by mail:

Robert J. Giuffra, Jr. Sharon L. Nelles Sullivan & Cromwell LLP 125 Broad Street New York, N.Y. 10004

Granta Nakayama King & Spalding LLP 1700 Pennsylvania Ave., N.W., Suite 200 Washington, DC 20006

Cari Dawson Alston & Bird LLP One Atlantic Center 1201 West Peachtree Street Atlanta, Georgia 30309-3424

**6.1 Jurisdiction:** The U.S. District Court for the Northern District of California shall be the sole and exclusive forum for the purposes of enforcing this Indian Tribe Mitigation Trust and resolving disputes hereunder, including the obligations of the Trustee to perform its obligations

hereunder, and each of the Consent Decree Parties, the Indian Tribe Mitigation Trust, the Trustee, and each Beneficiary, expressly consents to such jurisdiction.

- **6.2 Dispute Resolution:** Unless otherwise expressly provided for herein, the dispute resolution procedures of this Paragraph shall be the exclusive mechanism to resolve any dispute between or among the Indian Tribes, the Consent Decree Parties, and the Trustee arising under or with respect to this Indian Tribe Trust Agreement. The United States is a necessary party to any Dispute Resolution process under this Indian Tribe Trust.
  - 6.2.1 <u>Informal Dispute Resolution</u>. Any dispute subject to Dispute Resolution under this Indian Tribe Trust Agreement shall first be the subject of informal negotiations. The dispute shall be considered to have arisen when the disputing party sends to the counterparty a written Notice of Dispute. Such Notice of Dispute shall state clearly the matter in dispute. The period of informal negotiations shall not exceed 30 Days from the date the dispute arises, unless that period is modified by written agreement. If the disputing parties cannot resolve the dispute by informal negotiations, then the disputing party may invoke formal dispute resolution procedures as set forth below.
  - 6.2.2 <u>Formal Dispute Resolution</u>. The disputing party shall invoke formal dispute resolution procedures, within the time period provided in the preceding subparagraph, by serving on the counterparty a written Statement of Position regarding the matter in dispute. The Statement of Position shall include, but need not be limited to, any factual data, analysis, or opinion supporting the disputing party's position and any supporting documentation and legal authorities relied upon by the disputing party. The counterparty shall serve its Statement of Position within 30 Days of receipt of the disputing party's Statement of Position, which shall also include, but need not be limited to, any factual data, analysis, or opinion supporting the counterparty's position and any supporting documentation and legal authorities relied upon by the counterparty. If the disputing parties are unable to consensually resolve the dispute within 30 Days after the counterparty serves its Statement of Position on the disputing party, the disputing party may file with the Court a motion for judicial review of the dispute in accordance with the following subparagraph.
  - 6.2.3 <u>Judicial Review</u>. The disputing party may seek judicial review of the dispute by filing with the Court and serving on the counterparty and the United States, a motion requesting judicial resolution of the dispute. The motion must be filed within 45 Days of receipt of the counterparty's Statement of Position pursuant to the preceding subparagraph. The motion shall contain a written statement of disputing party's position on the matter in dispute, including any supporting factual data, analysis, opinion, documentation, and legal authorities, and shall set forth the relief requested and any schedule within which the dispute must be resolved for orderly administration of the Indian Tribe Trust. The counterparty shall respond to the motion within the time period allowed by the Local Rules of the Court, and the disputing party may file a reply memorandum, to the extent permitted by the Local Rules.
- **6.3 Choice of Law:** The validity, interpretation, and performance of this Indian Tribe Mitigation Trust shall be governed by the laws of the State of Delaware and the United States, without giving effect to the rules governing the conflicts of law that would require the application of the law of another jurisdiction. The duties, rights, protections, and immunities of the Trustee, as a

trustee of a statutory trust under the Delaware Act, shall be governed by the laws of the State of Delaware and the United States, without giving effect to the rules governing the conflicts of law that would require the application of the law of another jurisdiction. This Indian Tribe Trust Agreement shall not be subject to any provisions of the Uniform Trust Code as adopted by any State, now or in the future. This Indian Tribe Trust Agreement shall be interpreted in a manner that is consistent with the Consent Decree, provided, however, that in the event of a conflict between the Consent Decree and this Indian Tribe Trust Agreement, this Indian Tribe Trust Agreement shall control.

- **6.4 Waiver of Jury Trial:** Each party hereto and each Beneficiary hereof hereby irrevocably waives, to the fullest extent permitted by applicable law, any and all right to trial by jury in any legal proceeding arising out of or relating to this Indian Tribe Trust.
- 6.5 **Modification:** Material modifications to the Indian Tribe Mitigation Trust or Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures) may be made only with the written consent of the United States and upon order of the Court, and only to the extent that such modification does not change or inhibit the purpose of this Indian Tribe Mitigation Trust. Any modification of this Indian Tribe Mitigation Trust that affects the rights, powers, duties, obligations, liabilities, or indemnities of the Trustee requires the written consent of the Trustee. Minor modifications or clarifying amendments to the Indian Tribe Mitigation Trust, Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures) or Appendix D-4 (EMA Certification Form) may be made upon written agreement between the United States and the Trustee, as necessary to enable the Trustee to effectuate the provisions of this Indian Tribe Mitigation Trust, and shall be filed with the Court. Minor modifications or clarifying amendments to the Indian Tribe Trust relating to the role of the technical assistance provider may be made upon written agreement among the United States, the Trustee, and the technical assistance provider, as necessary to enable the Trustee and the technical assistance to effectuate the provisions of this Indian Tribe Mitigation Trust, and shall be filed with the Court. To the extent the consent of the Defendants is required to effectuate the modification or amendment, such consent shall not be unreasonably withheld. Notwithstanding the foregoing sentence, without the express written consent of the Defendants, no modification shall: (i) require the Defendants to make any payments to the Indian Tribe Trust other than the Mitigation Trust Payments required by the Consent Decree; or (ii) impose any greater obligation on Defendants than those set forth in the Indian Tribe Trust Agreement that is being modified. The Trustee shall provide to the Beneficiaries not less than 30 Days' notice of any proposed modification to the Indian Tribe Mitigation Trust, whether material or minor, before such modification shall become effective; provided, however, if the Trustee has provided to the Beneficiaries not less than 30 Days' notice of any proposed material modifications to the Indian Tribe Mitigation Trust or Appendix D-2 (Eligible Mitigation Actions and Mitigation Action Expenditures), the modification shall become effective in accordance with the Order of the Court approving the modification.
- **6.6 Severability:** If any provision of this Indian Tribe Trust Agreement or application thereof to any person or circumstance shall be finally determined by the Court to be invalid or unenforceable to any extent, the remainder of this Indian Tribe Trust Agreement, or the application of such provision to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby, and such provision of this Indian Tribe Trust Agreement shall be valid and enforced to the fullest extent permitted by law.

- 6.7 **Taxes:** The Indian Tribe Mitigation Trust is intended to be a qualified settlement fund ("QSF") pursuant to Section 468B of the Internal Revenue Code, 26 U.S.C. § 468B, and related Treasury Regulations. The Trustee is intended to be the Indian Tribe Trust's "administrator," within the meaning of Treasury Regulation Section 1.468B-2(k)(3), 26 C.F.R. § 1.468B-2(k)(3). The Trustee shall use its best efforts to submit, within six months after the Trust Effective Date, an application and all necessary supporting documentation to the IRS to obtain a Private Letter Ruling from the IRS: (1) that the Indian Tribe Mitigation Trust will be treated as a Qualified Settlement Fund under 26 C.F.R. § 1.468B-1; and (2) on any federal tax matter that the Tax Professionals reasonably believe is necessary to support the ruling in (1) or otherwise prudent to clarify an uncertain application of federal tax law to the Indian Tribe Mitigation Trust. Within ten Days after any application has been made to the IRS, the Trustee shall provide a copy of the application and accompanying documentation to the United States (pursuant to subparagraph 6.0.1) and to the known Beneficiaries (pursuant to the secure internet-based communication in Paragraph 6.0). Within seven Days after receipt of any IRS Private Letter Ruling, the Trustee shall provide a copy to the United States (pursuant to subparagraph 6.0.1) and the known Beneficiaries (pursuant to the secure internet-based communication established in Paragraph 6.0). The Trustee shall be responsible for filing all required Tax Returns, ensuring compliance with income tax withholding and reporting requirements, and paying applicable Taxes with respect to the Indian Tribe Trust in a manner consistent with Section 468B of the Internal Revenue Code, 26 U.S.C. § 468B, and related Treasury Regulations. All Taxes shall be paid from amounts on deposit in the Tax Payment Subaccount established pursuant to subparagraph 2.1.5. The Defendants shall provide to the Trustee and the IRS the statement described in Treasury Regulation Section 1.468B-3(e)(2), 26 C.F.R. § 1.468B-3(e)(2), no later than February 15th of the year following each calendar year in which the Settling Defendants make a transfer to the Indian Tribe Trust.
- **6.8 Termination:** After all funds have been expended pursuant to subparagraph 5.4.5, final reports have been delivered pursuant to Paragraph 3.3 and subparagraph 3.3.1, and notice regarding retained documents has been provided pursuant to subparagraph 3.3.2, the Trustee may file a motion with the Court requesting an order to begin the process under the Delaware Act to terminate this Indian Tribe Trust. The United States and the Beneficiaries shall be given not less than 60 Days to oppose such motion. After the Court approves the motion to terminate, the Trustee shall begin the dissolution and winding up processes under the Delaware Act. On the date that the Trustee completes all the statutory requirements under the Delaware Act and files a certificate of cancellation, this Indian Tribe Trust shall terminate (the "Termination Date").
- **6.9 Appendices:** The following appendices are attached to and part of the Indian Tribe Trust Agreement:

Appendix D-1 - Initial Allocation

Appendix D-1A - Initial 3.0 Liter Allocation

Appendix D-1B - Weighted Average Allocation Formula for 2.0 and 3.0 Liter Allocation

Appendix D-2 - Eligible Mitigation Actions and Mitigation Action Expenditures

Appendix D-3 - Certification for Beneficiary Status under Environmental Mitigation Trust Agreement

Appendix D-4 - Beneficiary Eligible Mitigation Action Certification

Appendix D-5 - Form of Certificate of Trust of Volkswagen Diesel Emissions

Environmental Mitigation Trust for Indian Tribe Beneficiaries

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Appendix D-6 - Designated Beneficiary's Participation Notice

Appendix D-7 - Beneficiary's Election to Opt Out Form

Appendix D-8 - Alignment Table of Federally Recognized Indian Tribes to 2010 U.S.

Geographic Census Areas

# FOR THE VOLKSWAGEN DIESEL EMISSIONS ENVIRONMENTAL MITIGATION TRUST FOR INDIAN TRIBE BENEFICIARIES:

WILMINGTON TRUST, N.A., AS TRUSTEE FOR THE VOLKSWAGEN DIESEL EMISSIONS ENVIRONMENTAL MITIGATION TRUST FOR INDIAN TRIBE BENEFICIARIES, AND NOT IN ITS INDIVIDUAL CAPACITY

Date: 11-29-18

David A. Vanaskey, Jr.

Administrative Vice President

By their execution of this Indian Tribe Trust Agreement each undersigned party represents that they are authorized signer for such Company entitled to sign on behalf of each Settling Defendant and that each of the Settling Defendants have taken all necessary corporate actions required to make this a legal, valid and binding obligation of each such Settling Defendant.

FOR VOLKSWAGEN AG:

Date: 11 28/18

MANFRED DOESS VOLKSWAGEN AG P.O. Box 1849 D-38436 Wolfsburg, Germany

FOR AUDI AG:

Date: 11 2x 18

MANFRED DOESS VOLKSWAGEN AG P.O. Box 1849 D-38436 Wolfsburg, Germany FOR VOLKSWAGEN GROUP OF AMERICA, INC.:

Date: 11/28/18

DAVID DETWEILER

VOLKSWAGEN GROUP OF AMERICA, INC.

2200 Ferdinand Porsche Drive Herndon, Virginia 20171

FOR VOLKSWAGEN GROUP OF AMERICA CHATTANOOGA OPERATIONS, LLC:

Date: 11/28/18

DAVID DETWEILER

VOLKSWAGEN GROUP OF AMERICA, INC.

2200 Ferdinand Porsche Drive Herndon, Virginia 20171 COUNSEL FOR VOLKSWAGEN AG, AUDI AG, VOLKSWAGEN GROUP OF AMERICA, INC., and VOLKSWAGEN GROUP OF AMERICA CHATTANOOGA OPERATIONS, LLC

Date 11 28 18

ROBERT J. GIUFFRA, JR. SHARON L. NELLES'
WILLIAM B. MONAHAN

SULLIVAN & CROMWELL LLP

125 Broad Street

New York, New York 10004 Telephone: (212) 558-4000 Facsimile: (212) 558-3358 giuffrar@sullcrom.com nelless@sullcrom.com monahanw@sullcrom.com FOR DR. ING. h.c. F. PORSCHE AG:

Date:

Member of the Executive Board Research and Development DR. ING. h.c. F. PORSCHE **AKTIENGESELLSCHAFT** Porschestrasse 911

71287 Weissach, Germany

Date: 21 North 14

22 November 2018

General Counsel & Chief Compliance Officer

DR. ING. h.c. F. PORSCHE **AKTIENGESELLSCHAFT** 

Porscheplatz 1

70435 Stuttgart-Zuffenhausen, Germany

## FOR PORSCHE CARS NORTH AMERICA, INC.:

Date: November 26, 2018

Vice President, General Council and Secretary PORSCHE CARS NORTH AMERICA, INC. 1 Porsche Drive

Atlanta, GA 30354

Date: November 26, 2018

GLENN GARDE Vice President, After Sales

PORSCHE CARS NORTH AMERICA, INC.

1 Porsche Drive Atlanta, GA 30354 COUNSEL FOR DR. ING. h.c. F. PORSCHE AG and PORSCHE CARS NORTH AMERICA, INC.

Date: November 28, 2018

GRANTA NAKAYAMA JOSEPH A. EISERT

King & Spalding LLP

1700 Pennsylvania Ave., N.W., Suite 200

Washington, DC 20006 gnakayama@kslaw.com jeisert@kslaw.com

Date: November 26, 2018

CARI DAWSON

Alston & Bird LLP

One Atlantic Center

1201 West Peachtree Street Atlanta, Georgia 30309-3424

cari.dawson@alston.com

**APPENDIX D-1 Initial 2.0 Liter Allocation** 

## APPENDIX D-1 - INITIAL ALLOCATION

INITIAL SUBACCOUNTS		AL ALLOCATIONS (\$)	INITIAL ALLOCATIONS (%)	
Puerto Rico	5	7,500,000.00	0.28%	
North Dakota	\$	7,500,000.00	0.28%	
Hawaii	S	7,500,000.00	0.28%	
South Dakota	S	7,500,000.00	0.28%	
Alaska	\$	7,500,000.00	0.28%	
Wyoming	S	7,500,000.00	0.28%	
District of Columbia	5	7,500,000.00	0.28%	
Delaware	S	9,051,682.97	0.34%	
Mississippi	S	9,249,413.91	0.34%	
West Virginia	5	11,506,842.13	0.43%	
Nebraska	S	11,528,812.23	0.43%	
Montana	\$	11,600,215.07	0.43%	
Rhode Island	S	13,495,136.57	0.50%	
Arkansas	S	13,951,016.23	0.52%	
Kansas	5	14,791,372.72	0.55%	
Idaho	S	16,246,892.13	0.60%	
New Mexico	5	16,900,502.73	0.63%	
Vermont	S	17,801,277.01	0.66%	
Louisiana	S	18,009,993.00	0.67%	
Kentucky	S	19,048,080.43	0.71%	
Oklahoma	S	19,086,528.11	0.71%	
Iowa	5	20,179,540.80	0.75%	
Maine	S	20,256,436.17	0.75%	
Nevada	S	22,255,715.66	0.82%	
Alabama	s	24,084,726.84	0.89%	
New Hampshire	S	CONTRACTOR AND	1.09%	
South Carolina	5	29,544,297.76	1.17%	
Taraba Carabana	-	31,636,950.19	700	
Utah	S	32,356,471.11	1.20%	
Indiana		38,920,039.77		
Missouri	5	39,084,815.55	1.45%	
Tennessee	S	42,407,793.83	1.57%	
Minnesota	5	43,638,119.67	1.62%	
Connecticut	5	51,635,237.63	1.91%	
Arizona	5	53,013,861.68	1.96%	
Georgia	\$	58,105,433.35	2.15%	
Michigan	5	60,329,906.41	2.23%	
Colorado	5	61,307,576.05	2.27%	
Wisconsin	5	63,554,019.22	2.35%	
New Jersey	\$	65,328,105.14	2.42%	
Oregon	5	68,239,143.96	2.53%	
Massachusetts	S	69,074,007.92	2.56%	
Maryland	\$	71,045,824.78	2.63%	
Ohio	S	71,419,316.56	2.65%	
North Carolina	5	87,177,373.87	3.23%	
Virginia	5	87,589,313.32	3.24%	
Illinois	S	97,701,053.83	3.62%	
Washington	5	103,957,041.03	3.85%	
Pennsylvania	S	110,740,310.73	4.10%	
New York	5	117,402,744.86	4.35%	
Florida	5	152,379,150.91	5.64%	
Texas	S	191,941,816.23	7.11%	
California	\$	381,280,175.09	14.12%	
Tribal Allocation Subaccount	S	49,652,857.71	1.84%	
Trust Administration Cost Subaccount	5	23,467,171.38	0.87%	
Tribal Administration Cost Subaccount	\$	4,525,885.71	0.17%	
	S	2,700,000,000.00	100.00%	

# **APPENDIX D-1A Initial 3.0 Liter Allocation**

# Case 3:15-md-02672-CRB Document 5624 Filed 11/30/18 Page 60 of 120 APPENDIX D-1A – INITIAL 3.0 LITER ALLOCATION

INITIAL SUBACCOUNTS	INITIAL ALLOCATIONS (\$)	INITIAL ALLOCATIONS (%)
Puerto Rico	\$ 625,000.00	0.28%
North Dakota	\$ 625,000.00	0.28%
Hawaii	\$ 625,000.00	0.28%
Mississippi	\$ 625,000.00	0.28%
West Virginia	\$ 625,000.00	0.28%
District of Columbia	\$ 625,000.00	0.28%
South Dakota	\$ 625,000.00	0.28%
Wyoming	\$ 625,000.00	0.28%
Alaska	\$ 625,000.00	0.28%
Delaware	\$ 625,000.00	0.28%
Arkansas	\$ 696,692.86	0.31%
Nebraska	\$ 719,535.25	0.32%
Maine	\$ 796,628.31	0.35%
Kansas	\$ 870,866.08	0.39%
Rhode Island	\$ 873,721.37	0.39%
Vermont	\$ 890,853.17	0.40%
Montana	\$ 1,002,209.81	0.45%
Iowa	\$ 1,022,196.90	0.45%
New Mexico	\$ 1,082,158.17	0.48%
Idaho	\$ 1,102,145.26	0.49%
Kentucky	\$ 1,330,569.15	0.59%
New Hampshire	\$ 1,370,543.33	0.61%
Alabama	\$ 1,396,241.02	0.62%
Oklahoma	\$ 1,835,957.01	0.82%
Louisiana	\$ 1,838,812.30	0.82%
Indiana	\$ 2,015,840.82	0.90%
Missouri	\$ 2,067,236.19	0.92%
South Carolina	\$ 2,258,541.20	1.00%
Nevada	\$ 2,618,308.82	1.16%
Utah	\$ 2,821,035.03	1.25%
Tennessee	\$ 3,352,120.57	1.49%
Minnesota	\$ 3,363,541.76	1.49%
Wisconsin	\$ 3,523,438.48	1.57%
Arizona	\$ 3,646,216.32	1.62%
Ohio	\$ 3,883,206.11	1.73%
Connecticut	\$ 4,085,932.31	1.82%
Michigan	\$ 4,477,108.22	1.99%
Maryland	\$ 4,668,413.23	2.07%
Oregon	\$ 4,728,374.50	2.10%
North Carolina	\$ 4,868,284.13	2.16%
Georgia	\$ 5,519,292.21	2.45%
Massachusetts	\$ 5,990,416.48	2.66%
Virginia	\$ 5,990,410.48	2.69%
New Jersey	\$ 6,886,980.25	3.06%
Colorado	\$ 0,880,980.25	3.30%
Pennsylvania Washington		3.48% 3.91%
New York	\$ 10,299,062.08	4.58%
Illinois	\$ 10,978,623.15	4.88%
Florida	\$ 13,899,593.63	6.18%
Texas	\$ 17,377,347.34	7.72%
California	\$ 41,356,145.05	18.38%
Tribal Allocation Subaccount	\$ 4,795,063.51	2.13%
Trust Administration Cost Subaccount	\$ 1,955,597.62	0.87%
Tribal Administration Cost Subaccount	\$ 390,303.65	0.17%
Grand Total	\$ 225,000,000.00	100.00%

## **APPENDIX D-1B**

Weighted Average Allocation Formula for 2.0 and 3.0 Liter Allocation

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## Weighted Average Allocation Formula:

(2.0 Allocation<sub>Subaccount</sub> + 3.0 Allocation<sub>Subaccount</sub>) / (\$2,700,000,000 + \$225,000,000)

where Subaccount represents an individual Beneficiary subaccount or the Tribal, Administration Cost, or Tribal Administration Cost subaccount.

	Appendix I	D-1	Appendix D-1A		
	2.0 Liter Allocation	2.0 Liter Allocation	3.0 Liter Allocation	3.0 Liter Allocation	Total
State Trust Allocation	Amount	Percentage	Amount	Percentage	Α
Puerto Rico	\$7,500,000.00	0.28%	\$625,000.00	0.28%	
North Dakota	\$7,500,000.00	0.28%	\$625,000.00	0.28%	
Hawaii	\$7,500,000.00	0.28%	\$625,000.00	0.28%	
South Dakota	\$7,500,000.00	0.28%	\$625,000.00	0.28%	
Alaska	\$7,500,000.00	0.28%	\$625,000.00	0.28%	
Wyoming	\$7,500,000.00	0.28%	\$625,000.00	0.28%	
District of Columbia	\$7,500,000.00	0.28%	\$625,000.00	0.28%	
Delaware	\$9,051,682.97	0.34%	\$625,000.00	0.28%	
Mississippi	\$9,249,413.91	0.34%	\$625,000.00	0.28%	
West Virginia	\$11,506,842.13	0.43%	\$625,000.00	0.28%	\$
Nebraska	\$11,528,812.23	0.43%	\$719,535.25	0.32%	\$
Montana	\$11,600,215.07	0.43%	\$1,002,209.81	0.45%	\$
Rhode Island	\$13,495,136.57	0.50%	\$873,721.37	0.39%	\$
Arkansas	\$13,951,016.23	0.52%	\$696,692.86	0.31%	\$
Kansas	\$14,791,372.72	0.55%	\$870,866.08	0.39%	\$
Idaho	\$16,246,892.13	0.60%	\$1,102,145.26	0.49%	\$
New Mexico	\$16,900,502.73	0.63%	\$1,082,158.17	0.48%	\$
Vermont	\$17,801,277.01	0.66%	\$890,853.17	0.40%	\$
Louisiana	\$18,009,993.00	0.67%	\$1,838,812.30	0.82%	\$
Kentucky	\$19,048,080.43	0.71%	\$1,330,569.15	0.59%	\$
Oklahoma	\$19,086,528.11	0.71%	\$1,835,957.01	0.82%	\$
lowa	\$20,179,540.80	0.75%	\$1,022,196.90	0.45%	\$2
Maine	\$20,256,436.17	0.75%	\$796,628.31	0.35%	\$2
Nevada	\$22,255,715.66	0.82%	\$2,618,308.82	1.16%	\$2
Alabama	\$24,084,726.84	0.89%	\$1,396,241.02	0.62%	\$2
New Hampshire South Carolina	\$29,544,297.76	1.09% 1.17%	\$1,370,543.33 \$2,258,541.20	0.61% 1.00%	\$:
Utah	\$31,636,950.19 \$32,356,471.11	1.17%	\$2,821,035.03	1.00%	\$
Indiana	\$32,330,471.11	1.44%	\$2,015,840.82	0.90%	\$
Missouri	\$39,084,815.55	1.45%	\$2,067,236.19	0.90%	\$4
Tennessee	\$42,407,793.83	1.57%	\$3,352,120.57	1.49%	\$
Minnesota	\$43,638,119.67	1.62%	\$3,363,541.76	1.49%	\$
Connecticut	\$51,635,237.63	1.91%	\$4,085,932.31	1.82%	\$
Arizona	\$53,013,861.68	1.96%	\$3,646,216.32	1.62%	\$
Georgia	\$58,105,433.35	2.15%	\$5,519,292.21	2.45%	\$
Michigan	\$60,329,906.41	2.23%	\$4,477,108.22	1.99%	\$(
Colorado	\$61,307,576.05	2.27%	\$7,432,342.28	3.30%	\$(
Wisconsin	\$63,554,019.22	2.35%	\$3,523,438.48	1.57%	\$(
New Jersey	\$65,328,105.14	2.42%	\$6,886,980.25	3.06%	\$
Oregon	\$68,239,143.96	2.53%	\$4,728,374.50	2.10%	\$
Massachusetts	\$69,074,007.92	2.56%	\$5,990,416.48	2.66%	\$
Maryland	\$71,045,824.78	2.63%	\$4,668,413.23	2.07%	\$
Ohio	\$71,419,316.56	2.65%	\$3,883,206.11	1.73%	\$
North Carolina	\$87,177,373.87	3.23%	\$4,868,284.13	2.16%	\$1
Virginia	\$87,589,313.32	3.24%	\$6,044,667.16	2.69%	\$1
Illinois	\$97,701,053.83	3.62%	\$10,978,623.15	4.88%	\$1
Washington	\$103,957,041.03	3.85%	\$8,788,609.12	3.91%	\$1
Pennsylvania	\$110,740,310.73	4.10%	\$7,829,228.79	3.48%	\$1
New York	\$117,402,744.86	4.35%	\$10,299,062.08	4.58%	\$1:
Florida	\$152,379,150.91	5.64%	\$13,899,593.63	6.18%	\$1
Texas	\$191,941,816.23	7.11%	\$17,377,347.34	7.72%	\$20
California	\$381,280,175.09	14.12%	\$41,356,145.05	18.38%	\$4:
State Trust Administration Cost Subaccount	\$23,467,171.38	0.87%	\$1,955,597.62	0.87%	\$.
Subtotal	\$2,645,821,256.54	97.99%	\$219,814,632.84	97.70%	\$2,8
			·		
Tribal Trust Allocation	\$49,652,857.71	1.84%	\$4,795,063.51	2.13%	\$!
Tribal Administration Cost Subaccount	\$4,525,885.77	0.17%	\$390,303.65	0.17%	
Subtotal	\$54,178,743.48	2.01%	\$5,185,367.16	2.30%	\$!
Total	\$2,700,000,000.00	100.00%	\$225,000,000.00	100.00%	\$2,93
					,

Appendix D-1B			
прропи	Weighted Average		
Total Allocation	Allocation		
Amount	Percentage		
\$8,125,000.00	0.28%		
\$8,125,000.00	0.28%		
\$8,125,000.00	0.28%		
\$8,125,000.00	0.28%		
\$8,125,000.00	0.28%		
\$8,125,000.00	0.28%		
\$8,125,000.00	0.28%		
\$9,676,682.97	0.33%		
\$9,874,413.91	0.34%		
\$12,131,842.13	0.41%		
\$12,248,347.48	0.42%		
\$12,602,424.88	0.43%		
\$14,368,857.94	0.49%		
\$14,647,709.09 \$15,662,238.80	0.50% 0.54%		
\$17,349,037.39	0.59%		
\$17,349,037.39	0.59%		
\$17,982,000.90	0.64%		
\$19,848,805.30	0.68%		
\$20,378,649.58	0.70%		
\$20,922,485.12	0.72%		
\$21,201,737.70	0.72%		
\$21,053,064.48	0.72%		
\$24,874,024.48	0.85%		
\$25,480,967.86	0.87%		
\$30,914,841.09	1.06%		
\$33,895,491.39	1.16%		
\$35,177,506.14	1.20%		
\$40,935,880.59	1.40%		
\$41,152,051.74	1.41%		
\$45,759,914.40	1.56%		
\$47,001,661.43	1.61%		
\$55,721,169.94	1.90%		
\$56,660,078.00	1.94%		
\$63,624,725.56	2.18%		
\$64,807,014.63	2.22%		
\$68,739,918.33	2.35%		
\$67,077,457.70	2.29%		
\$72,215,085.39	2.47%		
\$72,967,518.46	2.49%		
\$75,064,424.40	2.57%		
\$75,714,238.01	2.59%		
\$75,302,522.67	2.57%		
\$92,045,658.00	3.15%		
\$93,633,980.48	3.20%		
\$108,679,676.98	3.72%		
\$112,745,650.15	3.85%		
\$118,569,539.52	4.05%		
\$127,701,806.94	4.37%		
\$166,278,744.54	5.68%		
\$209,319,163.57	7.16%		
\$422,636,320.14	14.45%		
\$25,422,769.00	0.87%		
\$2,865,635,889.38	97.97%		
¢ፍ <i>ለ ለለ</i> 7 በጋ1 ጋጋ	1 040/		
\$54,447,921.22 \$4,016,180,42	1.86%		
\$4,916,189.42 \$59,364,110.64	0.17% <b>2.03</b> %		
φυ <sub>71</sub> 304,110.04	2.03%		
\$2,925,000,000.00	100.00%		
WE172010001000.00	100.0070		

# **APPENDIX D-2 Eligible Mitigation Actions and Mitigation Action Expenditures**

## **APPENDIX D-2**

#### ELIGIBLE MITIGATION ACTIONS AND MITIGATION ACTION EXPENDITURES

- 1. Class 8 Local Freight Trucks and Port Drayage Trucks (Eligible Large Trucks)
  - a. Eligible Large Trucks include 1992-2009 engine model year Class 8 Local Freight or Drayage. For Beneficiaries that have State regulations that already require upgrades to 1992-2009 engine model year trucks at the time of the proposed Eligible Mitigation Action, Eligible Large Trucks shall also include 2010-2012 engine model year Class 8 Local Freight or Drayage.
  - b. Eligible Large Trucks must be Scrapped.
  - c. Eligible Large Trucks may be Repowered with any new diesel or Alternate Fueled engine or All-Electric engine, or may be replaced with any new diesel or Alternate Fueled or All-Electric vehicle, with the engine model year in which the Eligible Large Trucks Mitigation Action occurs or one engine model year prior.
  - d. For Non-Government Owned Eligible Class 8 Local Freight Trucks, Beneficiaries may only draw funds from the Trust in the amount of:
    - 1. Up to 40% of the cost of a Repower with a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) engine, including the costs of installation of such engine.
    - 2. Up to 25% of the cost of a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) vehicle.
    - 3. Up to 75% of the cost of a Repower with a new All-Electric engine, including the costs of installation of such engine, and charging infrastructure associated with the new All-Electric engine.
    - 4. Up to 75% of the cost of a new All-Electric vehicle, including charging infrastructure associated with the new All-Electric vehicle.
  - e. For Non-Government Owned Eligible Drayage Trucks, Beneficiaries may only draw funds from the Trust in the amount of:
    - 1. Up to 40% of the cost of a Repower with a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) engine, including the costs of installation of such engine.
    - 2. Up to 50% of the cost of a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) vehicle.

- 3. Up to 75% of the cost of a Repower with a new All-Electric engine, including the costs of installation of such engine, and charging infrastructure associated with the new All-Electric engine.
- 4. Up to 75% of the cost of a new all-electric vehicle, including charging infrastructure associated with the new All-Electric vehicle.
- f. For Government Owned Eligible Class 8 Large Trucks, Beneficiaries may draw funds from the Trust in the amount of:
  - 1. Up to 100% of the cost of a Repower with a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) engine, including the costs of installation of such engine.
  - 2. Up to 100% of the cost of a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) vehicle.
  - 3. Up to 100% of the cost of a Repower with a new All-Electric engine, including the costs of installation of such engine, and charging infrastructure associated with the new All-Electric engine.
  - 4. Up to 100% of the cost of a new All-Electric vehicle, including charging infrastructure associated with the new All-Electric vehicle.

## 2. Class 4-8 School Bus, Shuttle Bus, or Transit Bus (Eligible Buses)

- a. Eligible Buses include 2009 engine model year or older class 4-8 school buses, shuttle buses, or transit buses. For Beneficiaries that have State regulations that already require upgrades to 1992-2009 engine model year buses at the time of the proposed Eligible Mitigation Action, Eligible Buses shall also include 2010-2012 engine model year class 4-8 school buses, shuttle buses, or transit buses.
- b. Eligible Buses must be Scrapped.
- c. Eligible Buses may be Repowered with any new diesel or Alternate Fueled or All-Electric engine, or may be replaced with any new diesel or Alternate Fueled or All-Electric vehicle, with the engine model year in which the Eligible Bus Mitigation Action occurs or one engine model year prior.
- d. For Non-Government Owned Buses, Beneficiaries may draw funds from the Trust in the amount of:
  - 1. Up to 40% of the cost of a Repower with a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) engine, including the costs of installation of such engine.
  - 2. Up to 25% of the cost of a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) vehicle.

- 3. Up to 75% of the cost of a Repower with a new All-Electric engine, including the costs of installation of such engine, and charging infrastructure associated with the new All-Electric engine.
- 4. Up to 75% of the cost of a new All-Electric vehicle, including charging infrastructure associated with the new All-Electric vehicle.
- e. For Government Owned Eligible Buses, and Privately Owned School Buses Under Contract with a Public School District, Beneficiaries may draw funds from the Trust in the amount of:
  - 1. Up to 100% of the cost of a Repower with a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) engine, including the costs of installation of such engine.
  - 2. Up to 100% of the cost of a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) vehicle.
  - 3. Up to 100% of the cost of a Repower with a new All-Electric engine, including the costs of installation of such engine, and charging infrastructure associated with the new All-Electric engine.
  - 4. Up to 100% of the cost of a new All-Electric vehicle, including charging infrastructure associated with the new All-Electric vehicle.

## 3. Freight Switchers

- a. Eligible Freight Switchers include pre-Tier 4 switcher locomotives that operate 1000 or more hours per year.
- b. Eligible Freight Switchers must be Scrapped.
- c. Eligible Freight Switchers may be Repowered with any new diesel or Alternate Fueled or All-Electric engine(s) (including Generator Sets), or may be replaced with any new diesel or Alternate Fueled or All-Electric (including Generator Sets) Freight Switcher, that is certified to meet the applicable EPA emissions standards (or other more stringent equivalent State standard) as published in the CFR for the engine model year in which the Eligible Freight Switcher Mitigation Action occurs.
- d. For Non-Government Owned Freight Switchers, Beneficiaries may draw funds from the Trust in the amount of :
  - 1. Up to 40% of the cost of a Repower with a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) engine(s) or Generator Sets, including the costs of installation of such engine(s).
  - 2. Up to 25% of the cost of a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) Freight Switcher.

- 3. Up to 75% of the cost of a Repower with a new All-Electric engine(s), including the costs of installation of such engine(s), and charging infrastructure associated with the new All-Electric engine(s).
- 4. Up to 75% of the cost of a new All-Electric Freight Switcher, including charging infrastructure associated with the new All-Electric Freight Switcher.
- e. For Government Owned Eligible Freight Switchers, Beneficiaries may draw funds from the Trust in the amount of:
  - 1. Up to 100% of the cost of a Repower with a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) engine(s) or Generator Sets, including the costs of installation of such engine(s).
  - 2. Up to 100% of the cost of a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) Freight Switcher.
  - 3. Up to 100% of the cost of a Repower with a new All-Electric engine(s), including the costs of installation of such engine(s), and charging infrastructure associated with the new All-Electric engine(s).
  - 4. Up to 100% of the cost of a new All-Electric Freight Switcher, including charging infrastructure associated with the new All-Electric Freight Switcher.

### 4. Ferries/Tugs

- a. Eligible Ferries and/or Tugs include unregulated, Tier 1, or Tier 2 marine engines.
- b. Eligible Ferry and/or Tug engines that are replaced must be Scrapped.
- c. Eligible Ferries and/or Tugs may be Repowered with any new Tier 3 or Tier 4 diesel or Alternate Fueled engines, or with All-Electric engines, or may be upgraded with an EPA Certified Remanufacture System or an EPA Verified Engine Upgrade.
- d. For Non-Government Owned Eligible Ferries and/or Tugs, Beneficiaries may only draw funds from the Trust in the amount of:
  - 1. Up to 40% of the cost of a Repower with a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) engine(s), including the costs of installation of such engine(s).
  - 2. Up to 75% of the cost of a Repower with a new All-Electric engine(s), including the costs of installation of such engine(s), and charging infrastructure associated with the new All-Electric engine(s).

- e. For Government Owned Eligible Ferries and/or Tugs, Beneficiaries may draw funds from the Trust in the amount of:
  - 1. Up to 100% of the cost of a Repower with a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) engine(s), including the costs of installation of such engine(s).
  - 2. Up to 100% of the cost of a Repower with a new All-Electric engine(s), including the costs of installation of such engine(s), and charging infrastructure associated with the new All-Electric engine(s).

## 5. Ocean Going Vessels (OGV) Shorepower

- a. Eligible Marine Shorepower includes systems that enable a compatible vessel's main and auxiliary engines to remain off while the vessel is at berth. Components of such systems eligible for reimbursement are limited to cables, cable management systems, shore power coupler systems, distribution control systems, and power distribution. Marine shore power systems must comply with international shore power design standards (ISO/IEC/IEEE 80005-1-2012 High Voltage Shore Connection Systems or the IEC/PAS 80005-3:2014 Low Voltage Shore Connection Systems) and should be supplied with power sourced from the local utility grid. Eligible Marine Shorepower includes equipment for vessels that operate within the Great Lakes.
- b. For Non-Government Owned Marine Shorepower, Beneficiaries may only draw funds from the Trust in the amount of up to 25% for the costs associated with the shore-side system, including cables, cable management systems, shore power coupler systems, distribution control systems, installation, and power distribution components.
- c. For Government Owned Marine Shorepower, Beneficiaries may draw funds from the Trust in the amount of up to 100% for the costs associated with the shore-side system, including cables, cable management systems, shore power coupler systems, distribution control systems, installation, and power distribution components.

## 6. Class 4-7 Local Freight Trucks (Medium Trucks)

- a. Eligible Medium Trucks include 1992-2009 engine model year class 4-7 Local Freight trucks, and for Beneficiaries that have State regulations that already require upgrades to 1992-2009 engine model year trucks at the time of the proposed Eligible Mitigation Action, Eligible Trucks shall also include 2010-2012 engine model year class 4-7 Local Freight trucks.
- b. Eligible Medium Trucks must be Scrapped.

- c. Eligible Medium Trucks may be Repowered with any new diesel or Alternate Fueled or All-Electric engine, or may be replaced with any new diesel or Alternate Fueled or All-Electric vehicle, with the engine model year in which the Eligible Medium Trucks Mitigation Action occurs or one engine model year prior.
- d. For Non-Government Owned Eligible Medium Trucks, Beneficiaries may draw funds from the Trust in the amount of:
  - 1. Up to 40% of the cost of a Repower with a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) engine, including the costs of installation of such engine.
  - 2. Up to 25% of the cost of a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) vehicle.
  - 3. Up to 75% of the cost of a Repower with a new All-Electric engine, including the costs of installation of such engine, and charging infrastructure associated with the new All-Electric engine.
  - 4. Up to 75% of the cost of a new All-Electric vehicle, including charging infrastructure associated with the new All-Electric vehicle.
- e. For Government Owned Eligible Medium Trucks, Beneficiaries may draw funds from the Trust in the amount of:
  - 1. Up to 100% of the cost of a Repower with a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) engine, including the costs of installation of such engine.
  - 2. Up to 100% of the cost of a new diesel or Alternate Fueled (e.g., CNG, propane, Hybrid) vehicle.
  - 3. Up to 100% of the cost of a Repower with a new All-Electric engine, including the costs of installation of such engine, and charging infrastructure associated with the new All-Electric engine.
  - 4. Up to 100% of the cost of a new All-Electric vehicle, including charging infrastructure associated with the new All-Electric vehicle.

## 7. Airport Ground Support Equipment

- a. Eligible Airport Ground Support Equipment includes:
  - 1. Tier 0, Tier 1, or Tier 2 diesel powered airport ground support equipment; and
  - 2. Uncertified, or certified to 3 g/bhp-hr or higher emissions, spark ignition engine powered airport ground support equipment.
- b. Eligible Airport Ground Support Equipment must be Scrapped.

- c. Eligible Airport Ground Support Equipment may be Repowered with an All-Electric engine, or may be replaced with the same Airport Ground Support Equipment in an All-Electric form.
- d. For Non-Government Owned Eligible Airport Ground Support Equipment, Beneficiaries may only draw funds from the Trust in the amount of:
  - 1. Up to 75% of the cost of a Repower with a new All-Electric engine, including costs of installation of such engine, and charging infrastructure associated with such new All-Electric engine.
  - 2. Up to 75% of the cost of a new All-Electric Airport Ground Support Equipment, including charging infrastructure associated with such new All-Electric Airport Ground Support Equipment.
- e. For Government Owned Eligible Airport Ground Support Equipment, Beneficiaries may draw funds from the Trust in the amount of:
  - 1. Up to 100% of the cost of a Repower with a new All-Electric engine, including costs of installation of such engine, and charging infrastructure associated with such new All-Electric engine.
  - 2. Up to 100% of the cost of a new All-Electric Airport Ground Support Equipment, including charging infrastructure associated with such new All-Electric Airport Ground Support Equipment.

# 8. Forklifts and Port Cargo Handling Equipment

- a. Eligible Forklifts includes forklifts with greater than 8000 pounds lift capacity.
- b. Eligible Forklifts and Port Cargo Handling Equipment must be Scrapped.
- c. Eligible Forklifts and Port Cargo Handling Equipment may be Repowered with an All-Electric engine, or may be replaced with the same equipment in an All-Electric form.
- d. For Non-Government Owned Eligible Forklifts and Port Cargo Handling Equipment, Beneficiaries may draw funds from the Trust in the amount of:
  - 1. Up to 75% of the cost of a Repower with a new All-Electric engine, including costs of installation of such engine, and charging infrastructure associated with such new All-Electric engine.
  - 2. Up to 75% of the cost of a new All-Electric Forklift or Port Cargo Handling Equipment, including charging infrastructure associated with such new All-Electric Forklift or Port Cargo Handling Equipment.
- e. For Government Owned Eligible Forklifts and Port Cargo Handling Equipment, Beneficiaries may draw funds from the Trust in the amount of:

- 1. Up to 100% of the cost of a Repower with a new All-Electric engine, including costs of installation of such engine, and charging infrastructure associated with such new All-Electric engine.
- 2. Up to 100% of the cost of a new All-Electric Forklift or Port Cargo Handling Equipment, including charging infrastructure associated with such new All-Electric Forklift or Port Cargo Handling Equipment.
- 9. <u>Light Duty Zero Emission Vehicle Supply Equipment</u>. Each Beneficiary may use up to fifteen percent (15%) of its allocation of Trust Funds on the costs necessary for, and directly connected to, the acquisition, installation, operation and maintenance of new light duty zero emission vehicle supply equipment for projects as specified below. Provided, however, that Trust Funds shall not be made available or used to purchase or rent realestate, other capital costs (e.g., construction of buildings, parking facilities, etc.) or general maintenance (i.e., maintenance other than of the Supply Equipment).
  - a. Light duty electric vehicle supply equipment includes Level 1, Level 2 or fast charging equipment (or analogous successor technologies) that is located in a public place, workplace, or multi-unit dwelling and is not consumer light duty electric vehicle supply equipment (i.e., not located at a private residential dwelling that is not a multi-unit dwelling).
  - b. Light duty hydrogen fuel cell vehicle supply equipment includes hydrogen dispensing equipment capable of dispensing hydrogen at a pressure of 70 megapascals (MPa) (or analogous successor technologies) that is located in a public place.
  - c. Subject to the 15% limitation above, each Beneficiary may draw funds from the Trust in the amount of:
    - 1. Up to 100% of the cost to purchase, install and maintain eligible light duty electric vehicle supply equipment that will be available to the public at a Government Owned Property.
    - 2. Up to 80% of the cost to purchase, install and maintain eligible light duty electric vehicle supply equipment that will be available to the public at a Non-Government Owned Property.
    - 3. Up to 60% of the cost to purchase, install and maintain eligible light duty electric vehicle supply equipment that is available at a workplace but not to the general public.
    - 4. Up to 60% of the cost to purchase, install and maintain eligible light duty electric vehicle supply equipment that is available at a multi-unit dwelling but not to the general public.

- 5. Up to 33% of the cost to purchase, install and maintain eligible light duty hydrogen fuel cell vehicle supply equipment capable of dispensing at least 250 kg/day that will be available to the public.
- 6. Up to 25% of the cost to purchase, install and maintain eligible light duty hydrogen fuel cell vehicle supply equipment capable of dispensing at least 100 kg/day that will be available to the public.
- 10. <u>Diesel Emission Reduction Act (DERA) Option</u>. Beneficiaries may use Trust Funds for their non-federal voluntary match, pursuant to Title VII, Subtitle G, Section 793 of the DERA Program in the Energy Policy Act of 2005 (codified at 42 U.S.C. § 16133), or Section 792 (codified at 42 U.S.C. § 16132) in the case of Tribes, thereby allowing Beneficiaries to use such Trust Funds for actions not specifically enumerated in this Appendix D-2, but otherwise eligible under DERA pursuant to all DERA guidance documents available through the EPA. Trust Funds shall not be used to meet the non-federal mandatory cost share requirements, as defined in applicable DERA program guidance, of any DERA grant.

# Eligible Mitigation Action Administrative Expenditures

For any Eligible Mitigation Action, Beneficiaries may use Trust Funds for actual administrative expenditures (described below) directly associated with implementing such Eligible Mitigation Action, but not to exceed 15% of the total cost of such Eligible Mitigation Action. The 15% cap includes the aggregated amount of eligible administrative expenditures incurred by the Beneficiary and any third-party contractor(s). In the project management plan for any proposed Eligible Mitigation Action submitted under subparagraph 5.2.4 of the Indian Tribe Trust Agreement, Beneficiaries shall include a detailed budget specifying the funds allocated for administrative expenditures as well as an implementation and expenditure timeline. For any contracted services, the budget shall include detailed cost estimates from selected or potential vendors. If the contracted services are billed on an hourly basis, the cost estimate shall include a detailed description of the services provided or to be provided, the number of hours, and the cost per hour. Administrative expenditures may include incurred costs that are directly connected with funding project development and solicitation for an Eligible Mitigation Action. Administrative expenditures shall not include: (1) any amount incurred or billed prior to October 2, 2017 (the Trust Effective Date), for contracted services by any third party service provider or third party contractor, including, but not limited to, lawyers or law firms, accountants or accounting firms, consultants, or other similar third party service providers; (2) any contingency fees for contracted services including, but not limited to, evaluation, consulting, legal services or other professional services; (3) any expenses incurred for preparation of a Certification for Beneficiary Status under Environmental Mitigation Trust Agreement (Appendix D-3); (4) any expenses incurred for dispute resolution, including for judicial review of the dispute, under Paragraph 6.2 of the Indian Tribe Trust Agreement; and (5) any expenses incurred for judicial challenges or claims brought by any Beneficiary under the Indian Tribe Trust.

# Administrative expenditures for Beneficiaries include the following:

- 1. Personnel including costs of employee salaries and wages, but not consultants.
- 2. Fringe Benefits including costs of employee fringe benefits such as health insurance, FICA, retirement, life insurance, and payroll taxes.
- 3. Travel including costs of Mitigation Action-related travel by program staff, but does not include consultant travel.
- 4. Supplies including tangible property purchased in support of the Mitigation Action that will be expensed on the Statement of Activities, such as educational publications, office supplies, etc. Identify general categories of supplies and their Mitigation Action costs.
- 5. Contractual including all contracted services and goods except for those charged under other categories such as supplies, construction, etc. Contracts for evaluation and consulting services and contracts with sub-recipient organizations are included.
- 6. Construction including costs associated with ordinary or normal rearrangement and alteration of facilities.
- 7. Other costs including insurance, professional services, occupancy and equipment leases, printing and publication, training, indirect costs, and accounting.

# **Definitions/Glossary of Terms**

- "Airport Ground Support Equipment" shall mean vehicles and equipment used at an airport to service aircraft between flights.
- "All-Electric" shall mean powered exclusively by electricity provided by a battery, fuel cell, or the grid.
- "Alternate Fueled" shall mean an engine, or a vehicle or piece of equipment that is powered by an engine, which uses a fuel different from or in addition to gasoline fuel or diesel fuel (e.g., CNG, propane, diesel-electric Hybrid).
- "Certified Remanufacture System or Verified Engine Upgrade" shall mean engine upgrades certified or verified by EPA or CARB to achieve a reduction in emissions.
- "Class 4-7 Local Freight Trucks (Medium Trucks)" shall mean trucks, including commercial trucks, used to deliver cargo and freight (e.g., courier services, delivery trucks, box trucks moving freight, waste haulers, dump trucks, concrete mixers) with a Gross Vehicle Weight Rating (GVWR) between 14,001 and 33,000 lbs.
- "Class 4-8 School Bus, Shuttle Bus, or Transit Bus (Buses)" shall mean vehicles with a Gross Vehicle Weight Rating (GVWR) greater than 14,001 lbs. used for transporting people. See definition for School Bus below.
- "Class 8 Local Freight, and Port Drayage Trucks (Eligible Large Trucks)" shall mean trucks with a Gross Vehicle Weight Rating (GVWR) greater than 33,000 lbs. used for port drayage and/or freight/cargo delivery (including waste haulers, dump trucks, concrete mixers).
- "CNG" shall mean Compressed Natural Gas.
- "Drayage Trucks" shall mean trucks hauling cargo to and from ports and intermodal rail yards.
- "Forklift" shall mean nonroad equipment used to lift and move materials short distances; generally includes tines to lift objects. Eligible types of forklifts include reach stackers, side loaders, and top loaders.
- "Freight Switcher" shall mean a locomotive that moves rail cars around a rail yard as compared to a line-haul engine that moves freight long distances.
- "Generator Set" shall mean a switcher locomotive equipped with multiple engines that can turn off one or more engines to reduce emissions and save fuel depending on the load it is moving.
- "Government" shall mean a State or local government agency (including a school district, municipality, city, county, special district, transit district, joint powers authority, or port authority, owning fleets purchased with government funds), and a tribal government or native

village. The term "State" means the several States, the District of Columbia, and the Commonwealth of Puerto Rico.

"Gross Vehicle Weight Rating (GVWR)" shall mean the maximum weight of the vehicle, as specified by the manufacturer. GVWR includes total vehicle weight plus fluids, passengers, and cargo.

Class 1: < 6000 lb. Class 2: 6001-10,000 lb. Class 3: 10,001-14,000 lb. Class 4: 14,001-16,000 lb. Class 5: 16,001-19,500 lb. Class 6: 19,501-26,000 lb. Class 7: 26,001-33,000 lb. Class 8: > 33,001 lb.

"Hybrid" shall mean a vehicle that combines an internal combustion engine with a battery and electric motor.

"Infrastructure" shall mean the equipment used to enable the use of electric powered vehicles (e.g., electric vehicle charging station).

"Intermodal Rail Yard" shall mean a rail facility in which cargo is transferred from drayage truck to train or vice-versa.

"Port Cargo Handling Equipment" shall mean rubber-tired gantry cranes, straddle carriers, shuttle carriers, and terminal tractors, including yard hostlers and yard tractors that operate within ports.

"Plug-in Hybrid Electric Vehicle (PHEV)" shall mean a vehicle that is similar to a Hybrid but is equipped with a larger, more advanced battery that allows the vehicle to be plugged in and recharged in addition to refueling with gasoline. This larger battery allows the car to be driven on a combination of electric and gasoline fuels.

"Repower" shall mean to replace an existing engine with a newer, cleaner engine or power source that is certified by EPA and, if applicable, CARB, to meet a more stringent set of engine emission standards. Repower includes, but is not limited to, diesel engine replacement with an engine certified for use with diesel or a clean alternate fuel, diesel engine replacement with an electric power source (e.g., grid, battery), diesel engine replacement with a fuel cell, diesel engine replacement with an electric generator(s) (genset), diesel engine upgrades in Ferries/Tugs with an EPA Certified Remanufacture System, and/or diesel engine upgrades in Ferries/Tugs with an EPA Verified Engine Upgrade. All-Electric and fuel cell Repowers do not require EPA or CARB certification.

"School Bus" shall mean a Class 4-8 bus sold or introduced into interstate commerce for purposes that include carrying students to and from school or related events. May be Type A-D.

- "Scrapped" shall mean to render inoperable and available for recycle, and, at a minimum, to specifically cut a 3-inch hole in the engine block for all engines. If any Eligible Vehicle will be replaced as part of an Eligible project, Scrapped shall also include the disabling of the chassis by cutting the vehicle's frame rails completely in half.
- "Tier 0, 1, 2, 3, 4" shall refer to corresponding EPA engine emission classifications for nonroad, locomotive, and marine engines.
- "Tugs" shall mean dedicated vessels that push or pull other vessels in ports, harbors, and inland waterways (e.g., tugboats and towboats).
- "Zero Emission Vehicle (ZEV)" shall mean a vehicle that produces no emissions from the onboard source of power (e.g., All-Electric or hydrogen fuel cell vehicles).

# APPENDIX D-3 Certification for Beneficiary Status Under Environmental Mitigation Trust Agreement

# CERTIFICATION FOR BENEFICIARY STATUS UNDER ENVIRONMENTAL MITIGATION TRUST AGREEMENT

Contact:	
Address:	
Phone:	
Fax:	
Email:	

# 2. Submission to Jurisdiction

The Beneficiary expressly consents to the jurisdiction of the U.S. District Court for the Northern District of California for all matters concerning the interpretation or performance of, or any disputes arising under, the Trust and the Environmental Mitigation Trust Agreement ("Trust Agreement"). The Beneficiary's agreement to federal jurisdiction for this purpose shall not be construed as consent to federal court jurisdiction for any other purpose.

# 3. Agreement to be Bound by the Trust Agreement and Consent to Trustee Authority

The Beneficiary agrees, without limitation, to be bound by the terms of the Trust Agreement, including the allocations of the Trust Assets set forth in Appendix D-1 and Appendix D-1A to the Trust Agreement, as such allocation may be adjusted in accordance with the Trust Agreement. The Beneficiary agrees, without limitation, that any and all future modifications to the Indian Tribe Trust Agreement done in accordance with the Paragraph 6.5 of the Indian Tribe Trust Agreement without any further action on behalf of the Beneficiary to the Indian Tribe Trust Agreement without any further action on behalf of the Beneficiary. The Beneficiary further agrees that the Trustee has the authorities set forth in the Trust Agreement, including, but not limited to, the authority: (i) to approve, deny, request modifications, or request further information related to any request for funds pursuant to the Trust Agreement; and (ii) to implement the Trust Agreement in accordance with its terms.

# 4. <u>Certification of Legal Authority</u>

The Beneficiary certifies that: (i) it has the authority to sign and be bound by this Certification Form; (ii) the Beneficiary's laws do not prohibit it from being a Trust Beneficiary; and (iii) prior to requesting any funds from the Trust, the Beneficiary has obtained full legal authority to receive and/or direct payments of such funds. If the Beneficiary fails to demonstrate that it has obtained such legal authority, it shall not qualify as a Beneficiary under the Trust Agreement until it has obtained such legal authority.

# 5. Certification of Legal Compliance and Disposition of Unused Funds

The Beneficiary certifies and agrees that, in connection with all actions related to the Trust and the Trust Agreement, the Beneficiary has followed and will follow all applicable law and will assume full responsibility for its decisions in that regard. The Beneficiary further certifies that all funds received on account of any Eligible Mitigation Action request that are not used for the Eligible Mitigation Action shall be returned to the Trust for credit to the Tribal Allocation Subaccount.

# 6. Waiver of Claims for Injunctive Relief under Environmental or Common Laws

Upon becoming a Beneficiary, the Beneficiary, on behalf of itself and all of its agencies, departments, offices, and divisions, hereby expressly waives, in favor of the parties (including the Settling Defendants) to the Partial Consent Decree (Dkt. No. 2103-1) and the parties (including the Defendants) to the Second Partial Consent Decree (Dkt. No. 3228-1), all claims for injunctive relief to redress environmental injury caused by the 2.0 Liter Subject Vehicles and the 3.0 Liter Subject Vehicles (jointly, "Subject Vehicles"), whether based on the environmental or common law within its jurisdiction. This waiver is binding on all agencies, departments, offices, and divisions of the Beneficiary asserting, purporting to assert, or capable of asserting such claims. This waiver does not waive, and the Beneficiary expressly reserves, its rights, if any, to seek fines or penalties. No waiver submitted by any Indian Tribe shall be effective unless and until such Indian Tribe actually receives Trust Funds.

# 7. Publicly Available Information

The Beneficiary certifies that it will maintain and make publicly available all documentation and records: (i) submitted by it in support of each funding request; and (ii) supporting all expenditures of Trust Funds by the Beneficiary, each until the Termination Date of the Trust pursuant to Paragraph 6.8 of the Trust Agreement, unless the laws of the Beneficiary require a longer record retention period. Together herewith, the Beneficiary attaches an explanation of: (i) the procedures by which the records may be accessed, which shall be designed to support access and limit burden for the general public; and (ii) a description of whether and the extent to which the certification in this Paragraph 7 is subject to the Beneficiary's applicable laws governing the publication of confidential business information and personally identifiable information.

# 8. Notice of Availability of Mitigation Action Funds

The Beneficiary certifies that, not later than 30 Days after being deemed a Beneficiary pursuant to the Trust Agreement, the Beneficiary will provide a copy of the Trust Agreement with Attachments to the U.S. Department of the Interior, the U.S. Department of Agriculture, and any other Federal agency that has custody, control or management of land within or contiguous to the territorial boundaries of the Beneficiary and has by then notified the Beneficiary of its interest hereunder, explaining that the Beneficiary may request Eligible Mitigation Action funds for use on lands within that Federal agency's custody, control or management (including, but not limited to, Clean Air Act Class I and II areas), and setting forth the procedures by which the Beneficiary will review, consider, and make a written determination upon each such request.

# 9. Registration of Subject Vehicles

The Beneficiary certifies, for the benefit of the Parties (including the Settling Defendants) to the Partial Consent Decree and the Parties to the Second Partial Consent Decree (including the Defendants) and the owners from time-to-time of Subject Vehicles, that upon becoming a Beneficiary, the Beneficiary:

- (a) Shall not deny registration to any Subject Vehicle based solely on:
  - The presence of a defeat device or AECD covered by the resolution of claims in the Partial Consent Decree or in the Second Partial Consent Decree; or
  - ii. Emissions resulting from such a defeat device or AECD; or
  - iii. The availability of an Approved Emissions Modification, an Emissions Compliant Recall or the Buyback, Lease Termination, and Owner/Lessee Payment Program.
- (b) Shall not deny registration to any Subject Vehicle that has been modified in accordance with an Approved Emissions Modification or an Emissions Compliant Recall based solely on:
  - i. The fact that the vehicle has been modified in accordance with the Approved Emissions Modification or the Emissions Compliant Recall; or
  - ii. Emissions resulting from the modification (including, but not limited to, the anticipated emissions described in Appendix B to the Partial Consent Decree and Appendix B to the Second Partial Consent Decree); or
  - iii. Other emissions-related vehicle characteristics that result from the modification; or

- iv. The availability of an Approved Emissions Modification, an Emissions Compliant Recall or the Buyback, Lease Termination, and Owner/Lessee Payment Program.
- (c) May identify Subject Vehicles as having been modified, or not modified, in accordance with the Approved Emissions Modification or the Emissions Compliant Recall on the basis of VIN-specific information provided to the Beneficiary by the Defendants.
- (d) Notwithstanding the foregoing, the Beneficiary may deny registration to any Subject Vehicle on the basis that the Subject Vehicle fails to meet EPA's or the Beneficiary's failure criteria for the onboard diagnostic ("OBD") inspection; or on other grounds authorized or required under applicable federal regulations (including an approved State Implementation Plan) or under Section 209 or 177 of the Clean Air Act and not explicitly excluded in subparagraphs 9(a)-(b).

# 10. Reliance on Certification

The Beneficiary acknowledges that the Trustee is entitled to rely conclusively on, without further duty of inquiry, and shall be protected in relying upon, this Appendix D-3 Certification, or a subsequent communication from the Lead Agency designating new or additional authorized individuals, as setting forth the Lead Agency and the authorized individuals who may direct the Trustee with respect to all of the Beneficiary's rights and duties under the Trust Agreement. The Beneficiary and its delegated Lead Agency, including all authorized individuals, agree to comply with all security procedures, standard payment and signatory authorization protocols, as well as procedures for designating new or additional authorized individuals, as set forth by the Trustee.

# Signature: Name: Title: Date: Location: [FOR OTHER REQUIRED SIGNATORIES]: Signature: Name: Title: Date: Location:

FOR THE GOVERNOR (or the analogous Chief Executive):

# [FOR OTHER REQUIRED SIGNATORIES]:

Signature:	 	 
Name:		
Title:		
Date:		
Location:		

# **APPENDIX D-4 Beneficiary Eligible Mitigation Action Certification**

# BENEFICIARY ELIGIBLE MITIGATION ACTION CERTIFICATION

Beneficiary							
(Any authorized person with a	Act on Behalf of the Beneficiary						
Action Title:							
Beneficiary's Project ID:							
<b>Funding Request No.</b>	(sequential)						
Request Type: (select one or more)	☐ Reimbursement ☐ Advance ☐ Other (specify):						
Payment to be made to: (select one or more)	☐ Beneficiary ☐ Other (specify):						
Funding Request & Direction (Attachment A)	8 1						
Eligible Mitigation Action	SUMMARY Appendix D. 2 item (specify):						
	I Item 10 - DERA Option (5.2.12) (specify and attach DERA Proposal):						
, c	ation Action Item Including Community and Air Quality Benefits (5.2.2):						
Estimate of Anticipated NOx	Reductions (5.2.3):						
	al Entity Responsible for Reviewing and Auditing Expenditures of Eligible nsure Compliance with Applicable Law (5.2.7.1):						
Describe how the Beneficiary	will make documentation publicly available (5.2.7.2).						
	rement to be placed on each NOx source proposed to be mitigated (5.2.8).						
Describe how the Beneficiary Agencies (5.2.9).	complied with subparagraph 4.2.8, related to notice to U.S. Government						

If applicable, describe how the mitigation action will mitigate the impacts of NOx emissions on communities that have historically borne a disproportionate share of the adverse impacts of such emissions (5.2.10).

# ATTACHMENTS (CHECK BOX IF ATTACHED)

Attachment A	Funding Request and Direction.
Attachment B	Eligible Mitigation Action Management Plan Including Detailed Budget and Implementation and Expenditures Timeline (5.2.4).
Attachment C	Detailed Plan for Reporting on Eligible Mitigation Action Implementation (5.2.11).
Attachment D	Detailed cost estimates from selected or potential vendors for each proposed expenditure exceeding \$25,000 (5.2.6). [Attach only if project involves vendor expenditures exceeding \$25,000.]
Attachment E	DERA Option (5.2.12). [Attach only if using DERA option.]
Attachment F	Attachment specifying amount of requested funding to be debited against each beneficiary's allocation (5.2.13). [Attach only if this is a joint application involving multiple beneficiaries.]

# **CERTIFICATIONS**

By submitting this application, the Lead Agency makes the following certifications:

- 1. This application is submitted on behalf of Beneficiary \_\_\_\_\_\_\_, and the person executing this certification has authority to make this certification on behalf of the Lead Agency and Beneficiary, pursuant to the Certification for Beneficiary Status filed with the Court.
- 2. Beneficiary requests and directs that the Trustee make the payments described in this application and Attachment A to this Form.
- 3. This application contains all information and certifications required by Paragraph 5.2 of the Trust Agreement, and the Trustee may rely on this application, Attachment A, and related certifications in making disbursements of trust funds for the aforementioned Project ID.
- 4. Any vendors were or will be selected in accordance with a jurisdiction's public contracting law as applicable. (5.2.5)
- 5. Beneficiary will maintain and make publicly available all documentation submitted in

support of this funding request and all records supporting all expenditures of eligible mitigation action funds subject to applicable laws governing the publication of confidential business information and personally identifiable information. (5.2.7.2)

DATED:	
	[NAME]
	[TITLE]
	[LEAD AGENCY]
	[=====
	for
	[BENEFICIARY]
	[DENETICIANI]

# **ATTACHMENT A**

FUNDING REQUEST AND DIRECTION

(Attachment to Appendix D-4, Beneficiary Eligible Mitigation Action Certification, pursuant to Paragraph 5.2 of the Environmental Mitigation Trust Agreement)

LEAD AGENCY INFO  Beneficiary Name:  Lead Agency Name:  Lead Agency Address:	on Trust, [Lead Agency] directs the bunt no to the specified below.
LEAD AGENCY INFO  Beneficiary Name:  Lead Agency Address:  Lead Agency Phone:  Lead Agency Phone:	RMATION  Agency Contact Person:  Agency Email Address:  Agency Fax:
LEAD AGENCY INFO  Beneficiary Name:  Lead Agency Name:  Lead Agency Address:  Lead Agency Phone:	RMATION  Agency Contact Person:  Agency Email Address:  Agency Fax:
LEAD AGENCY INFO  Beneficiary Name:  Lead Agency Name:  Lead Agency Address:  Lead Agency Phone:  Lead Agency Phone:	RMATION    Agency Contact Person:
Beneficiary Name: Lead Lead Agency Name: Lead Lead Agency Address: Lead Lead Agency Phone: Lead	Agency Contact Person:  Agency Email Address:  Agency Fax:
Beneficiary Name: Lead Lead Agency Name: Lead Lead Agency Address: Lead Lead Agency Phone: Lead	Agency Contact Person:  Agency Email Address:  Agency Fax:
Lead Agency Name:  Lead Agency Address:  Lead Agency Phone:  Lead Agency Phone:  Lead Agency Phone:	Agency Email Address:  Agency Fax:
Lead Agency Address: Lead  Lead Agency Phone: Lead	Agency Fax:
Lead Agency Phone: Lead	
	Agency TIN:
ontact information entered above may correspond to Le	
elegation of such authority to direct the Trustee delivered f Authority and Certificate of Incumbency  MITIGATION ACTION IN	ed to the Trustee pursuant to a Delegation
Action Title: Fu	anding Request No:
Beneficiary's Project ID:	

# PAYMENTS REQUESTED

(attach additional pages if needed)

Amount	<b>Requested Date</b>	Payee	Request Type

# PAYEE CONTACT AND WIRE INFORMATION

(fill out both tables below for each payee and payment identified in "Payments Requested" table on p. 1; attach additional pages if needed)

# PAYEE CONTACT INFORMATION

Action Title:		Beneficiary	Project ID:				
Payee Name		Payee Cont	tact Person:				
Payee Addre	Address: Payee Email Address:						
Payee Phone	:	Payee Fax:					
Payee TIN:							
	Payment Amount	Requested Date	Request Type				
	•	WIRE INFORMATION	<b>J</b>				
Receiving Ba							
Receiving Ba	ank Branch:						
Receiving Ba	ank Address:						
Bank Swift I	D:	National Routing No. / Bank ABA Number					
Amount of V	Vire:	(Sort Code, BLZ)					
Amount of v							
Message to I	Payee:						
Instructions t Bank:	to Receiving						
For Credit to	:						

[Signature Block]

Other Special Instructions:

# [SAMPLE ATTACHMENT B - USE OF THIS FORMAT IS NOT MANDATORY]

# PROJECT MANAGEMENT PLAN PROJECT SCHEDULE AND MILESTONES

Milestone	Date
Lead Agency Provides Notice of Availability of Mitigation Action Funds	
Project Sponsor Submits Proposal to Lead Agency	
Lead Agency Provides Written Approval of Project Sponsor's Proposal	
Lead Agency Incorporates Project Sponsor's Proposal into Mitigation Plan	
Trustee Acknowledges Receipt of Project Certification and Funding Direction	
Trustee Allocates Share of Funds for Approved Project	
Lead Agency Directs Funding (Advance Funded Projects)	
Project Sponsor Obtains Cost Share, Notifies or Certifies to Lead Agency	
Project Sponsor Enters into Contracts, Purchase Orders, etc Start	
Project Sponsor Enters into Contracts, Purchase Orders, etc Complete	
Project Installation(s) – Start	
Project Installation(s) – Complete	
Project Sponsor provides detailed invoices for all claimed project costs, documentation for	
emission reduction estimates, required certification documents to Lead Agency to support direction	
to Trustee for Payment (Reimbursement, Direct-to-Vendor) or final accounting (Forward Funded	-
Projects)	
Lead Agency completes review and certifies payment direction to Trustee	
(Reimbursement)	
Trustee Acknowledges Receipt of Direction for Payment(s) (Advance Funded, Reimbursement)	-
Project Sponsor Certifies Project Completion	
Lead Agency Reports Project Completion	

**PROJECT BUDGET** 

Period of Performance:					
Budget Category	Total Approved Budget	Share of Total Budget to be Funded by the Trust	Cost-Share, if applicable (Entity #1)	Cost-Share, if applicable (Entity #2)	
1. Equipment Expenditure	\$	\$	\$	\$	
2. Contractor Support (Provide List of Approved Contractors as Attachment with approved funding ceilings)	\$	\$	\$	\$	
3. Subrecipient Support (Provide List of Approved Subrecipients or Grant Awardees as Attachment with approved funding ceilings)	\$	\$	\$	\$	
4. Administrative <sup>1</sup>	\$	\$	\$	\$	
<b>Project Totals</b>	\$	\$	\$	\$	
Percentage	%	%	%	%	

<sup>&</sup>lt;sup>1</sup> Subject to Appendix D-2 15% administrative cap.

# PROJECTED TRUST ALLOCATIONS:

	2017	2018	2019	2020	2021
1. Anticipated Annual Project Funding Request to be paid through the Trust	\$	\$	\$	\$	\$
2. Anticipated Annual Cost Share	\$	\$	\$	\$	\$
3. Anticipated Total Project Funding by Year (line 1 plus line 2)	\$	\$	\$	\$	\$
4. Cumulative Trustee Payments Made to Date Against Cumulative Approved Beneficiary Allocation	\$	\$	\$	\$	\$
5. Current Beneficiary Project Funding to be paid through the Trust (line 1)	\$	\$	\$	\$	\$
6. Total Funding Allocated to for Beneficiary, inclusive of Current Action by Year (line 4 plus line 5)	\$	\$	\$	\$	\$
7. Beneficiary Share of Estimated Funds Remaining in Trust	\$	\$	\$	\$	\$
8. Net Beneficiary Funds Remaining in Trust, net of cumulative Beneficiary Funding Actions (line 7 minus line 6)	\$	\$	\$	\$	\$

Form of Certificate of Trust of the Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries

# FORM OF CERTIFICATE OF TRUST OF THE VOLKSWAGEN DIESEL EMISSIONS ENVIRONMENTAL MITIGATION TRUST FOR INDIAN TRIBE BENEFICIARIES

This Certificate of Trust of the Volkswagen Diesel Emissions Environmental Mitigation Trust for (the "Trust") is being duly executed and filed on behalf of the Trust by the undersigned, as Trustee, to form a statutory trust under the Delaware Statutory Trust Act, Del. Code Ann. tit.12, §§ 3801-3826 (the "Act").

- 1. <u>Name</u>. The name of the statutory trust formed by this Certificate of Trust is the Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries.
- 2. <u>Delaware Trustee</u>. The name and business address of the Trustee of the Trust with a principal place of business in the State of Delaware are Wilmington Trust, N.A., 1100 North Market Street, Wilmington, Delaware 19890. Attn: Corporate Trust Administration.
  - 3. <u>Effective Date</u>. This Certificate of Trust shall be effective upon filing.
- 4. IN WITNESS WHEREOF, the undersigned has duly executed this Certificate of Trust in accordance with Section 3811(a)(1) of the Act.

not in its individual capacity but solely	
as Trustee	
Bv:	

WILMINGTON TRUST, N.A.,

Name: Title:

**Designated Beneficiary's Participation Notice** 

# **Designated Beneficiary's Participation Notice**

	("Beneficiary"), 1	by and through
, the Lead A	` · · · · · · · · · · · · · · · ·	ted authority to act on behalf
of and legally bind the Beneficiary for purpo		
Agreement for Indian Tribe Beneficiaries ("T	_	
Trustee that the Beneficiary intends to partic the Trust Agreement.	ipate in the	funding cycle of
The Beneficiary acknowledges that providing Beneficiary to any funds unless and until it so Tribe Trust Agreement, including, without limiting Mitigation Trust Assets) and all paragraphs a submission of funding requests.	atisfies all of the requir mitation, Section V (Al	ements set forth in the Indian llocation of Indian Tribe
The Beneficiary further acknowledges that the further duty of inquiry, and shall be protected		
DATED:		
	[NAME]	
	[TITLE]	
	[LEAD AGEN	CY]
	for	
	 [BENEFICIAR	Y]

# APPENDIX D-7 Beneficiary's Election to Opt Out Form

# **Beneficiary's Election to Opt Out Form**

	("Beneficiary"), by and through
, the Le	ad Agency with the delegated authority to act on behalf
of and legally bind the Beneficiary for pu	rposes of the Environmental Mitigation Trust
<del>-</del>	s ("Trust Agreement"), hereby provides notice to the
	out of the funding cycle of the
Trust Agreement.	
to the Trustee means that: (1) the Benefic	abmittal of this Beneficiary's Election to Opt Out Form ciary will not receive any funds in the funding cycle has no right or entitlement to the funds identified by the r the funding cycle identified above.
· ·	at the Trustee is entitled to rely conclusively on, without ected in relying on, this Appendix D-7 Election.
DATED:	
	[NAME]
	[TITLE]
	[LEAD AGENCY]
	for
	[BENEFICIARY]

Alignment Table of Federally Recognized Indian Tribes to 2010 U.S. Geographic Census Areas

# Alignment Table of Federally Recognized Indian Tribes to 2010 U.S. Geographic Census Areas

Pursuant to 25 U.S.C. § 5131, the Bureau of Indian Affairs of the Department of the Interior published a current list of federally recognized Indian Tribes at 83 Fed. Reg. 4,235 (Jan. 30, 2018) ("Federal Register List"). The 2010 United States Census published Table PCT4, which reported the total American Indian and Alaska Native population of American Indian and Alaska Native geographic census areas, including reservations, off-reservation trust lands, and statistical areas. This Appendix D-8 includes an Alignment Table of Federally Recognized Indian Tribes to 2010 U.S. Geographic Census Areas and Jenks Groups (the "Alignment Table") that aligns federally recognized Indian Tribes on the Federal Register List with geographic census areas from the 2010 United States Census, and provides a crosswalk between the federally recognized Indian Tribes and the total population values reported in the 2010 United States Census Table PCT4. This information, which is included on the Alignment Table, shall be used to identify the population of each Indian Tribe for the purposes of the Indian Tribe Trust Agreement ("Trust Agreement"). In particular, this information shall be used to determine the pro rata population-based allocation in each funding cycle of the Trust Agreement consistent with subparagraph 5.0.5.3 of the Trust Agreement.

An alignment of the current Federal Register List of Indian Tribes with Table PCT4 of the 2010 United States Census raised five issues ("Exception Variants") that are discussed below. In addition, some Indian Tribes may be federally recognized to exist as Indian Tribes after publication of the Federal Register List. These situations shall be subject to the following resolution for the purposes of this Trust Agreement.

- 1. The 2010 United States Census listed a total population of zero for 29 geographic census areas that align to 29 federally recognized Indian Tribes. The Alignment Table denotes these Indian Tribes as Exception Variant "A," listing a population of zero for each Tribe. For the per capita allocation in each funding cycle of the Trust Agreement, each of these 29 Indian Tribes that has been designated as a Beneficiary and files a Designated Beneficiary's Participation Notice in a given funding cycle shall be counted as a separate Indian Tribe. These Tribes shall not be eligible for the pro rata population-based allocation in any funding cycle of the Trust Agreement, because they are aligned with geographic census areas with a listed total population of zero in the 2010 United States Census, as denoted on the Alignment Table.
- 2. The Federal Register List denoted 12 Indian Tribes that align to more than one geographic census area in the 2010 United States Census. The Alignment Table lists these Indian Tribes as Exception Variant "B;" each of these Indian Tribes is represented on an individual row in the Alignment Table. For the per capita allocation in each funding cycle of the Trust Agreement, each of these 12 Alignment Table rows shall represent and be counted as one Indian Tribe. For the pro rata population-based allocation in each funding cycle of the Trust Agreement, the allocation shall be based on the respective total population listed in that Alignment Table row. Within each Indian Tribe denoted as Exception Variant B, more than one

entity may be designated as a Beneficiary pursuant to subparagraph 4.0.2. If this occurs in a funding cycle, the Trustee shall divide the total amount allocated to an Exception Variant B Indian Tribe (i.e., the sum of the per capita allocation and the pro rata population-based allocation) equally among the entities that were designated as participating Beneficiaries and comprise that Indian Tribe.

Example: According to the Federal Register List, the Minnesota Chippewa Tribe represents one Indian Tribe that consists of six component reservations. Assume that three of the six component reservations, the Fond du Lac Band, the Mille Lacs Band, and the White Earth Band, are designated as Beneficiaries pursuant to subparagraph 4.0.2 and each submits a timely Designated Beneficiary's Participation Notice (Appendix D-6) to the Trustee for the second funding cycle. The Trustee shall count these three Bands as one Indian Tribe for the per capita allocation, and shall base the pro rata population-based allocation on the combined population of 14,834 consistent with the corresponding geographic census area, as denoted on the Alignment Table. The Trustee shall then divide the total per capita and pro-rata population-based allocated amount into three equal shares, one share for each Band that is a participating Beneficiary. After the Trustee provides notice of the amount of funding available for each Beneficiary, the three participating Beneficiaries can choose to file separate EMA Certification Forms (Appendix D-4) or can follow the procedures for a joint application pursuant to subparagraph 5.2.13 of the Trust Agreement.

3. In some cases, the 2010 United States Census reports the total population of a single geographic census area that aligns to more than one federally recognized Indian Tribe. The Alignment Table denotes these Indian Tribes as Exception Variant "C." For the per capita allocation in each funding cycle of the Trust Agreement, each of the Indian Tribes denoted with Exception Variant "C" shall be counted as one Indian Tribe. For the pro rata population-based allocation in each funding cycle of the Trust Agreement, the allocation shall be based on the alignment of the Indian Tribes denoted with Exception Variant "C" to the corresponding specified geographic census area and respective total population consistent with the 2010 United States Census, as denoted on the Alignment Table. Once the pro-rata population-based allocation for the geographic census area has been calculated, the Trustee shall divide it equally among the Indian Tribes designated as participating Beneficiaries aligned to that geographic census area.

Example: The Cherokee Nation ("Cherokee") and the United Keetoowah Band of Cherokee Indians in Oklahoma ("UKB") are aligned to a single geographic area, the Cherokee OTSA, Oklahoma. Assume that both the Cherokee and the UKB are designated as Beneficiaries and each submits a timely Designated Beneficiary's Participation Notice (Appendix D-6) to the Trustee for the second funding cycle. The Trustee shall count the Cherokee and the UKB as two separate Indian Tribes for purposes of the per capita allocation, and shall base the pro rata population-based allocation on the combined population of 125,440 attributable to the single geographic area of Cherokee OTSA, Oklahoma. Once the pro-rata population-based allocation for this geographic census area has been calculated, the Trustee shall then divide it into two equal shares, one for the Cherokee and one for the UKB. After the Trustee provides notice of the

amount of funding available for each Beneficiary, the two Indian Tribes can choose to file separate EMA Certification Forms (Appendix D-4) or can follow the procedures for a joint application pursuant to subparagraph 5.2.13 of the Trust Agreement.

4. The 2010 United States Census reports the total population of two geographic census areas that align to four Indian Tribes. The Alignment Table denotes these four Indian Tribes as Exception Variant "D." For the per capita allocation in each funding cycle of the Trust Agreement, each of the Indian Tribes denoted with Exception Variant "D" shall be counted as one Indian Tribe. For the pro rata population-based allocation in each funding cycle of the Trust Agreement, the allocation shall be based on the listed population of 21,692, as denoted in the Alignment Table. Once the pro-rata population-based allocation for the combined geographic census areas has been calculated, the Trustee shall divide it equally among the Indian Tribes designated as participating Beneficiaries within the geographic census areas.

Example 1: The Apache Tribe of Oklahoma ("Apache"), the Comanche Nation, the Fort Sill Apache Tribe, and the Kiowa Indian Tribe are aligned within two geographic areas in Oklahoma. Assume that all four Indian Tribes are designated as Beneficiaries and each submits a timely Designated Beneficiary's Participation Notice (Appendix D-6) to the Trustee for the second funding cycle. The Trustee shall count the Indian Tribes as four separate Indian Tribes for purposes of the per capita allocation, and shall base the pro rata population-based allocation on the combined population of 21,692 for the combined geographic census areas, as denoted on the Alignment Table. Once the pro-rata population based allocation for the combined geographic census area has been calculated, the Trustee shall divide it into four equal shares, allocating one share to each of the four participating Beneficiaries within the combined geographic census areas. After the Trustee provides notice of the amount of funding available for each Beneficiary, the four Indian Tribes can choose to file separate EMA Certification Forms (Appendix D-4) or can follow the procedures for a joint application pursuant to subparagraph 5.2.13 of the Trust Agreement.

Example 2: Assume that only two of these four Tribes denoted with Exception Variant D on the Alignment Table, the Comanche and the Kiowa, are designated as Beneficiaries and timely submit a Designated Beneficiary's Participation Notice (Appendix D-6) to the Trustee for the second funding cycle. In that case, the Trustee shall count the Indian Tribes as two separate Indian Tribes for purposes of the per capita allocation, and shall base the pro rata population-based allocation on the combined population of 21,692 for the combined geographic census areas, as denoted on the Alignment Table. Once the pro rata population-based allocation for the combined geographic census areas has been calculated, the Trustee shall divide it into two equal shares, allocating one share to each of the two participating Beneficiaries within the combined geographic census areas. After the Trustee provides notice of the amount of funding available for each Beneficiary, the two Indian Tribes can choose to file separate EMA Certification Forms (Appendix D-4) or can follow the procedures for a joint application pursuant to subparagraph 5.2.13 of the Trust Agreement.

5. There are 26 Indian Tribes included on the Federal Register List for which there is no evident alignment to a 2010 United States Census geographic census area name in Table PCT4.

The Alignment Table denotes these Indian Tribes as Exception Variant "E," listing a population of zero for each Indian Tribe. For the per capita allocation in each funding cycle of the Trust Agreement, each of these 26 Indian Tribes that has been designated as a Beneficiary and files a Designated Beneficiary's Participation Notice in a given funding cycle shall be counted as a separate Indian Tribe. These Tribes shall not be eligible for the pro rata population-based allocation in any funding cycle of the Trust Agreement.

6. Pursuant to 25 U.S.C. § 5131, the Bureau of Indian Affairs of the Department of the Interior publishes a current list of federally recognized Indian Tribes; this list may be updated from time to time. Following such updates, newly recognized Indian Tribes that do not appear on the Alignment Table may elect to become a Beneficiary hereunder by complying with Paragraph 4.0 and subparagraph 5.0.5.3.1 of the Trust Agreement. By the deadlines set out in Paragraph 4.0, the newly recognized Indian Tribe shall file a Beneficiary Status Certification Form (Appendix D-3) with the Court, and concurrently submit to the Trustee a copy of the Beneficiary Status Certification Form (Appendix D-3) together with official documentation of federal recognition as an Indian Tribe. These newly recognized Indian Tribes shall be deemed to have a population of zero. For the per capita allocation in each funding cycle of the Trust Agreement, each newly recognized Indian Tribe that has been designated as a Beneficiary and files a Designated Beneficiary's Participation Notice in a given funding cycle shall be counted as a separate Indian Tribe. These newly recognized Indian Tribes shall not be eligible for the pro rata population-based allocation in any funding cycle of the Trust Agreement.

The Alignment Table is attached hereto.

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34	သ	32	31	30	29	28	27	26	25	24	22, 23		8, 19, 20, 21			17	16	15	14	13	12	11	10	9	00	7	თ	ŰΊ	4	1,2,3		Sequential Number <sup>1</sup>
					Þ						C		0						A				Е							C		Exception Variant
ancheria of Maidu Indians of California		Bear River Band of the Rohnerville Rancheria, California		Bad River Band of the Lake Superior Tribe of Chippewa Indians of the Bad River Reservation, Wisconsin	Augustine Band of Cahuilla Indians, California (previously listed as the Augustine Band of Cahuilla Mission Indians of the Augustine Reservation)	_	es of the Fort Peck Indian Reservation,		Aroostook Band of Micmacs (previously listed as the Aroostook Band of Micmac Indians)	ve Village of Venetie Tribal Government)	Arapaho Tribe of the Wind River Reservation, Wyoming Eastern Shoshone Tribe of the Wind River Reservation, Wyoming (previously listed as the Shoshone Tribe of the Wind River Reservation, Wyoming)	Kiowa Indian Tribe of Oklahoma	homa	na 	of Oklahoma			Alutiiq Tribe of Old Harbor (previously listed as Native Village of Old Harbor and Village of Old Harbor)	Alturas Indian Rancheria, California		Algaaciq Native Village (St. Mary's)	Alatna Village	Alabama-Quassarte Tribal Town	Alabama-Coushatta Tribe of Texas (previously listed as the Alabama-Coushatta Tribes of Texas)	Akiak Native Community	Akiachak Native Community	Ak-Chin Indian Community (previously listed as the Ak Chin Indian Community of the Maricopa (Ak Chin) Indian Reservation, Arizona)	la Indians of the Agua Caliente Indian	Agdaagux Tribe of King Cove	Citizen Potawatomi Nation, Oklahoma Shawnee Tribe	Absentee-Shawnee Tribe of Indians of Oklahoma	Indian Tribe(s) <sup>2</sup>
Remy Creek Bancheria and Off Decempation Trust Land CA	Beaver ANVSA, AK	Rohnerville Rancheria, CA	Bay Mills Reservation and Off-Reservation Trust Land, MI	Bad River Reservation, WI	Augustine Reservation, CA	Atgasuk ANVSA, AK	Fort Peck Indian Reservation and Off-Reservation Trust Land, MT	Mountain Village ANVSA, AK	Aroostook Band of Micmac Trust Land, ME	Arctic Village ANVSA, AK	Wind River Reservation and Off-Reservation Trust Land, WY	Sec Clos, Co	Comanche-Apache-Ft Sill Apache/Caddo-Wichita-Delaware joint-	Kiowa-Comanche-Apache-Fort Sill Apache OTSA, OK, Kiowa-		Anvik ANVSA AK	Angoon ANVSA, AK	Old Harbor ANVSA, AK	Alturas Indian Rancheria, CA	Allakaket ANVSA, AK	Algaaciq ANVSA, AK	Alatna ANVSA, AK	No Census Area Mapped	Alabama-Coushatta Reservation and Off-Reservation Trust Land, TX	Akiak ANVSA, AK	Akiachak ANVSA, AK	Maricopa (Ak Chin) Indian Reservation, AZ	Agua Caliente Indian Reservation and Off-Reservation Trust Land, CA	King Cove ANVSA, AK	Citizen Potawatomi Nation-Absentee Shawnee OTSA, OK		Geographic Census Area Name <sup>3</sup>
110	83	16	849	1,159	0	217	6,973	773	150	145	8,445		21,692			82	405	194	0	170	408	31	None	567	328	603	903	435	384	13,463		Total Population per 2010 U.S. Census Table PCT4 <sup>4</sup>
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61	60	59	58	57	56	55	54	53	52		48, 49, 50, 51		47	46	45	44	43	42	41	40	39	38	37	36	35	Sequential Number <sup>1</sup>
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	Central Council of the Tlingit & Haida Indian Tribes	cheria, California	Cayuga Nation	Catawba Indian Nation (aka Catawba Tribe of South Carolina)	Capitan Grande Band of Diegueno Mission Indians of California (Barona Group of Capitan Grande Band of Mission Indians of the Barona Reservation, California; Viejas (Baron Long) Group of Capitan Grande Band of Mission Indians of the Viejas Reservation, California)	Campo Band of Diegueno Mission Indians of the Campo Indian Reservation, California	California Valley Miwok Tribe, California	Cahuilla Band of Indians (previously listed as the Cahuilla Band of Mission Indians of the Cahuilla Reservation, California)	Cahto Tribe of the Laytonville Rancheria	Wichita and Affiliated Tribes (Wichita, Keechi, Waco & Tawakonie), Oklahoma	Delaware Nation, Oklahoma  Delaware Tribe of Indians	Caddo Nation of Oklahoma	Cachil DeHe Band of Wintun Indians of the Colusa Indian Community of the Colusa Rancheria, California	Cabazon Band of Mission Indians, California	Burns Paiute Tribe (previously listed as the Burns Paiute Tribe of the Burns Paiute Indian Colony of Oregon)	Buena Vista Rancheria of Me-Wuk Indians of California	Bridgeport Indian Colony (previously listed as the Bridgeport Paiute Indian Colony of California)	Blue Lake Rancheria, California	Blackfeet Tribe of the Blackfeet Indian Reservation of Montana	Bishop Paiute Tribe (previously listed as the Paiute-Shoshone Indians of the Bishop Community of the Bishop Colony, California)	Birch Creek Tribe	Big Valley Band of Pomo Indians of the Big Valley Rancheria, California	Big Sandy Rancheria of Western Mono Indians of California (previously listed as the Big Sandy Rancheria of Mono Indians of California)	Big Pine Paiute Tribe of the Owens Valley (previously listed as the Big Pine Band of Owens Valley Paiute Shoshone Indians of the Big Pine Reservation, California)	Big Lagoon Rancheria, California	Indian Tribe(s) <sup>2</sup>
Chalkvitsik ANVSA AK		Cedarville Rancheria and Off-Reservation Trust Land, CA	Cayuga Nation TDSA, NY	Catawba Reservation, SC	Barona Reservation, CA, Viejas Reservation, CA	Campo Indian Reservation, CA	No Census Area Mapped	Cahuilla Reservation, CA	Laytonville Rancheria, CA		Caddo-Wichita-Delaware OTSA, OK		Colusa Rancheria, CA	Cabazon Reservation, CA	Burns Paiute Indian Colony and Off-Reservation Trust Land, OR	No Census Area Mapped	Bridgeport Reservation, CA	Blue Lake Rancheria and Off-Reservation Trust Land, CA	Blackfeet Indian Reservation and Off-Reservation Trust Land, MT	Bishop Reservation, CA	Birch Creek ANVSA, AK	Big Valley Rancheria, CA	Big Sandy Rancheria, CA	Big Pine Reservation, CA	Big Lagoon Rancheria, CA	Geographic Census Area Name <sup>3</sup>
D C	None	8	38	644	881	276	None	152	194	,	1.961		65	30	124	None	32	39	9,149	1,180	33	115	113	418	17	2010 U.S. Census Table PCT4 <sup>4</sup>
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92	91		90	89	88	87	86	85	84	83	82	81	80	79	78	77	/6	75	/4	73	72	71	70	69	68	67	65, 66	64	63	62	Sequential Number <sup>1</sup>
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Confederated Tribes of the Goshute Reservation, Nevada and Utah Goshute Reservation,	Controver area Tribes of the Coos, Lower Ompqua and Siusiaw	Confederated Tribes of the Coos I owner I impaire and Citation	Confederated Tribes of the Colville Reservation	Confederated Tribes of the Chehalis Reservation	Confederated Tribes of Siletz Indians of Oregon (previously listed as the Confederated Tribes of the Siletz Reservation)	Confederated Tribes and Bands of the Yakama Nation	Confederated Salish and Kootenai Tribes of the Flathead Reservation	Colorado River Indian Tribes of the Colorado River Indian Reservation, Arizona and California	Cold Springs Rancheria of Mono Indians of California	Coeur D'Alene Tribe (previously listed as the Coeur D'Alene Tribe of the Coeur D'Alene Reservation, Idaho)	Cocopah Tribe of Arizona	Cloverdale Rancheria of Pomo Indians of California	Circle Native Community	Chuloonawick Native Village	Chitimacha Tribe of Louisiana	Chippewa Cree Indians of the Rocky Boy's Reservation, Montana (previously listed as the Chippewa-Cree Indians of the Rocky Boy's Reservation, Montana)	Chinik Eskimo Community (Golovin)	Chilkoot Indian Association (Haines)	Chilkat Indian Village (Klukwan)	Chignik Lake Village	Chignik Bay Tribal Council (previously listed as the Native Village of Chignik)	Chicken Ranch Rancheria of Me-Wuk Indians of California	Chickaloon Native Village	Cheyenne River Sioux Tribe of the Cheyenne River Reservation, South Dakota	Cheyenne and Arapaho Tribes, Oklahoma (previously listed as the Cheyenne-Arapaho Tribes of Oklahoma)	Chevak Native Village	United Keetoowah Band of Cherokee Indians in Oklahoma	Cherokee Nation	Chemehuevi Indian Tribe of the Chemehuevi Reservation, California	Cheesh-Na Tribe (previously listed as the Native Village of Chistochina)	Indian Tribe(s) <sup>2</sup>
Goshute Reservation, NVUT	Coos, Lower Umpqua, and Siuslaw Reservation and Off-Reservation Trust Land, OR	Colville neservation and Oil-Reservation Fust Land, WA	Colville Deservation and Off Deservation Triat Lead W/A	Chehalis Reservation and Off-Reservation Trust I and MA	Siletz Reservation and Off-Reservation Trust Land, OR	Yakama Nation Reservation and Off-Reservation Trust Land, WA	Flathead Reservation, MT	Colorado River Indian Reservation, AZCA	Cold Springs Rancheria, CA	Coeur d'Alene Reservation, ID	Cocopah Reservation, AZ	No Census Area Mapped	Circle ANVSA, AK	Chulloonawick ANVSA, AK	Chitimacha Reservation, LA	Rocky Boy's Reservation and Off-Reservation Trust Land, MT	Golovin ANVSA, AK	Chilkoot ANVSA, AK	Chilkat ANVSA, AK	Chignik Lake ANVSA, AK	Chignik ANVSA, AK	-	Chickaloon ANVSA, AK	Cheyenne River Reservation and Off-Reservation Trust Land, SD	Cheyenne-Arapaho OTSA, OK	Chevak ANVSA, AK	- Cherokee OTSA, OK	Trinidad Rancheria and Off-Reservation Trust Land, CA	Chemehuevi Reservation, CA	Chistochina ANVSA, AK	Geographic Census Area Name <sup>3</sup>
127	31	4,994	303	363	427	8,022	9,138	2,830	162	1,551	539	None	90	0	396	3,256	148	105	88	70	56	_	2,373	6,331	13,145	912	125,440	103	202	50	2010 U.S. Census Table PCT4 <sup>4</sup>
<b>-</b>	4		_	2	_	4	-1	<b>-</b>		<b>-</b>	ے ۔	_			-3	_	_	_	_	_	_		<b>-</b>	_	1	-3	ω	٦	1	_	Group Alignment

113	112	<b>a</b> 111	S110	109	108	5107	1106	<b>d</b> 105	<del>02</del> 104	<del>67</del> 103	102	C)101	7100	99	ocun %	97	nt 5 %	95	<b>4</b> 94	93	ed <sub>92</sub>	1191	<u>10</u> 90	<del>0/1</del> %	88	Pa 87	<del>ge 1</del> 86	05 85	of 120	83	No.
123	122	121	120	119	118	117	116	115	114	113	112	111	110	109	108	107	106	105	104	103	102	101	100	99	98	97	96	95	94	93	Sequential Number <sup>1</sup>
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ısin		Federated Indians of Graton Rancheria, California	Ewiiaapaayp Band of Kumeyaay Indians, California	Evansville Village (aka Bettles Field)	Enterprise Rancheria of Maidu Indians of California	Emmonak Village	Ely Shoshone Tribe of Nevada	California	Rancheria, California			nee Tribe of Oklahoma		Duckwater Shoshone Tribe of the Duckwater Reservation, Nevada	Dry Creek Rancheria Band of Pomo Indians, California (previously listed as the Dry Creek Rancheria of Pomo Indians of California)	Douglas Indian Association	Death Valley Timbi-sha Shoshone Tribe (previously listed as the Death Valley Timbi-Sha Shoshone Band of California)		ribe of Montana	Sioux Tribe of the Crow Creek Reservation, South	Craig Tribal Association (previously listed as the Craig Community Association)	Coyote Valley Band of Pomo Indians of California		Cow Creek Band of Umpqua Tribe of Indians (previously listed as the Cow Creek Band of Umpqua Indians of Oregon)		Indian Rancheria (previously listed as the Cortina Indian ria of Wintun Indians of California)	Coquille Indian Tribe (previously listed as the Coquille Tribe of Oregon)	Confederated Tribes of the Warm Springs Reservation of Oregon	siy	Confederated Tribes of the Grand Ronde Community of Oregon	Indian Tribe(s) <sup>2</sup>
Forest County Potawatomi Community and Off-Reservation Trust	Flandreau Reservation, SD	No Census Area Mapped	Ewiiaapaayp Reservation, CA	Evansville ANVSA, AK	Enterprise Rancheria, CA	Emmonak ANVSA, AK	Ely Reservation, NV	Elk Valley Rancheria and Off-Reservation Trust Land, CA	Sulphur Bank Rancheria, CA	Eklutna ANVSA, AK	Egegik ANVSA, AK	Eastern Shawnee OTSA, OK	Eastern Cherokee Reservation, NC	Duckwater Reservation, NV	Dry Creek Rancheria, CA	Douglas ANVSA, AK	Timbi-Sha Shoshone Reservation and Off-Reservation Trust Land, CANV	No Census Area Mapped	Crow Reservation and Off-Reservation Trust Land, MT	Crow Creek Reservation, SD	Craig ANVSA, AK	Coyote Valley Reservation, CA	No Census Area Mapped	Cow Creek Reservation and Off-Reservation Trust Land, OR	Coushatta Reservation and Off-Reservation Trust Land, LA	Cortina Indian Rancheria, CA	Coquille Reservation, OR	Warm Springs Reservation and Off-Reservation Trust Land, OR	Umatilla Reservation, OR	Grand Ronde Community and Off-Reservation Trust Land, OR	Geographic Census Area Name <sup>3</sup>
514	371	None	0	9	1	737	160	52	47	44	51	215	7,351	122	0	972	18	None	5,408	1,821	455	132	None	48	74	19	157	3,754	1,561	353	2010 U.S. Census Table PCT4 <sup>4</sup>
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144	7143	0142	5141	7140	139	5-138	nd-(	<del>ງ2</del> ຮູ	67135	134	<b>U</b> 133	<del>B</del> 132	D131	<del>6</del> 130	129	<del>101</del> 128	5127	<b>6</b> 126	125	124	ed 123	122	/30 121	1120	119	a118	<del>ge 1</del>	.06 116	of 1	20 114	No.
154	153	152	151	150	149	148	147	146	145	144	143	142	141	140	139	138	137	136	135	134	133	132	131	130	129	128	127	126	125	124	Sequential Number <sup>1</sup>
																															Exception Variant
lipay Nation of Santa Ysabel, California (previously listed as the Santa Ysabel Band of Diegueno Mission Indians of the Santa Ysabel Reservation)		perative Association		O	Tribe of the Hualapai Indian Reservation, Arizona	Houlton Band of Maliseet Indians	of Pomo Indians of the Hopland Rancheria, California)		California			Hoh Indian Tribe (previously listed as the Hoh Indian Tribe of the Hoh Indian Reservation, Washington)	Ho-Chunk Nation of Wisconsin	Healy Lake Village	the Havasupai Reservation, Arizona	Hannahville Indian Community, Michigan	Habematolel Pomo of Upper Lake, California		eria of California	Grindstone Indian Rancheria of Wintun-Wailaki Indians of California	ancheria	-	Gila River Indian Community of the Gila River Indian Reservation, Arizona	Galena Village (aka Louden Village)	Fort Mojave Indian Tribe of Arizona, California & Nevada	Fort McDowell Yavapai Nation, Arizona	Fort McDermitt Paiute and Shoshone Tribes of the Fort McDermitt Indian Reservation, Nevada and Oregon	Fort Independence Indian Community of Paiute Indians of the Fort Independence Reservation, California	Fort Bidwell Indian Community of the Fort Bidwell Reservation of California	Fort Belknap Indian Community of the Fort Belknap Reservation of Montana	Indian Tribe(s) <sup>2</sup>
Santa Ysabel Reservation, CA	lgiugig ANVSA, AK	Hydaburg ANVSA, AK	Huslia ANVSA, AK	Hughes ANVSA, AK	Hualapai Indian Reservation and Off-Reservation Trust Land, AZ	Houlton Maliseet Reservation and Off-Reservation Trust Land, ME	Hopland Rancheria and Off-Reservation Trust Land, CA	Hopi Reservation and Off-Reservation Trust Land, AZ		Hoonah ANVSA, AK	Holy Cross ANVSA, AK	Hoh Indian Reservation, WA	Ho-Chunk Nation Reservation and Off-Reservation Trust Land, WI- -MN	Healy Lake ANVSA, AK	Havasupai Reservation, AZ	Hannahville Indian Community and Off-Reservation Trust Land, MI	Upper Lake Rancheria, CA	Gulkana ANVSA, AK	Guidiville Rancheria and Off-Reservation Trust Land, CA	Grindstone Indian Rancheria, CA	Greenville Rancheria, CA	Grand Traverse Reservation and Off-Reservation Trust Land, MI	Gila River Indian Reservation, AZ	Galena ANVSA, AK	Fort Mojave Reservation and Off-Reservation Trust Land, AZCANV	Fort McDowell Yavapai Nation Reservation, AZ	Fort McDermitt Indian Reservation, NVOR	Fort Independence Reservation, CA	Fort Bidwell Reservation and Off-Reservation Trust Land, CA	Fort Belknap Reservation and Off-Reservation Trust Land, MT	Geographic Census Area Name³
289	35	324	256	75	1,290	169	30	6,912	2,667	502	170	104	1,215	11	455	454	29	97	42	153	19	485	11,251	324	683	891	327	62	86	2,738	Total Population per 2010 U.S. Census Table PCT4 <sup>4</sup>
_	_	_	_	_	-3	_		1	1	1	_	_	_		_	4	1	1	_	_	<b>-</b>	_	_	_	_	_	٠.	4	<u> </u>	<u> </u>	Group Alignment

No Census Area Mapped
7
Klawock ANVSA, A
Klamath Reservation, OR
King Salmon ANVSA, AK
No Census Area Mapped
Kickapoo OTSA, OK
Kickapoo (KS) Reservation, KS, Kickapoo (KS) Reservation/Sac and Fox Nation Trust Land joint-use area, KS
Kickapoo (TX) Reservation, TX
No Census Area Mapped
L'Anse Reservation
Santo Domingo Pueblo, NM
Ketchikan ANVSA,
Kenaitze ANVSA, AK
Kaw OTSA, OK
Kasigluk ANVSA, AK
Stewarts Point Ran
Karuk Reservation
Kalispel Reservation and Off-Reservation Trust Land, WA
Kaktovik ANVSA, AK
Kaibab Indian Reservation, AZ
No Census Area M
Jicarilla Apache Nation Reservation and Off-Reservation Trust Land, NM
Jena Band of Choctaw Reservation, LA
Jamul Indian Village, CA
Jamestown S'Klalla Land, WA
Jackson Rancheria
Ivanof Bay ANVSA
Russian Mission At
lowa OTSA, OK
lowa (KS-NE) Reservation and Off-Reservation Trust Land, KS NE
lone Band of Miwok TDSA, CA
No Census Area M
Inaja and Cosmit R

205	<b>2</b> 04	Si	202	3:1 <sub>b</sub> -1	100	3	00 90	49/	2-CR	195	294	cume	nt <b>56</b> 2	4191	190	68.0	188	1/3	0/1 8	185	<b>ag</b>	10 183	8 of 1	2(87	180	N <sub>o</sub>
215	214	213	212	211	210	240	200	207	206	205	204	203	202	201	200	199	198	197	196	195	194	193	192	191	190	Sequential Number <sup>1</sup>
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ndian Tribe (previously listed as the	Manzanita Band of Diegueno Mission Indians of the Manzanita Reservation, California		s Village	as the Manchester Band of Pomo oint Arena Rancheria, California)			servation	tate of Minnesota	Lower Elwha Tribal Community (previously listed as the Lower Elwha Tribal Community of the Lower Elwha Reservation, Washington)	Lower Brule Sioux Tribe of the Lower Brule Reservation, South Dakota	Lovelock Paiute Tribe of the Lovelock Indian Colony, Nevada	eno	Lone Pine Paiute-Shoshone Tribe (previously listed as the Paiute-Shoshone Indians of the Lone Pine Community of the Lone Pine Reservation, California)		Little River Band of Ottawa Indians, Michigan	Lime Village	Levelock Village	Las Vegas Tribe of Paiute Indians of the Las Vegas Indian Colony, Nevada	Lac Vieux Desert Band of Lake Superior Chippewa Indians of Michigan	Lac du Flambeau Band of Lake Superior Chippewa Indians of the Lac du Flambeau Reservation of Wisconsin	Lac Courte Oreilles Band of Lake Superior Chippewa Indians of Wisconsin	La Posta Band of Diegueno Mission Indians of the La Posta Indian Reservation, California	La Jolla Band of Luiseno Indians, California (previously listed as the La Jolla Band of Luiseno Mission Indians of the La Jolla Reservation)	Koyukuk Native Village	Kootenai Tribe of Idaho	Indian Tribe(s) <sup>2</sup>
Mashantucket Pequot Reservation and Off-Reservation Trust	Manzanita Reservation and Off-Reservation Trust Land, CA	Manokotak ANVSA, AK	Manley Hot Springs ANVSA, AK	Manchester-Point Arena Rancheria, CA	Makah Indian Reservation, WA	Lytton Rancheria, CA	Lummi Reservation, WA	Lower Sioux Indian Community, MN	Lower Elwha Reservation and Off-Reservation Trust Land, WA	Lower Brule Reservation and Off-Reservation Trust Land, SD	Lovelock Indian Colony, NV	Los Coyotes Reservation, CA	Lone Pine Reservation, CA	Little Traverse Bay Reservation and Off-Reservation Trust Land, MI	Little River Reservation and Off-Reservation Trust Land, MI	Lime Village ANVSA, AK	Levelock ANVSA, AK	Las Vegas Indian Colony, NV	Lac Vieux Desert Reservation, MI	Lac du Flambeau Reservation, WI	Lac Courte Oreilles Reservation and Off-Reservation Trust Land, WI	La Posta Indian Reservation, CA	La Jolla Reservation, CA	Koyukuk ANVSA, AK	Kootenai Reservation and Off-Reservation Trust Land, ID	Geographic Census Area Name <sup>3</sup>
223	62	425	26	177	1,232	0	2,643	384	517	1,396	82	72	162	37	29	28	62	86	118	2,244	2,221	33	394	95	67	2010 U.S. Census Table PCT4 <sup>4</sup>
	_	_	_	_	1	1	<b>→</b>	_	_	-3	_	4	<b>-</b>	_	_	_	_	<b>-</b>	_	_	_	_	_	_	<b>→</b>	Group Alignment

282	281	280	6/2	8/8	5/	2/6	2/2	12/4	1/3	12/2	7	12	697	<b>2</b> 68	267	<b>1266</b>	265	264	63	762	261	260	259	258	G257	256	255	254	1253	252	251	250	249	248	247	246	₩45	344	243	242	241	t 240	239	<del>238</del>	237	No.
292	291	290	289	288	287	286	285	284	283	282	281	280	279	278	277	276	275	274	273	272	271	270	269	268	267	266	265	264	263	262	261	260	259	258	257	256	255	254	253	252	251	250	249	248	247	Sequential Number <sup>1</sup>
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Native Village of Nikoleki	Native Village of Nightmute	Native Village of Nelson Lagoon	Native Village of Napaskiak	Native Village of Napakiak	Native Village of Napaimute	Native Village of Nanwalek (aka English Bay)	Village of Minto	Native Village of Mekoryuk	Native Village of Mary's Igloo	Native Village of Marshall (aka Fortuna Ledge)	Native Village of Larsen Bay	Native Village of Kwinhagak (aka Quinhagak)	Native Village of Kwigillingok	Native Village of Koyuk	Native Village of Kotzebue	Native Village of Kongiganak		Native Village of Kluti Kaah (aka Copper Center)	Native Village of Kivalina	Native Village of Kipnuk	Native Village of Kiana	Native Village of Karluk	Native Village of Kanatak	Native Village of Hooper Bay	Native Village of Hamilton	Native Village of Goodnews Bay	Native Village of Georgetown	Native Village of Gambell	Native Village of Gakona	Native Village of Fort Yukon	Native Village of False Pass	Native Village of Eyak (Cordova)	Native Village of Elim	Native Village of Ekwok (previously listed as Ekwok Village)	Native Village of Ekuk	Native Village of Eek	Native Village of Eagle	Native Village of Diomede (aka Inalik)	Native Village of Deering	Native Village of Council	Native Village of Chuathbaluk (Russian Mission, Kuskokwim)	Native Village of Chitina	Native Village of Chignik Lagoon	Native Village of Chenega (aka Chanega)	Native Village of Cantwell	Indian Tribe(s) <sup>2</sup>
Nikolski ANVSA AK		Nelson Lagoon ANVSA, AK	Napaskiak ANVSA, AK	Napakiak ANVSA, AK	Napaimute ANVSA, AK	Nanwalek ANVSA, AK	Minto ANVSA, AK	Mekoryuk ANVSA, AK	Mary's Igloo ANVSA, AK	Marshall ANVSA, AK	Larsen Bay ANVSA, AK	Kwinhagak ANVSA, AK	Kwigillingok ANVSA, AK	Koyuk ANVSA, AK	X	Kongiganak ANVSA, AK	Kobuk ANVSA, AK	Copper Center ANVSA, AK	Kivalina ANVSA, AK	Kipnuk ANVSA, AK	Kiana ANVSA, AK	Kariuk ANVSA, AK	No Census Area Mapped	Hooper Bay ANVSA, AK	Hamilton ANVSA, AK		Georgetown ANVSA, AK	Gambell ANVSA, AK	Gakona ANVSA, AK	Fort Yukon ANVSA, AK	False Pass ANVSA, AK	Eyak ANVSA, AK	Elim ANVSA, AK	Ekwok ANVSA, AK	Ekuk ANVSA, AK	Eek ANVSA, AK	Eagle ANVSA, AK	Inalik ANVSA, AK	Deering ANVSA, AK	- 1	Chuathbaluk ANVSA, AK	Chitina ANVSA, AK	Chignik Lagoon ANVSA, AK	Chenega ANVSA, AK	Cantwell ANVSA, AK	Geographic Census Area Name <sup>3</sup>
47	257	40	393	344	1	227	200	185	0	402	66	650	310	319	2,585	430	136	184	366	626	338	35	None	1,070	0	232	2	654	34	530	27	9	305	109	2	289	28	110	111	0	112	42	58	46	45	Total Population per 2010 U.S. Census Table PCT4 <sup>4</sup>
			_		_	_	1	-	_	_	<b>→</b>	1	<b>→</b>		_		_	_		-	_		<b>→</b>	_	<b>-</b>	_	>		_		_ د								_	_	_	_	_	-3	_	Group Alignment

323	333	321	320	319	318	:1	317 32	d - (	316	315	314	312	311	310	309	9308	307	306	<del>0</del> 305	1304	<b>1</b> 303	302	<del>4</del> 301	300	299	<b>0</b> 298	297	296	295	<del>0</del> 294	1293	292	291	<mark>©</mark> 290	<del>5</del> 289	288	287	286	o <del>f 1</del> 285	284	283	No. Number
334	222	332	331	330	329		327, 328	020	300	325	323	322	321	320	319	318	317	316	315	314	313	312	311	310	309	308	307	306	305	304	303	302	301	300	299	298	297	296	295	294	293	
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New Stuvahok Village	low Koliganek Village Council	Nenana Native Association	Navajo Nation, Arizona, New Mexico & Utah	Native Village of White Mountain	Native Village of Wales	Government)	Village of Venetie (See Native Village of Venetie Tribal Village of Venetie (See Native Village of Venetie Tribal	Native Village of Venetic Tribal Covernment (Arctic Village and	Native Village of Ungaranicat	Native Village of I Inglakleet	Native Village of Tununak	Native Village of Tuntutuliak	Native Village of Tetlin	Native Village of Teller	Native Village of Tazlina	Native Village of Tatitlek	Native Village of Tanana	Native Village of Tanacross	Native Village of Stevens	Native Village of Shungnak	Native Village of Shishmaref	Native Village of Shaktoolik	Native Village of Selawik	Native Village of Scammon Bay	Native Village of Savoonga	Native Village of Saint Michael	Native Village of Ruby	Native Village of Port Lions	Native Village of Port Heiden	Native Village of Port Graham	Native Village of Point Lay	Native Village of Point Hope	Native Village of Pitka's Point	Native Village of Pilot Point	Native Village of Perryville	Native Village of Paimiut	Native Village of Ouzinkie	Native Village of Nunapitchuk	Native Village of Nunam Iqua (previously listed as the Native Village of Sheldon's Point)	Native Village of Nuiqsut (aka Nooiksut)	Native Village of Noatak	Indian Tribe(s)"
New Strughok ANVSA AK	Now Volice of ANIXON AN	Nenana ANVSA AK	Navajo Nation Reservation and Off-Reservation Trust Land, AZ NMUT	White Mountain ANVSA, AK	Wales ANVSA, AK		Venetie ANVSA, AK	No Cellsus Alea Mapped	Oliaignical Olivoor, Oli	I Inalakteet ANVCA AK	Tununak ANVSA, AK	Tuntutuliak ANVSA, AK	Tetlin ANVSA, AK	Teller ANVSA, AK	Tazlina ANVSA, AK	Tatitlek ANVSA, AK	Tanana ANVSA, AK	Tanacross ANVSA, AK	Stevens Village ANVSA, AK	Shungnak ANVSA, AK	Shishmaref ANVSA, AK	Shaktoolik ANVSA, AK	Selawik ANVSA, AK	Scammon Bay ANVSA, AK	Savoonga ANVSA, AK	St. Michael ANVSA, AK	Ruby ANVSA, AK	Port Lions ANVSA, AK		Port Graham ANVSA, AK	Point Lay ANVSA, AK	Point Hope ANVSA, AK	Pitkas Point ANVSA, AK	Pilot Point ANVSA, AK	Perryville ANVSA, AK	Paimiut ANVSA, AK	Ouzinkie ANVSA, AK	Nunapitchuk ANVSA, AK	Nunam Iqua ANVSA, AK	Nuigsut ANVSA, AK	Noatak ANVSA, AK	Geographic Census Area Name
401		161	169,321	167	136		142	None	574	201	314	370	122	220	134	58	220	122	71	247	540	242	792	472	637	379	157	119	87	160	168	629	107	57	110	0	146	484	174	360	499	PCT4 <sup>4</sup>
4 -		_	ω	1	1			_	-	<b>-</b>	1	1	-1	1	-	-	_	_	_	_		_	_	_	_	_	_	ے	_	_	_	٠.	1	1	1	1	1	1	1	_	_	Alignment

355	5354	353	1352	351	<b>Q</b> 350	349	348	347	346	C345	344	343	00Cl 342	<del>Ime</del>	340	L)339	<del>624</del>	File 337	<del>6</del> 336	335	<del>/30</del>	1333	332	331	<b>5</b> 330	<del>0</del> 329	328	CL327	of 1	325	324	No.
366	365	364	363	362	361	360	359	358	357	356	355	354	353	352	351	350	349	348	347	346	345	344	343	342	341	340	339	338	337	336	335	Sequential Number <sup>1</sup>
															m			>														Exception Variant
Ottawa Tribe of Oklahoma	Otoe-Missouria Tribe of Indians, Oklahoma	Oscarville Traditional Village	Orutsararmiut Traditional Native Council (previously listed as Orutsararmuit Native Village (aka Bethel))	Organized Village of Saxman	Organized Village of Kwethluk	Organized Village of Kasaan	Organized Village of Kake	Organized Village of Grayling (aka Holikachuk)	Onondaga Nation	Oneida Nation (previously listed as the Oneida Tribe of Indians of Wisconsin)	Oneida Nation of New York	Omaha Tribe of Nebraska	Ohkay Owingeh, New Mexico (previously listed as the Pueblo of San Juan)	Oglala Sioux Tribe (previously listed as the Oglala Sioux Tribe of the Pine Ridge Reservation, South Dakota)	Nunakauyarmiut Tribe	Nulato Village	Nottawaseppi Huron Band of the Potawatomi, Michigan (previously listed as the Huron Potawatomi, Inc.)	Northwestern Band of the Shoshone Nation (previously listed as Northwestern Band of Shoshoni Nation and the Northwestern Band of Shoshoni Nation of Utah (Washakie))	Northway Village	Northfork Rancheria of Mono Indians of California	Northern Cheyenne Tribe of the Northern Cheyenne Indian Reservation, Montana	Noorvik Native Community	Nooksack Indian Tribe	Nondalton Village	Nome Eskimo Community	Nisqually Indian Tribe (previously listed as the Nisqually Indian Tribe of the Nisqually Reservation, Washington)	Ninilchik Village	Nikolai Village	Nez Perce Tribe (previously listed as the Nez Perce Tribe of Idaho)	Newtok Village	Newhalen Village	Indian Tribe(s) <sup>2</sup>
Ottawa OTSA, OK	Otoe-Missouria OTSA, OK	Oscarville ANVSA, AK	Bethel ANVSA, AK	Saxman ANVSA, AK	Kwethluk ANVSA, AK	Kasaan ANVSA, AK	Kake ANVSA, AK	Grayling ANVSA, AK	Onondaga Nation Reservation, NY	Oneida (WI) Reservation and Off-Reservation Trust Land, WI	Oneida Nation Reservation, NY	Omaha Reservation, NEIA	Ohkay Owingeh, NM	Pine Ridge Reservation, SDNE	No Census Area Mapped	Nulato ANVSA, AK	Huron Potawatomi Reservation and Off-Reservation Trust Land, MI	Northwestern Shoshone Reservation, UT	Northway ANVSA, AK	North Fork Rancheria and Off-Reservation Trust Land, CA	Northern Cheyenne Indian Reservation and Off-Reservation Trust Land, MT-SD	Noorvik ANVSA, AK	Nooksack Reservation and Off-Reservation Trust Land, WA	Nondalton ANVSA, AK	Nome ANVSA, AK	Nisqually Reservation, WA	Ninilchik ANVSA, AK	Nikolai ANVSA, AK	Nez Perce Reservation, ID	Newtok ANVSA, AK	Newhalen ANVSA, AK	Geographic Census Area Name <sup>3</sup>
1 359	422	67	4,334	276	703	22	449	181	457	4,654	18	2,353	1,513	16,906	None	250	34	0	213	48	4,478	638	695	137	2,396	394	1,112	87	2,692	343	175	Total Population per 2010 U.S. Census Table PCT4 <sup>4</sup>
	-	_	_	-2	_	1	1	1	_	1	<b>-</b>	>	1	1	1	1	1	1	_	1	_	1	1	_	1	1		1	_	-1	_	Group Alignment

382	381	Ca 380	379	378	377	5-H 376	d 375	.02672- 374	CR 373	372	371	370	369	me 368	367	562 366	4 365	364	<b>3</b> 63	362	361	360	359	358	age 1	13 of 120	N <sub>o</sub> .
393	392	391	390	389	388	387	386	385	384	383	382	381	380	379	378	377	376	375	374	373	372	371	370	369	368	367	Sequential Number <sup>1</sup>
П								В											П	œ	A				В		Exception Variant
Potter Valley Tribe, California	Portage Creek Village (aka Ohgsenakale)	Port Gamble S'Klallam Tribe (previously listed as the Port Gamble Band of S'Klallam Indians)	Ponca Tribe of Nebraska	Ponca Tribe of Indians of Oklahoma	Pokagon Band of Potawatomi Indians, Michigan and Indiana	Poarch Band of Creeks (previously listed as the Poarch Band of Creek Indians of Alabama)	Platinum Traditional Village	Pit River Tribe, California (includes XL Ranch, Big Bend, Likely, Lookout, Montgomery Creek and Roaring Creek Rancherias)	Pinoleville Pomo Nation, California (previously listed as the Pinoleville Rancheria of Pomo Indians of California)	Pilot Station Traditional Village	Picayune Rancheria of Chukchansi Indians of California	Petersburg Indian Association	Peoria Tribe of Indians of Oklahoma	Penobscot Nation (previously listed as the Penobscot Tribe of Maine)	Pedro Bay Village	Pechanga Band of Luiseno Mission Indians of the Pechanga Reservation, California	Pawnee Nation of Oklahoma	Pauma Band of Luiseno Mission Indians of the Pauma & Yuima Reservation, California	Pauloff Harbor Village	Passamaquoddy Tribe	Paskenta Band of Nomlaki Indians of California	Pascua Yaqui Tribe of Arizona	Pamunkey Indian Tribe	Pala Band of Mission Indians (previously listed as the Pala Band of Luiseno Mission Indians of the Pala Reservation, California)	Paiute-Shoshone Tribe of the Fallon Reservation and Colony, Nevada	Paiute Indian Tribe of Utah (Cedar Band of Paiutes, Kanosh Band of Paiutes, Koosharem Band of Paiutes, Indian Peaks Band of Paiutes, and Shivwits Band of Paiutes (formerly Paiute Indian Tribe of Utah (Cedar City Band of Paiutes, Kanosh Band of Paiutes, Koosharem Band of Paiutes, Indian Peaks Band of Paiutes, and Shivwits Band of Paiutes))	Indian Tribe(s) <sup>2</sup>
No Census Area Manned	Portage Creek ANVSA, AK	Port Gamble Reservation, WA	Ponca (NE) Trust Land, NEIA	Ponca OTSA, OK	Pokagon Reservation and Off-Reservation Trust Land, MI	Poarch Creek Reservation and Off-Reservation Trust Land, AL-FL	Platinum ANVSA, AK	Big Bend Rancheria, CA, Likely Rancheria, CA, Lookout Rancheria, CA, Montgomery Creek Rancheria, CA, Roaring Creek Rancheria, CA, XL Ranch Rancheria, CA, Pit River Trust Land	Pinoleville Rancheria, CA	Pilot Station ANVSA, AK	Picayune Rancheria and Off-Reservation Trust Land, CA	Petersburg ANVSA, AK	Peoria OTSA, OK	Penobscot Reservation and Off-Reservation Trust Land, ME	Pedro Bay ANVSA, AK	Pechanga Reservation, CA	Pawnee OTSA, OK	Pauma and Yuima Reservation, CA	No Census Area Mapped	Passamaquoddy Trust Land, ME, Indian Township Reservation, ME, Pleasant Point Reservation, ME	Paskenta Rancheria, CA	Pascua Pueblo Yaqui Reservation, AZ	Pamunkey (state) Reservation, VA	Pala Reservation, CA	Fallon Paiute-Shoshone Colony and Off-Reservation Trust Land, NV, Fallon Paiute-Shoshone Reservation and Off-Reservation Trust Land, NV	Paiute (UT) Reservation, UT	Geographic Census Area Name <sup>3</sup>
None	_	592	9	824	2	216	57	97	87	558	58	327	1,202	512	30	250	2,786	156	None	1,263	0	3,219	43	706	614	249	2010 U.S. Census Table PCT4 <sup>4</sup>
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417	416	<b>Q</b> 115	se 3:1	410	2 1	413	<b>₫</b> :	<b>Q</b> 110	267 409	2-C 408	407	406	<del>000</del> 405	404	403	15 402	6401	400	399	398	<del>0</del> 397	396	395	2394	<del>0</del> 393	1392	391	390	<b>G</b> 389	388	387	386	385	<del>1</del> 384	20383	No.
428	427	426	425	424	100	423	422	421	420	419	418	417	416	415	414	413	412	411	410	409	408	407	406	405	404	403	402	401	400	399	398	397	396	395	394	Sequential Number <sup>1</sup>
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Rincon Band of Luiseno Mission Indians of the Rincon Reservation,	Resighini Rancheria, California	Reno-Sparks Indian Colony, Nevada	Redwood Valley or Little River Band of Pomo Indians of the Redwood Valley Rancheria California (previously listed as the Redwood Valley Rancheria of Pomo Indians of California)	Redding Kancheria, California	The Lake Daily of Chippewa Holalis, Willinesola	Red Lake Band of Chinnews Indians Minnesota	Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin	Rampart Village	Ramona Band of Cahuilla, California (previously listed as the Ramona Band or Village of Cahuilla Mission Indians of California)	Quinault Indian Nation (previously listed as the Quinault Tribe of the Quinault Reservation, Washington)	Quileute Tribe of the Quileute Reservation	Quechan Tribe of the Fort Yuma Indian Reservation, California & Arizona	Quartz Valley Indian Community of the Quartz Valley Reservation of California	Qawalangin Tribe of Unalaska	Qagan Tayagungin Tribe of Sand Point Village	Pyramid Lake Paiute Tribe of the Pyramid Lake Reservation, Nevada	Puyallup Tribe of the Puyallup Reservation	Pueblo of Zia, New Mexico	Pueblo of Tesuque, New Mexico	Pueblo of Taos, New Mexico	Pueblo of Santa Clara, New Mexico	Pueblo of Santa Ana, New Mexico	Pueblo of Sandia, New Mexico	Pueblo of San Ildefonso, New Mexico	Pueblo of San Felipe, New Mexico	Pueblo of Pojoaque, New Mexico	Pueblo of Picuris, New Mexico	Pueblo of Nambe, New Mexico	Pueblo of Laguna, New Mexico	Pueblo of Jemez, New Mexico	Pueblo of Isleta, New Mexico	Pueblo of Cochiti, New Mexico	Pueblo of Acoma, New Mexico	Prairie Island Indian Community in the State of Minnesota	Prairie Band Potawatomi Nation (previously listed as the Prairie Band of Potawatomi Nation, Kansas)	Indian Tribe(s) <sup>2</sup>
Rincon Reservation,	Resighini Rancheria, CA	Reno-Sparks Indian Colony, NV	Redwood Valley Rancheria, CA	Redding Rancheria, CA	Dec Lake Deservation, MIN		Red Cliff Reservation and Off-Reservation Trust Land WI	Rampart ANVSA, AK	Ramona Village, CA	_	Quileute Reservation, WA	Fort Yuma Indian Reservation, CAAZ	- "	Unalaska ANVSA, AK	Sand Point ANVSA, AK		Puyallup Reservation and Off-Reservation Trust Land, WA	Zia Pueblo and Off-Reservation Trust Land, NM	Tesuque Pueblo and Off-Reservation Trust Land, NM	Taos Pueblo and Off-Reservation Trust Land, NM	Santa Clara Pueblo, NM	Santa Ana Pueblo, NM	Sandia Pueblo, NM	San Ildefonso Pueblo and Off-Reservation Trust Land, NM	San Felipe Pueblo, NM	Pueblo of Pojoaque and Off-Reservation Trust Land, NM	Picuris Pueblo, NM	Nambe Pueblo and Off-Reservation Trust Land, NM	Laguna Pueblo and Off-Reservation Trust Land, NM	Jemez Pueblo, NM	Isleta Pueblo, NM	Pueblo de Cochiti, NM	Acoma Pueblo and Off-Reservation Trust Land, NM	Prairie Island Indian Community and Off-Reservation Trust Land, MN	Prairie Band of Potawatomi Nation Reservation, KS	Geographic Census Area Name <sup>3</sup>
511	26	875	101	22	5,805	500	984	23	12	1,098	394	1,461	99	355	417	1,265	2,127	736	356	1,308	1,547	597	692	498	2,836	462	221	529	3,909	1,797	3,170	854	2,947	178	822	2010 U.S. Census Table PCT4 <sup>4</sup>
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442	441	_	u 439	438	5 437	md 436	-026 435	72-C 434	433	DO 432	C 431	M 430	ent 429	562 428	427	Filed 426		3 424	_	1 422	3 Pa 421	ge 11:	5 Of 419	120 418	N <sub>o</sub>
453	452	451	450	449	448	447	446	445	444	443	442	441	440	439	438	437	436	435	434	433	432	431	430	429	Sequential Number <sup>1</sup>
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ida (previously listed as the Seminole Tribe of press, Brighton, Hollywood & Tampa	Seldovia Village Tribe	Scotts Valley Band of Pomo Indians of California	Sault Ste. Marie Tribe of Chippewa Indians, Michigan	Sauk-Suiattle Indian Tribe	Santee Sioux Nation, Nebraska	Santa Ynez Band of Chumash Mission Indians of the Santa Ynez Reservation, California	Santa Rosa Indian Community of the Santa Rosa Rancheria, California	Santa Rosa Band of Cahuilla Indians, California (previously listed as the Santa Rosa Band of Cahuilla Mission Indians of the Santa Rosa Reservation)	San Pasqual Band of Diegueno Mission Indians of California	San Manuel Band of Mission Indians, California (previously listed as the San Manual Band of Serrano Mission Indians of the San Manual Reservation)	San Juan Southern Paiute Tribe of Arizona	San Carlos Apache Tribe of the San Carlos Reservation, Arizona	Samish Indian Nation (previously listed as the Samish Indian Tribe, Washington)	Salt River Pima-Maricopa Indian Community of the Salt River Reservation, Arizona	Saint Regis Mohawk Tribe (previously listed as the St. Regis Band of Mohawk Indians of New York)	Saint Paul Island (See Pribilof Islands Aleut Communities of St. Paul & St. George Islands)	Saint George Island (See Pribilof Islands Aleut Communities of St. Paul & St. George Islands)	Saginaw Chippewa Indian Tribe of Michigan	Sac & Fox Tribe of the Mississippi in Iowa	Sac & Fox Nation, Oklahoma	Sac & Fox Nation of Missouri in Kansas and Nebraska	Round Valley Indian Tribes, Round Valley Reservation, California (previously listed as the Round Valley Indian Tribes of the Round Valley Reservation, California)	Rosebud Sioux Tribe of the Rosebud Indian Reservation, South Dakota	Robinson Rancheria (previously listed as the Robinson Rancheria Band of Pomo Indians, California and the Robinson Rancheria of Pomo Indians of California)	Indian Tribe(s) <sup>2</sup>
Big Cypress Reservation, FL, Brighton Reservation, FL, Hollywood Reservation, FL, Seminole (FL) Trust Land, FL, Tampa	Seldovia ANVSA, AK	No Census Area Mapped	Sault Sainte Marie Reservation and Off-Reservation Trust Land, MI	Sauk-Suiattle Reservation, WA	Santee Reservation, NE	Santa Ynez Reservation, CA	Santa Rosa Rancheria, CA	Santa Rosa Reservation, CA	San Pasqual Reservation, CA	San Manuel Reservation, CA	No Census Area Mapped	San Carlos Reservation, AZ	Samish TDSA, WA	Salt River Reservation, AZ	St. Regis Mohawk Reservation, NY	St. Paul ANVSA, AK	St. George ANVSA, AK	Isabella Reservation, MI	Sac and Fox/Meskwaki Settlement, IA	Sac and Fox OTSA, OK	Sac and Fox Nation Reservation and Off-Reservation Trust Land, NE-KS, Kickapoo (KS) Reservation/Sac and Fox Nation Trust Land joint-use area, KS	Round Valley Reservation and Off-Reservation Trust Land, CA	Rosebud Indian Reservation and Off-Reservation Trust Land, SD	Robinson Rancheria and Off-Reservation Trust Land, CA	Geographic Census Area Name³
1,530	118	None	1,231	57	686	214	575	61	641	72	None	9,901	801	4,692	3,131	417	92	2,409	1,004	8,347	71	292	9,809	199	Total Population per 2010 U.S. Census Table PCT4 <sup>4</sup>
1	_	-	4	1	_	-	_	1	1	<b>→</b>	1	1	1	1	1	1	_		1	1	<u> </u>	_	1	_	Group Alignment

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484	483	482	481	480	479	478	477	476	4/5	474	473	472	471	470	469	468	467	466	465	464	463	462	461	460	459	458	457	456	455	454	Sequential Number <sup>1</sup>
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Suquamish Indian Tribe of the Port Madison Reservation	Sun aq Tribe of Kodiak (previously listed as the Shoomaq' Tribe of Kodiak)	Summit Lake Palute Tribe of Nevada	Stockbridge Munsee Community, Wisconsin	Stillaguamish Tribe of Indians of Washington (previously listed as the Stillaguamish Tribe of Washington)	Stebbins Community Association	Standing Rock Sioux Tribe of North & South Dakota	St. Croix Chippewa Indians of Wisconsin	Squaxin Island Tribe of the Squaxin Island Reservation	Spokane Tribe of the Spokane Reservation	Spirit Lake Tribe, North Dakota	Southern Ute Indian Tribe of the Southern Ute Reservation, Colorado	South Naknek Village	Sokaogon Chippewa Community, Wisconsin	Soboba Band of Luiseno Indians, California	Snoqualmie Indian Tribe (previously listed as the Snoqualmie Tribe, Washington)	Skull Valley Band of Goshute Indians of Utah	Skokomish Indian Tribe (previously listed as the Skokomish Indian Tribe of the Skokomish Reservation, Washington)	Skagway Village	Sitka Tribe of Alaska	Sisseton-Wahpeton Oyate of the Lake Traverse Reservation, South Dakota	Shoshone-Paiute Tribes of the Duck Valley Reservation, Nevada	Shoshone-Bannock Tribes of the Fort Hall Reservation	Shoalwater Bay Indian Tribe of the Shoalwater Bay Indian Reservation (previously listed as the Shoalwater Bay Tribe of the Shoalwater Bay Indian Reservation, Washington)	Shinnecock Indian Nation	Shingle Springs Band of Miwok Indians, Shingle Springs Rancheria (Verona Tract), California	Sherwood Valley Rancheria of Pomo Indians of California	Shakopee Mdewakanton Sioux Community of Minnesota	Shageluk Native Village	Seneca-Cayuga Nation (previously listed as the Seneca-Cayuga Tribe of Oklahoma)	Seneca Nation of Indians (previously listed as the Seneca Nation of New York)	Indian Tribe(s) <sup>2</sup>
Port Madison Reservation, WA	Kodiak ANVSA, AK	Summit Lake Reservation and Off-Reservation Trust Land, NV	Stockbridge Munsee Community, WI	Stillaguamish Reservation and Off-Reservation Trust Land, WA	Stebbins ANVSA, AK	Standing Rock Reservation, SDND	St. Croix Reservation and Off-Reservation Trust Land, WI	Squaxin Island Reservation and Off-Reservation Trust Land, WA	Spokane Reservation and Off-Reservation Trust Land, WA	Spirit Lake Reservation, ND	Southern Ute Reservation, CO	South Naknek ANVSA, AK	Sokaogon Chippewa Community and Off-Reservation Trust Land, WI	Soboba Reservation and Off-Reservation Trust Land, CA	Snoqualmie Reservation, WA	Skull Valley Reservation, UT	Skokomish Reservation, WA	Skagway ANVSA, AK	Sitka ANVSA, AK	Lake Traverse Reservation and Off-Reservation Trust Land, SDND	_	Fort Hall Reservation and Off-Reservation Trust Land, ID	Shoalwater Bay Indian Reservation and Off-Reservation Trust Land, WA	Shinnecock (state) Reservation, NY	Shingle Springs Rancheria, CA	Sherwood Valley Rancheria and Off-Reservation Trust Land, CA	Shakopee Mdewakanton Sioux Community and Off-Reservation Trust Land, MN	Shageluk ANVSA, AK	Seneca-Cayuga OTSA, OK	Allegany Reservation, NY, Cattaraugus Reservation, NY, Oil Springs Reservation, NY	Geographic Census Area Name <sup>3</sup>
941	0	1	534	0	530	6,414	639	341	1,771	3,642	1,743	66	363	413	0	22	528	52	1,240	4,393	1,232	3,776	53	584	77	140	406	80	802	3,783	Total Population per 2010 U.S. Census Table PCT4 <sup>4</sup>
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504	503	<del>0</del> 502	<del>\$5</del> 01	500	1499	498	d-026	7496	495	CR494	493	<del>00</del> 492	me 491	#490	<b>10</b> 489	1488	487	486	485	0484	483	1.1/30/ 82	481	480	Pa(	<b>9</b> 478	477	476	7 of 12 0475	474	No.
515	514	513	512	511	510	509	508	507	506	505	504	503	502	501	500	499	498	497	496	495	494	493	492	491	490	489	488	487	486	485	Sequential Number <sup>1</sup>
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Turtle Mountain Band of Chippewa Indians of North Dakota	Tuolumne Band of Me-Wuk Indians of the Tuolumne Rancheria of California	Tunica-Biloxi Indian Tribe	Tuluksak Native Community	Tule River Indian Tribe of the Tule River Reservation, California	Tulalip Tribes of Washington (previously listed as the Tulalip Tribes of the Tulalip Reservation, Washington)	Traditional Village of Togiak	Torres Martinez Desert Cahuilla Indians, California (previously listed as the Torres-Martinez Band of Cahuilla Mission Indians of California)	Tonto Apache Tribe of Arizona	Tonkawa Tribe of Indians of Oklahoma	Tonawanda Band of Seneca (previously listed as the Tonawanda Band of Seneca Indians of New York)	Tolowa Dee-ni' Nation (previously listed as the Smith River Rancheria, California)	Tohono O'odham Nation of Arizona	Three Affiliated Tribes of the Fort Berthold Reservation, North Dakota	Thlopthlocco Tribal Town	The Seminole Nation of Oklahoma	The Quapaw Tribe of Indians	The Osage Nation (previously listed as the Osage Tribe)	The Muscogee (Creek) Nation	The Modoc Tribe of Oklahoma	The Choctaw Nation of Oklahoma	The Chickasaw Nation	Te-Moak Tribe of Western Shoshone Indians of Nevada (Four constituent bands: Battle Mountain Band; Elko Band; South Fork Band and Wells Band)	Telida Village	Tejon Indian Tribe	Tangirnaq Native Village (formerly Lesnoi Village (aka Woody Island))	Takotna Village	Table Mountain Rancheria of California	Sycuan Band of the Kumeyaay Nation	Swinomish Indian Tribal Community (previously listed as the Swinomish Indians of the Swinomish Reservation of Washington)	Susanville Indian Rancheria, California	Indian Tribe(s) <sup>2</sup>
Turtle Mountain Reservation and Off-Reservation Trust Land, MT-	Tuolumne Rancheria, CA	Tunica-Biloxi Reservation and Off-Reservation Trust Land, LA	Tuluksak ANVSA, AK	Tule River Reservation and Off-Reservation Trust Land, CA	Tulalip Reservation and Off-Reservation Trust Land, WA	Togiak ANVSA, AK	Torres-Martinez Reservation, CA	Tonto Apache Reservation, AZ	Tonkawa OTSA, OK	Tonawanda Reservation, NY	Smith River Rancheria and Off-Reservation Trust Land, CA	Tohono O'odham Nation Reservation and Off-Reservation Trust Land, AZ	Fort Berthold Reservation, ND	No Census Area Mapped	Seminole OTSA, OK	Quapaw OTSA, OK	Osage Reservation, OK	Creek OTSA, OK	Modoc OTSA, OK	Choctaw OTSA, OK	Chickasaw OTSA, OK	Battle Mountain Reservation, NV, Elko Colony, NV, South Fork Reservation and Off-Reservation Trust Land, NV, Wells Colony, NV	Telida ANVSA, AK	No Census Area Mapped	Lesnoi ANVSA, AK	Takotna ANVSA, AK	Table Mountain Rancheria, CA	Sycuan Reservation, CA	Swinomish Reservation and Off-Reservation Trust Land, WA	Susanville Indian Rancheria and Off-Reservation Trust Land, CA	Geographic Census Area Name <sup>3</sup>
8,413	155	81	357	947	2,882	767	225	90	625	497	86	9,278	4,763	None	5,664	1,314	9,920	99,451	139	47,649	41,048	961	3	None	0	25	3	147	734	301	2010 U.S. Census Table PCT4 <sup>4</sup>
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551	550	549	548	547	546	545	544	543	542	541	540	539	538	537	536	535	534	2007	531	530	529	528	527	526	525	524	523	522	521	520	519	518	517	516	Sequential Number <sup>1</sup>
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White Mountain Apache Tribe of the Fort Apache Reservation, Arizona	Washoe Tribe of Nevada & California (Carson Colony, Dresslerville Colony, Woodfords Community, Stewart Community & Washoe Ranches)	Wampanoag Tribe of Gay Head (Aquinnah)	Walker River Paiute Tribe of the Walker River Reservation, Nevada	Village of Wainwright	Village of Stony River	Village of Solomon	Village of Sleetmute	Village of Salamatoff	Village of Red Devil	Village of Ohogamiut	Village of Lower Kalskag	Village of Kotlik	Village of Kaltag	Village of Kalskag	Village of Iliamna	Village of Dot Lake	Village of Crooked Crook	Village of Cherio Daint	Village of Bill Moore's Slough	Village of Atmautluak	Village of Aniak	Village of Anaktuvuk Pass	Village of Alakanuk	Utu Utu Gwaitu Paiute Tribe of the Benton Paiute Reservation, California	Ute Mountain Ute Tribe (previously listed as the Ute Mountain Tribe of the Ute Mountain Reservation, Colorado, New Mexico & Utah)	Ute Indian Tribe of the Uintah & Ouray Reservation, Utah	Upper Skagit Indian Tribe	Upper Sioux Community, Minnesota	United Auburn Indian Community of the Auburn Rancheria of California	Umkumiut Native Village (previously listed as Umkumiute Native Village)	Ugashik Village	æ	Twenty-Nine Palms Band of Mission Indians of California	Tuscarora Nation	Indian Tribe(s) <sup>2</sup>
Fort Apache Reservation, AZ		Wampanoag-Aquinnah Trust Land, MA	Walker River Reservation, NV	Wainwright ANVSA, AK	Stony River ANVSA, AK	Solomon ANVSA, AK	Sleetmute ANVSA, AK	Salamatof ANVSA, AK	Red Devil ANVSA, AK	Ohogamiut ANVSA, AK	Lower Kalskag ANVSA. AK	Kotlik ANVSA AK	Kaltag ANVSA AK	Kalskan ANVSA AK	Iliampa ANVSA, AK	CIOOREG CIEER ANVOA, AN	Crarks Point ANVSA, AK	Chefornak ANVSA, AK	Bill Moore's ANVSA, AK	Atmautluak ANVSA, AK	Aniak ANVSA, AK	Anaktuvuk Pass ANVSA, AK	Alakanuk ANVSA, AK	Benton Paiute Reservation and Off-Reservation Trust Land, CA	Ute Mountain Reservation and Off-Reservation Trust Land, CO-NMUT	Uintah and Ouray Reservation and Off-Reservation Trust Land,	Upper Skagit Reservation, WA	Upper Sioux Community and Off-Reservation Trust Land, MN	Auburn Rancheria and Off-Reservation Trust Land, CA	No Census Area Mapped	Ugashik ANVSA, AK	Twin Hills ANVSA, AK	Twenty-Nine Palms Reservation, CA	Tuscarora Nation Reservation, NY	Geographic Census Area Name <sup>3</sup>
13,014	984	60	643	510	50	0	66	236	19	0!	274	563	170	103	5/	16	55	403	0	271	397	298	660	58	1,701	3,457	190	133	0	None	9	72	5	385	Total Population per 2010 U.S. Census Table PCT4 <sup>4</sup>
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	7 568	6 567	566	565	3 564	563	562	561	9 560	.8 559	.7 558	6 557	556	555	3 554	553	11 552	Sequential o. Number <sup>1</sup>
							В										т	Exception Variant
	Zuni Tribe of the Zuni Reservation, New Mexico	Yurok Tribe of the Yurok Reservation, California	Yupiit of Andreafski	Ysleta del Sur Pueblo (previously listed as the Ysleta Del Sur Pueblo of Texas)	Yomba Shoshone Tribe of the Yomba Reservation, Nevada	Yocha Dehe Wintun Nation, California (previously listed as the Rumsey Indian Rancheria of Wintun Indians of California)	Yerington Paiute Tribe of the Yerington Colony & Campbell Ranch, Nevada	Yavapai-Prescott Indian Tribe (previously listed as the Yavapai-Prescott Tribe of the Yavapai Reservation, Arizona)	Yavapai-Apache Nation of the Camp Verde Indian Reservation, Arizona	Yankton Sioux Tribe of South Dakota	Yakutat Tlingit Tribe	Wyandotte Nation	Wrangell Cooperative Association	Wiyot Tribe, California (previously listed as the Table Bluff Reservation—Wiyot Tribe)	Winnemucca Indian Colony of Nevada	Winnebago Tribe of Nebraska	Wilton Rancheria, California	Indian Tribe(s) <sup>2</sup>
Total:	Zuni Reservation and Off-Reservation Trust Land, NM-AZ	Yurok Reservation, CA	Andreafsky ANVSA, AK	Ysleta del Sur Pueblo and Off-Reservation Trust Land, TX	Yomba Reservation, NV	Rumsey Indian Rancheria, CA	Yerington Colony, NV, Campbell Ranch, NV	Yavapai-Prescott Reservation, AZ	Yavapai-Apache Nation Reservation, AZ	Yankton Reservation, SD	Yakutat ANVSA, AK	Wyandotte OTSA, OK	Wrangell ANVSA, AK	Table Bluff Reservation, CA	Winnemucca Indian Colony, NV	Winnebago Reservation and Off-Reservation Trust Land, NE-IA	No Census Area Mapped	Geographic Census Area Name <sup>3</sup>
1,040,851	7,627	712	80	609	81	42	382	143	634	3,074	330	454	371	81	43	1,749	None	Total Population per 2010 U.S. Census Table PCT4 <sup>4</sup>
	1	1	1	٦	1	1	_	_	1	1	1	1	1	->	1	1	-1	Group Alignment

🚬 In some instances, the geographic census areas mapped to an Indian Tribe were also mapped to other Indian Tribes. To avoid double-counting, it was necessary to group Indian Tribes together. When this occurs Chropdown menu. 4. Select "All American Indian Areas/Alaska Native Areas/Hawaiian Home Lands within the United States" from the resulting list. 5. Click "Add to your selection" with the item in step 4 selected American Indian and Alaska Native areas) and race and ethnicity (i.e., American Indian and Alaska Native). In order to access Table PCT4, take the following steps: 1. Access the U.S. Census Bureau's American This Table reflects the mapping of federally recognized Indian Tribes per 83 Fed. Reg. 4,235 (Jan. 30, 2018) to Table PCT4 (entitled "American Indian and Alaska Native Alone or in Combination with One or More CRaces") of the United States national census conducted by the U.S. Census Bureau in 2010, accessible via the U.S. Census Bureau data repository, American FactFinder, filtered according to geography (i.e., FactFinder, "Advanced Search" feature at factfinder.census.gov. 2. Click the "Geographies" label on the left sidebar. 3. Select "American Indian Area/Alaska Native Area/Hawaiian Home Land - 250" from the Decennial Census." 10. From the resulting array of tables, select Table PCT4: "AMERICAN INDIAN AND ALASKA NATIVE ALONE OR IN COMBINATION WITH ONE OR MORE RACES Click the "Race and Ethnic Groups" label on the left sidebar. 7. Clink the link "Alaska Native." 8. Clink the link "American Indian." 9. Use the dropdown menu that reads "All Available Programs" to select

Che column contains multiple numbers, reflecting the number of grouped Indian Tribes. See also Exception Variants below

- Reflects geographic census area(s) name(s) mapped to specific Indian Tribe(s), per Table PCT4 (entitled "American Indian and Alaska Native Alone or in Combination with One or More Races") of the United

Of - Reflects Indian Tribe name per the list of federally recognized Indian Tribe(s), per Table PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American FactFinder, as explained above. States national census conducted by the U.S. Census Bureau in 2010, accessible via the U.S. Census Bureau data repository. American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native Alone or in Combinative PCT4 (entitled "American Indian and Alaska Native PCT4 (entitled "American India - Reflects the value of "Total Population" for the census area(s) mapped to specific Indian Tribe(s), per Table PCT4 (entitled "American Indian and Alaska Native Alone or in Combination with One or More Races") of the United States national census conducted by the U.S. Census Bureau in 2010, accessible via the U.S. Census Bureau data repository, American FactFinder, as explained above.

- D The U.S. Census population data lists zero population for 29 Indian Tribes. These Indian Tribes are included in Group 1 of the Jenks Groupings.
- The Federal Register notice lists 12 Indian Tribes for which the U.S. Census aligns more than one geographic census area. For purposes of Jenks groupings, all 12 Indian Tribes are aligned to the Group 1

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Ecception   Indian Tribetes <sup>2</sup>   Geographic Generus Area Name <sup>3</sup>   Zirou Reputation per JUS. Census Table   Alignment population dragger from the population stand or first a canas area.  To Junis Corpulation of more than one Tribe to only one census area. For purposes of Jankis Groupings, each Indian Tribe is counted as a separate and distinct Indian Tribe and a signs the population of more than one Tribe Nation to more than one census area.  Set motion data Signs the population of more than one Tribe Nation to more than one census area.  Set motion data Signs the population of a signs of the census area.  Set motion data Signs the population of the Corpulning seed of the ford population stand coupling of the census area.  Set motion lists 25 indian Tribes for which there is no evident alignment to U.S. Census geographic area names, and therefore no population estimate. These Indian Tribes are included in				nd is aligned U.S. Census I ed as a sepa Federal Regi	Sequential Number <sup>1</sup> U.S. Census
Indian Tribe(s) <sup>2</sup> Bailight the population drove than one free census area.  Bailight the population fished for the census area.  Bailight the population fished for the census area.  Bailight the population fished for the census area.  Bailight the population of more than one Tribal Nation to more than one census area. With a cermined population of a feet, and are aligned to Jenks Groupings tessed on the vice population fished for the census area.  Bailight the population of the population of the feet area of the census area.  Bailight the population of the population of the population of the feet area of the census area.  Bailight the population of the population of the feet area of the census area.  Bailight the population of the population of the feet area of the census area.  Bailight the population of the population of the feet area of the census area.  Bailight the population of the population of the census area with a census area.  Bailight the population of the population of the census area.  Bailight the population of the census a				to Jenks Gro population di rate and dist ster notice li	Exception Variant
Geographic Census Area Name <sup>3</sup> Total Population per Area Name <sup>3</sup> Total Population per Area Name <sup>3</sup> Total Population per Area Name <sup>3</sup> Alignment  Alignment  Alignment  Alignment  Alignment  Tribe is counted as a separate and distinct Indian recensus area, with a combined population of 21,692. For purposes of Jenks Groupings, each Indian Tribe al population listed for the census areas.  These Indian Tribes are included in resognaphic area names, and therefore no population estimate. These Indian Tribes are included in				oupings based on the population listed for the census area.  lata aligns the population of more than one Tribal Nation to more than olitinct Indian Tribe, and are aligned to Jenks Groupings based on the totists 26 Indian Tribes for which there is no evident alignment to U.S. Centers 26 Indian Tribes for which there is no evident alignment to U.S. Centers 26 Indian Tribes for which there is no evident alignment to U.S. Centers 26 Indian Tribes for which there is no evident alignment to U.S. Centers 26 Indian Tribes for which there is no evident alignment to U.S. Centers 26 Indian Tribes for which there is no evident alignment to U.S. Centers 26 Indian Tribes for which there is no evident alignment to U.S. Centers 26 Indian Tribes for which there is no evident alignment to U.S. Centers 26 Indian Tribes for which there is no evident alignment to U.S. Centers 26 Indian Tribes for which there is no evident alignment to U.S. Centers 27 Indian Tribes 27 Indian Tribes for which there is no evident alignment to U.S. Centers 27 Indian Tribes 27 Indian Tr	Indian Tribe(s) <sup>2</sup>
Total Population per 2010 U.S. Census Table PCT4 <sup>4</sup> Alignment pCT4 <sup>4</sup> is counted as a separate and distinct Indian Tribe are included in Indian Tribe Indian Tribe are included in Indian Tribe				one census area, with a combined population of 21,692. For pual population listed for the census areas.	Geographic Census Area Name <sup>3</sup>
Group Alignment istinct Indian in Indian Tribe cluded in				urposes of Jenks Groupings, eac	Total Population per 2010 U.S. Census Table PCT4 <sup>4</sup> s is counted as a separate and di
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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

IN RE: VOLKSWAGEN "CLEAN DIESEL" MARKETING, SALES PRACTICES, AND PRODUCTS LIABILITY LITIGATION

MDL No. 2672 CRB (JSC)

ORDER APPROVING MATERIAL

This Order Relates To: MDL Dkt. No. 5193

MODIFICATIONS TO THE INDIAN TRIBE TRUST AGREEMENT

United States v. Volkswagen AG,

No. 16-cv-295-CRB (N.D. Cal.)

As part of the settlement between the United States, California, and Volkswagen in this multidistrict litigation, Volkswagen agreed to fund a trust to be used by federally-recognized Indian tribes to finance emission mitigation projects. Volkswagen has since funded the trust, but in March the Court stayed all disbursements pending a determination of whether the trust's allocation formula needs to be modified.

The United States has now asked the Court to approve material modifications to the trust's allocation formula. Currently, if a funding cycle is oversubscribed—that is, if tribes ask for more money than is available—funds are allocated among participating tribes on a pro rata basis, based on population. As proposed, the allocation formula would be modified so that 50 percent of the funds would be allocated equally among participating tribes and 50 percent would be allocated based on population. The result would be that smaller tribes would receive a greater share of the funds than they would under the current allocation formula.

Cherokee Nation, one of the largest Indian tribes, seeks to enforce the current formula. The trust does not give the Nation that right, and instead states that material modifications may be made if they do not change or inhibit the trust's purpose. The proposed allocation formula will do neither of those things and so the Court approves it. The Court also approves all other proposed material modifications, none of which will change or inhibit the trust's purpose.

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#### I. BACKGROUND

The tribal trust is one of two trusts established to fund emission mitigation projects to offset the negative effects of Volkswagen's "clean diesel" vehicles. The beneficiaries of the tribal trust are the federally-recognized Indian tribes, while the beneficiaries of the second trust are the 50 states, Puerto Rico, and the District of Columbia. Volkswagen has set aside a combined \$2.925 billion for these trusts. The company has contributed \$2.025 billion to date, with the final payment, of \$900 million, scheduled later this month. Almost 98 percent of the money has been allotted to the state trust. After administrative costs and expenses, that leaves approximately \$54.5 million for the tribal trust. (*See* Current Tribal Trust, Dkt. No. 51-2 at 1 & ¶ 2.1.)

The two trusts allocate money among their beneficiaries in different ways. For the state trust, money is allocated based primarily on the number of the affected cars registered within each state's borders. (*See* State Trust, App. D-1, Dkt. No. 51-1; MDL Dkt. No. 1973 at 22-23.) States with a greater share of the cars receive larger allocations. Registration information is not available for all Indian tribes, so instead of allocating funds based on vehicle registration numbers, the tribal trust uses a conditional formula.

Under the conditional formula, if the funds set aside for a funding cycle are sufficient to cover all funding requests made during that cycle, each tribe that makes a funding request is eligible to receive the total amount of its request, subject to the trustee's review and approval. (*See* Current Tribal Trust ¶ 5.0.5.2.2.) But if more funds are requested than are available during a given funding cycle, funds are to be allocated to each tribe that applies for funding on a pro rata basis, with each tribe receiving the percentage of the available funds that corresponds with the share of its population to the total population of all the participating tribes. (*See id.* ¶ 5.0.5.2.3.)

Populations vary greatly among the 568 federally-recognized Indian tribes. Some tribes have only a few dozen members, while the three largest tribes have populations between 99,000 and 170,000. (*See* Dkt. No. 62, App. D-8.) Because of this disparity, the tribal trust's oversubscription, population-based formula risks an uneven distribution in which most funds flow to the few disproportionately large tribes. Yet when the trust was formulated, the United States thought that the likelihood of oversubscribed funding cycles was low. This belief was based on

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EPA's experience in administering the Diesel Emissions Reduction Act ("DERA"), which has a tribal component. (See Mullaney Decl., Ex. A, MDL Dkt. No. 5193-5 at 8.)

Contrary to the United States' expectations, the first funding cycle was oversubscribed. The first cycle has approximately \$6 million available for distribution. (See Vanaskey Decl. ¶ 6, MDL Dkt. No. 5193-6 at 3.) And although only 29 tribes applied for funding in the first cycle— 26 of which the trustee determined were eligible to participate (MDL Dkt. No. 5193 at 10 & n.7)—the funding requests amounted to more than \$33 million. (See Vanaskey Decl. ¶ 8.) The oversubscription triggered the trust's population-based formula. Using that formula, the trustee determined that the three largest Indian tribes that applied for funding would receive a total allocation of approximately \$5.55 million, amounting to 92 percent of the total funds available for distribution. (See Vanaskey Decl., Ex. B.) Seven smaller tribes, in contrast, would each receive distributions of less than \$1,000. (See id.)<sup>1</sup>

In March 2018, the United States, Volkswagen, and the trustee informed the Court of the oversubscription and expressed concern that the consequences would be inconsistent with the tribal trust's purpose. The Court responded by ordering the United States and interested tribal beneficiaries to meet and confer, in consultation with the trustee, to discuss whether any adjustments to the allocation formula were necessary. The Court also stayed all disbursements of trust funds until further notice. (See MDL Dkt. No. 4867.)

The United States proceeded to conduct three separate discussion sessions with current and potential tribal beneficiaries, and after each session the tribes were permitted to submit written comments. (See Status Report, Dkt. No. 58.) After considering the comments made, the United States worked with the trustee to modify the trust, and the United States filed proposed modifications to the trust in June. (Dkt. No. 62.)<sup>2</sup>

As most relevant here, the United States proposes a modified allocation formula for the

<sup>&</sup>lt;sup>1</sup> For the 26 beneficiaries in the first funding cycle, populations range from 30 to 125,440. (See Vanaskey Decl., Ex. C.)

<sup>&</sup>lt;sup>2</sup> Since filing Dkt. No. 62, the United States and the trustee have agreed to a number of minor modifications to the trust agreement. (See MDL Dkt. No. 5558.) The most recent version of the trust is found at MDL Dkt. No. 5558-1.

first funding cycle consisting of the following three steps:

- Step 1: <u>Per Tribe Allocation</u> The trustee will allocate 50 percent of the available funds equally among the 26 participating beneficiaries (Proposed Trust ¶ 5.0.5.3.2, MDL Dkt. No. 5558-1);
- Step 2: <u>Pro Rata Population-based Allocation</u> The trustee will allocate the remaining 50 percent of the available funds into three separate funding pools based on the "Jenks natural breaks optimization method." (*Id.* ¶ 5.0.5.3.1.)³ The trustee will assign 51.52 percent of the available funding to Group One, 10.61 percent to Group Two, and 37.87 percent to Group Three based on the relative population of each group, and will then allocate an amount to each participating beneficiary based on the pro rata share of its population to the total population of all the participating beneficiaries within its group (*id.* ¶ 5.0.5.3.2);<sup>4</sup> and
- Step 3: <u>Funding Limit</u> The trustee will limit the amount of funding for a beneficiary to no more than the beneficiary requested in its original funding request and will reallocate the remaining amount to the other beneficiaries. (*Id.*)

As compared with the current, exclusively population-based oversubscription formula, the proposed formula would allocate more funds to the smaller tribes. In the first funding cycle, for example, Beaver Village, a tribe with 83 members, would receive \$68,348 under the proposed formula, as compared to \$345 under the current formula. (*See* Vanaskey Decl., Exs. B & C.) This increase comes at the expense of the larger tribes. Cherokee Nation, a tribe with 125,440

<sup>&</sup>lt;sup>3</sup> As explained by the United States: "The Jenks data clustering method is a generally accepted approach to create groupings when there is only one delimiting statistic. In this case, the Trust Agreement established population as the delimiting statistic by which the Beneficiaries can receive Trust funds. The Jenks method uses computer calculations to calculate every possible grouping in order to determine which grouping will best meet two goals: (1) values within each group should be as similar as possible; and (2) values across each group should be as different as possible from the values in any other group." (MDL Dkt. No. 5193 at 11 n.9.)

<sup>&</sup>lt;sup>4</sup> The 26 beneficiaries in the first funding cycle are distributed across the three Jenks Groups as follows: (1) 23 are in Group One, (2) one is in Group Two, and (3) two are in Group Three. Cherokee Nation and Muscogee (Creek) Nation, the two largest tribes by population among the 26, are the two tribes in Group Three. (*See* MDL Dkt. No. 5193 at 12.)

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members, would receive \$808,789 under the proposed formula, as compared to \$2,072,034 under the current formula. (See id.)

The proposed allocation formula would also apply in all future funding cycles. (See Proposed Trust ¶¶ 5.0.5.3.3, 5.0.5.3.5.) The United States also proposes reducing the number of funding cycles from six to four (see id. ¶ 5.0.5.2) and modifying the funding request procedures so that, in future funding cycles, each beneficiary would learn of its allocation before it is required to submit a funding request (see id.  $\P$  5.0.5.3.1, 5.0.5.3.2, 5.0.5.3.3). This change would avoid oversubscribed funding cycles. The United States also proposes adding an alignment table as an appendix to the trust, which would be used to determine the population of each Indian tribe by comparing the Bureau of Indian Affairs' current list of federally-recognized Indian tribes to Table PCT4 of the 2010 U.S. Census (*see id.* ¶ 5.0.5.3.1, App. D-8).

The trustee notified the Indian tribes of the proposed modifications after submitting them to the Court in June. The United States also agreed to accept written comments from the tribes for a 30-day period thereafter. (See Dkt. No. 62 at 2.) In August 2018, the United States filed a request for Court approval of the proposed modifications. (MDL Dkt. No. 5193.) With its request, the United States included a copy of all comments it had received. (See MDL Dkt. No. 5193-3.) The United States also filed its own summary of and responses to the comments. (MDL Dkt. No. 5193-4.)

Cherokee Nation opposes the United States' request for Court approval of the modified allocation formula. (See MDL Dkt. No. 5264; Dkt. No. 61.)

#### II. DISCUSSION

Material modifications to the tribal trust require Court approval and may be made only if they do not "change or inhibit" the trust's purpose. (See Current Trust ¶ 6.5.) Whether the proposed allocation formula satisfies this test is considered below, but first the Court considers a preliminary question: whether Cherokee Nation has the right to enforce the trust's current terms.

#### The Nation's Third-Party Beneficiary and Reliance Arguments A.

In considering the rights of third parties to consent decrees and government contracts, general contract principles apply. See GECCMC 2005-C1 Plummer St. Office Ltd. v. JPMorgan

Chase Bank, Nat. Ass'n, 671 F.3d 1027, 1033 (9th Cir. 2012); United States v. FMC Corp., 531 F.3d 813, 819-21 (9th Cir. 2008); Hook v. State of Ariz., Dep't of Corr., 972 F.2d 1012, 1014-15 (9th Cir. 1992). Relying on those principles, Cherokee Nation contends that it has the right to enforce the current allocation formula as a third-party beneficiary to the tribal trust. In support of this position, the Nation cites to portions of the trust agreement that reflect an intent to benefit the Nation and other tribes. As the Nation reads these sections, they created enforceable rights. (See Opp'n, Dkt. No. 5264 at 9-11.)

That may be, but whether the trust created enforceable rights in Indian tribes is somewhat beside the point. A principle of contract law is that whether an agreement has *created* rights in a third party and whether those rights can be *modified* without the third party's consent are different questions. *See* Restatement (Second) of Contracts § 304, Comment b (1981) (explaining that "[w]hether the right of the beneficiary can be varied without his consent . . . is a separate question" from whether the parties intended for their contract to benefit a third party). The Nation focuses on the creation question, but the modification question is the one at issue here. And as the Restatement explains, the answer to the modification question "depends on the terms of the contract." Id.<sup>5</sup>

Trust modifications are governed by Paragraph 6.5 of the agreement. That paragraph explains that material modifications "may be made only with the written consent of the United States and upon order of the Court, and only to the extent that such modification does not change or inhibit the purpose of this Indian Tribe Mitigation Trust." (Current Trust ¶ 6.5.) Notably, Paragraph 6.5 does not require tribal beneficiaries to consent to material modifications. To the contrary, Paragraph 6.5 explains that all that is required for tribal beneficiaries is that "[t]he Trustee shall provide to the Beneficiaries not less than 30 Days' notice of any proposed

<sup>&</sup>lt;sup>5</sup> Because trust modifications are governed by contract law, two decisions cited by the Nation that involve administrative law are inapposite. *See Denny Klepper Oil Co. v. United States Dep't of Energy*, 598 F. Supp. 522, 529 (D.D.C. 1984) (holding that once the DOE selected a procedure for allocating funds from an escrow account, the agency was bound by its own rules and it was "unfair and arbitrary for it to change its mind with no notice"); *Teleprompter Cable Commc'ns Corp. v. FCC*, 565 F.2d 736, 742 (D.C. Cir. 1977) (reversing an FCC order when the agency "fail[ed] to abide by its own rules" given the "elementary principle that an administrative agency is bound to adhere to its own rules and procedures").

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modification to the Indian Tribe Mitigation Trust, whether material or minor, before such modification shall become effective[.]" (Id.) Tribal beneficiaries, then, must be notified of proposed modifications to the tribal trust, but their consent to modifications is not required.

The Nation argues that it has the right to enforce the trust's current allocation formula. This is another way of saying that the Nation believes that it can prevent the allocation formula from being modified because of its beneficiary status. The tribal trust makes clear that this is not so. The trust can be modified without beneficiary consent.

There is one exception. Under contract law, the power of the promisor and promisee to discharge or modify a duty to an intended beneficiary "terminates when the beneficiary, before he receives notification of the discharge or modification, materially changes his position in justifiable reliance on the promise." Restatement (Second) of Contracts § 311(3). The Nation contends that it has changed its position in this way. Specifically, the Nation notes that it "has spent substantial time and effort developing an appropriately proportioned and scalable mitigation project for the first funding cycle," and it undertook these efforts based on its "understanding and expectations about funding availability and allocation under the [trust], including planning for a likely oversubscription scenario." (Dkt. No. 61 at 18.)

The Nation's planning efforts do demonstrate a certain degree of reliance on the current allocation formula, but the record does not support that the Nation has materially changed its position based on that formula. The Nation has not identified any contracts that it has entered into to execute its planned mitigation project. Nor has the Nation suggested that it has already made investments in its planned project that would be compromised if the modified formula is approved.

There is also no reason to believe that the Nation will need to scrap its planned project entirely if the proposed formula is approved. The Nation's plan is to use trust funds to replace multiple heavy-duty diesel vehicles with new electric vehicles, and to install the charging infrastructure needed for the new electric vehicles. (See Dkt. No. 61 at 6.) As the Nation notes, this is a scalable mitigation project. (See id.) The Nation, then, should be able to complete portions of its project even if it receives less funding under the new formula.

In sum, the record does not support that the Nation has "materially change[d] [its] position

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in justifiable reliance on the [current formula]." Restatement (Second) of Contracts § 311(3). The
Nation therefore cannot enforce the current formula on reliance grounds. And as noted above,
even though the trust may have created enforceable rights in the tribes, those rights can be
modified without the tribes consent. What matters is whether the proposed modifications satisfy
Paragraph 6.5 of the trust. That issue is considered below.

#### В. The Proposed Allocation Formula and the Trust's Purpose

Material modifications to the tribal trust "may be made only with the written consent of the United States and upon order of the Court, and only to the extent that such modification does not change or inhibit the purpose of this Indian Tribe Mitigation Trust." (Current Trust ¶ 6.5.) There is no dispute that the proposed changes to the allocation formula would be material modifications. And because the United States has proposed the changes, consent is also not at issue. The only relevant question is whether the modifications "change or inhibit" the trust's purpose.

To answer this question, it is first necessary to identify that purpose. Paragraph 2.0.3 does so directly and reads as follows:

> 2.0.3 Trust Purpose. It shall be the purpose of the Indian Tribe Mitigation Trust to timely and efficiently fund Eligible Mitigation Actions to be proposed and administered by the Beneficiaries subject to the requirements of the Consent Decree and this Indian Tribe Trust Agreement, and to provide funds for the administration and operation of this Indian Tribe Trust in accordance with this Indian Tribe Trust Agreement. The goal of each Eligible Mitigation Action shall be to achieve reductions of NOx emissions in the United States.

### (Current Trust ¶ 2.0.3.)

Eligible Mitigation Actions, as used in Paragraph 2.0.3, are defined in the Purpose and Recitals as "environmental mitigation projects that reduce emissions of nitrogen oxides ("NOx") where the Subject Vehicles were, are, or will be operated ("Eligible Mitigation Actions")." (Current Trust at 1.) Eligible Mitigation Action, the singular form, is defined separately in the Trust's definitions section as "any of the actions listed in Appendix D-2 to this Indian Tribe Trust Agreement." (Id. ¶ 1.9.) The Purpose and Recitals also explain that the funds distributed by the state mitigation trust and the tribal trust are "intended to fully mitigate the total, lifetime excess NOx emissions from the Subject Vehicles where the Subject Vehicles were, are, or will be

operated." (Id. at 1-2.)

The United States contends that the proposed allocation formula is consistent with the tribal trust's purpose. When the formula is applied, the United States asserts that it will result in a more equitable distribution of funds to the 26 tribal beneficiaries participating in the first funding cycle, and it will enable each of these tribes to complete at least one Environmental Mitigation Action. By allocating funds in this way, the United States contends that the proposed formula will serve the trust's purpose "to timely and efficiently fund Eligible Mitigation Actions to be proposed and administered by the Beneficiaries . . . ." (Current Trust ¶ 2.0.3.)

Cherokee Nation responds that a distribution that allows each Indian tribe to fund an Environmental Mitigation Action is not required to promote the trust's purpose. Instead, the Nation contends that what is required is that mitigation projects be funded in areas where the Subject Vehicles were, are, or will be operated ("Eligible Mitigation Actions")." (Current Trust at 1 (emphasis added).) In other words, if more of the Subject Vehicles were, are, or will be operated within the geographic borders of certain Indian tribes, the Nation asserts that the trust's purpose would be inhibited if those tribes did not receive proportionally larger distributions.

The trust does reflect, as the Nation argues, an intent to establish a nexus between the number of the Subject Vehicles in each tribe and the amount of money allocated to each tribe. This intent is clear from the definition of Eligible Mitigation Actions, with its focus on where the vehicles "were, are, or will be operated." (*Id.*) Further, because vehicle registration information is not available for tribal areas, tribal population serves as a helpful proxy for identifying where Subject Vehicles are located. (*Id.*) As a result, it is consistent with the trust's purpose that more funds be allocated to larger tribes than to smaller tribes.

At the same time, it is also evident that the parties to the trust did not intend for only the most populous tribes to benefit from it. In explaining how beneficiaries are determined, the trust states that "[e]ach Indian Tribe may elect to become a Beneficiary" by timely filing a complete Certification for Beneficiary Status. (Current Trust ¶ 4.0.) The trust then defines "Indian Tribe" as "any Indian or Alaska Native Tribe, band, nation, pueblo, village or community that the Secretary of the Interior acknowledges to exist as an Indian Tribe, as provided in the Federally

Recognized Indian Tribe List Act of 1994." (Current Trust ¶ 1.15.) If the parties had intended for
trust funds to be allocated only to the largest Indian tribes, they could have stated so explicitly.
Rather than doing so, they designed the trust so that any Indian tribe, regardless of size, can
become a beneficiary. Having formulated the trust in this way, it would frustrate the trust's
purpose "to timely and efficiently fund Eligible Mitigation Actions to be proposed and
administered by the Beneficiaries" (Current Trust $\P$ 2.0.3), if, as has happened under the current
allocation formula, smaller tribes are unable to fund a single Eligible Mitigation Action.

Cherokee Nation acknowledges that that the parties did not intend for the trust to only benefit a handful of large Indian tribes. (*See* Opp'n, Dkt. No. 5264 at 4 ("The Nation has long advocated that all Tribes should be included in any settlement of the VW clean diesel scandal."); Mot. To Lift Stay, Dkt. No. 61 at 8 ("Despite being the largest Indian Tribe, the Nation has not argued that a straight population-based model is the only viable solution to tribal allocation.").) But in the Nation's view, the best way to accommodate the disparity in the tribes' sizes, while still furthering the trust's purpose, is to add less expensive projects to the list of Eligible Mitigation Actions. (*See* Buckheit Decl., Dkt. No. 61-2; Second Buckheit Decl., MDL Dkt. No. 5265.)

The United States has been reluctant to modify the project list, which includes nine project categories that it selected based on EPA's experience in implementing NOx mitigation projects under the DERA program. (*See* Gov't Response to Comments, MDL Dkt. No. 5193-4 at 14.) The United States asserts that these project categories "have a proven track record, are cost effective, are relatively straightforward, and can be approved by the Trustee and implemented by the Beneficiaries in an efficient and expeditious manner." (Dkt. No. 5193-4 at 14.) No evidence indicates that this is an incorrect assessment.

Perhaps other project categories could be added. But at this stage, the relevant question is not whether other formulations of the trust are possible, but whether the United States' proposed allocation formula "change[s] or inhibit[s] the purpose of [the] Indian Tribe Mitigation Trust." (Current Trust ¶ 6.5.) The Court concludes that it does not.

The proposed formula does not completely jettison tribal population from the allocation decision; rather, it continues to base half of the allocation on population. And through this proxy,

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the proposed formula maintains a nexus between the number of the Subject Vehicles in each tribe and the amount of funds allocated to each tribe. To be sure, this nexus will be weaker under the proposed formula than under the current formula, as half of the money will be allocated evenly among tribal beneficiaries (regardless of population). But this result comes with a positive tradeoff: unlike under the current formula, the proposed formula will provide smaller tribes with enough money to fund mitigation actions—a result that furthers the parties' intent that all Indian tribes, large and small, be able to use Volkswagen's settlement payments to mitigate NOx pollution.

The proposed allocation formula does not "change or inhibit" the trust's purpose. (Current Trust \( \Pi \) 6.5.) To the contrary, it furthers the trust's purpose by ensuring that tribes with more members (and likely more of the Subject Vehicles) receive more of the trust funds, while also enabling smaller tribes to participate in emission mitigation efforts. The Court therefore approves the proposed formula.

#### **Other Material Modifications**

The United States has proposed several other material modifications to the tribal trust, including modifications that reduce the number of funding cycles and simplify funding request procedures. There is no reason to believe that any of the proposed modifications would "change or inhibit the purpose of this Indian Tribe Mitigation Trust." (Id.). The Court therefore approves all of the remaining material modifications.<sup>6</sup>

#### III. CONCLUSION

The Court GRANTS the United States' request for approval of the proposed modifications. Within two weeks of this Order, (a) the trustee and the settling defendants shall execute and deliver to the United States the executed tribal trust agreement, and (b) the United States shall file the fully executed tribal trust agreement with the Court. The modifications to the trust agreement

<sup>&</sup>lt;sup>6</sup> The United States and the trustee have also agreed to several minor modifications and clarifying amendments to the tribal trust. For example, amendments that clarify the technical assistance provider's role and reporting obligations. (See MDL Dkt. No. 5193 at 21-22 (reviewing minor modifications and clarifying amendments); MDL Dkt. No. 5558 (proposing additional minor modifications).) Pursuant to Paragraph 6.5 of the trust, minor modifications do not require Court approval.

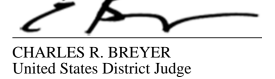
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United States District Court

shall become effective on the date that the fully executed modified agreement is filed with the Court. The stay imposed on trust disbursements is lifted.

# IT IS SO ORDERED.

Dated: November 16, 2018



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Attorneys for the Trustee of the Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries

#### IN THE UNITED STATES DISTRICT COURT

#### FOR THE NORTHERN DISTRICT OF CALIFORNIA

#### SAN FRANCISCO DIVISION

IN RE: VOLKSWAGEN "CLEAN DIESEL" MARKETING, SALES PRACTICES, AND PRODUCTS LIABILITY LITIGATION

Relates to:

[United States v. Volkswagen AG, et al., No. 16-cv-295 (N.D. Cal.)]

Case No. MDL 2672 CRB (JSC)

NOTICE OF BENEFICIARY DESIGNATION UNDER THE VOLKSWAGEN DIESEL EMISSIONS ENVIRONMENTAL MITIGATION TRUST FOR INDIAN TRIBE BENEFICIARIES

Judge: Hon. Charles R. Breyer

PLEASE TAKE NOTICE THAT Wilmington Trust, N.A. as Trustee (the "Trustee") of the Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries (the "Indian Tribe Trust"), by and through its counsel Reed Smith, respectfully files the attached Notice of Beneficiary Designation under the Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries in accordance with subparagraph 4.0.2 thereof.

Dated: January 29, 2018 Respectfully submitted,

/s/Michele D. Ross Michele D. Ross, partner Reed Smith LLP

#### **CERTIFICATE OF SERVICE**

I hereby certify that, on January 29, 2018, I caused to be served true copies of the Notice of Beneficiary Designation under the Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries in accordance with subparagraph 4.0.2 thereof by electronic means by filing such documents through the Court's Electronic Case Filing System.

/s/ Michele D. Ross
Michele D. Ross
Attorney for the Trustee of the Volkswagen
Diesel Emissions Environmental Mitigation
Trust for Indian Tribe Beneficiaries

# Notice of Beneficiary Designation for the Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries in accordance with subparagraph 4.0.2 of the Indian Tribe Trust

In accordance with subparagraph 4.0.2 of the Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries (the "Indian Tribe Trust"), Wilmington Trust, N.A. as Trustee of the Indian Tribe Trust hereby certifies as follows:

In accordance with Paragraph 4.0 of the Indian Tribe Trust, each of the following Certifying Entities filed its Appendix D-3 with the U.S. District Court for the Northern District of California (the "Court") on or prior to 90 days after the Trust Effective Date:

#### LIST OF DESIGNATED BENEFICIARIES UNDER THE INDIAN TRIBE TRUST

- 1. Beaver Village
- 2. Bishop Paiute Tribe
- 3. Blue Lake Rancheria, California
- 4. Cherokee Nation
- 5. Cheyenne River Sioux Tribe of the Cheyenne River Reservation, South Dakota
- 6. The Chickasaw Nation
- 7. Confederated Tribes and Bands of the Yakama Nation
- 8. Confederated Tribes of Coos, Lower Umpqua and Siuslaw Indians
- 9. Coquille Indian Tribe
- 10. Minnesota Chippewa Tribe Fond du Lac Band
- 11. Fort Independence Indian Community of Paiute Indians of the Fort Independence Reservation, California
- 12. Gila River Indian Community of the Gila River Indian Reservation, Arizona
- 13. Hoopa Valley Tribe, California
- 14. Lower Brule Sioux Tribe of the Lower Brule Reservation, South Dakota
- 15. Mashantucket Pequot Indian Tribe

- 16. Mohegan Tribe of Indians of Connecticut
- 17. The Muscogee (Creek) Nation
- 18. Native Village of Stevens
- 19. Oglala Sioux Tribe
- 20. Pala Band of Mission Indians
- 21. Pueblo of Isleta
- 22. The Quapaw Tribe of Indians
- 23. Salt River Pima-Maricopa Indian Community of the Salt River Reservation, Arizona
- 24. San Manuel Band of Mission Indians, California
- 25. Shoshone- Bannock Tribes of the Fort Hall Reservation
- 26. Southern Ute Indian Tribe
- 27. Swinomish Indian Tribal Community
- 28. Three Affiliated Tribes of the Fort Berthold Reservation, North Dakota
- 29. White Mountain Apache Tribe of the Fort Apache Reservation, Arizona

In accordance with subparagraph 4.0.2.1 of the Indian Tribe Trust, no notices of objection were filed to the Appendix D-3 filings with the Court by any of the Certifying Entities listed above. Therefore, in accordance with the terms of the Indian Tribe Trust, each such Certifying Entity listed above is now designated a "Beneficiary" under the Indian Tribe Trust.

Any Certifying Entity that filed its Appendix D-3 with the Court after January 2, 2018 will be considered for the next funding cycle.

Each of the Certifying Entities listed above in the "List of Designated Beneficiaries" met the deadline of January 2, 2018, relating to filing its Appendix D-3 with the Court. However, in order to participate in the first funding cycle under the Indian Tribe Trust, these potential Beneficiaries were also required to file their Appendix D-3 and Appendix D-4 certifications with the Trustee in accordance with Paragraph 4.0 and subparagraph 5.0.5.2 of the Indian Tribe Trust by the January 2, 2018 deadline.

If a potential Beneficiary met both of these deadlines and its Appendix D-3 and Appendix D-4 certifications were properly completed and filed with the Trustee by the January 2, 2018 deadline, it will be considered for participation in the first funding cycle.

Potential Beneficiaries that submitted a DERA Notice of Intent must meet both the filing deadline with the Court and the filing deadline with the Trustee, and must also receive a DERA Award from the U.S. Environmental Protection Agency to be eligible to participate in the first funding cycle.

The following two Certifying Entities listed below did not file their Appendix D-3 and Appendix D-4 certifications with the Trustee in accordance with Paragraph 4.0 and subparagraph 5.0.5.2 of the Indian Tribe Trust by the January 2, 2018 deadline and are not eligible to participate in the first funding cycle:

- Southern Ute Indian Tribe
- Swinomish Indian Tribal Community

If a Certifying Entity was deemed a Beneficiary under the Indian Tribe Trust because it filed its Appendix D-3 with the Court by the January 2, 2018 deadline, but failed to meet the January 2, 2018 deadline for filing its Appendix D-3 and Appendix D-4 with the Trustee, that Beneficiary will be eligible to participate in a subsequent funding cycle provided that it files its Appendix D-3 and Appendix D-4 with the Trustee by the deadline for that subsequent funding cycle.

The deadline for the next funding cycle is September 1, 2018. All of the Certifying Entities that are now designated Beneficiaries of the Indian Tribe Trust listed in the "List of Designated Beneficiaries" above are eligible to participate in any one of the subsequent funding cycles.

Wilmington Trust, N.A. as Trustee of the Volkswagen Diesel Emissions Environmental Mitigation Trust for Indian Tribe Beneficiaries

By: /s/David A. Vanaskey Jr.

Name: David A. Vanaskey Jr.

Title: Administrative Vice President