CARBON REDUCTION PROGRAM (CRP)

<table>
<thead>
<tr>
<th>Fiscal year</th>
<th>FAST Act (extension)</th>
<th>Bipartisan Infrastructure Law (BIL)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2021</td>
<td>---</td>
<td>$1.234 B*</td>
</tr>
<tr>
<td>2022</td>
<td>$1.258 B*</td>
<td>$1.283 B*</td>
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<tr>
<td>2023</td>
<td>$1.309 B*</td>
<td>$1.335 B*</td>
</tr>
</tbody>
</table>

*Calculated (sum of estimated individual State Carbon Reduction Program apportionments)

Note: Except as indicated, all references in this document are to the Bipartisan Infrastructure Law (BIL), enacted as the Infrastructure Investment and Jobs Act, Pub. L. 117-58 (Nov. 15, 2021).

Program Purpose

The BIL establishes the Carbon Reduction Program (CRP), which provides funds for projects designed to reduce transportation emissions, defined as carbon dioxide (CO₂) emissions from on-road highway sources.

Statutory Citation

- § 11403; 23 U.S.C. 175

Funding Features

Type of Budget Authority

- Contract authority from the Highway Account of the Highway Trust Fund, subject to the overall Federal-aid obligation limitation.

Apportionment of Funds

- As under the FAST Act, the BIL directs FHWA to apportion funding as a lump sum for each State then divide that total among apportioned programs.
- Each State’s CRP apportionment is calculated based on a percentage specified in law. [23 U.S.C. 104(b)(7)] (See “Apportionment” fact sheet for a description of this calculation)

Transferability to Other Federal-aid Apportioned Programs

- A State may transfer up to 50% of CRP funds made available each fiscal year to any other apportionment of the State, including the National Highway Performance Program, Surface Transportation Block Grant Program, Highway Safety Improvement Program, Congestion Mitigation and Air Quality Improvement (CMAQ) Program, National Highway Freight Program, and [NEW] Promoting Resilient Operations for Transformative, Efficient, and Cost-saving Transportation (PROTECT) Formula Program. Conversely, subject to certain limitations, a State may transfer up to 50% of funds made available each fiscal year from each other apportionment of the State to CRP. [23 U.S.C. 126(a)] (See other program-specific fact sheets for additional details.)
Suballocation

- 65% of a State’s CRP apportionment is to be obligated in the following areas in proportion to their relative shares of the State’s population. [§ 11403; 23 U.S.C. 175(e)(1)(A)] Funds attributed to an urbanized area may be obligated in the metropolitan area established under 23 U.S.C. 134 that encompassed the urbanized area [23 U.S.C. 175(e)(2)]:

  - Urbanized areas with an urbanized area population greater than 200,000: This portion is to be divided among those areas based on their relative share of population, unless the Secretary approves a joint request from the State and relevant MPO(s) to use other factors. [§ 11403; 23 U.S.C. 175(e)(1)(A)(i) and (e)(3)]
  - Urbanized areas with an urbanized area population of at least 50,000 but no more than 200,000: This portion is to be divided among those areas based on their relative share of population, unless the Secretary approves a joint request from the State and relevant MPO(s) to use other factors. [§ 11403; 23 U.S.C. 175(e)(1)(A)(ii) and (e)(3)]
  - Urban areas with population at least 5,000 and no more than 49,999. [§ 11403; 23 U.S.C. 175(e)(1)(A)(iii)]
  - Areas with population of less than 5,000. [§ 11403; 23 U.S.C. 175(e)(1)(A)(iv)]

- The remaining 35% of the State’s CRP apportionment be obligated in any area of the State. [§ 11403; 23 U.S.C. 175(e)(1)(B)]

- Requires each State, over the period of FY22-26, to make available to each urbanized area with a population of at least 50,000 obligation authority for use with the suballocated CRP funding. [§ 11403; 23 U.S.C. 175(e)(6)] States are required to divide the funding to urbanized areas with a population of at least 50,000 based on the relative population of the areas. [23 U.S.C. 175(e)(3)]

Federal Share

- In accordance with 23 U.S.C. 120. (See the “Federal Share” fact sheet for additional detail.) [§ 11403; 23 U.S.C. 120 and 175(f)]

Eligible Projects

- CRP funds may be obligated for projects that support the reduction of transportation emissions, including, but not limited to—[except as noted, § 11403; 23 U.S.C. 175(c)(1)]
  - a project described in 23 U.S.C. 149(b)(4) to establish or operate a traffic monitoring, management, and control facility or program, including advanced truck stop electrification systems;
  - a public transportation project eligible under 23 U.S.C. 142;
  - a transportation alternative (as defined under the Moving Ahead for Progress under the 21st Century Act [23 U.S.C. 101(a)(29), as in effect on July 5, 2012]), including, but not limited to, the construction, planning, and design of on-road and off-road trail facilities for pedestrians, bicyclists, and other nonmotorized forms of transportation;
  - a project described in 23 U.S.C. 503(c)(4)(E) for advanced transportation and congestion management technologies;
  - deployment of infrastructure-based intelligent transportation systems capital improvements and the installation of vehicle-to-infrastructure communications equipment;
  - a project to replace street lighting and traffic control devices with energy-efficient alternatives;
  - development of a carbon reduction strategy developed by a State per requirements in 23 U.S.C. 175(d);
o a project or strategy designed to support congestion pricing, shifting transportation
demand to nonpeak hours or other transportation modes, increasing vehicle occupancy
rates, or otherwise reducing demand for roads, including electronic toll collection, and
travel demand management strategies and programs;
o efforts to reduce the environmental and community impacts of freight movement;
o a project that supports deployment of alternative fuel vehicles, including—
  ▪ acquisition, installation, or operation of publicly accessible electric vehicle
    charging infrastructure or hydrogen, natural gas, or propane vehicle fueling
    infrastructure; and
  ▪ purchase or lease of zero-emission construction equipment and vehicles,
    including the acquisition, construction, or leasing of required supporting facilities;
o a project described in 23 U.S.C. 149(b)(8) for a diesel engine retrofit;
ocertain types of projects to improve traffic flow that are eligible under the CMAQ program,
and that do not involve construction of new capacity; [§ 11403; 23 U.S.C. 149(b)(5); and
175(c)(1)(L)]
o a project that reduces transportation emissions at port facilities, including through the
advancement of port electrification; and
o any other STBG-eligible project, if the Secretary certifies that the State has demonstrated
a reduction in transportation emissions, as estimated on a per capita and per unit of
economic output basis. (Note: FHWA will issue guidance on how the Secretary will make
such certifications.) [§ 11403; 23 U.S.C. 133(b) and 175(c)(2)]

Coordination in Urbanized Areas Other Than Transportation Management Areas

Before obligating CRP funds for an eligible project in an urbanized area that is not a
transportation management area, a State shall coordinate with any MPO that represents the
urbanized area prior to determining which activities should be carried out under the project.
[§ 11403; 23 U.S.C. 175(e)(4)]

Consultation in Rural Areas

Before obligating CRP funds for an eligible project in a rural area, a State shall consult with any
regional transportation planning organization or MPO that represents the rural area prior to
determining which activities should be carried out under the project. [§ 11403; 23 U.S.C.
175(e)(5)]

Program Features

Carbon Reduction Strategy

• Requires each State, in consultation with any MPO designated within the State, to—
  [§ 11403; 23 U.S.C. 175(d)]
  o develop a carbon reduction strategy not later than 2 years after enactment;
  [§ 11403; 23 U.S.C. 175(d)(1)] and
  o update that strategy at least every four years; [§ 11403; 23 U.S.C. 175(d)(3)]

• Requires the carbon reduction strategy to—
  o support efforts—and identify projects and strategies—to support the reduction of
    transportation emissions;
  o at the State’s discretion, quantify the total carbon emissions from production, transport,
    and use of materials used in the construction of transportation facilities in the State; and
  o be appropriate to the population density and context of the State, including any MPO
    designated within the State. [§ 11403; 23 U.S.C. 175(d)(2)]
• Allows the carbon reduction strategy to include projects and strategies for safe, reliable, and cost-effective options to—
  o reduce traffic congestion by facilitating the use of alternatives to single-occupant vehicle trips, including public transportation facilities, pedestrian facilities, bicycle facilities, and shared or pooled vehicle trips within the State or an area served by the relevant MPO;
  o facilitate use of vehicles or modes of travel that result in lower transportation emissions per person-mile traveled as compared to existing vehicles and modes; and
  o facilitate approaches to the construction of transportation assets that result in lower transportation emissions as compared to existing approaches. [§ 11403; 23 U.S.C. 175(d)(2)(B)]

• Requires FHWA to—
  o review the State’s process for developing its carbon reduction strategy and certify that the strategy meets statutory requirements; and
  o at the request of a State, provide technical assistance in the development of the strategy. [§ 11403; 23 U.S.C. 175(d)(4) and (5)]

Treatment of Projects

• Treats every project funded under the program as if it were located on a Federal-aid highway. This ensures applicability of Davis-Bacon wage requirements. [§ 11403; 23 U.S.C. 175(g)]

Additional Information and Assistance

• FHWA can connect you with your local FHWA office and support you with technical assistance for planning, design, construction, preserving, and improving public roads and in the stewardship of Federal funds. For assistance, visit: https://www.fhwa.dot.gov/bipartisan-infrastructure-law/technical_support.cfm