American Iron and Steel (AIS) 
Guidance for 
Clean Water & Drinking Water 
State Revolving Fund Projects

This document is not a comprehensive representation of the federal requirements. For complete details of the federal requirements visit:  https://www.epa.gov/cwsrf/state-revolving-fund-american-iron-and-steel-ais-requirement

In any instance when there may be a discrepancy between this guidance and the actual federal requirements, program participants must adhere to the federal requirements.
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Overview

It is the intent of the Texas Water Development Board (TWDB) to ensure that applicants, consultants and contractors are provided with procedures and recommendations for implementation of the American Iron and Steel (AIS) provisions for the Clean and Drinking Water State Revolving Funds. These provisions are currently contained in Section 608 of the Federal Water Pollution Control Act (33 U.S.C. §1388) for the Clean Water State Revolving Fund (CWSRF) program and in federal laws, including the federal appropriation acts and Section 1452(a)(4) of the Safe Drinking Water Act (42 U.S.C. §300j-12(a)(4)), as applicable, for the Drinking Water State Revolving Fund (DWSRF) program.

The AIS provisions require CWSRF and DWSRF assistance recipients to use iron and steel products that are produced in the United States for projects for the construction, alteration, maintenance, or repair of a public water system or treatment works. For the CWSRF program, the AIS requirements apply only to the construction, alteration, maintenance, or repair of treatment works 1 projects. For the DWSRF program, the AIS requirements apply to all public water system projects. Based on the statutory provisions, the effective date depends on the date the TWDB loan was closed and varies by program.

Effective Dates

CWSRF:

<table>
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<th>If the loan closes on or after October 1, 2014:</th>
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<td>(a) If the Plans and Specifications for the project were approved by TWDB prior to June 10, 2014</td>
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DWSRF:
The American Iron and Steel provisions generally apply to any financial assistance closed on or after January 17, 2014. There may be statutory exceptions to the AIS requirements based on the date of approval of plans and specifications by a state agency. The entity should contact the project’s Team Manager or Project Manager if there are questions regarding AIS exceptions.

CWSRF and DWSRF
Planning, Acquisition, and Design funded separately from the Construction Phase:

If the original loan for the planning and/or design of a project closed prior to January 17, 2014, then the AIS provision would not apply to the construction phase of the same project.

1. “Treatments works” is defined in 33 U.S. Code § 1292 (2).
United States (U.S.) Environmental Protection Agency (EPA) Guidance

EPA has provided guidance through the following resources:

1. American Iron and Steel Requirement Guidance (March 20, 2014) (Attachment 1)

Please contact TWDB with any questions regarding applicability of AIS requirements.

Covered Iron and Steel Products

If the project receiving CWSRF or DWSRF funds must comply with the AIS requirements, then all covered iron and steel products must be made in the United States, no matter whether the CWSRF or DWSRF was the source of funds used to purchase a particular covered iron and steel product. The entity may not use funds from non-State Revolving Fund sources, including the entity’s own funds, to pay for a non-compliant iron or steel product used in the project.

AIS requirements apply to the following products made primarily of iron or steel, permanently incorporated into the public water system or treatment works:

- Lined or unlined pipes or fittings;
- Manhole Covers;
- Municipal Castings;
- Hydrants;
- Tanks;
- Flanges;
- Pipe clamps and restraints;
- Valves;
- Structural steel;
- Reinforced precast concrete; and
- Construction materials.

Mechanical and electrical components, equipment, and systems are not considered iron and steel products, and are exempt from AIS requirements. Mechanical equipment is typically that which has motorized parts and/or is powered by a motor. Electrical equipment is typically any machine powered by electricity and includes components that are part of the electrical distribution system.
**Waivers**

AIS provisions permit EPA to issue waivers for a case or category of cases where EPA finds (1) that applying these requirements would be inconsistent with the public interest; (2) iron and steel products are not produced in the United States in sufficient and reasonably available quantities and of a satisfactory quality; or (3) inclusion of iron and steel products produced in the United States will increase the cost of the overall project by more than 25 percent.

EPA has granted nationwide waivers, which are attached hereto as **Attachment 5**:

1. De Minimis waiver pursuant to Section 436 of P.L. 113-76, Consolidated Appropriations Act (CAA) (April 15, 2014). The De Minimis waiver permits the use of products when they occur in de minimis incidental components to the project. Funds used for de minimis incidental components cumulatively may not exceed 5% of the total cost of the materials used in and incorporated into the project; the cost of an individual item may not exceed 1% of the total cost of materials used in and incorporated into the project.

2. Nationwide Plans and Specs waiver pursuant to Section 436 of P.L. 113-76, Consolidated Appropriations Act (CAA) (April 15, 2014)

3. Short-Term National Product Waiver for Stainless Steel Nuts and Bolts used in Pipe Couplings, Restraints, Joints, Flanges, and Saddles (February 18, 2015)

4. National Product Waiver for Pig Iron and Direct Reduced Iron (February 18, 2015)

5. National Product Waiver for Minor Components in Iron and Steel Products (with Cost Ceiling) (October 27, 2015)

6. One-Year Extension of the Short-Term National Product Waiver for Stainless Steel Nuts and Bolts Used in Pipe Couplings, Restraints, Joints, Flanges, and Saddles (February 22, 2016)

7. One-year Extension of the Short-Term National Product Waiver for Stainless Steel Nuts and Bolts Used in Pipe Couplings, Restraints, Joints, Flanges, and Saddles (January 18, 2017)

8. Final Extension of the Short-Term National Product Waiver for Stainless Steel Nuts and Bolts Used in Pipe Couplings, Restraints, Joints, Flanges, and Saddles (August 24, 2018)


**Waiver Process**

EPA has implemented a waiver application process to allow the State, on behalf of the applicant, to apply for waivers of the AIS requirement directly to EPA Headquarters. Only waiver requests received from the State will be considered. A waiver application may be submitted at any time during the project, however until a waiver is granted by EPA, the AIS requirement stands.
In order to apply for a project waiver, the assistance recipient should email the request in the form of a Word document (.doc) to the TWDB project engineer. Proper and sufficient documentation must be provided by the assistance recipient.

After receiving an application for waiver of the AIS requirements, EPA Headquarters will publish the request on its website for 15 days and receive informal comment. EPA Headquarters will then determine whether the application properly and adequately documents and justifies the statutory basis cited for the waiver – that it is quantitatively and qualitatively sufficient – and to determine whether or not to grant the waiver.

EPA will notify TWDB that a waiver request has been approved or denied as soon as such a decision has been made. Approved waivers will be posted on the EPA website. The applicant should keep a copy of the signed waiver in their AIS Certification File.

**Compliance**

In order to ensure compliance with the AIS requirement, specific AIS contract language must be included in each contract, including the construction material purchase agreements. The applicant should be aware that AIS requirements will apply to the project through the TWDB commitment resolution.

It is the applicant’s responsibility to assure that all construction and purchase contracts are executed in compliance with AIS, and a record of all forms and certifications necessary to demonstrating compliance with AIS is maintained. To demonstrate compliance with AIS requirements either the final manufacturer that delivers the iron or steel product to the worksite, vendor, or contractor, may provide a certification asserting that all manufacturing processes occurred in the United States, or the applicant may use step certification process, similar to the Federal Highway Administration. The applicant is also responsible for monitoring De Minimis Logs to ensure all iron and steel products listed on the log meet the requirements of the EPA’s De Minims waiver.

TWDB relies on self-certification by the applicant to document compliance with AIS, and requires the applicant to submit a Monthly American Iron and Steel Certificate of Compliance Submittal with each outlay report covering requests for funds associated within construction contracts. Failure to submit the Monthly American Iron and Steel Certificate of Compliance could delay the release of funds.

**TWDB Compliance Procedures**

In order to be in compliance and satisfy TWDB’s requirements for implementation of AIS requirements, entities will need to do the following:

1. The applicant shall prepare and submit any waiver request to the TWDB project engineer. TWDB will forward all requests to EPA. Any waiver to the AIS requirements must be issued by the EPA. A checklist detailing the types of information required for a waiver to be processed, and EPA’s waiver determination checklist is attached as Attachment 6.
2. Applicants shall include the following language in the advertisement for bids for all applicable construction contracts funded by the TWDB’s DWSRF or CWSRF:

   For CWSRF, include - Any contract(s) awarded under this Invitation for Bids is/are subject to the American Iron and Steel (AIS) requirements of Section 608 of the Federal Water Pollution Control Act (33 U.S.C. §1388).”

   For DWSRF, include - “Any contract(s) awarded under this Invitation for Bids is/are subject to the American Iron and Steel (AIS) requirements of federal law, including federal appropriation acts and Section 1452(a)(4) of the Safe Drinking Water Act (42 U.S.C. §300j-12(a)(4)), as applicable.”

3. Applicants shall include the AIS requirements in all applicable construction contracts, which are attached as Attachment 7.

4. Applicants shall include the following language on the General Notes Plan Sheet(s).

   For CWSRF, include - “This project is subject to the American Iron and Steel (AIS) requirements of Section 608 of the Federal Water Pollution Control Act (33 U.S.C. §1388). All iron and steel products for construction, alteration, maintenance, or repairs incorporated in these plans must be produced in the United States”

   For DWSRF, include - “This project is subject to the American Iron and Steel (AIS) requirements of federal law, including federal appropriation acts and Section 1452(a)(4) of the Safe Drinking Water Act (42 U.S.C. §300j-12(a)(4)), as applicable. All iron and steel products for construction, alteration, maintenance, or repairs incorporated in these plans must be produced in the United States”

5. The applicant and prime construction contractor must obtain certifications from the final manufacturer that delivers the iron and steel product to the worksite, vendor, or contractor asserting that all manufacturing processes occurred in the United States (Version 1 of the sample letter on page 26). For products not delivered to the project site, the applicant and prime contractor must obtain the Final Manufacturer’s certification from the supplier (Version 2 of the sample letter on page 27). The supplier must certify that the projects being provided to the contractor for the project are AIS compliant and the contractor and applicant must retain copies of the supplier’s certification. Note: EPA has determined that a comparable manufacturer’s certification letter that makes reference to the USDA Rural Utilities Service Water and Environmental Programs’ American Iron & Steel requirements instead of EPA’s AIS requirements would be acceptable.
6. The prime construction contractor and applicant are responsible for inspecting iron and steel products for any readily visible identification labels indicating the country of origin.

7. The prime construction contractor and applicant will be required to maintain a file that contains the certifications from the final manufacturers, any approved waivers, and the De Minimis log. This file must be available for review by TWDB representatives. Sample Certification letters, step certification log, and De Minimis Log are included in Attachment 8.

8. The applicant must submit a Monthly American Iron and Steel Certificate of Compliance Submittal with each outlay report requesting funds associated with construction contracts (i.e., covering construction-related invoices), attached as Attachment 9.

9. The applicant will provide a final certification, after the completion of the construction contract and prior to issuance of a Certificate of Approval by the TWDB, stating the project was completed in compliance with the AIS requirements, Attachment 10.

**Recommendations and Best Management Practices**

The following recommendations are not required but should be considered by the applicant in implementation of the AIS requirements:

1. AIS requirements should be addressed in the engineering feasibility study to determine availability of AIS products, and determine if any requests for waivers need to be initiated.

2. While a waiver application may be submitted at any time during the project, the applicant should consider EPA’s review schedule (15-day comment period plus review time) when scheduling projects. It is not recommended to request a waiver after the advertisement for bids or start of construction unless absolutely necessary.

3. Develop procedures for maintaining a record of AIS documentation.

4. Distinguish separate bid items that must comply with AIS requirements on the Bid Form.

5. Consideration of AIS compliance documentation when developing the contractor submittal procedures for shop drawings, material lists, and manufacturer certifications, etc.

6. Discuss AIS requirements during pre-bid conference and pre-construction meetings, to address contractor’s responsibilities, and availability of iron and steel products needed to complete the project.
MEMORANDUM


FROM: Andrew D. Sawyer, Director
Office of Wastewater Management (4201M)

Peter C. Gettel, Director
Office of Ground Water and Drinking Water (4601M)

TO: Water Management Division Directors
Regions I - X

P.L. 113-76, Consolidated Appropriations Act, 2014 (Act), includes an “American Iron and Steel (AIS)” requirement in section 436 that requires Clean Water State Revolving Loan Fund (CWSRF) and Drinking Water State Revolving Loan Fund (DWSRF) assistance recipients to use iron and steel products that are produced in the United States for projects for the construction, alteration, maintenance, or repair of a public water system or treatment works if the project is funded through an assistance agreement executed beginning January 17, 2014 (enactment of the Act) through the end of Federal Fiscal Year 2014.

Section 436 also sets forth certain circumstances under which EPA may waive the AIS requirement. Furthermore, the Act specifically exempts projects where engineering plans and specifications were approved by a State agency prior to January 17, 2014.

The approach described below explains how EPA will implement the AIS requirement. The first section is in the form of questions and answers that address the types of projects that must comply with the AIS requirement, the types of products covered by the AIS requirement, and compliance. The second section is a step-by-step process for requesting waivers and the circumstances under which waivers may be granted.
May 30, 2014

American Iron & Steel (AIS) Requirement of the Consolidated Appropriations Act of 2014 (Public Law 113-76) Q&A Part 1: Valves and Hydrants

Q1: Does the AIS requirement of the Consolidated Appropriations Act of 2014 require minor, miscellaneous components within a covered valve or hydrant, such as nuts, bolts and washers, to be made in the U.S.?

A1: The definition of "iron and steel products" that must either be domestically produced or subject to a waiver in order to comply with the AIS requirement of the Consolidated Appropriations Act of 2014 has been superseded by the National Minor Components Waiver signed on October 27, 2015. This waiver can be found here: https://www.epa.gov/sites/production/files/2015-10/documents/minor_components_waiver_signed_10_27_15508.pdf

The minor components represent a very small percentage of the iron and steel in the hydrants and valves that are defined as "iron and steel products." These minor components, which EPA has learned through our research are currently difficult to find domestically in sufficient quantity, such as minor nuts, bolts, and washers, are not required to be of U.S. origin.

Q2: Do the actuators/control systems attached to valves have to comply with the AIS requirement, or just the valve itself?

A2: The AIS requirement of the Consolidated Appropriations Act of 2014 includes valves in its definition of "iron and steel products" that recipients must make certain are either domestically made or subject to a waiver in order to comply with the AIS requirement. Actuators and control systems are not included in the definition. Only the valve itself is required to be either domestically produced or subject to a waiver in order to be compliant with the AIS requirement. Absent a waiver, EPA considers valves and hydrants to be domestically produced if the significant iron and steel components of a covered valve or hydrant – the body, bonnet, shoe, stem, and wedge/disc/gate/ball – if made of iron or steel, is produced in the U.S. See Q1 above for a discussion about minor components. The valves and actuators, while often purchased and shipped together, are two unique products that are manufactured separately and typically attached together during the final step of the process. Valves are included in the definition of "iron and steel products" in the AIS requirement. Actuators, whether manual, electric, hydraulic or pneumatic, are not listed as an "iron and steel product" under the AIS requirement of the Consolidated Appropriations Act of 2014, nor are they considered construction materials. Therefore, they do not need to be domestically produced in the U.S. in order to comply with the requirement.
September 10, 2014

American Iron & Steel (AIS) Requirement of the Consolidated Appropriations Act of 2014
(Public Law 113-76)
Q&A Part 2

PRODUCT QUESTIONS

1. Q: Do all fasteners qualify for de minimis exemption?

   A: No. There is no broad exemption for fasteners from the American Iron and Steel (AIS) requirements. Significant fasteners used in SRF projects are not subject to the de minimis waiver for projects and must comply with the AIS requirements. Significant fasteners include fasteners produced to industry standards (e.g., ASTM standards) and/or project specifications, special ordered or those of high value. When bulk purchase of unknown-origin fasteners that are of incidental use and small value are used on a project, they may fall under the national de minimis waiver for projects. The list of potential items could be varied, such as big-box/hardware-store-variety screws, nails, and staples. The key characteristics of the items that may qualify for the de minimis waiver would be items that are incidental to the project purpose (such as drywall screws) and not significant in value or purpose (such as common nails or brads). See the following: http://water.epa.gov/grants_funding/upload/Deminimis-Waiver-04-15-14.pdf.

   EPA also clarifies that minor components of two listed products — valves and hydrants — may not need to meet the AIS requirements if the minor components compromise a very small quantity of minor, low-cost fasteners that are of unknown origin. See EPA’s questions and answers on the subject at the following: http://water.epa.gov/erants_funding/upload/AIS-Qanda-Part-1-Valves-and-Hydrants-final.pdf.

2. Q: Does PCCP pipe have to be domestically produced?

   A: Yes. Pre-stressed concrete cylinder pipe (PCCP) or other similar concrete cylinder pipes would be comparable to pre-cast concrete which is specifically listed in the Consolidated Appropriations Act of 2014 as a product subject to the AIS requirement.

3. Q: If the iron or steel is made from recycled metals will the vendor/supplier have to provide a certification document certifying that the recycled metals are domestically produced?

   A: No. Recycled source materials used in the production of iron and steel products do not have to come from the U.S. Iron or steel scrap, for instance, are considered raw materials that may come from anywhere. While certification is not required for the raw material, EPA does recommend that additional final processing of iron and steel be certified to have occurred in the U.S.

4. Q: Do tanks used for filtration systems, if delivered to the construction site separately and then filled with filtration media onsite, have to be domestically produced?
March 2015

American Iron & Steel Requirement for the Clean Water and Drinking Water State Revolving Funds

Q&A Part 3

For CWSRF and DWSRF. On January 17, 2014, Public Law 113-76, the “Consolidated Appropriations Act, 2014,” was enacted and included an American Iron and Steel requirement for the Clean Water and Drinking Water State Revolving Fund programs through the end of fiscal year 2014. Since then, the AIS requirement has continued for both programs, but through different statutes, with a few changes as described in the questions and answers provided below.

For CWSRF: On June 10, 2014, the Water Resources Reform and Development Act amended the Clean Water Act to include permanent requirements for the use of AIS products in CWSRF assistance agreements. Section 608 of the CWA now contains requirements for AIS that repeat those of the Consolidated Appropriations Act, 2014. All CWSRF assistance agreements must comply with Section 608 of the CWA for implementation of the permanent AIS requirement.

For DWSRF: On December 16, 2014, the President signed Public Law 113-235, the “Consolidated and Further Continuing Appropriations Act, 2015,” which provides fiscal year 2015 full-year appropriations through September 30, 2015. This law continues the requirement for the use of AIS products in DWSRF assistance agreements through September 30, 2015.

CWSRF PROGRAM

1. Q: The Water Resources Reform and Development Act amended the Clean Water Act to include permanent requirements for the use of AIS for CWSRF funded assistance agreements. Does the CWA include an exemption for plans and specifications approved prior to the enactment of the legislation similar to the exemption included in the Consolidated Appropriations Act (CAA) 2014?

A: Yes. The WRRDA amendment to the CWA, which included AIS requirements, included a similar exemption as the CAA 2014. For any CWSRF assistance agreement signed on or after October 1, 2014, if the plans and specifications were approved prior to June 10, 2014 (the enactment of WRRDA), then the project is exempt from AIS requirements. For assistance agreements signed prior to October 1, 2014, the previous dates in the CAA 2014 apply (see March 20, 2014, AIS guidance document).

If a project does not require approved engineering plans and specifications, the bid advertisement date will count in lieu of the plans and specifications approval date for purposes of this exemption in Section 608 (f).

The following table summarizes AIS exemptions based on the plans and specifications approval date for CWSRF funded projects.

3/15/2015
Attachment 5 – EPA Approved Waivers

a. De Minimis waiver pursuant to Section 436 of P.L. 113-76, Consolidated Appropriations Act (CAA) (April 15, 2014)

(Double click on the embedded Acrobat version below for a clear copy of the entire document)

DECISION MEMORANDUM

SUBJECT: De Minimis Waiver of Section 436 of P.L. 113-76, Consolidated Appropriations Act (CAA), 2014

FROM: Nancy K. Stoner
Acting Assistant Administrator

The EPA is hereby granting a nationwide waiver pursuant to the “American Iron and Steel (AIS)” requirements of P.L. 113-76, Consolidated Appropriations Act, 2014 (Act), section 436 under the authority of Section 436(b)(1) (public interest waiver) for de minimis incidental components of eligible water infrastructure projects. This action permits the use of products when they occur in de minimis incidental components of such projects funded by the Act that may otherwise be prohibited under section 436(a). Funds used for such de minimis incidental components cumulatively may comprise no more than a total of 5 percent of the total cost of the materials used and incorporated into a project; the cost of an individual item may not exceed 1 percent of the total cost of the materials used in and incorporated into a project.

P.L. 113-76, Consolidated Appropriations Act, 2014 (Act), includes an “American Iron and Steel” (AIS) requirement in section 436 that requires Clean Water State Revolving Loan Fund (CWSRF) and Drinking Water State Revolving Loan Fund (DWSRF) assistance recipients to use specific domestic iron and steel products that are produced in the United States if the project is funded through an assistance agreement executed beginning January 17, 2014 (enactment of the Act) through the end of Fiscal Year 2014, unless the agency determines it necessary to waive this requirement based on findings set forth in Section 436(b). The Act states, “[t]he requirements shall not apply in any case or category of cases in which the Administrator of the Environmental Protection Agency...funds the—(I) applying subsection (a) would be inconsistent with the public interest” 436(b)(1).

In implementing section 436 of the Act, the EPA must ensure that the section’s requirements are applied consistent with congressional intent in adopting this section and in the broader context of the purposes, objectives, and other provisions applicable to projects funded under the SRF. Water infrastructure projects typically contain a relatively small number of high-cost components incorporated into the project. In bid solicitations for a project, these high-cost components are generally described in detail via project specific technical specifications. For these major components, utility owners and their contractors are generally familiar with the conditions of availability, the potential alternatives for each detailed specification, the approximate cost, and the country of manufacture of the available components.
b. Nationwide Plans and Specifications waiver pursuant to Section 436 of P.L. 113-76, Consolidated Appropriations Act (CAA) (April 15, 2014)

(Double click on the embedded Acrobat version below for a clear copy of the entire document)

**DECISION MEMORANDUM**

**SUBJECT:** Plans and Specifications Waiver of Section 436 of P.L. 113-76, Consolidated Appropriations Act (CAA), 2014

**FROM:** Nancy K. Stoner  
Acting Assistant Administrator

The EPA is hereby granting a nationwide waiver of the American Iron and Steel requirement pursuant to Section 436(b)(1) (public interest waiver), of the Consolidated Appropriations Act (CAA), 2014, for eligible projects that had engineering plans and specifications submitted to an appropriate state agency prior to and including January 17, 2014, the date of enactment of the CAA, and approved between and including January 17, 2014, and the date of this waiver, where the state agency that approved such plans and specifications did so under the normal course of business for that agency. This action permits the use of non-domestic iron and steel products in such projects funded by a Clean or Drinking Water State Revolving Fund that may otherwise be prohibited under section 436.

If a project does not require approved engineering plans and specifications, the bid advertisement date will count in lieu of the plans and specifications approval date for purposes of this national waiver.

The basis for the nationwide waiver is that due to the uncertainty about whether an American Iron and Steel requirement would be included in this year’s appropriation, potential assistance recipients did not have the opportunity to plan for a possible American Iron and Steel requirement. Until detailed guidance was issued, potential assistance recipients were unable to solicit bids from construction firms with appropriate definitions of key terms contained in the CAA language. Additionally, projects that submitted engineering plans and specifications prior to and including January 17, 2014, without knowledge of the American Iron and Steel requirement, and with the anticipation that such plans would be quickly approved, but such approval did not occur on or after January 17, 2014, would be required to redesign elements of the project, investigate potential domestic products, revise engineering drawings and bid specifications, and resubmit such plans and specifications for approval, thereby delaying the initiation of construction substantially. Those projects which do not require approved plans and specifications, but were bid prior to the guidance being issued, also could be required to rebid the project or submit change orders to comply with the new requirements, which would also delay initiation of construction.
c. Short-Term National Product Waiver for Stainless Steel Nuts and Bolts used in Pipe Couplings, Restraints, Joints, Flanges, and Saddles (February 18, 2015)

(Double click on the embedded Acrobat version below for a clear copy of the entire document)
d. National Product Waiver for Pig Iron and Direct Reduced Iron (February 18, 2015)
(Double click on the embedded Acrobat version below for a clear copy of the entire document)

DEcision Memorandum

SUBJECT: National Product Waiver for Pig Iron and Direct Reduced Iron for State Revolving Fund Projects

FROM: Kenneth J. Kopocis
Deputy Assistant Administrator

The U.S. Environmental Protection Agency is hereby granting a national product waiver pursuant to the "American Iron and Steel" provisions of the Clean Water Act and Public Law 113-235, the "Consolidated and Further Continuing Appropriations Act, 2015," for certain intermediate goods used in the manufacture of iron and steel products. This waiver permits the use of pig iron and direct reduced iron manufactured outside of the United States in domestic manufacturing processes for iron and steel products used in projects funded by a Clean Water or Drinking Water State Revolving Fund that may otherwise be prohibited absent this waiver. The waiver is retroactive and thus also applies to the use of non-domestic pig iron and direct reduced iron before the signature date.

Background: Pig iron and direct reduced iron are intermediate products of iron and steel manufacturing used as material feed sources in iron and steel foundries and steel mills. Pig iron is a product of iron ore smelting in a blast furnace. It is made from molten iron, which has been cast in the shape of "pigs" as it comes from the blast furnace. Direct reduced iron ore is produced from iron ore, pellets or fines, which are reduced in a solid state using natural gas. Hot briquetted iron, or HBI, is a compacted form of direct reduced iron with enhanced physical characteristics for shipment and storage.

Coverage: This waiver permits the use of iron and steel products that were manufactured using non-domestic pig iron and direct reduced iron in projects that receive funds from either the CWSRF or DWSRF. Any project that received or will receive funds from the CWSRF or DWSRF beginning with the enactment of P.L. 113-76, the "Consolidated Appropriations Act, 2014," may use this waiver for iron and steel that use these intermediate goods.

Rationale: The AIS provisions require CWSRF and DWSRF assistance recipients to use specific domestic iron and steel products that are produced in the United States if the project is funded.

1 Absent a waiver, all treatment works and drinking water facilities that are constructed, in whole or in part, with funds from the CWSRF or the DWSRF, must use American-made iron and steel. EPA is allowed under certain circumstances to provide waivers of this requirement.
e. National Product Waiver for Minor Components in Iron and Steel Products (with Cost Ceiling) (October 27, 2015)

(Double click on the embedded Acrobat version below for a clear copy of the entire document)

DEcision Memorandum

SUBJECT: National Product Waiver for Minor Components within Iron and Steel Products (with Cost Ceiling) for State Revolving Fund Projects

FROM: Kenneth J. Kopcu, Deputy Assistant Administrator

The U.S. Environmental Protection Agency is hereby granting a national product waiver pursuant to the "American Iron and Steel" provisions of the Clean Water Act and Public Law 113-235, the "Consolidated and Further Continuing Appropriations Act, 2015," (hereinafter referred to as "the Acts") for minor components within a product under an established cost ceiling. The waiver will permit projects funded by the Clean Water State Revolving Fund or Drinking Water State Revolving Fund to use non-domestically produced miscellaneous minor components within an otherwise domestically produced iron and steel product for up to 5 percent of the total material cost of the product. These products could be prohibited absent this waiver. This waiver is retroactive, and so also applies to products purchased before the signature date of this waiver.

Coverage: The items covered by this waiver include miscellaneous minor components within iron and steel products as defined in the AIS provisions of the Acts. The specific minor components in covered iron and steel products will vary by product and manufacturer. Pursuant to this waiver, non-domestically produced miscellaneous minor components comprising up to 5 percent of the total material cost of an otherwise domestically produced iron and steel product may be used. This waiver does not exempt the whole product from the AIS requirements, and the primary iron or steel components of the product must be produced domestically. Unless subject to separate waiver, all other iron and steel components in these products must still meet the AIS requirements. Valves and hydrants are also subject to the cost ceiling requirements described here. This waiver supersedes the EPA's previous guidance issued on May 30, 2014, (Question 1) related to minor components in valves and hydrants.

The coverage of this waiver is different from that of the existing national de minimis waiver. While the national de minimis waiver covers entire products (whenever products are generally low cost and incidental to the construction of the project), this waiver covers minor components within an iron and steel product. In addition, the national de minimis waiver is intended for assistance recipients to use for their projects, while this minor components waiver is intended to allow manufacturers to certify that their products comply with the AIS requirements.

1 Absent a waiver, all treatment works and drinking water facilities that are constructed, in whole or in part, with funds from the CW/SRF or the DWS/SRF, must use American made iron and steel. The EPA is allowed under certain circumstances to provide waivers of this requirement.
The U.S. Environmental Protection Agency hereby grants a one-year extension of the Short-Term National Product Waiver for Stainless Steel Nuts and Bolts used in Pipe Couplings, Restraints, Joints, Flanges and Saddles for State Revolving Fund Projects, pursuant to the “American Iron and Steel” requirements of the Clean Water Act Section 608 and P.L. 114-113, the “Consolidated Appropriations Act, 2016.” The original waiver was signed on February 18, 2015. With the one-year extension, the waiver will expire February 18, 2017. This waiver permits the use of non-domestically produced stainless steel nuts and bolts in bolting-type pipe couplings, restraints, joints and repair saddles in iron and steel products for projects funded by a Clean Water or Drinking Water State Revolving Fund that may otherwise be prohibited absent this waiver.

The original, approved waiver (attached) provides details regarding the specific types of products covered by this waiver as well as the rationale for issuance of the original waiver. This national product waiver extension is short-term, applying to the covered products if those products are purchased up until February 18, 2017.

Rationale: The EPA reassessed the market for and supply of stainless steel nuts and bolts for the products of interest and was unable to gather sufficient evidence that there is an adequate domestic supply of stainless steel nuts and bolts for the subject products. Through the research effort, the agency found that the domestic supply of stainless steel nuts and bolts has increased since fall 2014 and there may be manufacturers that have the capability to meet the demand for stainless steel nuts and bolts. However, manufacturers were generally unable, or unwilling, to provide information about their production capacity. The agency did not receive evidence that there is an adequate national availability of stainless steel nuts and bolts.

In addition, the agency received five responses from manufacturers and suppliers after posting a draft version of this Decision Memorandum during a 15-day public comment period. Most comments were in favor of the waiver extension. Comments in support of the waiver extension claimed a remaining significant shortage in the supply of stainless steel nuts and bolts.
g. One-year Extension of the Short-Term National Product Waiver for Stainless Steel Nuts and Bolts Used in Pipe Couplings, Restraints, Joints, Flanges, and Saddles (January 18, 2017)

(Double click on the embedded Acrobat version below for a clear copy of the entire document)

DECISION MEMORANDUM

SUBJECT: One-Year Extension of the Short-Term National Product Waiver for Stainless Steel Nuts and Bolts used in Pipe Couplings, Restraints, Joints, Flanges and Saddles for State Revolving Fund Projects

FROM: Michael II. Shupirop
Deputy Assistant Administrator

The U.S. Environmental Protection Agency hereby grants a one-year extension of the Short-Term National Product Waiver for Stainless Steel Nuts and Bolts used in Pipe Couplings, Restraints, Joints, Flanges and Saddles for State Revolving Fund Projects, pursuant to the “American Iron and Steel” requirements of the Clean Water Act Section 618 and Public Law 114-254, the “Further Continuing and Security Assistance Appropriations Act, 2017.” The original waiver was signed on February 18, 2015 and was granted a one-year extension on February 22, 2016. With this additional one-year extension, the waiver will expire February 18, 2018. This waiver permits the use of non-domestically produced stainless steel nuts and bolts in bolting-type pipe couplings, restraints, joints and repair saddles in iron and steel products for projects funded by a Clean Water or Drinking Water State Revolving Fund that may otherwise be prohibited absent this waiver.

The original, approved waiver (attached) provides details regarding the specific types of products covered by this waiver as well as the rationale for issuance of the original waiver. This national product waiver extension is short-term, applying to the covered products if those products are purchased up until February 18, 2018.

Rationale: In 2016, the EPA reassessed the market for and supply of stainless steel nuts and bolts for the products of interest and was unable to gather sufficient evidence that there is an adequate domestic supply of these products. Through the research effort, the agency found that the domestic supply of stainless steel nuts and bolts for the subject products has increased slightly since fall 2015. The EPA received anecdotal evidence from a few manufacturers that they increased their supply of stainless steel nuts and bolts used in the subject products by small amounts, but the slight increase does not represent a significant change in the manufacturing capacity of the domestic products. Furthermore, the domestic supply of the stainless steel nuts and bolts is not readily quantifiable because manufacturers were generally unable, or unwilling, to provide information about their production capacity. In addition, the agency received no responses from manufacturers and suppliers after posting a draft version of this Decision Memorandum during a 15-day public comment period.

Lacking evidence that manufacturers of stainless steel nuts and bolts used in the subject projects can meet current demands, the agency is extending the national waiver for another year. Prior to the
h. Final Extension of the Short-Term National Product Waiver for Stainless Steel Nuts and Bolts Used in Pipe Couplings, Restraints, Joints, Flanges, and Saddles (August 24, 2018)

(Double click on the embedded Acrobat version below for a clear copy of the entire document)

DECISION MEMORANDUM

OFFICE OF WATER

SUBJECT: Final Extension of the Short-Term National Product Waiver for Stainless Steel Nuts and Bolts used in Pipe Couplings, Restraints, Joints, Flanges, and Saddles for State Revolving Fund Projects

FROM: David P. Ross
Assistant Administrator

The U.S. Environmental Protection Agency (EPA) hereby grants an extension of the Short-Term National Product Waiver for Stainless Steel Nuts and Bolts used in Pipe Couplings, Restraints, Joints, Flanges, and Saddles for State Revolving Fund Projects, pursuant to the “American Iron and Steel” (AIS) requirements of the Clean Water Act. The original waiver was signed on February 18, 2015, and was granted a one-year extension on February 22, 2016. A second extension was granted until February 18, 2018. With this third and final extension, the waiver will retroactively cover nuts and bolts purchased since February 18, 2018, and be extended 18 months from the signing date of this waiver (sunset date). This waiver will not be renewed after the sunset date. This waiver permits the purchase and use of non-domestically produced stainless steel nuts and bolts in bolting-type pipe couplings, restraints, joints, and repair saddles in iron and steel products for projects funded by a Clean Water State Revolving Fund (CWSRF) or Drinking Water State Revolving Fund (DWSRF) that may otherwise be prohibited absent this waiver.

The original, approved waiver provides details regarding the specific types of products covered by and the rationale for issuance of the waiver (see: https://www.epa.gov/sites/production/files/2015-09/documents/short-term-netl-waiver-for-ss-nuts-bolts-021815.pdf). This national product waiver extension is short-term, applying to the covered products if those products are purchased by the assistance recipient or their representatives (i.e. construction contractor) up until the sunset date.

The EPA is granting this national product waiver extension on a short-term basis in order to provide the time U.S. manufacturers need to increase the domestic production of the specified stainless steel nuts and bolts. Upon the production of these parts, the EPA stands ready to provide assistance to states and others to help identify AIS compliant products consistent with the April 2017 Buy American and Hire American Executive Order.

Attachments:
1. Rationale and Legal Authority
2. Summary of Comments Received During 15-Day Informal Public Input Period on Short-Term Waiver Extension for Stainless Steel Nuts and Bolts used in Pipe Couplings, Restraints, Joints, Flanges, and Saddles for State Revolving Fund (SRF) Projects

Internet Address (URL): http://www.epa.gov
Recycled/Recyclable: Printed with Vegetable Oil Based Inks on 100% Postconsumer Process Chlorine Free Recycled Paper

Page 21 of 32
### Attachment 6: EPA Waiver Request

**Information Checklist for Waiver Request**

The purpose of this checklist is to help ensure that all appropriate and necessary information is submitted to EPA. EPA recommends that States review this checklist carefully and provide all appropriate information to EPA. This checklist is for informational purposes only and does not need to be included as part of a waiver application.

<table>
<thead>
<tr>
<th>Items</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>General</strong></td>
<td></td>
</tr>
<tr>
<td>• Waiver request includes the following information:</td>
<td>☑️</td>
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<tr>
<td>o Description of the foreign and domestic construction materials</td>
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<tr>
<td>o Unit of measure</td>
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<tr>
<td>o Quantity</td>
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<tr>
<td>o Price</td>
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<td>o Time of delivery or availability</td>
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<tr>
<td>o Location of the construction project</td>
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<tr>
<td>o Name and address of the proposed supplier</td>
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<tr>
<td>o A detailed justification for the use of foreign construction materials</td>
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<tr>
<td>• Waiver request was submitted according to the instructions in the memorandum</td>
<td></td>
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<tr>
<td>• Assistance recipient made a good faith effort to solicit bids for domestic iron and steel products, as demonstrated by language in requests for proposals, contracts, and communications with the prime contractor</td>
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<tr>
<td><strong>Cost Waiver Requests</strong></td>
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<tr>
<td>• Waiver request includes the following information:</td>
<td></td>
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<tr>
<td>o Comparison of overall cost of project with domestic iron and steel products to overall cost of project with foreign iron and steel products</td>
<td></td>
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<tr>
<td>o Relevant excerpts from the bid documents used by the contractors to complete the comparison</td>
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<tr>
<td>o Supporting documentation indicating that the contractor made a reasonable survey of the market, such as a description of the process for identifying suppliers and a list of contacted suppliers</td>
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<td><strong>Availability Waiver Requests</strong></td>
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<tr>
<td>• Waiver request includes the following supporting documentation necessary to demonstrate the availability, quantity, and/or quality of the materials for which the waiver is requested:</td>
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<tr>
<td>o Supplier information or pricing information from a reasonable number of domestic suppliers indicating availability/delivery date for construction materials</td>
<td></td>
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<tr>
<td>o Documentation of the assistance recipient’s efforts to find available domestic sources, such as a description of the process for identifying suppliers and a list of contacted suppliers.</td>
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<tr>
<td>o Project schedule</td>
<td></td>
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<tr>
<td>o Relevant excerpts from project plans, specifications, and permits indicating the required quantity and quality of construction materials</td>
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<tr>
<td>• Waiver request includes a statement from the prime contractor and/or supplier confirming the non-availability of the domestic construction materials for which the waiver is sought</td>
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</tbody>
</table>

Has the State received other waiver requests for the materials described in this waiver request, for comparable projects?
**EPA Checklist for Waiver Request**

Instructions: To be completed by EPA. Review all waiver requests using the questions in the checklist, and mark the appropriate box as Yes, No or N/A. Marks that fall inside the shaded boxes may be grounds for denying the waiver. If none of your review markings fall into a shaded box, the waiver is eligible for approval if it indicates that one or more of the following conditions applies to the domestic product for which the waiver is sought:

1. The iron and/or steel products are not produced in the United States in sufficient and reasonably available quantities and of a satisfactory quality.
2. The inclusion of iron and/or steel products produced in the United States will increase the cost of the overall project by more than 25 percent.

<table>
<thead>
<tr>
<th>Review Items</th>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
<th>Notes</th>
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<tbody>
<tr>
<td>Cost of Waiver Request</td>
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<tr>
<td>- Does the waiver request include the following information?</td>
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<tr>
<td>- Comparison of overall cost of project with domestic iron and steel</td>
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<td>- Relevant excerpts from the bid documents used by the contractors to</td>
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<td>complete the comparison</td>
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<td>- A sufficient number of bid documents or pricing information from</td>
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<td>domestic sources to constitute a reasonable survey of the market</td>
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<td>- Does the Total Domestic Project exceed the Total Foreign Project Cost by</td>
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<td>more than 25%?</td>
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<td>Availability Waiver Requests</td>
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<td>- Does the waiver request include supporting documentation sufficient to</td>
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<td>show the availability, quantity, and/or quality of the iron and/or steel</td>
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<td>product for which the waiver is requested?</td>
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<tr>
<td>- Supplier information or other documentation indicating availability/delivery date for materials</td>
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<tr>
<td>- Project schedule</td>
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<tr>
<td>- Relevant excerpts from project plans, specifications, and permits</td>
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<td>indicating the required quantity and quality of materials</td>
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<td>- Contractors made a reasonable effort to locate domestic suppliers of</td>
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<td>materials, such as a description of the process for identifying suppliers</td>
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<td>and a list of contacted suppliers?</td>
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<tr>
<td>- Based on the materials delivery/availability date indicated in the</td>
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<td>supporting documentation, will the materials be unavailable when they are</td>
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<td>needed according to the project schedule? (By item, list schedule date and</td>
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<td>domestic delivery quote date or other relevant information)</td>
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<td>- Is EPA aware of any other evidence indicating the non-availability of the</td>
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<td>materials for which the waiver is requested? Examples include:</td>
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<tr>
<td>- Multiple waiver requests for the materials described in this waiver</td>
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<td>request, for comparable projects in the same State</td>
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<tr>
<td>- Multiple waiver requests for the materials described in this waiver</td>
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<td>request, for comparable projects in other States</td>
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<td>- Correspondence with construction trade associations indicating the</td>
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<td>non-availability of the materials</td>
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<tr>
<td>- Are the available domestic materials indicated in the bid documents of</td>
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<td>inadequate quality compared those required by the project plans,</td>
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<td>specifications, and/or permits?</td>
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Attachment 7: Construction Contract Language

The following language must be included in all construction and purchase contracts associated with a TWDB CWSRF or DWSRF loan:

The Contractor acknowledges to and for the benefit of the Applicant (“Purchaser”) and the Texas Water Development Board (TWDB) that it understands the goods and services under this Agreement are being funded with monies made available by the Clean Water State Revolving Fund and/or Drinking Water State Revolving Fund that have statutory requirements commonly known as “American Iron and Steel;” that requires all of the iron and steel products used in the project to be produced in the United States (“American Iron and Steel Requirement”) including iron and steel products provided by the Contractor pursuant to this Agreement. The Contractor hereby represents and warrants to and for the benefit of the Purchaser and the TWDB that (a) the Contractor has reviewed and understands the American Iron and Steel Requirement, (b) all of the iron and steel products used in the project will be and/or have been produced in the United States in a manner that complies with the American Iron and Steel Requirement, unless a waiver of the requirement is approved, and (c) the Contractor will provide any further verified information, certification or assurance of compliance with this paragraph, or information necessary to support a waiver of the American Iron and Steel Requirement, as may be requested by the Purchaser or the TWDB. Notwithstanding any other provision of this Agreement, any failure to comply with this paragraph by the Contractor shall permit the Purchaser to enforce this Agreement and recover as damages against the Contractor any loss, expense, or cost (including without limitation attorney’s fees) incurred by the Purchaser resulting from any such failure (including without limitation any impairment or loss of funding, whether in whole or in part, from the TWDB or any damages owed to the TWDB by the Purchaser). While the Contractor has no direct contractual privity with the TWDB, as a lender to the Purchaser for the funding of its project, the Purchaser and the Contractor agree that the TWDB is a third-party beneficiary and neither this paragraph (nor any other provision of this Agreement necessary to give this paragraph force or effect) shall be amended or waived without the prior written consent of the TWDB.
Attachment 8: Sample Certifications

AIS Certification must document the location of the manufacturing process involved with the production of steel and iron materials. Each handler (supplier, fabricator, manufacturer, processor, etc.) of the iron and steel products and their step in the process must be recorded and certified as domestically performed.

The applicant may utilize either

(1) a Final Manufacturer Certification process, in which the final manufacturer that delivers the iron or steel product to the worksite, vendor, or contractor, may provide a certification identifying all handlers of the iron or steel product, and asserting that all manufacturing processes occurred in the US; or

(2) a Step Certification process in which each handler of the iron or steel product provides a separate certification letter certifying that their step in the process was domestically performed.
Final Manufacturer Certification – Version 1 – AIS Products Delivered to Project Site

The following information is provided as a sample letter of certification for AIS compliance. Documentation must be provided on company letterhead. The Final Manufacturer’s Certification should list everyone who has handled the product, starting with the processor of the raw iron or steel through the contractor who installs the final product.

Date

Company Name
Company Address
City, State Zip

Subject: American Iron and Steel Certification for Project (XXXXX)

I, (company representative), certify that the following products and/or materials shipped/provided to the project site below are in full compliance with the American Iron and Steel requirement as mandated in EPA’s State Revolving Fund Programs.

Project Site location (City, State): ___________________________

Project’s Prime Contractor Name: ___________________________

List for all Items, Products and/or Materials (Include all the predecessor manufacturing processes before the final manufacturer for each item on the list):

Item 1: ____________________________
Predecessor Manufacturing Process: _______________________________
Manufacturer’s Name: ___________________________________________
Manufacturing location (City, State): _______________________________

Predecessor Manufacturing Process: _______________________________
Manufacturer’s Name: ___________________________________________
Manufacturing location (City, State): _______________________________

Item 2: ____________________________
Predecessor Manufacturing Process: _______________________________
Manufacturer’s Name: ___________________________________________
Manufacturing location (City, State): _______________________________

Predecessor Manufacturing Process: _______________________________
Manufacturer’s Name: ___________________________________________
Manufacturing location (City, State): _______________________________

If any of the above compliance statements change while providing material to this project we will immediately notify the prime contractor and the project engineer.

Signed by company representative
Final Manufacturer Certification – Version 2 – AIS Products Purchased from Supplier

The Final Manufacturer’s Certification should list everyone who has handled the product, starting with the processor of the raw iron or steel through to the Supplier.

Date

Company Name
Company Address
City, State Zip

Subject: American Iron and Steel Certification for Project (XXXXX)

I, (company representative), certify that the following products and/or materials shipped/provided to the Supplier listed below are in full compliance with the American Iron and Steel requirement as mandated in EPA’s State Revolving Fund Programs.

Supplier: __________________________
Address: __________________________

List for all Items, Products and/or Materials (Include all the predecessor manufacturing processes before the final manufacturer for each item on the list):

Item 1: __________________________
Predecessor Manufacturing Process: _______________________________
Manufacturer’s Name: ___________________________________________
Manufacturing location (City, State): _______________________________

Predecessor Manufacturing Process: _______________________________
Manufacturer’s Name: ___________________________________________
Manufacturing location (City, State): _______________________________

Item 2: __________________________
Predecessor Manufacturing Process: _______________________________
Manufacturer’s Name: ___________________________________________
Manufacturing location (City, State): _______________________________

Predecessor Manufacturing Process: _______________________________
Manufacturer’s Name: ___________________________________________
Manufacturing location (City, State): _______________________________

If any of the above compliance statements change while providing material to this project we will immediately notify the Supplier.

Signed by company representative
**Step Certification**

A step certification is a process under which each handler (supplier, fabricator, manufacturer, processor, etc.) of the iron and steel products certifies that their step in the process was domestically performed. The Step Certification process requires you receive a separate letter from everyone who handles the product, starting with the processor of the raw iron or steel through the contractor who installs the final product.

**Step Certification Letter**

The following information is provided as a sample letter of step certification for AIS compliance. Documentation must be provided on company letterhead of each handler responsible for that process of the iron or steel product.

```
Date

Company Name
Company Address
City, State  ZIP Code

Subject: American Iron and Steel Step Certification for Project (XXXXXXXXXX)

I, (company representative), certify that the (melting, bending, coating, galvanizing, cutting, etc.) process for (manufacturing or fabricating) the following products and/or materials shipped or provided for (project site __________ or to ______________ company) is in full compliance with the American Iron and Steel requirement as mandated in EPA’s State Revolving Fund Programs.

Item 1: __________________________
Manufacturing location (City, State): _______________________________

Item 2: __________________________
Manufacturing location (City, State): _______________________________

If any of the above compliance statements change while providing material to this project we will immediately notify the prime contractor and the engineer.

Signed by company representative
```
**Step Certification Log**

The following information is provided as a sample log to keep track of step certification for AIS compliance. The TWDB makes no claims regarding the legality of the step certification log with respect to AIS compliance.

**American Iron and Steel Step Certification Log for**

(Iron or Steel Product)

<table>
<thead>
<tr>
<th>Contractor:</th>
<th>_____________________</th>
<th>_____________________</th>
<th>_____________________</th>
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<tbody>
<tr>
<td>(Name)</td>
<td>(Item)</td>
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<table>
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<th>Supplier:</th>
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<th>_____________________</th>
<th>_____________________</th>
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<tbody>
<tr>
<td>(Name)</td>
<td>(Item)</td>
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<td></td>
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</table>

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<th>Final Manufacturer:</th>
<th>_____________________</th>
<th>_____________________</th>
<th>(Process)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Name)</td>
<td>(Item)</td>
<td></td>
<td>(Process)</td>
</tr>
</tbody>
</table>

<table>
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<th>Predecessor Manufacturer 1:</th>
<th>_____________________</th>
<th>_____________________</th>
<th>(Process)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Name)</td>
<td>(Item)</td>
<td></td>
<td>(Process)</td>
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</tbody>
</table>

<table>
<thead>
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<th>Predecessor Manufacturer 2:</th>
<th>_____________________</th>
<th>_____________________</th>
<th>(Process)</th>
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</thead>
<tbody>
<tr>
<td>(Name)</td>
<td>(Item)</td>
<td></td>
<td>(Process)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Processor (e.g., foundry):</th>
<th>_____________________</th>
<th>_____________________</th>
<th>(Process)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Name)</td>
<td>(Item)</td>
<td></td>
<td>(Process)</td>
</tr>
</tbody>
</table>
De Minimis Log

The following information is provided as a sample De Minimis log for AIS compliance. The TWDB makes no claims regarding the legality of the De Minimis log with respect to AIS compliance.

Figure 1 - Information contained in the log example: Owner Name, Project Name, TWDB SRF Number, Contractor Name, Total Project Cost, Total Material Cost followed by data entered for each of the following categories: Item Number, Iron or Steel Product, Unit Cost, Quantity, Total Cost, Percent of Total Material Cost Less Than One Percent, Cumulative Cost, Percent of Total Material Cost Less Than Five Percent.
Attachment 9: Monthly American Iron and Steel Certificate Form 1106-A

Compliance Submittal by Owner (Sub-Recipient)

TWDB Project No. ______________
Loan No. ______________

This executed certificate must be submitted with each Outlay report requesting funds associated with construction contracts for all iron and steel products and/or materials included within the project’s construction contracts.

I, ______________________________, ______________________________ of ______________________________ hereby certify that all iron and steel products and/or materials incorporated into the construction, alteration, maintenance, or repair of the subject project are in full compliance with the American Iron and Steel requirements of Section 608 of the Federal Water Pollution Control Act (33 U.S.C. §1388) for the Clean Water State Revolving Fund or federal law, including federal appropriation acts and Section 1452(a)(4) of the Safe Drinking Water Act (42 U.S.C. §300j-12(a)(4)), as applicable, for the Drinking Water State Revolving Fund, or comply with waivers granted by the U.S. Environmental Protection Agency.

I understand that a false statement herein may subject me to penalties under federal and state laws relating to filing false statements and other relevant statutes.

_________________________________________  __________________________
Signature                                  Date
Attachment 10: Final American Iron and Steel Certification Form 1106-C

Compliance Submittal by Owner (Sub-Recipient)

TWDB Project No. ________________
Loan No. ________________

This executed certification must be submitted after the completion of the construction contract and prior to issuance of a Certificate of Approval by the TWDB, stating the project was completed in compliance with the AIS requirements.

I, ___________________________, ___________________________ of ___________________________, hereby certify that all iron and steel products and/or materials incorporated into the construction, alteration, maintenance, or repair of the subject project were in full compliance with the American Iron and Steel requirements of Section 608 of the Federal Water Pollution Control Act (33 U.S.C. § 1388) for the Clean Water State Revolving Fund or federal law, including federal appropriation acts and Section 1452(a)(4) of the Safe Drinking Water Act (42 U.S.C. §300j-12(a)(4)), as applicable, for the Drinking Water State Revolving Fund, or comply with waivers granted by the U.S. Environmental Protection Agency.

I understand that a false statement herein may subject me to penalties under federal and state laws relating to filing false statements and other relevant statutes.

________________________________________  __________________________
Signature  Date