Department of Environmental Quality

Memorandum

Date: May 10, 2019

To: Environmental Quality Commission

From: Richard Whitman, Director

Subject: Agenda Item C (Informational): Vehicle Inspection Program fees

May 16-17, 2019, EQC meeting

Why this is important

DEQ will inform the commission about a fee increase and rule revisions in the Vehicle Inspection Program in anticipation of a request for EQC action in July

2019.

Prior EQC involvement

Director Whitman's Jan. 24, 2019, Director's Report to the commission included a description of the Vehicle Inspection Program and the pollutant reductions the program achieves. That report also noted that proposed changes to program rules and proposed fee increases were out for public comment and that DEQ would bring those to the commission later in 2019.

Background

DEQ's Vehicle Inspection Program reduces air pollution and helps Oregon comply with national air quality standards by requiring that motorists in the Portland and Medford areas maintain their vehicles' emission control systems. A motorist must obtain an emission certificate of compliance before they can renew their vehicle registration. VIP reduces on-road emissions that contribute to nationally regulated pollutants by five to 19 percent. VIP reduces on-road air toxics emissions by six to 20 percent.

VIP program expenses have been increasing over the past several biennia and DEQ has now proposed to increase the certification fee to maintain current staffing and customer service levels. DEQ last increased the fee for a certificate of compliance in 1997. DEQ must obtain Oregon Legislative approval for the requested VIP fee increase, which is included in the 2019-21 budget and legislative requests for the agency.

Along with the proposed fee increase, DEQ has proposed to revise and update rules to reflect changes in Oregon's vehicle fleet characteristics, modernized testing technology and customer service features. If approved by the

Page 2 of 3

commission, DEQ must submit revisions of rules that are part of Oregon's State Implementation Plan to EPA for approval.

Proposed fees and rule revisions DEQ has proposed a fee increase necessary for balanced budgets through the 2023-25 biennium while maintaining current staffing levels. With current staffing, VIP maintains a 97 percent customer approval rating and average customer wait times of about 10 minutes. The current fee in the Portland area is \$21, in Medford, \$10, and for dealerships, \$26. DEQ has proposed to raise the certification fee to the amounts below to bring program revenue in line with current and projected program expenditures:

Portland Vehicle Inspection Area

\$25 effective on Secretary of State filing (July 2019)

Medford Vehicle Inspection Area

\$15 effective on Secretary of State filing (July 2019) \$20 effective July 1, 2021 \$25 effective July 1, 2023

On-site Testing Auto Dealerships

\$30 effective on Secretary of State filing (July 2019)

Oregon statute requires that DEQ demonstrate VIP's cost-effectiveness. In March and April 2019, DEQ compared Oregon's program to 38 inspection and maintenance programs in the U.S. and Canada. DEQ considered program fee and operational information from the National Center for Automotive Science and Technology and distributed a survey to which 20 programs nationwide responded. DEQ compared VIP's fees to other centralized and de-centralized, or fully-privatized, programs. DEQ found that centralized programs charge customers on average one-third the amount charged under a decentralized model. A centralized model also avoids potential conflict of interest and compliance issues related to outsourcing this work to the private sector.

From its spring 2019 survey and analysis, DEQ found that Oregon VIP is cost effective relative to 11 other centralized programs. DEQ's certification fee is mid-range, and Oregon's service offerings exceed those of other states.

In addition to the proposed fee increase, DEQ has also proposed rule revisions that would remove descriptions of procedures no longer performed and the

Informational item: Vehicle Inspection Program Fees

May 16-17, 2019, EQC meeting

Page 3 of 3

standards that were associated with those procedures. The following rule revisions will be presented along with the fee increase:

- Remove references to procedures no longer performed, such as the enhanced dynamometer emissions test and noise control testing;
- Include references, definitions and procedures to align rules with current program operations;
- Improve clarity by using plain language where possible.

Public engagement

DEQ has completed the public process for the proposed rulemaking and must now obtain Legislative approval for the proposed VIP fee increase. DEQ convened a fiscal advisory committee on Oct. 4, 2018. The committee evaluated the fiscal impact of the proposed rule changes on the public, businesses, and small businesses. DEQ held two public hearings in Portland on Jan. 15 and in Medford on Jan. 28, 2019. DEQ opened a public comment period Dec. 14, 2018, which extended until 4 p.m. Feb. 4, 2019. DEQ received seven comments and will include response to comments in the rulemaking staff report to the commission.

EQC involvement

Upon receiving Legislative approval for the fee increase, DEQ will bring a rule proposal for commission action at the July 18-19, 2019, regular EQC meeting.

Attachment

A. Vehicle Inspection Program report

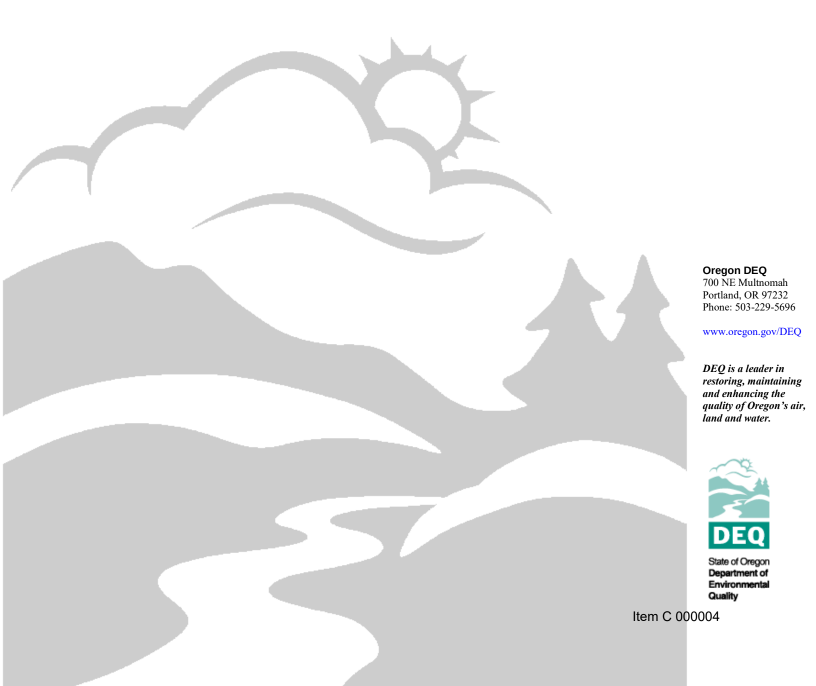
Reported prepared by Karen Williams
Air Quality Division, Policy Analyst

and

Michael Skorupka Vehicle Inspection Program Manager

Vehicle Inspection Program

An Effective and Efficient Emissions Control Strategy



Attachment A May 16-17, 2019, EQC meeting Page 2 of 20

This report prepared by:

Oregon Department of Environmental Quality 700 NE Multnomah Street Portland, OR 97232 1-800-452-4011 www.oregon.gov/deq

Contact:

Matthew Davis, Senior Legislative Analyst 503-229-5687

Davis.matthew@deq.state.or.us

Ali Mirzakhalili, Air Quality Division Administrator 503-229-5041

<u>Mirzakhalili.ali@deq.state.or.us</u>

DEQ can provide documents in an alternate format or in a language other than English upon request. Call DEQ at 800-452-4011 or email deqinfo@deq.state.or.us.

Executive Summary

The Vehicle Inspection Program (VIP), which began in the Portland area in 1975 and in the Medford area in 1986, is Oregon's cornerstone strategy for reducing emissions from the number one source or air pollution: cars and trucks. While today's vehicles are manufactured to burn less fuel and burn that fuel cleaner, those improvements rely on the regular maintenance of engines and onboard emissions control systems. As vehicles age, maintenance becomes more and more important. Ensuring that regular maintenance is the primary purpose of VIP.

The program, which is entirely fee-funded, operates seven Clean Air Stations; one in Medford and six in the Portland-metro area. In addition to visiting a Clean Air Station, motorists and fleetoperators can use innovative test methods such as Mobile/Fleet testing or DEQ TooTM, a new public-private partnership that allows motorists to test their vehicle at convenient locations such as gas stations or service repair shops.

The program benefits Oregon in several important ways:

- Reducing pollution from vehicles helps keep Oregonians healthy, especially children and people with respiratory problems. High concentrations of pollution from vehicles are associated with health problems including asthma attacks, an increased risk of heart attacks and premature death.
- Reducing vehicle emissions is a core part of Oregon's State Implementation Plan (SIP). The SIP is Oregon's federally approved strategy for meeting Clean Air Act requirements and federal air quality standards. If Oregon had no VIP, it would need to impose more stringent standards on other sources of pollution, including industrial sources.
- Reducing vehicle emissions ensures that Oregon remains in compliance with the federal air quality standard for ozone, one of six pollutants called "criteria" pollutants. Preventing violations of federal air quality standards is essential to maintaining the health and economic vitality of communities.

Recent analyses of the program found that VIP remains both an effective and efficient approach to reducing emissions from motor vehicles. Specific findings include:

- Approximately 1 in 5 cars (22%) are being serviced in the three months between receiving their registration renewal notice and visiting a Clean Air Station. This indicates that the program is effective at capturing and resolving maintenance problems that might otherwise not get addressed or addressed in a timely way.
- In the Portland-area, VIP is accountable for a 10-20% reduction in on-road emissions of criteria and hazardous air pollutants.
- Over 80,000 customer surveys indicate a positive experience with VIP visits 97% of the time.
- The Oregon VIP program is the only program in the country that is currently offering both self-service lanes and remote testing via the DEQ TooTM program as convenience alternatives to traditional station visits.
- A comprehensive analysis of vehicle emissions testing programs across the country shows that Oregon's fee remains among the lowest in the nation, particularly given the

Item C 000006

Attachment A May 16-17, 2019, EQC meeting Page 4 of 20

- unique features of Oregon's program (entirely fee-funded, free re-testing, innovative test options and on-site DMV renewal registration).
- The broad array of services available within the Oregon model positions the VIP to continue adapting to future technological change.

Introduction

When Oregon began implementing requirements of the federal Clean Air Act, in the 1970s and 1980s, air quality in the Portland and Medford areas of the state did not meet federal standards for ozone and carbon monoxide. In response to the poor air quality, the Department of Environmental Quality (DEQ) was required to develop plans to reduce these pollutants. Once the areas were attaining standards, DEQ had to submit plans to US Environmental Protection Agency (EPA) that described how Oregon's pollution control strategies would assure that the Portland and Medford areas would stay in compliance with air quality standards.

Oregon operates a biennial testing program in the Portland and Medford areas. Vehicles registered within the two testing boundaries must pass an emissions test in order to be (re)registered with the Oregon Department of Transportation, Driver and Motor Vehicle Services (DMV). Vehicles 1995 and older receive a tailpipe emissions test, while cars 1996 and newer are tested through their On-Board Diagnostics (OBD) system.

This report describes the VIP operation and service delivery model, inventories efforts to improve efficiency and customer experience, and summarizes the results of two recent analyses: (1) a comprehensive analysis of the air quality benefits attributable to VIP, and (2) a related cost effectiveness analysis performed in preparation for a proposed fee increase.

Vehicle Inspection Program Operations and Service Delivery

VIP operates seven Cleaner Air Stations, one in Medford and six in the Portland-metro area. The programs test nearly one third (1.3 million vehicles) of all registered vehicles in the state of Oregon. Vehicles 4 years old or newer are exempt from testing in both areas. In the Portland-metro area, vehicles 1975 and newer are required to test. In Medford, vehicles 20 years old or less are required to test. A more expansive test window was required in the Portland-metro area to achieve the necessary emission reductions.

In addition to the Clean Air Stations, the program maintains an administrative office in the Portland-metro area that houses maintenance staff, information technology staff, business operations staff, administrative support staff as well as the program manager. These staff not only ensure the entire program has what it needs to operate on a day-to-day basis, they also ensure improvements are implemented and maintain working relationships with DEQ's headquarters and the DMV.

Item C 000007

Program funding is entirely other funds from fees collected for the issuance of certificates of compliance. The total projected revenue for the 17-19 biennium is \$22.7 million. This is down slightly from the actual revenue of \$23.2 million in 15-17 and \$23.4 million in 13-15. Program expenses for the 17-19 biennium are estimated at \$26.1 million, which is up slightly from the actual expenses of \$25.3 million in the 15-17 biennium and \$23.8 million in the 13-15 biennium.

The program has 102 FTE for the 17-19 biennium. Seven positions were eliminated due to revenue shortfalls this biennium. Prior to the elimination of those seven positions, FTE for the program had remained consistent around 110 FTE for many biennia, with a large decrease in FTE in the 07-09 biennium due to a change in the testing method for vehicles.

Figure 1 shows the Full Time Equivalent (FTE) staffing trends for VIP

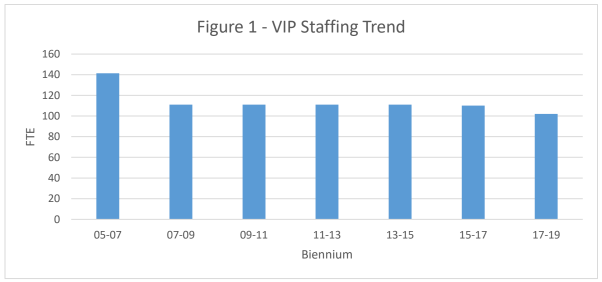
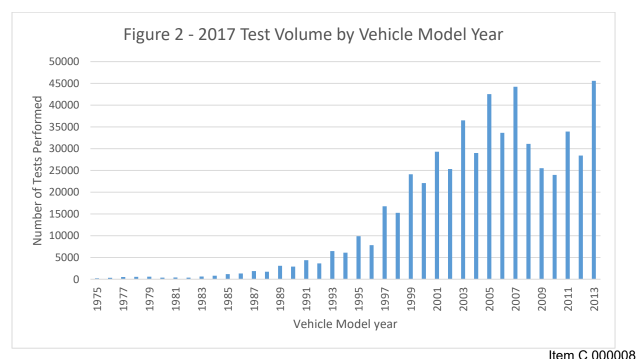


Figure 2 shows the total test volume in Calendar Year 2017 by vehicle model year.

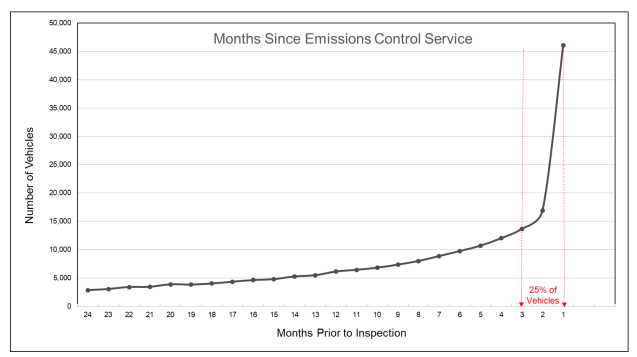


Attachment A May 16-17, 2019, EQC meeting Page 6 of 20

DEQ inspections find that overall, at the time of inspection approximately 6% of vehicles do not have a properly functioning emission control systems and that the more miles a vehicle has driven, the more likely it is to have problems with its emission control equipment.

The primary purpose, and benefit, of the program is not in identifying vehicles that fail the test. Rather the program is focused on ensuring regular maintenance of vehicles *before* they are tested. To measure this outcome, DEQ reviews data on when a vehicle's OBD codes were most recently cleared. The clearing of OBDs is an indication the vehicle was serviced.

Figure 3 shows that 1 in 4 (25%) of vehicles have codes cleared (i.e. serviced) in the three months between receiving their registration renewal notice and visiting a clean air station.



The program charges a fee (\$21 in Portland and \$10 in Medford) for the issuance of certificates of compliance. The program does not charge a fee for the test. In other words, motorists are only charged when their vehicle passes the test. The fee disparity between Portland and Medford is attributable to a period in the late 1990s and early 2000s when the program employed an enhanced test in the Portland area. That test method required additional staff resources. Since that time both areas have transitioned to OBD testing. The agency is currently proposing to bring the fees into alignment over the next six years.

In addition to testing at DEQ Clean Air Stations, VIP offers customers convenient alternatives, such as:

- Dealership testing. Instead of an auto dealership shuttling their vehicles one-by-one to a Clean Air Stations, VIP can visit a dealer and test multiple vehicles. This service is available upon appointment.
- DEQ Too[™]. Motorists can now have their test performed at private businesses who have partnered with DEQ.

These approaches, and others, are discussed in more detail in "Efforts to Increase Efficiency000009

The program measures wait times at the stations as well as customer satisfaction. Motorists can expect to complete the testing process in about 15 minutes and since 2006 have also been able to renew their DMV registration at a DEQ clean air station upon passage of the test.

VIP surveys customers regularly and over 80,000 comment cards show that 97 percent of motorists have a positive experience at testing stations. Online passive surveys of clean air stations (such as google reviews) also reflect an overwhelmingly positive experience for motorists.

Air Quality Benefits

DEQ recently completed a comprehensive analysis of the air pollution prevented by operating VIP in the Portland and Medford airsheds. This analysis, an Emission Inventory Demonstration for Air Toxics and Ozone Precursors, demonstrated that the program continues to be an effective strategy at reducing vehicle emissions and associated pollutants.

A critical finding of the analysis is that on-road emissions of pollutants would increase 7 to 20% if the vehicle inspection program were not operating in Portland, and 5 to 8% if the program were not operating in Medford. The increases in Medford are proportionately less given the fleet we test in Medford is younger, with fewer miles on the emission control systems. As noted previously, reducing emissions, particularly precursors to ozone formation, is critical to *preventing* violations of federal clean air standards and a subsequent nonattainment designation.

Figure 4 shows the pollution prevention attributable to VIP in the Portland-metro area in tons per year (tpy) of emissions from on-road sources.

			2015	
		2015	No VIP	Emissions
		(tpy)	(tpy)	Increase (a)
	1,3-Butadiene	30.14	35.71	18%
	Benzene	213.3	255.3	20%
	Ethylbenzene	128.0	148.5	16%
Air Toxic	Acetaldehyde	90.3	103.9	15%
All TOXIC	Napthalene	15.18	17.31	14%
	15-PAH	5.454	6.162	13%
	Formaldehyde	106.51	119.35	12%
	Acrolein	7.286	8.043	10%
	NOX	13,760	14,698	7%
Criteria	со	74,894	85,748	14%
	voc	7,783	9,260	19%

⁽a) % increase = ((2015 tpy no VIP) - (2015 tpy)) / (2015 tpy)

Figure 5 shows the pollution prevention attributable to VIP in the Medford area in tons per year (tpy) of emissions from on-road sources.

			2015	
		2015	No VIP	Emissions
		(tpy)	(tpy)	Increase (a)
	1,3-Butadiene	8.04	8.73	8%
	Benzene	62.8	67.7	8%
	Ethylbenzene	43.1	45.7	6%
Air Toxic	Acetaldehyde	22.3	24.0	8%
All TOXIC	Napthalene	3.77	4.04	7%
	15-PAH	1.463	1.551	6%
	Formaldehyde	25.03	26.64	6%
	Acrolein	1.458	1.550	6%
	NOX	2,597	2,767	7%
Criteria	со	21,703	22,920	6%
	VOC	2,515	2,647	5%

(a) % increase = ((2015 tpy no VIP) - (2015 tpy)) / (2015 tpy)

In addition to preventing violations of federal air quality standards, reducing emissions from passenger vehicles also results in fewer emissions of toxic air contaminants. These pollutants, which all form as a result of incomplete combustion, are associated with a variety of health impacts, including:

- Cardiovascular disease (1, 3-Butadiene)
- Increased risk of cancer (1, 3-Butadiene, 15-PAH, Acetaldehyde and Benzene)
- Upper respiratory system irritation (Acrolein and Formaldehyde)
- Adverse developmental and reproductive effects (Benzene)
- Anemia (Benzene and Naphthalene)

Efforts to Improve Efficiency and Customer Experience

VIP has a long history of implementing measures to improve the efficiency and customer experience of the program. These improvements include:

• Modernizing test methods: Changes to generally accepted test methods have contributed to vehicle testing industry-wide efficiency gains. Most significantly, the 1990 amendments to the Clean Air Act established the requirement that passenger vehicles be equipped with an OBD system. A vehicle's OBD is designed to trigger a dashboard "check engine" or Malfunction Indicator Light (MIL). This light alerts the driver to a malfunctioning pollution control device. OBD-based testing systems assess whether a vehicle's emission control systems are working as designed. If a vehicle fails an OBD test, repairs to the equipment causing the failure will enable the vehicle to return to compliance, and pass a subsequent test.

Oregon was a national leader in beginning to deploy the OBD testing approach in January 2000. This test is currently available for all vehicles that are 1996 model year and newer, with older model vehicles receiving the prior "basic" or "tailpipe" test. The industry transition to the use of OBD tests is a primary reason that Oregon has been able to maintain its fee structure since 1996. Although testing demands and certain expenses increased during this period, much of the increase was offset through OBD-based efficiencies. For example, staff-deployed OBD tests are generally performed by a single testing agent, or inspector. Prior enhanced tests required the work of two to three inspectors. Therefore, the use of OBD tests has reduced the costs of a typical vehicle inspection, and contributed significantly to overall program cost effectiveness since 2000. The use of OBD tests has, at the same time, improved emission reductions within the VIP program. OBD tests, unlike tailpipe tests, directly address the root cause of a pollution problem¹, with sustained emissions reduction benefits.

• Self-service lanes: The nationwide transition to OBD testing also set the stage for Oregon's more recent use of self-service lanes. With many vehicle-testing hazards associated with the prior tailpipe tests now removed, and with other technologies available, Oregon was among the first in the nation to develop self-service lanes. VIP began using its first self-serve lane in 2011. Ten self-service lanes² are currently available at five of the program's Portland area stations. At these stations, customers directly participate in the testing process by confirming vehicle information and entering vehicle owner insurance and odometer information at a computer terminal located at each station. Customers who are familiar with the OBD testing port location in their vehicle may also connect their OBD testing equipment. The inspector assigned to the lane provides needed assistance to the customer, confirms the pass or fail results, and completes the transaction. With the benefit of assistance from the customer, one inspector can oversee two self-service stations, giving rise to efficiency gains.

The use of self-service lanes within VIP's service array is in its relative infancy, but shows significant promise. VIP staff and customers are becoming more accustomed to the use of this shared service approach to vehicle testing. Over time, and with the benefit of additional technologies, VIP anticipates that a more fully customer-driven test will be possible. Among the current challenges that VIP is addressing are those related to payment processing technologies and requirements. VIP continues to explore technology and process options and to integrate operational improvements into this and other processes. In the meantime, Oregon VIP stands ahead of many other providers in the industry by realizing efficiency gains through its use of self-service testing.

• **DEQ TooTM:** In July 2016 Oregon launched the use of its remote-telematics device program—DEQ TooTM—at certain private business locations. The DEQ TooTM program enables testing information to be sent to VIP from customer vehicles located at remote locations, outside of a VIP test station. Test information is currently sent to VIP through devices referred to as "S-type" or "shared telematics" devices. S-type devices are used for brief periods to collect emission data, and are attached to vehicles at a private business.

¹ The root cause of a pollution problem is a failing system or component which leads to the symptom of elevated emissions.

² DEQ is in the process of adding another self-serve lane at the Clackamas Clean Air Station.

Attachment A May 16-17, 2019, EQC meeting Page 10 of 20

For example, customers may use an S-type device to relay OBD information while receiving an oil change at an approved service provider. The remote test is completed when VIP receives the test information telematically, confirms whether the vehicle passed or failed the test, and the customer completes an on-line transaction to purchase their certificate of compliance and registration tags³.

Since VIP's initiation of this program in 2016, the program has seen a continued increase in its utilization. VIP has authorized the use of DEQ TooTM technologies at more than 166 business locations, performing over 27,658 tests in 2018. Authorized providers include businesses such as auto repair shops and oil change service centers. All DEQ TooTM hosts and other providers must abide by the terms of an Agreement with VIP. The Agreement includes program obligations addressing approved devices, testing protocol, communications with customers, performance of repairs and a variety of measures to ensure the relay of accurate test information.

As with VIP's use of self-service lanes, this newer program has produced early testing successes and continues to be evaluated. Currently, tests performed under the DEQ TooTM program represent only 4.5% of total annual tests performed by VIP. Although this market space appears to hold significant near-term opportunity for growth, the program continues to evaluate additional opportunities for individuals to remotely test their vehicles.

- Mobile/Fleet Testing: VIP continually strives to meet the unique test needs of all vehicle owners, including businesses and automobile retailers who possess large vehicle fleets. As with privately owned personal vehicles, corporate fleets are required to undergo testing following the current four-year initial exemption period, and consistent with the DMV's two-year renewal cycle. Retailers of used automobiles must similarly undergo testing. Given the large number of vehicles held by these entities, VIP offers mobile testing services at the business owner's location. Tests are performed by VIP personnel using a program cargo van outfitted with the needed OBD test equipment. VIP performs approximately 7,500 annual tests using this approach. VIP is also reaching out to fleets and dealers to promote the use of DEQ TooTM as a means of reducing the business burden of complying with the emission test requirement. CarMax, for example, performed almost 4,000 tests in 2018 using DEQ TooTM.
- Clean Air Partners (CAP) Program: Unlike some state vehicle inspection programs, VIP does not exempt failing vehicles when a minimum amount is spent on repairs. These "repair exemptions," while relatively common in other states, produce lower levels of compliance by leaving more failing and polluting vehicles on the road. VIP recognizes, however, that the absence of such an exemption could negatively impact low-income vehicle owners. For reasons including this, since 2003, VIP has offered subsidized and usually free repair services to low income customers through the CAPs program. VIP collects voluntary donations at its testing locations, and through United Way and a participating repair facility, the funds cover repair costs for qualified, low-income

³ Registration tags are currently sold separately through DMV's online portal, but motorists are directed there through the DEQ TooTM online service. Item C 000013

applicants. The program currently serves more than 100 annual applicants, with funds sufficient to meet the repair needs of qualified applicants.

• **DMV Service Delivery Partnership:** Finally, while efficiency and effectiveness in vehicle emission testing remains VIP's operational focus, the program also plays a critical role in the state's vehicle registration process. In most states, a visit to a state vehicle inspection station must be followed by a visit, in person or on-line, to a state DMV office. In Oregon, however, a partnership between VIP and the DMV enables the registration renewal process to be completed, in most cases, at any of the VIP stations. VIP customers leave the test stations with documentation of their passing emission test, and with license plate registration tags in hand. No fewer than 365,757, or 63% of motorists who received testing services, also renewed their registrations at DEQ VIP in 2018.

Cost-Effectiveness Analysis and Findings

VIP monitors opportunities to modify its service delivery through ongoing communications with industry leaders, and assessments of performance of other programs. In connection with the recent update of the program's fee structure, and pursuant to ORS 468A.370 and 468A.400, VIP performed a comprehensive assessment of the program, relative to other U.S. vehicle testing programs.

A core element of this analysis was a review of data collected by the National OBD Clearinghouse established by the National Center for Automotive Science and Technology at Weber State University and funded through a U.S. Environmental Protection Agency (EPA) grant. More specifically, DEQ VIP evaluated all state programs by considering program characteristics and performance information such as program type, annual tests performed, test fees and testing frequency.

In an effort to secure more detailed information, in 2018 DEQ VIP also conducted a survey of like programs through the national IM Solutions Forum. A 12 question survey was distributed to program leaders with 20 programs supplying additional requested data and information. The survey results supplemented the data that had been assembled, adding important program specifics including whether re-tests are free, and if programs are supported by any non-fee revenues. This information, along with other data assembled, produced the dataset reflected in Appendix 1.⁴

With key data assembled, VIP analyzed the cost effectiveness of its current state operating model by comparing that model to the 38 other programs included in Appendix 1. More specifically, VIP first assessed the pros and cons, and operating successes of the centralized design relative to other program designs. Next, VIP compared its program to the other centralized programs, to ensure that the analysis included a like kind comparison, and a focus on the most relevant programs. The evaluation of all programs was performed through the lens of cost effectiveness,

⁴ DEQ VIP completed its data compilation of information in 2019, with some data previously relayed by programs prior to that date.

Item C 000014

Attachment A May 16-17, 2019, EQC meeting Page 12 of 20

with adjusted biennial fee per test being the central unit of measurement. Given the somewhat varying designs and unique aspects of all programs, the analysis proceeded beyond a comparison of fees assessed, considering the other indicators of program success and overall cost effectiveness.

DEQ VIP's analysis included 38 programs, including all state programs. In some cases, multiple programs within one state are represented in Appendix 1 because some state programs are operated by separate smaller regulatory jurisdictions such as counties or cities, largely independent local air pollution authorities, charging different fees. Within the universe of programs, DEQ VIP considered the three primary models used in delivering vehicle testing services: the Centralized--Public Model, the Centralized--Private Model, and the Decentralized or Fully Private Model. The key features of each are as follows:

• Centralized-Public Model: The primary characteristic of a centralized testing program is its few, larger sized stations that are dedicated to addressing emissions through vehicle testing. The stations do not perform repairs on vehicles, with those services provided by privately operated businesses. The facilities housing the stations are usually leased and operated by a single agency or contractor. The fee charged for testing services is a set fee, consistent throughout the program. The primary advantages of this model include standard fees, consistent test procedures, efficiencies associated with large test volume capacity, and the ability to offer DMV tags, or other registration services, to the testing activity.

Within the centralized model, services may be delivered publically or privately. The primary distinguishing characteristic is whether the front line testing services, or inspections, are provided by public or private employees. Program administrative services, such as those staff dedicated to technology and compliance management, and other core services common to multiple stations, are typically retained by the public entity.

- Centralized-Private Model: As noted above, the Centralized—Private Model differs primarily by the outsourcing of station specific testing services to the private sector. In selecting between the public or private delivery of these services, centralized programs generally balance wage and other cost considerations against compliance considerations. Most centralized programs, including Oregon, operate within the public model to avoid the additional costs and risks associated with the needed monitoring and oversight.
- **Decentralized/Fully Private Model:** Decentralized, or more fully private, testing programs have multiple small locations that are typically repair garages. The testing and repair garages are owned and operated by disparate entities, charging independently selected and varying prices for services. An advantage of a decentralized program is the ability to transfer equipment, supply and operating costs to the private sector. A decentralized environment relies on the competitive nature of garages located throughout the state.

As the decentralized programs operate through facilities that perform both testing and repairs, however, the unavoidable conflict between test and repair is a significant drawback. These programs typically direct relatively more public staffing resources to the management and oversight of the activities performed at the garages. This work is often needed to ensure that test results remain accurate, and that repair services are appropriate and necessary to address the specific malfunction issues associated with a failing test.

Attachment A May 16-17, 2019, EQC meeting Page 13 of 20

As reflected by the data in Appendix-1, the majority of states currently operate under a Decentralized model. Only 11 of the 38 programs evaluated in Oregon VIP's recent analysis use a Centralized program model. See Appendices 2 and 3 for lists of decentralized and centralized programs, respectively. Many states currently using the decentralized model transitioned to that model following the transition to OBD-based testing following the implementation of the 1990 amendments to the Clean Air Act. Since approximately 2005, most differences between states that have elected the centralized or decentralized model have remained largely static.

The recent evaluation of fees charged by centralized vehicle testing programs versus the decentralized vehicle testing programs indicates that the centralized programs charge customers lower fees. In comparing fees across the different programs, VIP used a weighted average approach to representing inspection fees when different fee rates are used by a program. Oregon's fee of \$20.04 used in this analysis, for example, represents an average fee assessed when considering the number of inspections performed at \$10 in Medford⁵, \$21 in the Portland areas, and \$26 for mobile testing. This weighted average biennial fee of \$20.04 is roughly one-third of the \$59.34 weighted average fee assessed by the service providers in decentralized programs. As reflected in bar chart in Appendix 4, whether the fees charged within the different programs are compared by weighted average or straight average, the pattern of centralized program fees representing one-third of decentralized program fees remains consistent.

The \$20.04⁶ weighted average Oregon fee overstates the fee to a limited extent. The true fee impact to an Oregon VIP program customer is actually somewhat less than this amount. If the fee is also adjusted to account for the free re-tests performed at Oregon stations, the average fee is reduced to \$16.44⁷. This is relevant as half of the states surveyed charge customers for re-tests if customers exceed a re-test threshold. See Appendix 3.

Oregon's rate is also effectively lower than the value used in the analysis when considering that no other financial support is provided. Although details in this areas are difficult to secure, it is known that other state programs often receive some elements of general fund support. As Oregon's VIP is fee-driven, and does not receive general fund support⁸, its effective rate charged is, again, lower, than those charged by other centralized programs. See Appendix 5

Therefore, under the first prong of the analysis, the centralized model used by Oregon is more cost effective than the decentralized model. The recent analysis indicates that the decentralized model is producing higher fees in the aggregate, without any identifiable benefits in the form of improved services or enhanced environmental protection.

⁵ The current \$10 fee in Medford is anticipated to be increased over time, supporting more alignment with fees assessed at the Portland stations. The lower fee is a legacy of the more expensive BAR-31 test which was not implemented in Medford. Portland and Medford are both using OBD as the enhanced test method today.

⁶ The weighted average \$20.04 fee is based on the \$26 mobile fleet testing fee, the \$21 Portland fee, and the \$10 Medford fee.

⁷ This is a result of dividing the total certificate fee revenue by the total number of tests conducted in 2018. Oregon only charges for a certificate and does not charge for a test.

⁸ Although Oregon participates in limited cost-sharing through its partnership with the Oregon DMV, any limited net revenues made available through the partnership have an insignificant impact on this analysis. Item C 000016

Attachment A May 16-17, 2019, EQC meeting Page 14 of 20

Under the second prong of the analysis, in further comparing the fee charged by Oregon to those charged by other centralized programs, the Oregon fee remains among the lowest of the fees set within this centralized, lower fee tier. See Appendices 3 and 5. This is also the case when considering some of the modestly reduced fees within the Centralized-Private subgroup. See Appendix-3. While several programs initially appear to have lower fees under this type of Centralized program, most of these programs receive non-fee financial support. If these amounts were known and accounted for, these fees would be higher. Also, any difference from privatization does not appear significant when considering the effect of unlimited retests for Oregon consumers. Finally, the Centralized private programs are to be negatively distinguished from the other centralized programs when considering the nature of services provided. None of the Centralized-private programs in the analysis offer remote testing services. Also, each of these programs included a repair waiver, with the associated negative impact to emission reductions.

The range of service offerings available to Oregon customers is of direct benefit to those customers, and separates it from other service providers. The Oregon VIP program is the only program in the country that is currently offering both self-service lanes and remote testing via the DEQ TooTM program. This supports program effectiveness both in the additional elements of choice available to Oregon customers, and in the ability to continually adjust to changing operating realities.

The importance of Oregon's dynamic programmatic design, including traditional lane testing, double-lane testing, self-service testing, mobile fleet testing, and now even remote testing through independent service providers, cannot be overstated. The broader array of services available within the Oregon model most ideally positions the program for inevitable future technological change, and for continued evolution as a program. If a particular mode of testing is later found to be more cost effective relative to other testing approaches, additional resources may be directed to that approach.

Finally, DEQ VIP also recognizes that the recipient of services is best positioned to evaluate the success of the program. For this reason, DEQ VIP offers every customer, no matter when a test is performed, the opportunity to report on their experience via a 10-question comment card. DEQ VIP receives over 10,000 customer responses annually from this approach. The results reveal that greater than 97% of customers rank DEQ VIP as "good" to "excellent". The program uses this information to not only gauge its overall effectiveness, but to also identify ongoing opportunities for improvement. Comment cards and results are routinely shared with station managers and staff, and any items of concern or opportunities for improvement are promptly addressed by the program. This reliance on customer feedback, as with the dynamic design of the program, helps to ensure the program's long term cost effectiveness.

⁹ This sub-group does not offer either remote testing either for emissions or OBD.

Appendix-1

Program	Program Type	Annual Tests	Fee-Adj ¹ (Biennial)	Fee Revenue	Freq ²	Total Vehicles	Free Retests	Non-Fee ³ Revenue	Remote Sensing	Remote OBD	Repair Waiver
Arizona, Phoenix	Centralized	600,000	\$ 20.35	\$12,210,000	В	1,200,000		No	No	No	Yes
Arizona, Tucson	Centralized	800,000	\$ 12.25	\$9,800,000	В	1,600,000		No	No	No	Yes
California	Decentralized	13,081,788	\$ 59.33	\$776,142,452	В	26,163,575		Yes	No	Pilot	Yes
Colorado	Centralized	1,200,000	\$ 25.00	\$30,000,000	В	2,400,000	Limited	Yes	Yes	No	Yes
Connecticut	Decentralized	1,032,784	\$ 30.00	\$30,983,520	В	2,065,568			Yes	No	Yes
Delaware	Centralized	460,000	\$ -	\$0	В	920,000	Yes		No	No	Yes
District of Columbia	Centralized	120,000	\$ 35.00	\$4,200,000	В	240,000			No	No	Yes
Georgia	Decentralized	3,100,000	\$ 50.00	\$155,000,000	Α	3,100,000		No	Yes	No	Yes
Idaho	Decentralized	125,000	\$ 20.00	\$2,500,000	В	250,000	Limited		No	No	Yes
Illinois	Centralized	2,100,000	\$ -	\$0	В	4,200,000	Yes		No	No	Yes
Indiana	Centralized	195,000	\$ 23.83	\$4,646,850	В	390,000			No	No	Yes
Louisiana	Decentralized	425,000	\$ 36.00	\$15,300,000	Α	425,000		No	No	No	No
Maine	Decentralized	137,500	\$ 37.00	\$5,087,500	Α	137,500		Yes	No	No	No
Maryland	Centralized	1,750,000	\$ 14.00	\$24,500,000	В	3,500,000	Limited		No	No	Yes
Massachusetts	Decentralized	4,800,000	\$ 70.00	\$336,000,000	Α	4,800,000	Limited		No	No	Yes
Missouri	Decentralized	812,531	\$ 26.50	\$21,532,072	В	1,625,062	Limited	No	No	No	Yes
Nevada	Decentralized	1,856,507	\$ 96.00	\$178,224,672	Α	1,856,507		No	No	No	Yes
New Hampshire	Decentralized	1,053,884	\$ 70.00	\$73,771,880	Α	1,053,884			No	No	No
New Jersey	Decentralized	3,250,000	\$ 70.00	\$227,500,000	В	6,500,000	Varies	Yes	No	No	No
New Mexico	Decentralized	250,000	\$ 20.00	\$5,000,000	В	500,000			No	No	Yes
New York	Decentralized	11,000,000	\$ 74.00	\$814,000,000	Α	11,000,000		No	No	No	Yes
North Carolina	Decentralized	5,000,000	\$ 60.00	\$300,000,000	Α	5,000,000	Yes		No	No	Yes
Ohio	Decentralized	840,000	\$ -	\$0	В	1,680,000	Yes	Yes	Yes	No	Yes
Ontario, Canada	Decentralized	2,000,000	\$ 33.90	\$67,800,000	В	4,000,000			Pilot	Pilot	Yes
Oregon	Centralized	600,000	\$ 20.04 ⁴	\$12,024,000	В	1,200,000	Yes	No	No	Yes ⁵	No
Pennsylvania	Decentralized	3,500,000	\$ 70.00	\$245,000,000	Α	3,500,000			No	No	Yes
Rhode Island	Decentralized	347,000	\$ 55.00	\$19,085,000	В	694,000	Limited	No	Yes	No	Yes
Tennessee	Centralized	1,400,000	\$ 18.00	\$25,200,000	Α	1,400,000	Limited		No	No	Yes
Texas	Decentralized	9,854,000	\$ 37.00	\$364,598,000	Α	9,854,000	Limited	No	Yes	No	Yes
Utah, Davis	Decentralized	276,745	\$ 82.50	\$22,831,463	Α	276,745		Yes	No	No	Yes
Utah, Weber	Decentralized	152,000	\$ 60.00	\$9,120,000	Α	152,000	Limited		No	No	Yes
Utah, Utah Co.	Decentralized	290,111	\$ 74.00	\$21,468,214	Α	290,111			No	No	Yes
Utah, Salt Lake	Decentralized	1,000,000	\$ 73.20	\$73,200,000	Α	1,000,000			No	No	Yes
Utah, Cache County	Decentralized	50,600	\$ 15.00	\$759,000	В	101,200		Yes	No	No	Yes
Vermont	Decentralized	573,000	\$ 100.00	\$57,300,000	Α	573,000	Varies	No	No	No	TBD
Virginia	Decentralized	895,322	\$ 30.00	\$26,859,660	В	1,790,644	Limited	No	Yes	No	Yes
Washington ⁶	Centralized	747,727	\$ 15.00	\$11,215,905	В	1,495,454		Yes	No	No	Yes
Wisconsin	Decentralized	650,000	\$ -	\$0	В	1,300,000			No	No	Yes
Total Tests		72,276,499 ⁷	\$ 55.11 ⁸	\$3,982,860,187		108,234,250			Ite	m C 0000	8

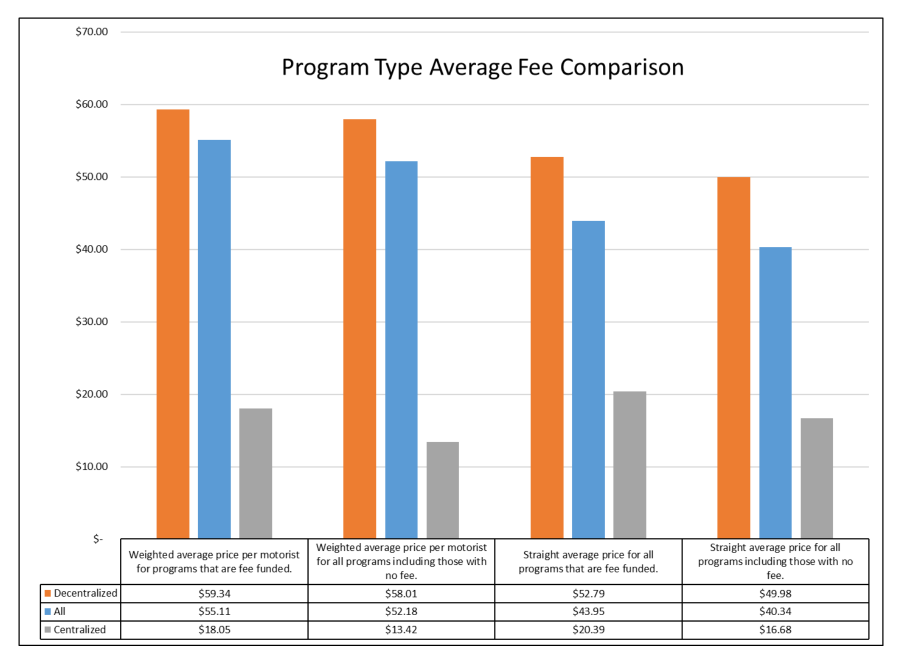
Appendix-2 Decentralized Programs

Program	Program Type	Annual Tests	ee-Adj ennial)	Fee Revenue	Freq	Total Vehicles	Free Retests	Non-Fee Revenue	Remote Sensing	Remote OBD	Repair Waiver
California	Decentralized	13,081,788	\$ 59.33	\$776,142,452	В	26,163,575		Yes	No	Pilot	Yes
Connecticut	Decentralized	1,032,784	\$ 30.00	\$30,983,520	В	2,065,568			Yes	No	Yes
Georgia	Decentralized	3,100,000	\$ 50.00	\$155,000,000	Α	3,100,000		No	Yes	No	Yes
Idaho	Decentralized	125,000	\$ 20.00	\$2,500,000	В	250,000	Limited		No	No	Yes
Louisiana	Decentralized	425,000	\$ 36.00	\$15,300,000	Α	425,000		No	No	No	No
Maine	Decentralized	137,500	\$ 37.00	\$5,087,500	Α	137,500		Yes	No	No	No
Massachusetts	Decentralized	4,800,000	\$ 70.00	\$336,000,000	Α	4,800,000	Limited		No	No	Yes
Missouri	Decentralized	812,531	\$ 26.50	\$21,532,072	В	1,625,062	Limited	No	No	No	Yes
Nevada	Decentralized	1,856,507	\$ 96.00	\$178,224,672	Α	1,856,507		No	No	No	Yes
New Hampshire	Decentralized	1,053,884	\$ 70.00	\$73,771,880	Α	1,053,884			No	No	No
New Jersey	Decentralized	3,250,000	\$ 70.00	\$227,500,000	В	6,500,000	Varies	Yes	No	No	No
New Mexico	Decentralized	250,000	\$ 20.00	\$5,000,000	В	500,000			No	No	Yes
New York	Decentralized	11,000,000	\$ 74.00	\$814,000,000	Α	11,000,000		No	No	No	Yes
North Carolina	Decentralized	5,000,000	\$ 60.00	\$300,000,000	Α	5,000,000	Yes		No	No	Yes
Ohio	Decentralized	840,000	\$ -	\$0	В	1,680,000	Yes	Yes	Yes	No	Yes
Ontario, Canada	Decentralized	2,000,000	\$ 33.90	\$67,800,000	В	4,000,000			Pilot	Pilot	Yes
Pennsylvania	Decentralized	3,500,000	\$ 70.00	\$245,000,000	Α	3,500,000			No	No	Yes
Rhode Island	Decentralized	347,000	\$ 55.00	\$19,085,000	В	694,000	Limited	No	Yes	No	Yes
Texas	Decentralized	9,854,000	\$ 37.00	\$364,598,000	Α	9,854,000	Limited	No	Yes	No	Yes
Utah, Davis	Decentralized	276,745	\$ 82.50	\$22,831,463	Α	276,745		Yes	No	No	Yes
Utah, Weber	Decentralized	152,000	\$ 60.00	\$9,120,000	Α	152,000	Limited		No	No	Yes
Utah, Utah Co.	Decentralized	290,111	\$ 74.00	\$21,468,214	Α	290,111			No	No	Yes
Utah, Salt Lake	Decentralized	1,000,000	\$ 73.20	\$73,200,000	Α	1,000,000			No	No	Yes
Utah, Cache County	Decentralized	50,600	\$ 15.00	\$759,000	В	101,200		Yes	No	No	Yes
Vermont	Decentralized	573,000	\$ 100.00	\$57,300,000	Α	573,000	Varies	No	No	No	TBD
Virginia	Decentralized	895,322	\$ 30.00	\$26,859,660	В	1,790,644	Limited	No	Yes	No	Yes
Wisconsin	Decentralized	650,000	\$ -	\$0	В	1,300,000			No	No	Yes
Total Tests		64,863,772	\$ 59.34	\$3,849,063,432		89,688,796					

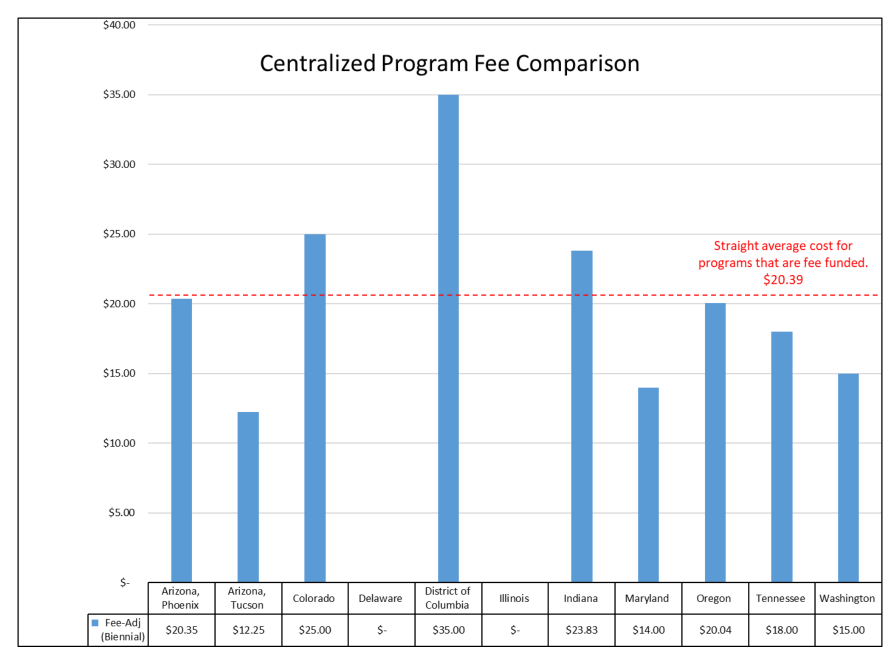
Appendix-3 Centralized Programs

Program	Program Type	Operated	Annual Tests	Fee-Adj (Biennial)	Fee Revenue	Freq	Total Vehicles	Free Retests	Non-Fee Revenue	Remote Sensing	Remote OBD	Repair Waiver
Arizona, Phoenix	Centralized	Privately	600,000	\$ 20.35	\$12,210,000	В	1,200,000	Limited	No	No	No	Yes
Arizona, Tucson	Centralized	Privately	800,000	\$ 12.25	\$9,800,000	В	1,600,000	Limited	No	No	No	Yes
Colorado	Centralized	Publicly	1,200,000	\$ 25.00	\$30,000,000	В	2,400,000	Limited	Yes	Yes	No	Yes
Delaware	Centralized	Publicly	460,000	\$ -	\$0	В	920,000	Yes	Yes	No	No	Yes
District of Columbia	Centralized	Publicly	120,000	\$ 35.00	\$4,200,000	В	240,000		No	No	No	Yes
Illinois	Centralized	Privately	2,100,000	\$ -	\$0	В	4,200,000	Yes	Yes	No	No	Yes
Indiana	Centralized		195,000	\$ 23.83	\$4,646,850	В	390,000			No	No	Yes
Maryland	Centralized	Privately	1,750,000	\$ 14.00	\$24,500,000	В	3,500,000	Limited	No	No	No	Yes
Oregon	Centralized	Publicly	600,000	\$ 20.04	\$12,024,000	В	1,200,000	Yes	No	No	Yes	No
Tennessee	Centralized	Privately	1,400,000	\$ 18.00	\$25,200,000	Α	1,400,000	Limited	Yes	No	No	Yes
Washington	Centralized	Privately	747,727	\$ 15.00	\$11,215,905	В	1,495,454		Yes	No	No	Yes
Total Tests			7,412,727	\$ 18.05	\$133,796,755		18,545,454					

Appendix-4



Appendix-5



Attachment A May 16-17, 2019, EQC meeting

Notes: Page 20 of 20

¹ Fee adjusted to biennial form to match Oregon.

² Frequency of testing. Annual testing is represented with an 'A' while Biennial testing is represented with a 'B.'

⁴ This is the weighted average cost between Portland, Medford, and the Mobile Service.

- ⁵ Oregon is the only program that currently offers Remote OBD to motorists. (DEQ TooTM)
- ⁶ Program expires in 2020 unless EPA rejects Washington's latest SIP submittal.
- ⁷ Total annual tests for programs that have a fee.
- ⁸ This represents the weighted average motorist cost for all programs that have a fee.

³ Indicates if jurisdiction receives funding beyond the test fee. These fees would include such sources as: a CAA renewal fee, the state motor fuel tax, the state general fund, an Air Pollution Control Fee, state Transportation and Petroleum Environmental Cleanup Fund Act (PECFA). If additional funding is unknown, this column is left blank.

Vehicle Inspection Program

An Effective and Efficient Emissions Control Strategy



Oregon DEQ

700 NE Multnomah Portland, OR 97232 Phone: 503-229-5696

www.oregon.gov/DEQ

DEQ is a leader in restoring, maintaining and enhancing the quality of Oregon's air, land and water.



Attachment A May 16-17, 2019, EQC meeting Page 2 of 20

This report prepared by:

Oregon Department of Environmental Quality 700 NE Multnomah Street Portland, OR 97232 1-800-452-4011 www.oregon.gov/deq

Contact:

Matthew Davis, Senior Legislative Analyst 503-229-5687

Davis.matthew@deq.state.or.us

Ali Mirzakhalili, Air Quality Division Administrator 503-229-5041

<u>Mirzakhalili.ali@deq.state.or.us</u>

DEQ can provide documents in an alternate format or in a language other than English upon request. Call DEQ at 800-452-4011 or email deqinfo@deq.state.or.us.

Executive Summary

The Vehicle Inspection Program (VIP), which began in the Portland area in 1975 and in the Medford area in 1986, is Oregon's cornerstone strategy for reducing emissions from the number one source or air pollution: cars and trucks. While today's vehicles are *manufactured* to burn less fuel and burn that fuel cleaner, those improvements rely on the regular maintenance of engines and onboard emissions control systems. As vehicles age, maintenance becomes more and more important. Ensuring that regular maintenance is the primary purpose of VIP.

The program, which is entirely fee-funded, operates seven Clean Air Stations; one in Medford and six in the Portland-metro area. In addition to visiting a Clean Air Station, motorists and fleet-operators can use innovative test methods such as Mobile/Fleet testing or DEQ TooTM, a new public-private partnership that allows motorists to test their vehicle at convenient locations such as gas stations or service repair shops.

The program benefits Oregon in several important ways:

- Reducing pollution from vehicles helps keep Oregonians healthy, especially children and people with respiratory problems. High concentrations of pollution from vehicles are associated with health problems including asthma attacks, an increased risk of heart attacks and premature death.
- Reducing vehicle emissions is a core part of Oregon's State Implementation Plan (SIP). The SIP is Oregon's federally approved strategy for meeting Clean Air Act requirements and federal air quality standards. If Oregon had no VIP, it would need to impose more stringent standards on other sources of pollution, including industrial sources.
- Reducing vehicle emissions ensures that Oregon remains in compliance with the federal
 air quality standard for ozone, one of six pollutants called "criteria" pollutants.
 Preventing violations of federal air quality standards is essential to maintaining the health
 and economic vitality of communities.

Recent analyses of the program found that VIP remains both an <u>effective</u> and <u>efficient</u> approach to reducing emissions from motor vehicles. Specific findings include:

- Approximately 1 in 5 cars (22%) are being serviced in the three months between receiving their registration renewal notice and visiting a Clean Air Station. This indicates that the program is effective at capturing and resolving maintenance problems that might otherwise not get addressed or addressed in a timely way.
- In the Portland-area, VIP is accountable for a 10-20% reduction in on-road emissions of criteria and hazardous air pollutants.
- Over 80,000 customer surveys indicate a positive experience with VIP visits 97% of the time.
- The Oregon VIP program is the only program in the country that is currently offering both self-service lanes and remote testing via the DEQ Too[™] program as convenience alternatives to traditional station visits.
- A comprehensive analysis of vehicle emissions testing programs across the country shows that Oregon's fee remains among the lowest in the nation, particularly given the

Attachment A May 16-17, 2019, EQC meeting Page 4 of 20

- unique features of Oregon's program (entirely fee-funded, free re-testing, innovative test options and on-site DMV renewal registration).
- The broad array of services available within the Oregon model positions the VIP to continue adapting to future technological change.

Introduction

When Oregon began implementing requirements of the federal Clean Air Act, in the 1970s and 1980s, air quality in the Portland and Medford areas of the state did not meet federal standards for ozone and carbon monoxide. In response to the poor air quality, the Department of Environmental Quality (DEQ) was required to develop plans to reduce these pollutants. Once the areas were attaining standards, DEQ had to submit plans to US Environmental Protection Agency (EPA) that described how Oregon's pollution control strategies would assure that the Portland and Medford areas would stay in compliance with air quality standards.

Oregon operates a biennial testing program in the Portland and Medford areas. Vehicles registered within the two testing boundaries must pass an emissions test in order to be (re)registered with the Oregon Department of Transportation, Driver and Motor Vehicle Services (DMV). Vehicles 1995 and older receive a tailpipe emissions test, while cars 1996 and newer are tested through their On-Board Diagnostics (OBD) system.

This report describes the VIP operation and service delivery model, inventories efforts to improve efficiency and customer experience, and summarizes the results of two recent analyses: (1) a comprehensive analysis of the air quality benefits attributable to VIP, and (2) a related cost effectiveness analysis performed in preparation for a proposed fee increase.

Vehicle Inspection Program Operations and Service Delivery

VIP operates seven Cleaner Air Stations, one in Medford and six in the Portland-metro area. The programs test nearly one third (1.3 million vehicles) of all registered vehicles in the state of Oregon. Vehicles 4 years old or newer are exempt from testing in both areas. In the Portland-metro area, vehicles 1975 and newer are required to test. In Medford, vehicles 20 years old or less are required to test. A more expansive test window was required in the Portland-metro area to achieve the necessary emission reductions.

In addition to the Clean Air Stations, the program maintains an administrative office in the Portland-metro area that houses maintenance staff, information technology staff, business operations staff, administrative support staff as well as the program manager. These staff not only ensure the entire program has what it needs to operate on a day-to-day basis, they also ensure improvements are implemented and maintain working relationships with DEQ's headquarters and the DMV.

Program funding is entirely other funds from fees collected for the issuance of certificates of compliance. The total projected revenue for the 17-19 biennium is \$22.7 million. This is down slightly from the actual revenue of \$23.2 million in 15-17 and \$23.4 million in 13-15. Program expenses for the 17-19 biennium are estimated at \$26.1 million, which is up slightly from the actual expenses of \$25.3 million in the 15-17 biennium and \$23.8 million in the 13-15 biennium.

The program has 102 FTE for the 17-19 biennium. Seven positions were eliminated due to revenue shortfalls this biennium. Prior to the elimination of those seven positions, FTE for the program had remained consistent around 110 FTE for many biennia, with a large decrease in FTE in the 07-09 biennium due to a change in the testing method for vehicles.

Figure 1 shows the Full Time Equivalent (FTE) staffing trends for VIP

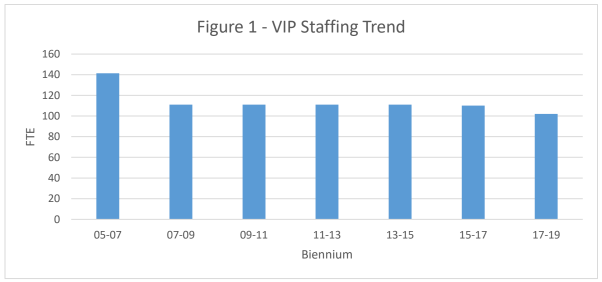
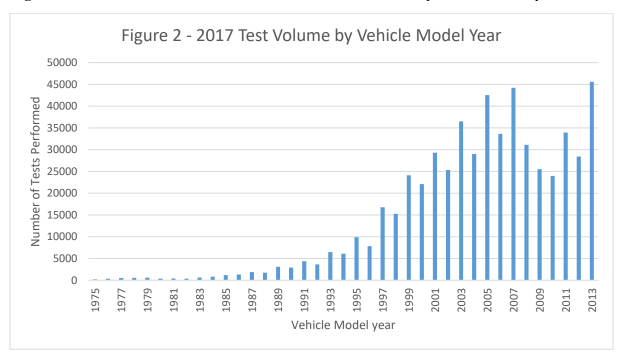


Figure 2 shows the total test volume in Calendar Year 2017 by vehicle model year.

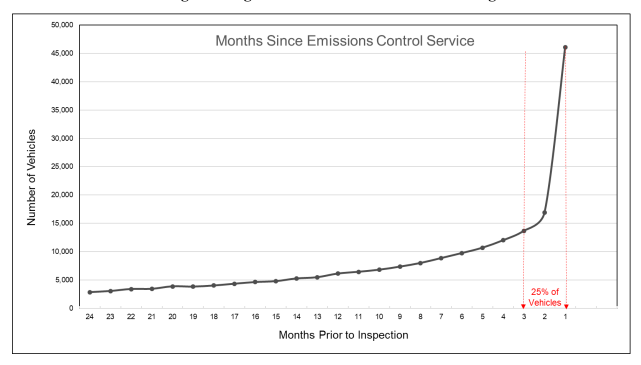


Attachment A May 16-17, 2019, EQC meeting Page 6 of 20

DEQ inspections find that overall, at the time of inspection approximately 6% of vehicles do not have a properly functioning emission control systems and that the more miles a vehicle has driven, the more likely it is to have problems with its emission control equipment.

The primary purpose, and benefit, of the program is not in identifying vehicles that fail the test. Rather the program is focused on ensuring regular maintenance of vehicles *before* they are tested. To measure this outcome, DEQ reviews data on when a vehicle's OBD codes were most recently cleared. The clearing of OBDs is an indication the vehicle was serviced.

Figure 3 shows that 1 in 4 (25%) of vehicles have codes cleared (i.e. serviced) in the three months between receiving their registration renewal notice and visiting a clean air station.



The program charges a fee (\$21 in Portland and \$10 in Medford) for the issuance of certificates of compliance. The program does not charge a fee for the test. In other words, motorists are only charged when their vehicle passes the test. The fee disparity between Portland and Medford is attributable to a period in the late 1990s and early 2000s when the program employed an enhanced test in the Portland area. That test method required additional staff resources. Since that time both areas have transitioned to OBD testing. The agency is currently proposing to bring the fees into alignment over the next six years.

In addition to testing at DEQ Clean Air Stations, VIP offers customers convenient alternatives, such as:

- Dealership testing. Instead of an auto dealership shuttling their vehicles one-by-one to a
 Clean Air Stations, VIP can visit a dealer and test multiple vehicles. This service is
 available upon appointment.
- DEQ Too[™]. Motorists can now have their test performed at private businesses who have partnered with DEQ.

These approaches, and others, are discussed in more detail in "Efforts to Increase Efficiency."

The program measures wait times at the stations as well as customer satisfaction. Motorists can expect to complete the testing process in about 15 minutes and since 2006 have also been able to renew their DMV registration at a DEQ clean air station upon passage of the test.

VIP surveys customers regularly and over 80,000 comment cards show that 97 percent of motorists have a positive experience at testing stations. Online passive surveys of clean air stations (such as google reviews) also reflect an overwhelmingly positive experience for motorists.

Air Quality Benefits

DEQ recently completed a comprehensive analysis of the air pollution prevented by operating VIP in the Portland and Medford airsheds. This analysis, an Emission Inventory Demonstration for Air Toxics and Ozone Precursors, demonstrated that the program continues to be an effective strategy at reducing vehicle emissions and associated pollutants.

A critical finding of the analysis is that on-road emissions of pollutants would increase 7 to 20% if the vehicle inspection program were not operating in Portland, and 5 to 8% if the program were not operating in Medford. The increases in Medford are proportionately less given the fleet we test in Medford is younger, with fewer miles on the emission control systems. As noted previously, reducing emissions, particularly precursors to ozone formation, is critical to *preventing* violations of federal clean air standards and a subsequent nonattainment designation.

Figure 4 shows the pollution prevention attributable to VIP in the Portland-metro area in tons per year (tpy) of emissions from on-road sources.

			2015	
		2015	No VIP	Emissions
		(tpy)	(tpy)	Increase (a)
	1,3-Butadiene	30.14	35.71	18%
	Benzene	213.3	255.3	20%
	Ethylbenzene	128.0	148.5	16%
Air Toxic	Acetaldehyde	90.3	103.9	15%
All TOXIC	Napthalene	15.18	17.31	14%
	15-PAH	5.454	6.162	13%
	Formaldehyde	106.51	119.35	12%
	Acrolein	7.286	8.043	10%
	NOX	13,760	14,698	7%
Criteria	со	74,894	85,748	14%
	voc	7,783	9,260	19%

⁽a) % increase = ((2015 tpy no VIP) - (2015 tpy)) / (2015 tpy)

Figure 5 shows the pollution prevention attributable to VIP in the Medford area in tons per year (tpy) of emissions from on-road sources.

			2015	
		2015	No VIP	Emissions
		(tpy)	(tpy)	Increase (a)
	1,3-Butadiene	8.04	8.73	8%
	Benzene	62.8	67.7	8%
	Ethylbenzene	43.1	45.7	6%
Air Toxic	Acetaldehyde	22.3	24.0	8%
All TOXIC	Napthalene	3.77	4.04	7%
	15-PAH	1.463	1.551	6%
	Formaldehyde	25.03	26.64	6%
	Acrolein	1.458	1.550	6%
	NOX	2,597	2,767	7%
Criteria	со	21,703	22,920	6%
	VOC	2,515	2,647	5%

(a) % increase = ((2015 tpy no VIP) - (2015 tpy)) / (2015 tpy)

In addition to preventing violations of federal air quality standards, reducing emissions from passenger vehicles also results in fewer emissions of toxic air contaminants. These pollutants, which all form as a result of incomplete combustion, are associated with a variety of health impacts, including:

- Cardiovascular disease (1, 3-Butadiene)
- Increased risk of cancer (1, 3-Butadiene, 15-PAH, Acetaldehyde and Benzene)
- Upper respiratory system irritation (Acrolein and Formaldehyde)
- Adverse developmental and reproductive effects (Benzene)
- Anemia (Benzene and Naphthalene)

Efforts to Improve Efficiency and Customer Experience

VIP has a long history of implementing measures to improve the efficiency and customer experience of the program. These improvements include:

• Modernizing test methods: Changes to generally accepted test methods have contributed to vehicle testing industry-wide efficiency gains. Most significantly, the 1990 amendments to the Clean Air Act established the requirement that passenger vehicles be equipped with an OBD system. A vehicle's OBD is designed to trigger a dashboard "check engine" or Malfunction Indicator Light (MIL). This light alerts the driver to a malfunctioning pollution control device. OBD-based testing systems assess whether a vehicle's emission control systems are working as designed. If a vehicle fails an OBD test, repairs to the equipment causing the failure will enable the vehicle to return to compliance, and pass a subsequent test.

Oregon was a national leader in beginning to deploy the OBD testing approach in January 2000. This test is currently available for all vehicles that are 1996 model year and newer, with older model vehicles receiving the prior "basic" or "tailpipe" test. The industry transition to the use of OBD tests is a primary reason that Oregon has been able to maintain its fee structure since 1996. Although testing demands and certain expenses increased during this period, much of the increase was offset through OBD-based efficiencies. For example, staff-deployed OBD tests are generally performed by a single testing agent, or inspector. Prior enhanced tests required the work of two to three inspectors. Therefore, the use of OBD tests has reduced the costs of a typical vehicle inspection, and contributed significantly to overall program cost effectiveness since 2000. The use of OBD tests has, at the same time, improved emission reductions within the VIP program. OBD tests, unlike tailpipe tests, directly address the root cause of a pollution problem¹, with sustained emissions reduction benefits.

• Self-service lanes: The nationwide transition to OBD testing also set the stage for Oregon's more recent use of self-service lanes. With many vehicle-testing hazards associated with the prior tailpipe tests now removed, and with other technologies available, Oregon was among the first in the nation to develop self-service lanes. VIP began using its first self-serve lane in 2011. Ten self-service lanes² are currently available at five of the program's Portland area stations. At these stations, customers directly participate in the testing process by confirming vehicle information and entering vehicle owner insurance and odometer information at a computer terminal located at each station. Customers who are familiar with the OBD testing port location in their vehicle may also connect their OBD testing equipment. The inspector assigned to the lane provides needed assistance to the customer, confirms the pass or fail results, and completes the transaction. With the benefit of assistance from the customer, one inspector can oversee two self-service stations, giving rise to efficiency gains.

The use of self-service lanes within VIP's service array is in its relative infancy, but shows significant promise. VIP staff and customers are becoming more accustomed to the use of this shared service approach to vehicle testing. Over time, and with the benefit of additional technologies, VIP anticipates that a more fully customer-driven test will be possible. Among the current challenges that VIP is addressing are those related to payment processing technologies and requirements. VIP continues to explore technology and process options and to integrate operational improvements into this and other processes. In the meantime, Oregon VIP stands ahead of many other providers in the industry by realizing efficiency gains through its use of self-service testing.

• **DEQ TooTM:** In July 2016 Oregon launched the use of its remote-telematics device program—DEQ TooTM—at certain private business locations. The DEQ TooTM program enables testing information to be sent to VIP from customer vehicles located at remote locations, outside of a VIP test station. Test information is currently sent to VIP through devices referred to as "S-type" or "shared telematics" devices. S-type devices are used for brief periods to collect emission data, and are attached to vehicles at a private business.

¹ The root cause of a pollution problem is a failing system or component which leads to the symptom of elevated emissions.

² DEQ is in the process of adding another self-serve lane at the Clackamas Clean Air Station.

Attachment A May 16-17, 2019, EQC meeting Page 10 of 20

For example, customers may use an S-type device to relay OBD information while receiving an oil change at an approved service provider. The remote test is completed when VIP receives the test information telematically, confirms whether the vehicle passed or failed the test, and the customer completes an on-line transaction to purchase their certificate of compliance and registration tags³.

Since VIP's initiation of this program in 2016, the program has seen a continued increase in its utilization. VIP has authorized the use of DEQ TooTM technologies at more than 166 business locations, performing over 27,658 tests in 2018. Authorized providers include businesses such as auto repair shops and oil change service centers. All DEQ TooTM hosts and other providers must abide by the terms of an Agreement with VIP. The Agreement includes program obligations addressing approved devices, testing protocol, communications with customers, performance of repairs and a variety of measures to ensure the relay of accurate test information.

As with VIP's use of self-service lanes, this newer program has produced early testing successes and continues to be evaluated. Currently, tests performed under the DEQ TooTM program represent only 4.5% of total annual tests performed by VIP. Although this market space appears to hold significant near-term opportunity for growth, the program continues to evaluate additional opportunities for individuals to remotely test their vehicles.

- Mobile/Fleet Testing: VIP continually strives to meet the unique test needs of all vehicle owners, including businesses and automobile retailers who possess large vehicle fleets. As with privately owned personal vehicles, corporate fleets are required to undergo testing following the current four-year initial exemption period, and consistent with the DMV's two-year renewal cycle. Retailers of used automobiles must similarly undergo testing. Given the large number of vehicles held by these entities, VIP offers mobile testing services at the business owner's location. Tests are performed by VIP personnel using a program cargo van outfitted with the needed OBD test equipment. VIP performs approximately 7,500 annual tests using this approach. VIP is also reaching out to fleets and dealers to promote the use of DEQ TooTM as a means of reducing the business burden of complying with the emission test requirement. CarMax, for example, performed almost 4,000 tests in 2018 using DEQ TooTM.
- Clean Air Partners (CAP) Program: Unlike some state vehicle inspection programs, VIP does not exempt failing vehicles when a minimum amount is spent on repairs. These "repair exemptions," while relatively common in other states, produce lower levels of compliance by leaving more failing and polluting vehicles on the road. VIP recognizes, however, that the absence of such an exemption could negatively impact low-income vehicle owners. For reasons including this, since 2003, VIP has offered subsidized and usually free repair services to low income customers through the CAPs program. VIP collects voluntary donations at its testing locations, and through United Way and a participating repair facility, the funds cover repair costs for qualified, low-income

³ Registration tags are currently sold separately through DMV's online portal, but motorists are directed there through the DEQ TooTM online service.

applicants. The program currently serves more than 100 annual applicants, with funds sufficient to meet the repair needs of qualified applicants.

• **DMV Service Delivery Partnership:** Finally, while efficiency and effectiveness in vehicle emission testing remains VIP's operational focus, the program also plays a critical role in the state's vehicle registration process. In most states, a visit to a state vehicle inspection station must be followed by a visit, in person or on-line, to a state DMV office. In Oregon, however, a partnership between VIP and the DMV enables the registration renewal process to be completed, in most cases, at any of the VIP stations. VIP customers leave the test stations with documentation of their passing emission test, and with license plate registration tags in hand. No fewer than 365,757, or 63% of motorists who received testing services, also renewed their registrations at DEQ VIP in 2018.

Cost-Effectiveness Analysis and Findings

VIP monitors opportunities to modify its service delivery through ongoing communications with industry leaders, and assessments of performance of other programs. In connection with the recent update of the program's fee structure, and pursuant to ORS 468A.370 and 468A.400, VIP performed a comprehensive assessment of the program, relative to other U.S. vehicle testing programs.

A core element of this analysis was a review of data collected by the National OBD Clearinghouse established by the National Center for Automotive Science and Technology at Weber State University and funded through a U.S. Environmental Protection Agency (EPA) grant. More specifically, DEQ VIP evaluated all state programs by considering program characteristics and performance information such as program type, annual tests performed, test fees and testing frequency.

In an effort to secure more detailed information, in 2018 DEQ VIP also conducted a survey of like programs through the national IM Solutions Forum. A 12 question survey was distributed to program leaders with 20 programs supplying additional requested data and information. The survey results supplemented the data that had been assembled, adding important program specifics including whether re-tests are free, and if programs are supported by any non-fee revenues. This information, along with other data assembled, produced the dataset reflected in Appendix 1.⁴

With key data assembled, VIP analyzed the cost effectiveness of its current state operating model by comparing that model to the 38 other programs included in Appendix 1. More specifically, VIP first assessed the pros and cons, and operating successes of the centralized design relative to other program designs. Next, VIP compared its program to the other centralized programs, to ensure that the analysis included a like kind comparison, and a focus on the most relevant programs. The evaluation of all programs was performed through the lens of cost effectiveness,

⁴ DEQ VIP completed its data compilation of information in 2019, with some data previously relayed by programs prior to that date.

Attachment A May 16-17, 2019, EQC meeting Page 12 of 20

with adjusted biennial fee per test being the central unit of measurement. Given the somewhat varying designs and unique aspects of all programs, the analysis proceeded beyond a comparison of fees assessed, considering the other indicators of program success and overall cost effectiveness.

DEQ VIP's analysis included 38 programs, including all state programs. In some cases, multiple programs within one state are represented in Appendix 1 because some state programs are operated by separate smaller regulatory jurisdictions such as counties or cities, largely independent local air pollution authorities, charging different fees. Within the universe of programs, DEQ VIP considered the three primary models used in delivering vehicle testing services: the Centralized--Public Model, the Centralized--Private Model, and the Decentralized or Fully Private Model. The key features of each are as follows:

• Centralized-Public Model: The primary characteristic of a centralized testing program is its few, larger sized stations that are dedicated to addressing emissions through vehicle testing. The stations do not perform repairs on vehicles, with those services provided by privately operated businesses. The facilities housing the stations are usually leased and operated by a single agency or contractor. The fee charged for testing services is a set fee, consistent throughout the program. The primary advantages of this model include standard fees, consistent test procedures, efficiencies associated with large test volume capacity, and the ability to offer DMV tags, or other registration services, to the testing activity.

Within the centralized model, services may be delivered publically or privately. The primary distinguishing characteristic is whether the front line testing services, or inspections, are provided by public or private employees. Program administrative services, such as those staff dedicated to technology and compliance management, and other core services common to multiple stations, are typically retained by the public entity.

- Centralized-Private Model: As noted above, the Centralized—Private Model differs primarily by the outsourcing of station specific testing services to the private sector. In selecting between the public or private delivery of these services, centralized programs generally balance wage and other cost considerations against compliance considerations. Most centralized programs, including Oregon, operate within the public model to avoid the additional costs and risks associated with the needed monitoring and oversight.
- **Decentralized/Fully Private Model:** Decentralized, or more fully private, testing programs have multiple small locations that are typically repair garages. The testing and repair garages are owned and operated by disparate entities, charging independently selected and varying prices for services. An advantage of a decentralized program is the ability to transfer equipment, supply and operating costs to the private sector. A decentralized environment relies on the competitive nature of garages located throughout the state.

As the decentralized programs operate through facilities that perform both testing and repairs, however, the unavoidable conflict between test and repair is a significant drawback. These programs typically direct relatively more public staffing resources to the management and oversight of the activities performed at the garages. This work is often needed to ensure that test results remain accurate, and that repair services are appropriate and necessary to address the specific malfunction issues associated with a failing test.

Attachment A May 16-17, 2019, EQC meeting Page 13 of 20

As reflected by the data in Appendix-1, the majority of states currently operate under a Decentralized model. Only 11 of the 38 programs evaluated in Oregon VIP's recent analysis use a Centralized program model. See Appendices 2 and 3 for lists of decentralized and centralized programs, respectively. Many states currently using the decentralized model transitioned to that model following the transition to OBD-based testing following the implementation of the 1990 amendments to the Clean Air Act. Since approximately 2005, most differences between states that have elected the centralized or decentralized model have remained largely static.

The recent evaluation of fees charged by centralized vehicle testing programs versus the decentralized vehicle testing programs indicates that the centralized programs charge customers lower fees. In comparing fees across the different programs, VIP used a weighted average approach to representing inspection fees when different fee rates are used by a program. Oregon's fee of \$20.04 used in this analysis, for example, represents an average fee assessed when considering the number of inspections performed at \$10 in Medford⁵, \$21 in the Portland areas, and \$26 for mobile testing. This weighted average biennial fee of \$20.04 is roughly one-third of the \$59.34 weighted average fee assessed by the service providers in decentralized programs. As reflected in bar chart in Appendix 4, whether the fees charged within the different programs are compared by weighted average or straight average, the pattern of centralized program fees representing one-third of decentralized program fees remains consistent.

The \$20.04⁶ weighted average Oregon fee overstates the fee to a limited extent. The true fee impact to an Oregon VIP program customer is actually somewhat less than this amount. If the fee is also adjusted to account for the free re-tests performed at Oregon stations, the average fee is reduced to \$16.44⁷. This is relevant as half of the states surveyed charge customers for re-tests if customers exceed a re-test threshold. See Appendix 3.

Oregon's rate is also effectively lower than the value used in the analysis when considering that no other financial support is provided. Although details in this areas are difficult to secure, it is known that other state programs often receive some elements of general fund support. As Oregon's VIP is fee-driven, and does not receive general fund support⁸, its effective rate charged is, again, lower, than those charged by other centralized programs. See Appendix 5

Therefore, under the first prong of the analysis, the centralized model used by Oregon is more cost effective than the decentralized model. The recent analysis indicates that the decentralized model is producing higher fees in the aggregate, without any identifiable benefits in the form of improved services or enhanced environmental protection.

⁵ The current \$10 fee in Medford is anticipated to be increased over time, supporting more alignment with fees assessed at the Portland stations. The lower fee is a legacy of the more expensive BAR-31 test which was not implemented in Medford. Portland and Medford are both using OBD as the enhanced test method today.

⁶ The weighted average \$20.04 fee is based on the \$26 mobile fleet testing fee, the \$21 Portland fee, and the \$10 Medford fee.

⁷ This is a result of dividing the total certificate fee revenue by the total number of tests conducted in 2018. Oregon only charges for a certificate and does not charge for a test.

⁸ Although Oregon participates in limited cost-sharing through its partnership with the Oregon DMV, any limited net revenues made available through the partnership have an insignificant impact on this analysis.

Attachment A May 16-17, 2019, EQC meeting Page 14 of 20

Under the second prong of the analysis, in further comparing the fee charged by Oregon to those charged by other centralized programs, the Oregon fee remains among the lowest of the fees set within this centralized, lower fee tier. See Appendices 3 and 5. This is also the case when considering some of the modestly reduced fees within the Centralized-Private subgroup. See Appendix-3. While several programs initially appear to have lower fees under this type of Centralized program, most of these programs receive non-fee financial support. If these amounts were known and accounted for, these fees would be higher. Also, any difference from privatization does not appear significant when considering the effect of unlimited retests for Oregon consumers. Finally, the Centralized private programs are to be negatively distinguished from the other centralized programs when considering the nature of services provided. None of the Centralized-private programs in the analysis offer remote testing services. Also, each of these programs included a repair waiver, with the associated negative impact to emission reductions.

The range of service offerings available to Oregon customers is of direct benefit to those customers, and separates it from other service providers. The Oregon VIP program is the only program in the country that is currently offering both self-service lanes and remote testing via the DEQ TooTM program. This supports program effectiveness both in the additional elements of choice available to Oregon customers, and in the ability to continually adjust to changing operating realities.

The importance of Oregon's dynamic programmatic design, including traditional lane testing, double-lane testing, self-service testing, mobile fleet testing, and now even remote testing through independent service providers, cannot be overstated. The broader array of services available within the Oregon model most ideally positions the program for inevitable future technological change, and for continued evolution as a program. If a particular mode of testing is later found to be more cost effective relative to other testing approaches, additional resources may be directed to that approach.

Finally, DEQ VIP also recognizes that the recipient of services is best positioned to evaluate the success of the program. For this reason, DEQ VIP offers every customer, no matter when a test is performed, the opportunity to report on their experience via a 10-question comment card. DEQ VIP receives over 10,000 customer responses annually from this approach. The results reveal that greater than 97% of customers rank DEQ VIP as "good" to "excellent". The program uses this information to not only gauge its overall effectiveness, but to also identify ongoing opportunities for improvement. Comment cards and results are routinely shared with station managers and staff, and any items of concern or opportunities for improvement are promptly addressed by the program. This reliance on customer feedback, as with the dynamic design of the program, helps to ensure the program's long term cost effectiveness.

⁹ This sub-group does not offer either remote testing either for emissions or OBD.

Appendix-1

Program	Program Type	Annual Tests	Fee-Adj ¹ (Biennial)	Fee Revenue	Freq ²	Total Vehicles	Free Retests	Non-Fee ³ Revenue	Remote Sensing	Remote OBD	Repair Waiver
Arizona, Phoenix	Centralized	600,000	\$ 20.35	\$12,210,000	В	1,200,000		No	No	No	Yes
Arizona, Tucson	Centralized	800,000	\$ 12.25	\$9,800,000	В	1,600,000		No	No	No	Yes
California	Decentralized	13,081,788	\$ 59.33	\$776,142,452	В	26,163,575		Yes	No	Pilot	Yes
Colorado	Centralized	1,200,000	\$ 25.00	\$30,000,000	В	2,400,000	Limited	Yes	Yes	No	Yes
Connecticut	Decentralized	1,032,784	\$ 30.00	\$30,983,520	В	2,065,568			Yes	No	Yes
Delaware	Centralized	460,000	\$ -	\$0	В	920,000	Yes		No	No	Yes
District of Columbia	Centralized	120,000	\$ 35.00	\$4,200,000	В	240,000			No	No	Yes
Georgia	Decentralized	3,100,000	\$ 50.00	\$155,000,000	Α	3,100,000		No	Yes	No	Yes
Idaho	Decentralized	125,000	\$ 20.00	\$2,500,000	В	250,000	Limited		No	No	Yes
Illinois	Centralized	2,100,000	\$ -	\$0	В	4,200,000	Yes		No	No	Yes
Indiana	Centralized	195,000	\$ 23.83	\$4,646,850	В	390,000			No	No	Yes
Louisiana	Decentralized	425,000	\$ 36.00	\$15,300,000	Α	425,000		No	No	No	No
Maine	Decentralized	137,500	\$ 37.00	\$5,087,500	Α	137,500		Yes	No	No	No
Maryland	Centralized	1,750,000	\$ 14.00	\$24,500,000	В	3,500,000	Limited		No	No	Yes
Massachusetts	Decentralized	4,800,000	\$ 70.00	\$336,000,000	Α	4,800,000	Limited		No	No	Yes
Missouri	Decentralized	812,531	\$ 26.50	\$21,532,072	В	1,625,062	Limited	No	No	No	Yes
Nevada	Decentralized	1,856,507	\$ 96.00	\$178,224,672	Α	1,856,507		No	No	No	Yes
New Hampshire	Decentralized	1,053,884	\$ 70.00	\$73,771,880	Α	1,053,884			No	No	No
New Jersey	Decentralized	3,250,000	\$ 70.00	\$227,500,000	В	6,500,000	Varies	Yes	No	No	No
New Mexico	Decentralized	250,000	\$ 20.00	\$5,000,000	В	500,000			No	No	Yes
New York	Decentralized	11,000,000	\$ 74.00	\$814,000,000	Α	11,000,000		No	No	No	Yes
North Carolina	Decentralized	5,000,000	\$ 60.00	\$300,000,000	Α	5,000,000	Yes		No	No	Yes
Ohio	Decentralized	840,000	\$ -	\$0	В	1,680,000	Yes	Yes	Yes	No	Yes
Ontario, Canada	Decentralized	2,000,000	\$ 33.90	\$67,800,000	В	4,000,000			Pilot	Pilot	Yes
Oregon	Centralized	600,000	\$ 20.04 ⁴	\$12,024,000	В	1,200,000	Yes	No	No	Yes ⁵	No
Pennsylvania	Decentralized	3,500,000	\$ 70.00	\$245,000,000	Α	3,500,000			No	No	Yes
Rhode Island	Decentralized	347,000	\$ 55.00	\$19,085,000	В	694,000	Limited	No	Yes	No	Yes
Tennessee	Centralized	1,400,000	\$ 18.00	\$25,200,000	Α	1,400,000	Limited		No	No	Yes
Texas	Decentralized	9,854,000	\$ 37.00	\$364,598,000	Α	9,854,000	Limited	No	Yes	No	Yes
Utah, Davis	Decentralized	276,745	\$ 82.50	\$22,831,463	Α	276,745		Yes	No	No	Yes
Utah, Weber	Decentralized	152,000	\$ 60.00	\$9,120,000	Α	152,000	Limited		No	No	Yes
Utah, Utah Co.	Decentralized	290,111	\$ 74.00	\$21,468,214	Α	290,111			No	No	Yes
Utah, Salt Lake	Decentralized	1,000,000	\$ 73.20	\$73,200,000	Α	1,000,000			No	No	Yes
Utah, Cache County	Decentralized	50,600	\$ 15.00	\$759,000	В	101,200		Yes	No	No	Yes
Vermont	Decentralized	573,000	\$ 100.00	\$57,300,000	Α	573,000	Varies	No	No	No	TBD
Virginia	Decentralized	895,322	\$ 30.00	\$26,859,660	В	1,790,644	Limited	No	Yes	No	Yes
Washington ⁶	Centralized	747,727	\$ 15.00	\$11,215,905	В	1,495,454		Yes	No	No	Yes
Wisconsin	Decentralized	650,000	\$ -	\$0	В	1,300,000			No	No	Yes
Total Tests		72,276,499 ⁷	\$ 55.11 ⁸	\$3,982,860,187		108,234,250					

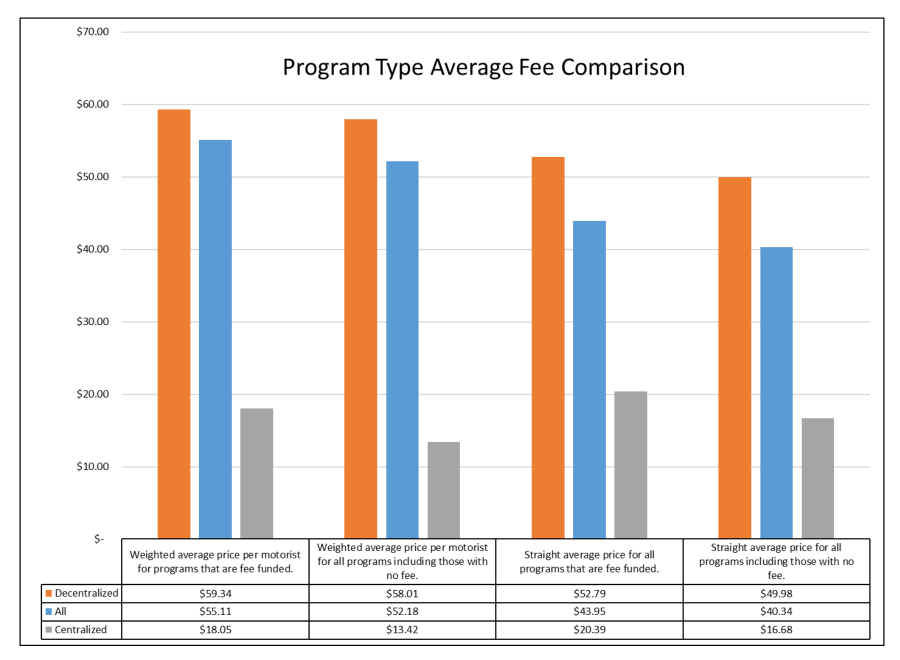
Appendix-2 Decentralized Programs

Program	Program Type	Annual Tests	e-Adj ennial)	Fee Revenue	Freq	Total Vehicles	Free Retests	Non-Fee Revenue	Remote Sensing	Remote OBD	Repair Waiver
California	Decentralized	13,081,788	\$ 59.33	\$776,142,452	В	26,163,575		Yes	No	Pilot	Yes
Connecticut	Decentralized	1,032,784	\$ 30.00	\$30,983,520	В	2,065,568			Yes	No	Yes
Georgia	Decentralized	3,100,000	\$ 50.00	\$155,000,000	Α	3,100,000		No	Yes	No	Yes
Idaho	Decentralized	125,000	\$ 20.00	\$2,500,000	В	250,000	Limited		No	No	Yes
Louisiana	Decentralized	425,000	\$ 36.00	\$15,300,000	Α	425,000		No	No	No	No
Maine	Decentralized	137,500	\$ 37.00	\$5,087,500	Α	137,500		Yes	No	No	No
Massachusetts	Decentralized	4,800,000	\$ 70.00	\$336,000,000	Α	4,800,000	Limited		No	No	Yes
Missouri	Decentralized	812,531	\$ 26.50	\$21,532,072	В	1,625,062	Limited	No	No	No	Yes
Nevada	Decentralized	1,856,507	\$ 96.00	\$178,224,672	Α	1,856,507		No	No	No	Yes
New Hampshire	Decentralized	1,053,884	\$ 70.00	\$73,771,880	Α	1,053,884			No	No	No
New Jersey	Decentralized	3,250,000	\$ 70.00	\$227,500,000	В	6,500,000	Varies	Yes	No	No	No
New Mexico	Decentralized	250,000	\$ 20.00	\$5,000,000	В	500,000			No	No	Yes
New York	Decentralized	11,000,000	\$ 74.00	\$814,000,000	Α	11,000,000		No	No	No	Yes
North Carolina	Decentralized	5,000,000	\$ 60.00	\$300,000,000	Α	5,000,000	Yes		No	No	Yes
Ohio	Decentralized	840,000	\$ -	\$0	В	1,680,000	Yes	Yes	Yes	No	Yes
Ontario, Canada	Decentralized	2,000,000	\$ 33.90	\$67,800,000	В	4,000,000			Pilot	Pilot	Yes
Pennsylvania	Decentralized	3,500,000	\$ 70.00	\$245,000,000	Α	3,500,000			No	No	Yes
Rhode Island	Decentralized	347,000	\$ 55.00	\$19,085,000	В	694,000	Limited	No	Yes	No	Yes
Texas	Decentralized	9,854,000	\$ 37.00	\$364,598,000	Α	9,854,000	Limited	No	Yes	No	Yes
Utah, Davis	Decentralized	276,745	\$ 82.50	\$22,831,463	Α	276,745		Yes	No	No	Yes
Utah, Weber	Decentralized	152,000	\$ 60.00	\$9,120,000	Α	152,000	Limited		No	No	Yes
Utah, Utah Co.	Decentralized	290,111	\$ 74.00	\$21,468,214	Α	290,111			No	No	Yes
Utah, Salt Lake	Decentralized	1,000,000	\$ 73.20	\$73,200,000	Α	1,000,000			No	No	Yes
Utah, Cache County	Decentralized	50,600	\$ 15.00	\$759,000	В	101,200		Yes	No	No	Yes
Vermont	Decentralized	573,000	\$ 100.00	\$57,300,000	Α	573,000	Varies	No	No	No	TBD
Virginia	Decentralized	895,322	\$ 30.00	\$26,859,660	В	1,790,644	Limited	No	Yes	No	Yes
Wisconsin	Decentralized	650,000	\$ -	\$0	В	1,300,000			No	No	Yes
Total Tests		64,863,772	\$ 59.34	\$3,849,063,432		89,688,796					

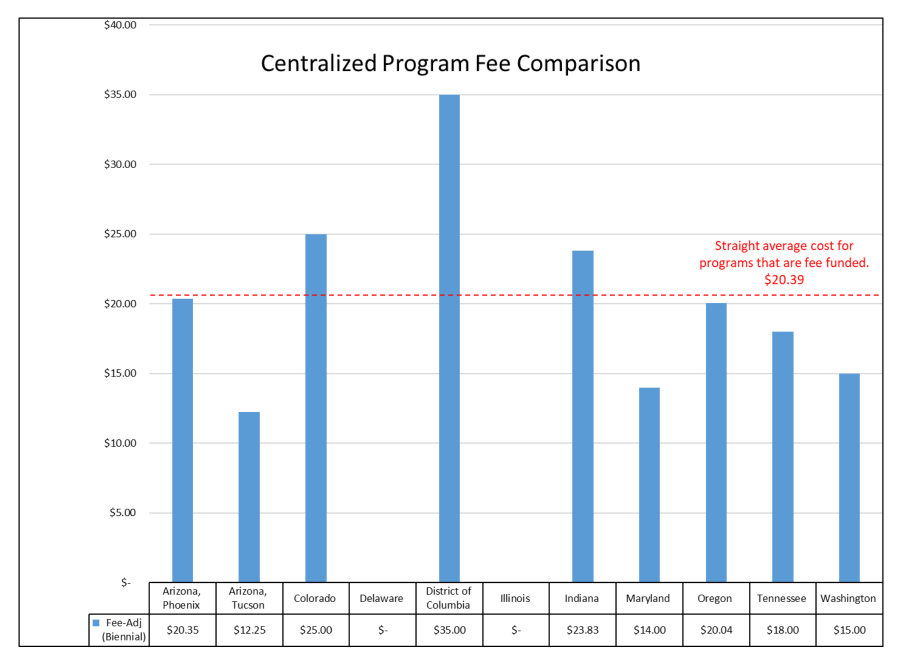
Appendix-3 Centralized Programs

Program	Program Type	Operated	Annual Tests	Fee-Adj (Biennial)	Fee Revenue	Freq	Total Vehicles	Free Retests	Non-Fee Revenue	Remote Sensing	Remote OBD	Repair Waiver
Arizona, Phoenix	Centralized	Privately	600,000	\$ 20.35	\$12,210,000	В	1,200,000	Limited	No	No	No	Yes
Arizona, Tucson	Centralized	Privately	800,000	\$ 12.25	\$9,800,000	В	1,600,000	Limited	No	No	No	Yes
Colorado	Centralized	Publicly	1,200,000	\$ 25.00	\$30,000,000	В	2,400,000	Limited	Yes	Yes	No	Yes
Delaware	Centralized	Publicly	460,000	\$ -	\$0	В	920,000	Yes	Yes	No	No	Yes
District of Columbia	Centralized	Publicly	120,000	\$ 35.00	\$4,200,000	В	240,000		No	No	No	Yes
Illinois	Centralized	Privately	2,100,000	\$ -	\$0	В	4,200,000	Yes	Yes	No	No	Yes
Indiana	Centralized		195,000	\$ 23.83	\$4,646,850	В	390,000			No	No	Yes
Maryland	Centralized	Privately	1,750,000	\$ 14.00	\$24,500,000	В	3,500,000	Limited	No	No	No	Yes
Oregon	Centralized	Publicly	600,000	\$ 20.04	\$12,024,000	В	1,200,000	Yes	No	No	Yes	No
Tennessee	Centralized	Privately	1,400,000	\$ 18.00	\$25,200,000	Α	1,400,000	Limited	Yes	No	No	Yes
Washington	Centralized	Privately	747,727	\$ 15.00	\$11,215,905	В	1,495,454		Yes	No	No	Yes
Total Tests			7,412,727	\$ 18.05	\$133,796,755		18,545,454					

Appendix-4



Appendix-5



Attachment A May 16-17, 2019, EQC meeting

Notes: Page 20 of 20

¹ Fee adjusted to biennial form to match Oregon.

² Frequency of testing. Annual testing is represented with an 'A' while Biennial testing is represented with a 'B.'

⁴ This is the weighted average cost between Portland, Medford, and the Mobile Service.

- ⁵ Oregon is the only program that currently offers Remote OBD to motorists. (DEQ TooTM)
- ⁶ Program expires in 2020 unless EPA rejects Washington's latest SIP submittal.
- ⁷ Total annual tests for programs that have a fee.
- ⁸ This represents the weighted average motorist cost for all programs that have a fee.

³ Indicates if jurisdiction receives funding beyond the test fee. These fees would include such sources as: a CAA renewal fee, the state motor fuel tax, the state general fund, an Air Pollution Control Fee, state Transportation and Petroleum Environmental Cleanup Fund Act (PECFA). If additional funding is unknown, this column is left blank.