

The State of New Hampshire MAR30'15 AM11:33 DAS Department of Environmental Services

Thomas S. Burack, Commissioner



March 2, 2015

Her Excellency, Governor Margaret Wood Hassan and The Honorable Council State House Concord, NH 03301

REQUESTED ACTION

Authorize the Department of Environmental Services to amend an agreement (PO#s 1030121 and 9005032) with the Lake Winnipesaukee Association, Meredith NH, (VC #155053), for the Waukewan Watershed Management Plan Implementation, Phase 1: Septic System Improvement Initiative project by changing the Grantee name to Lake Winnipesaukee Association from Lake Winnipesaukee Watershed Association, and by adding a Special Provision to Exhibit 'C'. The original agreement was approved by G&C on June 5, 2013, Item # 134. No additional funding is requested in this amendment. 100% Federal Funds.

EXPLANATION

DES is requesting approval of this amendment to update the Grant Agreement to reflect the Grantee organization's new name. The organization formerly called the Lake Winnipesaukee Watershed Association is now called the Lake Winnipesaukee Association. Additionally, DES is requesting that Exhibit 'C' be modified to include language which changes the general liability insurance requirements of this Agreement from \$2,000,000 per occurrence, to \$1,000,000 per occurrence and \$2,000,000 aggregate. The Grantee has indicated that the higher limitations present a financial hardship. Please see Attachment A for a copy of the original grant agreement.

Both Lake Winona and Lake Waukewan are listed on the NH 303(d) list of impaired waters as not supporting the aquatic life designated use due to low dissolved oxygen (DO) concentration and DO saturation. Pollutant sources are currently listed as unknown. Lake Waukewan is also listed as not supporting primary contact recreation due to cyanobacteria. The Meredith, Paugus, Saunders Bay Subwatershed Management Plan completed in 2010 estimated the total phosphorus loading for the Waukewan Watershed between 286 and 441 kilograms per year, depending on the estimated failure rate of existing septic systems. Based on the recent septic system risk analysis completed by the Waukewan Watershed Advisory Committee (WWAC), it is believed that the nutrient loading from septic systems may have been significantly underestimated, and that as many as 30% of the septic systems located on Lakes Winona and Waukewan may be in failure or at high risk of failure.

To address nutrient loading from failing septic systems, the Waukewan Watershed Septic System Improvement Initiative will provide cost sharing grants to property owners to repair, upgrade, or replace their onsite wastewater disposal system. Although all properties located within the Lake Waukewan



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Watershed will be eligible, priority will be given to properties with septic systems identified as high risk located within 250-feet of Lake Waukewan and Lake Winona as nutrient loading in these critical areas poses a threat to public health. Through this cost sharing program, the Septic System Improvement Initiative will result in the repair, upgrade, or replacement of the onsite wastewater disposal systems identified to be presenting the greatest potential impact to surface waters in Lakes Waukewan and Winona.

In the event that Federal Funds become no longer available, General Funds will not be requested to support this program. This amendment has been approved by the Office of the Attorney General as to form, execution, and content.

We respectfully request your approval.

Thomas S. Burack, Commissioner

Agreement for Services with the Lake Winnipesaukee Association Amendment No. 1

This Agreement (hereinafter called the "Amendment") dated this 30th day of January, 2015, is by and between the State of New Hampshire, acting by and through its Department of Environmental Services (hereinafter referred to as the "State") and the Lake Winnipesaukee Association, acting by and through its President, Diane Hanley (hereinafter referred to as the "Grantee").

WHEREAS, pursuant to an Agreement (hereinafter called the "Agreement") approved by the Governor and Council on June 5, 2013, the Grantee agreed to perform certain services upon the terms and conditions specified in the Agreement and in consideration of payment by the State of certain sums as specified therein; and

WHEREAS, The Grantee and the State have agreed to amend the Agreement in certain respects;

NOW THEREFORE, in consideration of the foregoing, and the covenants and conditions contained in the Agreement and set forth herein, the parties hereto do hereby agree as follows:

- 1. Amendment and Modification of Agreement: The Agreement is hereby amended as follows:
 - (A) The Grantee Name as set forth in Subparagraph 1.3 of the agreement shall be changed from Lake Winnipesaukee Watershed Association to Lake Winnipesaukee Association.
 - (B) Exhibit 'C' Special Provisions shall be amended to include the following provision: Subparagraph 17.1.2 of the General Provisions shall be changed to read: "comprehensive public liability insurance against all claims of bodily injuries, death or property damage, in amounts not less than \$1,000,000 each occurrence and \$2,000,000 general aggregate; and"
- 2. Effective Date of Amendment: This Amendment shall take effect upon the date of approval of this Amendment by the Governor and Executive Council of the State of New Hampshire.
- 3. Continuance of Agreement: Except as specifically amended and modified by the terms and conditions of this Amendment, the Agreement, and the obligations of the parties thereunder, shall remain in full force and effect in accordance with the terms and conditions set forth therein.

$\label{eq:Agreement for Services with the Lake Winnipesaukee Association - Amendment No.~1\\ Page~2$

IN WITNESS WHEREOF, the parties have hereunto set their hands as of the day and year first above written.

Lake Winnipesaukee Association By Diane Hanley, President
STATE OF NEW HAMPSHIRE COUNTY OFBelknap
On this the 30th day of January, 2015, before the undersigned officer, personally
appeared Diane Hanley who acknowledged herself to be the person who executed the foregoing
instrument for the purpose therein contained.
IN WITNESS WHEREOF, I hereunto set my hand and official seal.
My Commission Expires: Notary Public THE STATE OF NEW HAMPSHARE Department of Environmental Services By Chick Commissioner
Approved by Attorney General this 23rd day of March , 2015
OFFICE OF ATTORNEY GENERAL

By Chta OC

CERTIFICATE of AUTHORITY

- I, Patricia Tarpey, Executive Director of the <u>Lake Winnipesaukee Association</u>, do hereby certify that:
- (l) I am the duly appointed Executive Director;
- (2) at the meeting held on February 18, 2013, the <u>Lake Winnipesaukee Association</u> voted to accept DES funds and to enter into a contract with the Department of Environmental Services;
- (3) the <u>Lake Winnipesaukee Association</u> further authorized the <u>President</u> to execute any documents which may be necessary for this contract;
- (4) this authorization has not been revoked, annulled, or amended in any manner whatsoever, and remains in full force and effect as of the date hereof; and
- (5) the following person has been appointed to and now occupies the office indicated in (3) above:

Diane Hanley

IN WITNESS WHEREOF, I have hereunto set my hand as the Executive Director of the Lake Winnipesaukee Association, this <u>30th</u> day of <u>January</u>, <u>2015</u>.

Patricia Tarpey, Executive Director

STATE OF NEW HAMPSHIRE

County of Belknap

On this the 30 day of 2005, before me Arcia to per the undersigned officer, personally appeared Patricia Tarpey who acknowledged him/herself to be the Executive Director of the Lake Winnipesaukee Association being authorized so to do, executed the foregoing instrument for the purpose therein contained.

In witness whereof, I have set my hand and official seal,

Name of Notary Public (signature above)

Commission Emplifation Date:

ANY THINININI

State of New Hampshire Department of State

CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that LAKE WINNIPESAUKEE ASSOCIATION is a New Hampshire nonprofit corporation formed November 18, 1976. I further certify that it is in good standing as far as this office is concerned, having filed the return(s) and paid the fees required by law.

In TESTIMONY WHEREOF, I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 4th day of February A.D. 2015

William M. Gardner Secretary of State



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 1/29/2015

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

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PRODUCER		CONTACT Fairley Kenneal		
E & S Insurance Services	LLC	PHONE (A/C. No. Ext): (603) 293-2791	FAX (A/C, No); (603) 29	3-7188
21 Meadowbrook Lane		E-MAIL ADDRESS: fairley@esinsur	ance.com	
P O Box 7425		INSURER(S) AFFO		NAIC #
Gilford NH 0	3247-7425	INSURER A Markel		
INSURED		INSURER B : Liberty Mutua	1 Agency	
Lake Winnipesaukee Associ	iation	INSURER C :		
PO Box 1624		INSURER D :		
		INSURER E :		
Meredith NH 0	3253	INSURER F :		
COVERAGES CE	RTIFICATE NUMBER:2015		REVISION NUMBER:	
THIS IS TO CERTIFY THAT THE POLICIE INDICATED. NOTWITHSTANDING ANY F CERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUC	REQUIREMENT, TERM OR CONDITION Y PERTAIN, THE INSURANCE AFFORD H POLICIES. LIMITS SHOWN MAY HAVE	OF ANY CONTRACT OR OTHER ED BY THE POLICIES DESCRIBE	DOCUMENT WITH RESPECT TO D HEREIN IS SUBJECT TO ALL S.	WHICH THIS
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A CLAIMS-MADE X OCCUR	X 8502SS422040	1/23/2015 1/23/2016	MED EXP (Any one person) \$	5,000
			PERSONAL & ADV INJURY \$	1,000,000
			GENERAL AGGREGATE \$	2,000,000
GEN'L AGGREGATE LIMIT APPLIES PER:		1 1	PRODUCTS - COMP/OP AGG \$	2,000,000
X POLICY PRO- LOC			\$	
AUTOMOBILE LIABILITY			COMBINED SINGLE LIMIT (Ea accident)	
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ALL OWNED SCHEDULED	1 1	1	BODILY INJURY (Per accident) \$	
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DED RETENTION\$			\$	
B WORKERS COMPENSATION			X WC STATU- TORY LIMITS ER	
AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE N	11) 1		E.L. EACH ACCIDENT \$	100,000
(Mandatory in NH)	N/A WC012502	1/23/2015 1/23/2016	E.L. DISEASE - EA EMPLOYEE \$	100,000
If yes, describe under DESCRIPTION OF OPERATIONS below			E.L. DISEASE - POLICY LIMIT \$	500,000
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHIC	CLES (Attach ACORD 101, Additional Remarks	Schedule, if more space is required)		
Certificate Holder is an add	utional insured (CGL) as	reduired by signed con	tract with the named :	ınsurea.
CERTIFICATE HOLDER		CANCELLATION		

ACORD 25 (2010/05)

INS025 (201005) 01

State of New Hampshire

Attn: Jeffrey Marcoux 29 Hazen Drive; P O Box 95 Concord, NH 03302-0095

NH Dept of Environmental Services

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Fairley Kennedly

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN

ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

F Kenneally/FAIRLE

Attachment A: Copy of the original Grant Agreement



The State of New Hampshire

DEPARTMENT OF ENVIRONMENTAL SERVICES



Thomas S. Burack, Commissioner

May 8, 2013

APPROVED G & C

DATE <u>6/5/13</u>

TEM # 134

Her Excellency, Governor Margaret Wood Hassan and The Honorable Council State House Concord, NH 03301

REQUESTED ACTION

Authorize the Department of Environmental Services to enter it to an agreement with the Lake Winnipesaukee Watershed Association, Meredith NH, (VC #1 5052 in the amount of \$57,290 to complete the Waukewan Watershed Management Plan Implement fon, Phase 1: Septic System Improvement Initiative, effective upon Governor and Cornell approve through December 31, 2015. 100% Federal Funds.

Funding is available in the accounts as follows:

03-44-44-442010-2035-072-500575	FY 2013 \$28,800
Dept. Environmental Services, NPS Restortion Program, Grants-Federal	
03-44-44-442010-7602-072-500575 Dept. Environmental Services, Surface Wat Orality PPG, Grants-Federal	\$16,750
03-44-44-442010-4718-072-500575 Dept. Environmental Services, D. SRF aministrating, Grants- Federal	\$11,740

EXPLANATION

The Department of Environmental Services (DES) issued a Request For Proposals (RFP) for the 2013 Watershed Assistance Grants program. Fifteen proposals were received. The proposals were ranked based on the criteria included in the RFP: water quality improvement or protection; cost/benefit ratio; local capacity to complete the project; relative value or significance of the water body; and, general quality and thoroughness of the proposal. Bonus points were available for projects that: implemented a watershed management plan; reduced nitrogen loading to Great Bay; or, addressed waters impaired by hydro-modification. Based on results of the selection process and available federal grant funding levels, the nine highest ranked projects were selected to receive funding. Please see Attachment B for a list of project rankings and review team members.

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The Watershed Assistance Grants focus on the reduction of nonpoint source (NPS) pollution. NPS pollution occurs when rainfall, snowmelt, or irrigation water runs over land or through the ground, transporting materials which are then deposited into rivers, lakes, and coastal waters, or introduced into the groundwater. Pollutants can include chemicals, sediments, nutrients, and toxics. These materials can have harmful effects on drinking water supplies, recreation, fisheries, and wildlife. Land development or changes in land use can also cause NPS pollution by disrupting the natural hydrology of a water body, increasing impervious surfaces, and contributing to the loss of aquatic habitat. Watershed Assistance programs address NPS pollution by managing land use and drainage on a watershed scale.

Both Lake Winona and Lake Waukewan are listed on the NH 303(d) list of impaired waters as not supporting the aquatic life designated use due to low dissolved oxygen (LQ) concentration and DO saturation. Pollutant sources are currently listed as unknown. Lake Would wan is also listed as not supporting primary contact recreation due to cyanobacteria. The Meredith, Rugus, Saunders Bay Subwatershed Management Plan completed in 2010 estimated the total phosphorus loading for the Waukewan Watershed between 286 and 441 kilograms per year, der inding on the estimated failure rate of existing septic systems. Based on the recent septic system risk allysis completed by the Waukewan Watershed Advisory Committee (WWAC), it is believed that in putrent loading from septic systems may have been significantly underestimated, and that as many as 10% of the septic systems located on Lakes Winona and Waukewan may be in failure or at high risk of failure.

To address nutrient loading from failing septic systems, the Waukewan Watershed Septic System Improvement Initiative will provide cost sharing a ants to property owners to repair, upgrade, or replace their onsite wastewater disposal system. Although an appetries located within the Lake Waukewan Watershed will be eligible, priority will be given to properties with septic systems identified as high risk located within 250-feet of Lake Waukev an art Lake Winona as nutrient loading in these critical areas poses a threat to public health. Grants will acovide one third of the cost toward improvement to an existing onsite wastewater disposal system, to the maximum of \$4,000. Through this cost sharing program, the Septic System Improvement Initiative will result in the repair, upgrade, or replacement of the onsite wastewater disposal systems identified to be presenting the greatest potential impact to surface waters in Lakes Waukewan and winona.

The DES also issued a received or proposals for 2013 Local Source Water Protection Grants. These grants can be used to develop and implement protection plans for active sources of public drinking water. Sixteen proposals were received. The proposals were evaluated and ranked based on criteria included in the request for proposals such as whether the project fulfills a component of a source water protection program, that the proposed project addresses appropriate threats, and that the project will deliver a valuable and useful product. Based on results of the selection process and available federal grant funding levels, six of the highest ranked source protection planning projects and three of the highest ranked source security projects were selected to receive funding. See attachment C for the proposal rankings and list of reviewers.

The WWAC will use the Source Water Protection grant funds to address nutrient loading on Lake Waukewan, which is the Town of Meredith's drinking water supply, by providing cost sharing incentives to property owners located within 250 feet of Lake Waukewan to conduct onsite wastewater disposal (septic) system evaluations to identify properties located within 250 feet of Lake Waukewan

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with potentially high risk septic systems. Grants will provide 50% of the cost of each evaluation, up to \$250 for a maximum of 31 evaluations.

The total project costs are budgeted at \$91,007. DES will provide \$45,550 of the project costs through a Clean Water Act Section 319 federal grant, and the Lake Winnipesaukee Watershed Association will provide the required 40% minimum matching funds through cash and in-kind services (\$33,717). DES will also provide \$11,740 funded by set-asides under the Drinking Water State Revolving Loan Fund. A budget breakdown is provided in Attachment A. In the event that Federal Funds become no longer available, General Funds will not be requested to support this program.

The agreement has been approved by the Office of the Attorney General as to form, execution, and content. We respectfully request your approval.

Thomas S. Burack, Commissioner

GRANT AGREEMENT

<u>Subject:</u> Waukewan Watershed Management Plan Implementation, Phase 1: Septic System Improvement Initiative

The State of New Hampshire and the Contractor hereby mutually agree as follows:

GENERAL PROVISIONS

1. IDENTIFICATIONS AND DEFINITIONS 1.1 State Agency Name 1.2 State Agency Address Department of Environmental Services 29 Hazen Drive Concord, NH 03 1.4 Grantee Address 1.3 Grantee Name Lake Winnipesaukee Watershed Association P.O. Box 16 Meredith 1.5 Effective Date 1.6 Completion Date 1.7 Audit D 1.8 Grant Limitation Upon G&C approval December 31, 2015 \$57,290 1.9 Grant Officer for State Agency ncy Telephone Number Eric Williams, Watershed Assistance Section 603-271-2358 Supervisor ame & Title of Grantee Signor Grantee Signature ichand DeMark Shire, County of 1.13 Acknowledgment: State of New Ham /3/3013, before the und signed officer, personally appeared the person identified in block 1.12., or satisfactorily proven to be the person shose name is signed in block 1.11., and acknowledged that s/he executed this document in the capacity indicate ock 1.12. 1.13.1 Signature of Notary or Justice of the Peace (Seal) 1.13.2 Name & Title of ublicar Justice of the Peace 1.14 State Agency Signature(s) 1.15 Name/Title of State Agency Signor(s) Thomas S. Burack, Commissioner 1.16 Approval by Attorney General's Office (Form, Substance and Execution) Attorney, On: 5 1/2/13 By: 1.17 Approval by the Governor and Council

By:

On:

- 2. SCOPE OF WORK. In exchange for grant funds provided by the state of New Hampshire, acting through the agency identified in block 1.1 (hereinafter referred to as "the State"), pursuant to RSA 21-O, the Grantee identified in block 1.3 (hereinafter referred to as "the Grantee"), shall perform that work identified and more particularly described in the scope of work attached hereto as EXHIBIT A (the scope of work being referred to as "the Project").
- 3. AREA COVERED. Except as otherwise specifically provided for herein, the Grantee shall perform the Project in, and with respect to, the state of New Hampshire.

4. EFFECTIVE DATE; COMPLETION OF PROJECT.

- 4.1 This Agreement, and all obligations of the parties hereunder, shall become effective on the date in block 1.5 or on the date of approval of this Agreement by the Governor and Council of the State of New Hampshire whichever is later (hereinaster referred to as "the Effective Date").
- 4.2 Except as otherwise specifically provided for herein, the Project, including all reports required by this Agreement, shall be completed in ITS entirety prior to the date in block 1.6 (hereinafter referred to as "the Completion Date")

5. GRANT AMOUNT; LIMITATION ON AMOUNT; VOUCHERS; PAYMENT.

- 5.1 The Grant Amount is identified and more particularly described in EXHIBIT B, attached hereto.
- 5.2 The manner of, and schedule of payment shall be as set forth in EXHIBIT B.
- 5.3 In accordance with the provisions set forth in EXHIBIT B, and in consideration of the satisfactory performance of the Project, as determined by the State, and as limited by subparagraph 5.5 of these general provisions, the State shall pay the Grantee the Grant Amount. The State shall withhold from the amount otherwise payable to the Grantee under this subparagraph 5.3 those sums required, or permitted, to be withheld pursuant to N.H. RSA 80:7 through 7-c. 5.4 The payment by the State of the Grant amount shall be the only, and the complete, compensation to the Grantee for all expenses, of whatever nature, incurred by the Grantee in the performance hereof, and shall be the only, and the complete, compensation to Grantec for the Project. The State shall have no liabilities to the than the Grant Amount.
- 5.5 Notwithstanding anything in this Agreement to f and notwithstanding unexpected circumstances, in no event of all payments authorized, or actually made, hereunder exc Grant limitation set forth in block 1.8 of these general provisio
- 6. COMPLIANCE BY GRANTEE WITH WS AND REGULATIONS. In connection with # the Grantee shall comply with all statutes, in and orders regult authoritie of federal, state, county, or municipal hich shall impose any obligations or duty upon the antee, including acquisition of any and all necessary permits.

7. RECORDS AND ACCOUNT

7.1 Between the Effective Date and the seven (7) years after the Completion Date the Grantee shall keep delived accounts of all expenses incurred in connection with the Project, including, but not limited to, costs of administration, transportation, insurance, telephone calls, and clerical materials and services. Such accounts shall be supported by receipts, invoices, bills and other similar documents. 7.2 Between the Effective Date and the date seven (7) years after the Completion Date, at any time during the Grantee's normal business hours, and as often as the State shall demand, the Grantee shall make available to the State all records pertaining to matters covered by this Agreement. The Grantee shall permit the State to audit, examine, and reproduce such records, and to make audits of all contracts, invoices, materials, payrolls, records or personnel, data (as that term is hereinafter defined), and other information relating to all matters covered by this Agreement. As used in this paragraph, "Grantee" includes all persons, natural or fictional, affiliated with, controlled by, or under common ownership with, the entity identified as the Grantee in block 1.3 of these general provisions.

8. PERSONNEL.

- 8.1 The Grantee shall, at its own expense, provide all personnel necessary to perform the Project. The Grantee warrants that all personnel engaged in the Project shall be qualified to perform such Project, and shall be properly licensed and authorized to perform such Project under all applicable laws.
- 8.2 The Grantee shall not hire, and it shall not permit any subcontractor, subgrantee, or other person, firm or corporation with whom it is engaged in a combined effort to perform such Project, to hire any person who has a contractual relationship with the State, or who is a State officer or employee, elected or appointed.
- 8.3 The Grant officer shall be the representative of the State hereunder. In the event of any dispute hereunder, the interpretation of this Agreement by the Grant Officer, and his/her decision on any dispute, shall be final.

DATA: RETENTION OF DATA; ACCESS.

- 9.1 As used in this Agreement, the word "data" shall mean all information and things developed or obtained during the performance of, or acquired or developed or obtained during the performance of, or pr obtained during the performance of, or acquired or developed by rea on of, this Agreement, including, but not limited to, all studie les, formulae, surveys, maps, charts, sound recordings, video recording pictorial reproductions, drawings, analyses, graphere esentations, computer programs, computer s, lette printouts, n memoranda, papers, and documents, all whether fi finished.
- 9.2 Betwee ffective Date and the Completion Date the Grantee shall te, or any person designated by it, unrestricted amination, duplication, publication, translation, disposal, d for any other purpose whatsoever.
- e subject to copyright in the United States or any No data shal country by myone other than the State.
- the Effective Date all data, and any property which has been received from the State or purchased with funds provided for pose under this Agreement, shall be the property of the State, I be returned to the State upon demand or upon termination of reement for any reason, whichever shall first occur.
- he State, and anyone it shall designate, shall have unrestricted authority to publish, disclose, distribute and otherwise use, in whole or in part, all data.

10. CONDITIONAL NATURE OF AGREEMENT.

Notwithstanding anything in this Agreement to the contrary, all obligations of the State hereunder, including without limitation, the continuance of payments hereunder, are contingent upon the availability or continued appropriation of funds, and in no event shall the State be liable for any payments hereunder in excess of such available or appropriated funds. In the event of a reduction or termination of those funds, the State shall have the right to withhold payment until such funds become available, if ever, and shall have the right to terminate this Agreement immediately upon giving the Grantee notice of such termination.

11. EVENT OF DEFAULT; REMEDIES.

- 11.1 Any one or more of the following acts or omissions of the Grantee shall constitute an event of default hereunder (hereinafter referred to as "Events of Default"):
- 11.1.1 failure to perform the Project satisfactorily or on schedule; or
- 11.1.2 failure to submit any report required hereunder; or
- 11.1.3 failure to maintain, or permit access to, the records required hereunder, or
- 11.1.4 failure to perform any of the other covenants and conditions of this Agreement.
- 11.2 Upon the occurrence of any Event of Default, the State may take any one, or more, or all, of the following actions:
- 11.2.1 give the Grantee a written notice specifying the Event of Default and requiring it to be remedied within, in the absence of a greater or lesser specification of time, thirty (30) days from the date of the notice; and if the Event of Default is not timely remedied, terminate this Agreement, effective two (2) days after giving the Grantce notice of termination; and
- 11.2.2 give the Grantee a written notice specifying the Event of Default and suspending all payments to be made under this Agreement

and ordering that the portion of the Grant Amount which would otherwise accrue to the grantee during the period from the date of such notice until such time as the State determines that the Grantee has cured the Event of Default shall never be paid to the Grantee; and 11.2.3 set off against any other obligation the State may owe to the Grantee any damages the State suffers by reason of any Event of Default; and

11.2.4 treat the agreement as breached and pursue any of its remedies at law or in equity, or both.

12. TERMINATION.

- 12.1 In the event of any early termination of this Agreement for any reason other than the completion of the Project, the Grantee shall deliver to the Grant Officer, not later than fifteen (15) days after the date of termination, a report (hereinafter referred to as the "Termination Report") describing in detail all Project Work performed, and the Grant Amount earned, to and including the date of termination. 12.2 In the event of Termination under paragraphs 10 or 12.4 of these general provisions, the approval of such a Termination Report by the State shall entitle the Grantee to receive that portion of the Grant amount earned to and including the date of termination.

 12.3 In the event of Termination under paragraphs 10 or 12.4 of these
- 12.3 In the event of Termination under paragraphs 10 or 12.4 of these general provisions, the approval of such a Termination Report by the State shall in no event relieve the Grantee from any and all liability for damages sustained or incurred by the State as a result of the Grantee's breach of its obligations hereunder.
- 12.4 Notwithstanding anything in this Agreement to the contrary, either the State or except where notice default has been given to the Grantee hereunder, the Grantee, may terminate this Agreement without cause upon thirty (30) days written notice.
- 13. <u>CONFLICT OF INTEREST.</u> No officer, member or employee of the Grantee and no representative, officer of employee of the State of New Hampshire or of the governing body of the locality or locality in which the Project is to be performed, who exercises any functions or responsibilities in the review or approval of the undertaking or carry out of such Project, shall participate in any decision relating to this Agreement which affects his or her personal interests or the interest of any corporation, partnership, or association in which he of the is directly or indirectly interested, nor shall he or she haven by personal or pecuniary interest, direct or indirect, in this Agreement or the proceeds thereof.
- 14. GRANTEE'S RELATION TO THE STATE. In performance of this Agreement, the Grantee, its employees, a subcontractor or subgrantee of the Grantee are in all respects independent contractors, and are neither agents or employer of the State. Neither the Grantee nor any of its ficers, aloyer, agents, members, subcontractors or subgrantees, similare at an only to bind the State nor are they entitled to around the beneat worker's compensation or emoluments projected by the State with employees.

 15. ASSIGNMENT AND SU. SONT ACTS. The Grantee shall
- 15. ASSIGNMENT AND SU. YON'T ACTS. The Grantee shall not assign, or otherwise transfer any crest in this Agreement without the prior written consent of the State. The of the Project Work shall be subcontracted or subgranteed by the Grantee other than as set forth in Exhibit A without the prior written consent of the State.
- 16. INDEMNIFICATION. The Grantee shall defend, indemnify and hold harmless the State, its officers and employees, from and against any and all losses suffered by the State, its officers and employees, and any and all claims, liabilities or penalties asserted against the State, its officers and employees, by or on behalf of any person, on account of, based on, resulting from, arising out of (or which may be claimed to arise out of) the acts or omissions of the Grantee of Subcontractor, or subgrantee or other agent of the Grantee. Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver of the sovereign immunity of the State, which immunity is hereby reserved to the State. This covenant shall survive the termination of this agreement.

17. INSURANCE AND BOND.

17.1 The Grantee shall, at its sole expense, obtain and maintain in force, or shall require any subcontractor, subgrantee or assignee performing Project work to obtain and maintain in force, both for the

benefit of the State, the following insurance:

- 17.1.1 statutory worker's compensation and employees liability insurance for all employees engaged in the performance of the Project, and
- 17.1.2 comprehensive public liability insurance against all claims of bodily injuries, death or property damage, in amounts not less than \$2,000,000 for bodily injury or death any one incident, and \$500,000 for property damage in any one incident; and
- 17.2 The policies described in subparagraph 17.1 of this paragraph shall be the standard form employed in the State of New Hampshire, issued by underwriters acceptable to the State, and authorized to do business in the State of New Hampshire. Each policy shall contain a clause prohibiting cancellation of modification of the policy earlier than ten (10) days after written notice has been received by the State.
- 18. WAIVER OF BREACH. No failure by the State to enforce any provisions hereof after any Event of Default shall be deemed a waiver of its rights with regard to be at Event, or any subsequent Event. No express waiver of any Event of Default shall be deemed a waiver of any provisions hereof. No such failure or waiver shall be deemed a waiver of the right of the provisions hereof upon any further or other waiter on the Grantee.
- 19. NOTICE my stice by a party hereto to the other party shall be deemed to be been july delivered or given at the time of mailing by certified man postar prepaid, in a United States Post Office addressed to a profiles at the addresses first above given.
- 20. A MINDM. This agreement may be amended, waived or discharged on the by an extrument in writing signed by the parties he eto and only ther approval of such amendment, waiver or discharge by the Governor and Council of the State of New Hampshire.
- 2 CONSTRUCTION OF AGREEMENT AND TERMS. This Agree to the distance of the State of New Hampshire, and is binding upon and inures to the benefit of the prices and their respective successors and assignees. The captions and contents of the "subject" blank are used only as a matter of convenience, and are not to be considered a part of this Agreement or used in determining the intent of the parties hereto.
- 22. THIRD PARTIES. The parties hereto do not intend to benefit
- third parties and this Agreement shall not be construed to confer any such benefit.
- 23. ENTIRE AGREEMENT. This Agreement, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire agreement and understanding between the parties, and supersedes all prior agreements and understandings relating hereto.

Exhibit A Scope of Service

Part I: Scope of Services for Local Source Water Protection Program Grant

The Lake Winnipesaukee Watershed Association (LWWA) will use the grant funds to address nutrient loading on Lake Waukewan, which is the Town of Meredith's drinking water supply, by providing cost sharing incentives to property owners located within 250 feet of Lake Waukewan to conduct onsite wastewater disposal (septic) system evaluations. Specifically, the following tasks, as described in the grant application submitted to DES, will be accomplished:

SW1. Contractor Selection

- a. Develop a Request for Qualifications (RFQ) for a NHDES permitted septic system designer who is also a GSDI-certified septic system evaluator. Submit RFQ to DES for review. RFQ will include a septic system evaluation and certification form based upon the template provided by the Town of Meredith in Appendix 1 of their recently adopted septic system regulations in the Lake Waukewan Watershed.
- b. After approval from DES, issue RFQ.
- c. Evaluate contractor submittals and qualifications.
- d. Select contractor and develop contract agreement. Submit contract to DES for review.

SW2. Property Identification (in conjunction with Par II - Pisks 8 and 9)

a. Identify properties located within 250 feet of Lake Waukewan with potentially high risk septic systems. High risk criteria to be based on whether a record of operational approval is found, whether any record of the system is bound, or the system is over 25 years old.

SW3. Recruit Septic System Owners in conjunction with Part II - Tasks 10 through 12)

- a. Develop septic system value for application form.
- b. Conduct outreach to proper tow ers for voluntary participation in the program.
- c. Receive septic system evaluation applications from property owners who wish to participate in the program and evelop agreements.
- d. Develop prioritized list a gible high risk properties whose owners wish to participate.

SW4. Septic System Excuations

a. Contractor will conduct up to 31 evaluations in accordance with applicable state and Meredith Reseations Pertaining to Certain Subsurface Wastewater Disposal Systems in the Lake Waukewan Vatershed Ordinance requirements, using a form noted under SW1(a) and procedures approved by DES. Pay contractor 50% of the cost of each evaluation, up to \$250.

SW5. Final Report

a. Develop final report and submit to DES.

Part II: Scope of Services for Watershed Restoration Grant

The Lake Winnipesaukee Watershed Association (LWWA) shall perform the following tasks as described in the detailed proposal titled Waukewan Watershed Management Plan Implementation, Phase 1: Septic System Improvement Initiative submitted by the LWWA, dated November 21, 2012:

Objective 1: Preliminary Planning

Measures of Success: The process and materials for implementation of the cost sharing grant program will be developed.

Deliverable 1: Materials for implementing the cost sharing grant program will be developed and provided to DES; the process to be followed, cost sharing grant application, reimbursement process and project documentation required, etc.

Task 1: Contact the town officials in Center Harbor, Meredith, and New Hampton and inform them of the cost sharing grant program.

Task 2: Research and review similar cost sharing grant programs and submit findings to DES for review and approval. Develop cost sharing grant implementation documents to address eligibility requirements, reimbursement process, and documentation required.

Task 3: Submit draft grant program materials to DES for review and approval.

Task 4: Distribute grant program materials to community representatives, LWWA Board, and potential septic system design/installer for review, commentant appears.

Task 5: Hold a meeting to announce the cost sharing program, providing background information on the impact of nutrient loading to the watershed, the rele of servic systems and importance of proper maintenance, etc.

Objective 2: Preparation of site specific project plan (SSPP)

Measures of Success: A SSPP will be a matter and approved by DES.

Deliverable 2: Provide DES with an approvable SSPP using the Generic Watershed Management Plan QAPP to address BMP/NPS lead relaction management measures.

Task 6: Prepare and submet a SSPP to DES for review and comment. The SSPP will cover all of the septic system data analysis and deling and assessment aspects of the project.

Task 7: Address draft SSPP amments and submit final SSPP to DES for approval and signatures.

<u>Objective 3</u>: Identify and develop inventory of properties on Lakes Waukewan and Winona with potentially high risk subsurface wastewater disposal systems, and conduct outreach to property owners for voluntary participation in the program.

Measures of Success: Signed agreements between LWWA and selected property owners.

Deliverable 3: Provide DES with documentation of an up to date list of properties located with potentially high risk septic systems, and receipt of applications for financial assistance from property owners interested in participating in the program.

Task 8: Complete identification, review and verification of town records in Meredith, Center Harbor, and New Hampton of properties located within 250 feet of Lakes Waukewan, Winona, and perennial

tributaries. Review the tax maps and records of all eligible properties in the three towns to identify and verify systems without any record, operational permit or approval, and date installed.

Task 9: Compile an updated spreadsheet including lot number, property address, property owner, mailing address, DES Construction/Operational Approval number, etc. This inventory will serve as an initial Septic System Maintenance program tracking method.

Task 10: Draft letter, obtain DES approval and then mail letters to the owners of potentially high-risk properties announcing the cost sharing incentive program and outlining the eligibility criteria, grant approval and reimbursement process.

Task 11: Develop ranking and prioritization protocol reflecting operational status and septic system evaluations completed under Task SW4(a). Submit draft ranking protocol to DES for review and approval.

Task 12: Coordinate with project team to review and rank applications for cost sharing assistance using priority protocol developed in Task 11. Applications will be accompanied by completed evaluations developed under SW3(a) or the existing evaluation and certification form provided by the Town of Meredith. Applications accompanied by evaluations developed under SW3(a) will be given priority. In the case of a failing system or cesspool, the property will be ranked high risk, documentation of failure will be provided along with the \$100 application fee to cover he cost of a site visit by the program evaluator. Notify selected property owners of approval and obtaining agreements.

Objective 4: Septic System Improvements completed

Measures of Success: Properties within 250 feet of Lale Winon and Waukewan with septic systems at high risk of failure or in failure will have repairs, preades replacements made. Property owners will sign permission forms allowing for future septic system function analyses and environmental monitoring protocols to be carried out on their property.

Deliverable 4: Provide DES with copies of approvementation plans and Approvals for Septic System Operation for those systems that there repaired, upgraded, or replaced.

Task 13: Work with grant recipients to answe the repairs, upgrades, or replacements are made at individual property sites. Property owners will individually contract with a NH Licensed Septic Designer/Installer to perform the necessary improvements to the onsite wastewater disposal system. The homeowner will not make any award or permit any award (subgrant or subcontract) at any tier to any party which is debarred or suspended on a otherwise excluded from or ineligible for participation in Federal assistance programs under Executive Order 12549, "Debarment and Suspension." Property owners will be responsible for the full design and construction costs.

Task 14: Secure copies of approved construction plans and Approvals for Septic System Operation for completed repairs, upgrades, or replacements, and provide reimbursement to property owners as per the cost sharing assistance agreement.

Task 15: Develop a monitoring and tracking plan for LWWA and community use in tracking septic system maintenance, and compliance with the 3-5 yr pumping requirement for grant recipients.

Objective 5: Educate watershed residents through outreach

Measures of Success: Number of attendees at Septic Sense workshop, number of best alternative septic system technologies installed by property owners, number of additional BMPs adopted by shorefront property owners

Deliverable 5: Provide DES with documentation of the Septic Sense Workshop, and summary of outreach efforts.

Task 16: Hold a public Septic Sense Workshop in Meredith that will provide attendees/participants with information regarding the proper care & maintenance of septic systems, and showcase new alternative technologies available for small lots or difficult sites.

Task 17: Estimate the load reductions expected for each septic system improvement made using STEPL or other models as per the approved QA document.

Task 18: Publicize and hold meetings with community officials to communicate progress and results of tasks 14 and 16.

Task 19: Provide grant recipients with Septic System BMP guidance and the NH Homeowner's Guide to Stormwater Management

Objective 6: Grant Reports and documentation

Measures of Success: Delivery of acceptable grant reports, match documentation, invoices, etc.

Deliverable 6: Semi-annual reports documenting all work performed on the project at the appropriate intervals throughout the duration of the project. The semi-annual reports shall comply with the DES and EPA requirements found in the semi-annual report guidance occument provided to grant recipients by DES. Prepare and submit a comprehensive final report in both enteroine and hard-copy to DES on or before the project completion date. The final report shall mercure a description of all tasks completed and shall comply with the DES and EPA requirements found in the final report guidance document provided to grant recipients by DES.

Task 20: Prepare and submit electronic semi-annual reports with supporting deliverables and tasks completed for each reporting period to DES during the project period.

Task 21: Submit final project report in electronic and accopy to DES before the project's Completion Date.

Quarterly progress report-forms relative at asks completed under Part I must be completed by grant recipients or their subcontractor and submitted to DES very three months beginning with the first full 3 month quarter after grant approval from Governor & Council. Semi-annual reports completed under Part II can be submitted as a quarterly report required under Part I.

Additional Requirements of the Agreement

Quality Assurance

All project activities which are to be guided by a Quality Assurance document such as a Quality Assurance Project Plan (QAPP) or Site Specific Project Plan (SSPP) must not begin prior to DES/EPA approval of that QA document. In the event that sampling, modeling, or other such activities precede QA document approval, the data will not be considered valid, and the grantee will forfeit the ability to receive payment for those activities.

Outreach Materials

All materials produced for public distribution shall be reviewed and approved by DES prior to distribution and shall include the DES logo and the following citation: "Funding for this project was provided in part by a Watershed Assistance Grant from the NH Department of Environmental Services (NHDES) with Clean Water Act Section 319 funds, and by a Local Source Water Protection Grant from NHDES with Safe Drinking Water Act state revolving loan set-aside funds, both from the U.S. Environmental Protection Agency".

Operations and Maintenance

Management practices implemented as agreed upon in the scope of serms of this grant agreement and with grant funds or matching funds under a Section 319 Watershed Grant, shall be preserly operated and maintained for the intended purposes during the life span of the project. The life span is a project shall be determined by the Grantee, tailored to the types of practices expected to be funded in this project, an agreed upon by DES. The Grantee shall provide DES with an engineering estimate of the design life of the best management practice(s) (BMPs), or in the case of small-scale BMPs which do not have a design life estimation completed by an engineer, the design life of that practice shall be estimated to be ten years.

Operation includes the administration, management, and performance of non-maintenance actions needed to keep the completed practice safe and functioning as intended. Maintenance includes work to prevent deterioration of the practice, repairing damage, or replacement of the practice to its original condition if one or more components fail. The Grantee shall obtain written operation and maintenance (O&M) agreements from landowners of properties where BMPs are implemented. The Grantee shall assure that any O&M agreement or sub-award of Section 319 funds shall likewise include the same O&M requirements and conditions as this Agreement. Additionally, both EPA and DES reserve the right to periodically, aspect a practice during the life span of the project to ensure that operation and maintenance are occurring. If it is the ermined that the participants are not operating and maintaining these practices in an appropriate maker, DES may request a refund for that practice supported by the grant.

Exhibit B Contract Price and Method of Payment

No Tasks shall be eligible for payment until the Grantee receives written notification from DES that project work may begin. All services shall be performed to the satisfaction of DES before payment is made. All payments shall be made upon receipt and approval of stated outputs and upon receipt of an associated invoice. Documentation of match costs associated with Tasks 1 through 21 (including the value of volunteer labor) shall be provided with each payment request. The final invoice for Tasks 1 through 21 shall include total match cost documentation of \$33,717 Payment shall be made in accordance with the following schedule based upon completion of specific tasks described in Exhibit A

<u> </u>	
Upon completion and DES approval of Tasks 1 through 4	\$1,000
Upon completion and DES approval of Task 5	\$500
Upon completion and DES approval of Tasks 6 and 7	\$500
Upon completion and DES approval of Task 8	\$400
Upon completion and DES approval of Task 9	\$200
Upon completion and DES approval of Task 10	\$200
Upon completion and DES approval of Task 11 and 12	\$1,875
Upon completion and DES approval of Tasks 13 and 14	\$40,000
Individual Payment Requests not to exceed \$4,000 per system will be processed by I ES upon receipt of plans and Approvals for Septic System Operation as stipulated in Task 14. Total symmetric Tasks 13 and 14 shall not exceed \$40,000.	,
Upon completion and DES approval of Task 15	\$125
Upon completion and DES approval of Task 16	\$150
Upon completion and DES approval of Tasks 17 through	\$100
Upon completion and DES approval of Tarks 20 and 21	\$500
Upon completion and DES approval of Task SV1	\$1,220 *
Upon completion and DES approval of Tosk 3W2	\$440 *
Upon completion and DES approval of Task W	\$1,120 *
Upon completion and DES approval of Task SW4	\$8,760 *
	40,.00
Individual Payment Requests will be processed and DES as evaluations are completed and submitted with verification materials stipulated under SW and SW. Total payment for Task SW4 shall not exceed \$8,760.	
Upon completion and DES approval or Fask SW5	\$200 *
Total	\$57,290

^{*} If invoice is less than initial estimate only the amount on the invoice will be paid.

Funding for Tasks 1 through 21 is provided through a Watershed Assistance Grant from the NH Department of Environmental Services with Clean Water Act Section 319 funds from the U.S. Environmental Protection Agency. Funding for Tasks SW1 through SW5 is provided through a Source Water Protection Grant from the NH Department of Environmental Services with Drinking Water State Revolving Fund Set-Asides with funds from the U.S. Environmental Protection Agency.

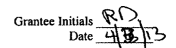


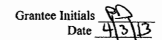
Exhibit C Special Provisions

Subparagraph 1.7 of the General Provisions shall not apply to this Agreement.

Federal Funds paid under this agreement are from a Grant Agreement to the State from the US Environmental Protection Agency, Impaired Waters Restoration Grant under CFDA # 66.460, and Drinking Water State Revolving Fund Set-Asides under CFDA #66.468. All applicable requirements, regulations, provisions, terms and conditions of this Federal Grant Agreement are hereby adopted in full force and effect to the relationship between this Department and the grantee. Additionally, the Grantee shall comply with the terms of the Federal Funding Accountability and Transparency Act (FFATA) by providing DES with their Data Universal Numbering System (DUNS) number. Grantee's DUNS number is: 067515291

In addition to the General Provisions of Paragraph 1 through 23, the following provisions as required by federal regulations apply to this Agreement:

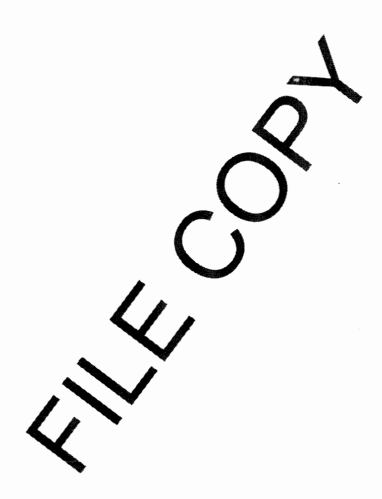
- I) Nondiscrimination. The Grantee shall comply with 40 CFR pat 7 which prohibits discrimination under any program or activity receiving EPA assistance on the basis of race, elo, national origin, or gender, and 40 CFR part 12 which prohibits discrimination based on handicap.
- II) Financial management. The Grantee shall comply with 40 CFR 1.20 and the specific standards regarding financial reporting, accounting records, internal control, but get cort ol, allowable cost, source documentation, and cash management outlined therein.
- III) Allowable costs. All costs charged to this Agreement shall be eligible, necessary, and reasonable for performing the tasks outlined in the approved project. The costs, including match, shall be incurred during the period of performance of the project, and shall be allowable, meaning that the costs must conform to specific federal requirements setailed in 40 CFR part 31.22; and OMB Circular A-87.
- IV) Matching funds. All matching funds of trib ded by the Grantee shall conform to the same laws, regulations, and grant conditions as the federal ands in the Agreement and referenced in 40 CFR 31.24 and OMB Circular A-87.
- V) Property Management The Gratee shall comply with the property management and procedures detailed in 40 CFR 31.32 and 40 CFR 31.38.
- VI) Debarrment and Suspens on. The grantee shall comply with 40 CFR part 31.35. By signing and submitting the Agreement, the Grantee certifies that they have not been debarred or suspended by a government agency. The Grantee will not make any award or permit any award (subgrant or subcontract) at any tier to any party which is debarred or suspended or is otherwise excluded from or ineligible for participation in Federal assistance programs under Executive Order 12549, "Debarment and Suspension."
- VII) **Procurement.** When purchasing goods or services with grant or match funds, the Grantee shall comply with procurement regulations as detailed in 40 CFR 31.36 which include procurement standards, competition, methods of procurement, contract cost and price, agency review, bonding requirements, and contract provisions.
 - a. Assignment of Subcontracts. The Contractor shall not assign, or otherwise transfer any interest in this contract without the prior written consent of the Contract Owner and the State.
 - b. Subcontracts. The Contractor shall:
 - i. Ensure that every subcontract includes provisions for compliance with Federal and State standards applicable to the contract;



- ii. Ensure that every subcontract includes any clauses required by Federal statute and executive orders and their implementing regulations; and
- iii. Ensure that subcontractors are aware of requirements imposed upon them by State and Federal statutes and regulations.
- c. Payment to consultants. Grant payments to individual consultants retained by the Contractor (excluding overhead) are limited to the maximum daily rate for Level IV of the Executive Schedule (formerly GS-18). Maximum daily rates may change annually or more often. As of January 1, 2010, the limit is approximately \$598 per day and \$74.75 per hour. This amount does not include transportation and subsistence costs, in accordance with normal travel reimbursement practices. The Contractor may pay consultants more than this amount, but the excess amount shall not be paid with federal grant funds. Contracts with firms for services which are awarded using the procurement requirements in 40 CFR 31.36 are not affected by this limitation.
- VIII) Participation by Disadvantaged Business Enterprises. The Grantee shall comply with the terms of 40 CFR Part 33 Subpart C, which requires that organizations conduct a conductive procurement process making a good faith effort to utilize goods and services provided by the dvantaged businesses.
- IX) New Restrictions on Lobbying: Interim Final Rule. The Grantee stall comply with the terms of 40 CFR part 34 and OMB Circular A-87 which prohibit the use of federal restrictions funds to influence (or attempt to influence) a federal employee, and requires the submission of Standar Form LLL ("Disclosure of Lobbying Activities") if nonfederal funds have been used to influence (or attempt to influence) a federal employee.
- X) Drug-Free Workplace. The Grantee shall comply with the terms of 40 CFR Part 36 which require that as a condition of the Agreement, certification that they ramiain a cate-free workplace. By signing and submitting the Agreement, the Granteee certifies that he or she will not angage in the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance in conducting any activity associated with the Agreement.
- XI) Bonding requirements. For construction of facility improvement contracts or subcontracts exceeding the simplified acquisition threshold (curred by \$200,000), the minimum requirements shall be as follows:
 - a. A bid guarantee from each bidder extivaler to five percent of the bid price. The "bid guarantee" shall consist of a firm commitment such as a bid and, certified check, or other negotiable instrument accompanying a bid as assurance that the bidder will, upon acceptance of his bid, execute such contractual documents as may be required within the time specified.
 - b. A performance bond on the part of the contractor for 100 percent of the contract price. A "performance bond" is one execute an connection with a contract to secure fulfillment of all the contractor's obligations under such contract.
 - c. A payment bond on in part of the contractor for 100 percent of the contract price. A "payment bond" is one executed in connection with a contract to assure payment as required by law of all persons supplying labor and material in the execution of the work provided for in the contract.
- XII) Additional contract provisions. The Grantee shall comply with the following as applicable:
 - a. Comply with Executive Order 11246 of September 24, 1965, entitled "Equal Employment Opportunity," as amended by Executive Order 11375 of October 13, 1967, and as supplemented in Department of Labor regulations (41 CFR chapter 60). (All construction contracts awarded in excess of \$10,000 by grantees and their subcontractors)
 - b. Comply with the Copeland "Anti-Kickback" Act (18 U.S.C. 874) as supplemented in Department of Labor regulations (29 CFR part 3). (All contracts and subcontracts for construction or repair)
 - c. Comply with Sections 103 and 107 of the Contract Work Hours and Safety Standards Act as supplemented by Department of Labor regulations (29 CFR part 5). (Construction contracts awarded by grantees and subcontractors in excess of \$2,000, and in excess of \$2,500 for other contracts which involve the employment of mechanics or laborers.)

d. Comply with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 U.S.C. 1857(h)), section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15). (Subcontracts in excess of \$100,000) e. Comply with mandatory standards and policies relating to energy efficiency which are contained in the State energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub. L. 94–163, 89 Stat. 871).

XIII) Federal Funding Accountability and Transparency Act (FFATA). The Grantee shall comply with the terms of the FFATA by providing DES with their Data Universal Numbering System (DUNS) number, and all applicable Executive Compensation Data information as required under the FFATA.



CERTIFICATE of AUTHORITY

- I, Patricia Tarpey, <u>Executive Director</u> of the Lake Winnipesaukee Watershed Association, do hereby certify that:
- (1) I am the duly appointed Executive Director;
- (2) at the meeting held on <u>February 18, 2013</u>, the <u>Lake Winnipesaukee Watershed Association</u> voted to accept DES funds and to enter into a contract with the Department of Environmental Services:
- (3) the Lake Winnipesaukee Watershed Association further authorized the <u>Secretary</u> to execute any documents which may be necessary for this contract;
- (4) this authorization has not been revoked, annulled, or amended in any manner whatsoever, and remains in full force and effect as of the date hereof; and

(5) the following person has been appointed to and now occupies the office indicated in (3) above: Richard DeMark IN WITNESS WHEREOF, I have hereunto set my and as t Executive Director of the Lake Winnipesaukee Watershed Association, this April 2013. day o certifying officer, office (signature above) County of the undersigned fore me On this the day of April 2013, officer, personally appeared Paricia Tamey, who acknowledged herself to be the Executive Director of the Lake Winningsauk atershed Association being authorized so to do, executed the foregoing instrumer for the surpose therein contained. set my hand and official sea In witness whereof, I

Name of Notary Public (signature above)

Commission Expiration Date:



State of New Hampshire Department of State

CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that Lake Winnipesaukee Watershed Association is a New Hampshire trade name registered on December 19, 2006 and that LAKE WINNIPESAUKEE ASSOCIATION presently own(s) this trade name. I further certify that it is it good standing as far as this office is concerned, having paid the fees require toy law

In TESTIMONY WHEREOF, I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 30th day of January, A.D. 2013

William M. Gardner Secretary of State

LAKEW-4

OP ID: GO

ACORD

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

04/04/13

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER, THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the

certific	ate holder in lieu of such endorsement(s).					
PRODUCER		603-279-4591	CONTACT NAME:			
Meicher 8 PO Box 7: Meredith.		603-279-4591 603-279-8144	PHONE (A/C, No, Ext): E-MAIL		(A/C, No):	
,,,,,,			ADDRESS:	INSURER(S) AFFORDING COVER	AGE	NAIC #
			INSURER A : NG!	M Insurance Company		14788
INSURED	Lake Winnipesaukee Watershed		INSURER B:			
	Association PO Box 1624		INSURER C:		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
	Meredith, NH 03253		INSURER D:	<u> </u>	****	
	•		INSURER E :			
			INSURER F:			
COVERA	CES CEDTIFICATE NILLA	IDED.		PEVISION	I NIIMBED.	

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTROL. OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES ESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY POLICIES.

INSR LTR	TYPE OF INSURANCE	ADDL	SUBR	POLICY NUMBER	POLIC: YE	POLICY EXP (MM/DD/YYYY)	LIMIT	3	
	GENERAL LIABILITY						EACH OCCURRENCE	\$	1,000,000
A	X COMMERCIAL GENERAL LIABILITY	x	1	CPK1841N	01/23/	01/23/14	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	50,000
	CLAIMS-MADE X OCCUR	'	1				MED EXP (Any one person)	\$	5,000
		'	-	▼		['	PERSONAL & ADV INJURY	\$	1,000,000
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	AUTOMOBILE LIABILITY		\Box				COMBINED SINGLE LIMIT (Es accident)	\$	
ĺ	ANY AUTO	1				1	BODILY INJURY (Per person)	\$	
1	ALL OWNED SCHEDULED AUTOS		1			1 '	BODILY INJURY (Per accident)	\$	
1	HIRED AUTOS NON-OWNED		1 '			1 '	PROPERTY DAMAGE (Per accident)	\$	
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	WORKERS COMPENSATION						WCSTATU- X OTH-		
A	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE		1	W1K1B	01/23/13	01/23/14		\$	500,000
i '	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)		1				E.L. DISEASE - EA EMPLOYEE	\$	500,000
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$	500,000
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DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schoolde, M States Covered: NH - No officers or members excluded. State of NH is considered an additional insured on the general liability policy with form CG2026 07/04, Additional insured - Designated Person or Organization. Reference Project: Watershed Management Plan Implementation, Phase 1: Septic System Improvement Initiative

CERTIFICATE HOLDER		CANCELLATION	
	STATE27	SHOULD ANY OF THE ABOVE D	ESCRIBED POLICII

State of New Hampshire NH Dept of Environmental Serv Jeff Marcoux 29 Hazen Drive, P.O. Box 95 Concord, NH 03302-0095

ES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

Attachment A Budget Estimate

	s319 Grant		SRF Grant	
Budget Item	Funding	Match	Funding	Total
0.1.	0.7.7.000			#10 (00 00
Salaries & Wages	\$5,550.00	\$5,160.00	\$2,980.00	\$13,690.00
Travel and Training	\$0.00	\$0.00	\$0.00	\$0.00
Contractual	\$0.00	\$0.00	\$8,760.00	\$8,760.00
Equipment	\$0.00	\$0.00	\$0.0	\$0.00
Construction	\$40,000.00	\$28,557.00	₹0.00	\$68,557.00
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Subtotals	\$45,550.00	\$33,717.00	911,740.00	\$91,007.00
Total Project Cost				\$91,007.00

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Green mental control	THE PARTY OF											
New Hampshire Rivers Council	McQuesten Brook and Pond Watershed Restoration Plan - Phase 2 implementation: Dam Removals	83	86	86	83	86	86	66	96	79.5	843.5	-
City of Dover	Berry Brook/Cocheco River Watershed Management Plan Implementation Phase 3: Getting to 10% Watershed Restoration through Low Impact Development Retrofits in an Urban Environment.	85	105	88	92	8	66	20	95	94	839	2
	Med River Restoration Project Phase 1: Implementation of the Med River Preliminary Assessment and Conceptual River Restoration Plan	95	89	88	83	9	78	81	84	92	177	က
Blue Ocean Society for Marine Consevation	Hodgson Brook Watershed Restoration Plan Implementation, Phase 3. Holly Lane Retrofft, Pease Buffer Enhancement.	63	102	83	81	96	74	75	92	83	749	4
Town of North Hampton	E 8	92	101	72	82	65	06	88	8	67.5	731.5	60
Green Mountain Conservation Group	oer Plan Phase 1: Water: It cower is of Ossin Lla	75	85	82	83	87	80	73	18	73	725	٥
Lake Winnipesaukee Watershed Waukewan Watershed Mana Association System	_	82	96	65	74	82	80	63	78	8	710	7
	Lake Winnisquem, Black Brook BMP Implem ation, 5s 18 and 19	82	81	77	72	5	72	83	78	73	688	00
Frankin Pierce University	Pearly Pond Watershed Management Tan D. Ropment		99	63	71	72	82	62	81	69.5	638.5	6
Conservation Law Foundation	intation of Great Phase One	76	69	73	55	52	76	74	70	89	536	Not Selected
Town of Durham	inclementation of the Great Bay Norpoint Source Polis. In St. Development of a GIS Based Analysis and Tool to Assess the acts of Local Stomweter Management Regulations on Future Mitto. Loads in the Oyster River Watershed	7.	70	ğ	7.	99	27	89	82	19	632	Not Selected
Lakes Region Planning Commission	Lake Winnipesaukee Shannon Brook Watershad Management Plan Phases 1 and 2: Identifying Phosphorus Sources and Implementing BMP-based Solutions	₽	75	-	56	88	76	88	22	52	631	Not Selected
Belknep County Conservation District	Beknap County Conservation Lake Winnipesaukee Viatershed Management Plan Phase 2: Sands of District. Brookhurst BMPs	62		60	65	30	58	55	56	76	521	Not Selected
Town of Canaan	Mascoma River Watershed - Based Plan Development	80	87	1	61	8	42	49	11	58	497	Not Selected
New England College	French Pond, Watershed-Based Plan, Phase 1: Plan Development	47	45	26	3	SS	45	37	25	62.5	405.5	Not Selected

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A TOTAL STORY OF THE PROPERTY	
	15 years experience, Clean Lakes Program Coordinator, equatic biologist.
Andy Chepmen	project menagement and coordination, lakes management expertise
	16 years experience, Merrimack Watershed Coordinator, aquatic biologist,
Steve Landry	project management, Marrimack watershed expertise
	23 years experience, Nonpoint source politition specialist, BMP, politition
	source investigation experise. Field training of local municipalities in
Rob Livingston	watershed politifion source tracking and identification
	7 years experience, Watershed Assistance Specialist, grant and confract
Jeff Marcoux	enpertise
	7 years experience, Nonpoint source pollution specialist, quality assurance,
Jillian McCarthy	and stormweter BMP expertise.
	12 years Watershed Assistance Outreach Coordinator, outreach and
Barbara McMillan	education expertise.
	13 years experience, Coastal Watershed Coordinator, project management,
Saffy Soute	Coastal watershed expertise
Wendy Westin	Oth vector expensive Wetershad Coordinator hudgefor planning execution
invest (size)	to their expension, rescined continued by the series of th
	23 years experience, Watershed Assistance Section Supervisor,
	environmental planner, general project management expertise, WAS section
End Williams	and 319 program supervisor.

Attachment C 2013 Local Source Water Protection Grants

Grant Reviewer List

Name	Department	Bureau	Title	Justification (Experience)
Paul Susca	NHDES	Drinking Water & Groundwater Bureau	Administrator III	Source Water Protection Program Manager (8 years)
Johnna McKenna	NHDES	Drinking Water & Groundwater Bureau	Supervisor VII	Grant Program Manager (14 years)
Pierce Rigrod	NHDES	Drinking Water & Groundwater Bureau	Environmentalist IV	Grant Project Management (8 years)

Applications and Ranking

Source Protection Planning Projects

oo i rotoction i tanning	Jeess		
Project Location	Grant Amount	Rank	Notes
Lake Wauk wan-Meredith	\$11,740	1	
Canobie L. ke-Sale	\$18,606	2	
Paugus Bay-Lacana	\$12,475	3	
Plysiouth	\$15,000	4	
Seto Rive	\$10,065	· 5	Comments of the second
Rock ste	\$9,150	6 .	Withdrawn
Rindge	\$4,640	7	
Londe iderry	\$19,055	8	Unable to fund
Secoast	\$18,963	9	Unable to fund
Nashua	\$20,000	10	Unable to fund
Belmont	\$19,841	11	Unable to fund
Portsmouth	\$17,108	12	Unable to fund
	Project Location Lake Wauk wan-Meredith Canobie Like-Saleh Paugus Bay-Laconia Plystouth Casto Rive Rock ste Rindge Londr iderry Saleh Nashua Belmont	Project Location Grant Amount Lake Wauk wan-Meredith \$11,740 Canobie Like-Saler \$18,606 Paugus Bay-Lacona \$12,475 Plystouth \$15,000 Castr Rive \$10,065 Rock stee \$9,150 Rindge \$4,640 Londr iderry \$19,055 Schoast \$18,963 Nashua \$20,000 Belmont \$19,841	Project Location Grant Amount Rank Lake Wauk wan-Meredith \$11,740 1 Canobie Like-Saler \$18,606 2 Paugus Bay-Lacchia \$12,475 3 Plystouth \$15,000 4 Caste Rive \$10,065 5 Rock stee \$9,150 6 Rindge \$4,640 7 Londe iderry \$19,055 8 Seloast \$18,963 9 Nashua \$20,000 10 Belmont \$19,841 11

Source Security Projects

Grant Applicant	Project Location	Grant Amount	Rank	Notes
City of Claremont	Claremont	\$5,297	1	
Village District of Eastman	Grantham	\$18,570	2	
Town of Troy Water & Sewer	Troy	\$2,529	3	
Monadnock Tenants Co-op	Rindge	\$9,685	4	Unable to fund