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The State of New Hampshire

Department of Environmental Services



Robert R. Scott, Commissioner

September 24, 2021

His Excellency, Governor Christopher T. Sununu and the Honorable Council State House Concord, NH 03301

REQUESTED ACTION

Authorize the New Hampshire Department of Environmental Services (NHDES) to enter into an agreement with the Pleasant Lake Preservation Association, Inc. Deerfield, NH, (VC 260004-B001) in the amount of \$73,000 to complete the *Pleasant Lake Watershed Restoration Plan Implementation Phase III: Gulf Road Shoreline Protection,* effective upon Governor and Council approval through December 31, 2023. 100% Federal Funds.

Funding is available in the following account:

	<u>FY 2022</u>
03-44-44-442010-2035-072-500575	\$73,000
Dept. Environmental Services, NPS Restoration Program, Grants-Federal	

EXPLANATION

NHDES issued a Request for Proposals (RFP) for the 2021 Watershed Assistance Grants program. The ten proposals received 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. Based on the results of the selection process and available federal grant funding levels, eight implementation projects were selected to receive funding. Please see Attachment B for a list of project rankings and NHDES review team members.

Watershed Assistance Grants focus on the reduction of nonpoint source (NPS) pollution. NPS pollution occurs when rainfall, snowmelt, or irrigation waters travel through the ground or across land, transporting materials that are then introduced into groundwater or deposited into rivers, lakes, and coastal waters. Pollutants can include chemicals, sediments, nutrients, and toxins that often 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 Grants address NPS pollution by promoting responsible land use practices on the watershed scale.

His Excellency, Governor Christopher T. Sununu and the Honorable Council

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Pleasant Lake is a naturally occurring lake located in the towns of Deerfield and Northwood and is listed as impaired for Aquatic Life Use for insufficient levels of dissolved oxygen (DO), and is facing challenges as growth occurs in the watershed, including unmitigated sources of pollution. The anticipated increase in phosphorus concentrations could further exacerbate DO depletion unless steps are taken to reduce phosphorus inputs to the lake. Phosphorus was used to set the water quality goal for Pleasant Lake and phosphorus loading serves as a surrogate parameter for likely DO response. The Town of Northwood has placed Gulf Road on their plan for reconstruction in 2023. PLPA will work with the Town to minimize the width of the roadway, slope the pavement to drain away from the shoreline and use infiltration where possible, armor the roadway shoulder to prevent erosion, and provide adequate vegetation along the shoreline. Working alongside the Town on this project will not only address the eight identified erosion 'hotspots' but provide the opportunity to prevent additional areas of erosion along the reconstructed stretch of Gulf Road.

The total project costs are budgeted at \$121,691. NHDES will provide \$73,000 (60%) of the project costs through a federal grant, and the Pleasant Lake Preservation Association will provide the remaining costs through cash and in-kind services. A budget 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 of this item.

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Robert R. Scott, Commissioner

GRANT AGREEMENT

Subject: Pleasant Lake Watershed Restoration Plan Implementation Phase III: Gulf Road Shoreline Protection.

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

1. IDENTIFICATIONS AND DEFINITIONS

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	1.1 State Agency Name Department of Environ	mental Services	1.2 State Agency Address PO Box 95 Concord, NH 03302-0095					
1.3 Grantee Name Pleasant Lake Preservation Association, INC.		I.4 Grantee Address PO Box 135, Deerfield, NH 03037						
	1.5 Effective Date Upon G&C approval	1.6 Completion Date December 31, 2023	1.7 Audit Date N/A	1.8 Grant Limitation \$73,000				
	1.9 Grant Officer for State Stephen Landry, Watershed Supervisor		1.10 State Agency Teleph (603) 271-2969	one Number				
	1.11 Grantee Signature) J. Julner	1.12 Name & Title of Gra William J. Huebner, Pr					
-	1.13 Acknowledgment: State of New Hampshire, County of Merrimack On <u>9</u> / 7 / <u>2021</u> , before the undersigned officer, personally appeared the person identified in block 1.12., or satisfactorily proven to be the person whose name is signed in block 1.11., and acknowledged that s/he executed this document in the capacity indicated in block 1.12.							
1 1 1 1	1.13.1 Signature of Notary Public or Justice of the Peace (Seāl) KIM CROTTY Notary Public - New Hampshire My Commission Expires September 13, 2022							
1	1.13.2 Name & Title of Notary Public or Justice of the Peace Kim L. Cr. Hy, Notar Public							
	1.15 Name/Title of State Agency Signor(s)							
	1.16 Approval by Attorney By:	General's Office (Form, S	Substance and Execution) Attorney, On: 9 /27 /2	021				
	1.17 Approval by the Gove	ernor and Council						
	By:		On: / /					

2. <u>SCOPE OF WORK.</u> 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 (hereinafter 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 the Grantee for the Project. The State shall have no liabilities to the Grantee other than the Grant Amount.

5.5 Notwithstanding anything in this Agreement to the contrary, and notwithstanding unexpected circumstances, in no event shall the total of all payments authorized, or actually made, hereunder exceed the Grant limitation set forth in block 1.8 of these general provisions.

6. COMPLIANCE BY GRANTEE WITH LAWS AND

REGULATIONS. In connection with the performance of the Project, the Grantee shall comply with all statutes, laws, regulations, and orders of federal, state, county, or municipal authorities which shall impose any obligations or duty upon the Grantee, including the acquisition of any and all necessary permits.

7. RECORDS AND ACCOUNTS.

7.1 Between the Effective Date and the date seven (7) years after the Completion Date the Grantee shall keep detailed 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.

9. 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 acquired or developed by reason of, this Agreement, including, but not limited to, all studies, reports, files, formulae, surveys, maps, charts, sound recordings, video recordings, pictorial reproductions, drawings, analyses, graphic representations, computer programs, computer printouts, notes, letters, memoranda, papers, and documents, all whether finished or unfinished.

9.2 Between the Effective Date and the Completion Date the Grantee shall grant to the State, or any person designated by it, unrestricted access to all data for examination, duplication, publication, translation, sale, disposal, or for any other purpose whatsoever.

9.3 No data shall be subject to copyright in the United States or any other country by anyone other than the State.

9.4 On and after the Effective Date all data, and any property which has been received from the State or purchased with funds provided for that purpose under this Agreement, shall be the property of the State, and shall be returned to the State upon demand or upon termination of this Agreement for any reason, whichever shall first occur.

9.5 The 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 OR 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 hercunder (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

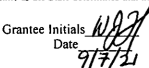
11.1.3 failure to maintain, or permit access to, the records required hereunder; or

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 Grantee 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 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 localities in which the Project is to be performed, who exercises any functions or responsibilities in the review or approval of the undertaking or carrying 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 or she is directly or indirectly interested, nor shall he or she have any personal or pecuniary interest, direct or indirect, in this Agreement or the proceeds thereof.

14. GRANTEE'S RELATION TO THE STATE. In the

performance of this Agreement, the Grantee, its employees, and any subcontractor or subgrantee of the Grantee are in all respects independent contractors, and are neither agents nor employees of the State. Neither the Grantee nor any of its officers, employees, agents, members, subcontractors or subgrantees, shall have authority to bind the State nor are they entitled to any of the benefits, workmen's compensation or emoluments provided by the State to its employees. 15. ASSIGNMENT AND SUBCONTRACTS, The Grantee shall not assign, or otherwise transfer any interest in this Agreement without the prior written consent of the State. None 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 admissions 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 workers' 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 18.1 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 that 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 State to enforce each and all of the provisions hereof upon any further or other default on the part of the Grantee.

<u>NOTICE</u>. Any notice by a party hereto the other party shall be deemed to have been duly delivered or given at the time of mailing by certified mail, postage prepaid, in a United States Post Office addressed to the parties at the addresses first above given.
 <u>AMENDMENT</u>. This agreement may be amended, waived or discharged only by an instrument in writing signed by the parties hereto and only after approval of such amendment, waiver or discharge by the Governor and Council of the State of New Hampshire.

21. <u>CONSTRUCTION OF AGREEMENT AND TERMS.</u> This Agreement shall be construed in accordance with the law of the State of New Hampshire, and is binding upon and inures to the benefit of the parties 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 to be used in determining the intent of the parties hereto.
22. THIRD PARTIES. The parties hereto do not intend to benefit

any 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 Services

The Pleasant Lake Preservation Association (PLPA) will perform the following tasks as described in the proposal titled *Pleasant Lake Watershed Restoration Plan Implementation Phase III: Gulf Road Shoreline Protection* submitted December 3, 2020:

Objective 1: A Site Specific Project Plan (SSPP) is developed and approved by NHDES. *Measure of Success*: Pleasant Lake Preservation Association (PLPA) receives approval of the SSPP for this project from NHDES. The SSPP covers any environmental data collection and pollutant load reduction modeling for installed Best Management Practices (BMPs). **Deliverable 1:** Draft and final SSPP approved by NHDES.

Task 1: PLPA will draft a SSPP that follows NHDES guidance. PLPA will submit to NHDES for review and comment.

Task 2: PLPA will receive edits and comments from NHDES for incorporation to the final SSPP. PLPA will submit the updated SSPP to NHDES for final review and approval. PLPA will obtain signatures for the final SSPP and distribute to project partners listed in the SSPP.

Objective 2: Detailed designs are completed for Phase III, Gulf Road Shoreline Protection. Plans are reviewed and approved by the Town of Northwood, PLPA, and NHDES. *Measure of Success*: Completed design plans.

Deliverable 2: Draft and final Design plans (layout plan, erosion control, landscape, details).

Task 3: Gather existing data (i.e. GIS, aerial photography) to determine and develop topography plans of roadway corridor.

Task 4: PLPA members donating their professional engineering services (PLPA engineers) will generate conceptual BMP design and submit to the Town, PLPA Project Team, and NHDES for approval.

Task 5: PLPA engineers will finalize the conceptual designs for BMPs and present to the Town, PLPA Project Team, and NHDES for final review and approval.

Task 6: PLPA engineers will generate detailed BMP design and installation plan sheets based upon the conceptual designs, estimated construction and maintenance costs, and submit to the Town, PLPA Project Team, and NHDES for approval.

Task 7: PLPA engineers make modifications to detailed design and installation plans requested by the Town, PLPA Project Team, and NHDES, and resubmit the final detailed plans for approval.

Objective 3: All necessary permits to generate construction-ready plans for the Phase III, BMPs have been secured and/or completed and on file with the Town of Deerfield, PLPA, and NHDES. *Measures of Success*: All required Town and State permits secured and on file with project partners.

Grantee Initials

Deliverable 3: Copies of all approved permits submitted to NHDES.

Task 8: Identify all required Town and State permits for construction to occur at BMP sites, draft application document(s) and submit to permitting entity.

Task 9: The PLPA project team will respond to all requirements from the State and Town in order to obtain the necessary permits.

Objective 4: Construction Phase III, Gulf Road Shoreline Protection. *Measures of Success*: Town and Subcontractor complete construction of Phase III BMPs.

Deliverable 4: Construction close-out memo and Pollutants Control Reports (PCR) submitted to NHDES.

Task 10: The PLPA project team, Town road crew and subcontractor will meet at the site for a pre-construction review of design.

Task 11: Coordinate with the Town crew and Town's subcontractor to have them place sediment and erosion control measures.

Task 12: Coordinate with the Town crew and Town's subcontractor to have them prepare roadway corridor for control measures.

Task 13: Coordinate with the Town crew and Town's subcontractor to have them complete construction of slope and shoreline stabilization, and shoulder and edge drain.

Task 14: Coordinate with the Town crew and Town's subcontractor to have them complete construction of the roadway.

Task 15: Following implementation, PLPA will perform a final site visit for approval of satisfactory implementation and final measurements to calculate pollutant reductions. PLPA will submit NPS Site Reports and PCRs and submit to NHDES.

Objective 5: The PLPA prepares and submits all required reports to NHDES. *Measures of Success*: Timely semi-annual progress reports, pollutants controlled reports, and the final report submitted to NHDES is approved.

Deliverable 5: Semi-annual progress reports, pollutants controlled reports, and final report on file with NHDES.

Task 16: Submit electronic semi-annual reports documenting all work performed during the project periods as follows:

• Work completed April 1 – September 30, report is due by October 31

• Work completed October 1 – March 31, report is due by April 30

The semi-annual reports shall include a Pollutants Controlled Report when structural BMPs have been implemented during the reporting period. In the event that the grantee has not completed a timely submittal of the progress reports, all further payments will be suspended until the overdue reports are submitted, and approved by NHDES.

Task 17: Submit a comprehensive final report to NHDES on or before the project completion

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date. The final report shall include load reduction estimates, photo-documentation of installed system components when applicable, and comply with the NHDES and USEPA requirements found in the final report guidance document, including ADA compliance on the NHDES Watershed Assistance Section webpage.

Additional Requirements of the Agreement

Quality Assurance

All project activities which are to be guided by a quality assurance (QA) document such as a Quality Assurance Project Plan (QAPP) or Site Specific Project Plan (SSPP) must not begin prior to NHDES/USEPA 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 NHDES prior to distribution and shall include the NHDES 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 with Clean Water Act Section 319 funds from the U.S. Environmental Protection Agency". All final work products must meet the applicable Americans with Disabilities Act (ADA) Title II Regulations to the extent practicable and shall be guided by best practices outlined in the Revised Section 508 Standards of the Rehabilitation Act and the Web Content Accessibility Guidelines (WCAG). At minimum, final work products shall include sansserif fonts, underlined and descriptive text links, color best practices, captions for audio and video content, headers in tables, images with alt text, gender-neutral text, and consideration of the Plain Writing Act. Examples of final work products and outreach materials include, but are not limited to, project reports, press releases, newsletter articles, websites, videos and signage.

Operations and Maintenance

Management practices implemented as agreed upon in the scope of services of this grant agreement and with grant funds or matching funds under a Section 319 Watershëd Grant, shall be properly operated and maintained for the intended purposes during the life span of the project. The life span of a project shall be determined by the Grantee, tailored to the types of practices expected to be funded in this project, and agreed upon by NHDES. The Grantee shall provide NHDES 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

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practice to its original condition if one or more components fail. The Grantee shall assure that any sub-award of Section 319 funds similarly include the same condition in the sub-award. Additionally, both USEPA and NHDES reserve the right to periodically inspect a practice during the life span of the project to ensure that operation and maintenance are occurring. If it is determined that the participants are not operating and maintaining these practices in an appropriate manner, NHDES may request a refund for that practice supported by the grant.

Grantee Initials Date

Exhibit B Method of Payment and Contract Price

Procurements of goods or services made with grant funds, or those credited as match, shall comply with the terms of this agreement, and must be reported to NHDES. Documentation of match credit shall be provided with each payment request. The cumulative match value for the project shall meet or exceed the amount of grant funds received multiplied by 0.667 (e.g. \$73,000 grant X 0.667 = \$48,691 minimum match required). The grantee shall submit payment requests, procurement reports, and match documentation on the forms provided by NHDES. Payment shall be made in accordance with the following schedule based upon satisfactory completion of specific tasks, and receipt of deliverables as described in Exhibit A:

Tota		\$73,000
Upon completion and NHDES approval of Task	17	\$700
Upon completion and NHDES approval of Task	16	\$100
Upon completion and NHDES approval of Task	15	\$100
Upon completion and NHDES approval of Task	14	\$20,000
Upon completion and NHDES approval of Task	13	\$40,500
Upon completion and NHDES approval of Task	12	\$4,000
Upon completion and NHDES approval of Task	11	· \$1,600
Upon completion and NHDES approval of Task	10	\$1,300
Upon completion and NHDES approval of Task	9	\$100
Upon completion and NHDES approval of Task	8	\$100
Upon completion and NHDES approval of Task	7	\$1,500
Upon completion and NHDES approval of Tasks	6	\$1,000
Upon completion and NHDES approval of Task	5	\$1,000
Upon completion and NHDES approval of Task	4	· \$700
Upon completion and NHDES approval of Tasks	3	\$100
Upon completion and NHDES approval of Task	2	\$100
Upon completion and NHDES approval of Task	1	\$100

Funding 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.

Grantee Initials

Exhibit C Special Provisions

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

Subparagraph 17.1.1 of the General Provisions shall not apply to the Grantee. The Grantee certifies that they are a non-profit volunteer agency with no employees, and are exempt from maintaining statutory worker's compensation and employees liability insurance.

Subparagraph 17.1.2 of the General Provisions shall be amended to read "general liability insurance, in amounts not less than \$1,000,000 per occurrence, \$2,000,000 aggregate; and".

Federal Funds paid under this agreement are from a Grant Agreement to the State from the US Environmental Protection Agency, NPS Implementation Grant under CFDA # 66.460. 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) and has provided NHDES with their Data Universal Numbering System (DUNS) number. The Grantee's DUNS number is 065286119.

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

I) **Nondiscrimination.** The Grantee shall comply with 40 CFR part 7 which prohibits discrimination under any program or activity receiving Federal assistance on the basis of race, color, national origin, or gender, and 40 CFR part 12 which prohibits discrimination based on handicap.

II) *Financial management*. The Grantee shall comply with 2 CFR Part 200 Subpart D and the specific standards regarding financial reporting, accounting records, internal control, budget control, 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 scope of services. The costs shall be allowable, meaning that the costs must conform to specific Federal requirements detailed in 2 CFR Part 200 Subpart E. The costs, including match, shall be incurred between the Agreement's Effective Date and the Completion Date, except that match may begin to accrue prior to the Effective Date provided it conforms to the terms of the federal Grant Agreement from the U.S Environmental Protection Agency to the State and follows the date of a NHDES letter of approval of the proposed project scope of services.

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IV) *Matching funds*. All matching funds contributed by the Grantee shall conform to the same laws, regulations, and grant conditions as the federal funds in the Agreement and referenced in 2 CFR Part 200 Subpart E.

V) **Property Management.** The Grantee shall comply with the property management and procedures detailed in 2 CFR Part 200 Subpart D.

VI) **Debarment and Suspension.** The Grantee shall comply with 2 CFR Part 200 Subpart C. By signing and submitting the Agreement, the Grantee certifies that it has not been debarred or suspended by a government agency. Additionally, the Grantee certifies that it will not make 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 2 CFR Part 200 Subpart D which includes procurement standards, competition, methods of procurement, contract cost and price, agency review, bonding requirements, and contract provisions.

a. Assignment of Subcontracts. The Grantee shall not assign, or otherwise transfer any interest in this Agreement without the prior written consent of the State Agency.
b. Consultant Fee Cap. The Grantee will limit grant-funded payment to subcontractors under the circumstances detailed in 2 CFR Part 1500.9

c. Subcontracts. The Grantee 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 all 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.

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 competitive procurement process making a good faith effort to utilize goods and services provided by disadvantaged businesses.

IX) *New Restrictions on Lobbying: Interim Final Rule*. The Grantee shall comply with the terms of 40 CFR part 34, and 2 CFR Part 200 Subpart E which prohibit the use of Federal grant funds to influence (or attempt to influence) a Federal employee, and requires the submission of Standard Form LLL ("Disclosure of Lobbying Activities") if *non*federal 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 2 CFR Part 1536 which require as a condition of the Agreement, certification that the Grantee maintains a drug-free

Grantee Initials

Page 10 of 11

workplace. By signing and submitting this Agreement, the Grantee certifies that they will observe the required practices for maintaining a drug-free workplace.

XI) **Bonding requirements.** For construction or facility improvement contracts or subcontracts exceeding the simplified acquisition threshold (currently \$150,000), the minimum requirements shall be as follows:

a. A bid guarantee from each bidder equivalent to five percent of the bid price. The "bid guarantee" shall consist of a firm commitment such as a bid bond, 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 executed in connection with a contract to secure fulfillment of all the contractor's obligations under such contract.

c. A payment bond on the 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) *Limitation on Administrative Costs.* In accordance with §319(h)(12) of the Clean Water Act, administrative costs in the form of salaries, overhead, or indirect costs shall not exceed in any fiscal year 10 percent of the amount of the grant except that costs of implementing enforcement and regulatory activities, education, training, technical assistance, demonstration projects, and technology transfer programs shall not be subject to this limitation.

XIII) **Management fees.** Management fees or similar charges in excess of the direct costs and approved indirect rates are not allowable. The term "management fees or similar charges" refers to expenses added to the direct costs in order to accumulate and reserve funds for ongoing business expenses; unforeseen liabilities; or for other similar costs which are not allowable under this Agreement. Management fees or similar charges may not be used to improve or expand the project funded under this Agreement, except to the extent authorized as a direct cost of carrying out the scope of work.

Grantee Initials

CERTIFICATE of AUTHORITY

I, John Duffy, Chairman of the Pleasant Lake Preservation Association (PLPA), do hereby certify that:

(I) I am the duly elected Chairman;

(2) at the meeting held on 6/17/2021, the PLPA voted to accept NHDES funds and to enter into a contract with the Department of Environmental Services;

(3) the PLPA further authorized the President 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:

William J. Huebner, President, PLPA

IN WITNESS WHEREOF, I have hereunto set my hand as the Chairman of the PLPA, this ______ day of month, 2021. Sekmber

Duffy, Chairman (sign lohn

STATE OF NEW HAMPSHIRE

County of <u>Merrimack</u> On this the <u>117</u> day of <u>month. 2021</u>, before me Name of Notary Public the undersigned officer, personally appeared John Duffy who acknowledged him/herself to be the Chairman of the PLPA 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

FALLYN L SAPOUNAS Notary Public - New Hampshire My Commission Expires Feb 6, 2024

Commission Expiration Date: (Seal)

Name of Notary Public (signature above)

State of New Hampshire Department of State

CERTIFICATE

1, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that PLEASANT LAKE PRESERVATION ASSOCIATION, INC. is a New Hampshire Nonprofit Corporation registered to transact business in New Hampshire on August 14, 1981. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 65072 Certificate Number: 0005437590



IN TESTIMONY WHEREOF,

I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 31st day of August A.D. 2021.

William M. Gardner Secretary of State

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CERTIFICATE OF LIABILITY INSURANCE

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DATE (MM/DD/YYYY) 08/24/2021

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THIS CERTIFICATE IS ISSUED AS A MATT						E CERTIFICATE HOLDE	R. 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 have ADDITIONAL INSURED provisions or 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	e certific	cate holder in lieu of such	h endors	ement(s).				
PRODUCER			CONTAC		pinazzola			
E & S Insurance Services LLC			PHONE	Ext): (603) 29	93-2791	FAX (A/C, No):	(603) 2	293-7188
21 Meadowbrook Lane			ANC. No.	s: Eleanorsp	inazzola@esir			
P O Box 7425					SURER(S) AFFOR	DING COVERAGE		NAIC #
Gilford		NH 03247-7425	INSURE	Obiledale	hia Insurance			
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Pleasant Lake Preservation Assoc	. Inc.		INSURE			· · · · · · · · · · · · · · · · · · ·		
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THIS IS TO CERTIFY THAT THE POLICIES OF INS INDICATED. NOTWITHSTANDING ANY REQUIRE CERTIFICATE MAY BE ISSUED OR MAY PERTAIN EXCLUSIONS AND CONDITIONS OF SUCH POLI	MENT, TE	ERM OR CONDITION OF ANY SURANCE AFFORDED BY THI	CONTRA E POLICII	CT OR OTHER	DOCUMENT A	MTH RESPECT TO WHICH 1	HIS	
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If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$	
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CERTIFICATE HOLDER CANCELLATION								
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State of New Hampshire Departme	ent		ACC	UKDANCE WI	IN THE POLIC	Y PROVISIONS.		
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29 Hazen Dr PO Box 95						م_ را		
Concord		NH 03302		· ·	Failly	3 Kennerely	· · ·	

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Attachment A Budget Estimate

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		Non-Federal	
Budget Item	s319 Grant Funding	Matching Funds	Totals
Salaries & Wages	· \$0	\$20,000	\$20,000
Travel and Training	\$0	\$0	\$0
Contractual	\$73,000	\$28,691	\$101,691
Equipment and Supplies	\$0	\$0	\$0
Construction	\$0	\$0	\$0
Total Project Cost	\$73,000	\$48,691	\$121,691

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Organization r	Project Name	A	В	C	l −o .	E	AVG .	avg
The Nature Conservancy	Chapel Brook Hydromodification and Restoration, Phases 1, 2 & 3, Cobble Weir Replacement, Finalizing a Salt Marsh Restoration Design and Permitting, and Implementing the First Phase of the Restoration Design	89	93	88	87	90	89.4	1
Lake Sunapee Protective Association	Lake Sunapee Watershed Plan Implementation Phase 2: Gardner Bay Road and Pine Cliff Road Best Management Practices (BMPs)	90	96	93	78	83	88.0	2
The Town of Exeler	Squamscott River, Water Integration for Squamscott-Exeter (WISE) Integrated Plan: Subsurface Infiltration in the lincoln Street Subwatershed, Exeter, New Hampshire	83	92	87	86	69	83.4	3
Preservation Assoication (PLPA)	Pleasant Lake Watershed Restoration Plan Implementation, Phase III: Gulf Road Shoreline Protection	88	87	88	89	64	83.2	4
Planning Commission (SWRPC)	Spofford Lake Watershed Management Plan Implementation Phase II: Watershed/Shoreline BMPs	88	79	87	85	68	81.4	5
Nippo Lake Association	Nippo Lake Association Watershed Management Plan: Implementation of Road, Residential and In-lake BMPs	90	80	89	75	70	80.8	6
Acton Wakefield Watersheds Alliance	Province Lake Watershed Management Plan Implementation Phase 3: Septic system improvements, shoreline stabilization, Youth Conservation Corps residential BMPs, outreach, and water quality monitoring	82	80	87	73	62	76.8	7
Newfound Lake Region Association	Newfound Watershed Management Plan Implementation Phase 4: Culverts, Structural BMPs and Nonstructural BMPs	82	75.5	77	71	77	7 6 .5	8
Squam Lakes Association	2019 Squam Lakes Watershed Management Plan Implementation (Phase 1): Interactive BMP Education	81	88	77	70	65	76.2	9
Lake Winnipesaukee Association	Moultonborough Bay Watershed Management Plan Implementation Phase 1: ledge Hill Road Roadside Drainage Improvements, Tuftonboro	78	65	79	72,	50	68.8	10

Attachment B: 2021 Watershed Assistance and Restoration Grant Ranking

Review Team Members

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Name	Qualifications				
Steve Landry	23 years experience, Watershed Assistance Section Supervisor, project management, Merrimack watershed and fluvial				
Jeff Marcoux	17 years experience, Watershed Coordinator, project management, grant and contract expertise				
Sally Soule	23 years experience, Coastal Watershed Coordinator, project management, Coastal watershed expertise				
Wendy Waskin	15+ years experience, Grants Specialist, budgeting, planning, project assistance expertise				
Katie Zink	10 years experience, Watershed Assistance Specialist, surface and drinking water sampling, microbial expertise				

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