MEMORANDUM
Comfort Lake-Forest Lake Watershed District

To: Board of Managers
From: Mike Kinney
Subject: Shields Lake Fish Barrier CPL Grant Contract

Date: December 9, 2016

Background/Discussion

The District was awarded a FY17 Conservation Partners Legacy grant in the amount of $30,600 to fund the Shields Lake fish barrier retrofit. As a reminder, the retrofit will consist of removing the outdated electric fish barrier system and replacing it with a mechanical system similar to those currently in use at the inlet and outlet of Bone Lake. The replacement/retrofit is expected to result in long-term cost savings.

The draft grant agreement is enclosed. District legal counsel reviewed the general terms and conditions provided in the draft agreement and finds the agreement acceptable. The DNR is currently working on creating a final agreement with information pertaining to this specific grant.

Additionally, the current service contract with Smith-Root, Inc. is set to end on August 31, 2017. Project construction is slated for fall/winter 2017. However, in the event that construction or pre-construction activities commence before August 31, staff is recommending that the Board also authorize the Administrator to terminate the contract with Smith-Root.

Recommended Action

At this time, staff recommends that the Board authorize the District Administrator to sign the final grant agreement upon receipt, and terminate the service contract with Smith-Root, if necessary.

Proposed Motion: Manager _________ moves to authorize the Administrator to execute the final Conservation Partners Legacy grant agreement on advice of legal counsel and to terminate the Smith-Root service contract effective at the appropriate time and in a manner that does not cause the District to incur any unnecessary service contract costs.

Attached: Draft Conservation Partners Legacy grant contract
CONSERVATION PARTNERS LEGACY GRANT PROGRAM
ENCUMBRANCE WORKSHEET
«Organization_Name»/ «Project_Name»

State Accounting information:

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Total Amount of Contract for ALL years: $«Total_Grant_Amount_Requested»

Total Amount of Contract: $ «Total_Grant_Amount_Requested» For FY: 17

Contract Start Date: Upon Execution Speedchart Name: 
Contract Expiration Date: June 30, 2020 Speedchart Number: 

Grantee Name and Address: 
«Organization_Name»
«Fiscal_Street_Address_1»
«Fiscal_Street_Address_2»
«Fiscal_City», «Fiscal_State»
«Fiscal_Zip_Code»

Did you remember to:
Check for debarred vendor? ☑ Yes ☐ No
Check for annual plan limit? ☑ Yes ☐ No
Work on state lands? ☑ Yes ☐ No

PO Reference: JML-FY17 CPL «Project_Name»

Description: FY2017 CPL 1; «Organization_Name», «Project_Name». «Recital»

Statewide/ Agency Reporting Funding String

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Project/ Grant Reporting Funding String

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STATE OF MINNESOTA
CONSERVATION PARTNERS LEGACY GRANT PROGRAM
GRANT CONTRACT
«Organization_Name»/ «Project_Name»

This grant contract is between the State of Minnesota, acting through its Commissioner of Natural Resources, ("State") and «Organization_Name», «Mailing_Address_1», «Mailing_Address_2» «City», «State» «Zip_Code» ("Grantee").

Recitals

1. Under Minnesota Laws 2016, Chapter 172, Article 1, Section 2, Subd. 5(5), and Minnesota Statute § 84.026 the State is empowered to enter into this grant.
2. «Recital»
3. The Grantee represents that it is duly qualified and agrees to perform all services described in this grant contract to the satisfaction of the State. Pursuant to Minn.Stat.§16B.98, Subd. 1, the Grantee agrees to minimize administrative costs as a condition of this grant.

Grant Contract

1 Term of Grant Contract
1.1 Effective date: The date the State obtains all required signatures under Minn. Stat.§16B.98, Subd. 5. Per, Minn.Stat.§16B.98 Subd. 7, no payments will be made to the Grantee until this grant contract is fully executed. The Grantee must not begin work under this grant contract until this contract is fully executed and the Grantee has been notified by the State’s Authorized Representative to begin the work.
1.2 Expiration date: June 30, 2020, or until all obligations have been satisfactorily fulfilled, whichever occurs first.

2 Duties
Grantee’s Duties
The Grantee, who is not a state employee, will:
2.1 Comply with required grants management policies and procedures set forth through Minn.Stat.§16B.97, Subd. 4 (a) (1).
2.2 Perform each of the duties outlined in Attachment A, Work Plan, which is attached and incorporated into this grant contract. Any changes to the Work Plan must have prior written approval from the State’s Authorized Representative.
2.3 Apply for and receive all necessary approvals and permits to complete the project and comply with all applicable local, state and federal laws, ordinances, rules, and regulations. This includes all legal restrictions and requirements contained in Minnesota Laws 2016, Chapter 172, Article 1, Section 2, and MN Statute 97A.056.
2.4 Meet all grant program requirements, as described in the Conservation Partners Legacy Grant Program (CPL) Request for Proposal, which is incorporated into this grant contract by reference. The Request for Proposal (RFP) may be located at http://files.dnr.state.mn.us/assistance/grants/habitat/cpl/fy17-rfp.pdf.
2.5 Erect signage in accordance with Minnesota Laws 2009, Chapter 172, Article 5, Section 10, and MN Statute 97A.056. Signs have been designed and created and will be ordered and mailed to Grantee towards the end of the grant period. Grantee is not responsible for the cost of signs but is responsible for placing signs according to MN Laws.
2.6 Submit a progress report based on expenditures made and work performed during the previous year, in a form prescribed by the State, by December 31 of each year during the term of this grant contract. A final report must be submitted prior to or with the request for final payment.
2.7 To provide match as pledged in the approved Work Plan in non-state cash or in-kind services for the costs
incurred for the completion of the Project.

2.8 Follow all Invasive Species regulations, policies and procedures of the Department of Natural Resources (DNR) to prevent or limit the introduction, establishment, and spread of invasive species (see section 4.2). This requirement applies to all activities performed on all lands under this grant contract and is not limited to lands under DNR control or public waters.

**State’s Duties**

2.9 To provide Grantee up to $«Total_Grant_AmountRequested» for the costs incurred for the completion of the Project.

2.10 For grants over $50,000, the State’s Authorized Representative(s) or other designated State Representative will conduct at least one monitoring visit per grant period. For grants over $250,000, these visits will be on an annual basis. A monitoring visit may be in person or by telephone.

3 **Time**

The Grantee must comply with all the time requirements described in this grant contract. In the performance of this grant contract, time is of the essence.

4 **Project Requirements**

4.1 **Vegetation Requirements.** All projects funded in whole or in part by this grant use only seed mixes or plant lists approved by the Land Manager of the project site. Approval by the land manager should be kept on file by grantees for auditing purposes.

4.2 **Invasive Species Prevention.** The DNR requires active steps to prevent or limit the introduction, establishment, and spread of invasive species during all activities performed on all lands under this grant contract. The grantee and/or hired contractor shall prevent invasive species from entering into or spreading within a project site by cleaning equipment prior to arriving at the project site.

If the equipment, vehicles, gear, or clothing arrives at the project site with soil, aggregate material, mulch, vegetation (including seeds) or animals, it shall be cleaned by grantees/contractors furnished tool or equipment (brush/broom, compressed air or pressure washer) at the staging area. The grantees/contractors shall dispose of material cleaned from equipment and clothing at a location determined by the land manager. If the material cannot be disposed of onsite, secure material prior to transport (sealed container, covered truck, or wrap with tarp) and legally dispose of offsite.

The grantees/contractors shall ensure that all equipment and clothing used for work in infested waters has been adequately decontaminated for invasive species (ex. zebra mussels) prior to being used in non-infested waters. All equipment and clothing including but not limited to waders, tracked vehicles, barges, boats, turbidity curtain, sheet pile, and pumps that comes in contact with any infested waters must be thoroughly decontaminated.

4.3 **Project Sites.** All restoration and enhancement projects funded with this grant must be on land permanently protected by a conservation easement or public ownership or in public waters as defined in Minnesota Statutes, section 103G.005, subdivision 15.

4.4. **Restoration and Management Plan.**

(a) For all restorations, prepare and retain an ecological restoration and management plan that, to the degree practicable, is consistent with current conservation science and ecological goals for the restoration site. Consideration should be given to soil, geology, topography, and other relevant factors that would provide the best chance for long-term success and durability of the restoration. The plan shall include the proposed timetable for implementing the restoration, including, but not limited to, site preparation, establishment of diverse plant species, maintenance, and additional enhancement to establish the restoration; identify long-term maintenance and management needs of the restoration and how the maintenance, management, and enhancement will be financed; and use the current conservation science to achieve the best restoration.

(b) The Restoration and Management Plan shall be prepared on a form provided by the State’s Authorized Representative.
4.5 *Timely written contact of Conservation Corps Minnesota.* All grantees must give consideration to and make timely written contact with the Conservation Corps Minnesota or its successor for consideration of possible use of their services to contract for restoration and enhancement services. A copy of the written contact must be filed with the State’s Authorized Representative within 10 days of grant execution.

4.6 *Pollinator Best Management Practices.* Habitat restorations and enhancements conducted on DNR lands and prairie restorations on state lands or on any lands using state funds are subject to pollinator best management practices and habitat restoration guidelines pursuant to Minnesota Statutes, section 84.973. Practices and guidelines ensure an appropriate diversity of native species to provide habitat for pollinators through the growing season. Current specific practices and guidelines to be followed for contract and grant work can be found here: [http://files.dnr.state.mn.us/natural_resourcesnpc/bmp_contract_language.pdf](http://files.dnr.state.mn.us/natural_resourcesnpc/bmp_contract_language.pdf).

5 Additional Restrictions
CPL funded projects may not be used as future mitigation for any loss or destruction of habitat.

6 Consideration and Payment

6.1 *Consideration.* The State will pay for all services performed by the Grantee under this grant contract as follows:

(a) **Compensation.** The Grantee will be paid according to the breakdown of costs contained in Attachment A, which is attached and incorporated into this grant contract. Partial payments are allowed. Grantees may vary by 10% between budget categories without prior approval from the State’s Authorized Representative. Reasonable amounts may be advanced to accommodate cash flow needs or to match federal share. The advances must be approved in the Work Plan.

(b) **Travel Expenses.** Payment for travel and subsistence expenses actually and necessarily incurred by the Grantee as a result of this grant contract will not exceed $«Travel_instate_Grant»; provided that the Grantee will be reimbursed for travel and subsistence expenses in the same manner and in no greater amount than provided in the current “Commissioner’s Plan” promulgated by the Commissioner of Minnesota Management and Budget (MMB). The Grantee will not be reimbursed for travel and subsistence expenses incurred outside Minnesota unless it has received the State’s prior written approval for out of state travel. Minnesota will be considered the home state for determining whether travel is out of state.  

(c) **Total Obligation.** The total obligation of the State for all compensation and reimbursements to the Grantee under this grant contract will not exceed $«Total_Grant_Amount_Requested».

6.2 **Payment**

(a) **Invoices.** The State will promptly pay the Grantee after the Grantee presents an itemized invoice for the services actually performed and the State’s Authorized Representative accepts the invoiced services. Invoices must be submitted, on or before 4 pm local time, *July 24, 2020*. Invoices must include copies of appropriate documentation to prove the work has been completed. Invoices must be submitted in a timely manner and in the manner described in the CPL Payment Manual, which is incorporated into this grant contract by reference and can be found at: [http://files.dnr.state.mn.us/assistance/grants/habitat/lessard_sams/grantee/payment_manual.pdf](http://files.dnr.state.mn.us/assistance/grants/habitat/lessard_sams/grantee/payment_manual.pdf)

(b) **Hold Back.** No less than 5% of the amount of the grant must be held back from payment until the grant recipient has completed a grant accomplishment report by the deadline in the form prescribed by and satisfactory to the State and LSOHC.

(c) **Direct Expenditures.** Grant and match funds may only be used for the eligible direct expenditures as described in the approved Work Plan. Indirect costs and institutional overhead costs are ineligible.

(d) **Match Requirements Met.** All match requirements must have been fulfilled by the Grantee prior to final payment by the State.

(e) **Federal Funds.** No Federal funds will be used.

6.3 **Work assigned to the State.** The Grantee may provide portions of the proceeds of this contract to the State. Work done by the State must be so specified in the Work Plan. A letter shall be sent to the State’s Authorized Representative and include: the specific area of the Work Plan authorizing the work; the portion of the proceeds to be used by the State; the name, title, address, phone number and e-mail

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address for the State’s representative assigned to accomplish the work; the expected completion date of the work; and a brief description of the nature of the work sufficient as the basis for judgment of whether or not the work was accomplished. If the work authorized by the Grantee is acquisition of land or an interest in land, the amount made available to the State shall include the Grantee’s proportionate cost of professional services to complete the acquisition. The Grantee’s proportion shall be determined by the ratio of its contribution to the acquisition price as a portion of the whole acquisition price. The Grantee’s proceeds available under Clause 8, Payment Procedures, of this contract shall be reduced by the amount provided for State use.

6.4 Contracting and Bidding Requirements.

(a) Municipalities. Per Minn. Stat.§471.345, grantees that are municipalities as defined in Subd. 1 must do the following if contracting funds from this grant contract for any supplies, materials, equipment or the rental thereof, or the construction, alteration, repair or maintenance of real or personal property.

i. If the amount of the contract is estimated to exceed $100,000, a formal notice and bidding process must be conducted in which sealed bids shall be solicited by public notice. Municipalities may, as a best value alternative, award a contract for construction, alteration, repair, or maintenance work to the vendor or contractor offering the best value under a request for proposals as described in Minn. Stat.§16C.28, Subd. 1, paragraph (a), clause (2).

ii. If the amount of the contract is estimated to exceed $25,000 but not $100,000, the contract may be made either upon sealed bids or by direct negotiation, by obtaining two or more quotations for the purchase or sale when possible, and without advertising for bids or otherwise complying with the requirements of competitive bidding. All quotations obtained shall be kept on file for a period of at least one year after receipt thereof. Municipalities may, as a best value alternative, award a contract for construction, alteration, repair, or maintenance work to the vendor or contractor offering the best value under a request for proposals as described in Minn. Stat.§16C.28, Subd. 1, paragraph (a), clause (2) and paragraph (c).

iii. If the amount of the contract is estimated to be $25,000 or less, the contract may be made either upon quotation or in the open market, in the discretion of the governing body. If the contract is made upon quotation it shall be based, so far as practicable, on at least two quotations which shall be kept on file for a period of at least one year after their receipt. Alternatively, municipalities may award a contract for construction, alteration, repair, or maintenance work to the vendor or contractor offering the best value under a request for proposals as described in Minn. Stat.§16C.28, Subd. 1, paragraph (a), clause (2).

(b) Nonprofit Organizations. All nongovernmental organizations must do the following if contracting funds from this grant contract for any supplies, materials, equipment or the rental thereof, or the construction, alteration, repair or maintenance of real or personal property.

i. Any services and/or materials that are expected to cost $25,000 or more must undergo a formal public notice and solicitation process.

ii. Any services and/or materials that are expected to cost between $10,000 and $24,999 must be scoped out in writing and offered to a minimum of three (3) bidders.

iii. Any services and/or materials that are expected to cost between $5,000 and $9,999 must be competitively based on a minimum of three (3) verbal quotes.

(c) Support documentation. Documentation of the bidding process utilized to contract services must be included in the grantee’s financial records, including support documentation justifying a single/sole source bid, if applicable, for both municipalities and nongovernmental organizations.

(d) Prevailing wage. For any project that includes construction work of $25,000 or more, prevailing wage rules apply per; Minn. Stat. §§177.41 through 177.44 consequently, the bid request must state the project is subject to prevailing wage. These rules require that the wages of laborers and workers should be comparable to wages paid for similar work in the community as a whole. A prevailing wage form should accompany these bid submittals. Additional information on prevailing wage requirements is available on the Department of Labor and Industry (DOLI) website at
http://www.dli.mn.gov/LS/PrevWage.asp. Questions about the application of prevailing wage rates should be directed to DOLI at 651-284-5091. The Grant recipient is solely responsible for payment of all required prevailing wage rates.

7 Conditions of Payment
All services provided by the Grantee under this grant contract must be performed to the State’s satisfaction, as determined at the sole discretion of the State’s Authorized Representative and in accordance with all applicable federal, state, and local laws, ordinances, rules, and regulations. The Grantee will not receive payment for work found by the State to be unsatisfactory or performed in violation of federal, state, or local law.

8 Payment Procedures
8.1 Documentation Requirements. To obtain the payment approved for work under this grant contract, the grantee must follow all payment procedures documented within the CPL Payment Manual. 8.2 Acquisition Documentation Requirements. Eligible costs incurred in the purchase of real property or an interest in real property must have documentation submitted when asking for reimbursement. See CPL Payment Manual, Land Acquisition Procedures for Lands Not to be Conveyed to DNR and Land Acquisition Procedures for Lands to be Conveyed to DNR for documentation requirements.

9 Authorized Representative
The State’s Authorized Representatives:

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<th>Name</th>
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<tr>
<td>Alex Egan</td>
<td>Conservation Grants Specialist</td>
</tr>
<tr>
<td>Jessica Lee</td>
<td>CPL Program Coordinator</td>
</tr>
<tr>
<td>500 Lafayette Road Box #20</td>
<td>500 Lafayette Road Box #20</td>
</tr>
<tr>
<td>St. Paul, MN 55155</td>
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</tr>
<tr>
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<td>651-259-5233</td>
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<tr>
<td><a href="mailto:alexander.egan@state.mn.us">alexander.egan@state.mn.us</a></td>
<td><a href="mailto:jessica.lee@state.mn.us">jessica.lee@state.mn.us</a></td>
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or successor(s) have the responsibility to monitor the Grantee’s performance and the authority to accept the services provided under this grant contract. If the services are satisfactory, the State's Authorized Representative will certify acceptance on each invoice submitted for payment.

The Grantee’s Authorized Representative(s) are:

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If the Grantee’s Authorized Representative(s) changes at any time during this grant contract, the Grantee must immediately notify the State.

10 Assignment, Amendments, Waiver, and Grant Contract Complete
10.1 Assignment. The Grantee may neither assign nor transfer any rights or obligations under this grant contract without the prior consent of the State, approved by the same parties who executed and approved this grant contract, or their successors in office. 10.2 Amendments. Any amendment to this grant contract must be in writing and will not be effective until it

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has been executed and approved by the same parties who executed and approved the original grant contract, or their successors in office.

10.3 **Waiver.** If the State fails to enforce any provision of this grant contract, that failure does not waive the provision or the State’s right to enforce it.

10.4 **Grant Contract Complete.** This grant contract contains all negotiations and agreements between the State and the Grantee. No other understandings regarding this grant contract, whether written or oral, may be used to bind either party.

## 11 Liability and Insurance

11.1 **Liability.** The Grantee must indemnify, save, and hold the State, its agents, and employees harmless from any claims or causes of action, including attorney’s fees incurred by the State, arising from the performance of this grant contract by the Grantee or the Grantee’s agents or employees. This clause will not be construed to bar any legal remedies the Grantee may have for the State’s failure to fulfill its obligations under this grant contract.

11.2 **General Insurance Requirements.** The Grantee shall not commence work under the contract until proof of insurance or compliance with insurance requirements has been met. The Grantee must meet the program insurance requirements as detailed at [http://files.dnr.state.mn.us/assistance/grants/habitat/cpl/insurance_requirements.pdf](http://files.dnr.state.mn.us/assistance/grants/habitat/cpl/insurance_requirements.pdf).

11.3 **Worker’s Compensation.** The Grantee certifies that it is in compliance with Minn. Stat. §176.181, Subd. 2, pertaining to workers’ compensation insurance coverage. The Grantee’s employees and agents will not be considered State employees. Any claims that may arise under the Minnesota Workers’ Compensation Act on behalf of these employees and any claims made by any third party as a consequence of any act or omission on the part of these employees are in no way the State’s obligation or responsibility.

## 12 In the Event of a Lawsuit

12.1 An appropriation or portion of an appropriation from a legacy fund is canceled to the extent that a court determines that the appropriation unconstitutionally substitutes for a traditional source of funding.

12.2 Any grant contract or similar contract that awards money from a legacy fund must contain the information in paragraph 11.1, Liability.

## 13 State Audits

Under Minn. Stat. § 16B.98, Subd.8, the Grantee’s books, records, documents, and accounting procedures and practices of the Grantee or other party relevant to this grant contract or transaction are subject to examination by the State and/or the State Auditor or Legislative Auditor, as appropriate, for a minimum of six years from the end of this grant contract, receipt and approval of all final reports, or the required period of time to satisfy all state and program retention requirements, whichever is later.

## 14 Government Data Practices and Intellectual Property Rights

14.1 **Government Data Practices.** The Grantee and State must comply with the Minnesota Government Data Practices Act, Minn. Stat. Ch. 13, as it applies to all data provided by the State under this grant contract, and as it applies to all data created, collected, received, stored, used, maintained, or disseminated by the Grantee under this grant contract. The civil remedies of Minn. Stat. §13.08 apply to the release of the data referred to in this clause by either the Grantee or the State. If the Grantee receives a request to release the data referred to in this Clause, the Grantee must immediately notify the State. The State will give the Grantee instructions concerning the release of the data to the requesting party before the data is released. The Grantee’s response to the request shall comply with applicable law.

14.2 **Intellectual Property Rights.**

(a) **Intellectual Property Rights.** All rights, title, and interest to all intellectual property rights, including all copyrights, patents, trade secrets, trademarks, and service marks in the works and documents funded
through the State of Minnesota Conservation Partners Legacy Grant Program, shall be jointly owned by
the Grantee and the State. Works shall mean all inventions, improvements, or discoveries (whether or not
patentable), databases, computer programs, reports, notes, studies, photographs, negatives, designs,
drawings, specifications, materials, tapes or disks, conceived, reduced to practice, created, or originated
by the Grantee, its employees and subcontractors, either individually or jointly with others, in the
performance of this contract. Documents shall mean the originals of any databases, computer programs,
reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, disks,
or other materials, whether intangible or electronic forms, prepared by the Grantee, its employees, or
subcontractors, in the performance of this contract. The ownership interests of the State and the Grantee
in the works and documents shall equal the ratio of each party’s contributions to the total costs described
in the Budget of this contract. The party’s ownership interest in the works and documents shall not be
reduced by any royalties or revenues received from the sale of the products or the licensing or other
activities arising from the use of the works and documents. Each party hereto shall, at the request of the
other, execute all papers and perform all other acts necessary to transfer or record the appropriate
ownership interests in the works and documents.

(b) **Obligations**

1. **Notification:** Whenever any invention, improvement, or discovery (whether or not
   patentable) is made or conceived for the first time, or actually or constructively reduced to
   practice by the Grantee, including its employees and subcontractors, in the performance of this
   contract, the Grantee shall immediately give the State’s Authorized Representative written
   notice thereof, and shall promptly furnish the Authorized Representative with complete
   information and/or disclosure thereon. All decisions regarding the filing of patent, copyright,
   trademark or service mark applications and/or registrations shall be the joint decision of the
   Grantee and the State, and costs for such applications shall be divided as agreed by the parties
   at the time of the filing decisions. In the event the parties cannot agree on said filing decisions,
   the filing decision will be made by the State.

2. **Representation:** The Grantee shall perform all acts, and take all steps, necessary to ensure
   that all intellectual property rights in the Works and Documents are the sole property of the
   Grantee and the State as agreed herein, and that no Grantee employee, agent, or contractor
   retains any interest in and to the Works and Documents. The Grantee represents and warrants
   that the Works and Documents do not and shall not infringe upon any intellectual property
   rights of others. The Grantee shall indemnify, defend, and hold harmless the State, at the
   Grantee’s expense, from any action or claim brought against the State to the extent that it is
   based on a claim that all or part of the Works and Documents infringe upon the intellectual
   property rights of others. The Grantee shall be responsible for payment of any and all such
   claims, demands, obligations, liabilities, costs, and damages including, but not limited to,
   attorney fees. If such a claim or action arises, or in the Grantee’s or the State’s opinion is likely
   to arise, the Grantee shall, at the State’s discretion, either procure for the State the right or
   license to use the intellectual property rights at issue or replace or modify the allegedly
   infringing Works and Documents necessary and appropriate to obviate the claim. This remedy
   shall be in addition to, and not exclusive of, other remedies provided by law.

(c) **Uses of the Works and Documents.**

The State and Grantee shall jointly have the right to make, have made, reproduce, modify, distribute,
perform, and otherwise use the works, including Documents produced under this Contract, for
noncommercial research, scholarly work, government purposes, and other noncommercial purposes
without payment or accounting to the other party. No commercial development, manufacture, marketing,
reproduction, distribution, sales or licensing of the Works, including Documents, shall be authorized
without a future written contract between the parties.

(d) **Possession of Documents.**
The Documents may remain in the possession of the Grantee. The State may inspect any of the Documents at any reasonable time. The Grantee shall provide a copy of the Documents to the State without cost upon the request of the State.

15 Data Compatibility and Availability Requirements
15.1 Data Compatibility. Data collected by the Projects funded under this contract that have value for planning and management of natural resources, emergency preparedness, and infrastructure investments shall conform to the enterprise information architecture developed by the Office of Enterprise Technology (or its successor). Spatial data must conform to geographic information system guidelines and standards outlined in that architecture and adopted by the Minnesota Geographic Data Clearinghouse at the Land Management Information Center. A description of these data that adheres to the Office of Enterprise Technology (or its successor) geographic metadata standards shall be submitted to the Land Management Information Center to be made available online through the clearinghouse and the data must be accessible and free to the public unless made private under the Data Practices Act, Minnesota Statutes, Chapter 13.

15.2 Data Availability. To the extent practicable, summary data and results of projects funded by this grant program should be readily accessible on the Grantee’s website and identified as a Lessard-Sams Outdoor Heritage Council and Conservation Partners Legacy Grant Program project.

16 Publicity, Advertising and Endorsement
16.1 Publicity. Any publicity regarding the subject matter of this grant contract must identify the State and L-SOH C as the sponsoring agency. A copy of any publicity shall be furnished to the State’s Authorized Representative upon its release. For purposes of this provision, publicity includes notices, informational pamphlets, press releases, research, reports, signs, and similar public notices prepared by or for the Grantee individually or jointly with others, or any subcontractors, with respect to the program, publications, or services provided resulting from this grant contract.

16.2 Endorsement. The Grantee must not claim that the State endorses its products or services.

17 Governing Law, Jurisdiction, and Venue
Minnesota law, without regard to its choice-of-law provisions, governs this grant contract. Venue for all legal proceedings out of this grant contract, or its breach, must be in the appropriate state or federal court with competent jurisdiction in Ramsey County, Minnesota.

18 Accessibility and Safety
18.1 Accessibility. Structural and nonstructural facilities and programs must meet all state and federal accessibility laws, regulations, and guidelines, including the American with Disabilities Act (ADA). Accessibility guidelines and standards can be found at http://www.access-board.gov.  
18.2 Safety. All programs must adhere to federal safety regulations, which can be found on the Occupational Health and Safety Administration’s website at www.osha.gov/law-reggs.html.

19 Subgrantees/ Vendor Services
If any subgrants or contracts for any portion of the work covered under this grant contract are made to another entity, the contract with the subgrantee or contractor will contain all appropriate provisions of this grant contract. It is recommended that all Subgrantees/Contractors carry the same insurance as the Grantee. Subgrantee or Vendor services must follow requirements listed in the Conservation Partners Legacy Grant Program (CPL) FY2017 Request for Proposal, located at http://files.dnr.state.mn.us/assistance/grants/habitat/cpl/fy17-rfp.pdf as applicable.

20 Purchase of Recycled or Recyclable Materials
The purchase of recycled, repairable, and durable materials must be in compliance with Minn. Stat. §
16B.121. The purchase and use of paper stock and printing must be in compliance with Minn. Stat. 16B.122.

21 Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions
21.1. The prospective lower tier participant certifies, by submission of this contract, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
21.2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this contract.

22 Termination
22.1 Termination by the State. The State may immediately terminate this grant contract with or without cause, upon 30 days’ written notice to the Grantee. Upon termination, the Grantee will be entitled to payment, determined on a pro rata basis, for services satisfactorily performed.
22.2 Termination for Cause. The State may immediately terminate this grant contract if the State finds that there has been a failure to comply with the provisions of this grant contract, that reasonable progress has not been made or that the purposes for which the funds were granted have not been or will not be fulfilled. The State may take action to protect the interests of the State of Minnesota, including the refusal to disburse additional funds and requiring the return of all or part of the funds already disbursed.

23 Data Disclosure
Under Minn. Stat. § 270C.65, Subd. 3, and other applicable law, the Grantee consents to disclosure of its social security number, federal employer tax identification number, and/or Minnesota tax identification number, already provided to the State, to federal and state tax agencies and state personnel involved in the payment of state obligations. These identification numbers may be used in the enforcement of federal and state tax laws which could result in action requiring the Grantee to file state tax returns and pay delinquent state tax liabilities, if any.

24 Use of Funds for Match or Reimbursement
Grant funds cannot be used by the Grantee as match or for reimbursement for any other grant or program without prior written authorization from the State’s Authorized Representative.
(a) The Grantee must submit a written request for authorization no less than 10 business days prior to applying for the new funds or program to the State’s Authorized Representative. This request must include the following information: CPL project name, CPL grant contract number, the amount of CPL grant funds to be used, location where CPL grant funds were or will be used, activity the grant funded, and current landowner. The project name, location where the new funds will be used, activity to be funded, funding source of the new grant or program, and a brief description of the grant or program being applied for must also be included.
(b) If the new grant or program will add any encumbrances to the land where grant funds were or will be spent, these encumbrances must be approved in writing by the State’s Authorized Representative and the current landowner.

25 Conflict of Interest
Under the Minnesota Department of Administration’s Office of Grants Management Conflict of Interest Policy for State Grant Making (available at http://mn.gov/admin/images/grants_policy_08-01.pdf) and other applicable laws, Grantees must disclose actual, potential, perceived, and organizational conflicts of interest.
1. STATE ENCUMBRANCE VERIFICATION

*Individual certifies that funds have been encumbered as required by Minn. Stat. § 16A.15 and 16C.05.*

By:  ___________________________
Date:  ___________________________
Purchase Order Number:  ___________________________
Contract #:  ___________________________

2. GRANTEE

*The Grantee certifies that the appropriate person(s) have executed the grant contract on behalf of the Grantee as required by applicable articles, bylaws, resolutions, or ordinances.*

By:  ___________________________
Name:  ___________________________
Title:  ___________________________
Date:  ___________________________
By:  ___________________________
Name:  ___________________________
Title:  ___________________________
Date:  ___________________________
By:  ___________________________
Name:  ___________________________
Title:  ___________________________
Date:  ___________________________

3. DEPARTMENT OF NATURAL RESOURCES

*With delegated authority*

By:  ___________________________
Name:  James T. Leach
Title:  Director, Division of Fish and Wildlife
Date:  ___________________________