

EXECUTIVE OFFICE OF ENERGY & ENVIRONMENTAL AFFAIRS

Matthew A. Beaton, Secretary
Grant Announcement



BID ENV 18 DCS 01

Posting Date: March 27, 2017

Local Acquisitions for Natural Diversity (LAND) Grant
FY 2018

1. GRANT OPPORTUNITY SUMMARY:

A. PROPOSALS SOUGHT FOR: Purchase of conservation land.

B. OVERVIEW AND GOALS: The Executive Office of Energy and Environmental Affairs (EEA) protects, conserves, and restores the natural resources of the Commonwealth. To fulfill this mission, Matthew A. Beaton, Secretary of EEA, is making available funding through the FY 2018 round of the Local Acquisitions for Natural Diversity (LAND) Grant Program to assist municipal conservation commissions in acquiring interests in land for conservation and passive recreation.

The LAND Grant Program is part of the Baker Administration's goal of protecting and enhancing outdoor recreation opportunities, conserving natural resources and open space, and addressing climate change. It is part of a longstanding tradition of protecting the Commonwealth's rich natural heritage for generations to come.

C. ELIGIBLE PROJECTS: Purchase of land in fee simple or a conservation restriction (CR).
See section 2B.

D. ELIGIBLE APPLICANTS: Municipal conservation and agriculture commissions. Must have an approved Open Space and Recreation Plan (OSRP), or have submitted a draft by the LAND application deadline. Communities with 6,000 or fewer residents may apply to receive funding to complete an OSRP under a separate BID (BID ENV 17 DCS 10), Conservation Assistance for Small Communities. See section 2A.

E. APPLICATION DEADLINE: Wednesday, July 12, 2017 at 3:00 pm
See section 4.

F. FUNDING AVAILABILITY: Maximum grant award is \$400,000. See section 2E.

G. BUDGET REQUIREMENT: This is a reimbursement program. Applicants selected to receive funding must demonstrate municipal expenditure for the total project cost. See section 2F.

H. TOTAL ANTICIPATED DURATION OF CONTRACT(S): The contract period begins on the date EEA executes the contract. Contracts issued pursuant to this BID must expend all costs associated with the approved project on or before the end of the fiscal year (June 30) for which the contract is awarded. Contracts resulting from this BID may be awarded for FY18 or FY19. See section 2H.

I. REGULATIONS, STATUTES, OR AUTHORIZATION GOVERNING THIS GRANT PROGRAM: This BID is issued according to C. 312, §2A of the Acts of 2008, 2000-7013, C. 286, §2A of the Acts of 2014, 2000-7066, legislation referenced as the Self-Help Program, M.G.L. C. 132A §11, and the regulations described in 301 CMR 5.00. All properties for which grant assistance is provided will become permanently protected open space under Article 97 of the Amendments to the Constitution of the Commonwealth of Massachusetts, dedicated to conservation and passive recreation purposes in accordance with M.G.L. Chapter 40, §8c. All properties must be open to the public for appropriate passive recreational use. See Attachment F.

J. CONTACT INFORMATION:

Emmanuel Owusu
Executive Office of Energy and Environmental Affairs
100 Cambridge Street – Suite 900
Boston, MA 02114
617-626-1187
Emmanuel.Owusu@massmail.state.ma.us
<http://www.mass.gov/eea/dcs-grants>

2. Performance and Contract Specifications

A. ELIGIBLE APPLICANTS: Municipal Conservation and Agriculture Commissions

Applicant municipalities must meet the following requirements:

1. Open Space and Recreation Plan

Have an approved *Open Space and Recreation Plan* (OSRP) on file with the EEA – Division of Conservation Services (DCS), or submit a draft plan by the LAND application deadline. To be eligible to apply with a draft OSRP, community must have completed its public participation process. If awarded a grant, completion of its OSRP will be a condition of final payment. Assistance in preparing OSRPs may be available for small communities with a population 6,000 or below. Visit the Small Communities Grant webpage to learn more -<http://www.mass.gov/eea/grants-and-tech-assistance/grants-and-loans/dcs/grant-programs/conservation-appraisals.html>. Communities may check their OSRP status in the spreadsheet at the bottom of this website: <http://www.mass.gov/eea/grants-and-tech-assistance/grants-and-loans/dcs/grant-round-process-dcs.html>. Contact Melissa Cryan at 617-626-1171 or melissa.cryan@massstate.ma.us for information

2. Have no unresolved protected open space conversion issues with the Executive Office of Energy and Environmental Affairs (EEA).

See the Article 97 Disposition Policy at: <http://www.env.state.ma.us/mepa/article97policy.aspx>

3. Obtain municipal approval for the acquisition.

Municipalities must be authorized to appropriate, transfer from available funds, expend from its Conservation Fund, or borrow the total cost of the project stated in the LAND application. A municipality may vote to borrow funds in anticipation of state or federal reimbursement prior to receiving agreement of reimbursement (M.G.L. C. 44, §8C). The vote must designate the Conservation or Agriculture Commission to hold and manage the property for conservation and passive recreation purposes (M.G.L. C. 40, §8C), and it must authorize the application to, and acceptance of funds from, the LAND grant program (M.G.L. C. 132A, §11). Applicants are encouraged to consult the sample vote language contained in Attachment D, and must send draft warrant articles or council orders to DCS for review.

Exclusive of borrowing situations, and if the community wishes, reimbursements may be re-appropriated back into the community's Conservation Fund. Said authorization may be voted in the original article or submitted in subsequent Town Meeting or City Council votes; otherwise,

reimbursements must be deposited into the General Fund as per Massachusetts General Law. Communities utilizing accounts funded by the Cape Cod Land Bank Act, other local land bank acts, or the Community Preservation Act, should consult with the Department of Revenue, Division of Local Services, for guidelines.

4. **Community Preservation Act (CPA) and Cape Cod Land Bank Communities:**

Successful grant applicants that have purchased real property interests for open space or recreational purposes using money from the Community Preservation Fund, or Cape Cod Land Bank Fund, must have on all such properties permanent conservation restrictions, within the meaning of M.G.L. Chapter 184, approved by the Secretary of EEA and recorded prior to reimbursement payment by EEA, as required by Section 12 of Chapter 44B or Chapter 293 of the Acts of 1998, respectively. See Attachment C.

Multiple applications will be accepted from the same municipality.

B. ELIGIBLE PROJECT(S)/SCOPE(S) OF WORK:

EEA seeks to further land conservation in the Commonwealth. Projects may be to:

1. Purchase land in fee simple
2. Purchase a Conservation Restriction (CR)

Properties with any of the following characteristics are ineligible for funding:

1. **Already permanently protected.** Land that is already permanently protected under Article 97, through an EEA grant program, a CR, or Agricultural Preservation Restriction (APR), or other land protected under Article 97 by virtue of being acquired by a municipality for one of the purposes of Article 97, or being under the care and control of the conservation or park and recreation commission, or water department, will not be considered for funding. Privately-owned land enrolled in Chapter 61, 61A, or 61B, is not classified as permanently protected, and are eligible to receive funding. Chapter 61, 61A, or 61B land purchased no earlier than the posting date of this BID with the sole intention of pre-purchasing the land until the applicant receives a potential LAND grant will be eligible for funding. Any exercise of this exemption is at the risk of the non-profit organization or municipality. EEA does not guarantee to fund the project as a result of the exercise of this exemption.
2. **Owned by an environmental non-profit.** Land owned by a 501(c)(3) non-profit environmental or conservation organization is ineligible for funding, unless it was purchased no earlier than the posting date of this BID with the sole intention of pre-purchasing the land until the applicant receives a potential LAND grant. Any exercise of this exemption is at the risk of the non-profit organization or municipality. EEA does not guarantee to fund the project as a result of the exercise of this exemption.
3. **Municipally-owned.** Land already owned by the municipality, regardless of the purposes or controlling department, is not eligible.
4. **Located in an Executive Office of Housing and Economic Development (EOHED)-designated Priority Development Area (PDA),** as shown on the South Coast Rail Corridor Plan, I-495/MetroWest Development Compact Plan, Merrimack Valley Regional Plan, Central Massachusetts Land Use Priority Plan, Metro North Land Use Priority Plan, or other regional plan as they become available (if applicable). See <http://www.mass.gov/hed/economic/eohed/pro/planning/> and Executive Order No. 525.

Landholdings that are in a single, contiguous tract or otherwise related may be packaged in the same application. Unrelated, separate landholdings must be submitted as individual applications.

Allowable uses:

The LAND grant program requires properties to provide passive recreational opportunities to the public. Each property and community has unique characteristics that will guide what specific uses are appropriate; permitted passive uses are determined by the municipality, and must be approved by EEA. Grant recipients are required to prepare and submit a Baseline Documentation Report and Land Management Plan, in which the specific activities to be permitted and prohibited are defined. No major alteration of uses may be made without prior approval of EEA. Projects to acquire a CR over property to remain in private ownership must still provide public passive recreational opportunities.

Permitted uses: Conservation; public passive recreation; limited, sustainable agriculture and/or forestry that is compatible with conservation and passive recreation. Subject to EEA approval.

Examples: hiking, biking, swimming in a natural waterbody, hunting, fishing, skiing, wildlife viewing, environmental education, community gardens, approved timber management or agriculture, camping.

Prohibited uses: Active recreation or developed uses.

Examples: athletic fields (baseball, soccer), off highway vehicles and off-road driving, pools, play structures, wells, golf courses; tennis courts; shooting ranges, enclosed dog parks; etc.

Previously developed land and brownfields:

Communities may receive LAND funding to acquire property that needs remediation or restoration, and are encouraged to submit applications for such projects. However, properties must be adequately remediated for the proposed use prior to reimbursement. This requires careful planning and timely action by the applicant.

A brownfield is a property where real or perceived environmental contamination complicates redevelopment or reuse efforts. These properties are typically abandoned or underutilized commercial or industrial sites, although other lands may also be brownfields. Often, these sites have been reported to the Massachusetts Department of Environmental Protection (MassDEP) because contamination has been found (search for a site at <http://public.dep.state.ma.us/SearchableSites2/Search.aspx>). In other cases, sites may not have been assessed due to insufficient resources or fear of liability for possible contaminants.

Developed, previously developed, or brownfield sites that the applicant intends to remediate and restore to vegetated cover are eligible for acquisition under the LAND grant program. To receive funding, the Applicant must:

1. Include in the application a copy of the most recent environmental site assessment report (Massachusetts Contingency Plan (MCP) Phase I or Phase II), if the site has been reported to MassDEP under M.G.L. C. 21E. These reports are available online and/or are on file with the appropriate MassDEP regional office (locate your regional office here: <http://www.mass.gov/dep/about/regional.htm>). If the site has not been reported to MassDEP, the most recent ASTM Phase I or II site assessment report may be substituted. Applications to acquire properties for which no report is available will be accepted, however, no contract will be awarded until a report has been provided to EEA.

2. Demonstrate their ability to complete any remaining required environmental response actions through the submission of a budget outlining sources of assessment/remediation funding and a timeline for completion. If another liable party (e.g., the current owner or a causally responsible party) will be completing any required response actions after the property is transferred, include any legal agreements to that effect. If selected to receive funding, the applicant must submit a site-specific environmental cost estimate (or MCP Phase III Completion Report including a cost estimate) from a Massachusetts Licensed Site Professional (see <http://public.dep.state.ma.us/LSP/lspsearch.htm> for a list of LSPs).
3. Prior to reimbursement, grant Awardee must ensure that the site achieves closure under 21E through either a Response Action Outcome (RAO) or Remedy Operation Status (REMOPS). Site closure must precede opening the property to the public. (For text of M.G.L. 21E legislation, see: <http://www.mass.gov/legis/laws/mgl/gl-21e-toc.htm>). Remediation must be appropriate for the intended conservation and/or passive recreational use as described in the Project Narrative.
4. Submit a copy of all Activity and Use Limitation (AUL) deed clauses with the RAO. AULs can indefinitely exclude certain land uses based on the level of cleanup attained at a site or portion of a site. If there are AULs associated with the site, the management plan must demonstrate that it accommodates them without significantly compromising public access.
5. **Remediation MUST be completed to the full satisfaction of EEA and DEP.**

Assessment and remediation costs are not eligible for reimbursement under the LAND grant program. More information on brownfields, state and federal brownfields grant and loan programs and liability protection is available from MassDEP at: <http://www.mass.gov/dep/cleanup/brownfie.htm>.

Applicants whose projects include a brownfield are encouraged to contact EEA to discuss their anticipated timeline. EEA encourages the restoration of ecological function to degraded lands, and thus may adjust the allowable remediation timeline on a case-by-case basis. EEA reserves the right to withhold reimbursement payment to applicants for projects where remediation is unsatisfactory.

C. APPRAISAL REPORTS:

Applications must include the appropriate type of appraisal. Appraisals must have an effective date no earlier than one year prior to the grant application deadline. The Applicant or one of the Applicant's project partners must be the client for the appraisal; the owner of the property cannot be the client. All appraisal reports must be prepared in accordance with the EEA Specifications for Analytical Narrative Appraisal Reports. See the DCS website for detailed Appraisal Report Requirements at www.mass.gov/eea/dcs-grants.

1. **Parcels with an estimated value of under \$28,000:**
One certified appraisal report, restricted appraisal report, or contracted market analysis.
2. **Parcels with an estimated value of between \$28,000 and \$72,000:**
One certified appraisal report or restricted appraisal report.
3. **Parcels with an estimated value of between \$72,000 and \$750,000:**
One certified appraisal report.
4. **Parcels with an estimated total value of over \$750,000:**
One certified appraisal report. Applicants are strongly encouraged to obtain a second appraisal report or review appraisal.

EEA reserves the right to request additional or review appraisals, as it deems necessary.

Applicants with a population of 6,000 or below are eligible to receive funding on a rolling, non-competitive basis for 80% of the cost of required appraisal(s). See the separate Conservation Assistance for Small Communities grant BID, available on CommBuys and the DCS website.

D. EVALUATION CRITERIA:

Each application will be scored using the criteria below. See the full application in Attachment A for more detailed description of the evaluation criteria.

- **Quality of project in meeting program priorities (45%)**
- **Demographic and socioeconomic characteristics of applicant community (55%)**

A project Selection Committee composed of EEA-DCS staff members will review all applications, conduct site visits, and develop funding recommendations.

E. FUNDING AVAILABILITY, BUDGETING GUIDELINES & ALLOWABLE EXPENDITURES:

The maximum award for any single project is \$400,000. Reimbursement ranges from 52% to 70% of the total project cost, and is based on the applicant municipality's equalized valuation per capita decile rank, available on the LAND website at <http://www.mass.gov/eea/grants-and-tech-assistance/grants-and-loans/dcs/grant-programs/massachusetts-local-acquisitions-for-natural.html>. Applicants must submit the type of appraisal appropriate for their project, an itemized budget, including all expenditures for which they seek funding, estimated total project cost, and a specific grant request amount. Applicants will not be reimbursed for land purchased prior to contract execution except the exemptions listed in section B1 and B2.

Eligible project costs: Costs eligible for reimbursement include all approved project costs incurred within the grant recipient's contract period, including:

Property acquisition
Title search
Stewardship activities
Appropriate access project

Recording fees
Survey

Ineligible project costs: Costs that are ineligible for reimbursement include any cost incurred outside of the contract period, as well as:

Staff salaries
Legal fees
Application preparation and submission costs
Anything else determined by EEA to be ineligible

21E compliance fees
Brownfield cleanup costs
Equipment or goods
Appraisal

All contracts shall be subject to available funding, if available funding ceases for any reason, a contract shall be deemed under suspension and contract performance must halt. A contractor will not be entitled to compensation for any performance provided during the period of contract suspension. EEA may lift the suspension if additional funding is received. In the absence of foreseeable available funding, EEA may terminate the contract.

F. BUDGET REQUIREMENT:

Applicants selected to receive LAND grant funding may not use other state funding sources for acquisition costs on the same property. Use of Community Preservation Act (CPA) or Cape Cod Land Bank funds is permitted. Municipalities must appropriate and authorize municipal expenditure of the total project cost. Other sources of funding such as grants from private or non-profit foundations and cash contributions from local partners or individuals may be used, but must first be deposited into a dedicated municipal account. LAND reimbursement payments will be made based only on the total amount actually spent, *as shown by canceled municipal checks, wire transfer statements, and/or a Treasurer's statement.*

G. PROJECT TERMS:

Awarded projects must abide by the Standard Commonwealth of Massachusetts Terms and Conditions. All contracts are subject to successful negotiation of a Final Scope of Services. EEA does not guarantee that any contracts may result from this BID, or that any particular funding level will be awarded. It is anticipated that contracting will commence immediately upon award announcement. Contracts will be reviewed during their course and, upon request by the Contractor, may be extended or otherwise amended at the sole discretion of EEA.

Environmentally Preferable Products and local wood use: Where building materials are required to meet obligations for signage, access, or to serve any other allowable use, the municipality should seek to minimize the environmental impact of the work and materials (see Executive Order 515, <http://www.mass.gov/courts/docs/lawlib/eo500-599/eo515.pdf>) and to use locally-grown and produced wood products, unless the grantee can demonstrate that wood is not a suitable material, or that Massachusetts grown and manufactured products are not available, or will cost more than 10% more than equivalent products (see M.G.L. C. 7, §23B and M.G.L. C. 30, §4(d)). Where possible, municipalities should use firms that are certified by the Massachusetts Department of Agricultural Resources as part of the Commonwealth Quality Program (see <http://www.mass.gov/agr/cqp/>), which verifies their sustainable practices and that the products are grown and manufactured in Massachusetts.

H. ANTICIPATED DURATION OF CONTRACTS:

Contracts will end on June 30, 2018 for FY 2018 awards and June 30, 2019 for FY19 awards. Extension of a contract is at the sole discretion of EEA.

I. DELIVERABLES, OWNERSHIP, AND CREDIT DUE:

Acquisitions resulting from this BID must be held by the municipality's conservation commission. Municipalities must have certification of good, clear title to all properties acquired with the use of grant funds. A sign acknowledging receipt of LAND grant funds and describing allowable public use must be erected at the property entrance. A property survey (if a recent survey has not already been completed) and Baseline Documentation Report and Land Management Plan must be completed and approved by DCS for all properties acquired prior to reimbursement. Communities that have received federal Land and Water Conservation Fund (LWCF) awards in the past may be required to complete a brief site inspection of LWCF-funded properties. Projects for which municipal Community Preservation Act or Cape Cod Land Bank funds are used must include the conveyance of an appropriate CR. See Attachment C. EEA representatives must be invited to any public events sponsored by the grant recipient in celebration of a LAND grant award. Receipt of funding from the LAND grant program must be acknowledged in any press issued by the applicant or its partners.

J. REPORTING: No interim reports are required.

K. INVOICING:

The LAND program is a **reimbursement** program. Award recipients must submit a LAND billing form and invoices and documentation of municipal payment for all project costs for which reimbursement is sought. Only approved expenses incurred during the period of contract are eligible for reimbursement.

3. Instructions for Application Submission

APPLICATION SUBMISSION:

Applications must be received in two hard copies and an electronic by **3:00 pm, Wednesday, July 12, 2017**. Applications received after the deadline will be rejected. Applications will not be accepted by fax or email. Submit one **original** (clearly identified as such), one paper copy and an electronic copy of the application to:

A. Two paper copies and an electronic copy of the application to:

Emmanuel Owusu
RE: ENV 18 DCS 01
Executive Office of Energy and Environmental Affairs
100 Cambridge Street – Suite 900
Boston, MA 02114

Help reduce waste—*print double sided when possible. Use the minimum packaging necessary for good organization.*

B. REQUIRED DOCUMENTS:

A complete application package includes a completed Application Form and supporting documentation. *Applications lacking items 1 or 2 below by the application deadline will be disqualified.*

Applications should include:

1. Application form
2. Appraisal report(s) (only one copy required)
3. Cover letter signed by an authorized signatory for the applicant organization (e.g., Chair of the Board of Selectmen, Mayor), authorizing the project manager to apply for the grant on behalf of the municipality.
4. Town meeting or city council vote authorizing the acquisition for conservation and passive recreation and expenditure of the total project cost (if not yet voted, include draft language).
5. Project description
6. Property map (USGS topographic map)
7. Conservation Restriction draft (if applicable)
8. Letter from Natural Heritage and Endangered Species Program (NHESP) indicating the presence or absence of rare and endangered species. <http://www.mass.gov/eea/agencies/dfg/dfw/natural-heritage/>. Send request for NHESP review to: Lynn Harper, MA NHESP, 1 Rabbit Hill Road, Westborough, MA 01581, (508) 389-6360, lynn.harper@state.ma.us
9. Letter from Massachusetts Historical Commission (MHC) indicating the presence or absence of historic or archaeological sites. Do this by submitting to MHC a Project Notification Form (PNF), available here: <http://www.sec.state.ma.us/mhc/mhcform/formidx.htm>
10. Most recent brownfield site assessment MCP Phase I or II, or ASTM Phase I or II (if applicable)
11. Preliminary brownfield remediation plan and timeline (if applicable)

12. Proof of land stewardship practice.

Applicants are required to submit documentations of good land stewardship of past DCS grants or a municipal conservation land. The proof of good stewardship should include examples from three different activities from the following list; stewardship monitoring report on municipal land, invasion species control, trail building, educational kiosks, recent surveys outlining the conditions of trails or land boundaries, recent baseline documentation report, forest or land management plans. Applicants can submit documentation of other land stewardship activities. Photos of land stewardship activities are encouraged. Provide a narrative of how your community will provide stewardship if your community does not own any conservation land. Links to web sites that show this information can be used if appropriate.

See the Application Form for more detail.

C. DOCUMENTATION REQUIRED IF SELECTED TO RECEIVE FUNDING:

If selected, the Applicant will be required to submit the following forms to complete a contract:

- Commonwealth Standard Contract Form
- Commonwealth Scope and Budget Form
- Completed Contractor Authorized Signatory Listing (both sides)
- LAND Project Agreement

Applicants should review the Commonwealth Standard Contract Form, Commonwealth Scope and Budget Form, and Contractor Authorized Signatory Listing prior to submission of an application, available under the Forms and Terms tab of this Comm-PASS posting, as well as:

<http://www.mass.gov/anf/budget-taxes-and-procurement/oversight-agencies/osd/osd-forms.html>.

D. APPLICATION STEPS AND PROCEDURES:

1. **Apply:** Applicant submits three copies of the application; one original, one paper copy and an electronic copy on an electronic storage device. The electronic copy should include the GIS shape files of the maps of the subject parcel(s).
2. **Site inspection:** All applications will be subject to an in-person inspection by EEA-DCS staff.
3. **Scoring:** Applications are evaluated and scored using LAND evaluation criteria.
4. **Awards announced:** Project approval letter, LAND Project Agreement, State Standard Contract, and signatory forms for approved projects are sent to Awardees by DCS. State funds are obligated by the Commonwealth upon execution of contract documents for approved projects. Applicants not selected to receive funding will receive a letter notifying them.
5. **Conservation Restriction review:** projects that involve a Conservation Restriction must have a draft CR reviewed by DCS. Draft CRs, along with a CR review application form (available on the DCS website: www.mass.gov/eea/dcs), should be sent separately to:

The CR Reviewer
Executive Office of Energy & Environmental Affairs
100 Cambridge St., Suite 900
Boston, MA 02114

6. **Municipal funding secured through Town Meeting or City Council vote** (if not already completed). See Attachment D.
7. **Contract execution:** contract is signed by municipality and EEA. Municipality will be contacted once

contract is executed.

8. **Survey the property**, unless a recent survey has already been completed.
9. **Follow state procurement law:** Recipients must adhere to the state's procurement laws, M.G.L. C. 30B (Uniform Procurement Act). LAND projects fall under Section 16(2)(e). Work with your municipal procurement officer to ensure that your project conforms to the law, including advertising in the Central Register 30 days prior to closing. Communities using CPA funds for the acquisition are exempt from this requirement. EEA cannot reimburse acquisitions made prior to the starting date on the state standard contract for the project.
10. **Title examination and certification:** Municipalities must demonstrate good, clear, marketable title for the property they will acquire. Title research must cover the time immediately up to the point of municipal acquisition.
11. **Purchase property:** Municipality purchases property. If a Conservation Restriction (CR) will be conveyed, do so after acquiring the fee interest. Municipalities using CPA or Cape Cod Land Bank funds must convey a Chapter 184 CR to an eligible entity.
12. **Prepare the property:** Municipality performs site cleanup as needed, ensures parking and public access are adequate. Sign acknowledging LAND program funding is installed at main entry point. Use of locally-grown wood is encouraged (see Section 2G above for details).
13. **Submit Baseline Documentation Report and Land Management Plan:** Awardees must prepare a plan detailing the condition of the property at the time of award (after any cleanup/remediation), its uses, recreation and resource values, and long term management plans. DCS must approve the plan.
14. **Complete Open Space and Recreation Plan (OSRP):** Awardees that had only a draft OSRP by the application deadline must finish and have it approved prior receiving grant reimbursement.
15. **Submit reimbursement billing form** to DCS.
16. **Reimbursement payment:** Municipality reimbursed, typically by electronic funds transfer.
17. **Post completion requirements:** Property acquired using LAND grant funds is permanently protected conservation land under Article 97. Review the DCS Post Completion requirements on fees, user limitations, prohibition against converting conservation land to any other use, or ownership transfer.

4. Deadlines and Procurement Calendar

A. RELEASE OF BID: March 27, 2017

B. INFORMATION SESSION: An information session will be held on the following dates:

Thursday, May 17, 11:00 am

Department of Agricultural Resources
101 University Drive, Suite C4, Amherst, MA

Tuesday, May 18, 11:00 am

100 Cambridge Street, Boston, MA
2nd floor Conference Room D

The workshop presentation and answers to any questions received in writing by June 28, 2017 will be posted on the DCS website. While not required, it is recommended that applicants attend the workshop. Send RSVP to Emmanuel Owusu at 617-626-1187 or Emmanuel.Owusu@massmail.state.ma.us.

C. QUESTION PERIOD: Questions about this BID will be answered until June 28, 2017.

D. APPLICATION DUE DATE: Wednesday, July 12, 2017 at 3:00 pm

E. ESTIMATED AWARD DATE: Awards for land acquisitions are estimated to be announced about 120 days after the grant application deadline, subject to budget finalization, with contract negotiations to begin immediately thereafter. A community should not expect to close on a property during calendar year 2017.

F. ESTIMATED CONTRACT START DATE: Notwithstanding any verbal representations by the parties, or an earlier start date listed in the Standard Contract Form, and only after an award is issued and a final scope of services has been negotiated, the effective start date of a contract shall be the latest of the following dates: the date the Standard Contract Form has been executed by an authorized signatory of the contractor and the procuring department; the date of secretariat or other approval(s) required by law or regulation; or a later date specified in the Standard Contract Form.

5. Miscellaneous

A. TYPE OF PROCUREMENT: Grant

B. USE OF THIS PROCUREMENT BY SINGLE OR MULTIPLE DEPARTMENTS: This BID is a single department procurement. All contracts awarded under this BID will be utilized solely by EEA.

C. REQUEST FOR SINGLE OR MULTIPLE CONTRACTORS: This BID will result in multiple contracts.

D. BID DISTRIBUTION METHOD: This BID has been distributed electronically using the CommBuys system. It is the responsibility of every Applicant to check CommBuys for any addenda or modifications to the BID to which they intend to respond. The Commonwealth of Massachusetts and its subdivisions accept no liability and will provide no accommodations to Applicants who fail to check for amended BIDs and submit inadequate or incorrect responses. Potential Respondents are advised to check the “last change” field on the summary page of BIDs for which they intend to submit a response to ensure they have the most recent BID files. The application and answers to questions will be posted on the DCS website at <http://www.mass.gov/eca/dcs-grants>.

Respondents may not alter BID language or any BID component files. Those submitting a proposal must respond in accordance to the BID directions and complete only those sections that prompt a Respondent for a response. Modifications to the body of this BID, specifications, terms and conditions, or which change the intent of this BID are prohibited. Any unauthorized alterations will disqualify response.

E. LIST OF ATTACHMENTS TO THIS BID:

- A. Application Form
- B. LAND program project selection and rating system
- C. Requirements for use of Community Preservation Act or Cape Cod Land Bank funds
- D. Sample municipal vote
- E. Guidelines for boundary maps
- F. LAND program Policies, Regulations, and Legislation

**Local Acquisitions for Natural Diversity (LAND) Grant Program
APPLICATION FORM – FY 2018**

Please print double-sided

I. APPLICANT INFORMATION

Project name: _____

Municipality: _____

Municipal project manager:

This is the person who will be the day-to-day contact for the project and who will represent the municipality in communication with DCS. **Attach authorization from the Chief Executive Officer identifying the individual named below.**

Name: _____

Affiliation with Municipality: _____

Address at City or Town Hall: _____

Phone Number: _____

Fax Number: _____

E-mail address: _____

2. PROJECT DETAILS

Municipality:

Population 2010: _____ **Population 2000:** _____

Seasonal population (including student population): _____ source of data: _____

Describe seasonal population: _____

Property: (Provide this information directly from the appraisal report)

Acres: _____ Number of parcels: _____

Upland Acreage: _____ Building Lots: _____

Interest municipality will acquire:

☐ Fee

☐ Conservation Restriction (CR)

☐ Both fee and CR

If both, describe: _____

Parcel information:

County: _____ Watershed: _____

Assessor's map/lot number: _____

Current owner(s) _____

Access:

Does property have frontage on a street?

☐ Yes

☐ No

If yes, list street(s):

If no, describe how the public can access the property through adjacent landholdings. Grant funds are used to purchase land for conservation and public passive recreational use. Properties that do not have suitable public access will not be funded.

Zoning: _____

Past use(s): _____

Present use(s): _____

Proposed use(s): _____

Are there buildings or structures on the property?

☐ Yes

☐ No

If yes, list each and indicate current and planned use. The LAND Grant Program is intended to preserve undeveloped land, not to purchase buildings. Buildings are ineligible for funding. Any buildings proposed to be kept must serve a legitimate conservation, outdoor education, or public passive recreational use.

Will this project involve the removal of structures?

☐ Yes

☐ No

Will this project involve the remediation of a developed site or brownfield?

☐ Yes

☐ No

If a brownfield, attach a copy of the most recent site assessment, either MCP Phase I or II, or ASTM Phase I or II, indicating the nature of the contamination and the remediation required for proposed use. If no site assessment is available, contact DCS. Include in the Project Description a discussion of the importance of remediating the site, the plan for remediation, clear identification of disbursement of liability (e.g., will the town take it or will it reside with the current owner?), and any specific stewardship that will be undertaken to ensure that the site does not in

the future pose undue risk to the public due to currently existing contamination. Also provide a remediation timeline that includes funding sources. Reminder: site remediation must be completed before reimbursement.

3. ACQUISITION AND FUNDING DETAILS

<u>Appraisal Report #1</u>	<u>Appraisal Report #2 (if needed)</u>
Valuation: \$ _____	Valuation: \$ _____
Appraiser: _____	Appraiser: _____
Valuation _____	Valuation _____
Date: _____	Date: _____

Acquisition details:

Negotiated Sale:	<input type="checkbox"/> Yes	<input type="checkbox"/> No
Do you have a Purchase & Sales Agreement or Agreed Price?	<input type="checkbox"/> Yes	<input type="checkbox"/> No
If yes, amount: \$ _____		
Is Clear Title available?*	<input type="checkbox"/> Yes	<input type="checkbox"/> No
If no, is an eminent domain taking anticipated?	<input type="checkbox"/> Yes	<input type="checkbox"/> No
If yes, proposed pro tanto award amount: \$ _____		

*If clear title is not available, the applicant may decide to acquire the property by a friendly taking (eminent domain) process to clear the title. It is best to know if there is a potential title problem as soon as possible since this can complicate the acquisition process. Land lacking clear title will not be reimbursed.

Can this project be completed next Fiscal Year, FY 2019? (July 1, 2018 – June 30, 2019)

☐ Yes, if necessary ☐ Yes, FY 19 Preferred ☐ No

Funding request:

Recipients of LAND grant funding are reimbursed *after* they have expended the total project cost and submitted proof of payment. Only costs incurred during a grant recipient's contract period will be reimbursed. The reimbursement rate is 52-70%, based upon a municipality's Equalized Valuation Per Capita. See the DCS website for a list of rates. See section 2E in BID for eligible expenditures.

List your anticipated expenditures and requested grant amount below.

Reimbursement rate: _____

Item	Amount	Grant request amount
Property acquisition*	\$ _____	\$ _____
Recording fees	\$ _____	\$ _____
Title certification	\$ _____	\$ _____
Survey	\$ _____	\$ _____
Total	\$ _____	\$ _____

*Grant award amount is based upon the appraised value or agreed upon purchase price, whichever is less.

Will funds from the Community Preservation Act (CPA) be used?	<input type="checkbox"/> Yes	<input type="checkbox"/> No
Will funds from the Cape Cod Land Bank be used?	<input type="checkbox"/> Yes	<input type="checkbox"/> No

Use of CPA or Land Bank funds require the conveyance of a permanent Conservation Restriction (CR), within the

meaning of Ch. 184, to an eligible non-profit organization.

Have you identified an organization willing to hold the CR?

☐ Yes

☐ No

Name of organization: _____

Are you using or seeking funds from other sources or partners? Please list:

4. PROJECT DESCRIPTION

Describe in attachment, not to exceed two pages, the following:

- Description of the property, including natural resource, recreation, historical, educational, or agricultural values.
- Purpose of acquisition and proposed uses
- Consistency with Statewide Comprehensive Outdoor Recreation Plan (SCORP) and community Open Space & Recreation Plan (OSRP)
- Project schedule
- Consistency with any nearby State Priority Development or Preservation Areas as shown on the South Coast Rail Corridor Plan or the 495/MetroWest Development Compact Plan, or other regional plan.
- Description of land stewardship project on past DCS grant or a municipal conservation land.
- Plans for use of local wood in signage, waterbars, footbridges, etc.

5. PROJECT QUALITY

Landscape preservation:

How much protected conservation land does this project abut? _____acres

How much of the adjacent land can this project potentially serve as catalyst for future conservation efforts? _____acres

Describe how will the subject parcel's resource value be impacted by its potential development?

Recreational opportunities:

Municipal Open Space and Recreation Plan (OSRP):

To apply for this grant you must have a current, approved OSRP, or have submitted a draft OSRP by

the grant application deadline. To be eligible to apply with only a draft, a municipality must have completed the public participation process.

List the goals, objectives, or action plan items in your current or draft OSRP this project meets. Attach to your application copies of the relevant pages (not the whole plan).

	Goal, objective, or action plan item from current OSRP	Page no.
1		
2		
3		
4		
5		
6		
7		

What public recreational opportunities will the project provide?

Check the box that best describes your project. Clarify in the space below if necessary.

Recreational opportunities will be verified by DCS during the site visit. Please note that preference will be given to projects that permit hunting.

- ☐ Hunting activities
- ☐ Trail-based activities (e.g. hiking, Nordic skiing, biking, horseback riding)
- ☐ Water-based activities (e.g. canoeing, swimming, fishing, skating)
- ☐ Historic, cultural, or environmental education
- ☐ Community gardening or other community agriculture

Additional description: _____

Biodiversity and resource protection:

Percentage of the project that lies within or abuts MA Natural Heritage and Endangered Species Program (MNHESP) BioMap2 Core Habitat and Critical Natural Landscape designated areas:

_____ %

Percentage of the Project located in an area identified as of importance for climate change adaptation, in terms of landscape complexity and permeability/connectivity or implementation of resiliency best practices. Provide the source of any third party map or data used in this calculation.

_____ % _____ Information Source

Working lands:

Will active forest management or agriculture continue or begin *after* the acquisition?

Note: agriculture and forestry activities must be compatible with conservation and public use of the property.

☐ Yes

☐ No

If yes, describe forestry or farming planned:

Water resources:

Portion of the property that is 0-300 ft from ocean, lake, pond, river, stream, wetland, OR within an existing public drinking water supply area (Zone I/II or A/B),
OR over a medium- or high-yield aquifer:

☐ None

☐ 1-24%

☐ 25-50%

☐ >51%

6. MUNICIPAL AUTHORIZATION:

Attach a certified copy of the Town Meeting or City Council vote, or draft language. Vote must conform to sample vote language criteria, available as Attachment D to this application.

Does this project have town meeting/city council approval?

☐ Yes

☐ No

If not, what is the scheduled date for the vote?

7. OTHER IMPORTANT DOCUMENTATION:

- a. **USGS topographic map** with an outline of the Project boundary. Include the location, acreage, ownership and use of other public or quasi-public open space abutting, or close to, the Project on the topographic map. Show current use of adjacent private lands. If applicable, show proximity to Priority Development and Preservation Areas as shown on the South Coast Rail Corridor Plan, 495/MetroWest Development Compact Plan, Central Massachusetts Land Use Priority Plan, Merrimack Valley Regional Plan, Metro North Land Use Priority Plan, or other regional plan.
- b. **Plot plan or survey map** showing the Project boundary. The Project area must be shown in enough detail to be legally sufficient to identify the lands to be protected. A registered survey plan with deed references or assessor's map with block and lot number are acceptable.
- c. **Documentation of Good Land Stewardship** – Applicants are required to submit documentations of good land stewardship of past DCS grants or a municipal conservation land. The proof of good stewardship should include examples from three different activities from the following list; stewardship monitoring report on municipal land, invasion species control, trail building, educational kiosks, recent surveys outlining the conditions of trails or land boundaries, recent baseline documentation report, forest or land management plans. Applicants can submit documentation of other land stewardship activities. Photos of land stewardship activities are encouraged. Provide a narrative of how your community will provide stewardship if your community does not own any conservation land. Links to web sites that show this information can be used if appropriate.

- d. **Draft Conservation Restriction (CR)** – If your project involves the purchase or conveyance of a CR, please complete a separate CR application and submit a draft restriction along with this application. The CR application is available under “Publications” at the DCS website at www.mass.gov/eea/dcs. To obtain a copy of the Conservation Restriction Handbook, visit the DCS website, or contact Martha Reichert. Submit the draft CR to:

The CR Reviewer
Executive Office of Energy and Environmental Affairs
100 Cambridge St., Suite 900
Boston, MA 02114
617-626-1011

- e. **Other state agency review** – If it is not possible to include responses in the application package to DCS, attach a copy of your cover letter requesting their input.
- *Massachusetts Natural Heritage and Endangered Species Program*
(<http://www.mass.gov/eea/agencies/dfg/dfw/natural-heritage/publications-forms/publications/>).
 - *Massachusetts Historical Commission*
Send the MHC a PNF (<http://www.sec.state.ma.us/mhc/mhcpdf/pnf.pdf>) with a photocopy of the USGS locus map with the property boundaries clearly indicated, smaller-scale property maps if available, and a cover letter to include information about any known historic or archaeological sites. Send this certified mail, return receipt requested, so that you know when it was received. MHC will review and comment to DCS (and copy the applicant) within 30 days of receipt. If a Conservation Restriction is part of your project, you must notify and submit it to MHC for review. See these websites for any questions: <http://www.sec.state.ma.us/mhc/mhcpdf/pnfguide.pdf> and <http://www.sec.state.ma.us/mhc/mhcrevcom/revcomidx.htm>.
- f. **Brownfields:** If the property to be acquired is a brownfield site, the applicant should submit documentation of the nature of contamination, the type of remediation required, and an estimate of the cost and time required for remediation. This should include a map of contaminant locations. See the BID for more information on requirements for brownfield projects.

If selected for LAND funding, the Respondent will be required to execute the following forms in order to complete a contract:

- LAND Project Agreement
- Commonwealth Standard Contract
- Commonwealth Standard Terms & Conditions
- Contractor Authorized Signatory Listing

8. SIGNATURES

Attach municipality’s legal authority to apply for the grant, and the Chief Executive Officer’s legal authorization to execute contracts. This is a resolution, motion or similar action that has been duly adopted or passed as an official act of the community’s governing body that authorizes the filing of the application, including all understandings and assurances contained therein.

Chief Executive Officer

Type Official's Name

Date:

Conservation Commission members:

Signature	Printed Name
	Chair

APPLICATION ATTACHMENTS – use this as a checklist.

1. Municipal CEO's Authorization of Project Manager
2. Project narrative
3. Maps of values and resources protected, proximity to other conservation lands
4. Documentation of rare species from the MA Natural Heritage and Endangered Species Program
5. Documentation of historic resources from the MA Historical Commission
6. Appraisal report(s)
7. Draft Conservation Restriction (if applicable)
8. Brownfields documentation (if applicable)
9. Documentation of good land stewardship on past DCS Grant or Municipal Conservation land. Attach supporting documentation with the application for one or more past LAND/Self Help grants or conservation land. Documentation should include examples from three different activities from the following list; stewardship monitoring report on municipal land, invasion species control, trail building, educational kiosks, recent surveys outlining the conditions of trails or land boundaries, recent baseline documentation report, forest or land management plans. Applicants can submit documentation of other land stewardship activities. Photos of land stewardship activities are encouraged. Provide a narrative of how your community will provide stewardship if your community does not own any conservation land. Links to web sites that show this information can be used if appropriate.

Attachment B: Conservation Land Acquisition Project Selection System

Massachusetts LAND Program

In order to distribute limited grant funds, a project selection system is used for conservation land acquisition projects. The selection system includes a review of each project and draft ratings and funding recommendations by a grant review committee. The rating system considers demographic and project quality factors in order to identify those projects that best protect both natural resources and public passive outdoor recreation opportunities.

In reviewing applications for land acquisition and developing funding recommendations, the grant review committee considers:

1. Demographics

Scores are calculated by DCS.

- Median income
- Environmental Justice community
- Population growth rate from 2000-2010
- Seasonal population increase
- Availability of open space

2. Project Quality

- Landscape Conservation: size of the acquisition and its proximity to other protected open space or proposed project will serve as a potential catalyst for the conservation of adjacent acres.
- Biodiversity and Resource Protection: subject property located within BioMap2 Core or Critical Natural Landscape, or priority habitat, as identified by the MA Natural Heritage and Endangered Species Program
- Connectivity: Connectivity between the subject property and existing protected open space or how subject property will serve as a potential catalyst for future conservation efforts.
- Climate change adaptation and resiliency: property is located within an area identified as conducive for climate change adaption or resiliency.
- The impact of the parcel's resource value by its development and the threat of development
- Degree to which the project satisfies needs identified in the community's current Open Space and Recreation Plan
- Provision of public passive recreational opportunities, including those identified in the Statewide Comprehensive Outdoor Recreation Plan (SCORP). Projects offering hunting opportunities will be given preference.
- Working Lands: plans to conduct sustainable active forest/farm management, provided these uses are compatible with public recreational use
- Water Resources: frontage on the ocean or estuarine habitats; frontage on lakes, ponds, rivers; protection of drinking water supplies
- Demonstration of good stewardship on past DCS grant or municipal conservation land
- Overall project quality

RATING SYSTEM for FY 18 LAND Conservation Acquisition Projects

CATEGORY	Description	Partial Points	Max points
DEMOGRAPHICS (45%)			
Median income	Figures obtained from MISER and put into rank order by DCS		1-15
Environmental Justice community	Determined by DCS		0 - 3
Population growth rate	No growth/loss 0 0-3.9% 4-7.9% 8-11.9% 12-15.9% ≥16% 0 2 4 6 8 10		10
Availability of open space	Percent of protected open space in project census tract Project will be ranked relative to other applications and rated accordingly		0 - 9
Seasonal population	% seasonal increase in resident population: 0-9% 10-24% 25-49% 50% or more 0 1 3 4		4
SCORP – proximity to population	Land near home: population density of Census tract in which property is located (ppl/mile ²): < 0.5 0.5 – 0.9 1 – 1.9 2 – 2.9 3 + 0 1 2 3 4		4
PROJECT QUALITY (55%)			
Landscape Conservation	Total acreage protected >100 50-99 25-49 10-24 Fewer than 10 6 5 4 3 2		13
	Proposed project abuts protected open space (50+ acres) or proposed project will serve as a potential catalyst for the conservation of 50+ adjacent acres. Yes – 2 No - 0		
	How significantly will the subject parcel's resource value be impacted if parcel is developed? High Impact Medium Impact Low Impact 5 3 1		
Biodiversity and Resource Protection	Percentage of the project within NHESP BioMap2 Core Habitat and Critical Natural Landscape 100 -80% 79 – 60% 59 – 40% 39 -20% 19 – 1% 5 4 3 2 1		10
	Percentage of the project located in an area identified as conducive to climate change adaptation and resiliency in terms of landscape complexity and permeability/connectivity or implementation of resiliency best practices. 100 -80% 79 – 60% 59 – 40% 39 -20% 19 – 1% 5 4 3 2 1		
Recreational Opportunities	Number of goals, objectives, or action plan items in the OSRP that project advances: 5 or more items 2-4 items 1 or fewer items 2 1 0		14
	Recreational opportunities provided (these should be checked on site visit). Excellent Good Marginal No		
	Wilderness activities (camping, hunting, etc) 5 4 2 0 Accessible trail-based activities (hiking, etc)..... 3 2 1 0 Historic, cultural, or environmental education..... 2 1 0 Water-based activities (canoeing, skating, etc) 1 0.5 0 Community gardens..... 1 0.5 0		
Water Resources	Portion of project 0 - 300 ft from ocean, lake, pond, river, stream, wetland, or within existing drinking water supply area (Zone I/II or Zone A/B) or high or medium yield aquifer: >51% 1-50% 0% 4 2 0		4
Working Lands	Will property start or continue active forest/farm management? Must demonstrate clear intention to have these uses (1 point each)		2
Stewardship Capacity	Applicant has proven capacity to carry-out proper future stewardship of land held in fee or CR based on demonstrated activities. Excellent Good Average 3 2 1		3
Distribution of state resources	Applicant has not received a LAND grant in the past five grant rounds		4
Overall project quality	Excellent Very Good Good Average 5 4 2 1		5
TOTAL			100
Bonus Points – Community Compact Agreement			
Community Compact	Applicant has signed the Community Compact Agreement Yes – 2 No - 0		2

Attachment C: Requirements for acquisition projects funded through the Community Preservation Act (CPA) or Cape Cod Land Bank Act

The Community Preservation Act (CPA) and Cape Cod Land Bank Act state that land acquired with CPA or land bank funds must be bound by a permanent restriction (see excerpt of acts below). Property acquired with the help of the LAND grant program is protected Article 97 conservation land, however, this does not supersede the requirements of the CPA or Cape Cod Land Bank Act. The CPA requires that, for fee acquisitions, the municipality convey a Ch. 184 CR to a qualified 501(c)(3) organization whose purpose is land and/or water conservation (e.g., land trusts). It may not be an internal deed restriction. Fulfillment of the CPA is the responsibility of the municipality.

Conveyance of a CR to a qualified entity is required for reimbursement under this grant program.

Conveying a CR over “conservation land normally would trigger the formal Article 97 disposition process, requiring a 2/3 vote of the legislature. However, for guidance, EEA refers municipalities to the opinion of the Massachusetts Land Trust Coalition Attorney Referral Panel that states: “If a municipality acquires property under the CPA statute, it is required to impose a restriction on the property as a matter of law and thus the imposition of the restriction should be considered part of an integrated plan for dealing with the property. Therefore, the imposition of the restriction should not be considered a ‘disposition’ of an interest in the property within the meaning of Article 97.”¹ All municipalities should seek final advice on this issue from its town counsel or its city solicitor.

Points to remember when conveying a Conservation Restriction:

1. At the same time that it votes to acquire the property, the municipality should vote to authorize the grant of the CR and also indicate that the purchase of the property and conveyance of the CR be a simultaneous closing.
2. The deed to the municipality should indicate that the municipality might grant a CR to the specific entity identified to hold it or to an entity authorized to hold a CR under M.G.L. Ch. 184.
3. As long as a restriction is recorded **after** the recording of the deed of acquisition (even if immediately after), the unrestricted value (and therefore higher value) of the property is used for funding determinations in DCS grant programs.
4. The fact that the funding statute *requires* the restriction may mean that a party seeking a charitable contribution deduction in connection with a bargain sale of property may not be able to use the unrestricted value of the property in calculating the tax benefit.
5. The “proceeds” clause of the conservation restriction, if conveyed at no cost to the grantee, must provide that the municipality (as the fee owner) receives all of the proceeds of an extinguishment or taking, and the grantee receives none of such proceeds. In the event that the land ever is converted to non-conservation use, the municipality would still be responsible for replacing the converted property with land of equal or greater monetary value and conservation use and described in the Program Regulations, as though the land were owned in fee simple. Applicants should consult with DCS for guidance on drafting conservation restrictions for the appropriate language.

Community Preservation Act

¹ Attorney Greg Bialecki and the Attorney Referral Panel of the Massachusetts Land Trust Coalition – Visit the Massachusetts Land Trust Coalition website at www.massland.org, or <http://www.massland.org/pages/resources/legaladvisory3.html> for this legal advisory.

Section 12 of the Chapter 44B Real property interest; deed restriction; management

(a) A real property interest that is acquired with monies from the Community Preservation Fund shall be bound by a permanent restriction, recorded as a separate instrument, that meets the requirements of sections 31 to 33, inclusive, of chapter 184 limiting the use of the interest to the purpose for which it was acquired. The permanent restriction shall run with the land and shall be enforceable by the city or town or the commonwealth. The permanent restriction may also run to the benefit of a nonprofit organization, charitable corporation or foundation selected by the city or town with the right to enforce the restriction. The legislative body may appropriate monies from the Community Preservation Fund to pay a non-profit organization created pursuant to chapter 180 to hold, monitor and enforce the deed restriction on the property.

(b) Real property interests acquired under this chapter shall be owned and managed by the city or town, but the legislative body may delegate management of such property to the conservation commission, the historical commission, the board of park commissioners or the housing authority, or, in the case of interests to acquire sites for future wellhead development by a water district, a water supply district or a fire district. The legislative body may also delegate management of such property to a nonprofit organization created under chapter 180 or chapter 203.

Chapter 293 of the Acts of 1998: AN ACT RELATIVE TO THE ESTABLISHMENT OF THE CAPE COD OPEN SPACE LAND ACQUISITION PROGRAM

Section 3. Any real property interest in open space purchased with land bank funds shall be retained in natural, scenic, or open condition and shall be bound by a permanent deed restriction limiting the use of the interest to the purpose for which it was acquired. Said deed restriction shall run with the land...

Sample Vote Language for Community Preservation Act Projects

To see if the Town [or City] will vote to raise, borrow and/or appropriate \$Total Project Cost for the acquisition by gift, negotiated purchase or eminent domain of a parcel of land of approximately ___ +/- acres owned by OWNER as described on Assessors Map ___, Parcel ___, to be managed and controlled by the Conservation Commission of the Town [or City] of XXX in accordance with Chapter 40, Section 8C for conservation and passive recreation purposes, and to meet said appropriate with funds transferred and/or borrowed in accordance with M.G.L. Chapter 293, the Community Preservation Act and to authorize the Treasurer, with the approval of the Board of Selectmen, to issue any bonds or notes that may be necessary for that purpose, as authorized by M.G.L. Chapter 44, or any other enabling authority, and that the Town Manager [or Board of Selectmen or City Council or Mayor] be authorized to file on behalf of the Town [or City] of XXX any and all applications deemed necessary under the Self-Help Act (M.G.L. Chapter 132A, Section 11) [or LWCF or USH] or any other applications for funds in any way connected with the scope of this acquisition, and the Town Manager and the Board of Selectmen [or Mayor and the City Council] and the Conservation Commission be authorized, as they deem appropriate, to enter into all agreements and execute any and all instruments including the conveyance of a perpetual conservation restriction in accordance with M.G.L. Chapter 184 as required by Section 12(a) of Chapter 44B or Chapter 293 Section 10 of the Acts of 1998 as amended, as may be necessary on behalf of the Town [or City] of XXX to affect said purchase. Said conservation restriction may be granted to the [Name of Grantee] or any other organization qualified and willing to hold such a restriction.

Attachment D: Sample Municipal Vote

Each community should draft its warrant article or city council order with the guidance of municipal counsel. The form will vary with the type of project, source of funding, etc. All should include the following elements:

- I. Authorization to expend an amount equal to the full acquisition cost of the project. All DCS grant programs are *reimbursement* programs, not match programs; therefore, the total project cost must be raised or appropriated through current tax levy or borrowed; project bills paid by the municipality and then a reimbursement request is made to DCS for the grant amount.
- II. Indication of the source of funding (Conservation Fund, Community Preservation Act Fund, general fund, borrowing, etc.). M.G.L. Chapter 44, sections 7, 8C, and 12(a) on Municipal Indebtedness, allows cities and towns to borrow in anticipation of reimbursement. It is strongly recommended that the warrant article or city council order is prepared with the advice of city/town counsel, treasurer and accountant to ensure that the appropriate section is noted in the warrant article. These sections permit the municipality to borrow in anticipation of a grant and require that a grant agreement be executed before the treasurer actually obtains the borrowed amount. This assures DCS that the municipality has budgeted for 100% of the total project cost, and assures the municipality that the project need not be completed if the proposal does not receive grant assistance. For further advice, please contact the Department of Revenue, Division of Local Services at (617) 626-2300.
- III. Acquisition projects: indicate that land is being acquired for conservation and passive outdoor recreation purposes (Chapter 40, Section 8c) and will be in the care and control of the

Conservation Commission per the program regulations.

IV. Authorization for the conservation commission to seek reimbursement under the LAND program, (formerly known as the Self-Help program), Chapter 132A, §11, and enter any necessary contracts thereto.

V. If a taking is involved in an acquisition project, the conservation commission must, in writing, request the selectmen or city council to take the property via eminent domain.

VI. Communities may also consider allowing the subsequent conveyance of a Conservation Restriction.

VII. Communities may also consider language permitting a license or lease agreement to manage the property consistent with the LAND grant program for maintenance, etc.

The following is a sample vote authorizing the acquisition of conservation land using LAND financial assistance. This is intended only as a point of reference. **Municipal Counsel should always be consulted when drafting Town Meeting warrant articles or City Council orders.** The draft article or order should be submitted to DCS for review prior to the Town Meeting or City Council to ensure compliance with the grant program.

Sample for Conservation Acquisition Project – Town Meeting Warrant Article

To see if the CITY/TOWN will vote to appropriate, and authorize the Treasurer with the approval of the Selectmen [describe method of appropriation and/or borrowing according to M.G.L. Chapter 44, note particularly Section 8C], to borrow the sum of \$TOTAL PROJECT COST, for the purpose of purchasing for conservation and passive recreation purposes, by eminent domain or negotiated purchase or otherwise, a certain property together with buildings thereon, known as the PROPERTY NAME consisting of XXX acres, more or less, as shown on a plan entitled "Plan of Land in MUNICIPALITY made by SURVEYING FIRM dated XX/XX/XX"; that said land be conveyed to said CITY/TOWN under the provisions of Massachusetts General Laws, Chapter 40, Section 8c, and as it may hereafter be amended and other Massachusetts statutes relating to Conservation, to be managed and controlled by the Conservation Commission of MUNICIPALITY, and the Conservation Commission be authorized to file on behalf of MUNICIPALITY any and all applications deemed necessary for grants and /or reimbursements from the Commonwealth of Massachusetts deemed necessary under Chapter 132A, Section 11 and/or any others in any way connected with the scope of this Article, and the CITY/TOWN and the Conservation Commission be authorized to enter into all agreements and execute any and all instruments as may be necessary on behalf of MUNICIPALITY to affect said purchase.

Sample for Conservation Acquisition Project – City Council Vote

A RESOLUTION TO APPLY FOR, ACCEPT, AND EXPEND A GRANT FROM THE COMMONWEALTH OF MASSACHUSETTS EXECUTIVE OFFICE OF ENERGY AND ENVIRONMENTAL AFFAIRS, DIVISION OF CONSERVATION SERVICES' LOCAL ACQUISITIONS FOR NATURAL DIVERSITY (LAND) GRANT PROGRAM

WHEREAS: The Commonwealth of Massachusetts Executive Office of Energy and Environmental Affairs (EEA) Division of Conservation Services (DCS) is making funding available through the Local Acquisitions for Natural Diversity (LAND) Program;

WHEREAS: The LAND Program was established in 1961 to assist municipal conservation commissions in acquiring land for natural resources protection and passive outdoor recreation purposes;

WHEREAS: The permanent preservation of open space is a priority of the NAME OF THE CITY; and

WHEREAS: The CITY will vote to appropriate, and/or borrowing according to M.G.L. Chapter 44, notes particularly Section 8C], to borrow the sum of \$TOTAL PROJECT COST, for the purpose of purchasing for conservation and passive recreation purposes, by eminent domain or negotiated purchase or otherwise.

WHEREAS: The NAME OF THE CITY has identified an assembly of parcels of TOTAL LAND ACRAGE known as PROJECT NAME that would be preserve for PURPOSE OF THE PROJECT.

WHEREAS: The NAME OF THE CITY intends to submit an application to EEA to fund up to REIMBURSEMENT RATE of the purchase price of the PURCHASE IN FEE/CONSERVATION RESTRICTION for the property known as PROJECT NAME.

NOW THEREFORE, BE IT RESOLVED:

1. That the City Manager be and is hereby authorized and requested to file an application with EEA for a LAND grant;
2. That the city manager be and is hereby authorized to accept grant funds and execute contracts, and any amendment thereto, in order to carry out the terms, purposes, and conditions of EEA DCS LAND Grant Program;
3. That the city manager be and is hereby authorized to take such other actions as are necessary to carry out the terms purposes, and conditions of EEA DCS LAND Grant Program.

Attachment E: Guidelines for Boundary Maps

The Executive Office of Energy and Environmental Affairs requires a dated project boundary map that clearly delineates the permanently protected park, recreation or conservation land. The map must be submitted prior to project approval, and may be changed prior to final payment without triggering a conversion.

Project Area - At a minimum, must include the entire area acquired in an acquisition project.

Ensure that the recreational usefulness and attraction of the new protected area is viable on its own and independent of the surrounding or adjacent areas. If it is dependent upon other areas for access, those areas should also be included in the protected area.

A formal surveyed boundary plan showing metes and bounds is best, but not necessarily required.

The project area must be shown in enough detail to be legally sufficient to identify the protected area. These methods can be used in lieu of a survey plan:

- Assessors map with deed references
- Adjoining ownerships
- Adjoining easements of record
- Adjoining water bodies or other natural landmarks
- Government survey

Boundary Map Requirements:

1. Include the park name and project number and date of map preparation.
2. The map should have a scale, north arrow and the project boundary should be outlined in red.
3. Identify the owner of the land (i.e., *Municipal Conservation Commission*).
4. Identify any pre-existing uses (i.e. buildings) that should be excluded from the legally protected area.
5. Identify general ownership and land use of adjacent properties (i.e., public conservation or recreation land, residential, commercial, and industrial land uses).
6. Clearly identify and describe all public access points to the project area.
7. Show outstanding rights and interests in the area held by others and note the term remaining on the lease. Known easements, deed or lease restrictions, reversionary interest, etc. are to be indicated. Those outstanding rights and interests which, in the opinion of this office, would not adversely impact the utility and viability of the recreation or conservation area if exercised and not intended to be included under the conversion provisions should be specifically identified. These are typically utility easements. This office must be notified if any changes are made to these easements after the project is completed.
8. Clearly show key features and uses such as:
 - Number of acres acquired or developed
 - Named roads
 - Bodies of water
 - Structures and improvements
 - Utilities
 - Restrictions, easements and rights-of-way
 - Wetlands
 - Trails
 - If the subject parcel is part of, adjacent to, or in close proximity to an existing protected area(s), also show the location of these protected sites including the project number and name for those sites.
 - Any other characteristics that aid in understanding the protected outdoor recreation resources

Attachment F: Policies, Regulations, and Legislation Guiding the LAND Grant Program

301 CMR 5.00: LAND AND PARC PROGRAMS

NOTE: Self-Help is now the LAND program: Local Acquisitions for Natural Diversity
Urban Self-Help is now the PARC Program: Parkland Acquisition and Renovation for Communities

Section

- 5.01: Purpose**
- 5.02: Definitions**
- 5.03: Eligibility**
- 5.04: Project Application and Selection**
- 5.05: Project Conditions**
- 5.06: Project Costs**
- 5.07: Post-Completion Responsibilities**
- 5.08: Conversion**
- 5.09: Guidance Documents**
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5.01: Purpose

301 CMR 5.00 is promulgated to implement the LAND and PARC grant programs by establishing uniform grant application procedures, project selection standards, and program administration requirements. Both the LAND and PARC grant programs have two separate programs: an annual program in accordance with the grant cycle of 301 CMR 5.05(4); and a rolling program subject to periodic notice of availability as described in 301 CMR 5.05(5).

5.02: Definitions

Active Outdoor Recreation. Outdoor recreation that occurs in parks and requires significant alteration of the natural landscape to provide playground or active sports facilities such as tennis, basketball or other sport courts, ball fields, swimming pools or spray pads, paved bike or walking trails, golf courses, marinas, enclosed dog parks, boat rentals, concession stands, community gardens, outdoor skating rinks, bathroom buildings, bleachers or stands or other developed facilities needed for active outdoor recreation.

Conservation Land. Land owned by a municipality for conservation and passive public outdoor recreation purposes and managed for those purposes under the Conservation Commission consistent with M.G.L. Chapter 40 section 8C. In order to receive funds from the LAND Program Conservation Land must be dedicated in the deed to conservation and passive public recreation purposes.

Director of Environmental Justice. A person so named and designated by the Secretary to review PARC and LAND grant applications and advise the Secretary on the importance of each application in addressing environmental justice concerns.

Division. The Division of Conservation Services in the Executive Office of Energy and

Environmental Affairs.

LAND Program. A grant program that provides reimbursements to municipalities of up to 90% of the allowable project costs towards the purchase of land for conservation and passive outdoor recreation purposes and/or planning, design, access, or stewardship projects on LAND funded conservation land.

Management Plan. A plan reviewed and approved by the Division that guides future use and stewardship of the Park or Conservation Land for appropriate active or passive outdoor recreation.

Open Space and Recreation Plan. A plan reviewed and approved by the Division, having a duration of up to ten years, containing those elements required by the Division such as: a summary; statement of purpose including planning process and public participation; community setting; environmental inventory and analysis; inventory of lands of conservation and recreation interest; community goals; analysis of needs; goals and objectives; an action plan; and maps and letters of comment from the chief municipal officer, planning board, and regional planning agency. Guidelines and a workbook for developing plans are available from the Division.

PARC Program. A grant program that provides reimbursements to municipalities of up to 90% of allowable costs towards the acquisition of land, and the construction, restoration, or rehabilitation of land for park and outdoor recreation purposes.

Park. Land owned by a municipality and managed for active public outdoor recreation purposes under the Park, Playground or Recreation Commission. In order to receive PARC Program funding a park must be dedicated in the deed to active public outdoor recreation purposes.

Passive Outdoor Recreation. Any outdoor activity that occurs in a natural setting with minimum disturbance of the natural and cultural resources and that is consistent with quiet enjoyment of the land including but not limited to hiking, nature study, outdoor education, cross country skiing, snowshoeing, horseback riding, trail bicycling, hunting, fishing, picnicking, canoeing, ice-skating, community gardening in existing fields, swimming in a natural water body with minimal site development, or informal sports activities on an open natural field. For the purpose of eligibility and reimbursement under these regulations snowmobiling may be considered passive outdoor recreation if the municipality determines that it is compatible with other activities. Facilities necessary to support passive recreation with a minimum of disturbance to the natural and cultural resources such as natural surface trails and wood roads, and appropriately-scaled parking areas, bathrooms, and nature centers are considered consistent with passive outdoor recreation. Passive outdoor recreation areas may also be managed for sustainable forestry and farming including community farms and forests.

Project. Reimbursement for the acquisition of land for passive outdoor recreation and conservation purposes, and/or appropriate planning, design, access, or stewardship projects on LAND funded conservation land (including ancillary costs such as title, survey, management planning, design and installation of low impact trails or educational signs or other low impact and appropriate projects to support passive outdoor recreation). Project also means the acquisition, development, restoration, or renovation of parkland reimbursed by the PARC Program that

meets all policies and specifications of EEA and the Division. Projects shall require that a project agreement be recorded at the appropriate Registry of Deeds with a reference to the conservation or park land that has been funded with the grant. The project agreement includes reference to all requirements and policies of the grant that apply in perpetuity to the land.

Project Quality Criteria. Rating criteria used in project selection such as park and conservation land accessibility, public participation in design, water and trail access, land and park stewardship, consistency with state and local plans, and environmental attributes such as habitat for rare, threatened, or endangered species and species of greatest conservation need, water resources, farm, forestry, landscape and biodiversity conservation resources, historic and archaeological resources, climate resiliency, stormwater reduction, tree planting, and support of EEA and agency policies.

Project Selection System. A project rating system based on a 100-point scale. The LAND Project Selection System shall award no less than 30 points based on demographic factors, focusing on financial need of the applicant community, and up to 70 points based on project quality criteria. The PARC Project Selection System shall award no less than 30 points based on demographic characteristics, focusing on financial need of the applicant community, and up to 70 points based on project quality criteria. Each program's selection system awards points for implementation of the community's open space and recreation plan and up to ten bonus points at the discretion of the Secretary. The Secretary shall develop and may review and modify, at his discretion, selection systems for the LAND, Rolling LAND, PARC, and Rolling PARC grant programs. The selection systems shall be set forth in Guidance Documents available from the Division.

Regional Project. A recreation facility that has parking for at least 100 cars and adequate comfort stations. Regional Projects generally provide multiple opportunities for picnicking, walking, canoeing, boating, fishing, children's recreation, and swimming. The Secretary may waive the vehicle accommodation requirement if direct access to a public transportation route with regularly scheduled hourly service is available at the project site. Guidelines for regional projects are available from the Division.

Rolling LAND Program. A rolling grant program that conforms with the minimum requirements of the LAND Program, plus guidelines established by the Secretary, excluding the grant cycle requirement described in 301 CMR 5.05(4).

Rolling PARC Program. A rolling grant program that conforms with the minimum requirements of the PARC Program, plus guidelines established by the Secretary, excluding the grant cycle requirement described in 301 CMR 5.05(4).

Secretary. The Secretary of Energy and Environmental Affairs or the Secretary's designee.

Small Town Project. A Project which qualifies only for a maximum of \$100,000 where a community does not meet the population criteria of a city or town of over 35,000 and is not undertaking a Regional or Statewide Project.

Statewide Project. A recreation facility located within a one hour driving time from more than one Metropolitan Statistical Area, accommodates at least 200 vehicles, provides adequate comfort

stations, and will also provide for more dispersed or uncommon recreation opportunities such as equestrian trail use, overnight camping, nature center programs, golf, group picnicking, large beach use, boating, skiing, and live animal viewing such as zoos. Any Project located on Nantucket Island, Martha's Vineyard, or Cape Cod is considered statewide regardless of the project scope. The Secretary may waive the vehicle accommodation requirement if direct access to a public transportation route with regularly scheduled hourly service is available at the project site. Guidelines for statewide projects are available from the Division.

5.03: Eligibility

- (1) Planning Requirement. No application will be considered by the Secretary until the Applicant has filed an approved Open Space and Recreation Plan or submits a draft plan with the preliminary application.
- (2) LAND Program.
 - (a) Only municipalities with Conservation Commissions duly established pursuant to M.G.L. c. 40, § 8C are eligible to participate in the LAND Program.
 - (b) LAND Program grants are available to fund the acquisition of land for passive outdoor recreation and conservation purposes, and/or appropriate planning, design, access, or stewardship projects on conservation land.
- (3) PARC Program.
 - (a) Only municipalities with a Park, Playground, or Recreation Commission, or any combination thereof, duly established pursuant to M.G.L. c. 45, § 2, and a Conservation Commission duly established pursuant to M.G.L. c. 40, § 8C, are eligible to participate in the PARC Program.
 - (b) PARC Program grants are available to fund the acquisition of land for park and active outdoor recreation purposes, and for the construction, restoration, or rehabilitation of land for park and outdoor recreation purposes.
 - (c) The following municipalities are eligible to apply for PARC grants:
 1. Any city, or a town of over 35,000 year round inhabitants; or
 2. Municipalities with a population of less than 35,000 year-round inhabitants that:
 - a. propose a Statewide or Regional Project and demonstrate regional or statewide usage to the satisfaction of the Secretary; or
 - b. propose a Small Town Project.
 - (d) The Director of Environmental Justice may publicize in urban areas the existence of the PARC Program, and publicize, make available and assist municipalities with interpreting the PARC Program guidelines.
- (4) Affirmative Action and Accessibility. To be eligible for assistance, municipalities must be in compliance with a Civil Rights Review Comment from the Massachusetts Commission Against Discrimination, and Executive Order No. 215, concerning Disbursement of State Development Assistance for Affordable Housing. Municipalities must also show that all parks and recreation facilities are in compliance with the Americans with Disabilities Act (P.L. 101-336), formerly required under Section 504 of the Rehabilitation Act of 1973, P.L. 93-112 (Federal Handicapped Accessibility Guidelines), as amended; and Department of Interior Regulations 43 CFR 17, Subpart B, or show how and when such facilities will be brought into compliance with the above

regulations.

(5) Upon request, the municipality or its authorized representative shall provide all records, books, papers, documents, or other data relating to the Program grant to the Secretary for examination.

(6) Each program participant shall cause work on the Project to proceed within a reasonable period of time after receiving a signed state standard contract from the Division and will pursue the Project to completion with reasonable diligence.

5.04: Project Application and Selection

(1) Application Step Procedures. Applications shall be submitted to the Secretary in accordance with the Application Guidelines of the Division, which are available on the Division's web site.

(2) Appraisal Reports. Applications for acquisition assistance shall be accompanied by an appraisal report prepared according to the Appraisal Report Guidelines of the Division, which are available on the Division's web site.

(3) Project Selection System. In order to distribute limited LAND and PARC funds among many deserving applicants, the Secretary has developed a review process called the Project Selection System. The Project Selection System considers a number of demographic and project quality factors in order to identify those projects which best protect natural resources or provide recreation amenities where appropriate in communities that have the greatest need for financial assistance and that have made efforts to implement their open space and recreation plans in coordination with local planning for future growth. The Project Selection System Guidelines for each grant program are available on the Division's web site.

(4) LAND Program and PARC Program Grant Cycle.

The annual filing deadline for applications shall be no later than August 15th of each year. The Secretary may alter or extend this deadline provided that public notice of the change is given at least 90 days in advance of the new deadline. Grants shall be made only once in the annual fiscal cycle; however, grants may be adjusted after the award for cause. Grant applicants shall receive notice no later than November 15th of each year from the Division as to whether an award will be issued.

(5) Rolling Program Specific Requirements.

- (a) Rolling LAND Program grants must meet all requirements applicable to the LAND grant program, excluding the grant cycle requirement as described in 301 CMR 5.05(4).
- (b) Rolling PARC Program grants must meet the all requirements applicable to the PARC grant program, excluding the grant cycle requirement as described in 301 CMR 5.05(4).
- (c) The Secretary may establish additional guidelines for the Project Selection System of the Rolling LAND Program.
- (d) The Secretary may establish additional guidelines for the Project Selection System of the Rolling PARC Program.
- (e) The Secretary shall provide notice of availability of funding and the associated filing deadline for any grant funding offered under either the Rolling PARC or the Rolling LAND

Programs. Such notice shall be effective when published either in the Massachusetts Register or the *Environmental Monitor*.

(f) The Secretary may announce rolling grant rounds and accept applications from time to time and subject to available funding.

5.05: Project Conditions

(1) Off-street parking and land use and management plans may be required at the discretion of the Secretary depending upon the size of the project area, its intended use(s), the nature of the resource(s), and the availability of public transportation and on-site parking.

(2) Additional project conditions may be required by the Secretary to enhance public benefit or protection of natural resources.

(3) Program participants shall provide for fair and equitable treatment of persons and businesses to be displaced as a result of the project, and shall comply with M.G.L. c. 79A, as amended, Titles II and III of the federal Uniform Relocation Assistance and Real Property Acquisitions Act of 1970 (P.L. 91-646) where concurrent federal financial assistance is sought or intended for subsequent project phases.

(4) Property acquired or improved with LAND Program assistance shall be under the care, custody, and control of the Conservation Commission. Property acquired or improved with PARC Program assistance shall be under the care, custody, and control of the Recreation, Park, or Playground Commission. For acquisition projects, the grantee on the deed shall state that the care, custody and control is with either the Conservation Commission for LAND grants or Recreation, Park, or Playground Commission for PARC grants.

(5) A failure to comply with the conditions of any grant contract may result in the reduction, suspension, or withdrawal of awarded grant funds.

5.06: Project Costs

(1) Each grant program provides reimbursement of up to 90% of eligible project costs towards the acquisition of land for active outdoor recreation or conservation and passive outdoor recreation purposes, planning design, access, or stewardship projects on conservation land, or the construction, restoration or rehabilitation of facilities for park and active outdoor recreation purposes. The maximum reimbursement percentage allowed for an approved project will be based on the municipality's equalized valuation per capita decile rank among all Massachusetts municipalities as determined by the Secretary of Administration and Finance. A municipality's rank, and therefore its percentage of reimbursement potential, may change annually based on its increase or decrease in property valuation and population growth. The Secretary may reduce the maximum reimbursement percentage to allow for a more equitable distribution of limited funds among all municipalities. The annual reimbursement schedules are available from the Division.

(2) Subject to the approval of the Secretary, all reasonable costs associated with acquisition projects shall be eligible for reimbursement, as long as they are incurred within the contract period. Costs for title searches, recording fees, boundary surveys, baseline documentation reports,

management plans, planning, design, and stewardship projects and other approved project costs from the project proposal, as well as the actual approved purchase price, are deemed to be eligible acquisition, planning, design, access, and stewardship project costs. In addition, for PARC Projects, the actual approved purchase price, recording fees, boundary surveys, engineering, design, construction, and construction supervision are deemed eligible project costs; however, the Secretary shall retain the right to set a fixed limit on the reimbursement of Project costs. Additional information on reimbursement procedures is available from the Division upon request.

(3) As required by M.G.L. c. 132A, § 11, reimbursement under the LAND Program will occur only after the participant has expended an amount equal to the total cost of the project and not until the project has been completed to the satisfaction of the Secretary. Billing procedures and forms are available from the Division.

(4) Federal funding sources such as Community Development Block Grants or Revenue Sharing that are defined by the federal government to be local money may be used to match program funds. Community Preservation Act (CPA) funds are also considered local money and may be used to match program funds. Program reimbursements for PARC projects may be paid periodically upon request for payments made by a municipality. Billing procedures and forms are available from the Division.

(5) The Division encourages charitable contributions for conservation purposes either in cash or real property. While real property contributions are not reimbursable, cash contributions may be utilized as the municipality's share of the project providing said cash contribution is deposited into a separate municipal account such as authorized under M.G.L. c. 40, § 5, Cl. 51 and is expended therefrom as part of the municipal appropriation for the acquisition or development.

(6) Project reimbursements are to be based on the receipt of invoices and canceled municipal checks and compliance with current reimbursement requirements of the Division. Municipal staff time and non-cash donations are not eligible for reimbursement.

5.07: Post-completion Requirement

(1) Operation, Maintenance, and Reasonable Use Limitations. Property acquired or developed with LAND or PARC Program assistance shall be operated and maintained in accordance with management plans reviewed and approved by the Division and project contract and project agreement specifications.

(2) Nondiscrimination. Property acquired or developed with Program assistance will be open to entry and use by all persons regardless of race, color, national origin, sex, sexual preference, age or disability.

(3) Nondiscrimination on the Basis of Residence.

(a) Discrimination on the basis of residence, including preferential reservation, membership or annual permit systems, or user fees is prohibited on the Project site.

(b) The Secretary will approve or deny all proposed fee or access limiting systems. Waivers will not be granted which are inconsistent with the Federal Land and Water Conservation Fund Act, P.L. 88-578, Section 6(f)(8), 16 U.S.C. § 4601-4. et seq.

5.08: Conversion and Reversion

(1) Conversion. Property acquired or developed with assistance from the LAND or PARC Program shall be retained and used at all times for conservation and passive outdoor recreation purposes for LAND projects or park and active outdoor recreation purposes for PARC projects in accordance with M.G.L. c. 132A, § 11, St. 1977, c. 933, and M.G.L. c.45 § 1 and 3 as amended. Any property so acquired or developed shall not be wholly or partly converted to other than public active or passive outdoor recreation, park or conservation purposes without the approval of the Secretary. Converted property shall comply with Article 97 of the Massachusetts Constitution and shall be replaced with land of at least equal fair market value, natural resources or park values, acreage and of equivalent usefulness for active or passive outdoor recreation. The Secretary may disapprove conversion requests or reject proposed property substitutions. Grant contracts, at the discretion of the Secretary, may be subject to specific performance.

(2) Reversion. Property acquired or improved with LAND or PARC Program funds shall be retained and used at all times for open space purposes in accordance with M.G.L. c.132A, § 11, as amended, St. 1977, c. 933, as amended; or M.G.L. c.45 § 1 and 3 as amended. In the event that the property ceases to be used, either in whole or in part, for such purposes, all interest in the property shall revert to the Commonwealth, unless the Secretary demands specific performance of the grant contract.

(a) Owners of property so acquired or improved shall notify the Secretary in writing of any change in use or potential change in use of the property that is inconsistent with said conservation, park, or active or passive outdoor recreation purposes. The owner shall have 90 days from the date written notice was received by the Secretary to present evidence acceptable to the Secretary that the basis for reversion has been cured, in which case the property shall not revert. Upon receipt of written notice, the Secretary may review the circumstances of the property and determine that reversion of the property is not appropriate or essential to the protection of public conservation or park land, and find that the provisions of 301 CMR 5.09(1) shall apply.

(b) If the Secretary finds that a property acquired or improved with Program funds has ceased to be used for such conservation, park, or active or passive outdoor recreation purposes, the Secretary shall notify the owner of the property in writing of this basis. The owner shall have 90 days from the date written notice was mailed to the owner to present satisfactory evidence acceptable to the Secretary that the basis for reversion has been cured, in which case the property shall not revert.

5.09: Guidance Documents

The Guidelines or Guidance Documents referenced herein are available free of charge to municipalities upon request from the Division.

5.10: Severability

The provisions of 301 CMR 5.00 are severable, and if any provision or application thereof is held to be invalid by a court of competent jurisdiction, such invalidity shall not affect the enforceability

of the remainder of 301 CMR 5.00.

REGULATORY AUTHORITY

301 CMR 5.00: M.G.L. c. 21A, § 2; c. 132A, § 11; St. 1977, c. 933; St. 1987, c. 564, §§ 8 and 9; St. 1996, c. 15, § 2; St. 2002, c. 236, § 2; St. 2007, c. 27, § 2; St. 2008, c. 312, § 2; St. 2014, c. 286.