UNITED STATES DEPARTMENT OF THE INTERIOR NATIONAL PARK SERVICE LAND AND WATER CONSERVATION FUND PROJECT AGREEMENT

(OMB No. 1024-0033, August 31, 2010)

State: New Hampshire		Project Number: 33-00 678						
Project Title: Jericho Lake State Pa	ork Visitor Services and Mainte	enance Facility						
Project Period: Entire								
Proposal Scope (Desc	ription of Project):							
the parking area, ren include: park informa	ovations to the day use area a	for center and park maintenance facility, expansion of and beach, and dam maintenance. The building will ment office, equipment storage area, garage bays,						
		•						
		The following are hereby incorporated into this agreement:						
Total Project Cost	\$424,520.00	 General Provisions LWCF State Assistance Program Manual Project Application and Attachments OMB Circular A-102 						
LWCF Amount (Fund amount n	\$ 212,260.00 ot to exceed 50% of total)	4. OMB Circular A-102 5. 43 CFR Part 12 6. 36 CFR Part 59						

The United States of America, represented by the Director, National Park Service, United States Department of the Interior, and the State named above (hereinafter referred to as the State), mutually agree to perform this agreement in accordance with the Land and Water Conservation Fund Act of 1965, 78 Stat. 897 (1964), the provisions and conditions of the Land and Water Conservation Fund State Assistance Program Manual, and with the terms, promises, conditions, plans, specifications, estimates, procedures, project proposals, maps, assurances, and certificates attached hereto or retained by the State and hereby made a part hereof.

The United States hereby promises, in consideration of the promises made by the State herein, to obligate to the State the amount of money referred to above, and to tender to the State that portion of the obligation which is required to pay the United States' share of the costs of the above project, based upon the above percentage of assistance. The State hereby promises, in consideration of the promises made by the United States herein, to execute the project described above in accordance with the terms of this agreement.

The following special project terms and conditions were added to this agreement before it was signed by the parties hereto:

In witness whereof, the parties hereto have executed this agreement as of the date entered below.

THE UNITED STATES OF AMERICA

By:

(Signature)

(Signature)

New Hampshire

(State)

(State)

(State)

(Signature)

(Signature)

(Signature)

(Signature)

(Signature)

(Signature)

(Signature)

Deputy Director/ASLO

(Fitle)

Estimated Burden Statement: The public reporting burden for this collection of information is estimated to average 3 hours per response including time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. Direct comments regarding this burden estimate or any aspect of this form should be sent to the National Park Service, State and Local Assistance Programs Division, 1849 C Street NW, Washington, DC 20240.

Paperwork Reduction Act Statement: This form is necessary to provide data input into an NPS project database which provides timely data on projects funded over the life of the program. Such data is used to monitor project progress and to analyze program trends. A Federal Agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. Any comments on the burden estimate or other aspects of this collection of information may be addressed to the National Park Service, State and Local Assistance Programs Division, 1849 C Street NW, Washington, DC 20240. NPS 10-902 (October 2008)

UNITED STATES DEPARTMENT OF THE INTERIOR NATIONAL PARK SERVICE

STATE New Hampshire

Project Amendment No. 33-00678.1

AMENDMENT TO PROJECT AGREEMENT

(OMB No. 1024-0033, August 31, 2010)

THIS AMENDMENT To Project Agreement No. 33-00678 is hereby made and agreed upon by the United States of America, acting through the Director of the National Park Service and by the State of New Hampshire pursuant to the Land and Water Conservation Fund Act of 1965, 78 Stat. 897 (1964).

The State and the United States, in mutual consideration of the promises made herein and in the agreement of which this is an amendment, do promise as follows:

That the above mentioned agreement is amended by adding the following:

Increase the project cost from \$424,520.00 to \$437,356.00.

Increase the LWCF cost from \$212,260 to \$218,678

Increase in funds will be used for addition of Motorized Trails at Jericho Mountain State Park

In all other respects the agreement of which this is an amendment, and the plans and specifications relevant thereto, shall remain in full force and effect. In witness thereof the parties hereto have executed this amendment as of the date entered below.

THE UNITED STATES OF AMERICA	STATE
By Sach W. Soway	NEW HAMPSHIRE
(Signature) SUPERVISORY OUTDOOR RECREATION PLANNER	(State)
(Title)	(Signature)
National Park Service	Gail A. Wolek
United States Department of the Interior	(Name)
SEP 9 2010	Deputy Director/ASLO
	(Title)

Estimated Burden Statement: The public reporting burden for this collection of inforamation is estimated to average 3 hours per response including time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. Direct comments regarding this burden estimate or any aspect of this form should be sent to the National Park Service, State and Local Assistance Programs Division, 1849 C Street NW, Washington, DC 20240.

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LWCF Proposal Description and Environmental Screening Form

The purpose of this Proposal Description and Environmental Screening Form (PD/ESF) is to provide descriptive and environmental information about a variety of Land and Water Conservation Fund (LWCF) state assistance proposals submitted for National Park Service (NPS) review and decision. The completed PD/ESF becomes part of the "federal administrative record" in accordance with the National Environmental Policy Act (NEPA) and its implementing regulations. The PD portion of the form captures administrative and descriptive details enabling the NPS to understand the proposal. The ESF portion is designed for States and/or project sponsors to use while the LWCF proposal is under development. Upon completion, the ESF will indicate the resources that could be impacted by the proposal enabling States and/or project sponsors to more accurately follow an appropriate pathway for NEPA analysis: 1) a recommendation for a Categorical Exclusion (CE), 2) production of an Environmental Assessment (EA), or 3) production of an Environmental Impact Statement (EIS). The ESF should also be used to document any previously conducted yet still viable environmental analysis if used for this federal proposal. The completed PD/ESF must be submitted as part of the State's LWCF proposal to NPS.

Except for the proposals listed below, the PD/ESF must be completed, including the appropriate NEPA document, signed by the State, and submitted with each new federal application for LWCF assistance and amendments for: scope changes that alter or add facilities and/or acres; conversions; public facility exceptions; sheltering outdoor facilities; and changing the original intended use of an area from that which was approved in an earlier LWCF agreement. Consult the LWCF Program Manual (www.nps.gov/lwcf) for detailed guidance for your type of proposal and on how to comply with NEPA.

For the following types of proposals only this Cover Page is required because these types of proposals are administrative in nature and are categorically excluded from further NEPA environmental analysis. NPS will complete the NEPA CE Form. Simply check the applicable box below, and complete and submit only this Cover Page to NPS along with the other items required for your type of proposal as instructed in the LWCF Program Manual.

SCORP planning proposal
Time extension with no change in project scope or with a reduction in project scope
To delete work and no other work is added back into the project scope
To change project cost with no change in project scope or with a reduction in project scope
To make an administrative change that does not change project scope

Name of LWCF Proposal:

Jericho Mountain State Park Visitor Services and Park Maintenance Facility

Date Submitted to NPS:

Prior LWCF Project Number(s) List all prior LWCF project numbers and all park names associated with assisted site(s): 33-00464

Local or State Project Sponsoring Agency (recipient or sub-recipient in case of pass-through grants): State of NH, Department of Resources and Economic Development, Division of Parks and Recreation

Local or State Sponsor Contact:

Name/Title: Christopher Gamache, Chief, Bureau of Trails

Office/Address: 172 Pembroke Road/PO Box 1856, Concord, NH 03302-1856

Phone: (603) 271-3254 Fax: (603) 271-3553 Email: christopher.gamache@dred.state.nh.us

Using a separate sheet for narrative descriptions and explanations, address each item and question in the order it is presented, and identify each response with its item number such as Step 1-A1, A2; Step 3-B1; Step 6-A1, A29; etc.

	New Project Application
	Acquisition Go to Step 2A Acquisition X Development Go to Step 2B Combination (Acquisition & Development) Go to Step 2C
	Project Amendment
	Increase in scope or change in scope from original agreement. Complete Steps 3A, and 5 through 7.
	6(f) conversion proposal. Complete Steps 3B, and 5 through 7.
	Request for public facility in a Section 6(f) area. Complete Steps 3C, and 5 through 7.
_	Request for temporary non-conforming use in a Section 6(f) area. Complete Steps 4A, and 5 through 7.
	Request for significant change in use/intent of original LWCF application. Complete Steps 4B, and 5 through 7.
_	Request to shelter existing/new facility within a Section 6(f) area regardless of fundin source. Complete Steps 4C, and 5 through 7.

A. For an Acquisition Project

- 1. Provide a brief narrative about the proposal that provides the reasons for the acquisition, the number of acres to be acquired with LWCF assistance, and a description of the property. Describe and quantify the types of existing resources and features on the site (for example, 50 acres wetland, 2,000 feet beachfront, 200 acres forest, scenic views, 100 acres riparian, vacant lot, special habitat, any unique or special features, recreation amenities, historic/cultural resources, hazardous materials/ contamination history, restrictions, institutional controls, easements, rights-of-way, above ground/underground utilities, including wires, towers, etc.).
- 2. How and when will the site be made open and accessible for public outdoor recreation use (signage, entries, parking, site improvements, allowable activities, etc.)?
- 3. Describe development plans for the proposal for the site(s) for public outdoor recreation use within the next three (3) years.
- 4. SLO must complete the State Appraisal/Waiver Valuation Review form in Step 7 certifying that the appraisal(s) has been reviewed and meets the "Uniform Appraisal Standards for Federal Land Acquisitions" or a waiver valuation was approved per 49 CFR 24.102(c)(2)(ii). State should retain copies of the appraisals and make them available if needed.
- 5. Address each item in "D" below.

B. For a Development Project

1. Describe the physical improvements and/or facilities that will be developed with federal LWCF assistance, including a site sketch depicting improvements, where and how the public will access the site, parking, etc. Indicate entrances on 6(f) map. Indicate to what extent the project involves new development, rehabilitation, and/or replacement of existing facilities.

The development plans at Jericho Mountain State Park include the renovation of existing park facilities including the construction of a new visitor center/park maintenance facility (including park information and education area, management office, equipment storage area, garage bays, public bathhouse, and well and septic installation) and parking lot, beach/day use area improvements and dam maintenance.

2. When will the project be completed and open for public outdoor recreation use?

Address each item in "D" below.

C. For a Combination Project

- 1. For the acquisition part of the proposal:
 - a. Provide a brief narrative about the proposal that provides the reasons for the acquisition, number of acres to be acquired with LWCF assistance, and describes the property. Describe and quantify the types of existing resources and features on the site (for example, 50 acres wetland, 2,000 feet beachfront, 200 acres forest, scenic views, 100 acres riparian, vacant lot, special habitat, any unique or special features, recreation amenities, historic/cultural resources, hazardous materials/ contamination history, restrictions, institutional controls, easements, rights-of-way, above ground/underground utilities, including wires, towers, etc.)
 - b. How and when will the site be made open and accessible for public outdoor recreation use (signage, entries, parking, site improvements, allowable activities, etc.)?
 - c. Describe development plans for the proposed for the site(s) for public outdoor recreation use within the next three (3) years.
 - d. SLO must complete the State Appraisal/Waiver Valuation Review form in Step 7 certifying that the appraisal(s) has been reviewed and meets the "Uniform Appraisal Standards for Federal Land Acquisitions" or a waiver valuation was approved per 49 CFR 24.102(c)(2)(ii). State should retain copies of the appraisals and make them available if needed.
- 2. For the development part of the proposal:
 - a. Describe the physical improvements and/or facilities that will be developed with federal LWCF assistance, including a site sketch depicting improvements, where and how the public will access the site, parking, etc. Indicate entrances on 6(f) map. Indicate to what extent the project involves new development, rehabilitation, and/or replacement of existing facilities.
 - b. When will the project be completed and open for public outdoor recreation use?
- 3. Address each item in "D" below.

D. 1.	Wil	Iditional items to address for a new application and amendments If this proposal create a new public park/recreation area where none previously existed and is not an indition to an existing public park/recreation area? Yes (go to #3) No _X (go to #2)
2.	a.	What is the name of the pre-existing public area that this new site will be added to?
Jeric	ho l	Mountain State Park (formerly Jericho Lake Park, City of Berlin)
	b.	Is the pre-existing public park/recreation area already protected under Section 6(f)? Yes X No If no, will it now be included in the 6(f) boundary? Yes No
3.	Wh	nat will be the name of this new public park/recreation area?
N/A (exis	sting park)
4.	a.	Who will hold title to the property assisted by LWCF? Who will manage and operate the site(s)?
State	of	NH, Department of Resources and Economic Development, Division of Parks and Recreation
	b.	What is the sponsor's type of ownership and control of the property? X Fee simple ownership Less than fee simple. Explain: Lease. Describe lease terms including renewable clauses, # of years remaining on lease, etc. Who will lease area? Submit copy of lease with this PD/ESF. (See LWCF Manual for program restrictions for leases and further guidance.)

5. Describe the nature of any rights-of-way, easements, reversionary interests, etc. to the Section 6(f) park area? Indicate the location on 6(f) map. Do parties understand that a Section 6(f) conversion may occur if private or non-recreation activities occur on any pre-existing right-of-way, easement, leased area?

Residents of the City of Berlin, NH shall have permanent free access to the beach area. In the event that the DRED no longer wishes to own the property, the City of Berlin shall have the right of first refusal.

6. Are overhead utility lines present, and if so, explain how they will be treated per LWCF Manual.

Yes. These lines will be left in place and utilized for transmission of power to park facilities with the understanding that the power company may periodically upgrade or improve these lines. These power lines do not detract from the aesthetics of the park.

7. As a result of this project, describe **new** types of outdoor recreation opportunities and capacities, and short and long term public benefits.

None

8. Explain any existing non-recreation and non-public uses that will continue on the site(s) and/or proposed for the future within the 6(f) boundary.

None

- 9. Describe the planning process that led to the development of this proposal. Your narrative should address:
 - a. How was the interested and affected public notified and provided opportunity to be involved in planning for and developing your LWCF proposal? Who was involved and how were they able to review the **completed** proposal, including any state, local, federal agency professionals, subject matter experts, members of the public and Indian Tribes. Describe any public meetings held and/or formal public comment periods, including dates and length of time provided for the public to participate in the planning process and/or to provide comments on the completed proposal.

The City of Berlin donated the property to the State as part of a larger acquisition for the park. A master development plan was created for the park with proposal to renovate the existing public recreational facilities.

Between October 2004 and April 2007 public meetings were held by the following groups and offices as well as six public information sessions regarding Jericho Mountain State Park: NH Statewide Trails Advisory Committee, Governor and Executive Council, NH House R,R&D Committee, NH Senate E&W Committee and the State Park at Jericho Lake Advisory Committee.

b. What information was made available to the public for review and comment? Did the sponsor provide written responses addressing the comments? If so, include responses with this PD/ESF submission.

The final draft of the parks master development plan was released on December 6, 2006 which began a 30 day period for public comments. No written responses were provided.

10. How does this proposal implement statewide outdoor recreation goals as presented in the Statewide Comprehensive Outdoor Recreation Plan (SCORP) (include references), and explain why this proposal was selected using the State's Open Project Selection Process (OPSP).

Goals from the 2008-2013 NH SCORP

1) Insure that the quality and quantity of the natural resource base is maintained or enhanced as recreation pressures increase.

As park use increases, these improvements will help to absorb recreation pressures.

2) Ensure that a variety of recreational opportunities are provided, even as pressures and potential conflicts arise.

The facilities will be able to support multiple types of recreational uses simultaneously.

3) Wisely use financial and human resources (e.g. volunteers, partnerships, youth programs, etc.) to meet a wide range of recreational needs.

Volunteer recreational groups will utilize the facilities to coordinate general maintenance of the park, and safety and educational programming.

4) Improve and increase educational opportunities and outreach targeted to all recreation providers and all recreational users.

The facilities will be used as an educational center for rider training and responsible trail use by the Bureau of Trails, NH Fish & Game Department, New Hampshire Off Highway Vehicle Association, the Androscoggin Valley ATV Club as well as other groups.

5) Promote growth and development patterns that encourage local recreational opportunities and preserve undeveloped lands for future recreational use.

The beach area will continue to be open for Berlin residents. Permitted uses of the park support plans for extended regional trail connections.

6) Promote health/wellness benefits gained from improving recreational opportunities and bicycle and pedestrian linkages in communities.

Improvements to the park will encourage and invite increased usage by park visitors.

11. List all source(s) and amounts of financial match to the LWCF federal share of the project. The value of the match can consist of cash, donation, and in-kind contributions. The federal LWCF share and financial matches must result in a viable outdoor recreation area and not rely on other funding not mentioned here. Other federal resources may be used as a match if specifically authorized by law.

Source	Type of Match	Value
DRED-Trails Bureau operating budget	cash	\$50,000
Recreational Trails Program	cash	\$75,000
DRED-Parks and Recreation Division labor and equipment	in-kind	\$75.000

12. Is this LWCF project scope part of a larger effort <u>not</u> reflected on the SF-424 (Application for Federal Assistance) and grant agreement? If so, briefly describe the larger effort, funding amount(s) and source(s). This will capture information about partnerships and how LWCF plays a role in leveraging funding for projects beyond the scope of this federal grant.

No

13. List all required federal, state, and local permits/approvals needed for the proposal and explain their purpose and status.

Shoreland, subsurface and well permitting will be applied for through DES. An Intergovernmental Review will be completed as well as reviews by SHPO and the State Lands Management Team.

Proceed to Steps 5 through 7



Step 3. Project Amendment (See LWCF Manual for guidance.)

A. Increase/Change in Project Scope

1. **For Acquisition Projects**: To acquire additional property that was not described in the original project proposal and NEPA documentation, follow Step 2A-Acquisition Project and 2D.

- 2. **For Development Projects:** To change the project scope for a development project that alters work from the original project scope by adding elements or enlarging facilities, follow Step 2B-Development Project and 2D.
- 3. For Combination Projects: Follow Step 2C as appropriate.

B. Section 6(f)(3) Conversion Proposal

Prior to developing your Section 6(f)(3) conversion proposal, you must consult the LWCF Manual and 36 CFR 59.3 for complete guidance on conversions. Local sponsors must consult early with the State LWCF manager when a conversion is under consideration or has been discovered. States must consult with their NPS-LWCF manager as early as possible in the conversion process for guidance and to sort out and discuss details of the conversion proposal to avoid mid-course corrections and unnecessary delays. A critical first step is for the State and NPS to agree on the size of the Section 6(f) park land impacted by any non-recreation, non-public use,

<u>especially prior to any appraisal activity</u>. Any previous LWCF project agreements and actions must be identified and understood to determine the actual Section 6(f) boundary.

The Section 6(f)(3) conversion proposal including the required NEPA environmental review documents (CE recommendation or an EA document) must focus on the loss of public outdoor recreation park land and recreational usefulness, and its replacement per 36 CFR 59, and <u>not</u> the activities precipitating the conversion or benefits thereof, such as the impacts of constructing a new school to relieve overcrowding or constructing a hotel/restaurant facility to stimulate the local economy. Rather, the environmental review must 1) focus on "resource impacts" as indicated on the ESF (Step 6), including the loss of public park land and recreation opportunities (ESF A-15), and 2) the impacts of creating new replacement park land and replacement recreation opportunities. A separate ESF must be generated for the converted park area and each replacement site. Section 6(f)(3) conversions always have more than minor impacts to outdoor recreation (ESF A-15) as a result of loss of parkland requiring an EA, except for "small" conversions as defined in the LWCF Manual Chapter 8.

For NPS review and decision, the following elements are required to be included in the State's completed conversion proposal to be submitted to NPS:

- 1. A letter of transmittal from the SLO recommending the proposal.
- 2. A detailed explanation of the sponsor's need to convert the Section 6(f) parkland including all efforts to consider other practical alternatives to this conversion, how they were evaluated, and the reasons they were not pursued.
- 3. An explanation of how the conversion is in accord with the State Comprehensive Outdoor Recreation Plan (SCORP).
- 4. Completed "State Appraisal/Waiver Valuation Review form in Step 7 for each of the converted and replacement parcels certifying that the appraisals meet the "Uniform Appraisal Standards for Federal Land Acquisitions." States must retain copies of the appraisals/waiver valuations and make them available for review upon request.
- 5. For the park land proposed for conversion, a detailed description including the following:
 - a. Specific geographic location on a map, 9-digit zip code, and name of park or recreation area proposed for conversion.
 - b. Description of the area proposed for the conversion including the acreage to be converted and any acreage remaining. For determining the size of the conversion, consider not only the physical footprint of the activity precipitating the conversion, but how the precipitating activity will impact the entire 6(f) park area. In many cases the size of the converted area is larger than the physical footprint. Include a description of the recreation resources, facilities, and recreation opportunities that will be impacted, displaced or lost by the proposed conversion. For proposals to partially convert a Section 6(f) park area, the remaining 6(f) park land must remain recreationally viable and not be impacted by the activities that are precipitating the conversion. If it is anticipated that the precipitating activities impact the remaining Section 6(f) area, the proposed area for the conversion should be expanded to encompass all impacted park land.
 - c. Description of the community and population served by the park, including users of the park and uses.
 - d. For partial conversions, a revised 6(f) map clearly indicating both the portion that is being converted and the portion remaining intact under Section 6(f).
- 6. For each proposed replacement site:
 - a. Specific geographic location on a map, 9-digit zip code, and geographical relationship of converted and replacement sites. If site will be added to an existing public park/outdoor recreation area, indicate on map.
 - b. Description of the site's physical characteristics and resource attributes with number and types of resources and features on the site, for example, 15 acres wetland, 2,000 feet beachfront, 50 acres forest, scenic views, 75 acres riparian, vacant lot, special habitat, any unique or special features, structures, recreation amenities, historic/cultural resources, hazardous materials/contamination history, restrictions, institutional controls, easements, rights-of-way, overhead/underground utilities including overhead wires, towers, etc.

- c. Identification of the owner of the replacement site and its recent history of use/function up to the present.
- d. Detailed explanation of how the proposed replacement site is of reasonably equivalent usefulness and location as the property being converted, including a description of the recreation needs that will be met by the new replacement parks, populations to be served, and new outdoor recreation resources, facilities, and opportunities to be provided.
- e. Identification of owner and manager of the new replacement park?
- f. Name of the new replacement park. If the replacement park is added to an existing public park area, will the existing area be included within the 6(f) boundary? What is the name of the existing public park area?
- g. Timeframe for completing the new outdoor recreation area(s) to replace the recreation opportunity lost per the terms of conversion approval and the date replacement park(s) will be open to the public.
- h. New Section 6(f) map for the new replacement park.
- 7. NEPA environmental review, including NHPA Section 106 review, for both the converted and replacement sites in the same document to analyze how the converted park land and recreational usefulness will be replaced. Except for "small" conversions (see LWCF Manual Chapter 8), conversions usually require an EA.

Proceed to Steps 5 through 7



C. Proposal for a Public Facility in a Section 6(f) Area

Prior to developing this proposal, you must consult the LWCF Manual for complete guidance. In summary, NPS must review and decide on requests to construct a public indoor and/or non-recreation facility within a Section 6(f) area. In certain cases NPS may approve the construction of public facilities within a Section 6(f) area where it can be shown that there will be a net gain in <u>outdoor recreation</u> benefits and enhancements for the entire park. In most cases, development of a non-recreation public facility within a Section 6(f) area constitutes a conversion. For NPS review, the State/sponsor must submit a proposal to NPS under a letter of transmittal from the SLO that:

- 1. Describes the purpose and all proposed uses of the public facility such as types of programming, recreation activities, and special events including intended users of the new facility and any agency, organization, or other party to occupy the facility. Describe the interior and exterior of the facility, such as office space, meeting rooms, food/beverage area, residential/lodging area, classrooms, gyms, etc. Explain how the facility will be compatible with the outdoor recreation area. Explain how the facility and associated uses will significantly support and enhance existing and planned outdoor recreation resources and uses of the site, and how outdoor recreation use will remain the primary function of the site. (The public's outdoor recreation use must continue to be greater than that expected for any indoor use, unless the site is a single facility, such as a swimming pool, which virtually occupies the entire site.)
- Indicates the exact location of the proposed public facility and associated activities on the site's Section 6(f)
 map. Explain the design and location alternatives considered for the public facility and why they were not
 pursued.
- 3. Explains who will own and/or operate and maintain the facility? Attach any 3rd party leases and operation and management agreements. When will the facility be open to the public? Will the facility ever be used for private functions and closed to the public? Explain any user or other fees that will be instituted, including the fee structure.
- 4. Includes required documents as a result of a completed NEPA process (Steps 5-7).

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Step 4. Proposals for Temporary Non-Conforming Use, Significant Change in Use, and Sheltering Facilities (See LWCF Manual for guidance.)

A. Proposal for Temporary Non-Conforming Use

Prior to developing this proposal, you must consult the LWCF Manual for complete guidance. NPS must review and decided on requests for temporary uses that do not meet the requirements of allowable activities within a Section 6(f) area. A temporary non-conforming use is limited to a period of six months (180 days) or less. Continued use beyond six-months will not be considered temporary, and may result in a Section 6(f)(3) conversion of use requiring the replacement of converted parkland. For NPS review, describe the temporary non-conforming use (activities other than public outdoor recreation) in detail including the following information:

- 1. A letter of transmittal from the SLO recommending the proposal.
- 2. Describe in detail the proposed temporary non-conforming use and all associated activities, why it is needed, and alternative locations that were considered and why they were not pursued.
- 3. Explain length of time needed for the temporary non-conforming use and why.
- 4. Describe the size of the Section 6(f) area affected by the temporary non-conforming use activities and expected impacts to public outdoor recreation areas, facilities and opportunities. Explain efforts to keep the size of the area impacted to a minimum. Indicate the location of the non-conforming use on the site's 6(f) map.
- 5. Describe any anticipated temporary/permanent impacts to the Section 6(f) area and how the sponsor will mitigate them during and after the non-conforming use ceases.
- 6. Consult the LWCF Manual for additional requirements and guidelines before developing the proposal.

Proceed to Steps 5 through 7

B. Proposal for Significant Change in Use

Prior to developing the proposal, you must consult the LWCF Manual for complete guidance. NPS approval must be obtained prior to any change from one eligible use to another when the proposed use would significantly contravene the original plans or intent for the area outlined in the original LWCF application for federal assistance. Consult with NPS for early determination on the need for a formal review. NPS approval is only required for proposals that will **significantly** change the use of a LWCF-assisted site (e.g., from passive to active recreation). The proposal must include and address the following items:

- 1. A letter of transmittal from the SLO recommending the proposal.
- Description of the proposed changes and how they significantly contravene the original plans or intent of LWCF agreements.
- 3. Explanation of the need for change in use and how the change is consistent with local plans and the SCORP.
- 4. Consult the LWCF Manual for additional requirements and guidelines before developing the proposal.

Proceed to Steps 5 through 7



C. Proposal for Sheltering Facilities

Prior to developing this proposal, you must consult the LWCF Manual for complete guidance. NPS must review and decide on all proposals to shelter an existing outdoor recreation facility or construct a new sheltered recreation facility within a Section 6(f) area regardless of funding source. The proposal must demonstrate that there is an increased benefit to public recreation opportunity. Describe the sheltering proposal in detail, including the following:

- 1. A letter of transmittal from the SLO recommending the proposal.
- 2. Describe the proposed sheltered facility, how it would operate, how the sheltered facility will include recreation uses that could typically occur outdoors, and how the primary purpose of the sheltered facility is recreation.

- 3. Explain how the sheltered facility would not substantially diminish the outdoor recreation values of the site including how the sheltered facility will be compatible and significantly supportive of the outdoor recreation resources present and/or planned.
- 4. Explain how the sheltered facility will benefit the total park's outdoor recreation use.
- 5. Describe efforts provided to the public to review the proposal to shelter the facility and has local support.
- 6. Document that the sheltered facility will be under the control and tenure of the public agency which sponsors and administers the original park area.
- 7. Consult the LWCF Manual for additional requirements and guidelines before developing the proposal.

Proceed to Steps 5 through 7



Step 5. Summary of Previous Environmental Review (including E.O. 12372 - Intergovernmental Review)

To avoid duplication of effort and unnecessary delays, describe any prior environmental review undertaken at any time and still viable for this proposal or related efforts that could be useful for understanding potential environmental impacts. Consider previous local, state, federal (e.g. HUD, EPA, USFWS, FHWA, DOT) and any other environmental reviews. At a minimum, address the following:

1. Date of environmental review(s), purpose for the environmental review(s) and for whom they were conducted.

June 20, 2007: The Natural Heritage Bureau completed a review of the property which indicates no adverse impacts to threatened or endangered plant or animal species.

September, 2007: At the request of the Division of Historical Resources, a Phase 1A Archaeological Sensitivity Assessment was completed by Monadnock Archaeological Consulting, LLC which indicates no adverse impacts to historic or archaeological resources. Both reviews were conducted for the Division of Parks and Recreation-Trails Bureau.

2. Description of the proposed action and alternatives.

No proposed action and alternatives

3. Who was involved in identifying resource impact issues and developing the proposal including the interested and affected public, government agencies, and Indian tribes.

DRED, DES, F&G

4. Environmental resources analyzed and determination of impacts for proposed actions and alternatives.

No impacts to environmental resources have been identified.

5. Any mitigation measures to be part of the proposed action.

No mitigation is proposed.

- 7. Public comment periods (how long, when in the process, who was invited to comment) and agency response.

There have been no public comment periods to date.

8. Any formal decision and supporting reasons regarding degree of potential impacts to the human environment.

Step 6. Environmental Screening Form (ESF)

This portion of the PD/ESF is a working tool used to identify the level of environmental documentation which must accompany the proposal submission to the NPS. By completing the ESF, the project sponsor is providing support for its recommendation in Step 7 that the proposal either:

- meets criteria to be categorically excluded (CE) from further NEPA review and no additional environmental documentation is necessary; or
- 2. requires further analysis through an environmental assessment (EA) or an environmental impact statement (EIS).

An ESF alone does not constitute adequate environmental documentation unless a CE is recommended. If an EA is required, the EA process and resulting documents must be included in the proposal submission to the NPS. If an EIS may be required, the State must request NPS guidance on how to proceed.

The scope of the required environmental analysis will vary according to the type of LWCF proposal. For example, the scope for a new LWCF project will differ from the scope for a conversion. Consult the LWCF Manual for guidance on defining the scope or extent of environmental analysis needed for your LWCF proposal. As early as possible in your planning process, consider how your proposal/project may have direct, indirect and cumulative impacts on the human environment for your type of LWCF action so planners have an opportunity to design alternatives to lessen impacts on resources, if appropriate. When used as a planning tool in this way, the ESF responses may change as the proposal is revised until it is ready for submission for federal review. Initiating or completing environmental analysis after a decision has been made is contrary to both the spirit and letter of the law of the NEPA.

The ESF should be completed with input from resource experts and in consultation with relevant local, state, tribal and federal governments, as applicable. The interested and affected public should be notified of the proposal and be invited to participate in scoping out the proposal (see LWCF Manual Chapter 4). At a minimum, a site inspection of the affected area must be conducted by individuals who are familiar with the type of affected resources, possess the ability to identify potential resource impacts, and to know when to seek additional data when needed.

At the time of proposal submission to NPS for federal review, the completed ESF must justify the NEPA pathway that was followed: CE recommendation, production of an EA, or production of an EIS. The resource topics and issues identified on the ESF for this proposal must be presented and analyzed in an attached EA/EIS. Consult the LWCF Manual for further guidance on LWCF and NEPA.

The ESF contains two parts that must be completed:

Part A. Environmental Resources

Part B. Mandatory Criteria

Part A: For each environmental resource topic, choose an impact estimate level (none, negligible, minor, exceeds minor) that describes the degree of potential <u>negative</u> impact for each listed resource that may occur directly, indirectly and cumulatively as a result of federal approval of your proposal. For each impacted resource provide a brief explanation of how the resource might be affected, how the impact level was determined, and why the chosen impact level is appropriate. If an environmental review has already been conducted on your proposal and is still viable, include the citation including any planned mitigation for each applicable resource, and choose an impact level as mitigated. If the resource does not apply to your proposal, mark NA in the first column. Add any relevant resources (see A.24 on the ESF) if not included in the list.

<u>Use a separate sheet</u> to briefly clarify how each resource could be adversely impacted; any direct, indirect, and <u>cumulative impacts that may occur</u>; and any additional data that still needs to be determined. Also explain any planned mitigation already addressed in previous environmental reviews.

Part B: This is a list of mandatory impact criteria that preclude the use of categorical exclusions. If you answer "yes" or "maybe" for any of the mandatory criteria, you must develop an EA or EIS regardless of your answers in Part A. Explain all "yes" and "maybe" answers on a separate sheet.

For conversions, complete one ESF for each of the converted and replacement sites.

A. ENVIRONMENTAL RESOURCES Indicate potential for adverse impacts. Use a separate sheet to clarify responses per instructions for Part A on page 9.	Not Applicable- Resource does not exist	No/Negligible Impacts- Exists but no or negligible impacts	Minor Impacts	Impacts Exceed Minor EA/EIS required	More Data Needed to Determine Degree of Impact EA/EIS required
Geological resources: soils, bedrock, slopes, streambeds, landforms, etc.		Х			
2. Air quality		X			
3. Sound (noise impacts)		X			
Water quality/quantity		X			
Stream flow characteristics	X				
6. Marine/estuarine		Х			
7. Floodplains/wetlands			Х		
8. Land use/ownership patterns;		v			
property values; community livability		Х			
9. Circulation, transportation		Х			
10. Plant/animal/fish species of special					
concern and habitat; state/		х	•		
federal listed or proposed for listing					
11. Unique ecosystems, such as			***************************************		
biosphere reserves, World Heritage		х			
sites, old growth forests, etc.					
12. Unique or important wildlife/ wildlife		v			,,,_,,
habitat		X			
13. Unique or important fish/habitat		Х			
14. Introduce or promote invasive					
species (plant or animal)		X			
15. Recreation resources, land, parks,					
open space, conservation areas, rec.					
trails, facilities, services, opportunities,		Х			
public access, etc. Most conversions					
exceed minor impacts. See Step 3.B					
16. Accessibility for populations with		х			
disabilities		^			
17. Overall aesthetics, special		х			
characteristics/features		^			
18. Historical/cultural resources,					
including landscapes, ethnographic,		x			
archeological, structures, etc. Attach		^			
SHPO/THPO determination.					
19. Socioeconomics, including					
employment, occupation, income		X			
changes, tax base, infrastructure					
20. Minority and low-income		x			
populations					., .,
21. Energy resources (geothermal,		x			
fossil fuels, etc.)					
22. Other agency or tribal land use		x			
plans or policies					
23. Land/structures with history of					
contamination/hazardous materials		X			
even if remediated					
24. Other important environmental		~			
resources to address.		X			

B. MANDATORY CRITERIA If your LWCF proposal is approved, would it	Yes	No	To be determined
Have significant impacts on public health or safety?	<u></u>	Х	
2. Have significant impacts on such natural resources and unique geographic			
characteristics as historic or cultural resources; park, recreation, or refuge lands.			
wilderness areas; wild or scenic rivers; national natural landmarks; sole or		X	
principal drinking water aquifers; prime farmlands; wetlands (E.O. 11990);			
floodplains (E.O 11988); and other ecologically significant or critical areas.			
3. Have highly controversial environmental effects or involve unresolved conflicts		Х	
concerning alternative uses of available resources [NEPA section 102(2)(E)]?	~~	^	
4. Have highly uncertain and potentially significant environmental effects or		Х	
involve unique or unknown environmental risks?		^	
5. Establish a precedent for future action or represent a decision in principle		x	
about future actions with potentially significant environmental effects?		^	
6. Have a direct relationship to other actions with individually insignificant, but		Х	
cumulatively significant, environmental effects?		^	
7. Have significant impacts on properties listed or eligible for listing on the			
National Register of Historic Places, as determined by either the bureau or		X	
office.(Attach SHPO/THPO Comments)			
8. Have significant impacts on species listed or proposed to be listed on the List		1	
of Endangered or Threatened Species, or have significant impacts on designated		X	
Critical Habitat for these species.			
9. Violate a federal law, or a state, local, or tribal law or requirement imposed for		X	
the protection of the environment?			
10. Have a disproportionately high and adverse effect on low income or minority		x	
populations (Executive Order 12898)?		ļ	
11. Limit access to and ceremonial use of Indian sacred sites on federal lands by			
Indian religious practitioners or significantly adversely affect the physical integrity		X	
of such sacred sites (Executive Order 13007)?			
12. Contribute to the introduction, continued existence, or spread of noxious			
weeds or non-native invasive species known to occur in the area, or actions that		X	
may promote the introduction, growth, or expansion of the range of such species		ļ	
(Federal Noxious Weed Control Act and Executive Order 13112)?		L	

Environmental Reviewers		
reviewers including name, title, agen proposal in state compliance file for	ed input in the completion of the environmental acy, field of expertise. Keep all environmental review any future program review and/or audit. The ESF mandled in time to contribute to the environmental	records and data on this nay be completed as part (
2.		
3 .		
The following individuals conduct List name of inspector(s), title, agend 1.	ed a site inspection to verify field conditions. cy, and date(s) of inspection.	
2.		
3.		
State may require signature of LWCF sub-recipient applicant here	9;	Date

Step 7. Recommended NEPA Pathway and State Appraisal/Waiver Valuation

First, consult the attached list of "Categorical Exclusions (CEs) for Which a Record is Needed." If you find your action in the CE list **and** you have determined in Step 6A that impacts will be minor or less for each applicable environmental resource on the ESF **and** you answered "no" to all of the "Mandatory Criteria" questions in Step 6B, the proposal qualifies for a CE. Complete the following "State LWCF Environmental Recommendations" box indicating the CE recommendation.

If you find your action in the CE list **and** you have determined in Step 6A that impacts will be greater than minor or that more data is needed for any of the resources **and** you answered "no" to all of the "Mandatory Criteria" questions, your environmental review team may choose to do additional analysis to determine the context, duration, and intensity of the impacts of your project or may wish to revise the proposal to minimize impacts to meet the CE criteria. If impacts remain at the greater than minor level, the State/sponsor must prepare an EA for the proposal. Complete the following "State Environmental Recommendations" box indicating the need for an EA.

If you do not find your action in the CE list, regardless of your answers in Step 6, you must prepare an EA or EIS. Complete the following "State Environmental Recommendations" box indicating the need for an EA or EIS.

S	state NEPA Path	way Recommendation		······································
I certify that a site inspection knowledge, the information possible (PD/ESF) is accurate based are stored in the state's NE environmental impact information am familiar, I recommend the	provided in this LWC on available resourd PA file for this prop ation for this LWCF	CF Proposal Description and be data. All resulting notes, roosal and are available upon proposal as documented in t	Environmental Scree eports and inspector request. On the b	ening Form signatures pasis of the
■ CE Item #: C	nstallation of wells, o	cal Exclusion (CE).	ult toilets in areas of	existing
has been produce	ed by the State/spor	ntal Assessment (EA) which is sor in accordance with the LV mental Impact Statement (EIS	WCF Program Manua	al.
Reproduce this co	ertificate as necessary. C	omplete for each LWCF appraisal or	waiver valuation	
raproduod tino de		Waiver Valuation Review	Traivor Valuation.	
Property address:		Date of appraisal transm	nittal letter/waiver:	
Real property value: \$		Effective date of value:		
I certify that: a State-certi was prepare Acquisitions	ed in conformity with	er has <u>reviewed</u> the appraisa the Uniform Appraisal Stand OR		
☐ the State ha	• • • • • • • • • • • • • • • • • • • •	roved a <u>waiver valuation</u> for t	his property per	
SLO/ASLO Original Signature:			Date:	
Typed	Name,	Title,		Agency:

BUDGET INFORMATION - Construction Programs OMB Approval No. 0348-0041

			15 Pr	14. SU	13. Co	12. SU	11. Mis	10. Eq	9. Cor	8. Der	7. Site	6. Pro	5. Oth	4. Arc	3. Rei	2. Lan	1. Adr		NOTE:
Federal assistance requested, calculate as follows:	THE BOOK TO THE PROPERTY OF TH	TOTAL PROJECT COSTS (subtract #15 from #14)	Project (program) income	SUBTOTAL	Contingencies	SUBTOTAL (sum of lines 1-11)	Miscellaneous	Equipment	Construction	Demolition and removal	Site work	Project inspection fees	Other architectural and engineering fees	Architectural and engineering fees	Relocation expenses and payments	Land, structures, rights-of-way, appraisals, etc.	Administrative and legal expenses	COST CLASSIFICATION	NOTE: Certain Federal assistance programs require additional computations to arrive at the Federal share of project costs eligible
		↔	↔	↔	↔	↔	₩	↔	€	↔	₩.	↔	↔	\$	↔	↔	₩		tions to arriv
- בשבואבו סוושווים		424,520 .00	.00	424,520 .00	.00	424,520 .00	36,520 .00	40,000 .00	250,000 .00	30,000 .00	20,000 .00	.00	8,000 .00	30,000 .00	.00	.00	10,000 .00	a. Total Cost	e at the Federal share of projec
		\$ 0.00	\$.00	\$ 0.00	\$.00	\$ 0.00	\$.00	\$,00	\$.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$.00	\$.00	b. Costs Not Allowable for Participation	t costs eligible for participation. If such is the case, you will be notified
	-	↔	49	49	49	↔	49	↔	↔	69	₩	€9	€9	₩	↔	↔	↔		he case,
		424,520 .00	0.00	424,520 .00	0.00	424,520.00	36,520 .00	40,000.00	250,000 .00	30,000.00	20,000 .00	0.00	8,000.00	30,000.00	0.00	0.00	10,000.00	c. Total Allowable Costs (Columns a-b)	you will be notified.

Previous Edition Usable

Authorized for Local Reproduction

Standard Form 424C (Rev. 7-97)
Prescribed by OMB Circular A-102

(OMB No. 1024-0031, August 31, 2010)

LAND AND WATER CONSERVATION FUND DESCRIPTION AND NOTIFICATION FORM

State NH	Grant # 33-00	Amend #	Date Re	ceived	Da	ate App	roved	Expiration	Date	e	Start Date	
Grant Na	me: Jerhico M	ountain S P Visitor	Services & P	ark Maint.	Fac	cility						
Element												
Sponsor	Name: State of	f NH Dept of Resou	rces & Econ	omic Deve	elopi	met					····	
Address:	PO Box 1856,	Concord, NH 0330	2-1856									
Туре	Type D A = Acquisition P = Planning D = New development C = Combination R = Renovation development M = Administration											
Acrea	ige Acquired	Don	ated Acres	Acres Acquisition Assistance					Number	of Park Sites*		
			····								1	
Financial	Data Estima	tes:							Source Of Match:			
	Total			Fund Amount					Fed State Local			
	\$421,88	80.00			\$2	210,940	.00					
PARK INFORMATION												
Park Nam	e #1:			County					Cong Dist. Zip Code			
Jericho Mountain State Park				Coos Berlin				2	03570			
Prior LWCF Assistance? Yes No					ordinates Latitude ./Sec./Dir.) 44.496389			Longitude -71.256389				
					d 6(f) Acres at Park ected acres receiving development assistance by				by	Total Number of 6(f) Acres at Park 7,500		
SPECIAL INDICES												
A. Lease land - private B. Leased land - federal C. Coastal Grant D. Leased land - expired lease E. Former federal surplus property F. Flood plain G. Lands transferred t i. Indian sponsored J. National Historic Re K. National Natural Lan L. Less than fee acqui				to federal agency N. National Historic Landmarks C. O. National Heritage Areas C. Raliroad - R-O-W Condmarks R. National river				V. W. X. Y.	U. Utility - R-O-W V. American Heritage Rivers W. Wetlands X. Grant involved conversion Y. Endangered species Z. Contingency reserve			
FACILITY CODES A. 00. CAMPGROUNDS D. 00. GOLF COURSE 71 H. 00. TRAILS N. 00, NATURAL AREA												
O1.	Tent sites	🔲 01. R	egular 18 hole		_ [liking	L	_	00. NATURAL A		
02. RW camp sites 02. Par 3 03. Group camp ground 03. Driving range 04. Day camp 04. Regular 9 hol 05. Miniature golf 08. 00. PICNIC AREAS 06. Pitch and put 01. Family site 2 E. 00. SWIMMING FA: 02. Group sheller 2 E. 00. SWIMMING FA: 01. Pool 02. Wading pool				ES į	_ [03. B 04. N 05. N 06. E J. 00. WIN 01. S 02. S	latural xercise VTER SPORTS FACILITIES ki lift ki slope			20. PASSIVE PARKS 20. SUPPORT FACILITY 21. Walkways 22. Site improvement/landscaping 23. Utilities 24. Equipment 25. Roads 26. Parking 27. Lighting		
02. 03. 04. 05. 06. 07. 08. 09. / 10. 12. 5. 13. 5. 14. 0	Baseball	TING FACILITIES unch ramp of the same of t	it I		04. S 05. S 06. S 07. S 08. W 01. P 02. C 03. P	CLOSED SHELTER bol burts cnic CLTERED ICE RINK		R. S. T. U.	00. AMPHITHEA	n building ce building .TER/ BAND SHELL JNDMENT FORMATION CENTER		

^{*}Attach continuation sheet(s) for grants with 2 or more sites (one per additional site) NPS 10-903 (Oct. 2004)

APPLICATION FOR FEDERAL ASSISTANC	F	2. DATE SUBMITTED		Applicant Idei	Version 7/03			
1. TYPE OF SUBMISSION:		2 DATE BECEIVED BY	CTATE		State Application Identifier			
Application	Pre-application	3. DATE RECEIVED BY STATE		State Applica	uon identiler			
S Construction ☐ Construction ☐ 4. DATE RECEIVED			FEDERAL AGENCY	Federal Identi	fier			
Non-Construction	Non-Construction							
Legal Name: State of New	***************************************		Organizational Un	it:				
State of New		Department: Resources and Economic Development						
Organizational DUNS: 07345		Division: Parks and Recreation						
Address: Street:		Name and telephone number of person to be contacted on matters involving this application (give area code)						
PO Box 1856			Prefix: Ms.	First Name: (Gail			
City: Concord			Middle Name A.					
County: Merrimack			Last Name Wo	lek				
State: NY	Zip Code 03302-18	56	Suffix:					
Country: United States of	America		Email: Gail.Wolek@dred.state.nh.us					
6. EMPLOYER IDENTIFICATION	ON NUMBER (EIN):		Phone Number (give area code) Fax Number (give area code)					
02 - 6000618		(603) 271-3550	6	(603) 271-3553				
8. TYPE OF APPLICATION:			7. TYPE OF APPLICANT: (See back of form for Application Types)					
∑ Ne		n 🔲 Revision	A. State					
f Revision, enter appropriate let See back of form for description	ter(s) in box(es) n of letters.)		Other (specify)					
Other (specify)	4, 4	9. NAME OF FEDERAL AGENCY: U.S. Department of Interior, National Park Service						
10. CATALOG OF FEDERAL	DOMESTIC ASSISTANC	E NUMBER:			CANT'S PROJECT:			
		15 - 916	Jericho Mounta	in State Park	Visitors Center and Park			
TITLE (Name of Program): La	ation Fund	Maintenance F						
12. AREAS AFFECTED BY PR	OJECT (Cities, Counties	, States, etc.):						
City of Berlin, Coos Cou	nty, State of New Ha	mpshire						
13. PROPOSED PROJECT			14. CONGRESSIO	NAL DISTRICTS	OF:			
Start Date:	Ending Date:		a. Applicant 02		b. Project 02			
15. ESTIMATED FUNDING:	-		05000	REVIEW BY STATE EXECUTIVE				
a. Federal \$		212,260.00			WAPPLICATION WAS MADE ATE EXECUTIVE ORDER 12372			
p. Applicant \$				SS FOR REVIEV	VON			
c. State \$		212,260.00	DATE:					
d. Local \$			D. NO3		ERED BY E. O. 12372			
e. Other \$			OR PROGRAM HAS NOT BEEN SELECTED BY STATE FOR REVIEW					
. Program Income \$			17. IS THE APPLIC	ANT DELINQUE	NT ON ANY FEDERAL DEBT?			
g. TOTAL \$		424,520.00	☐ Yes If "Yes" atta					
TTACHED ASSURANCES IF	AUTHORIZED BY THE	GOVERNING BODY OF T			RUE AND CORRECT. THE NT WILL COMPLY WITH THE			
a. Authorized Representative Prefix Ms.	First Name Gail		Midd	le Name A.				
ast Name Wolek			Suffix	<				
Title Deputy Director/AS	SLO		c. Te	lephone Number 603) 271-3556	(give area code)			
. Signature of Authorized Repre		e. Date Signed						

U.S. Department of the Interior

Certifications Regarding Debarment, Suspension and Other Responsibility Matters, Drug-Free Workplace Requirements and Lobbying

Persons signing this form should refer to the regulations referenced below for complete instructions:

Certification Regarding Debarment, Suspension, and Other Responsibility Matters - Primary Covered Transactions - The prospective primary participant further agrees by submitting this proposal that it will include the clause titled, "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transaction," provided by the department or agency entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions. See below for language to be used or use this form certification and sign. (See Appendix A of Subpart D of 43 CFR Part 12.)

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions - (See Appendix B of Subpart D of 43 CFR Part 12.)

Certification Regarding Drug-Free Workplace Requirements - Alternate I. (Grantees Other Than Individuals) and Alternate II. (Grantees Who are Individuals) - (See Appendix C of Subpart D of 43 CFR Part 12)

Signature on this form provides for compliance with certification requirements under 43 CFR Parts 12 and 18. The certifications shall be treated as a material representation of fact upon which reliance will be placed when the Department of the Interior determines to award the covered transaction, grant, cooperative agreement or loan.

PART A: Certification Regarding Debarment, Suspension, and Other Responsibility Matters-Primary Covered Transactions

CHECK VIF THIS CERTIFICATION IS FOR A PRIMARY COVERED TRANSACTION AND IS APPLICABLE.

- (1) The prospective primary participant certifies to the best of its knowledge and belief, that it and its principals:
 - (a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded by any Federal department or agency;
 - (b) Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
 - (d) Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default.
- (2) Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

PART B: Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions

CHECK____IF THIS CERTIFICATION IS FOR A LOWER TIER COVERED TRANSACTION AND IS APPLICABLE.

- (1) The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

PART C: Certification Regarding Drug-Free Workplace Requirements

CHECK VIF THIS CERTIFICATION IS FOR AN APPLICANT WHO IS NOT AN INDIVIDUAL.

Alternate I. (Grantees Other Than Individuals)

- A. The grantee certifies that it will or continue to provide a drug-free workplace by:
 - (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
 - (b) Establishing an ongoing drug-free awareness program to inform employees about--
 - (1) The dangers of drug abuse in the workplace;
 - (2) The grantee's policy of maintaining a drug-free workplace;
 - (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
 - (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph (a);
 - (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will --
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
 - (e) Notifying the agency in writing, within ten calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer on whose grant activity the convicted employee was working, unless the Federal agency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
 - (f) Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted --
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
 - (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a) (b), (c), (d), (e) and (f).

В.	The grantee	may insert in the	space provided b	elow the site(s) fo	r the performance	of work done in	connection	with the
spe	cific grant:			(-7	(01 HOIN GONO II	i comiccion	MINI HIG

Place of Performance (Street address, city, county, state, zip code)

CHECK__IF THIS CERTIFICATION IS FOR AN APPLICANT WHO IS AN INDIVIDUAL.

Alternate II. (Grantees Who Are Individuals)

- (a) The grantee certifies that, as a condition of the grant, he or she will not engage in the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance in conducting any activity with the grant;
- (b) If convicted of a criminal drug offense resulting from a violation occurring during the conduct of any grant activity, he or she will report the conviction, in writing, within 10 calendar days of the conviction, to the grant officer or other designee, unless the Federal agency designates a central point for the receipt of such notices. When notice is made to such a central point, it shall include the identification number(s) of each affected grant.

PART E: Certification Regarding Lobbying Certification for Contracts, Grants, Loans, and Cooperative Agreements

CHECK IF CERTIFICATION IS FOR THE AWARD OF ANY OF THE FOLLOWING AND THE AMOUNT EXCEEDS \$100,000: A FEDERAL GRANT OR COOPERATIVE AGREEMENT; SUBCONTRACT, OR SUBGRANT UNDER THE GRANT OR COOPERATIVE AGREEMENT.

CHECK___IF CERTIFICATION FOR THE AWARD OF A FEDERAL LOAN EXCEEDING THE AMOUNT OF \$150,000, OR A SUBGRANT OR SUBCONTRACT EXCEEDING \$100,000, UNDER THE LOAN.

The undersigned certifies, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

As the authorized certifying official, I hereby certify that the above specified certifications are true.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL

TYPED NAME AND TITLE WOLEK, SEPUTY DIRECTOR ASLO

TYPED NAME AND TITLE

09/15/2009

LAND AND WATER CONSERVATION FUND PROJECT AGREEMENT GENERAL PROVISIONS

Part I - Definitions

- A. The term "NPS" or "Service" as used herein means the National Park Service, United States Department of the Interior.
- B. The term "Director" as used herein means the Director of the National Park Service, or any representative lawfully delegated the authority to act for such Director.
- C. The term "Manual" as used herein means the Land and Water Conservation Fund State Assistance Program Manual.
- D. The term "project" as used herein means a Land and Water Conservation Fund grant which is subject to the project agreement and/or its subsequent amendments.
- E. The term "State" as used herein means the State or Territory which is a party to the project agreement, and, where applicable, the political subdivision or public agency to which funds are to be transferred pursuant to this agreement. Wherever a term, condition, obligation, or requirement refers to the State, such term, condition, obligation, or requirement shall also apply to the recipient political subdivision or public agency, except where it is clear from the nature of the term, condition, obligation, or requirement that it is to apply solely to the State. For purposes of these provisions, the terms "State." "grantee," and "recipient" are deemed synonymous.
- F. The term "Secretary" as used herein means the Secretary of the Interior, or any representative lawfully delegated the authority to act for such Secretary.

Part II - Continuing Assurances

The parties to the project agreement specifically recognize that the Land and Water Conservation Fund project creates an obligation to maintain the property described in the project agreement and supporting application documentation consistent with the Land and Water Conservation Fund Act and the following requirements.

Further, it is the acknowledged intent of the parties hereto that recipients of assistance will use monies granted hereunder for the purposes of this program, and that assistance granted from the Fund will result in a net increase, commensurate at least with the Federal cost-share, in a participant's outdoor recreation.

It is intended by both parties hereto that assistance from the Fund will be added to, rather than replace or be substituted for, State and local outdoor recreation funds.

- A. The State agrees, as recipient of this assistance, that it will meet the following specific requirements and that it will further impose these requirements, and the terms of the project agreement, upon any political subdivision or public agency to which funds are transferred pursuant to the project agreement. The State also agrees that it shall be responsible for compliance with the terms of the project agreement by such a political subdivision or public agency and that failure by such political subdivision or public agency to so comply shall be deemed a failure by the State to comply with the terms of this agreement.
- B. The State agrees that the property described in the project agreement and the signed and dated project boundary map made part of that agreement is being acquired or developed with Land and Water Conservation Fund assistance, or is integral to such acquisition or development, and that, without the approval of the Secretary, it shall not be converted to other than public outdoor recreation use but shall be maintained in public outdoor recreation in perpetuity or for the term of the lease in the case of leased property. The Secretary shall approve such conversion only if it is found to be in accord with the then existing comprehensive statewide outdoor recreation plan and only upon such conditions deemed necessary to assure the substitution of other recreation properties of at least equal fair market value and of reasonably equivalent usefulness and location pursuant to Title 36 Part 59.3 of the Code of Federal Regulations. This replacement land becomes subject to Section 6(f)(3) protection. The approval of a conversion shall be at the sole discretion of the Secretary, or his designee.

Prior to the completion of this project, the State and the Director may mutually alter the area described in the project agreement and the signed and dated project boundary map to provide the most satisfactory public outdoor recreation unit, except that acquired parcels are afforded Section 6(f)(3) protection as Fund reimbursement is provided.

In the event the NPS provides Land and Water Conservation Fund assistance for the acquisition and/or development of property with full knowledge that the project is subject to reversionary rights and outstanding interests, conversion of said property to other than public outdoor recreation uses as a result of such right or interest being exercised will occur. In receipt of this approval, the State agrees to notify the Service of the potential conversion as soon as possible and to seek approval of replacement property in accord with the conditions set forth in these provisions and program regulations. The provisions of this paragraph are also applicable to: leased properties acquired and/or developed with Fund assistance where such lease is terminated prior to its full term due to the existence of provisions in such lease known and agreed to by the Service; and properties subject to other outstanding rights and interests that may result in a conversion when known and agreed to by the Service.

C. The State agrees that the benefit to be derived by the United States from the full compliance by the State with the terms of this agreement is the preservation, protection, and the net increase in the quality of public outdoor recreation facilities and resources which are available to the people of the State and of the United States, and such benefit exceeds to an immeasurable and unascertainable extent the amount of money furnished by the United States by way of assistance under the terms of this agreement. The State agrees that payment by the State to the United States of an amount equal to the amount of assistance extended under this agreement by the United States would be inadequate compensation to the United States for any breach by the State of this agreement.

The State further agrees, therefore, that the appropriate remedy in the event of a breach by the State of this agreement shall be the specific performance of this agreement or the submission and approval of a conversion-of-use request as described in Section II.B above.

- D. The State agrees to comply with the policies and procedures set forth in Manual. Provisions of said Manual are incorporated into and made a part of the project agreement.
- E. The State agrees that the property and facilities described in the project agreement shall be operated and maintained as prescribed by Manual requirements and published post-completion compliance regulations (Title 36 Part 59 of the *Code of Federal Regulations*).
- F. The State agrees that a permanent record shall be kept in the participant's public property records and available for public inspection to the effect that the property described in the scope of the project agreement, and the signed and dated project boundary map made part of that agreement, has been acquired or developed with Land and Water Conservation Fund assistance and that it cannot be converted to other than public outdoor recreation use without the written approval of the Secretary of the Interior.

G. Nondiscrimination

- 1. By signing the LWCF agreement, the State certifies that it will comply with all Federal laws relating to nondiscrimination as outlined in the Civil Rights Assurance appearing at Part III-I herein.
- 2. The State shall not discriminate against any person on the basis of residence, except to the extent that reasonable differences in admission or other fees may be maintained on the basis of residence as set forth in the Manual.

Part III - Project Assurances

A. Applicable Federal Circulars

The State shall comply with applicable regulations, policies, guidelines and requirements as they relate to the application, acceptance and use of Federal funds for this federally assisted project, including:

- OMB Circular A-102, Uniform Administrative Requirements for Grants and Cooperative Agreements

with State and Local Governments;

- 43 CFR Part 12, Administrative and Audit Requirements and Cost Principles for Assistance Programs, Department of the Interior;
- A-87, Cost Principles for State, Local, and Indian Tribal Governments; and
- A-133, Audits of States, Local Governments, and Non-Profit Organizations.

B. Project Application

- 1. The Application for Federal Assistance bearing the same project number as the agreement and associated documents is by this reference made a part of the agreement.
- 2. The State possesses legal authority to apply for the grant, and to finance and construct the proposed facilities. A resolution, motion or similar action has been duly adopted or passed authorizing the filing of the application, including all understandings and assurances contained herein, and directing and authorizing the person identified as the official representative of the State to act in connection with the application and to provide such additional information as may be required.
- 3. The State has the capability to finance the non-Federal share of the costs for the project. Sufficient funds will be available to assure effective operation and maintenance of the facilities acquired or developed by the project.

C. Project Execution

- 1. The project period shall begin with the date of approval of the project agreement or the effective date of a waiver of retroactivity and shall terminate at the end of the stated or amended project period unless the project is completed or terminated sooner in which event the project shall end on the date of completion or termination.
- The State shall transfer to the project sponsor identified in the Application for Federal Assistance or the Description and Notification Form all funds granted hereunder except those reimbursed to the State to cover eligible administrative expenses.
- 3. The State will cause work on the project to be commenced within a reasonable time after receipt of notification that funds have been approved and assure that the project will be prosecuted to completion with reasonable diligence.
- 4. The State will require the facility to be designed to comply with the Architectural Barriers Act of 1968 (Public Law 90-480) and DOI Section 504 Regulations (43 CFR Part 17). The State will be responsible for conducting inspections to insure compliance with these specifications by the contractor.
- The State shall secure completion of the work in accordance with approved construction plans and specifications, and shall secure compliance with all applicable Federal, State, and local laws and regulations.
- 6. In the event the project covered by the project agreement, cannot be completed in accordance with the plans and specifications for the project; the State shall bring the project to a point of recreational usefulness agreed upon by the State and the Director or his designee.
- 7. The State will provide for and maintain competent and adequate architectural/engineering supervision and inspection at the construction site to insure that the completed work conforms with the approved plans and specifications; that it will furnish progress reports and such other information as the NPS may require.
- 8. The State will comply with the terms of Title II and Title III, the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646), 94 Stat. 1894 (1970), and the applicable regulations and procedures implementing such Act for all real property acquisitions and where applicable shall assure that the Act has been complied with for property to be developed with assistance under the project agreement.

- The State will comply with the provisions of: Executive Order 11988, relating to evaluation of flood hazards;
 Executive Order 11288, relating to the prevention, control, and abatement or water pollution, and Executive Order 11990 relating to the protection of wetlands.
- 10. The State will comply with the flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973, Public Law 93-234, 87 Stat. 975, approved December 31, 1976. Section 102(a) requires the purchase of flood insurance in communities where such insurance is available, as a condition for the receipt of any Federal financial assistance for construction or acquisition purposes, for use in any area that has been identified as an area having special flood hazards by the Flood Insurance Administration of the Federal Emergency Management Agency. The phrase "Federal financial assistance" includes any form of loan, grant, guaranty, insurance payment, rebate, subsidy, disaster assistance loan or grant, or any other form of direct or indirect Federal assistance.
- 11. The State will assist the NPS in its compliance with Section 106 of the National Historic Preservation Act of 1966 as amended (16 U.S.C. 470), Executive Order 11593, and the Archaeological and Historic Preservation Act of 1966 (16 U.S.C. 469a-1 et seq.) by (a) consulting with the State Historic Preservation Officer on the conduct of investigations, as necessary, to identify properties listed in or eligible for inclusion in the National Register of Historic Places that are subject to effects (see CFR Part 800.8) by the activity, and notifying the Federal grantor agency of the existence of any such properties, and by (b) complying with all requirements established by the Federal grantor agency to avoid or mitigate adverse effects upon such properties.
- 12. The State will comply with "Minority Business Enterprises" and "Women's Business Enterprises" pursuant to Executive Orders 11625 and 12138 as follows:
 - (1) Place minority and women business firms on bidder's mailing lists.
 - (2) Solicit these firms whenever they are potential sources of supplies, equipment, construction, or services.
 - (3) Where feasible, divide total requirements into smaller needs, and set delivery schedules that will encourage participation by these firms.
 - (4) The Department of the Interior is committed to the objectives of this policy and encourages all recipients of its grants and cooperative agreements to take affirmative steps to ensure such fairness.

The National Park Service Regional Offices will work closely with the States to ensure full compliance and that grant recipients take affirmative action in placing a fair share of purchases with minority business firms.

- 13. The State will comply with the intergovernmental review requirements of Executive Order 12372.
- D. Construction Contracted for by the State Shall Meet the Following Requirements:
 - 1. Contracts for construction shall comply with the provisions of 43 CFR Part 12 (Administrative and Audit Requirements and Cost Principles for Assistance Programs, Department of the Interior).
 - 2. No grant or contract may be awarded by any grantee, subgrantee or contractor of any grantee or subgrantee to any party which has been debarred or suspended under Executive Order 12549. By signing the LWCF agreement, the State certifies that it will comply with debarment and suspension provisions appearing at Part III-J herein.
- E. Retention and Custodial Requirements for Records
 - Financial records, supporting documents, statistical records, and all other records pertinent to this grant shall be retained in accordance with 43 CFR Part 12 for a period of three years; except the records shall be retained beyond the three-year period if audit findings have not been resolved.

- 2. The retention period starts from the date of the final expenditure report for the project.
- State and local governments are authorized to substitute copies in lieu of original records.
- 4. The Secretary of the Interior and the Comptroller General of the United States, or any of their duly authorized representatives, shall have access to any books, documents, papers, and records of the State and local governments and their subgrantees which are pertinent to a specific project for the purpose of making audit, examination, excerpts and transcripts.

F. Project Termination

- The Director may temporarily suspend Federal assistance under the project pending corrective action by the State
 or pending a decision to terminate the grant by the Service.
- 2. The State may unilaterally terminate the project at any time prior to the first payment on the project. After the initial payment, the project may be terminated, modified, or amended by the State only by mutual agreement.
- 3. The Director may terminate the project in whole, or in part, at any time before the date of completion, whenever it is determined that the grantee has failed to comply with the conditions of the grant. The Director will promptly notify the State in writing of the determination and the reasons for the termination, together with the effective date. Payments made to States or recoveries by the Service under projects terminated for cause shall be in accord with the legal rights and liabilities of the parties.
- 4. The Director or State may terminate grants in whole, or in part at any time before the date of completion, when both parties agree that the continuation of the project would not produce beneficial results commensurate with the further expenditure of funds. The two parties shall agree upon the termination conditions, including the effective date and, in the case of partial termination, the portion to be terminated. The grantee shall not incur new obligations for the terminated portion after the effective date, and shall cancel as many outstanding obligations as possible. The NPS may allow full credit to the State for the Federal share of the noncancelable obligations, properly incurred by the grantee prior to termination.
- Termination either for cause or for convenience requires that the project in question be brought to a state of recreational usefulness agreed upon by the State and the Director or that all funds provided by the National Park Service be returned.

G. Lobbying with Appropriated Funds

The State must certify, for the award of grants exceeding \$100,000 in Federal assistance, that no Federally appropriated funds have been paid or will be paid, by or on behalf of the State, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding, extension, continuation, renewal, amendment, or modification of this grant. In compliance with Section 1352, title 31, U.S. Code, the State certifies, as follows:

The undersigned certifies, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement,

the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

H. Provision of a Drug-Free Workplace

In compliance with the Drug-Free Workplace Act of 1988 (43 CFR Part 12, Subpart D), the State certifies, as follows:

The grantee certifies that it will or continue to provide a drug-free workplace by:

- (a) Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the grantee's workplace and specifying the actions that will be taken against employees for violation of such prohibition;
- (b) Establishing an ongoing drug-free awareness program to inform employees about:
 - (1) The dangers of drug abuse in the workplace;
 - (2) The grantee's policy of maintaining a drug-free workplace;
 - (3) Any available drug counseling, rehabilitation, and employee assistance programs; and
 - (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of a grant be given a copy of the statement required by paragraph (a);
- (d) Notifying the employee in the statement required by paragraph (a) that, as a condition of employment under the grant, the employee will:
 - (1) Abide by the terms of the statement; and
 - (2) Notify the employer in writing of his or her conviction for a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction;
- (e) Notifying the agency in writing, within ten calendar days after receiving notice under subparagraph (d)(2) from an employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position title, to every grant officer on whose grant activity the convicted employee was working, unless the Federal agency has designated a central point for the receipt of such notices. Notice shall include the identification number(s) of each affected grant;
- (f) Taking one of the following actions, within 30 calendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convicted;
 - (1) Taking appropriate personnel action against such an employee, up to and including termination, consistent with the requirements of the Rehabilitation Act of 1973, as amended; or
 - (2) Requiring such employee to participate satisfactorily in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency;
- (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (b), (c), (d), (e) and (f).

The State must include with its application for assistance a specification of the site(s) for the performance of work to be done in connection with the grant.

I. Civil Rights Assurance

The State certifies that, as a condition to receiving any Federal assistance from the Department of the Interior, it will comply with all Federal laws relating to nondiscrimination. These laws include, but are not limited to: (a) Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d-1), which prohibits discrimination on the basis of race, color, or national origin; (b) Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. 794), which prohibits discrimination on the basis of handicap; (c) the Age Discrimination Act of 1975, as amended (42 U.S.C. 6101 et. seq.), which prohibits discrimination on the basis of age; and applicable regulatory requirements to the end that no person in the United States shall, on the grounds of race, color, national origin, handicap or age, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity conducted by the applicant. THE APPLICANT HEREBY GIVES ASSURANCE THAT it will immediately take any measures necessary to effectuate this agreement.

THIS ASSURANCE shall apply to all aspects of the applicant's operations including those parts that have not received or benefited from Federal financial assistance.

If any real property or structure thereon is provided or improved with the aid of Federal financial assistance extended to the Applicant by the Department, this assurance shall obligate the Applicant, or in the case of any transfer of such property, any transferee, for the period during which it retains ownership or possession of the property. In all other cases, this assurance shall obligate the Applicant for the period during which the Federal financial assistance is extended to it by the Department.

THIS ASSURANCE is given in consideration of and for the purpose of obtaining any and all Federal grants, loans, contracts, property, discounts or other Federal financial assistance extended after the date hereof to the Applicant by the Department, including installment payments after such date on account of applications for Federal financial assistance which were approved before such date.

The Applicant recognizes and agrees that such Federal financial assistance will be extended in reliance on the representations and agreements made in this assurance, and that the United State shall have the right to seek judicial enforcement of this assurance. This assurance is binding on the Applicant, its successors, transferees, assignees, and subrecipients and the person whose signature appears on the grant agreement and who is authorized to sign on behalf of the Applicant.

J. <u>Debarment and Suspension</u>

Certification Regarding Debarment, Suspension, and Other Responsibility Matters - Primary Covered Transactions

- (1) The prospective primary participant certifies to the best of its knowledge and belief, that it and its principals:
 - (a) Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
 - (b) Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission or embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statement, or receiving stolen property;
 - (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and

- (d) Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default.
- (2) Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

The State further agrees that it will include the clause "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions" appearing below in any agreement entered into with lower tier participants in the implementation of this grant. Department of Interior Form 1954 (DI-1954) may be used for this purpose.

Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion - Lower Tier Covered Transactions

- (1) The prospective lower tier participant certifies, by submission of this application that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- (2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this application.







United States Department of the Interior

NATIONAL PARK SERVICE Northeast Region U.S. Custom House 200 Chestnut Street Philadelphia, PA 19106-2878

July 30, 2011

BAN MAG 1 1 2011 TO JANE FOR THE FILE

Ms. Gail Wolek, Deputy Director LWCF Alternate State Liaison Officer Department of Resources and Economic Development Division of Parks and Recreation 172 Pembroke Road P.O. Box 1856 Concord, NH 03302-1856

Dear Ms. Wolek:

We have reviewed the administrative closeout documentation submitted by your office for Land and Water Conservation Fund project #33-00678, Jericho Mountain State Park in the City of Berlin. We have determined that this documentation adequately addresses LWCF program requirements. This project is now administratively closed.

We were notified through the Smartlink system by your Finance office that the final reimbursement for this project has occurred in advance of the administrative closeout process. Please make sure that your Finance office is aware that the final reimbursement request should not take place before the administrative closeout process has been completed. Funds expended under federal grants are subject to verification at audit. Documentation of costs associated with this project must be retained by the State for a period of three years following the closeout or conclusion of an audit and resolution of any questioned costs, whichever comes first.

If you have any questions, please do not hesitate to contact me at (215) 597-1565 or by email at jack howard@nps.gov.

Sincerely,

Jack W. Howard, Manager

State and Local Assistance Programs

cc: Jane Carey



United States Department of the Interior

NATIONAL PARK SERVICE

RECEIVED SEP 2 8 2009 D.R.E.D

L32-4506

SEP 2 2 2009

Re Land and Water Conservation Fund Grant Agreement

Gail Wolek, Deputy Director, ASLO Division of Parks and Recreation 172 Pembroke Road P.O. Box 1856 Concord, NH 03302-1856

Dear Ms. Wolek:

We have reviewed and approved the Land and Water Conservation Fund grant 33-00678 for the Jericho Mountain State Park Visitor Services & Park Maintenance Facility. A copy of the Grant Agreement is enclosed for your files.

If you have any questions, please contact me by phone at (215) 597-5134 or e-mail at roy_cortez@nps.gov.

Sincerely,

Roy D. Cortez, Program Manager

Recreation and Conservation Grants Assistance