



3/16/2022

## Grant Award Notification

### GRANTEE INFORMATION

Organization Name  
Green Lake Improvement District  
Board

Official with Authority Name/Title  
Gordon Haubenschild/ Chairman of GLID

Address City/State/Zip  
33193 Peridat St NW, Princeton, MN 55371  
GORDON\_HAUBENSCHILD@YAHOO.COM

Phone/Email  
507-259-7097/

### GRANTEE PROJECT STAFF

Program Contact Name  
Gordon Haubenschild  
7097/GORDON\_HAUBENSCHILD@YAHOO.COM

Phone/Email  
507-259-

Secondary Contact Name  
Barbara Prince

Phone/Email  
763-389-1690/prin0048@umn.edu

### GRANT PROJECT TITLE

Green in Isanti TCG LGU

### FUNDING/ENCUMBRANCE INFORMATION

Origin: A14  
Category Code: 84101501  
SWIFT Contract Number: 209196  
SWIFT Vendor Number: 0001080530  
Purchase Order Number: 3-205624  
Funding Source/Legislative Authority:

### AWARD PERIOD

Start Date: Execution Date  
End Date: October 15, 2022

**ORIGINAL AWARD AMOUNT: \$15150**

### State Authorized Representative:

Jake Walsh or his successor,  
Ecological and Water Resources Grants and Research Coordinator  
MN Department of Natural Resources, 500 Lafayette Rd, St. Paul MN 55155  
jake.walsh@state.mn.us

STATE FISCAL YEAR	2022
Agency	R2901
Fund	2112
FinDeptID	R2932721
AppropID	R292012
Account	
Source	
Cost 1	2E625
Cost 2	12ISD
Amount <i>(should equal total award)</i>	\$15150



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## Terms of Acceptance

This grant award notification is made with respect to the terms and conditions of the application materials for the identified grant project under which the grantee has an approved application and has agreed to the assurances (Exhibit A, the Grant Application with Assurances), which are incorporated by reference herein. These materials are referred to as the "Application" throughout this Grant Award Notification (GAN). By accepting this award the grantee agrees to comply with all provisions of the award including all assurances and certifications made in the Application and all applicable state or federal statutes, regulations and guidelines. The grantee agrees to administer the program in accordance with the approved Application, budget, timelines, and other supplemental information submitted in support of the approved Application. All terms not defined below are as set forth in the Application.

### Grant overview and funding purpose:

The Department of Natural Resources (DNR) Invasive Species Program offers Aquatic Invasive Species Control Grants. These grants are intended to help fund the control of curly-leaf pondweed, Eurasian watermilfoil or flowering rush. This offer is an opportunity for local entities such as lake associations, watershed districts, cities, and counties to receive state funding from the DNR for the control of these invasive aquatic plant species.

Funding is for reimbursement of expenses incurred while conducting local AIS control projects. Reimbursable expenses include the cost of the third-party delineation survey and the costs directly related to and solely for invasive plant control according to an Invasive Aquatic Plant Management (IAPM) Permit.

### Reporting Requirements:

As incorporated by the Grantee's Duties in the Application (Exhibit A), upon completion of the services related to the Grantee's Duties, the Grantee will provide to the State's Authorized Representative:

- A copy of the original invoices from the survey and the treatment contractor,
- The delineation map, and any associated report produced by the surveyor
- The original pesticide application or harvesting record from the treatment. This should include a description of the methods used, a map showing the actual treated or harvested areas, the number of acres treated or harvested, and the date(s) of treatment. If herbicides are used, the name of the herbicide applied, the rate of application, and the total amount of herbicide applied. If mechanical harvest is used, the total volume or weight of plants harvested.
- If the project proposes a second year of treatment, invoices and reporting documentation for the second delineation and treatment.
- Any additional reporting requirements for reimbursable expenses listed in #6 of the Grantee's Duties in Exhibit A.
- Bill the State by mailing to the State's Authorized Representative, a letter or invoice requesting reimbursement for the appropriate portion of the costs of the survey and treatment.



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**Payment conditions and instructions:**

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

The State will promptly pay the Grantee after the Grantee provides an itemized invoice for the services actually performed and the State's Authorized Representative accepts the invoiced services. Invoices must be submitted timely and according to the following schedule: Upon completion of the services.

**Monitoring and Financial Reconciliation**

Grantee will comply with [State Grant Monitoring Policy](#) and cooperate with DNR for required **monitoring visit(s)** and shall comply with DNR request for supporting documentation for financial reconciliation and other information, before, during and/or after the visit(s).

**Expiration Date**

The expiration date for this agreement is October 15, 2022 or until all obligations have been satisfactorily fulfilled, whichever occurs first. Per [MS 16A.28 Subd. 6](#), encumbrances for grants issued by June 30 may be certified for a period of one year beyond the year in which the funds were originally appropriated. Services rendered under grant contracts may occur during the certification period.

**Work Plan Revisions**

The grantee must receive prior written approval from the State for any changes to the agreed upon work plan listed in the assurances of the Application.

**Assignments/Waivers/Agreement Complete**

The Grantee shall neither assign nor transfer any rights or obligations under this Grant Award Notice without the prior written consent of the State, approved by the same parties who executed and approved this award, or their successors in office. If the State fails to enforce any provision of this award, that failure does not waive the provision or the State's right to enforce it. This Grant Award Notice and Application contains all negotiations and agreements between the State and the Grantee. No other understanding regarding this grant, whether written or oral, may be used to bind either party.

**Amendments**

Any amendments to this grant award notification must be in writing and will not be effective until it has been executed and approved by the same parties who executed and approved the original grant Application, or their successors in office.

**Cancellation**

- *With or Without Cause*



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This grant may be cancelled by the state at any time, with or without cause, upon 30 days' written notice to the Grantee. Upon termination, the Grantee will be entitled to payment, determined on a pro rata basis, for services satisfactorily performed and for approvable expenditures.

- ***Due to Discontinued or Insufficient Funding:***

It is expressly understood and agreed that in the event the funding to the state from Federal sources or appropriations by the Minnesota Legislature are not obtained and/or continued at an aggregate level sufficient to allow for the grantee's program to continue operating, the grant shall immediately be terminated upon written notice by the state to the grantee. The state is not obligated to pay for any services that are provided after notice and effective date of termination. However, the grantee will be entitled to payment, determined on a pro-rata basis, for services satisfactorily performed and approvable expenditures incurred prior to termination to the extent that funds are available. The state will not be assessed any penalty if the grant is terminated because of a decision of the Minnesota Legislature, or other funding source, not to appropriate funds. The state must provide the grantee notice within a reasonable time of the state receiving notice.

- **Due to Failure to Comply:**

The state may cancel a grant award immediately if the state finds that there has been a failure to comply with the provisions of an award, that reasonable progress has not been made or that the purposes for which the funds were awarded/granted have not been or will not be fulfilled. The state may take action to protect the interests of the state of Minnesota, including the refusal to disburse additional funds and requiring the return of all or part of the funds already disbursed.



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State agency Signatures

Encumbrance Verification

I hereby certify that funds have been encumbered as required by Minnesota Statute Sections 16A.15

Name: Leticia Benner \_\_\_\_\_  
DocuSigned by:

Signature: Leticia Benner \_\_\_\_\_

Date: March 16, 2022 \_\_\_\_\_  
March 16, 2022...

SWIFT Contract/PO # 209196/ 3-205624 \_\_\_\_\_

State Agency - Ecological and Water Resources Section Manager

As representative of the State, I hereby certify that this award notification and release of funds are therefore approved, legal, binding and valid.

Name: Jan Shaw Wolff \_\_\_\_\_  
DocuSigned by:

Signature: Jan Shaw Wolff \_\_\_\_\_

Date: March 16, 2022 \_\_\_\_\_  
March 16, 2022...