

ROY COOPER Governor MARY PENNY KELLEY Secretary

December 9, 2024

Adam Steurer, Utilities Director City of Hendersonville 305 Williams Street Hendersonville, NC 28792

Subject: Emergency Loan Award for Hurricane Helene Water Infrastructure Damage

Dear Mr. Steurer:

I am very pleased to award you interest-free financing that should act as a cash flow bridge between your immediate needs and federal reimbursement of disaster expenses.

I have never seen such severe and extensive damage in the western part of our state. The force of water it took to sweep away infrastructure, carve out river channels, and deposit silt across our riverside streets and buildings was astounding. I am similarly amazed by the hard work and dedication that you and your community demonstrated in the aftermath to take care of each other and begin to put things right again.

For our part, as soon as the reports came in on the devastation, I directed my staff to do everything we could to support you in rebuilding. Upon their recommendation, I activated emergency loan funding and waived program fees. The Legislature authorized and Governor Cooper signed into law the disaster relief package that provided additional funding to the program.

As a loan that bridges the time gap between your current expenses and federal reimbursement, you will not repay the loan until the earlier of June 2030 or receipt of federal disaster relief. You may also ease cash flow demands by submitting invoices to us for your incurred costs prior to paying your contractors. Federal agencies may reimburse emergency loans, including this loan. I and my staff will continue to partner with you and with federal agencies to ensure this works seamlessly for you and eases the burden of rebuilding public infrastructure.

Your partner in natural disaster recovery,

Mary Penny Kelley

Secretary



ROY COOPER Governor MARY PENNY KELLEY Secretary SHADI ESKAF Director



December 9, 2024

Adam Steurer, Utilities Director City of Hendersonville 305 Williams Street Hendersonville, North Carolina 28792

Subject: Letter of Intent to Fund and Funding Offer Transmittal

Emergency Bridge Loan for Hurricane Helene Damages

DWI Project No.: HEL-0017

Dear Adam Steurer:

The Division of Water Infrastructure (Division) has received your local government unit's (Recipient's) *Request for Emergency Loan Funding* to repair damages to your drinking water and/or wastewater infrastructure resulting from Hurricane Helene. The Division is offering up to \$3,000,000, repayable at 0% interest from the DEQ Water Infrastructure Emergency Bridge Loan Program as established in Session Law (S.L.) 2024-53 Section 4C.7. Projects must meet applicable State laws, rules and guidance for the expenditure of these funds. If additional emergency loan funds are needed, please submit another *Request for Emergency Loan Funding* to the Division with a project scope and project budget demonstrating the need for additional funds.

Eligible Costs:

DEQ Water Infrastructure Emergency Bridge Loan (Emergency Loan) funds can only be used to cover eligible costs arising from damage caused by Hurricane Helene to the drinking water and/or wastewater system of the Recipient. Eligible costs under the Emergency Loan are limited to those allowed under Session Law 2024-53, Section 4C.7, to conduct emergency repairs to restore operational capacity until receipt of federal disaster relief and for any other purpose specifically provided by an act of the General Assembly. If there are questions about the eligibility of potential costs, please contact the Division's project manager for discussion prior to incurring the costs.

Emergency Loan Terms:

There is no fee for the Emergency Loan. Per S.L. 2024-53, Section 4C.6, this Emergency Loan does not require the approval of the Local Government Commission that is required under NC G.S. 159G-40.

Per S.L. 2024-53, Section 4C.7.(a), the Emergency Loan costs must be encumbered by the Division by October 31, 2028. The Recipient must submit all requests for Emergency Loan disbursements for eligible costs to the Division by October 31, 2028. The Division will not make any disbursements on the Emergency Loan for which eligible disbursement requests were not received from the Recipient by that date.



Page 2 of 3

Per S.L. 2024-53, Section 4C.7.(j)(2), the Emergency Loan matures upon the earlier of the receipt of federal disaster relief by the Receipt or June 30, 2030. The Emergency Loan repayments are not amortized for the Recipient by the Division. The Recipient is responsible for repaying the full balance of the Emergency Loan to the Division by June 30, 2030 or upon receipt of federal disaster relief, whichever comes first.

Alternative Funding:

<u>The Recipient should and is encouraged to obtain alternative funds</u> to cover the losses or needs for which the Emergency Loan funds are provided, including any available federal disaster aid (e.g., FEMA Public Assistance). Alternative funds, including federal disaster relief funds, received by the Recipient to cover the same losses or needs for which this Emergency Loan was issued must be used to repay the Emergency Loan.

Project Scope and Budget:

Upon acceptance and execution of the Emergency Loan offer, the Recipient must submit a preliminary scope and budget to the Division via the Laserfiche link below. The preliminary scope and budget must be received by the Division at the time or prior to the request for first disbursement of Emergency Loan funds. The preliminary scope and budget can be amended by the Recipient as the repairs and project progresses. Documented, eligible costs incurred by the Recipient prior to the execution of the funding offer can be included in the preliminary scope and budget and in the disbursement requests. Please note that the accompanying funding offer is being issued before the Division has received a preliminary scope and budget from the Recipient.

Disbursement of Emergency Loan Funds:

These funds will be disbursed to the Recipient after relevant costs are incurred and invoices are submitted to the Division. Funds will be disbursed as invoices for incurred pre-construction and construction costs are submitted by the Recipient during construction/repairs, which may be submitted prior to or after paying the contractors for the incurred costs. Only costs eligible under Session Law 2024-53 may be covered by these funds.

Electronic Document Submittal through Laserfiche:

Recipients should submit all project documents via the supporting documentation submittal form located at https://edocs.deq.nc.gov/Forms/DW-Document-Upload-Form. The link and a list of frequently asked questions can also be accessed from the Division's I Have Funding page, https://www.deq.nc.gov/about/divisions/water-infrastructure/i-have-funding.

Upon detailed review of the project during the funding process, it may be determined that portions of your project are not eligible for funding.

Acceptance of the Emergency Loan Offer:

To accept this Emergency Loan funding offer, please email the Division project manager within two weeks of receipt of this letter with a statement accepting this offer. Upon acceptance, please submit the items below via the Laserfiche link:

- 1) One (1) copy of the original Offer and Acceptance Document executed by the Authorized Representative of the project, along with the Conditions and Assurances. **Please retain a copy for your files.**
- 2) A Resolution adopted by the governing body accepting the funding offer and making the applicable Conditions and Assurances contained therein. (Sample copy attached).
- 3) Federal Identification Number and Unique Entity ID Number of the Recipient.

Page 3 of 3

- 4) Sales Tax Certification (attached).
- 5) Preliminary project scope and project budget.

The Site Certification and a Capital Project Ordinance (or budget ordinance covering the project) and the items above are due before disbursements begin.

<u>Declination of the Emergency Loan Offer:</u>

To decline this Emergency Loan funding offer, please email the Division project manager within two weeks of receipt of this letter with a statement declining this offer. An email from the Authorized Representative declining the loan will result in the rescission of the Emergency Loan funding offer.

Division's Project Manager:

If you have any questions concerning this matter or require general assistance, please contact the Division's project manager assigned to your project: Renee Parkman either by telephone at (704) 235-2203 or by email at renee.parkman@deq.nc.gov.

Sincerely,

6300A872077B4C5...

Shadi Eskaf, Director Division of Water Infrastructure

Enclosures: Offer and Acceptance Document

Assurances & Conditions

Federal ID and UEID Number Request Memo

Resolution to Accept Funding Offer (suggested format)

Sales Tax Certification Form Disbursement Request Form

Site Certification

Capital Project Ordinance (sample)

cc: Adam Steurer, Utilities Director (asteurer@hvlnc.gov)

Renee Parkman, P.E. (DWI, via DocuSign) Mark Hubbard, P.E. (DWI, via DocuSign) DWI Administrative Unit (DWI, via DocuSign)

Teresa Tripp (DWI, via DocuSign)
DEQ.DWI.FundingOffer@deq.nc.gov

LF Project File (COM – LOIF)
DWI Agreement ID: 2000080595



Signature

878STATE OF NORTH CAROLINA DEPARTMENT OF ENVIRONMENTAL QUALITY DIVISION OF WATER INFRASTRUCTURE

Funding Offer and Acceptance				
Legal Name and Address of Award Recipient		Project Number(s): HEL-00)17	
City of Hendersonville 305 Williams Street Hendersonville, North Carolina 28792		Unique Entity ID Number:		
Funding Program				
Drinking Water Stormwater Wastewater		Additional Amount for Funding Increases	Previous Total	Total Offered
DEQ Water Infrastructure Emergency Bridge Loan – Hurricane Helene State Emergency Loan State Reserve Grant State Reserve Earmark (S.L. 2023-134) American Rescue Plan Act—Choose an item.				\$3,000,000
Project Description: Emergency Bridge Loan for Hurricane Helene Dam	Total Financial Assistance Offer: Closing Fee:		\$3,000,000 \$0	
			ne 30, 2030 or Upor saster relief, whiche	
 Pursuant to North Carolina Session Law 2024-53: The applicant is eligible under State law, The project is eligible under State law, and The project has been approved by the Department of Environmental Quality, acting of assistance described in this document. 	result	of Hurricane Helene, and	eligible under Sessi	on Law 2024-53.
For The State of North Carolina: Shadi Eskaf, Director, Division of Water Infrastructure North Carolina Department of Environmental Quality				
Dradi Eslay		12	/9/2024	
Signature		Da	te	
On Behalf of: Name of Representative in Resolution: Title (Type or Print):	y of H	<u>endersonville</u>		
I, the undersigned, being duly authorized to take such action, as evidenced by the attached CERTIFIED COPY OF AUTHORIZATION BY THE APPLICANT'S GOVERNING BODY, do hereby accept this Financial Award Offer and will comply with the attached Assurances and the Standard Conditions.				

Date

STANDARD CONDITIONS & ASSURANCES FOR EMERGENCY LOAN – Hurricane Helene Emergencies

Project Recipient: City of Hendersonville Project Number(s): HEL-0017

Conditions

- 1. Any funds received from the Emergency Loan shall only be used to cover eligible costs arising from damage caused by Hurricane Helene to drinking water or wastewater systems located in the affected area.
- **2.** Eligible costs under the Emergency Loan are limited to those allowed under Session Law 2024-53, Section 4C.7(e).
- **3.** The Recipient is responsible for paying for the costs ineligible for Division of Water Infrastructure funding.
- **4.** All funds awarded to the Recipient from the Emergency Loan must be expended or encumbered by October 31, 2028.
- **5.** The Recipient agrees to repay the full amount disbursed in this Emergency Loan to DEQ when due in accordance with this Agreement. Per Section 4C.7.(j)(2) of Session Law 2024-53, the total balance of this loan shall be due upon the earlier of:
 - a. Receipt of federal disaster relief by the Recipient; or
 - b. June 30, 2030.
- **6.** The Recipient agrees to establish and maintain a financial management system that adequately accounts for revenues and expenditures. Adequate accounting and fiscal records will be maintained during the construction of the project and these records will be retained and made available for a period of at least three years following completion of the project.
- 7. The Recipient shall provide any documentation requested by DEQ to show that (1) funds requested by Recipient are necessary to repair damages caused by Hurricane Helene and (2) Emergency Loan funds are used for an authorized purpose.
- **8.** Partial disbursements on this loan will be made promptly upon request, subject to adequate documentation of incurred eligible costs. The Recipient will expend all of the requisitioned funds for the purpose of paying the costs of the project within three (3) banking days following the receipt of the funds from the State. Please note that the State is not a party to the construction contract(s) and the Recipient is expected to uphold its contract obligations including those regarding timely payment.
- **9.** Failure to comply with local government audit requirements may result in delays in disbursement of the funds to the Recipient.
- **10.** Pursuant to Session Law 2024-53, Section 3.1(b), the Recipient is required to use best efforts and take all reasonable steps to obtain alternative funds to cover the losses or needs for which Emergency Loan funds are provided, including any available federal disaster aid.
- 11. The Recipient will promptly notify DEQ of the existence and status of any award for federal disaster aid to cover the costs for which this loan was issued.
- **12.** Pursuant to Session Law 2024-53, Section 3.1.(c), if the Recipient receives federal disaster aid to cover the same losses or needs for which this Emergency Loan was issued, the Recipient shall use the federal funds to promptly repay the Emergency Loan.

- **13.** Recipient shall assist and fully cooperate with DEQ in meeting its reporting obligations to OSBM under Section 3.1(g) of Session Law 2024-53.
- 14. The Recipient will strive to acquire goods and services from historically underutilized business vendors.

Assurances

- **15.** The construction of the project, including the letting of contracts in connection therewith, conforms to the applicable requirements of State and local laws and ordinances.
- **16.** The Recipient will provide and maintain adequate engineering supervision and inspection.