Massachusetts Clean Water Trust

Office of the Treasurer and Receiver - General Executive Office for Administration and Finance Department of Environmental Protection



Application for Financial Assistance State Revolving Fund Planning Stage

May 2023

Department of Environmental Protection Bureau of Water Resources Division of Municipal Services 100 Cambridge Street Suite 900 Boston, Massachusetts 02114

Introduction

This application package includes the application form, instructions, and other information relative to supporting documentation required to be submitted as part of the application for:

Clean Water PFAS Planning
Clean Water Planning
Drinking Water Lead Service Line Inventories and Replacement Plans Grant
Drinking Water PFAS Planning
Drinking Water Planning

Please do not submit the instructions with the application.

Applicants should note that neither the filing of an Application nor issuance by the Massachusetts Department of Environmental Protection (MassDEP) of a Project Approval Certificate (PAC) constitutes a binding commitment of the Massachusetts Clean Water Trust (Trust) or MassDEP to a make loan and/or award a grant. Binding commitments, subject to the availability of funds, will be issued by the Trust after review of the financial information contained in the application.

For Lead Service Line (LSL) Planning Grant Application Only:

Lead and Copper Rule Revisions

In 1991 the United States Environmental Protection Agency promulgated regulations known as the Lead and Copper Rule (LCR) under the authority of the 1974 Safe Drinking Water Act. The LCR helps protect public health by regulating water suppliers on how to treat and control for lead. Lead and Copper Rule Revisions (LCRRs), finalized in 2021, require all PWSs to complete a full inventory of service lines connected to its distribution system (*), whether or not they are owned or controlled by the water system by October 16, 2024. Additionally, the results of the LSL inventory must be accessible to the public. PWSs must also submit a plan to MassDEP by the 2024 deadline detailing how the PWS will prioritize, fund, and fully remove LSLs connected to its distribution system.

(*) A full service line inventory not only identifies lead service lines, but all other materials as well.

Applicant agrees to submit the complete inventory to MassDEP in a digital format using the following MassDEP's LSL Inventory Tools:

- Service Line Inventory Excel Workbook
- Massachusetts Lead Service Line Identification (MA-LSLI) Web App (optional)
- Lead Service Line Replacement Plan Summary Form

Additional resources:

- Instructions for using the LSL Inventory Excel Workbook
- Instructions for enrolling in the use MA-LSLI App
- Sample letter for PWSs to adapt and use when offering the App to their customers.

PLEASE NOTE THAT THIS APPLICATION PACKAGE IS SUBJECT TO REVISION. IT DOES, HOWEVER, REFLECT THE MOST CURRENT INFORMATION REQUIRED BY MassDEP AND THE TRUST TO REVIEW AND APPROVE YOUR PROJECT.

General Information

Please complete all parts of this application; incomplete or incorrect applications may delay review.

- 1. *Use of This Application* This application is to request loan/grant assistance and/or to request refinancing of debt obligations incurred by the local governmental unit (LGU) in the planning of water pollution abatement and drinking water projects through preparation of Integrated Water Resource Management Plans, Comprehensive Wastewater Management Plans, Project Evaluation Reports or Stormwater Management Plans. LGUs interested in receiving an SRF loan/grant, as applicable, must complete and return this application. The application consists of: Section A Applicant Information, Certification Statement and Project Information Loan/Grant Application Checklist
- General Eligibility A project must meet the eligibility criteria of the SRF program in order to be eligible for financial assistance (See 310 CMR 44.04 or 44.08)
 https://www.mass.gov/regulations/310-CMR-4400-the-clean-water-state-revolving-fund
 https://www.mass.gov/doc/clean-water-srf-eligible-project-costs-0/download
 (See 310 CMR 45.04 or 45.08)
 https://www.mass.gov/regulations/310-CMR-4500-the-drinking-water-state-revolving-fund https://www.mass.gov/doc/drinking-water-srf-eligible-project-costs-0/download
 - LSL Inventory Completing a comprehensive LSL service line inventory (including not just lead, but all other materials as well), for both public and private service lines that will be made publicly available as detailed by MassDEP. LSL inventory projects locate, map, and inventory the water distribution and customer service lines to create a comprehensive LSL inventory. This project could include inspecting physical service lines, compiling paper records, initiating a consumer LSL identification program, and submitting the complete inventory to MassDEP in a digital format specified by MassDEP or in an alternate format approved by MassDEP that can be readily compiled into the MassDEP system.
 - LSL Replacement Program Preparing an LSL replacement program for the PWS that complies with LCRRs. PWS' lead service line removal plans need to incorporate the MassDEP goal of protecting public health by planning to remove all lead service lines in 5 years.

To be eligible for LSL planning grant funds, PWS must begin planning activities within six months of project approval and complete all activities within two years in accordance with the Financing Agreement. MassDEP reserves the right to monitor project proposal costs and cap project costs based on the availability of funds. All federal fund grant recipients must comply with the Uniform Grant Guidance, including the procurement provisions, as outlined here: https://www.mass.gov/doc/additional-subsidy-as-a-grant-guidance/download

- Design Phase costs are considered an eligible item to receive for emergency financing for PFAS remediation design. MassDEP may limit the design cost to 10% of the total estimated cost of the remedy.
- Submission Please submit a PDF file of the application (including the loan/grant application checklist)
 via email or ftp site access:

Maria.Pinaud@mass.gov

cc

Robin.McNamara@mass.gov

<u>Gregory.D.Devine@mass.gov</u> (for NERO & WERO projects)

Michele.Higgins@mass.gov (for CERO & SERO projects)

INFORMATION FOR SECTION A

Section A – Applicant Information Section

1. Please see DEFINITIONS FOR LOAN/GRANT APPLICATION CHECKLIST for more information on the Authorized Representative requirements.

In April of 2022 the Office of Management and Budget (OMB) required federal agencies to transition from collecting DUNS numbers to collecting Unique Entity IDs (UEI). UEIs are assigned by the Federal Government and are used to track the flow of federal funds. MassDEP and the Massachusetts Clean Water Trust recommend SRF loan and grant applicants apply for a UEI at their earliest convenience because if applicants do not have an UEI assigned, disbursements may be delayed until one is issued.

The UEI application and FAQ's can be found on the SAM.gov website, linked here: https://sam.gov/content/duns-uei

- 2. If an individual other than the Authorized Representative will serve as the Applicant's contact person for day-to-day management of the project, provide that person's name, address, e-mail address, and telephone.
- 3. Provide the name and Federal Employer Identification Number (FEIN) of the engineering firm, contact person, address, e-mail address, and telephone.
- 4. Choose planning type.
- 5. Amount of financial assistance you are requesting (calculated field).

Section A - Project Information

- 1. PROJECT SCHEDULE AND COST The application must contain a realistic schedule for starting and completing the planning project. Since the Trust will sell its bonds based on the proposed schedule, it is critical that this schedule be as accurate as possible. Please include month, day, and year. Indicate the total and eligible costs of the project. Eligibility must be consistent with the MassDEP Policy on Eligible Project Costs.
 - https://www.mass.gov/doc/clean-water-srf-eligible-project-costs-0/download https://www.mass.gov/doc/drinking-water-srf-eligible-project-costs-0/download
- 2. <u>CASH FLOW PROJECTIONS</u> Provide a month-by-month schedule of project expenditures. https://www.mass.gov/regulations/310-CMR-4400-the-clean-water-state-revolving-fund https://www.mass.gov/regulations/310-CMR-4500-the-drinking-water-state-revolving-fund

DEFINITIONS FOR LOAN/GRANT APPLICATION CHECKLIST

Part I – Applicant Information and Certification

1. AUTHORITY TO FILE

Local Government Unit or Local Governmental Unit - Any town, city, district, commission, agency, authority, board or other instrumentality of the commonwealth or of any of its political subdivisions, including any regional local governmental unit defined in M.G.L. c. 29C, which is responsible for the ownership or operation of a water pollution abatement project and/or drinking water project and is authorized by a bond act to finance all or any part of thecost thereof through the issue of bonds.

Authorized Representative - List the name, title, complete address, e-mail address, and telephone and fax numbers of the authorized representative. The application must contain a resolution or authorization designating by title the official (Mayor, City or Town Manager, Chairperson of the Board of Sewer Commissioners, Chairperson of the Select Board, etc.) to act as the representative of the applicant to sign for, accept, and take whatever action is necessary relative to the project. In the city form of government, the City Council will generally name the authorized representative. If the community is governed by Town Meeting, then the Town Meeting action will name the appropriate group, such as the Select Board or Board of Public Works. The appropriate governing body will then name the authorized representative. If the authority to file statement names an office, then a certified statement is required specifically identifying the individual currently holding that office. For wastewater districts, provide the requisite authorization of the governing board. In the event the authorized official is replaced while the project is still active, a revised statement naming thenew incumbent and the effective date of appointment must be submitted. On occasion an authorized representative may desire to delegate to another person the authority to also act on their behalf in processing paperwork during the implementation of the project. This is accomplished by having the authorized representative submit a letter advising of this delegation.

2. CERTIFYING AUTHORITY TO FILE

Statement must be certified by submitting a separate certifying statement along with a copy of the resolution or authorization designating by title the official (Mayor, City or Town Manager, Chairperson of the Board of Sewer Commissioners, Chairperson of the Select Board, etc.) to act as the representative of the applicant for whatever action is necessary relative to the project. The Certifying Statement shall name the individual currently holding that title. The statement shall be signed by the town or city clerk, and an impression of the entity's official seal affixed. If the entity is not a municipality, a notary may be used.

Suggested forms for the Authority to File and Certifying Statement are included in Appendix A.

3. LOCAL APPROPRIATION

The applicant must demonstrate that sufficient funds are available to cover the <u>total</u> (both eligible and ineligible) project costs. This is accomplished by means of a vote of Town Meeting, City Council, Water Supply District, or other designated body, as appropriate. Local bond counsel should be consulted for exact language depending on whether the applicant uses general obligation or revenueobligation borrowing.

Important points to remember include:

- a. Note that the applicant may borrow its contribution (non-grant amount) of anticipated costs of the project from the Massachusetts Clean Water Trust in accordance with <u>Chapter 29c</u>, as amended, of the General Laws.
- b. The resolution must be certified.
- c. It must denote who can act on behalf of the applicant to file for and accept financing.
- d. It must specifically state what project or type of project is being authorized, such as asset management planning.

PART II – Project Information

1. <u>PLAN OF STUDY</u> — A detailed Plan of Study must be submitted with the application, outlining the scope of services for the planning work. The plan of study should be of sufficient detail to demonstrate that all MassDEP planning requirements will be met. For further guidance on this issue, contact the appropriate MassDEP Program Manager.

PART III – Supplemental Requirements

- 1. <u>PROFESSIONAL SERVICES AGREEMENT</u> The application must contain <u>draft</u> agreements for all professional services which clearly outline the duties and responsibilities of the applicant and its contractors. The agreement will include, but not be limited to, scope of work for the various planning tasks, cost to perform the work to be paid in accordance with the provisions of eligible contracts, provisional overhead rate, and time of completion.
- 2. <u>MODEL SUBAGREEMENT CLAUSES</u> The provisions within **Appendix B** are to be made a part of all professional services agreements.
- 3. <u>DETAILED FEE BREAKDOWN</u> All fees shall be broken out by task (shop drawings, resident services, start-up, etc.), job category (vice president, project engineer, draftsman, etc.), and cost.
- 4. <u>DISADVANTAGED BUSINESS ENTERPRISE</u> Applicants receiving assistance must make positive efforts to use disadvantaged minority and women owned businesses for professional services. Such efforts should achieve a goal of 4.2% participation for disadvantaged minority business (D/MBE) and 4.5% participation for disadvantaged women owned business (D/WBE) but, at a minimum, should allow these sources the maximum feasible opportunity to compete for subagreements to be performed using state trust monies. Sample forms are provided in **Appendix C**.
- 5. <u>CHAPTER 233 COMPLIANCE STATEMENT ON MA TAXES</u> A statement must be signed by the consultant engineer(s) for the project that states that the engineer(s) is in compliance with Massachusetts tax laws. A sample statement is provided in **Appendix D**.

Section A

Applicant Information and Certification Form

(Attach additional pages as necessary)

1. LOCAL GOVERNMENTAL UNIT (LGU)/PUBLIC WATER SUPPLIER (PWS)			
LGU/PWS Name: Town of Randolph			
Jnique Entity ID (UEI): HDGKYJP3Q5J6 Dept. of Revenue ID No.: FEIN			
Authorized Representative:Brian Howard Title: Town Manager			
Street/P.O. Box: 41 South Main Street			
City: Randolph	State: Massachusetts		Zip: 02368
Telephone: 781-961-0940	Fax: 781-961-0945	E-Mail: bhoward	@randolph-ma.gov
2. LGU CONTACT PERSON (if different	ent from item 1)		
Name:		Title:	
Mailing Address (if different from item	1)		
Street/P.O. Box:			
City:	State:		Zip:
Telephone:	Fax:	E-Mail:	**
3. ENGINEER OR CONSULTANT FIF	RM		
Firm/Agency: BETA GROUP, INC.			FEIN
Contact Person: Robert Mackie, PE, BCEE			
Mailing Address			
Street/P.O. Box: 315 Norwood Park South			
City: Norwood	State: Massachusetts		Zip 02062
Telephone: 781-255-1982	Fax: 781-255-1974	E-Mail: BMackie	e@BETA-Inc.com
4. Planning Type:			
Drinking Water Lead Service Li	ne Inventories and Rep	lacement Plans	$\overline{}$
Project Description: (For LSL Planning The purpose of this project is to conduct identify areas of the system that predate that require replacement. The work will in master plans, as well as record and tie c documentation regarding materials of the provided in a PDF format. A spreadshee MassDEP's inventory template as well as showing each water service, and incorpoublicly. A technical memorandum will be inventory. The LSL inventory will be subs	a survey of all service mater the 1986 SDWA ban in order neclude reviewing GIS data, wards, installation/maintenance existing services within the twill be created documenting complete mapping improve the spreadsheet informer provided as well as a replantation.	rials used throughour to determine the vater main installative and meter installative system. This information that are necessited and into the GIS recement plan for the cert at the cert and the cert	lead or galvanized service lines lead or galvanized service lines ion drawings, and capital and lation records, and other mation will be digitized and nformation and we will use leded. A GIS map will be created mapping, that can be shared less services based upon the

5. AMOUNT OF ASSISTANCE REQUESTED \$	
\$ 0	

6. CERTIFICATION

In submitting this Application to MassDEP, the Applicant certifies that it shall comply with the following Project related conditions and understands that the Applicant's non-compliance with one or more of these conditions may preclude MassDEP's issuance of a Project Approval Certificate or entry into a Project Regulatory Agreement.

- (1) The Borrower/Grantee shall comply with the (a) the Civil Rights Act of 1964, 42 USC s.2000(1) et seq., as amended, Section 13 of the Federal Water Pollution Control Act (FWPCA) of 1972; Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, (b) the Equal Employment Opportunity requirements (Executive Order 11246), and all Executive Orders and regulations promulgated thereunder, and (c) the Affirmative Action and Minority/Women Business Enterprise ("M/WBE") requirements in the Regulations and the federal Disadvantaged Business (DBE) rule. The Borrower/Grantee shall ensure that any prime contracts or subcontracts for services, construction, goods, or equipment for the Project contain the DM/DWBE utilization goals of 4.2% D/MBE and 4.5% D/WBE.
- (2) Prior to receiving final payment for the Project, the Applicant shall certify to MassDEP that the Project has been completed and performed in accordance with the Project Regulatory Agreement.
- (3) The Applicant shall establish accounts for the Project which shall be maintained in accordance with generally accepted government accounting standards.
- (4) The Applicant understands that if MassDEP issues a Project Approval Certificate for this project, such action does not constitute MassDEP's sanction or approval of any changes or deviation from any applicable state regulatory or permit standards, criteria, or conditions, or from the terms or schedules of state enforcement actions or orders applicable to the Project.
- (5) The Applicant shall maintain all Project records for seven years after the issuance of final payment or until any litigation, appeal, claim, or audit that is begun before the end of the seven-year period is completed and resolved, whichever is longer.
- (6) The Applicant agrees to provide any Project information and documentation requested by MassDEP.
- (7) Any proposed change in Project-related contracts which substantially modifies the Project initially proposed shall be submitted to MassDEP for prior approval.
- (8) The Applicant's implementation of the Project, including the procurement of related contracts, shall comply with all applicable requirements of state and local laws, ordinances, by-laws, rules, and regulations.

To the best of my knowledge and belief, data provided in this application is true and correct; the documentation has been duly authorized by the governing body of the applicant. Furthermore, the applicant certifies that it possesses the legal authority to apply for the loan\grant, and to finance and construct the proposed facilities. A resolution, motion, or similar action has been duly adopted or passed as an official act of the applicant's governing body, authorizing the filing of the application. The same resolution, motion, or similar action is directing and authorizing the person identified below as the authorized representative of the applicant to act in connection with the application and to provide such additional information as may be required.

Name of Representative	Title
(Type) Brian Howard	Town Manager
Signature of Representative	Date

Section A

Project Information

1. Planning Schedule and Cost	Start (mm/dd/yyyy)	Complete (mm/dd/yyyy)	Total Cost (\$)	Eligible Cost (\$)
	04/01/2024	10/16/2024	\$ 288,335	\$ 0

2. Cash Flow Projection	Eligible Cost
Month/Year	

State Revolving Fund Program Loan\Grant Application Checklist

PLANNING STAGE PROJECTS

Please use this checklist to confirm that all required forms and supplemental information have been included with the application and submit the checklist with your application.

Item	Included (check)	Previously submitted (date)	Not applicable (check)
Part I - Applicant Information and Certification			
1. Authority to File	✓		
2. Certifying Authority to File	\checkmark		
3. Local Appropriation (Not Applicable for Grant)			√
Part II - Project Information			
1. Plan of Study	✓		
Part III - Supplemental Requirements			
1. Professional Services Agreements	\checkmark		
2. Model Sub Agreement clauses	✓		
3. Detailed Fee Breakdown	√		
4. Disadvantaged Business Enterprise	√		THE SECOND
5. Chapter 233 - Statement on MA Taxes	√		

Appendix A

Authority to File &
Certifying Statement

AUTHORITY TO FILE

	Whereas,	, after thorough investigation,	
		(Applicant)	
has d	letermined that the work act	rity consisting of:	
		(describe project)	
	th in the public interest and sary to apply for assistance;	necessary to protect the public health, and that to undertake this activity, it is	is
the loans	n Water Trust (the Trust) of General Laws of the C and grants to municipali	etts Department of Environmental Protection (MassDEP) and the Massachusett the Commonwealth of Massachusetts, pursuant to Chapter 21 and Chapter 29C ommonwealth (Chapter 21 and Chapter 29C) are authorized to make ties for the purpose of funding planning and construction activities relative to the sand Drinking Water Projects; and	of ce
belie	Whereas, the Applicant ves it to be in the public inte	as examined the provisions of the Act, Chapter 21 and Chapter 29C, and est to file a loan or grant application.	
	NOW, THEREFORE,	E IT RESOLVED by	
		(Governing Body)	
as fol	llows:		
1.	That	is hereby authorized on behalf	
	(Ti	e of Official)	
	furnishing such informat may be required; and off this application;	applications and execute agreements for grant and/or loan assistance as well a on, data and documents pertaining to the applicant for a grant(s) and/or loan(s) a three erwise to act as the authorized representative of the Applicant in connection with	as
2. 3.	That the purpose of said	oan(s)/grant(s), if awarded, shall be to fund planning activities. e the Applicant agrees to pay those costs which constitute the required Applicant	.'s

CERTIFYING STATEMENT

I hereby certi	fy that the	of
	(Name of Governing Body)	
the		
	(Corporate Name of Local Government Unit)	
	referred to as the "Applicant"), at a meeting noticed and cogal requirements, duly voted to authorize	nducted in accordance with all
	(Title of Local Government Unit Official)	
performing a for planning made availal (M.G.L. c.21	alf of the Applicant, as its agent, in filing applications for, executively and all other actions necessary to secure for the Applicant or construction of Water Pollution Abatement Projects or Drirical to the Applicant pursuant to the provisions of the Ma, section 27-33E, inclusive, as amended) and the Water Pollut G.L. c.29C) for the following project:	such as grant(s) and/or loan(s) aking Water Projects as may be assachusetts Clean Waters Act
	(describe project)	
I here	eby certify thatis t	he present incumbent of the
	(Name of Person)	
oosition refer	enced above, and do hereby certify:	
1.	That the attached resolution is a true and correct copy of the adopted at a meeting of the governing body held on the	
	20, and duly recorded in my office:	
2.	That said meeting was duly convened and held in all respect the extent required by law, due and proper notice of such quorum was present throughout the meeting, and a legally the governing body voted in the proper manner and for the that all other requirements and proceedings under the law adoption or passage of said resolution, including publicated duly fulfilled, carried out, and otherwise observed; and that certificate:	meeting was given; and a legal sufficient number of members of adoption of said resolution; incident to the propertion, if required, have been
3.	That if an impression of a seal has been affixed below, it co	onstitutes the official seal of the
	Applicant and this certificate is hereby executed under suc	h official seal; but if no seal has
	been affixed, the Applicant does not have an official seal:	
IN WITNES	SS WHEREOF, I have hereunto set my hand this day of	day of, 20_
Signature:		Title:
	(Certifying Signatory)	
Printed nam	a·	AFFIX S
i inneu nam	e:	— AITIA S

Appendix B Model Sub-Agreement Provisions

Professional Services Agreements - Required Provisions

All contracts between SRF beneficiaries and professional services consultants shall contain the following provisions.

- (1) The owner and the contractor agree that the following provisions apply to the eligible work to be performed under this agreement and that such provisions supersede any conflicting provisions of this agreement.
- (2) The work under this agreement is funded in part by the water pollution abatement fund. Neither the Commonwealth of Massachusetts nor the Massachusetts Department of Environmental Protection (MassDEP) nor the Clean Water Trust (the Trust) is a party to this agreement. As used in these clauses, the words "the date of execution of this agreement" means the date of execution of this agreement and any subsequent modification of the terms, compensation or scope of services pertinent to unperformed work.
- (3) The owner's rights and remedies provided in these clauses are in addition to any other rights and remedies provided by law or this agreement.
- (4) The contractor shall be responsible for the professional quality, technical accuracy, timely completion, and the coordination of all designs, drawings, specifications, reports, and other services furnished by the contractor under this agreement. The contractor shall without additional compensation, correct or revise any errors, omissions, or other deficiencies in his designs, drawings, specifications, reports, and other services.
- (5) The contractor shall perform such professional services as may be necessary to accomplish the work required to be performed under this agreement, in accordance with this agreement and applicable MassDEP requirements in effect on the date of execution of this agreement.
- (6) The owner's or MassDEP's approval of drawings, designs, specifications, reports, and incidental work or materials furnished hereunder shall not in any way relieve the contractor of responsibility for the technical adequacy of his work. Neither the owner's nor MassDEP's review, approval or acceptance of, nor payment for, any of the services shall be construed to operate as a waiver of any rights under this agreement or of any cause of action arising out of the performance of this agreement.
- (7) The contractor shall be and shall remain liable, in accordance with applicable law, for all damages to the owner or MassDEP caused by the contractor's negligent performance of any of the services furnished under this agreement, except for errors, omissions or other deficiencies to the extent solely attributable to the owner, owner-furnished data or any third party not controlled by the contractor. The contractor shall not be responsible for any time delays in the project caused by circumstances beyond the contractor's control. Where innovative processes or techniques are recommended by the engineer and are used, the engineer shall be liable only for gross negligence to the extent of such use.
- (8) The services to be performed by the contractor shall include all services required to complete the scope of work as defined and set out in the professional services agreement to which these provisions are attached in accordance with applicable regulations.
- (9) The owner may, at any time, by written order, make changes within the general scope of this agreement in the services or work to be performed. If such changes cause an increase or decrease in the contractor's cost of, or time required for, performance of any services under this agreement, whether or not changed by any order, an equitable adjustment shall be made, and this agreement shall be modified in writing accordingly. The contractor must assert any claim for adjustment under this clause in writing within 30 days from the date of receipt by the contractor of the notification of change, unless the owner grants a further period of time before the date of final payment under this agreement.

- (10) No services for which an additional compensation will be charged by the contractor shall be furnished without the written authorization of the owner.
- (11) In the event that there is a modification of MassDEP's requirements relating to the services to be performed under this agreement after the date of execution of this agreement, the increased or decreased cost of performance of the services provided for in this agreement shall be reflected in an appropriate modification of this agreement.
- (12) Either party may terminate this agreement, in whole or in part, in writing, if the other party substantially fails to fulfill its obligations under this agreement through no fault of the terminating party. However, no such termination may be effected unless the other party is given (1) not less than ten calendar days written notice (delivered by certified mail, return receipt requested) of intent to terminate and (2) an opportunity for consultation with the terminating party before termination.
- (13) The owner may terminate this agreement, in whole or in part, in writing, for its convenience, if the termination is for good cause (such as for legal or financial reasons, major changes in the work or program requirements, initiation of a new phase) and the contractor is given (1) not less than ten calendar days written notice (delivered by certified mail, return receipt requested) of intent to terminate, and (2) an opportunity for consultation with the terminating party before termination.
- (14) If the owner terminates for default, an equitable adjustment in the price provided for in this agreement shall be made, but (1) no amount shall be allowed for anticipated profit on services not performed or other work, and (2) any payment due to the contractor at the time of termination may be adjusted to the extent of any additional costs the owner incurs because of the contractor's default.
 - If the contractor terminates for default or if the owner terminates for convenience, the equitable adjustment shall include a reasonable profit for services or other work performed. The equitable adjustment for any termination shall provide for payment to the contractor for services rendered and expenses incurred before the termination, in addition to termination settlement costs the contractor reasonably incurs relating to commitments which had become firm before the termination.
- (15) Upon receipt of a termination action under paragraphs (13) or (14), the contractor shall (1) promptly discontinue all services affected (unless the notice directs otherwise), and (2) deliver or otherwise make available to the owner all data, drawings, specifications, reports, estimates, summaries, and such other information and materials as the contractor may have accumulated in performing this agreement, whether completed or in process.
- (16) Upon termination under paragraph (13) or (14), the owner may take over the work and prosecute the same to completion by agreement with another party or otherwise. Any work the owner takes over for completion will be completed at the owner's risk, and the owner will hold harmless the contractor from all claims and damages arising out of improper use of the contractor's work.
- (17) If, after termination for failure of the contractor to fulfill contractual obligations, it is determined that the contractor had not so failed, the termination shall be deemed to have been effected for the convenience of the owner. In such event, adjustment of the price provided for in this agreement shall be made as paragraph (14) provides.
- (18) Except as this agreement otherwise provides, all claims, counter-claims, disputes, and other matters in question between the owner and the contractor arising out of or relating to this agreement or the breach of it will be decided by arbitration if the parties hereto mutually agree, or in a court of competent jurisdiction pursuant to the laws of Massachusetts.

- (19) The Contractor shall maintain books, records, documents, and other evidence directly pertinent to performance on eligible work under this agreement in accordance with generally accepted accounting principles and practices consistently applied. The contractor shall also maintain the financial information and data used by the contractor in the preparation or support of the cost submission and a copy of the cost summary submitted to the owner. The Governor, the Secretary of Administration and Finance, MassDEP and State Auditor's Office or any of their duly authorized representatives, shall have access to such books, records, documents, and other evidence for inspection, audit, and copying. The contractor will provide proper facilities for such access and inspection.
- (20) The contractor agrees to include paragraphs (19)-(23) in all his contracts and all subcontracts directly related to project performance that are in excess of \$25,000.
- (21) Audits conducted under this provision shall be in accordance with generally accepted auditing standards and established procedures and guidelines of the reviewing or audit agency(ies).
- (22) The contractor agrees to the disclosure of all information and reports resulting from access to records under paragraphs (19) or (20), to any of the agencies referred to in paragraph (19), provided that the contractor is afforded the opportunity for an audit exit conference and an opportunity to comment and submit any supporting documentation on the pertinent portions of the draft audit report and that the final audit report will include written comments of reasonable length, if any, of the contractor.
- (23) The contractor shall maintain and make available records under paragraph (19) and (20) during performance on eligible work under this agreement and until 7 years from the date of final payment for the project. In addition, those records which relate to any "Dispute", appeal under an assistance agreement, to litigation, to the settlement of claims arising out of such performance, or to costs or items to which an audit exception has been taken, shall be maintained and made available until 3 years after the date of resolution of such appeal, litigation, claim, or exception if such date is later than seven years from the date of final payment.
- (24) (This clause is applicable if the amount of this agreement exceeds \$100,000). If the owner or MassDEP determine that any price, including fee, negotiated in connection with this agreement or any cost reimbursable under this agreement was increased by any sums because the contractor or any subcontractor furnished incomplete or inaccurate cost or pricing data or data not current as certified in his certification of current cost or pricing data, then such price, cost, or fee shall be reduced accordingly and the agreement shall be modified in writing to reflect such reduction.
- (25) Any subcontractors and outside associates or consultants required by the contractor in connection with services under this agreement will be limited to such individuals or firms as were specifically identified and agreed to during negotiations, or as the owner specifically authorizes in writing during the performance of this agreement. The owner must give prior approval for any substitutions in or additions to such subcontractors, associates, or consultants.
- (26) In connection with the performance of work under this contract, the Contractor shall not discriminate against any employee or applicant for employment because of race, color, religious creed, national origin, sex, sexual orientation, genetic information, military service, age, ancestry or disability, shall not discriminate in the selection or retention of subcontractors, and shall not discriminate in the procurement of materials and rentals of equipment.
- (27) The contractor warrants that no person or selling agency has been employed or retained to solicit or secure this contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees. For breach or violation of this warranty the owner shall have the right to annul this agreement without liability or in its discretion to deduct from the contract price or consideration, or otherwise recover, the full amount of such commission, percentage, brokerage, or contingent fee.

- (28) If it is found, after notice and hearing, by the owner that the contractor, or any of the contractor's agents or representatives, offered or gave gratuities (in form of entertainment, gifts, or otherwise), to any official, employee or agent of the owner, or of the state, in an attempt to secure a contract or favorable treatment in awarding, amending, or making any determination related to the performance of this agreement, the owner may, by written notice to the contractor, terminate the right of the contractor to proceed under this agreement. The owner may also pursue other rights and remedies that the law or this agreement provides. However, the existence of the facts upon which the owner bases such findings shall be in issue and may be reviewed in proceedings under the remedies clause of this agreement.
- (29) In the event this agreement is terminated as provided in paragraph (28), the owner shall be entitled: (1) To pursue the same remedies against the contractor as it could pursue in the event of a breach of the contract by the contractor, and (2) as penalty, in addition to any other damages to which it may be entitled by law, to exemplary damages in an amount (as determined by the owner) which shall be not less than three nor more than ten times the costs the contractor incurs in providing any such gratuities to any such officer or employee.
- (30) MassDEP has the right to use, duplicate, and disclose, in whole or in part, in any manner for any purpose whatsoever, any plans, drawings, designs, specifications, computer programs (which are substantially paid for with Trust funds), technical reports, operating manuals, and other work submitted with an application or which are specified to be delivered under this agreement or which are developed or produced and paid for under this agreement. The owner and the MassDEP reserve a royalty-free, non-exclusive, and irrevocable license to reproduce, publish, and use such materials, in whole or in part, and to authorize others to do so. The contractor shall include appropriate provisions to achieve the purpose of this condition in all subcontracts expected to produce copyrightable subject data.
- (31) All such subject data furnished by the contractor pursuant to this agreement are instruments of his services in respect of the project. It is understood that the contractor does not represent such subject data to be suitable for reuse on any other project or for any other purpose. If the owner reuses the subject data without the contractor's specific written verification or adaptation, such reuse will be at the sole risk of the owner, without liability to the contractor. Any such verification or adaptation will entitle the contractor to further compensation at rates agreed upon by the owner and the contractor.

Appendix C

D/MBE and D/WBE Forms Professional Services Contracts

DISADVANTAGED BUSINESS ENTERPRISE PARTICIPATION FOR PROFESSIONAL SERVICES CONTRACTS

I. Purpose

The purpose of this guidance document is to assist local governmental units (LGUs) and their Prime Consultant in demonstrating compliance with the United States Environmental Protection Agency (EPA) requirements for disadvantaged business enterprise (DBE) participation in professional services contracts.

II. Requirements

DISADVANTAGED BUSINESS ENTERPRISE PROGRAM BACKGROUND

In May 2008 an EPA rule became effective that changed the Minority Business Enterprise (MBE) and Women Business Enterprise (WBE) Program to a Disadvantaged Business Enterprise (DBE) Program.

For firms to qualify under the old MBE/WBE program they needed to be socially disadvantaged and had to be certified by the Supplier Diversity Office (SDO). Under the DBE rule, the firms must be both **socially** and **economically** disadvantaged, **citizens of the United States**, and certified as a DBE either by the state or the federal government. Women and certain minorities are presumed to be socially disadvantaged. The economic disadvantage is measured by the owner's initial and continuing personal net worth of less than \$1,320,000.

Because the Clean Water Act requires the use of MBEs and WBEs, these firms will still be utilized in the State Revolving Fund (SRF) Loan/Grant Program, but they must also be certified as DBEs.

SDO will continue to be the certifying agency for the SRF program. SDO certifies firms under the federal Department of Transportation program, which is acceptable for use in the SRF program. An additional form has been added to the DBE package to verify that DBEs are owned or controlled by United States citizens.

The following are the current DBE goals:

Disadvantaged MBEs_	4.2%	_Disadvantaged	WBEs_	4.5%	

III. Procedures

- 1. In cases where the professional services contracts achieve the goal of 4.2% D/MBE and 4.5% D/WBE participation, the LGU and/or its Prime Consultant is required to submit Form EEO-DEP- 190E (Schedule of Participation for Professional Services) and Form EEO-DEP-191E (Letter of Intent) to MassDEP. Form EEO-DEP-190E identifies the proposed DBE subcontractors, the type of services to be provided by each subcontractor (e.g., Architecture, preparation of O&M manuals, laboratory analysis, etc.), and the respective dollar value of their participation. Form EEO-DEP- 191E must be completed for each D/M/WBE subcontractor identified on Form EEO-DEP-190E. Each DBE must also sign the Certification of United States Citizenship form to verify that the firm is owned or controlled by a United States citizen.
- 2. In the event that a professional services contract does not achieve the goal of 4.2% D/MBE and 4.5% D/WBE participation, MassDEP may request that the LGU's Prime Consultant provide additional documentation demonstrating what positive efforts were made to achieve the participation goal. In cases where the LGU's Prime Consultant fails to demonstrate the 4.2% D/MBE and 4.5% D/WBE participation in the professional services contract, the Prime Consultant must submit Form EEO-DEP-490E (Request for Waiver), together with the supporting documentation identified therein, to MassDEP.
- 3. MassDEP's project approval certificate shall contain a condition requiring the LGU's Prime Consultant to submit all executed consultant contracts, including contracts with D/M/WBE subcontractor(s) if in excess of \$25,000, to MassDEP within sixty (60) days from the date of the award of financial assistance to the LGU by the Clean Water Trust (the Trust).
- 4. In order for MassDEP to monitor compliance with its above stated D/M/WBE provisions for professional services contracts, any LGU who does not file monthly or bi-monthly Payment Requisitions on Form 3000 (Consultant Engineer's Request and Certification) to document D/M/WBE activity, will be required at a minimum to submit Form EEO-DEP-390E (Quarterly D/M/WBE Activity Report) on a quarterly basis. The Form EEO-DEP-390E is not attached to this package but will be made available to those that need to use it when the Form 3000 reporting is not an option.

SCHEDULE OF PARTICIPATION FOR PROFESSIONAL SERVICES

Project Title: Drinking Water Lead Service Line In	ventory Project Location: Rando	olph, Massachusetts
Disadvantaged Minority Business Enterprise Partic	cination in the SRF Loan/Grant Wor	łk
Name & Address of D/MBE 1.	Nature of Participation	Dollar Value of Participation
2.		
3.		
	Total D/MBE Commitment: \$	
ercentage D/MBE Participation = (Total D/MBE Con	nmitment) /(Total Engineering Cost) =	%
Disadvantaged Women Business Enterprise Participation Name & Address of D/WBE	ipation in the SRF Loan/Grant Work Nature of Participation	Dollar Value of Participation
1. Capital Strategic Solutions	Subconsultant for grant writing,	
11 Apex Dr., Suite 300A, Marlborough, MA 01752	administration and reporting	55,000.00
2.	i	
3.		
	Total D/WBE Commitment: \$	55,000.00
ercentage D/WBE Participation = (Total D/WBE Com	nmitment) / (Total Engineering Cost) =	4.5
The Prime Consultant agrees to furnish implementatio	n reports as required by the Awarding A	A uthority to
indicate the D/MBE(s) and D/WBE(s) which it has use constitutes a breach of the contract.		
Name of Prime Consultant: BETA Group, Inc.		
Date: By:		
	Signature	

NOTE: Participation of a DBE may be counted in only their certified category; the same dollar participation cannot be used in computing the percentage of D/MBE participation and again of D/WBE participation.

LETTER OF INTENT FOR PROFESSIONAL SERVICES

I his form	is to be completed by the disadvantaged MBE and	WBE and must be	submitted by the	e Prime
	t as part of the proposal. A separate form must be	completed for <u>each</u>	D/MBE and D/	WBE involved
in the proje			5	
Project Tit	tle: Drinking Water Lead Service Line	Project Location:	Randolph, Mas	sachusetts
TO:	BETA Group, Inc.			
	(Prime Consu	ltant)		
FROM:	Capital Strategic Solutions, LLC (Please Indicate Status / D/I	MBE or ✓ D/WB	BE)	
	(,	
o I/we inter	nd to perform work in connection with the above p	roject as (check or	ne):	
A co	An individual A corporation A partnership A joint venture with:			
Othe	r (explain):			
activity de	erstood that if you are awarded the contract, you scribed below for the prices indicated. FICIPATION	intend to enter in	to an agreement	to perform the
		Date of Project		% Total
	Description of Activity	Commencement	\$ Commitment	Engineering Cost
Consulting	Services: Grant Administration & Reporting	04/01/2024	\$ 55,000.00	19.08 %

[°] The undersigned certify that they will enter into a formal agreement upon execution of the contract for the above referenced project.

PRIME CONSULTANT	MBE/WBE
(Authorized Original Signature) Date	(Authorized Original Signature) Date
ADDRESS: 315 Norwood Park South Norwood, MA 02062	ADDRESS: 11 Apex Dr Suite 300A Marlborough, MA
TELEPHONE #: 781-255-1982	TELEPHONE #: 508-690-0046
FEIN:	FEIN: 83-3329983
EMAIL: BMackie@BETA-Inc.com	EMAIL: jthompson@capital-strategic-soluting

ORIGINALS:

- ^o Compliance Mgr. City/Town Project Location
- ^o MassDEP Program Manager for MassDEP's CRU Director

EEO-DEP-191E

^{*} Attach a copy of current (within 2 years) DBE Certification

DBE CERTIFICATION OF UNITED STATES CITIZENSHIP

For the SRF program, under the EPA Disadvantage Business Enterprise (DBE) Rule, a DBE must be owned or controlled by a socially and economically disadvantaged person that is also a **citizen of the United States** (*See* 40 CFR 33.202). "Ownership" is defined at 13 CFR 124.105 and "control" is defined at 13 CFR 124.106.

DBEs are certified for the SRF program through the Supplier Diversity Office using the federal Department of Transportation (DOT) DBE rules. EPA allows the use of DBEs certified under the DOT rules as long as they are also United States citizens. To ensure compliance with the EPA rule, MassDEP must verify United States citizenship through the completion of the following form for each DBE used on the project.

SRF Project Number		
Contract Number		
Contract Title		
DBE Subcontractor		
		ubcontractor, hereby certifies that the DBE as that are citizens of the United States.
Printed Name and Titl	e of DBE Signatory	
DBE Signature		
Date		

REQUEST FOR WAIVER FOR PROFESSIONAL SERVICES

Upon exhausting all known sources and making every possible effort to meet the minimum requirements for DBE participation, the Prime Consultant seeks relief from these requirements by filing this form. Failure to comply with this process shall be cause to reject the eligibility of engineering costs.

General Informatio	<u>n</u>		
	_	3	
Project Title:	Line Survey	Project Location:	Randolph, MA
Prime Consultant:	BETA Group, Inc.		
Mailing Address:	315 Norwood Park South, Norwo	od, MA 02062	
Contact Person:	Robert Mackie	Telephone No.	781-961-0940
M' ' D ····	~		

Minimum Requirements

The Prime Consultant must show that good faith efforts were undertaken to comply with the percentage goals as specified. The firm seeking relief must show that such efforts were taken appropriately in advance of the time set for approval of the application by submitting the following:

- A. A detailed record of the effort made to contact and negotiate with minority and/or woman owned businesses, including:
 - 1. names, addresses, telephone numbers and contact dates of all such companies contacted;
 - 2. copies of dated written notice(s) which were sent to DBE potential subcontractors prior to application deadlines;
 - 3. copies of dated advertisements as appearing in general publications, trade-oriented publications, and applicable minority/women-focused media detailing the opportunities for participation;
 - 4. a detailed statement as to why each subcontractor contacted (i) was not willing to do the job or (ii) was not qualified to perform the work as solicited; and
 - 5. in the case(s) where a negotiated price could not be reached the Prime Consultant should detail what efforts were made to reach an agreement on a competitive price.
- B. MassDEP may require the Prime Consultant to produce such additional information as it deems appropriate.

Special Note
If at any time, MassDEP determines that one or more of the DBE contractors as submitted by the Prime Consultant on form EEO-DEP-190C is not certified, the bidder shall have 10 working days, following notification to MassDEP, to either find a certified DBE contractor to perform work equal to or greater than that of the uncertified contractor or submit a waiver request.
CERTIFICATION
The undersigned herewith certifies that the above information and appropriate attachments are true and accurate to the best of my knowledge and that I have been authorized to act on behalf of the Prime Consultant in this matter.

(authorized original signature)

No later than fifteen (15) days after receipt of all required information and documentation,

request is denied, the facts upon which a denial is based will be set forth in writing.

MassDEP shall make a determination, in writing, whether the waiver request is granted and shall provide that determination to the Prime Consultant and Awarding Authority. If the waiver

C.

DATE

Appendix D Statement of Tax Compliance

STATEMENT OF TAX COMPLIANCE

Under the laws of the Commonwealth of Massachusetts, Chapter 233; Section35, Acts of 1983, the LGU Consultant Engineer is required to complete the following:

I,, as	of
(Title)	(Position)
	, whose principal place of business is located at
(Business)	
	, do hereby certify that the above named
	has complied with all laws of the
Commonwealth of Massachusetts relating	to taxes, in accordance with the provisions of
Massachusetts General Laws, Chapter 62C, 49	A, as amended.
Signed under the penalties of perjury this_	day of, 20
DATED:	
(Authorized Signature)	

Appendix E

Loan/Grant

Reimbursements

Loan/Grant Reimbursement Forms

Once a financial assistance agreement/loan has been executed with the Trust, the community may seek reimbursement for costs incurred on the project. The community or its consultant engineer will complete the requisition forms, gather the appropriate backup documentation and submit the payment reimbursement request package in PDF form to MassDEP via email at DMSDEP.General@mass.gov. MassDEP perform a complete review of the reimbursement packet, recommends payment upon approval and then forwards the signed Form 1000 to the Trust. The Trust will then electronically transfer (wire) the funds to the community.

The required forms needed to seek reimbursement are: Form 1000 Form 3000. The Form 1000 form states the following: the approved amount of the loan/grant, the previous requests made by the community and the current requested amount. This form must be signed by the Authorized Representative of the community.

The Form 3000 is known as the consultant engineer's form, and maintains a running balance of the contract. The D/M/WBE information must be updated with each reimbursement request. The Form 3000 form requires the signature of the consulting engineer.

When the community signs a final loan/grant agreement with the Trust either the community or the consulting engineer should contact MassDEP to receive a copy of these forms. Please refer to <u>State Revolving Fund Contact list</u> for the accountant for your <u>community</u>.

Samples of these forms follow this page.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

BUREAU OF WATER RESOURCES

PAYMENT REQUISITION

LOAN NO.:		REQUEST NO.:			
DMS PROJECT NO.:		SERVICE DATES: TO			
LEGAL NAME AND ADDRESS OF BO	ADDOUGED				
EBOAC NAME AND ADDRESS OF BO	OKROWER:				
		-			
		_			
	APPROVED	PREVIOUS	THIS		
EXPENDITURE TYPE	AMOUNT	REQUESTS	REQUEST		
	\$	\$	\$		
Construction		\$0.00	\$0.00		
Construction Services		\$0.00	\$0.00		
Construction Contingency					
Other:		\$0.00	\$0.00		
	SSS - ES 5.				
	ALAA	MA			
		HP			
	<i>7</i> 4444				
Totals	- \$	\$ -	\$ -		
CERTIFICATION OF THE BORROWER:					
The Authorized Representative of the Borrower (de	ntifted below certiftes the following:				
(i) This payment is for Project Costs and the obliga	tions specified herein have not been th	e basis for a prior requisition tha	t has been paid;		
(ii) there has been no Default, as defined in the Reg	ulatory Agreement hereunder or no Ev	ent of Default as defined in the L	ton dereament		
and no event or condition exists which after notic or an Event of Default under the Loan Agreemen	re or lapse of time or both, would be con	me a Default under the Regulator	y Agreement		
(iii) the payment requested by this requisition is due	i exists: and of the work reducilly northwest on medical	iala maria anti-la la l			
of this regulation less retainage.	To not a desirently performed or matter	наз от рторету аспану зиррнеа	prior to the date of		
Signatura		_			
Print Name:		Date:			
Title:					
(To be completed by the DEP Division of	Municipal Services)				
Amount Requested:	Amount Approved:				
Signature:					
Print Name: Maria E. Pina					
Title: Division Dire					

FORM BMF-1000 [Feb-20]

DEPARTMENT OF ENVIRONMENTAL PROTECTION

BUREAU OF WATER RESOURCES

PAYMENT REQUISITION

(Consultant Engineer's Request and Certification)

OAN NO. :	0			DESCRIPTION	OF PROJECT:		
MS PROJECT NO. :	0			1	0		
ONTRACT No.					0		
EGAL NAME OF BORROWER:				REQUEST No.	0		
EGAL NAME OF BURROWER.	-0						То
				PAYMENT PER	KIOD:	From	10
CONSULTANT NAME & ADDRESS:				CONTRACT SE	CONTRACT SERVICE DATES: From To		
						CUMMULATIVE	REMAINING
	APPROVE	ED .	PREVIOUS REQUESTS	THIS REQUE:	ST	REQUESTS	BALANCE
EXPENDITURE TYPE	COST	9.6			96	\$	\$
	\$	- 0%		\$	- 0%		\$
onstruction Services	\$	- Uff0	3 -	9			
							<u> </u>
		_			_		
				-			
D/MBE/WBE Subcontractors					_		
	S	- O%	\$ -	\$	- 0%		\$
	- 4	- ()º is	\$	8	_ 0%	- \$	\$
		- 1,7.0	Ψ				
	-						
8							-
		_					
				7			l on
Totals	\$	- \$ -	\$			-	3
Totals The Forenwer's Consultant Engineer identified herein a costs for work actually performed or material or proper specifications approved by the Department, or in the ca documentation demonstrates that all such deviations has accordance with MASL, a 30, 2291 and are project one	ertifies as follows: 1) the ty actually supplied prior se of substantial deviation we be minultorized and o	attached invoices and to the date of this req is from the approved	supporting docum- udation in conform plans and specifical	ny with the plans and tions, the attached	- \$ <u>-</u>	\$ -	\$
BY THE CONSULTING ENGINEER					-		
	الما العالمية الم	bu				Date Signed	
	Certified	υу.					***
	Type Name and	Fitle:				Telephone	
	туре глане ана .						
1							

FORM BMF-3000